A23560

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer: 4/0 Multiple Alice - Alice
A 23560 Office Use Only





000058185700

08/10/05--01004--001 **105.00

M. HODGES

Are the tage

MICHAEL L. BREWER

Attorney at Law 500 Canal Street, New Smyrna Beach, Florida 32168 (386) 423-5504

Telecopier: (386) 423-8370

August 8, 2005

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32301

RE: Keepit Safe Security Storage Systems, Ltd.

Dear Sir or Madam:

Please find enclosed for filing an original and one copy of an Amendment to Certificate of Limited Partnership for the above referenced Limited Partnership. Also enclosed is a check made payable to the Florida Department of State in the amount of One Hundred Five (\$105.00) Dollars for the following:

1.	Filing Fee	≘		•	\$ 52.50	
2.	Certified	сору	of	Amendment	<u>\$ 52,50</u>	
Total	1				\$105.00	

After filing the original, please certify the copy and return same to the undersigned in the envelope provided for your convenience.

Sincerely,

Michael L. Brewer, Esq.

MLB/mlv Enclosure

AMENDMENT TO CERTIFICATE OF LIMITED PARTNERSHIP FOR KEEPIT SAFE SECURITY STORAGE SYSTEMS, LTD.

- 1. Name: The name of the Partnership shall be KEEPIT SAFE SECURITY STORAGE SYSTEMS, LTD., a Florida limited partnership (hereinafter referred to as the "Partnership").
- 2. Date of Filing: The Certificate of Limited Partnership was filed on November 12, 1986 with the Secretary of State for the State of Florida document number A23560.
- 3. Principal Place of Business: The principal place of business of the Partnership, unless changed by the General Partner upon notice to the Limited Partners, shall be 5050 Norvell Bryant Highway, Crystal River, Florida 34429.
- 4.— Term: The Partnership commenced on November 12, 1986 and shall have an existence for a term of forty (40) years, unless and until sooner terminated, as hereafter provided.
- 5. Identity of Partners: DAVID M. WOODSON shall no longer be the General Partner of the Partnership. The General Partner is GATORBACK PRODUCTIONS, INC., a Florida corporation. The General Partner shall have a one(1%) percent interest in the profits and losses of the Partnership. CHARLES H. ROGERS and VIRGINIA H. ROGERS, his wife, are no longer Limited Partners of the Partnership. The Limited Partner is DAVID M. WOODSON and he shall have a ninety-nine (99%) percent interest in the profits and losses of the Partnership.
 - 6. Paragraph 8.7 Guaranteed Payments is hereby deleted.
- 7. The Allocation of Profits and Losses is amended to provide that one (1%) percent is allocated to the General Partner and ninety-nine (99%) percent is allocated to the Limited Partner. The General Partner shall no longer receive a salary.
- 8. Paragraph 14.1 Dissolution of Partnership, subparagraph (d) is amended by substituting " 40^{th} anniversary" in lieu of " 20^{th} anniversary".
- 9. Except as herein amended, the terms and provisions of the Agreement dated October 2, 1986, shall remain in full force and effect.

WHEREFORE, the parties hereto have executed this Amendment to Certificate of Limited Partnership this day of MUST, 2005.

GENERAL PARTNER GATORBACK PRODUCTIONS, INC.

BY: DAVID M. WOODSON, Prés dent

LIMITED PARTNER

DAVID M. WOODSON

STATE OF FLORIDA COUNTY OF Citrus

The foregoing instrument was acknowledged before me this day of August 2005, by DAVID M. WOODSON, individually as Limited Partner, and as President of GATORBACK PRODUCTIONS, INC., the General Partner.

Notary Public State of Florida
My commission expires:

[] Personally Known OR

] Produced Identification

Type: _

