CORPORATE ACCESS, INC. 1116-D THOMASVILLE RD 7:000017:50237 -03/19/96--01155--02 \*\*\*\*140.00 \*\*\*\*140.00 City/State/Zip Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time Walk in Certified Copy Will wait Mail out Certificate of Status AMENDMENTS NEW FILINGS Profit Amendment Resignation of R.A., Officer/ Director NonProfit Limited Liability Change of Registered Agent **Domestication** Dissolution/Withdrawnl Other Merger OTHER FILINGS REGISTRATION/ J. TAX OUALIFICATION FILING Annual Report R. AGENT FEE Foreign Fictitious Name C. COPY \_\_\_\_ Limited Partnership TOTAL .\_\_ Name Reservation N. BANK .. Reinstatement BALANCE DUE Trademark PEFHND. Other Examiner's Initials CR2E031(1/95)

## CERTIFICATE OF LIMITED PARTNERSHIP OF HANDY FAMILY PARTNERSHIP, LTD.

Pursuant to the provisions of the Florida Revised Uniform Limited Partnership Act as set forth in Chapter 620 of the Florida Statutes, the undersigned, desiring to form a limited Partnership, hereby state the following:

- 1. The name of the Partnership is HANDY FAMILY PARTNERSHIP, LTD.
- 2. The character of the business to be conducted by the Partnership is to engage in the business of investing in various security instruments related to entities in the United States of America and for any other lawful business activity. The Partnership shall have the power and authority to purchase, own, and hold various securities, including but not limited to stocks, bonds, and limited partnership interests. The Partnership shall also have the power to pledge, lien and encumber the securities it owns in connection with its ownership and execute any and all ancillary documents related to such encumbrance.
- 3. The location and mailing address of the principal place of business of the Partnership is 200 E. New England Avenue, Suite 301, Winter Park, Florida 32789.
- 4. The term for which the Partnership is to exist shall commence on the date this Certificate of Limited Partnership is filed, and shall continue until the close of business on December 31, 2050, unless sooner terminated by consent of the General Partner and Limited Partner or pursuant to the terms and conditions of the Limited Partnership Agreement.

5. The name, place of business, units and percentage of shares of the sole General

Partner is:

ict is:	•	MAR GRAN
Winter Park Capital Company 200 E. New England Avenue, Suite 301 Winter Park, FL 32789	<u>U</u> nits 1	Percentage Constitution of the

6. The names, places of business, number of units and percentage share of the Limited Partners are:

	<u>Units</u>	Percentage Owned
Kate Elizabeth Handy 2365 Forrest Road Winter Park, FL 32789	33	33%
Philip Breckinridge Handy 2365 Forrest Road Winter Park, FL 32789	33	33%
Abigail Slocum Handy 2365 Forrest Road Winter Park, FL 32789	33	33%

- 7. The General Partner shall be required to make an initial capital contribution of cash in the total amount of \$10.00.
- 8. The Limited Partners shall be required to make an initial total capital contribution of securities or cash in the total amount of \$990.00.
- 9. The Limited Partners shall be required to make additional capital contributions upon call by the General Partner.

- 10. The Limited Partners shall not be entitled to the return of their capital contributions except by virtue of distributions pursuant to the Partnership Agreement or upon dissolution of the Partnership.
- 11. The share of the profits or other compensation by way of income which the Limited Partners shall receive by reason of their capital contributions is a total of ninety-nine percent (99%) in accordance with Paragraph 6 above.
- 12. The Limited Partners have the right to substitute an assignce of their Partnership interest as a contributor in their place only with the written consent of the General Partner and the other Limited Partners, if any, and upon the following terms and conditions: executing an instrument of assignment and filing same with the General Partner, obtaining the consent of the Limited Partners, executing any additional instruments the General Partner deems necessary and paying to the Partnership all costs involved in making this amendment.
- 13. The General Partner has the right, with the consent of the Limited Partners, to admit additional Limited Partners.
- 14. Upon adjudication of bankruptcy or filing of a petition under the Federal Bankruptcy Act, withdrawal or removal of the General Partner, or the death or adjudication of incompetency of the General Partner, the Partnership will be dissolved unless within sixty (60) days after such event the Limited Partners elect to continue the business of the Partnership and select a substitute General Partner who agrees in writing to accept such selection.

No right is given to the Limited Partners to demand and receive property other 15. than cash in return for their contributions. However, upon dissolution there may be distributed pursuant to the terms of the Partnership Agreement Partnership property distributed in kind IN WITNESS WHEREOF, we have hereunto set our hands this 29th day of February, 1996, effective upon filing with the Florida Secretary of State. "General Partner" WINTER PARK CAPITAL COMPANY, a Florida corporation, as General Partner By: Rober Caces un-"Limited Partners" STATE OF FLORIDA COUNTY OF ORANGE The foregoing instrument was acknowledged before me this 29% day of February, 1996, by Robert P. Saltsman, as Vice President of Winter Park Capital Company, a Florida corporation, General Partner of Handy Family Partnership, Ltd., on behalf of the corporation. Personally known to me. ☐ Produced identification: Type:\_ OFFICIAL NOTARY SEAL NAN O'BRYANT NOTARY PUBLIC STATE OF FLORIDA

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COMMISSION NO. CC340371 MY COMMISSION EXP. JAN. 6,1998

WPDATANANAPHIXXTHNDYCERT LTD

FELTOR STATE OF CALIFORNIA COUNTY OF <u>ORANGE</u>		
The foregoing instrument was Kate Elizabeth Handy.	acknowledged before me this <u>AC</u> day of February, 1990	6, by
☑ Personally known to me. ☐ Produced identification: ☐ Type:	Polit Cales mon Notary Public, State of Guilfornia	184 86 1810
Florida STATE OF <del>COLORADO</del> COUNTY OF <u>DIAME</u>	HY COMMISSION OF COURTS  HY COMMISSION OF COURTS  LATIFICAL Arrivary 110, 1004  Description belong this of the continue	04:6 HY 11 KH 86
The foregoing instrument was a Philip Breckinridge Handy.	acknowledged before me this 29% day of February, 1990	5, by
☑ Personally known to me. ☐ Produced identification: Type:	Notary Public, State of Goloruslo	<del></del>
STATE OF FLORIDA COUNTY OF ORANGE	Both of P. Sall 1 44/41  Its contain James 150 103101  Parties James 15, 1003  Care the new years to a salton	
The foregoing instrument was a Abigail Slocum Handy.	acknowledged before me this <u>29</u> day of February, 1996	i, by
Personally known to me.  Produced identification:  Type:	Robel Sacks ma Notary Public, State of Florida	<del></del>
	ROBLET P. SALTUMAN  HY COMPUTATION FOR SEP183  INVIELD: January 12, 1089  Carbon Days Stray Public Unit resident	

### LIMITED PARTNERSHIP REGISTERED AGENT DESIGNATION OF HANDY FAMILY PARTNERSHIP, LTD.

In compliance with Section 620.105, Florida Statutes, the following is submitted:

First, that Handy Family Partnership, Ltd., with its place of business at 200 E. New England Avenue, Suite 301, Winter Park, Florida 32789, has named its General Partner, Winter Park Capital Company, 200 E. New England Avenue, Suite 301, Winter Park, Florida 3278 as its agent to accept service of process within the State of Florida.

> HANDY FAMILY PARTNERSHIP, LTD. a Florida limited Partnership

By: Loke Saiss

Robert P. Saltsman, Vice President Winter Park Capital Company, General Partner

Date: 2/29/96

Having been named to accept Service of Process for the above stated Limited Partnership, at the place designated in this certificate, I hereby agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of Section 620.192, Florida Statutes.

> WINTER PARK CAPITAL COMPANY, a Florida corporation

By: Robert P. Saltsman, Vice President

Date: 2/24/94

# AFFIDAYIT FOR CERTIFICATE OF LIMITED PARTNERSHIP, LTD.

## STATE OF FLORIDA COUNTY OF ORANGE

Pursuant to Chapter 620.108 Florida Statutes, before me, the undersigned authority, this day personally appeared Robert P. Saltsman, Vice President of Winter Park Capital Company, the General Partner of Handy Family Partnership, Ltd., ("Affiant"), who being first duly sworn, deposes and says:

1. That the total contributed by the General Partner to Handy Family Partnership, Ltd. is as follows:

General Partner	<u>Amount</u>
Winter Park Capital Company	\$10.00

2. That the anticipated total capital contribution by the Limited Partners to Handy Family Partnership, Ltd. is as follows:

Limited Partners	Amount	
Kate Elizabeth Handy Philip Breckinridge Handy	\$330.00 \$330.00	
Abigail Slocum Handy	\$330.00	

#### FURTHER AFFIANT SAYETH NAUGHT.

ROBERT P. SALTSMAN

Sworn to and subscribed before me on this 29 % day of Nelman, 1996 by Robert P. Saltsman.

Jan C'Aryant

OFFICIAL NOTARY SEAL
NAN O'BRYANT
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC340371
MY COMMISSION EXP. JAN. 6,1998

□ Personally known to me.□ Produced identification:

Type:

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# FIRST AMENDMENT TO THE CERTIFICATE OF LIMITED PARTNERSHIP OF HANDY FAMILY PARTNERSHIP, LTD.

Pursuant to the provisions of the Florida Revised Uniform Limited Partnership Act as set forth in Chapter 620 of the Florida Statutes, the undersigned, hereby amends the Certificate of Limited Partnership of Handy Family Partnership, Ltd., which Certificate was originally filed on March 14, 1996, and assigned Document No. A96000000495.

The Certificate of Limited Partnership is amended to restate all general and limited partners of the Partnership as follows:

1. The amended name, place of business, units and percentage of shares of the sole General Partner is:

	Units	Percentage <u>Owned</u>
Winter Park Capital Company 222 West Comstock Avenue, Suite 210 Winter Park, Florida 32789	1	1%

2. The amended names, addresses, number of units and percentage share of the Limited Partners is:

	<u>Units</u>	Percentage Owned
F. Philip Handy 2365 Forrest Road Winter Park, Florida 32789	14	14%
Gail S. Handy 2365 Forrest Road Winter Park, Florida 32789	10	10%
Kate Elizabeth Handy 2365 Forrest Road Winter Park, Florida 32789	25	25%

Philip Breckenridge Handy 2365 Forrest Road Winter Park, Florida 32789	25	25%
Abigail Slocum Handy 2365 Forrest Road Winter Park, Florida 32789	25	25%
IN WITNESS WHEREOF, we have he July, 1996, effective upon filing with the	ereunto set our hands this Florida Secretary of State.	day of
•	"General Partner"	
WINTE General	ER PARK CAPITAL COM	PANY, INC.,
By:	C. Ahlp Hr. Philip Handy, President	SECRET SECRET
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