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	DOMESTIC FILING	
NAME:	THE JIMENEZ FAMILY LIMITED PARTNERSHIP #1	
	EFFECTIVE DATE:	· · ·
ARTICLES XX CERTIFICA	OF INCORPORATION TE OF LIMITED PARTNERSHIP	:
PLEASE RETURN T	HE FOLLOWING AS PROOF OF FILING:	•

### CERTIFICATE OF LIMITED PARTNERSHIP

OF

#### THE JIMENEZ

#### FAMILY LIMITED PARTNERSHIP #1 A Florida Limited Partnership

The undersigned, acting as formers of a limited partnership under the Florida Revised Uniform Partnership Act, adopt the following certificate for such limited partnership.

- 1. Name. The name of this Limited Partnership is THE JIMENEZ FAMILY LIMITED PARTNERSHIP #1.
- 2. <u>Business</u>. The purpose of the Partnership shall be to engage in any lawful act or activity in which a partnership may engage, including, but not limited to owning, acquiring, purchasing, developing, operating, maintaining, selling and leasing or otherwise dealing inor with any interests or rights in any real or personal property of any type, kind or description, and to do all other things necessary, proper, convenient or advisable in connection therewith through one or more other partnerships or entities or arrangements.
- 3. <u>Principal Place of Business and Location of Records.</u> The location of the principal place of business of the Partnership is 8427 S.W. 147th Court, Miami, Florida 33193, at which place the records shall be maintained.
- 4. Registered Agent. The name and address of the registered agent for service for this Limited Partnership is Barry A. Wilen, Esq. at 4601 Sheridan Street, Suite 208, Hollywood, Florida 33021who acknowledges by his, her or its signature hereunder, that he, she or it accepts same.
- 5 <u>The General Partner</u>. The name and business address of the General Partner is as follows:

GENERAL PARTNER

#### PLACE OF BUSINESS

DIOSELINA JIMENEZ

8427 S.W. 147th Court Miami, Florida 33193

- Section of the sectio Mailing Address. The mailing address of the Limited Partnership is 8427 S.W. O. 147th Court, Miami, Florida 33193.
- Term. The Partnership shall begin at the time of the filing of the certificate of 7. Limited Partnership with the Department of State and shalf figuidate and dissolve on July  $\mathfrak{M}_{\mathfrak{p}}$ 2031, unless sooner dissolved by law or by agreement of the parties of the parties hereto or unless extended by a majority agreement of the Partners.
- Additional Contributions. No additional contributions of the Limited Partners 8. have been agreed upon.
- Return of Contributions. No Limited Partner shall be entitled to withdraw or 9. demand the return of any part of his or her capital contribution except upon dissolution of the Partnership.
- Profits. All annual net profits of the Partnership shall be divided among the 10. General and Limited Partners in the same proportion as the Partners' then capital interest accounts, unless retained for Partnership investment and business activities.
- Sale or Transfer of Interest in Partnership. A Limited Partner shall not have 11. the right to sell or cansfer his or her interest in the Partnership without the prior written consent of the partners, unless the transfer is a permitted transfer, as explained in detail by the Partnership Agreement
- Additional Limited Partners. The General Partners may admit additional 12 limited partners.
  - Priority Among Limited Partners. There is no priority of one Limited Partner 13.

over another as to the contributions or compensation by way of income.

Partner, the Partnership shall dissolve unless continued by the remaining Partners and selecting when necessary, by unanimous vote of the of remaining Partners, a new successor General Partner

15. <u>Property Other than Cash</u>. A Limited Partner may not demand property other than cash in return for his or her contributions.

16. Amount of Cash and Affidavit to Agreed Value and Description of Property

Contributed. The Limited Partners in the Limited Partnership have contributed their interest
in the property as set forth in Schedule "A," Affidavit of the Amount of the Capital

Contributions of the Limited Partners, and Any Amount Anticipated to be Contributed by the
Limited Partners," attached hereto, with an agreed value of Two Hundred Thirty Thousand

Dollars (\$230,000).

IN WITNESS WHEREOF, the parties have hereunder executed this Certificate on the

GENERAL PARTNER:

DIOSELINA JIMENEZ

Dated: June 25, 1996

CA 216. 1

Registered Agent, Barry A. Wilen, Fan

## "AFFIDAVIT OF THE AMOUNT OF CAPITAL CONTRIBUTIONS OF THE LIMITED PARTNERSHIP, AND ANY AMOUNT ANTICIPATED TO BE CONTRIBUTED BY THE LIMITED PARTNERS"

The undersigned presents this Affidavit, given under oath, to affirm the following:

- The amount of the capital contributions to date of the Limited Partnership of the JIMENEZ Family Limited Partnership #1 is Two Hundred Thirty Thousand Dollars (\$230,000)
- The amount contributed and anticipated to be contributed by the Limited Partners at this time totals Two Hundred Thirty Thousand Dollars (\$230,000).

DIOSELINA JIMENEZ

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this  $\underline{A}$  day of June, 1996, by DIOSELINA JIMENEZ, who is personally know to me, or, if not, produced the following form of identification:  $\underbrace{\text{UR}(A) \times \text{UR}(A) \times$ 

NOTARY PUBLIC, STATE OF FLORIDA



RICHARD B. SABRA
ANY COMMISSION & CO385994 EXPIRES
August 21, 1998
ACHER THEY FAIN BOURANCE, INC.

PARTNMPFAMILY 1.TD