# A9900000650

(Re	equestor's Name)
(Ad	idress)
(Ac	ddress)
(Cr	ty/State/Zip/Phone #)
	WAIT MAIL
(Bu	usiness Entity Name)
(Dc	ocument Number)
Certified Copies	Certificates of Status
Special Instructions to	Filing Officer:
	Office Use Only



09/04/24--01003--023 +•105.00



#### **COVER LETTER**

**TO:** Registration Section

**Division of Corporations** 

SUBJECT: \_\_\_\_\_\_

(Name of Florida Limited Partnership or Limited Liability Limited Partnership)

The enclosed Certificate of Dissolution and fee(s) are submitted for filing. Please return all correspondence concerning this matter to: James T. Speegle

(Contact Person)

(Firm/Company)

370 Raney Rd

(Address)

Titusville, FL 32780

(City, State and Zip Code)

For further information concerning this matter, please call:

 Troy Speegle
 at (
 850
 685-6461

 (Name of Contact Person)

 (Area Code)
 (Daytime Telephone Number)

Enclosed is a check for the following amount:

S52.50 Filing Fee

\$61.25 Filing Fee and Certificate of Status **\$105.00** Filing Fee and Certified Copy

S113.75 Filing Fee, Certified Copy, and Certificate of Status

#### STREET ADDRESS:

Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

#### MAILING ADDRESS:

Registration Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

## CERTIFICATE OF DISSOLUTION OF SPEEGLE INVESTMENT PARTNERSHIP, LLLP

Pursuant to the provisions of Section 620.1203, Florida Statutes, the undersigned limited liability limited partnership, whose Certificate of Limited Partnership was filed on April 21, 1999, assigned Florida document number A9900000650, hereby submits the following Certificate of Dissolution for the purpose of dissolving the limited liability limited partnership.

- First: Upon the unanimous consent of all the limited partners and the general partner, the limited and general partners have determined it is in the best interest of the partners to wind up the activities of the partnership and dissolve the partnership.
- Second: The effective date of the dissolution is the date these Articles of Dissolution are filed with the Florida Secretary of State.
- Third: The dissolution of the Partnership was approved on <u>AuGust 14</u>, 2024, in accordance with the provisions of Section 620.1801(1)(b), Florida Statutes, as well as the provisions of the certain Amended and Restated Partnership Agreement dated July 19, 2011.

Speegle Investment Partnership, LLLP

By: <u>James T. Speegle</u>, General Partner



## NOTICE OF DISSOLUTION FOR FLORIDA LIMITED PARTNERSHIP OR LIMITED LIABILITY LIMITED PARTNERSHIP

This notice is submitted by the dissolved limited partnership or limited liability limited partnership named below or the successor entity for resolution of payment of unknown claims against this limited partnership or limited liability limited partnership as provided in s. 620.1807, F.S.

This "Notice of Dissolution" is optional and is not required when filing a Certificate of Dissolution.

Name of Dissolved Limited Partnership or Limited Liability Limited Partnership: SPEEGLE INVESTMENT PARTNERSHIP, LLLP

SPEEGLE INVESTMENT FARTNERSHIP, LLLP	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
Description of information that must be included in a claim: Name of entity, date of incident, backup documentation, certification by corporate official.	ALLAHASSEE.F	FILED
Mailing address where claims can be sent: (Claims cannot be sent to the Florida Department o	f State.)	
JAMES T. SPEEGLE		

370 RANEY RD

TITUSVILLE, FL 32780

A claim against the above named limited partnership or limited liability limited partnership will be barred unless a proceeding to enforce the claim is commenced within 4 years after the filing of the notice.

Signature of a general partner or a principal of the successor entity:

James T Spanjle Signature James T Speegle Printed Name

Fee: No charge if included with Certificate of Dissolution. If filed separately, \$52.50.

## WRITTEN UNANIMOUS CONSENT OF THE LIMITED PARTNERS AND GENERAL PARTNER OF <u>SPEEGLE INVESTMENT PARTNERSHIP, LLLP</u>

The undersigned, JAMES T. SPEEGLE and MARTHA G. SPEEGLE, as husband and wife, constituting all the limited partners and, JAMES T. SPEEGLE, the sole general partner of Speegle Investment Partnership, LLLP, a Florida limited liability limited partnership, hereby agree, adopt, consent to, and order the following partnership actions in lieu of a Special Meeting of the Partners and do hereby waive any notice to be given in connection therewith pursuant to this action.

WHEREAS, JAMES T. SPEEGLE and MARTHA G. SPEEGLE, as husband and wife, (the "Limited Partners") are the limited partners of Speegle Investment Partnership, LLLP, a Florida limited liability limited partnership (the "Partnership").

WHEREAS, JAMES T. SPEEGLE, (the "General Partner") is the sole general partner of the Partnership. The Limited Partners and the General Partner as herein sometimes collectively referred to as the "Partners".

WHEREAS, the Limited Partners and the General Partner have determined that it is in the best interest of Partnership and its Partners to dissolve the Partnership and distribute the assets of the Partnership to its Partners in accordance with the certain Plan of Distribution signed by all the Partners and which complies with the certain Amended and Restated Limited Partnership Agreement dated July 19<sup>th</sup> 2011; and

WHEREAS, the General Partner shall execute a Certificate of Dissolution and file it with the Florida Secretary of State in accordance with the provisions of Section 620.1203, Florida Statutes, as well as, file a Statement of Termination in accordance with the provisions of Section 620.1203(3), Florida Statutes upon the completion of the winding up of the Partnership affairs; and

NOW, THEREFORE, BE IT RESOLVED, that the Partnership shall be dissolved pursuant the Partnership Agreement and Florida Law; and

**BE IT FURTHER RESOLVED**, the Limited Partners and the General Partner shall prepare and execute a plan of dissolution that complies with the Partnership Agreement and Florida law; and

**BE IT FURTHER RESOLVED,** that the General Partner, is hereby authorized and empowered to sign all of the documents necessary, to cause the Partnership to be dissolved and the activities and affairs of the partnership to wind up in accordance with the provisions of Section 620.1803, Florida Statutes, including adopting and approving the Plan of Dissolution, a copy of which has been provided to the Partners, and to consummate the transactions contemplated by the Dissolution, in order to carry out the purpose or intent of these resolutions and to do or cause to be done any and all such acts and things by or on behalf of the Partnership, in its sole discretion, upon

advice of counsel or otherwise, as it deems necessary and appropriate to consummate the transactions contemplated by the Dissolution; and

BE IT FURTHER RESOLVED, that the General Partner is directed to execute and file a Certificate of Dissolution with the Florida Secretary of State to effectuate the Dissolution, as well as, execute and file a State of Termination at the appropriate time upon the completion of the winding up of the affairs of the Partnership.

IN WITNESS WHEREOF, the undersigned, as the General Partner and the Limited Partners of the Partnership, execute the foregoing company action for the purpose of giving their consent to it as of the /4 day of AuGust, 2024.

General Partner:

By: <u>James T. Spengle</u> James T. Speegle

Limited Partners:

By: James T. Speegle & Martha G. Speegle, husband & wife

James T. Speegle Marila D. Apreche

### PLAN OF DISSOLUTION OF SPEEGLE INVESTMENT PARTNERSHIP, LLLP

The Limited Partners and the General Partner of Speegle Investment Partnership, LLLP, a Florida limited liability limited partnership (the "Partnership"), to wit: JAMES T. SPEEGLE and MARTHA G. SPEEGLE, husband and wife, (the "Limited Partners"), and JAMES T. SPEEGLE(the "General Partner"). have determined that it is in the best interest of the Partnership to dissolve and disburse all of the assets comprising the Partnership, after paying all remaining debts and expenses, to the Partners in accordance with their positive capital account balances pursuant to Section 13.2.B. of the Amended and Restated Partnership Agreement dated July 19th, 2011.

This Plan of Dissolution of Speegle Investment Partnership, LLLP is effective this  $\underline{\mu}$  day of  $\underline{\mu}$  day of  $\underline{\mu}$  day  $\underline{\mu}$ , 2024, and the General Partner is hereby authorized and directed to carry out the Plan of Dissolution as set forth herein.

#### Speegle Investment Partnership, LLLP

General Partner:

By: <u>James T. Speegle</u>, General Partner

Limited Partners:

By: James T. Speegle & Martha G. Speegle, husband and wife

James T. Speegle James T. Speegle Martin V. Speegle Martha G. Speegle

# STATEMENT OF TERMINATION OF SPEEGLE INVESTMENT PARTNERSHIP, LLLP

Pursuant to the provisions of Section 620.1203, Florida Statutes, the undersigned limited liability limited partnership, whose Certificate of Limited Partnership was filed on April 21, 1999, assigned Florida document number A9900000650, hereby submits the following Statement of Termination.

Speegle Investment Partnership, LLLP, has completed winding up its affairs and wishes to file a statement of termination.

Speegle Investment Partnership, LLLP

By: James T. Speegle, General Partner