

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

LIMITED
PARTNERSHIP
REINSTATEMENT

FLORIDA DEPARTMENT OF STATE

Secretary of State
DIVISION OF CORPORATIONS

FILED

01 MAR 12 PM 5:00

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

DOCUMENT # A99000000668

1. Name of Limited Partnership

MARGER OF SARASOTA PARTNERSHIP, LTD.

2. Principal Office Address

4957 Gardiners Bay Cir.

Suite, Apt. #, etc.

City & State

Sarasota, FL

Zip
34238

Country
USA

3. Mailing Office Address

4957 Gardiners Bay Cir.

Suite, Apt. #, etc.

City & State

Sarasota, FL

Zip
34238

Country
USA

4. Date Formed or Registered
To Do Business in Florida

April 23, 1999

5. FEI Number

65-0926783

Applied For

Not Applicable

6. CERTIFICATE OF STATUS DESIRED ☐

\$8.75 Additional Fee required
for a Certificate of Status

7a. Capital Contributions as shown on Record:

1,127,618

7b. Amount of Capital Contributions in FLORIDA to date:

1,127,618

FEES:

1.) Filing Fee(s): Computed at a rate of \$7 per \$1,000 on amount entered in 7b, with a minimum filing fee of \$52.50 and a maximum of \$437.50, for each year due this office.

2.) Supplemental Fee(s): \$88.75 for each year due this office, beginning with 1992 calendar year.

3.) Penalty Fee(s): \$500 penalty fee for each year report form is delinquent.

Note: If the amount entered in 7b is greater than amount entered in 7a, a supplemental affidavit must be submitted along with a separate and appropriate filing fee.

Name

Gerald D. Royle

Street Address (P.O. Box Number is Not Acceptable)

4957 Gardiners Bay Cir.

Suite, Apt. #, Etc.

City

Sarasota

State

FL

Zip Code

34238

9. Pursuant to the provisions of sections 620.1051 and 620.192, Florida Statutes, the above-named limited partnership organized or registered under the laws of the State of Florida, submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. Such change was authorized by its general partner(s). I hereby accept the appointment of registered agent. I am familiar with, and accept the obligations of section 620.192, Florida Statutes.

SIGNATURE (Registered Agent Accepting Appointment)

DATE

**A GENERAL PARTNER THAT IS A CORPORATION, LIMITED PARTNERSHIP OR OTHER BUSINESS ENTITY
MUST BE REGISTERED AND ACTIVE WITH THIS OFFICE.**

10. Name(s) of General Partner(s)

Address of Each General Partner
(Do NOT Use Post Office Box Numbers)

City, State and Zip Code

10a. Registration
Document Number

MJS OF SARASOTA, LLC

4957 Gardiners Bay
Circle

Sarasota, FL 34238

L99000002301
A99000000668

300003852563--7
-03/14/01--01057--006
1026.25 *1026.25

REINSTATEMENT 200-01

Note: General partners MAY NOT be changed on this form; an amendment must be filed to change a general partner.

11. I do hereby certify that the information supplied with this filing is voluntarily furnished and does not qualify for the exemption stated in Section 119.07(3)(i), Florida Statutes. I release the Division of Corporations from any liability of non-compliance with Section 119.07(3)(i) in the event that the information supplied is deemed exempt from public access. I further certify that the information indicated on this annual report is true and accurate and that my signature shall have the same legal effects as if made under oath. I further certify that I am a General Partner of the limited partnership, receiver or trustee empowered to execute this report as required by chapter 620, Florida Statutes.

SIGNATURE

DATE

2/26/01

Typed or Printed Name of General Partner Signing Form Gerald D. Royle

Telephone Number 941-925-3525

MARGER OF SARASOTA PARTNERSHIP, LTD
4957 Gardiners Bay Circle
Sarasota, Fl 34238
Tel: (941) 925-3525

FILED

01 MAR 12 PM 5:00

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Tammy Cline
P.O. Box 6327
Tallahassee, Fl. 32314

RE: Marger of Sarasota Partnership, Ltd.
Re-instatement & Penalties

Dear Ms. Cline,

As was stated during recent telephone conversations between myself, my accountant and you, it has come to our attention that our annual report for Marger of Sarasota Partnership, and MJS of Sarasota was not filed in 1999 and you therefore declared these 2 companies inactive.

The purpose of this letter is to inform you of the extenuating circumstances surrounding these events and why we believe the severe penalties you render in these cases should be waived. The reason we never filed for 1999 is that we never received the forms from your office. During 98-99, we were involved in a very high profile case which I believe still has open files of investigation in at least two of your bureaus, the Attorney General's office, and the Department of Professional Business & Regulation. It is probably referred to as the "US HOME-TURTLE ROCK" case and while I can't speak about the case, part of the end result is we had to vacate our house permanently on very short notice. We did leave forwarding addresses on our mail delivery and we temporarily moved into another house for a year and subsequently moved into what we hope is our final house this past May. What began with a simple purchase of a new home in 1996 commenced a 5 year odyssey which was just completed.

We have 3 businesses. The main one, Canusa Cutting Tools Inc. has always filed because we always received the forms and if you would care to check, you'll find all taxes, both federal and state have always been filed annually as well as any other forms necessary. The Marger and MJS scenario was only formed in the middle of the whole housing scenario in 1998 and everything we received has always been filed.

Please check our taxes again both state and federally and you will find they are up to date. We are in the process now of filing our 2000 taxes, although it seems strange to be filing taxes for a company that doesn't exist. By the way, if we filed our 1999 taxes for both of these companies which we did, where is it in your system that accepts tax money and forms from a company that is inactive? Does that make any sense to you? Why weren't we notified at that point that you've received our money and tax forms but can't accept them because we are inactive?

FILED

Furthermore, with all due respect, if the penalties were \$50 to \$100 dollars, you wouldn't even be receiving this letter. But to impose this type of severe penalties on companies when they may have no knowledge of a problem leads me to believe that this type of form or at least a notice afterward should be sent out certified mail so you at least are aware that the defaulting company received the news and it is just not an oversight on someone's part.

For the above reasons, we respect fully request that you waive the penalties involved in this instance. Our records are completely up to date except for a filing form we did not receive. We hope you agree and can settle this matter amicably but we are prepared to follow legal recourse in this instance if necessary as a matter of principal.

Thanking you in advance for your co-operation in this regard, we remain,



G.D. Royle



FLORIDA DEPARTMENT OF STATE

Katherine Harris
Secretary of State

FILED

01 MAR 12 PM 5:00

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

February 7, 2001

G.D. ROYLE
4957 GARDINERS BAY CIRCLE
SARASOTA, FL 34238

SUBJECT: MARGER OF SARASOTA PARTNERSHIP, LTD.
Ref. Number: A99000000668

We have received your document for MARGER OF SARASOTA PARTNERSHIP, LTD., however, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$1026.25.

We are enclosing the proper form(s) with instructions for your convenience.

Since you never received the forms the fee can be waived the application enclosed should be filled out and return to my attention. The fee to file the reports you missed is \$1026.25.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6020.

Tammi Cline
Document Specialist

Letter Number: 701A00007530