A9900000 1694

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| TO: | Registration S Division of Co | | | | | | | | | | |
|----------------------------|---|------------------------------|--|---------------------|---|--|--|--|--|--|--|
| SUBJ | ECT: GATOR C | RESTVIEW PARTNERS | , LTD | | | | | | | | |
| | Name of Florida Limited Partnership or Limited Liability Limited Partnership | | | | | | | | | | |
| The er | nclosed Certific | ate of Amendment and | fee(s) are subm | nitted fo | or filing. | | | | | | |
| Please | return all corre | spondence concerning | this matter to: | | | | | | | | |
| GARY | PRESTON | | | | | | | | | | |
| | | Contact Person | | _ | | | | | | | |
| GATO | R INVESTMENTS | | | _ | | | | | | | |
| | | Firm/Company | | | | | | | | | |
| 7850 N | W 146TH STREE | T, FOURTH FLOOR | | _ | | | | | | | |
| | | Address | | | | | | | | | |
| MIAM | I LAKES, FLORII | DA 33016 | | | | | | | | | |
| _ | C | ty, State and Zip Code | | _ | | | | | | | |
| | STON@GATORI | | | | | | | | | | |
| Е | -mail address: (to b | oe used for future annual re | port notification) | | | | | | | | |
| For fu | rther information | on concerning this mat | ter, please call: | | | | | | | | |
| GARY PRESTON | | | 305 at (| 949-90 | 949, EXT. 162 | | | | | | |
| | Name of Contac | t Person | | nd Daytii | me Telephone Number | | | | | | |
| Enclo | sed is a check for | or the following amoun | nt: | | | | | | | | |
| 5 \$52 | ■ \$52.50 Filing Fee and Certificate of Status | | \$105.00 Filing Fee and Certified Copy | | □\$113.75 Filing Fee. Certified Copy, and Certificate of Status | | | | | | |
| Regist Divisi P.O. I | ng Address: tration Section ion of Corporati Box 6327 nassee, FL 3231 | | Regist Division The Co 2415 Y | entre of V. Monr | | | | | | | |

CERTIFICATE OF AMENDMENT TO CERTIFICATE OF LIMITED PARTNERSHIP OF

GATOR CRESTVIEW PARTNERS, LTD Insert name currently on file with Florida Department of State Pursuant to the provisions of section 620.1202, Florida Statutes, this Florida limited partnership or limited liability limited partnership, whose certificate was filed with the Florida Department of State on OCTOBER 12, 1999 assigned Florida document number A 9900001694 adopts the following certificate of amendment to its certificate of limited partnership. This amendment is submitted to amend the following: A. If amending name, enter the new name of the limited partnership or limited liability limited partnership here: New name must be distinguishable and contain an acceptable suffix. Acceptable Limited Partnership suffixes: Limited Partnership, Limited, L.P., LP, or Ltd. Acceptable Limited Liability Limited Partnership suffixes: Limited Liability Limited Partnership, L.L. U.P. or LLLP. B. If amending mailing address and/or principal office address, enter new mailing address and/or principal office address here: New Principal Office Address: (Must be STREET address) New Mailing Address: (May be post office box) C. If amending the registered agent and/or registered office address on our records, enter the name registered agent and/or the new registered office address here: $\mathcal{C}_{\mathcal{I}}$ Name of New Registered Agent: New Registered Office Address: Enter Florida street address

City

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

| amending the general partner(s), enter the name and business address of each general partner or removed from our records: | | | | | | | | |
|---|--|----------------------------------|-----------------------|--|--|--|--|--|
| <u>tle</u> | <u>Name</u> | <u>Address</u> | Type of Action | | | | | |
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| | **** | | | | | | | |
| | ed partnership or limited ship" status, enter chang | liability limited partnership is | amending its "limited | | | | | |

| F. If amending any other information 5.1 OF THE CERTIFICATE C | | | | • |
|--|-------------------------------|--------------------|---|------------|
| AMENDED AS FOLLOWS: | | | | |
| "5.1 THE TERM OF THE PARTNERSH | IIP SHALL | BE PERPETU | AL UNLESS SOONER | TERMINATED |
| OR DISSOLVED BY OPERATION OF | L A W OR A | AS OTHERWIS | E PROVIDED PURSU | ANT |
| TO THIS AGREEMENT." | | | | |
| Effective date, if other than the dat (Effective date cannot be prior to nor mor State.) Note: If the date inserted in this block do be listed as the document's effective date | re than 90 d es not meet | days after the da | tatutory filing requirem | |
| Signature(s) of a general partner (*NOTE: Only one current general partremoving a "limited liability limited partremoving a "limited liability") | ner is requir nership" ele | red to sign this d | ocument unless the limi Chapter 620, F.S., req | |
| GATOR CRESTVIEW PARTNERS, | LTD | | | |
| JAMES A. GOLDSMITH, PRESIDEN | | | | |
| Signature(s) of all new or dissoci | ating ger | neral partner | (s), if any: | |
| Filing Fee: Certified Copy (optional): Certificate of Status (optional): | \$52.50 \$52.50 \$8.75 | | | |