

2005 LIMITED LIABILITY COMPANY ANNUAL REPORT (AR)

FILED
Jun 03, 2005 8:00 am
Secretary of State

05-16-2005 90040 014 ****50.00

DOCUMENT # L04000008003

1. Entity Name

PETER J. CAIN, LLC



Principal Place of Business

2621 FORT WORTH
ST. SARASOTA FL 34231

Mailing Address

2621 FORT WORTH
ST. SARASOTA FL 34231

2. Principal Place of Business

4033 Lisbon Place

Suite, Apt. #, etc.

3. Mailing Address

4033 Lisbon Place

Suite, Apt. #, etc.



1st MOORE

CR2E083 (10/04)

City & State

Sarasota FL

City & State

Sarasota FL

4. FEI Number

Applied For

☒ Not Applicable

Zip

34231

Country

USA

Zip

34231

Country

USA

5. Certificate of Status Desired ☐

\$5.00 Additional
Fee Required

6. Name and Address of Current Registered Agent

CAIN, PETER J
2621 FORT WORTH
ST. SARASOTA FL 34231

7. Name and Address of New Registered Agent

Name

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

City

FL

Zip Code

8. The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. I am familiar with, and accept the obligations of registered agent.

SIGNATURE

Signature, typed or printed name of registered agent and title if applicable

(NOTE: Registered Agent signature required when reinstating)

DATE

FILE NOW!!! FEE IS \$50.00
Make Check Payable to Florida Department of State
Due By May 1, 2005

9. MANAGING MEMBERS/MANAGERS

TITLE MGR ☐ Delete
NAME CAIN, PETER J
STREET ADDRESS 2621 FORT WORTH
CITY- ST- ZIP ST. SARASOTA FL 34231

TITLE ☐ Delete
NAME
STREET ADDRESS
CITY- ST- ZIP

TITLE ☐ Delete
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CITY- ST- ZIP

TITLE ☐ Delete
NAME
STREET ADDRESS
CITY- ST- ZIP

10. ADDITIONS/CHANGES

TITLE ☐ Change ☐ Addition
NAME
STREET ADDRESS
CITY- ST- ZIP

TITLE ☐ Change ☐ Addition
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CITY- ST- ZIP

TITLE ☐ Change ☐ Addition
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TITLE ☐ Change ☐ Addition
NAME
STREET ADDRESS
CITY- ST- ZIP

11. I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Section 119.07(3)(i), Florida Statutes. I further certify that the information indicated on this report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am a managing member or manager of the limited liability company or the receiver or trustee empowered to execute this report as required by Chapter 608, Florida Statutes.

SIGNATURE: *Peter J. Cain*

SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING MANAGING MEMBER, MANAGER, OR AUTHORIZED REPRESENTATIVE

4/30/05 (941) 780 3495
Date Daytime Phone #

**Internal Revenue Service IRS.gov**

DEPARTMENT OF THE TREASURY

Frequently Asked Questions - Limited Liability Corporation (LLC)

I recently formed a limited liability company (LLC). The LLC has no employees. Do I need a separate Federal Tax ID number for the LLC?

No, you will not need a separate Federal Tax ID number for the LLC if you are the sole owner of the LLC and the LLC has no employees. ~~If you are the sole owner of the LLC and the LLC has employees, you will need to get a separate Federal Tax ID number, if you choose to have the LLC report and pay employment taxes with respect to employees of the LLC. If you are not the sole owner of the LLC, you will need a separate Federal Tax ID number for the LLC.~~ See Notice 99-6, 1999-1 CB 321.

References:

- Publication 1635 (PDF), *Understanding your EIN - Employer identification Number - IRS*
- Form SS-4 (PDF), *Application for Employer Identification Number*
- Form 8832 (PDF), *Entity Classification Election*

For IRS purposes, how do I classify a limited liability company? Is it a sole proprietorship, partnership or a corporation?

A limited liability company (LLC) is an entity formed under state law by filing articles of organization as an LLC. Unlike a partnership, none of the members of an LLC are personally liable for its debts. An LLC may be classified for Federal income tax purposes as if it were a sole proprietorship (referred to as an entity to be disregarded as separate from its owner), a partnership or a corporation. If the LLC has only one owner, it will automatically be treated as if it were a sole proprietorship (referred to as an entity to be disregarded as separate from its owner), unless an election is made to be treated as a corporation. If the LLC has two or more owners, it will automatically be considered to be a partnership unless an election is made to be treated as a corporation. If the LLC does not elect its classification, a default classification of partnership (multi-member LLC) or disregarded entity (taxed as if it were a sole proprietorship) will apply. The election referred to is made using the Form 8832, *Entity Classification Election*. If a taxpayer does not file Form 8832, a default classification will apply.

References:

- Publication 334, *Tax Guide for Small Business*
- Tax Topic 103, *Small Business Tax Education Program*
- Publication 542, *Corporations*
- Publication 541, *Partnerships*
- Form 8832 (PDF), *Entity Classification Election*

- [Other Business-related FAQs](#)
- [Filing Season Central Homepage](#)