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APPLICATION BY FOREIGN LIMITED LIABILITY COMPANY FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION EDISOS, FLORIDA STATUTES, THE POLLOWING IS SUBMITTED TO REGISTER A PORL LIMITED LIABILITY COMPANY TO TRANSACT BUSINESS IN THE STATE OF FLORIDA: I. RLV OF VILLAGE PLAZA LLC (Name of Foreign Limited Liability Company) 2 DELAWARE (Jurisdiction under the law of which foreign limited liability dompany is organized) (FEI member, if applicable) 4 11-22-04 (Duration: Year limited liability company will couse to exist or "perpetual") (Date of Organization) 6. UPON FILING (Date first transacted business in Florids, if prior to registration.)
(See sections 608.501 & 608.502 F.S. to determine penalty liability) 7 31500 NORTHWESTERN HIGHWAY, SUITE 300 FARMINGTON HILLS, MI 48334 (Street Address of Principal Office) 8. If limited liability company is a manager-managed company, check here 9. The name and usual business addresses of the managing members or managers are as follows: Ramco/Lyon Venture LP, 31500 Northwestern Highway, Suite 300, Parntington Hills, MI 48334 10. Attached is an original cartificate of evisionce, no more than 90 days old, duly authenticated by the official, having custody of records in the jurisdiction under the law of which it is organized. (A photocopy is not acceptable. If the certificate is in a fineign language, a invalation of the certificate under outh of the translator must be submitted.) 11. Nature of business or purposes to be conducted or promoted in Florida: see smached hature of a member or an authorized representative of a member. (In accordance with actition 606.406(3), F.S., the expection of this document constitutes en affirmation under the penalties of purjury that the facts stated herein me true.) Richard J. Swith, Authorized Representative

Typed or printed name of signee

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ATTACHMENT TO APPLICATION BY FOREIGN LIMITED LIABILITY COMPANY FOR AUTHORIZATION TO TRANSACTION BUSINESS IN FLORIDA FOR RLV GP VILLAGE PLAZA LLC

Manda Mo. 52 Mo. Purpose. The sole purpose and nature of the business of the Company is to serve 11. as the general partner of RLV VILLAGE PLAZA LP, a Delaware limited partnership (the "Partnership"); (ii) acquire, own, hold for investment, preserve, manage, pledge, sell, exchange, transfer or otherwise use or dispose of a general partnership interest in the Partnership (the "Company Property"); (iii) engage in any and all activities incidental or related to the foregoing; and (iv) take or refrain from taking any and all actions that the Company considers necessary, appropriate, advisable, convenient and/or appropriate in connection with any or all of the foregoing. The Company shall not engage in any business unrelated to the Company Property, the Partnership or the purposes of the Company set forth in this Section 11.

Separateness Provisions. Anything in this Application ("Application") to the contrary notwithstanding, the Company shall not engage in any business or activity, or fail to take any act, that would cause the Company at any time to:

- engage in any business or activity other than those set forth in Section 3 of this Application and activities incidental thereto;
- acquire or own any material assets other than (i) the Company Property, (ii) amounts realized through the operation and disposition of the Company Property, and (iii) such incidental personal property as the Company considers necessary, advisable, convenient or appropriate in connection with its management of and interest in the Partnership or its ownership of the Company Property;
- (i) merge into or consolidate with any individual, corporation, partnership. toint venture, limited liability company, limited liability partnership, association, joint stock company, trust, unincorporated organization, or other organizations, whether or not a legal entity, or any governmental authority (a "Person") or (ii) so long as any loan secured by Company Property or any real property of the Partnership is outstanding, dissolve, terminate or liquidate in whole or in part, transfer or otherwise dispose of all or substantially all of its assets or change its legal structure;
- D. fail to preserve its existence as an entity duly organized, validly existing and in good standing under the laws of Delaware:
- own any subsidiary or make any investment in any Person, other than its interest in the Partnership;
- incur any debt, secured or unsecured, direct or contingent (including guaranteeing any obligation) except for obligations as a result of (i) the Company's position as general partner of the Partnership, (ii) indebtedness in the ordinary course of its business of serving as the sole general partner of the Partnership and acquiring and owning an interest in the Partnership and such incidental personal property as may be necessary in connection therewith.

- (iii) trade payables in the ordinary course of its business or the business of the Partnership, or (iv) any loan secured by Company Property or any real property of the Partnership;
- G. hold itself out to be responsible for the debts of another Person except to the extent that, under applicable law, the Company may be deemed to hold itself out as responsible for the debts of the Partnership solely as a result of its position as general partner of the Partnership;
- H. make any loans or advances to any Person, other than, acting solely in its capacity as general partner of the Partnership, loans or advances to the Partnership; or
- maintain the Company Property and the assets of the Company in such a manner that it will be costly or difficult to segregate, ascertain or identify its individual assets from those of any Member, manager, principal or affiliate of the Company, or any member. manager, principal or affiliate thereof or any other Person, with the understanding that (i) to the extent that the Company shares the same employees (if any) with other Persons, the salaries of and the expenses related to providing benefits to such employees at all times shall be fairly and non-arbitrarily allocated among such Persons, with the result that each such Person shall bear its fair share of the salary and benefit costs associated with all such common employees, (ii) to the extent that the Company jointly contracts with other Persons to do business with vendors or service providers or to share overhead expenses, the costs incurred in so doing at all times shall be fairly and non-arbitrarily allocated among such Persons, with the result that each such Person shall bear its fair share of such costs, (iii) to the extent that the Company contracts or does business with vendors or service providers where the goods or services provided are or shall be partially for the benefit of other Persons, the costs incurred in so doing at all times shall be fairly and non-arbitrarily allocated to or among such Persons, with the result that each such Person shall bear its fair share of such costs, and (iv) to the extent that the Company or other Persons have offices in the same location, there shall be a fair, appropriate and non-arbitrary allocation of overhead among them, with the result that each such Person shall bear its fair share of such expenses.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

MINISTER SERVICES

PURSUANT TO THE PROVISIONS OF SECTION 608.415 or 608.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT TO DESIGNATE A REGISTERED OFFICE AND REGISTERED AGENT IN THE STATE OF FLORIDA.

1. The name of the Limited Liability Comp	pany is:		
RLV GP VILLAGE PLAZA LLC			
2. The name and the Florida street address	of the registered a	gent and office an	d:
c:	r Corporation System	.	
_	(Name)		 _
1200	South Pine Island Ro	ad [•
Florida Street Adı	dress (P.O. Box <u>NO</u> T	ACCEPTABLE)	 -
Plantation	FL	33324	
	City/State/Zip	, .	· · · · · · · · · · · · · · · · · · ·
Having been named as registered agent and liability company at the place designated in tagent and agree to act in this capacity. I funrelating to the proper and complete performs obligations of my position as registered agen CT Corporation System By: Leave Registered (Signature)	this certificate, I he ther agree to comp ance of my duties, t	reby accept the apply with the provision and I am familiar w	pointment as registered ons of all statutes with and accept the

\$ 100.00 Filing Fee for Application
 \$ 25.00 Designation of Registered Agent
 \$ 30.00 Certified Copy (optional)
 \$ 5.00 Certificate of Status (optional)

Delaware

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I, HARRIET SMITH MINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "DLV GP VILLAGE PLAZA LLC" IS DULY FORMED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE TWENTY-SECOND DAY OF NOVEMBER, A.D. 2004.

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Warriet Smith Hindson Harrier Smith Windson, Secretary of State

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AUTHENTICATION: 3494126

DATE: 11-22-04