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Filing Fee: \$100.00

State of Rhode Island and Providence Plantations

OFFICE OF THE SECRETARY OF STATE

100 NORTH MAIN STREET
PROVIDENCE, RHODE ISLAND
02903-1335

CERTIFICATE OF LIMITED PARTNERSHIP

Be it Known to All by these Presents, That we, the undersigned, desiring to form a limited partnership under and by virtue of the powers conferred by Chapter 7-13-8 of the General Laws of Rhode Island, do execute the following Certificate of Limited Partnership:

FIRST: The name of the partnership shall be PLACIDO FAMILY LIMITED PARTNERSHIP

SECOND: The address of the specified office of the partnership is

12 Leila Jean Drive, Bristol, Rhode Island 02809

(NO STREET, CITY OR TOWN IN RHODE ISLAND)

and the name of the specified agent for service of process at such address is

Carlos M. Placido

THIRD: The name and business address of each general partner:

General Partners

Residence
(NO STREET, CITY OR TOWN, STATE)

Carlos M. Placido

12 Leila Jean Drive, Bristol, RI 02809

FOURTH: The mailing address for the limited partnership

12 Leila Jean Drive, Bristol, Rhode Island 02809

FIFTH: The latest date upon which the limited partnership is to dissolve

December 31, 2051

FILED
OCT 03 2001
By AMK
271731

SIXTH: Any other matters the partners determine to include therein

(Use Schedule A if space below is not sufficient.)

SEE SCHEDULE A

In Testimony Whereof, We have hereunto set our hands and stated our residences this.....

1st day of October A.D. 2001

Signature(s) of all general Partners named therein

Carlos Placido

Carlos M. Placido

State of Rhode Island

County of Providence

} Sc.

At Providence in said county on the 1st day of October

2001 before me personally appeared Carlos M. Placido

who being by me first duly sworn, declared that he/she is the General Partner of PLACIDO FAMILY LIMITED PARTNERSHIP, that he/she signed the foregoing document as such General Partner of the limited partnership, and that the statements therein are true.

Louis A. Sousa

Notary Public

Louis A. Sousa

My Commission Expires: 6/28/05

SCHEDULE A

(a) Partnership Interests of the Partnership have not been registered under any securities laws, and their transfer is restricted. Partnership Interests may not be transferred, nor will any transferee be recognized as having acquired a Partnership Interest for any purpose, unless a registration statement under the Securities Act of 1933, as amended, with respect to such Partnership Interest is then in effect and the transfer has been qualified under all applicable state securities laws, or the availability of an exemption from registration and qualification shall be established to the satisfaction of counsel to the Partnership.

(b) The transfer of Partnership Interests is further restricted by the Partnership Agreement of the Partnership which has been agreed to by each Limited Partner. The Partnership Agreement provides that unpermitted transfers are void, that no transferee has the right to become a Limited Partner without the consent of all of the Partners and that the Partnership has the right to purchase a transferred Partnership Interest in certain circumstances. The term "transfer" means and includes any sale, disposition, transfer, assignment, pledge, hypothecation or endorsement of all or any portion of a Partnership Interest.