Filing Fee: \$50.00

## State of Rhode Island and Providence Plantations CERTIFICATE OF LIMITED PARTNERSHIP

Be it Enoun 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 of the General Laws of Rhode Island, do execute the following Certificate of Limited Partnership:

First. The name of the partner	ship shall be	Ama 1gan	nated F	inanc <u>ia</u> l	Group X L	P.
SECOND. The character of the b	usiness condu	icted by	the partr	nership sh	all be	·····
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Тнікр. The address of the spec	ified office of	the part	nership	is 1414 A	.twoodAver	nue,
Johnston, RI 02919 (NO. STR	REET, CITY OR TOWN	IN RHODE ISL	.AND)		•	••••••
and the name of the specified agent for						******
Alfred Carpionato			•••••			
FOURTH. The names-and residentimited, are as respectively designated. ( General Partners			low is not	-		ral and
Alfred Carpionato	**************	1414	Atwood	Avenue,	Johnston,	, RI 02919
Amalgamated Development II, In	02/11		и	11		
Limited Partners	/87 PAI	Residence (NO. STREET, CITY OR TOWN, STATE)				
Alfred Carpionato	<b>.</b>	1414	.Atwood	Avenue.	Johns.ton.	,RI02919
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FIFTH. The following items listed immediately below shall be the contribution of each partner. (Use Schedule A if space below is not sufficient.) Name of Partner Property other than Cash Cash Value Alfred Carpionato \$50.00 ' ವೆ ಪ Amalgamated Development II, Inc. \$50.00 Alfred Carpionato \$100.00 and the items listed immediately below shall be the future contributions, agreed to be made by each partner. (Use Schedule A if space below is not sufficient.) Name of Partner Cash Property other than Cash Value None..... . SIXTH. The times at which or the events on the happening of which said future contributions shall be made shall be not applicable ..... Seventh. Provisions (if any) for the power of a limited partner to grant the right to become a limited partner to an assignce of any part of his partnership interest, and the terms and conditions of the power, upon the consent of the General Partner

EIGHTH. If agreed upon, the time at which or the events on the happening of which a partner may terminate his/her/its membership in the limited partnership and the amount of, or the method of determining the distribution to which a partner may be entitled respecting his/her/its partnership							
interest, and the terms and conditions of the termination and distribution as agreed upon							
in the Limited Partnership Agreement							
NINTH. The right (if any) of a partner to receive distributions of property, including cash from the limited partnership as agreed upon in the Limited Partnership Agreement.							
•							
TENTH. The right (if any) of a partner to receive, or of a general partner to make, distribu-							
tions to a partner which include a return of all or any part of the partner's contributions							
as agreed upon in the Limited Partnership Agreement.							
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ELEVENTH. The time (if any) at which or events (if any) upon the happening of which the							
limited partnership is to be dissolved and its affairs wound up as agreed upon in the							
Limited Parthership Agreement.							
TWELFTH. The right (if any) of the remaining general partners to continue the business or							
the happening of an event of withdrawal of a general partner not applicable							

## THIRTEENTH. Other matters as the partners have determined to include herein (Use Schedule A if space below is not sufficient.)

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