

(3) THE ADDRESS OF THE PRINCIPAL OFFICE AND THE NAME AND ADDRESS OF THE RESIDENT AGENT;

(4) THE NAME AND THE HOME OR BUSINESS ADDRESS OF EACH PARTNER (SPECIFYING SEPARATELY THE GENERAL PARTNERS AND LIMITED PARTNERS);

(5) THE AMOUNT OF CASH AND A DESCRIPTION AND STATEMENT OF THE AGREED VALUE OF THE OTHER PROPERTY OR SERVICES (OTHER THAN PAST SERVICES) CONTRIBUTED BY EACH PARTNER AND WHICH EACH PARTNER HAS AGREED TO CONTRIBUTE IN THE FUTURE;

(6) THE TIMES AT WHICH OR EVENTS ON THE HAPPENING OF WHICH ANY ADDITIONAL CONTRIBUTIONS AGREED TO BE MADE BY EACH PARTNER ARE TO BE MADE;

(7) ANY POWER OF A LIMITED PARTNER TO GRANT THE RIGHT TO BECOME A LIMITED PARTNER TO AN ASSIGNEE OF ANY PART OF HIS PARTNERSHIP INTEREST, AND THE TERMS AND CONDITIONS OF THE POWER;

(8) IF AGREED UPON, THE TIME AT WHICH OR THE EVENTS ON THE HAPPENING OF WHICH A PARTNER MAY WITHDRAW FROM THE LIMITED PARTNERSHIP AND THE AMOUNT OF, OR THE METHOD OF DETERMINING, THE DISTRIBUTION TO WHICH THE PARTNER MAY BE ENTITLED RESPECTING HIS PARTNERSHIP INTEREST, AND THE TERMS AND CONDITIONS OF THE WITHDRAWAL AND DISTRIBUTION;

(9) ANY RIGHT OF A PARTNER TO RECEIVE DISTRIBUTIONS OF PROPERTY, INCLUDING CASH FROM THE LIMITED PARTNERSHIP;

(10) ANY RIGHT OF A PARTNER TO RECEIVE, OR OF A GENERAL PARTNER TO MAKE, DISTRIBUTIONS TO A PARTNER WHICH INCLUDE A RETURN OF ALL OR ANY PART OF THE PARTNER'S CONTRIBUTION;

(11) ANY TIME AT WHICH OR EVENTS UPON THE HAPPENING OF WHICH THE LIMITED PARTNERSHIP IS TO BE DISSOLVED AND ITS AFFAIRS WOUND UP;

(12) ANY RIGHT OF THE REMAINING GENERAL PARTNERS TO CONTINUE THE PARTNERSHIP ON THE HAPPENING OF AN EVENT OF WITHDRAWAL OF A GENERAL PARTNER; AND

(13) ANY OTHER MATTERS THE PARTNERS DETERMINE TO INCLUDE.

(B) FORMATION. A LIMITED PARTNERSHIP IS FORMED AT THE TIME OF THE FILING OF THE INITIAL CERTIFICATE WITH THE DEPARTMENT OR AT ANY LATER TIME SPECIFIED IN THE CERTIFICATE IF, IN EITHER CASE, THERE HAS BEEN SUBSTANTIAL COMPLIANCE WITH THE REQUIREMENTS OF THIS SECTION.