APPLICATION FOR REGISTRATION OF FOREIGN LIMITED PARTNERSHIP

o the Secretary of State of	the State of Idaho:	Mar E an
Pursuant to the provisi	ions of Chapter 2, Title 5	3, Idaho Code, the undersigned familed Partnership
	tion to transact busines	s in your State, and for that purpose submits the
llowing statement:		山田大一日
The name of the limited	l partnership is <u>Main</u>	St. Market Limited Partnership
	ne manage statute and management of the proceeding of the second statute of the second statute of the second st	
The name which it shall	use in Idaho is <u>Main</u>	St. Market Limited Partnership
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		ona
The date of its formation	on is Dece	mber 1, 1983
The address of its regist organized is 9460 W.	ered or principal office in Peoría Ave., Peor	n the state or country under the laws of which it is i.a., AZ 85345
•		stered agent in Idaho are <u>David E. Kerrick, A</u> tty.
		& Kerrick, 110 N. 9th Ave., Caldwell, Ida
i ne general character o	of the ousiness it proposes	to transact in Idaho is:
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Purchase, acquire.	own. use. maintai	n, control, manage, develop, subdivide,
Purchase, acquire, improve, lease, en or otherwise deal	own, use, maintai cumber, mortage, c with and in real p	n, control, manage, develop, subdivíde, convey, transfer, sell, exchange, dispose o property.
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Fee: \$60.00

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Name	General or Limited	Address
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thereto, duly authenticated by organized. ATE OF <u>February</u>	y the proper officer of 	Lynn C. Myers

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that he signed the foregoing document as a general partner of the limited partnership and that the statements therein contained are true.

Romald & Wellac **Notary** Public

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My Commission Expires June 1, 1985



UNITED STATES OF AMERICA STATE OF ARIZONA SS.

I, ROSE MOFFORD, Secretary of State, do hereby certify that THE ATTACHED ARE TRUE, CORRECT AND COMPLETE COPIES OF THE CERTIFICATE OF LIMITED PARTNERSHIP FOR "MAIN ST. MARKET LIMITED PARTNERSHIP" SECRETARY OF STATE CERTIFICATE NUMBER 20002209; WHICH CERTIFICATE OF LIMITED PARTNERSHIP WAS FILED IN THIS OFFICE JANUARY 24, 1984



IN WITNESS WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Arizona. Done at Phoenix, the capital, this 24th day of January, 1984 A.D.



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g: \$10.00, plus \$3.00 por pogo bmit 2 original copies	CERTIFICATE DE LIMETER	HECRETARY OF STATE		
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Lynn C. Myers 9460 W. Peoria Ave.	(See instruction for	hart And) a	ARIZON SECRETARY C	F STATE
Peoria, AZ 85345	Kace / M	of fail	Por Office	Use/Dnly
	ARIZONA SECRETAR	Y OF STATE	·	
Main St. Marl	ket Limited Partnership			
	ed Partnership			
Real Estate	Investments and Rentals			
General Chara	icter of Business			
9460 W. Peor:		Peoria	Arizona	<u>85345</u>
Address of Of	fice	City	State	Zip
Peter Ambelan	ng, Attorney, 1700 lst I	nterstate Tower,	3550 N. Central,	Phx.,AZ
Agent for service of	of process (A.R.S. \$29-30)4) Address		Phone
Name and business a	ddress of all general pa	artners. (Please	print or type).	
Lynn C. Myers	9460 W. Peoria	Peoria	Arizona	85345
	Street	City	State	Zip
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Page 2 - CERTIFICATE OF LIMITED PARTNERSHIP

10. 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:

See attached Schedule "A-1"

11. If agreed upon the time at which or the events on the happening of which a partner may terminate his membership in the limited partnership and the amount of, or the method of determining, the distribution to which he may be entitled repsecting his partnership interest, and the terms and conditions of the termination and distribution.

See attached Schedule "A-1" and "B"

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12. Any right of a partner to receive distribution of property, including cash from the limited partnership.

See attached Schedule "C"

13. 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 contributions:

See attached SChedule "A-1"

14. Any time at which or events upon the happening of which the limited partnership is to be dissolved and its affairs wound up:

See attached Schedule "D"

15. Any right of the remaining general partners to continue the business on the happening of an event of withdrawal of a general partner; any other matters and any other matters the partners determine to include therein.

None

Page 3 - CERTIFICATE OF LIMITED PARTNERSHIP

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Signature for and on behalf of the other limited partners, as follows:

Thomas & Janis Tuttle Pedro I. & Nivia L. Lopez

by Lynn C. Myers, Attorney-in-Fact

LYNN C. MYERS, Attorney-in-Fact,

for all of the foregoing limited partners.

Subscribed and sworn to before me this day of <u>December</u>, 1983, by Lynn C. Myers, Attorney-in-Fact for Thomas & Janis Tuttle and Pedro I. & Nivia L. Lopez, limited partners of the partnership.

State	of	aryona)	
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County	01	manuspa)	

Ronald & Wallace Notary Public

My commission expires: My Commission Expires June 1, 1985

Page 4 - CERTIFICATE OF LIMITED PARTNERSHIP

Signature for and on behalf of the General Partner, as follows:

Lynn C. Myers

State of Arizona))ss. County of Maricopa

Subscribed and sworn to before me this 12th day of <u>December</u>, 1983, by Lynn C. Myers, General Partner of Main St. Market Limited Partnership, for and on behalf of the Partnership.

Ronald & Wellace

My Commission Expires: My Commission Expires June 1, 1985

MAIN ST. MARKET LIMITED PARTNERSHIP

EXHIBIT "A"

	Percent of Ownership	Total Contribution
Thomas & Janis Tuttle 1017 Oakhills Dr. Colorado Springs, Colorado 80919	43.33 %	\$40,000
Pedro I. and Nivia L. Lopez 461 Cascada Road Litchfield Park, AZ 85340	21.67	. 20,000
TOTAL LIMITED PARTNERS	65.002	\$60,000
General Partner:		
Lynn C. Myers 9460 W Peoria Ave. Peoria, AZ	35.00%	
TOTAL	100.00%	

<u>n Myers</u> Myers, General Partner

Date 12-1-83 State of Aryona County of Maricopa

Subscribed and sworn to before me this 1st day of <u>December</u>, 1983 <u>Aerrald 5. Wallace</u> NOTARY PUBLIC

My Commission Expires: My Commission Expires June 1, 1985

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OBSITTIONTS OF ETHILDS FARMADULT SQUARES () FARMADI STATES () - - -

10. and 13. <u>Permissible Transfer of Partnership Interest</u>. A partner or assigned of a partnership interest herein shall have the right to sell, assign, gift or encumber his respective interest in this partnership, or any portion thereof, to the other partner, during his lifetime or to any other partner or to his spouse of children by his Last Will and Testament or intestate succession without the prior consent of the remaining Partners, and such sale, transfer, assignment, bequest, passage or encumbrance shall not effect a dissolution of this partnership. The recipient, other than another partner, shall receive the partnership interest subject to the limitations of this agreement and those of A.R.S. Section 29-319 and 29-217, unless and until the other Partners unanimously approve the recipient as a partner.

<u>Hestricted Transfer of Pertnership Interest</u>. In the event that a pertner shall desire to withdraw from the partnership, or desire to sell, assign, gift, encumber or in any other manner dispose of his respective interest in the partnership, in whole or in part, he shall first give written notice of such desire to the other remaining partners at such other partners' respective residence addresses. The notice shall contain the price and all of the terms and conditions of such proposed transfer of encumbrance, the percentage of partnership interest proposed to be transferred or encumbered and the name of the person or persons to be involved in the proposed transfer or encumbrance. Upon receipt of the written notice, the remaining partners may elect to purchase or participate in the transfer or encumbrance of all of the percentage of partnership interest on the terms proposed, and the remaining pertner shall have thirty (30) days therefrom within which to accept the selling partner's offer upon the same terms and conditions as are set forth in said notice. If the remaining partners and conditions as are set forth in said notice. If the remaining partners and shall be in writing, shall be signed by the remaining partners and shall be mailed to the selling partner within said thirty (30) day period.

In the event the remaining partners do not elect to accept all of the percentage of partnership interest being offered by the selling partner, or if the remaining partners have not made a valid election within said thirty (30) day period, the selling partner shall be free to transfer or encumber the percentage of pertnership interest which was the subject of the proposed offer to the person or persons named in the offer and upon terms and conditions the same as or not less favorable to the selling partner than those contained in the written notice sent to the remaining partners. Any transfer or encumbrance of said partnership interest to other persons or at a lesser price or on terms less favorable to the selling partner than those originally proposed shall be invalid unless first offered to the remaining partners, as hereinabove provided. In the event that the selling partner does not consummate his proposed transfer or encumbrance within six (6) months from the expiration of the thirty (30) day acceptance period granted to the remaining partners, such offer by the selling partner shall terminate and any subsequent offer of transfer or encumbrance shall cerminate and any subsequent offer of transfer or encumbrance shall again comply with the terms of this Agreement. If any transfer or encumbrance occurs to any person or entity other than the remaining partners, the selling partner shall immediately deposit with the partnership, executed copies of all documents relating to such transfer or encumbrance and the remaining partners shall have the right to investigate, the details of any such transfer or encumbrance. The purchaser or lender chall become a partner only upon the uponingue consent of the shall become a partner only upon the unanimous consent of the remaining partners.

CERTIFICATE OF LIMITED PARTNERSHIP - MAIN ST. MARKET LIMITED PARTNERSHIP

11. <u>Consummation of Transfer of Partnership Interest</u>. Any transfer of a partnership interest made hereunder shall be consummated through, and delivery shall be made at, the offices of the partnership, and all instruments and documents required shall be signed or endorsed on or before the closing date and shall be delivered to the partnership. The purchaser or lender shall deposit the purchase price or loan proceeds (or the initial payment, if there are deferred installments) with the partnership on or before the closing date. When all conditions precedent to the transfer have been completed, the partnership shall deliver at its principal office, the purchase price to the seller or the loan proceeds to the borrower, as the case may be, and an original or signed copy of all documents and instruments to each of the parties to the transaction.

SCHEDULE "C"

CERTIFICATE OF LIMITED PARTNERSHIP - MAIN ST. MARKET LIMITED PARTNERSHIP

12 Salaries of Partners. No partner shall draw or be entitled to any salary except as may be agreed upon by vote of a majority of the partnership interests (as hereinafter defined). Lynn Myers shall be entitled to reimbursement for all ordinary and necessary expenditures made by him for and on behalf of the partnership. In addition, Lynn Myers shall be paid a management fee of seven and one-half (7 1/2%) percent of the gross rental income for management and administration. This fee shall include all costs for on site oversight of the Property, the leasing of the Property, bookkeeping and the like, but shall exclude legal services for such matters as the drafting or enforcement of the various leases, accounting fees for tax return preparation (all professional accounting services will be performed for a twenty-tive (25%) percent discount from normal tees) annual financial statement preparation, and travel expenses and other like out of pocket expenses.

4.03 <u>Distribution</u>. The partnership shall retain reasonable working capital for the operation of the partnership, considering maturing liabilities of the partnership, operating expenses and reasonable reserves. All cash held by the partnership in excess of these amounts shall be considered "Distributable Cash". Distributable Cash resulting from the sale or transfer of Property or the improvements thereon, or from loan proceeds which result from financing or refinancing of the acquisition or improvements of the Property, to the extent that such loan proceeds exceed the loan being replaced and/or the cost of acquisition and/or improvements, shall be distributed pro rata to the capital account balances of the Partners to the extent thereof and then in proportion to their profit and loss ratio except for liquidation. All other Cash Distributions shall be distributed in proportion to the profit and loss ratio. CERTFICATE OF LINITED PARTNERSHIP - MAIN ST. HARKET LINITED PARTNERSHIP SCHEDULE "D"

14. DISSOLUTION OF PARTNERSHIP.

Dissolution on Resignation, Death, Incompetency of Incompetency of Benkruptcy, of the general partner shall cause the dissolution of this partnership.

WINDING UP OF PARTMERSHIP AFFAIRS.

Upon the dissolution of the partnership pursuant to Article VI of this Agreement, the business and affairs of this partnership shall be wound up and upon conclusion thereof, this partnership shall be terminated. The General Partner or his designee shall be the liquidating partners of the partnership.

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