OIL PRODUCTS LEASING LIMITED PARTNERSHIP

CERTIFICATE

OF

LIMITED PARTNERSHIP

April 1, 1984

STATE OF IDAHO)) ss.
County of Bonneville)

PENNST 6 G70

We, the undersigned, desiring to form a Limited Partnership pursuant to the laws of the State of Idaho (also conforming to the Uniform Limited Partnership Act as adopted by the State of Idaho), certify as follows:

- 1. The name of the Limited Partnership is OIL PRODUCTS LEASING LIMITED PARTNERSHIP.
- 2. The purpose of the Limited Partnership is to carry on the business of leasing oil products and equipment, together with any other activity authorized under the State of Idaho for a limited partnership under the firm name and style of OIL PRODUCTS LEASING, LTD.
- 3. The name and address of the registered agent of the limited partnership is Dean S. Wiser, North East Main, P.O. Box 118, Blackfoot, Idaho 83221.
- 4. The names and addresses of the General Partners are as follows:

DEAN S. WISER and BARBARA WISER

North East Main P.O. Box 118 Blackfoot, Idaho 83221 5. The name and address of each Limited Partner is as follows:

SHANE WISER P.O. Box 118

Blackfoot, Idaho 83221

SHAWNA WISER P.O. Box 118

Blackfoot, Idaho 83221

DEANA WISER P.O. Box 118

Blackfoot, Idaho 83221

6. The initial term of the Limited Partnership is April 1, 1984, to December 31, 1984, and thereafter from year to year until terminated by formal dissolution and legal notice as provided by the laws of the State of Idaho.

- 7. The initial contribution of each Limited Partner is an equity in cash of \$1,000, and the initial contribution of each General Partner is an equity in equipment of \$3,500.
- 8. Additional contribution to be made as agreed upon, but no additional contributions are contemplated.
- 9. The investment by each Limited Partner is considered permanent for the term of said Limited Partnership, and may only be returned upon consent of the General Partner and provided that all current liabilities of the partnership have been paid.
- 10. The Limited Partners shall be entitled to share in the profits or other compensation by way of income, after expense in proportion to their capital accounts.

- 11. A Limited Partner may substitute an assignee as a contributor in his place without prior consent of the General Partner.
- 12. An additional Limited Partner may be admitted with amendment to this Certificate of Limited Partnership and consent by the General Partner.
- 13. The Limited Partners are entitled to equal priority to income and return of contribution in the event of dissolution.
- 14. This partnership shall be dissolved upon the déath, retirement or insanity of the General Partner.
- 15. The Limited Partners shall only entitled to demand and receive property other than cash in return for his contribution upon the consent of the General Partner.

DATED: April 1, 1984.

GENERAL PARTNER:

DEAN S. WISER

Barbara Wiser

LIMITED PARTNER:

SHANE WISER by Dean Wiser, Parent

SHAWNA WISER by Dean Wiser, Parent

DEANA WISER by Dean Wiser, Parent

SWORN AND SUBSCRIBED TO before me this 2 day of

April, 1984.

Notary Public for Idaho