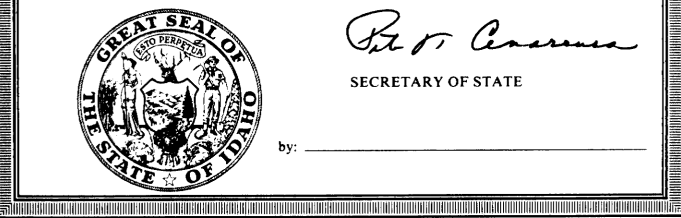


#### **CERTIFICATE OF REGISTRATION OF**

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that

### S. PAUL STEWART ENTERPRISES, A LIMITED PARTNERSHIP

duplicate originals of an Application of _	S. PAUL STEWART ENTERPRISES, A LIMITED
BABTMEDOUTD	for Registration in this State, duly signed and verified
pursuant to the provisions of the Idaho	Limited Partnership Act, have been received in this
office and are found to conform to law.	
ACCORDINGLY and by virtue of th	ne authority vested in me by law, I issue this Certificate
of Registration to S. PAUL STEWART	ENTERPRISES, A LIMITED PARTNERSHIP
to transact business in this State under the	e name S. PAUL STEWART ENTERPRISES, A
LIMITED PARTNERSHIP ar	nd attach hereto a duplicate original of the Application
for Registration.	
Dated March 28, 1985	



SECRETARY OF STATE

# APPLICATION FOR REGISTRATION OF FOREIGN LIMITED PARTNERSHIP

re	Pursuant to the provisions or by applies for registration to owing statement:	of Chapter 2, Title 53, to transact business	Idaho Code, the undersigned Limited Partnership in your State, and for that purpose submits the
	The name of the limited parts	nership is S.PAUL	STEWART ENTERPRISES, a limited Partner
	The name which it shall use is	n Idaho is <u>S.PAUL</u>	STEWART ENTERPRISES, a limited Partne
	It is organized under the laws	of <u>IItah</u>	
	The date of its formation is	15th day of	March 1965
	The address of its registered organized is4620 N. H	or principal office in t	the state or country under the laws of which it is
	The name and street address	of its proposed registe	ered agent in Idaho are
	Route It Bar 107	Wanpert, Idaho	5 83350 436-6642 <sup>(a</sup>
	Route 1. For 107. The general character of the l		
	The general character of the	business it proposes to	o transact in Idaho is:
	The general character of the	business it proposes to	
	The general character of the Farming and Real	Estate resses of its partners	o transact in Idaho is:
	The general character of the large and Real  The names and business add	Estate resses of its partners	o transact in Idaho is:
	Farming and Real  The names and business add certificate of limited partners	Ratate resses of its partners hip):	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Provo Utah
	The general character of the Farming and Real  The names and business add certificate of limited partners  Name	Extate  resses of its partners hip):  General or Limited	are (must be completed only if not included in the
	The general character of the Farming and Real  The names and business add certificate of limited partners  Name  S.Paul Stewart, Sr.	resses of its partners hip):  General or Limited  General	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Prove Utah 84604
	The general character of the large and Real  The names and business add certificate of limited partners  Name  S. Paul Stewart, Sr.  Hilda F. Stewart	resses of its partners hip):  General or Limited  General	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Provo Utah same as above
	The general character of the Farming and Real  The names and business add certificate of limited partners  Name  S.Paul Stewart, Sr.  Hilda F. Stewart  Cozetta S. Jappson	resses of its partners hip):  General or Limited  General  General	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Prove Utah same as above  84604  884 South 750 East Orem. Ut 8405 489 West Kwanzan Dr. Orem, Ut 8405
	The general character of the large and Real  The names and business add certificate of limited partners  Name  S.Paul Stewart, Sr.  Hilda F. Stewart  Cozetta S. Jappson  J.Ernest Stewart	resses of its partners hip):  General or Limited  General  General  Limited  Limited	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Provo Utah same as above  84604  884 South 750 East Orem. Ut 8405
	The general character of the land real real real real real real real real	business it proposes to  Extate  resses of its partners hip):  General or Limited  General  Jimited  Limited  Limited  Limited	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Prove Utah 84604  same as above  884 South 750 East Orem. Ut 8405  489 West Kwanzan Dr. Orem, Ut 8405  Utah
	The general character of the Farming and Real  The names and business add certificate of limited partners  Name  S.Paul Stewart, Sr.  Hilda F. Stewart  Cozetta S. Jappson  J.Ernest Stewart  Nancy S. Nielson  Lynda S. Christensen	business it proposes to  Extate  resses of its partners hip):  General or Limited  General  General  Limited  Limited  Limited  Limited	are (must be completed only if not included in the  Address  4620 N Easteliff Ave, Provo Utah same as above  84604  884 South 750 East Orem. Ut 8405 489 West Kwanzan Dr. Orem, Ut 8405 435 No.Fifth East Brigham City, 843 Utah 6502 Lamese Ct. Springfield, Va 221

(continued on reverse)

Name	General or Limited	Address
		d
	By Fild	,
TATE OF TOP	)	A General Partner
OUNTY OF UTAL	) ss: )	,
17tz A	) ss: )	A General Partner , a notary public, do hereby certify that on this
OUNTY OF Utal  I, Carolyn C  day of	non	A General Partner  , a notary public, do hereby certify that on this
OUNTY OF Utal  I, Carolyn C  day of the day of the state	non March F. Stewart	A General Partner , a notary public, do hereby certify that on this
efore me Hilda eclared that he is a general part	hono March F. Steurant mer of S. Paul	A General Partner  , a notary public, do hereby certify that on this

8. (Continued)

# CERTIFICATE OF LIMITED PARTNERSHIP

THIS AGREEMENT made and entered into this 15 kd day of March.

1965, by and among S. PAUL STEWART and HILDA F. STEWART, hereinafter called collectively the General Partners, and SCOTT PAUL STEWART, JR., COZETTE STEWART.

JEPPSON, J. ERNEST STEWART, HILDA NANCY STEWART NIELSON, SYLVIA STEWART DAY, LYNDA STEWART, and KRISTY STEWART, hereinafter called collectively the Limited Partners.

### I. NAME AND BUSINESS.

The parties do hereby form a Limited Partnership pursuant to the provisions of the laws of the State of Utah, to carry on the business of buying, selling, and leasing real and personal property of all kinds, as from time to time determined by all of the partners herein, both Limited and General. The principal office of the business shall be in Provo, Utah, or at such other place of places as the partnership shall hereafter determine. The name of the partnership shall be S. PAUL STEWART ENTERPRISES.

## II. TERM.

The partnership shall begin on March 15,1965, and shall continue for an indefinite term or until dissolved by the partners herein, as herein provided.

### III. CAPITAL.

S. PAUL STEWART and HILDA F. STEWART shall be General Partners and SCOTT PAUL STEWART, JR., COZETTE STEWART JEPPSON, J. ERNEST STEWART, HILDA NANCY STEWART NIELSON, SYLVIA STEWART DAY, LYNDA STEWART and KRISTY STEWART shall be Limited Partners.

Each of the partners shall contribute to the capital of the partnership in cash and in property the amount set opposite his name.

		-	,
1	GENERAL PARTNERS	CASH CONTRIBUTION	PROPERTY CONTRIBUTION
2	S. PAUL STEWART		\$93,000.00
3	HILDA F. STEWART		\$93,000.00
4	LIMITED PARTNERS	CASH CONTRIBUTION	PROPERTY CONTRIBUTION
5 6	SCOTT PAUL STEWART, JR.	X.	\$2,000.00
7	COZETTE STEWART JEPPSON		\$2,000.00
8	J. ERNEST STEWART		\$2,000.00
9	HILDA NANCY STEWART NIEL	SON	\$2,600.00
10	SYLVIA STEWART DAY		\$2,000.00
11	LYNDA STEWART		\$2,000.00
12	KRISTY STEWART, through J. Ernest Stewart as Trustee		\$2,000.00
14	The proper	ty contribution made by e	ach of the partners repre-
15	sents his respective interest	in certain real and perso	nal property, having an
16	agreed aggregate value of \$2	00,000.00. The property	is more particularly des-
17	cribed in an instrument of co	nveyance and assignment	dated this day, conveying
19	the same to the partnership.		
20	IV. PROFIT AL	ND LOSS.	
21	The net pro	ofits of the partnership sh	nall be divided among the
22	partners and the net losses s	shall be borne by them in	the proportions net opposite
23	their respective names.		
24	GENERAL PARTNERS	PR	OPORTIONATE SHARE
25 26	S. PAUL STEWART		186/400
26 27	HILDA F. STEWART		186/400
i			

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31 32

PROPORTIONATE SHARE LIMITED PARTNERS SCOTT PAUL STEWART, JR. Deceased Oct 29-1966 4/400

4/400 COZETTE STEWART JEPPSON

4/400 J. ERNEST STEWART

4/400 HILDA NANCY STEWART

SYLVIA STEWART DAY 1 2 LYNDA STEWART 3 KRISTY STEWART, through J. Ernest Stewart, 4 5 6 7 8 partnership. 10

Trustee

4/400

4/400

4/400

Notwithstanding anything to the contrary herein contained, the liability of any of the limited partners for the losses of the partnership shall in no event exceed in the aggregate the amount of his contributions to the capital of the

# V. SALARIES ANDDRAWING ACCOUNTS.

Salaries shall be paid to the General Partners and drawing accounts shall be established for all partners as follows:

- A. Salaries. Each of the General Partners shall receive a salary for services to be rendered by him, and these salaries shall be treated as an expense in the determination of the profits and losses of the business. The amount of the salary to be paid each General Partner shall be determined from time to time by a majority in interest of all the General Partners. In no event, however, shall the salary of any General Partner be reduced retroactively.
- The partners shall have such drawing Drawing Accounts. В. accounts as may be fixed by the General Partners.

### VI. INTEREST ON CAPITAL.

No interest shall be paid on the initial contributions of the capital of the partnership, or on any subsequent contributions of capital.

# VII. MANAGEMENT, DUTIES AND RESTRICTIONS,

During the continuance of this partnership, the rights and liabilities of the General Partners and the Limited Partners, respectively, shall be as follows:

> The General Partners shall have equal rights in the manage ment of the partnership business. No general partner shall, with-

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out the consent of the majority of the General Partners, endorse any note, or act as an accommodation party, or otherwise become surety for any person. Without the consent of the majority of the General Partners, none of the General Partners shall, on behalf of the partnership, borrow or lend money, or make, deliver, or accept any commercial paper, or execute any mortgage, bond, or lease, or purchase or contract to purchase, or sell or contract to sell, any property for or of the partnership, other than the type of property bought and sold in the regular course of its business. None of the General Partners shall, except with the consent of the majority of the other General Partners, assign, mortgage, or sell his share in the partnership or in its capital assets or property, or enter into any agreement as a result of which any person, firm, or corporation shall become interested with him in the partnership, or do any act detrimental to the best interests of the partnership, or which would make it impossible to carry on the business of the partnership. Nothing herein shall prohibit the assignment, gift, or bequest by a General Partner of all or a part of his interest in the partnership to any other partner or to a lineal descendent or an adopted child or a step child of such/partner or a trustee therefor.

B. Limited Partners. No part of the capital contribution of any Limited Partner shall be withdrawn without the written consent of a majority of the General Partners, and unless all liabilities of the partnership, except liabilities to General Partners and to Limited Partners on account of their contributions, have been paid, or unless the partnership has assets sufficient to pay them. No Limited Partner shall have the right to demand or receive property, other than cash, in return for his contribution. No Limited Partner may demand

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or require the return of his contribution until he has given two years notice in writing to all other partners, both General and Limited. Upon receipt of said notice and at the two year expiration of said two years, the General Partners may, in their discretion, pay the interest of said Limited Partner in installments out of the income of the partnership over a period of not to exceed ten (10) years; said unpaid balance of the Limited Partner's interest shall carry interest at the rate of three per cent (3%) per annum. No Limited Partner shall have priority over any other Limited Partner, either as to contributions to capital or as to compensation by way of income. After any withdrawal of capital by a Limited Partner, his share in the profits and losses shall be in proportion to which his reduced capital bears to the total capital of the partnership on the date of such withdrawal; and the shares of the other partners shall be increased in the proportions in which they have theretofore shared the profits and losses of the partnership. Additional Limited or General Partners may be admitted into the partnership by the written consent of a majority of the then General Partners. No Limited Partner shall have the right to substitute an assignee as contributor in his place, without the written consent of all of the partners, both General and

#### VIII. BANKING.

Limited.

All funds of the partnership shall be deposited in its name in such checking account or accounts as shall be designated by the General Partners.

All withdrawals therefrom shall be made upon checks signed by any of the General Partners.

#### IX. BOOKS.

The partnership books shall be maintained at the principal office of the partnership and each partner shall at all times have access thereto.

The books shall be kept on a <u>Calendar</u> year basis, beginning

According <u>According 31, 1965</u>, and shall be closed

and balanced at the end of each fiscal year. An audit shall be made as of the

closing date.

### X. RETIREMENT.

Any General Partner shall have the right to retire from the partnership at the end of any accounting year. Written notice of intention to retire shall be served upon the other general partners at the office of the partnership at least three months before the end of the accounting year. The retirement of any General Partner shall have no effect upon the continuance of the partnership business. The then remaining majority interest in the General Partners shall have the right to purchase the retiring partner's interest in the partnership, and may, in its sole discretion, continue or terminate and liquidate the partnership business.

- A. If the then remaining majority interest in the General Partners elect to purchase the interest of the retiring partner, they shall serve notice in writing of such election upon him at the office of the partnership within six months after receipt of his notice of intention to retire. The purchase price and manner of payment for such interest shall be the same as stated in paragraph XI herein with reference to the purchase of a deceased's General Partner's interest in the partnership.
- B. If the remaining majority interest in the General Partners elects to terminate the partnership, the partners shall proceed with reasonable promptness to liquidate the business of the partnership. The procedure as to liquidation and distribution of the assets of the partnership business shall be the same as stated in paragraph XI herein, with reference to termination in the event of a partner's death.

### XI. DEATH OF GENERAL PARTNER.

Upon the death or insanity of any General Partner, the then majority interest in the surviving General Partners shall have the right either to purchase the interest of the decedent in the partnership and continue the business to terminate and liquidate the partnership business or to continue on the business with the representative and heirs of the decedent. If the then surviving majority of the General Partners elects to purchase the decedent's interest, he or they shall serve notice in writing of such election, within six months after the death or insanity of the decedent, upon the executor or administrator of the decedent, or, if at the time of such election no legal representative has been appointed, upon any one of the known legal heirs of the decedent at the last known address of such heir.

A. If the surviving majority interest in the General Partners elects to purchase the interest of the decedent or insane one in the partnership, the purchase price shall be equal to the decedent's or insant one's capital account on the date of his death, as shown on the partnership books, increased by his share of partnership profits, or decreased by his share of partnership losses for the period from the beginning of the fiscal year in which his death occurred, until the date of his death. No allowance shall be made for good will, tradename, patents, or other intangible assets, except as those assets have been reflected on the partnership books immediately prior to the decedent's death. The purchase price shall be paid in amounts and on terms as determined by mutual agreement between the majority interest of the General Partners and the representative of the decedent's or insane one's estate. When the estate of a deceased General Partner is paid or shall have received payment in full of the deceased partner's interest, it shall have no

further claim upon or interest in the assets or business of the firm.

The surviving General Partners may conduct the business in accordance with any terms and conditions agreed upon by them, provided that no reduction shall be made in the respective percentages of participation of the Limited Partners in the profits and losses of the business, and provided further that no obligations shall be imposed upon the Limited Partners other than those set forth in this agreement, without their written consent.

B. If the surviving majority interest of the General Partners does not elect to purchase the interest of the decedent in the partnership, the General Partners may either proceed with reasonable promptness to liquidate the business of the partnership or continue on the business. In the event of the liquidation of the partnership business, the partnership name shall be sold with the other assets of the business. The profits and losses of the business during the term or period of liquidation shall be divided among or borne by the surviving General Partners, the estate of the deceased General Partner, and the Limited Partners, in accordance with the provisions of paragraph IV herein, except that the decedent's estate shall not be liable for losses in excess of the decedent's interest in the partnership at the time of his death. The proceeds of liquidation shall be distributed, as realized, in payment of liabilities of the partnership, in the following order:

- To the creditors of the partnership;
- 2. To Limited Partners in respect of their share of any undrawn profits;
- 3. To Limited Partners in respect of their contributions to the capital of the partnership;
  - 4. To General Partners, other than for capital or profits;

5. To General Partners in respect of undrawn profits; and

6. To General Partners in respect of their capital contributions.

### XII. DEATH OR INSANITY OF LIMITED PARTNER.

The death or insanity of a Limited Partner shall not terminate the partnership business. The estate of any deceased Limited Partner shall have the right to withdraw, subject to the same limitations as are applicable to withdrawals by a General Partner, the decedent's contribution to the capital of the partnership, together with any undrawn profits owing to such partner.

# XIII. ADDITIONAL CONTRIBUTIONS.

At the end of each year of the partnership, each Limited Partner shall, if a majority of the General Partners deem it advisable, contribute an additional capital of the partnership. The majority of the General Partners shall notify the Limited Partners of their decision within sixty (60) days after the close of the partnership accounting year. In the event the general partners require and determine that the Limited Partners shall contribute additional capital and said Limited Partner or Partners shall not make such a contribution within the time so specified by the General Partners, then the interest of said Limited Partner may, in the discretion of said General Partners, be reduced by the amount of the unpaid amount.

### XIV. ADMISSION OF ADDITIONAL PARTNERS.

Additional partners, both General and Limited, may be admitted by the unanimous agreement of all of the General Partners, but in no event shall the rights of any Limited Partner be subordinated to those of any new partner, without the written consent of such Limited Partner.

IN WITNESS WHEREOF, the parties hereto have signed this agreement the day and year first above written.

South San Often for.

1	Terrest Howarf
2	Hilda Nancy Stewart Nielson
3	Jack Jack Jack Jack Jack Jack Jack Jack
4	Luliva Atturart Day
5	1 A 1 (to at
6	R. Vale Delour
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8	Filds J Slewart
9	Tynder Stewart
11	Knisty Stowart
12	STATE OF UTAH )
13	) SS COUNTY OF UTAH )
14	·
15	On this 15th day of March, 1965, personally appeared before me,
16	a Notary Public for the State of Utah, S. PAUL STEWART, HILDA F. STEWART,
17	COZETTE STEWART JEPPSON, J. ERNEST STEWART, HILDA NANCY STEWART NIELSO
18	SYLVIA STEWART DAY, LYNDA STEWART, and KRISTY STEWART, through J. Ernest
19	Stewart as Trustee, known to me to be the signers of the foregoing Certificate of
20	Limited Partnership, and acknowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged to me that they read the foregoing and knowledged the me that they read the foregoing and knowledged to me that they read the foregoing and knowledged the me that they read the foregoing and knowledged the me that they read the foregoing and knowledged the me that they read the foregoing the foregoi
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22	and understand the contents thereof, that the same is true of their own knowledge
23	except as to matters stated therein upon information and belief and as to such
24	matters they believe it to be true, and duly acknowledged to me that they
25	executed the same.
26	Hun Of Farrer
27	NOTARY PUBLIC Residing at:
28	Mr. Commission Evniros:
29	My Commission Expires:
30	May 12, 1966
31	

•	STATE OF MASSACHUSETTS
2	COUNTY OF Middle ex )
3	On this 22 day of March, 1965, personally appeared before me,
4	a Notary Public for the State of Massachusetts, SCOTT PAUL STEWART, JR.,
5	known to me to be the signer of the foregoing Certificate of Limited Partnership,
7	and acknowledged to me that he has read the foregoing and knows and understands
8	the contents thereof, that the same is true of his own knowledge, except as to
9	matters stated therein upon information and belief and as to such matters he believ
10	it to be true, and duly acknowledged to me that he executed the same.
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13	NOTARY PUBLIC
14	Residing at: 1 Such Xd Best and Ma
15	My Commission Expires:
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17	ANNEXED AND FORESTIN MY OFFICE AS SUCH
18	WITNESS MY HAND AND SEAL OF SHEET
19	WILLIAM F. HUISH, CLERK  OLCOYDA Terrin
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