APPLICATION

CERTIFICATE OF LIKITED PARTHERSHIP

ERPM BS 8 PLAN STATE OF CHASE

THIS CRETIFICATE OF LIMITED PARTNERSHIP, with respect to the limited pertnership DELYA EAST, is executed in accordance with the requirements of \$53-202, Idaho Code.

 The name under which the partnership is and shall be conducted is:

DELTA BAST

- The character of the business which may be transacted by the partnership is:
- (a) To purchase, acquire, Own, hold, develop, leader (either as leaser or as lessee), subdivide, soll or otherwise dispose of real property and improvements and interests that is the context of the con
- (b) to purchase, acquire, own, hold, lease (either as lessor or is lessee), sell, dispose of and generally deal in personal property of every kind and description.
- (c) To purchase, acquire, subscribe for, invest in, transfer or otherwise deal in shares of capital stock, bonds, debentures, notes, evidences of indebtedness, coupons, contracts for the payment of money or any form of security issued or payable by any corporation, partnership, individual, venture, governmental body or authority, and with respect thereto exercise any and all rights and privileges of ownership.

(d) To loan money.

- (a) To acquire, hold, sell, transfer, dispose of or otherwise deal in the assets or good will of any business; and to conduct, in whole or in part, any business so acquired; and to undertake or assume the whole or any part of the liabilities or obligations of any person, firm, association or corporation from whom a business is acquired.
- issue promissory notes, debentures, bonds, bills of exchange or other obligations or other evidences of indebtedness of the partnership; and to hypothecate, pledge, mortgage or in any other manner create a security interest in property and assets of the partnership as security for the payment of indebtedness and obligations of the partnership.
- and agreements of every kind and nature which may be necessary or desirable for the furtherance of the business of the partnership with any person, firm, corporation, association, partnership, governmental body or body politic wherever located.
- (h) To engage in any of its activities, either alone or as a partner or as a joint venturer with any person, firm, corporation, association or partnership.
- 3. The location of the principal place of business of the partnership is at Boise, in the County of Ada, State of Idaho.

4. The name and place of residence of the general partners are:

Name

Residence

Boger H. Allen

6904 Randolph Drive Boise, Idaho 83705

R. Gail Heist

6510 Robertson Drive Boise, Idaho 83705

Kenneth D. Montee

5781 Marcliffe Avenue Boise, Idaho 83704

Robert J. Ennis

P.O. Box 1617 Boise, Idaho 83701

The name and place of residence of each limited partner

.

Name

Residence

Thomas E. Stitzel

1601 Harrison Boulevard Boise, Idaho 83702

Lercy Westmoreland

7187 Cascade Drive Boise, Idaho 83704

Alf R. Transath

1943 Scarpelli Walla Walla, Washington 99302

The term "partner", as used herein, may be used interchangeably to refer to either any general partners or any limited partners.

- 5. The partnership shall be disselved by:
- (a) The death, insanity, banktruptcy, or withdrawal of any of the general partners unless the remaining objects) partners elect to continue the partnership.
 - (b) The written agreement or consent executed by all

of the partners.

- (c) The sale of substantially all of the assets of the partnership if, after completion of the sale, dissolution is requested by a majority of the partners.
- (d) The sale, assignment or transfer by a general partner of his partnership interest without the prior written approval of all limited partners.
- (e) After December 31, 2000, if dissolution is requested by a partner.

The death, insanity, bankruptcy or withdrawal of a limited partner shall not of itself dissolve the partnership.

The term for which the partnership shall exist shall be the period of time until the partnership is dissolved as provided in this paragraph.

6. The amount of cash and other property contributed by each limited partner () the partnership is:

Partner	Contribution Promissory Note due from Shawner De elopment Corporation having agreed value of \$15,000.00		
Thomas E. Stitzel			
	Promissory Note dated March		
Leroy Westmoreland	\$120,000.00 Cash		
Alf R. Transoth	\$ 90,000.00 Cach		

- 7. No limited partner shall be liable for any other contribution to the partnership except as provided in Paragraph 6, above.
- 8. Contributions by a limited partner to the partnership shall be returned to that limited partner prior to any
 distributions of partnership profits or capital to any
 general partner except for distributions for tax liability
 resulting from partnership business and as otherwise permitted
 by the applicable statutes of the State of Idaho.
- 9. The share of net profits or the other net compensation by way of income to which each limited partner shall be entitled (based upon the entire net profits and net income of the partnership as being 100 units) is:

Limited Partner		Share of	Net Profits	(in Unit i
Thomas E. Stitz	Co.		6.36	
Lercy Westworeld	and		10.86	
Alf R. Transeth			8.14	

- A limited partner shall not receive compensation or income from the partnership other than the share of net profits of the partnership above set forth.
- 10. A limited partner shall be authorized to substitute an assignee as the contributor to the capital of the partnership in his piece and stead only with the approval in writing of the seniral partners. In the event of the substitution of an assignee (with approval by the general partners)

that assignee shall replace the limited partner for whom he is a substituted assignee in each paragraph 6 and paragraph 9 of this Certificate.

A limited partner shall be authorized to assign and transfer his interest in the partnership to an assignee or assignees only following approval by the general partners. If the assignment and transfer is approved by the general partners, the assignee shall assume the status of a limited partner in replacement of the limited partner whose interest was so assigned, and paragraph 9 of this Certificate shall be amended accordingly.

- 11. Additional limited partners may be admitted to that status in the partnership upon approval of the general partners, in which event this Certificate shall be amended accordingly.
- 12. So 1 mited partner is given or may exercise any priority over other limited partners as to contributions to the capital of the partnership or sharing in the net profits or other compensation by way of net income of the partnership.
- 13. In the event of the death, insanity, bankruptcy or withdrawal of any of the general partners, the remaining general partner(s) may elect to continue the partnership and the partnership business.
- 14. At such time and under viroumstances entitling a limited partner to the return of his contribution to the

capital of the partnership, the limited partner hip not demand that he receive property other than cash in return for that contribution to capital.

EXECUTED this 2001 day of March, 1978.

CHIEF CO.

f. one see

KERT L

and the second second

TRIBAS E. STITUTA LECV WISTMORELAND ALT B. TRANSETH

By the undersidated General Parts is acting as Attorneys in Fact for said Limited Partners as authorized by Section 3 of the Belta Fast Limited Partnership Agreement dated January 6, 1978

Asset 1

Company of the Company

Contractor I. Contractor

RESERVE TO STREET

STATE OF IDAHO County of Ada

22nd day of March, 1978, before me, a Notary On this Public in and for said State, personally appeared ROGER H. ALLEN, R. GAIL HEIST, KENNETH D. MONTEE and ROBERT J. ENNIS, known to me to be the General Partners of DELTA EAST, an Idaho Limited Partnership, and the partners who subscribed said partnership name to the foregoing instrument, and acknowledged to me that they executed the same in said bartmership name.

affixed my official seal the day and year in this certificate first above written.

Residing at Boise, Idaho

STATE OF IDAHO

County of Ada

On this 22nd day of March, 1978, before me, a Notary Public in and for said State, personally appeared ROGER B. ALLEN, & GAIL HEIST, KENNETH D. MONTEE and ROBERT J. ENNIS, known to me to be the General Partners and the Attorneys-in-PACE SO: THOMAS E. STITZEL, LEROY WESTMORELAND and ALF R. TANEETS, Limited Partners of DELTA EAST, an Idaho Limited Pirtnership, and the General Partners and Attorneys-in-Fact the subscribed said partnership name to the foregoing instrument, and acknowledged to me that they executed the same in said partnership name and on behalf of said Limited Partners.

IN WITHERS WHEREOF, I have hereunto set my hand and offixed my official seal the day and year in this certifi-

> ublic for Residing at Boise, Idaho