CERTIFICATE OF LIMITED PARTNERSHIP 9 PM 4 29 DAN-CAN ASSOCIATES LIMITED PARTNERSHIP STATE STATE

WE, THE UNDERSIGNED, desiring to form a Limited Partnership pursuant to the Idaho Limited Partnership Act, as set forth in Idaho Code, Sections 23-201, et. seq., of the State of Idaho, do hereby certify:

- l. The name under which the Partnership is to be conducted is DAN-CAN ASSOCIATES LIMITED PARTNERSHIP (hereinafter the "Partnership").
- 2. The purpose of the Partnership is to acquire, own, hold, manage and sell property, both real and personal, which is to be held solely for investment purposes.
- 3. The registered agent for service of process is Daniel Howarth, ll6 W. Braemere Road, Boise, Idaho 83702. The principal office of the Partnership is located at ll6 W. Braemere Road, Boise, Idaho 83702.
- 4. The name and place of residence of each General Partner interested in the Partnership are as follows:

Name:

Daniel Howarth

ll6 W. Braemere Road
Boise, Idaho 83702

Vera Howarth

ll6 W. Braemere Road
Boise, Idaho 83702

5. The name and place of residence of each Limited Partner interested in the Partnership are as follows:

<u>Name</u> :	Address:
Dana B. Van den Akker	2049 Danmor Boise, Idaho 83702

6. The term for which the Partnership is to exist is from the date of filing of the Certificate of Limited Partnership until the death, bankruptcy, disability, resignation or termination of the sole remaining General Partner, unless the Limited Partners elect to continue the Partnership pursuant to the provisions of the Articles of Limited Partnership, or unless sooner terminated by law, unanimous agreement of all General Partners, or the sale of substantially all of the Partnership assets.

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7. The description and agreed value of the property contributed by each Partner as set forth in Exhibit A attached hereto.

8. The Partners shall not be required to make additional

contributions to Partnership capital.

9. A Limited Partner cannot substitute an assignee in her place

without first obtaining the consent of the General Partners; however, Limited

Partners are allowed to make gifts or sales of Partnership interests to any

members of his or her family (other than his or her spouse) directly or

indirectly, through utilization of a trust or otherwise.

10. Distributions of the net profit and loss items of the

Partnership shall be made at least annually in the proportions specified herein

unless the General Partners determine that the reasonable needs of the

business require that a given amount of earnings or gains be retained by the

Partnership, in which case such amount may be retained and transferred pro

rata to the Partners' respective capital accounts.

11. The retirement, death or insanity of a General Partner

dissolves the Partnership, unless the business is continued by the remaining

General Partner or Partners with the consent of all remaining General

Partners of the Partnership.

IN WITNESS WHEREOF, the undersigned have executed this

Certificate of Limited Partnership this 24th day of ______, 1983.

GENERAL PARTNERS:

Done Ho

LIMITED PARTNERS:

MANA B VAN DEN AKKER

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STATE OF IDAHO SS. County of Ada tuday of On the day of least leas 1983, before me, the On the IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year first above written. NOTARY PUBLIC, State of Idaho Residence: Boise, Idaho STATE OF IDAHO SS.

undersigned, a notary public in and for said State, personally appeared DANA B. VAN DEN AKKER, a married woman, known or identified to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that she executed the same.

On the

day of

County of Ada

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year first above written.

> State of Idaho Residence: Boise, Idaho

1983, before me, the

1. Description of property contributed:

The Southeast Quarter of the Southeast Quarter lying north and west of the railroad and south of Lower B Canal in Minidoka County, Idaho.

- 2. Agreed value \$ 35,000.00
- 3. The property contributed was hereinbefore owned 90% by the General Partners and 10% by the Limited Partners.