183 JUN 27 PN 2 51 CERTIFICATE OF LIMITED PARTNERSHIP

The undersigned persons, desiring to form a limited partnership in compliance with the laws of the State of Idaho, make the following statements pursuant to Idaho Code Section 53-208:

1. The name of this limited partnership is:

Anderson Foundry, a Limited Partnership.

2. The general character and purpose of the business of this limited partnership are the operation of a foundry and cast-ing business.

3. Dirk Anderson, whose address is 1303 North 15th Street, Boise, Idaho, 83702, is the registered agent of the business.

4. The name and business address and designation of each partner are as follows:

(a) Dirk B. Anderson, general partner and limited partner, whose business address is 116 East 39th Street, Garden City, Idaho, 83704.

(b) J. Eric Anderson, limited partner, whose address is 3019 Driscoll Drive, San Diego, California, 92117.

(c) Steve F. Dobson, limited partner, whose address is Star Route, Payette, Idaho, 83661.

5. The contributions by each partner are as follows:

(a) By Dirk B. Anderson, as a limited partner, the cash sum of Ten Thousand and No One Hundredths (\$10,000.00) Dollars; and labor services with an agreed value of Five Thousand and No One Hundredths (\$5,000.00) Dollars.

(b) By J. Eric Anderson, as a limited partner, the cash sum of Fifteen Thousand and No One Hundredths (\$15,000.00) Dollars.

(c) By Steve F. Dobson, as a limited partner, the cash sum of Fifteen Thousand and No One Hundredths (\$15,000.00) Dollars.

6. There are no requirements for the general or limited partners to make additional or future contributions beyond the representations of paragraph 5 above.

## CERTIFICATE OF LIMITED PARTNERSHIP, Page 1

7. Each limited partner is restricted in his right to assign his limited partnership interest to anyone other than an existing limited partner as more particularly addressed in the Articles of Limited Partnership of Anderson Foundry, a Limited Partnership.

8. The events which authorize or require any partner to terminate his membership and the corresponding methods of termination and distribution are more particularly addressed in the Articles of Limited Partnership of Anderson Foundry, a Limited Partnership.

9. Each partner shall have the right to receive cash distributions depending on a formula more particularly described in the Articles of Limited Partnership of Anderson Foundry, a Limited Partnership.

10. No partner shall receive a return of any part of a partner's initial contribution, unless there is a dissolution of the business in a manner more particularly specified in the Articles of Limited Partnership of Anderson Foundry, a Limited Partnership.

11. The death, retirement, withdrawal, or incapacity of the general partner would cause the dissolution of the limited partnership; so would the majority vote of all limited partners.

12. There is no provision for any person other than the general partner to operate the business in the event of withdrawal other than a dissolution and winding up of affairs.

DATED This \_\_\_\_\_ day of Hay, 1983.

ANDERSON

Limited Partner

DOBSON

Limited Partner

DIRK B. ANDERSON General and Limited Partner