227 CERTIFICATE OF ASSUMED BUSINESS NAME 98 MAY 29 AN 9: 29 (Please type or print legibly) To the SECRETARY OF STATE, STATE OF IDAHO Seco Pursuant to Section 53-504, Idaho Code, the undersigned gives notice of adoption of an Assumed Business Name. Of ATE 1. The assumed business name which the undersigned use(s) in the transaction of business is: 2. The true name(s) and business address(es) of the entity or individual(s) doing business under the assumed business name is/are: Name Comni 3. The general type of business transacted under the assumed business name is: (mark only those that apply) **Retail Trade** Manufacturing Transportation and Public Utilities Wholesale Trade Agriculture Finance, Insurance, and Real Estate Services Construction Minina 4. The name and address to which future correspondence should be addressed: Submit Certificate of Assumed Business Name and \$20.00 fee to: Secretary of State 700 West Jefferson 5. Name and address for this acknowledgment **Basement West** PO Box 83720 CODY IS (if other than # 4 above): Boise ID 83720-0080 208 334-2301 Secretary of State use only LDAHO SECRETARY OF STATE ŝ Revision 05/29/1998 09:00 CK: 495 CT: 99375 BH: 114974 Signature 1 8 28.80 = 28.68 ASSUM NAME Printed Name; Capacity: 1525 (see instruction # 8 on back of form)

ARTICL	ES OI	F PARTNERSHIP
Made and entered into this <u>26</u> By and Between:	day o	of <u>May</u> 19 <u>98</u> .
Tārry Foqle	of	1825 Fruitdale, Coeur d'Alene, ID 83815
Laura Umthun	of	210 Parkview Dr., Post Falls, ID 83854
	of	
	of _	
<u>Gift Store</u> The partnership shall begin o mutual agreement or terminated	n the date as hereina	te above and shall continue until dissolved by nafter provided.
Initial paid in capital of partn	ership is a	and shall be <u>Two Hundred Dollars</u>
	Dol	ollars (<u>\$ 200.00</u>), contributed and paid in
In Full		by the parties hereto as follows;
\$100 paid by each partne	er by May	y 31 into the partnership bank account
of Mountain West Savings	Bank	
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Such capital shall be used and employed in common between them, for the support and maintenance of the partnership business to the mutual benefit and advantage of the parties hereto and not otherwise.

Additional capital necessary to carry on the business, can be contributed by one or more partners, with subsequent adjustment of percentage of ownership, or the partnership may borrow cash, equipment or material from a partner and pay such rent or interest as would be paid to others.

Correct and full accounts shall be kept during the life of the partnership, of all monies received and paid, as well as all goods, wares, merchandise bought or sold on account and all other items pertaining to the business. Books shall be used in common between the partners, so that all have access thereto, without interruption or hindrance. Books shall be kept on _____ cash or _____ accrual method of accounting.

Partnership shall operate on a calendar year ending 12-31. At the end of each year a true and just inventory of merchandise and accounts shall be made. Statements setting forth receipts, payments, disbursements and other matters pertaining to the business, together with total net receipts (profits) or loss sustained, together with adjustments to individual partners capital account shall be made. Partners shall clear and adjust each to the other___ at that time, their just share of profits made or losses sustained.

During the life of the partnership, no partner shall endorse any note, or otherwise become surety, for any person or persons whomsoever, without consent of other parties.

Partners designate <u>Mountain West Savings Bank</u> as the bank for depository of partnership funds and credits. All checks drawn thereon shall bear the name of the partnership and be signed by <u>ALL</u> of the partners.

The partners will give their time, attendance and their skills and power in the conduct and management of the partnership's business. Partners will bear, pay and dis charge, between them, all rents and other expenses that may be required to support and manage the business of the partnership.

No partner shall sell or otherwise transfer in any way, his or her interest in the partnership, or any part thereof, without approval of the other partners. Any attempted transfer by a partner, other than as above, will not be recognized.

In the event of the death of one of the partners or the total and permanent disability of a partner, rendering him or her incompetent, or the resignation or disassociation for

any reason by a partner, the remaining partners shall have first right of purchase of the interest of the former partner. Value shall be determined by fair appraisal. Intent to purchase shall be given by written notice within sixty (60) days of death, disability, or disassociation. During such sixty day period the former partner, h_____heirs, adminis-trators, executors or assigns shall have no rights in the partnership except to share in the net profits during such period. Any dispute or controversy shall be settled pursuant to the uniform partnership act of Idaho, Idaho Code 53-301--53-343

When the partnership ends by mutual consent of all partners, the partners, each to the other__; shall and will make a true, just and final accounting of all things relating to the partnership. All just debts and losses of the partnership shall be paid, and if any of the partners hereto shall fail or refuse to pay his or her just proportion thereof, the other partners may pay the same and recover the amount so paid against the partner in default. Remaining money, goods, property, accounts, or otherwise, shall be divided between the partners based on their interest in the partnership and in the standing of

We have formed this partnership and executed the foregoing Articles of Partnership, which we have read and which correctly embodies the terms and provisions thereof.

IN WITNESS WHEREOF, the said parties have hereunto set their hands this day and year first above written.

Juny Fel	Lamod Unthe
STATE OF IDAHO, County of Kootenai	
for said State, personally appeared	_, 1998 , before me, a notary public in and
Terry Fogle	Laura Umthun
	known or proved to me to be the person within instrument, and acknowledged to
that they resuted the same.	Notary Public Residing OttA A A A A A A A A A A A A A A A A A
STATE OF, County of	Kootenai
On this <u>26</u> day of <u>May</u> for said State, personally appeared	, 1998, before me, a notary public in and
Terry Fogle	Laura Umthun
who <u>se</u> names <u>are</u> subscribed to the w	known or proved to me to be the person

that <u>thev</u> executed the same.

(SEAL)

Notary Pub	lic	١
Residing		
Commission	expires	