

# UNOFFICIAL COPY

LP 1110  
(10/90)

SECRETARY OF STATE  
STATE OF ILLINOIS

91074037

5004967 SOSIL 12/17/90  
100.00 XF 000023514 FILED

5004967 SOSIL 12/17/90  
100.00 RS 0000023515 FILED

SUBMIT IN DUPLICATE

APPLICATION FOR REINSTATEMENT  
TO THE CERTIFICATE OF LIMITED PARTNERSHIP  
DOMESTIC OR FOREIGN

REINSTATEMENT FEE \$100.00

PENALTY AMOUNT \$ <sup>100.00</sup> ~~225.00~~

Pursuant to the provisions of the Revised Uniform Limited Partnership Act, the undersigned limited partnership hereby applies for reinstatement.

1. The limited partnership's true name is: The Rogers Park Partnership, LTD
2. The limited partnership's file number is: 5004967
3. The Federal Employer Identification Number (F.E.I.N.) is: 36-3151146
4. The admitting name or assumed name, if any, under which the limited partnership is transacting business in Illinois is: The Rogers Park Partnership, LTD
5. State of jurisdiction is: Illinois 91074037

6. The application for reinstatement is to return the limited partnership to good standing:  
(Check and complete where appropriate)

- a) For failure to file the biennial renewal report within 90 days after the anniversary date.
- b) For failure to file a "Certificate to be Governed" in the specified time allowed. (prior 1/1/90)
- c) For failure to maintain a registered agent in this state as required.
- d) For failure to report a FEIN within 180 days after filing the initial document with the Secretary of State.
- e) Other (specify)

DEPT-01 RECORDING 116 00  
12-1988 TRAN 8436 02/15/91 14 36-00  
#0117 # H \*--21--074037  
COOK COUNTY RECORDER

7. Penalty of \$100.00 for each delinquency checked in item number 6 per Section 1109 (a)(b):  
The total amount is: \$ 100.00

This application must be accompanied by all delinquent reports and/or documents together with the filing fees and penalties required.

The undersigned affirms, under penalties of perjury, that the facts stated herein are true.

The original application for reinstatement must be signed by at least one general partner.

THE NATIONAL HOUSING PARTNERSHIP

BY: National Corporation for Housing Partnerships, its  
sole general partner

Christopher B. Hanback (Signature)  
Christopher B. Hanback, Senior Vice President

(Type or print Name and Title)

(Name of General Partner if a corporation or other entity)

91074037

\$16.00 E

Submit in Duplicate

\$25 filing fee. See other side for acceptable forms of payment.

### CERTIFICATE TO BE GOVERNED BY THE REVISED UNIFORM LIMITED PARTNERSHIP ACT (Pre-existing Illinois Limited Partnership)

Pursuant to the provisions of the Revised Uniform Limited Partnership Act, the preexisting limited partnership named below is hereby governed by that Act, effective at the time this certificate is filed in the office of the Secretary of State.

- The limited partnership's name is: The Rogers Park Partnership, LTD
- The Federal Employer Identification Number (F.E.I.N.) is: 36-3151146 (Note 1)
- The limited partnership's registered agent's name and registered office address is:

Registered Agent:

Last Name	First Name	Middle Name
Prentice-Hall Corporation Systems, Inc.		
Firm Name (if any)		

Registered Office: (P.O. Box alone is unacceptable)	Number	Street	Suite #
	33 North	Salle Street	
	Chicago	Cook	Illinois 60602
	City	County	Zip Code

- The office address, including county, at which the records required by Section 104 are to be kept is:  
The Rogers Park Partnership, LTD c/o The National Housing Partnership,  
1225 Eye Street, N.W., Washington, D.C. 20005 (NO COUNTY FOR D.C.) (Note 2)
- The limited partnership's purpose(s) is: 6511
- The latest date upon which the limited partnership is to dissolve is: December 31, 2035
- The county in which the preexisting limited partnership's original certificate of limited partnership was filed is: Cook  
Recording date: 8/4/82 Document of Book & Page No.: 2560255
- The total aggregate amount of cash and the aggregate agreed value of other property or services contributed by the partners and which they have agreed to contribute is: \$ 100.00
- A brief statement of the partners' membership termination and distribution rights, if any. One 8-1/2" x 11" standard paper may be used, if needed, and attached to this form. The full text of such rights should be on file in the partnership's Section 104 office.  
see attached
- The names (last name first) and business addresses of all general partners must be listed on a separate plain white 8-1/2" x 11" sheet which must be stapled to this form. see attached

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The undersigned affirms, under penalties of perjury, that the facts stated herein are true.

All general partners are required to sign the certificate to be governed by the Revised Uniform Limited Partnership Act.

BY: National Corporation for Housing Partnerships, its sole general partner

The Savings and Loan Network, Inc. formerly known as Chicago Area Renewal Effort Service Corporation ("Rescorp")

Signature [Signature]  
Name (please print or type) Christopher B. Hanback, President  
BY: Christopher B. Hanback, President  
Senior Vice

Signature [Signature]  
Name (please print or type) Saul Klibanow, President

If additional space is needed, this must be continued in the same format on a plain white 8-1/2" x 11" sheet, which must be stapled to this form. Number of additional pages: 2

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9. A brief statement of the partners' membership termination and distribution rights as stated in the Limited Partnership Agreement of The Rogers Park Partnership, LTD.

## SECTION 8.07 Resignation of General Partner

(A) A General Partner shall have the right to resign or withdraw from the Partnership. In the event of such resignation or withdrawal, such Partners shall remain liable for the debts, obligations and liabilities of the Partnership incurred during the period of time it was a General Partner, to the same extent as if it had not retired or withdrawn.

(B) Notwithstanding any provision of Article VIII hereof, except the provisions of Section 8.02(D) hereof, the Local General Partner shall have the right to convert its General Partnership Interest to that of a Limited Partner (subject to approval by the State HFA) on any date subsequent to the date its operating deficit loan responsibilities cease pursuant to Section 2.05(B) liability as a General Partner for any obligations of the Partnership incurred subsequent to the conversion of its Partnership Interest as aforementioned. NHP and Investor Limited Partners grant the Local General Partner an irrevocable Power of Attorney to execute and file an Amended Certificate of Limited Partnership evidencing their conversion.

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## Section 9.03 Distribution in Kind

Notwithstanding the provisions of Section 9.02 hereof, if on dissolution of the Partnership the General Partners shall determine that an immediate sale of part or all of the Partnership's assets would be impractical or would cause undue loss to the Partners, the General Partners may, in their absolute discretion, either defer for a reasonable time the liquidation of any assets except those necessary to satisfy liabilities of the Partnership (other than those to Partners) or distribute to the Partners, in lieu of cash, as tenants in common and in proportion to their respective Percentage Interests, undivided interests in such Partnership assets as the General Partners deem not suitable for liquidation. Any distributions in kind shall be subject to such conditions relating to the disposition and management thereof as the General Partners deem reasonable and equitable.

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10. The names and business addresses of all General Partners:

Name

Address

The National Housing Partnership

1225 Eye Street, N.W.  
Washington, D.C. 20005

The Savings and Loan Network, Inc.  
formerly known as Chicago Area  
Renewal Effort Service Corporation  
("Rescorp")

One East Wacker Dr.  
Suite 2900  
Chicago, IL 60601

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