75.00 ID 0000029836 ID 0000029836 FILED

C.LP-3.4

Form LF (R1) OFF CAL C 982/0041 33 001 Page 1 of

1999-01-08 10:29:25

Cook County Recorder

SUBMIT IN DUPLICATE!

Filing Fee \$75

File #

c010289

Assigned by Secretary of State



THE REPORT OF

All conespondence regarding in is filing will be sent to the registered agent of the limited partnership unless a selfaddressed envelope with pre-paid postage is included.

GEORGE H. RYAN SECRETARY OF STATE STATE OF ILLINOIS

CERTIFICATE OF LIMITED PARTNERSHIP (Illinois limited partnership)

	The address, including county, of the office at which the records required by Section 104 are to be kept is: (P.O. Bost alone and c/o are unacceptable)									
_	7108 N	. Barry, Rosemont,	Illinois	60015 Cook County	•					
3. F	ederal Employer Ider	ntification Number (F.E.I.N	l.):	36-4265(83)						
a)	a) x the filing date, or b) another date later than but not more than 60 days subsequent to the filing date: (month, day, year) The limited partnership's registered agent's name and registered office address is:									
5. I										
	Registered agent: Registered Office: (P.O. Box alone and c/o are unacceptable)	John First name 225 W. Washington		Middle name	raddel.	Last name				
(F		Number Chicago		Street Cook	Illinois	Suite # 60606 Zip Code				
6. T	he limited partnership	City o's purpose(s) is:	See Atta	County chment						
			<u>-</u>							
-										
- - II	RS Business Code N	umber is:6511			·• · · · · · · · · · · · · · · · · · ·					

(Rev. Jan. 1995)

8. T	8. The total aggregate dollar amount of cash, property and services contributed by all partners is							
-	\$4,900,000			<u></u>				
9. A	A brief statement of the partners' membership termination and distribution rights:							
-	See Atta	chment						
-				· · - · · · · · · · · · · · · · · · · ·				
	5							
	Ô		<u> </u>	· · · · · · · · · · · · · · · · · · ·				
-	70_			<u> </u>				
NAM	NAME(S) & BUSINESS ADDRESS(ES) OF GENERAL PARTNER(S)							
The	undersigned affirms, under penalties	of perjury, that the fa	acts stated here	ein are true.				
All g	genéral partners are require to sign t	the certificate of limit	ed partnership.	,				
ciefi	TUDE AND MAD	_						
Signature	TURE AND NAME	\mathscr{S} Number/Street $_$	BUSINESS AD 7108 Nort					
Type or print name and	title Henry S. Reinke		Rosemont					
Type of print name and	General Partner	City/town	Roselliont					
Name of General Partn	er if a corporation or	- Ox.						
other entity		State Illi	nois	Zip Code	60018			
Signature	mw/ Sygrybo	Number/Street_	7108 Nort	h Barry				
Type or print name and	I title <u>Marion B. Reinke,</u> General Partner	City/town	Roseront_	··				
Name of General Partn								
other entity	er ir a corporation or	Ctata T113			60010			
Circle Citity		StateI11i	nois	_ Zi Code _	60018			
Signature		Number/Street_						
Type or print name and	title	City/town						
Name of General Partn	er if a corporation or							
other entity		State		Zip Code	•			
	BLACK INK on an original document.							
•	•				•			
FORMS OF PAYMENT	•	RETURN TO:						

Payment must be made by certified check, cashier's check, Illinois attorney's check, Illinois C.P.A.'s check or money order, payable to "Secretary of State."

DO NOT SEND CASH!

Secretary of State Department of Business Services Limited Partnership Division Room 357, Howlett Building Springfield, Illinois 62756 Telephone: (217) 785-8960

ATTACHMENT TO THE CERTIFICATE OF LIMITED PARTNERSHIP OF REINKE FAMILY LIMITED PARTNERSHIP

Question #6: Purpose.

The purposes of the Partnership are:

- (a) to provide for sophisticated, centralized management and development of the assets contributed by the Partners;
- (b) to enhance the respective financial position of the Partners by establishing a significant and diversified capital base and pursuing investment and development strategies which will assist the Partners in obtaining their income generation, diversification and investment objectives;
- (c) to provide resolution of any disputes which may arise among the Partners in order to preserve harmony and avoid the expense and problems of litigation;
- (d) to continue the ownership of the Partnership by and among persons and entities owned and controlled by, or for the benefit of, the Partners and their descendants, thus protecting and restricting Partnership assets or interests from third narties such as transfers as a result of a Partner's failed marriage or from the claims of a Partner's future creditors.

The Partnership is authorized to engage in any business which may lawfully be conducted by a limited partnership formed pursuant to Illinois law, including any lawful purpose, and, without limitation, the acquisition, development, management, operation and disposition of real, personal and intangible property, including life insurance policies and products, but not to act as any insurance company, the carrying on of any business or activities relating thereto or arising therefrom, the entering into any partnership, joint venture or other similar arrangement to engage in any of the foregoing or to the ownership interests in any entity engaged in any of the foregoing, and anything incidental or necessary to the foregoing.

If the Partnership qualifies to do business in a foreign jurisdiction, then it may transact all business permitted in that jurisdiction. There is no jurisdictional restriction upon property or activity of the Partnership.

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<u>Question #9 Partners' Membership Termination and Distribution</u> <u>Rights</u>

- a. Distributions. The General Partner, in its sole discretion, shall determine the amount of distributions to be made to the Partners and the time for making such distributions. The Partners, eincluding the General Partner, shall receive their respective shares of Partnership distributions in cash or in kind, or both, and the portion of such shares that is received in cash may vary effrom Partner to Partner, as the General Partner may determine. Any effort partner to Partner, as the General Partner may determine. Any effort partner to Partner, as the General Partner may determine. Any effort partner to Partner, as the General Partner may determine. Any effort partner to Partner, as the General Partner may determine. Any effort partner to Partner to Partner to Partner, in cluding those made in Elaquidation or dissolution of the Partnership, shall be allocated mamong the Partners in proportion to each Partner's Partnership in Percentage.
 - b. Transfer of Partnership Interests. In the event of the death of a limited partner or the voluntary or involuntary transfer of a limited partners interest ("terminated interest"), the remaining limited partners shall have the option to purchase the terminated interest pursuant to the terms of the Limited Partnership Agreement. It such option is waived by all of the limited partners and the General Partner, then any terminated interest may be assigned provided that: (1) the terminated interest shall represent the entire interest of the limited partner and not fraction thereof; (2) the Ceneral Partner shall receive a certified copy of such assignment and must approve and accept the Any purported transfer or assignment of an interest, or portion thereof, in contravention of the provisions of the Limited Partnership Agreement shall be null and roid. The Partnership may charge the assignee or assignor of an interest, or portion thereof, a reasonable fee to defray the Partnership's costs with respect to any such transfer or assignment.
 - c. <u>Termination and Final Distribution</u>. Following the allocation of all items of income, gain, loss, deduction and credit arising during the period of liquidation, the General Partner shall distribute the remaining partnership properties, together with the proceeds of any sales of same, as follows:
 - (a) First, all Partnership debts and liabilities to Persons other than Partners shall be paid and discharged;
 - (b) Second, to the setting up of any reserve which the General Partner (or liquidator or liquidating committee) in its discretion may deem reasonably necessary for any contingent or unforeseen liabilities or obligations of the Partnership arising out of or in connection with the Partnership. Such funds shall be placed in escrow by the General Partner, (or liquidator or liquidation committee) for the purposes of disbursing such funds in payment of any of the contingencies, liabilities, or obligations, and, at the expiration of

such period as the General Partner (or liquidator or liquidating committee) in its discretion shall deem advisable, the balance thereafter remaining shall be distributed in the manner provided in subsections (c) and (d) hereof;

- (c) Third, to the repayment of any loans or advances that may have been made by any of the Partners to the Partnership; and
- (d) Fourth, any remaining assets shall be distributed among those Partners in accordance with the provisions of Article VIII of the Limited Partnership Agreement.

 THE STATE AFINTS MADE HEREIN SUMMARIZE INFORMATION FOUND IN LIMITED PARTNERSHIP AGREEMENT. THE READER SHOULD CONSULT

THE STATE THIS MADE HEREIN SUMMARIZE INFORMATION FOUND IN THE LIMITED PARTNERSHIP AGREEMENT. THE READER SHOULD CONSULT THE LIMITED PARTNERSHIP AGREEMENT FOR FURTHER INFORMATION AND ANY TAX IMPLICATIONS RESULTING FROM THE ANY OF THE FOREGOING.

Return to: Bruce Vanyek
Chuhak & Tecson
225 W. Washington, #1300
Chicago, IL 60606