ID Number: 143358 Filing Fee: \$50.00



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State Corporations Division 148 W. River Street Providence, Rhode Island 02904-2615

LIMITED PARTNERSHIP

CERTIFICATE OF AMENDMENT TO CERTIFICATE OF LIMITED PARTNERSHIP



The undersigned, desiring to amend the Certificate of Limited Partnership under and by virtue of the power conferred by Section 7-13-9 of the General Laws of Rhode Island, 1956, as amended, hereby execute the following Certificate of Amendment to the Certificate of Limited Partnership:

1.	The name of the limited partnership is.			
	Lonsdale Apartments, L.P.			
2.	The date of filing of the Certificate of Limited Partnership is	October 20, 2004		
3.	The Certificate of Limited Partnership (as previously amended	May 26, 2005 (List dates of pnor amendment(s), if applicable If none, so state)		
	is amended as follows:	,		
	[Insert amendment] The Certificate of Limited Partnership is amended as show in the attached Second Amendment to the			
	Amended and Restated Agreement of Limited Partnership of Lonsdale Apartments, L.P.			
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	Under penalty of perjury, I/we declare and affirm that I/we have examined this Certificate of Amendment to the Certificate of Limited Partnership, including any accompanying attachments, and that all statements contained herein are true and correct. Lonsdale Apartments, L.P.	
Date: October, 13, 2017		
Date.	Print Name of Limited Partnership By: Ferland Corporation its Managing General Partner	
	By Joh Coop	
	John Cooper ByPresident	
	Ву	
	By	
	Ву	

SECOND AMENDMENT TO AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP OF LONSDALE APARTMENTS, L.P.

THIS SECOND AMENDMENT TO AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP OF LONSDALE APARTMENTS, L.P. (this "Amendment"), dated effective as of the 13th day of October, 2017 (the "Effective Date"), is by and among FERLAND CORPORATION, a Rhode Island corporation ("Managing General Partner" and "Substitute Limited Partner"), CATHEDRAL DEVELOPMENT GROUP, INC., a Rhode Island corporation ("Co-General Partner"), and AMTAX HOLDINGS 621, LLC, an Ohio limited liability company ("Withdrawing Investor Limited Partner").

RECITALS

WHEREAS, Lonsdale Apartments, L.P., a Rhode Island limited partnership (the "Partnership"), owns an apartment complex known as Coats Manor Apartments and located at 453 Lonsdale Avenue, Pawtucket, Rhode Island 02860 (the "Property");

WHEREAS, the Partnership is governed by that certain Amended and Restated Agreement of Limited Partnership, dated as of May 1, 2005, by and among Managing General Partner, as the managing general partner of the Partnership, Protech 2005-B, LLC, an Ohio limited liability company ("Protech"), as the special limited partner of the Partnership, Withdrawing Investor Limited Partner, and Co-General Partner, as amended by that certain Assignment of Special Limited Partner Interest and First Amendment to Amended and Restated Agreement of Limited Partnership, dated as of September 14, 2007, by and among Managing General Partner, Protech, Withdrawing Investor Limited Partner, and Co-General Partner (collectively, the "Partnership Agreement"). Capitalized terms not otherwise defined herein shall have the meanings given them in the Partnership Agreement;

WHEREAS, Withdrawing Investor Limited Partner has assigned all of its right, title and interest in and to the Partnership to Substitute Limited Partner pursuant to the terms of that certain Assignment and Assumption Agreement dated as of the date hereof;

WHEREAS, Managing General Partner, Co-General Partner, Withdrawing Investor Limited Partner, and Substitute Limited Partner desire to amend the Partnership Agreement to evidence: (i) the withdrawal of Withdrawing Investor Limited Partner, and (ii) the admission of Substitute Limited Partner as the Investor Limited Partner of the Partnership (collectively, the "Transfer");

WHEREAS, Managing General Partner consents to the Transfer and elects to continue the Partnership; and

WHEREAS, the Partners desire to amend the Partnership Agreement in the manner as hereinafter provided.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Partners do hereby agree and amend the Partnership Agreement as follows:

1. <u>Withdrawal of AMTAX Holdings 621, LLC.</u> Withdrawing Investor Limited Partner hereby voluntarily withdraws as Investor Limited Partner of the Partnership.

2. <u>Admission of Ferland Corporation as a Substitute Limited Partner</u>. Substitute Limited Partner is hereby admitted to the Partnership as the successor Investor Limited Partner, and hereby accepts and assumes all of the rights and obligations of the Investor Limited Partner under the Partnership Agreement arising from and after the Effective Date.

3. References.

- (a) All references in the Partnership Agreement to the Investor Limited Partner or AMTAX Holdings 621, LLC shall hereinafter be amended to be references to Ferland Corporation.
- 4. Replacement of Schedule A to Partnership Agreement. Schedule A attached to the Partnership Agreement is hereby replaced with Schedule A attached hereto and incorporated herein by reference.
- 5. <u>Ratification</u>. The parties hereto adopt and ratify by reference all of the remaining terms and conditions of the Partnership Agreement as if said Partnership Agreement were set forth herein in full; provided, however, that in the event of any conflict between the Partnership Agreement and this Amendment, this Amendment shall govern and control.
- 6. <u>Counterparts</u>. This Amendment may be executed in one or more counterparts, each of which shall be an original and all of which, taken together, shall constitute one and the same instrument. This Amendment may also be executed by delivery by facsimile of an executed counterpart original of this Amendment. The parties hereto agree that the signature of any party transmitted by facsimile with confirmation of transmission shall have binding effect as though such signature were delivered as an original.
- 7. <u>Headings</u>. The section headings contained in this Amendment are for reference purposes only and will not affect in any way the meaning or interpretation of this Amendment.
- 8. Governing Law. This Amendment shall be governed by and construed in accordance with the laws of the State of Rhode Island.
- 9. <u>Amendment</u>. This Amendment may not be amended, modified or supplemented unless such amendment, modification or supplement is set forth in a written instrument that has been executed by each of the parties hereto.

[Signatures on Next Page]

IN WITNESS WHEREOF, this Second Amendment to Amended and Restated Agreement of Limited Partnership of Lonsdale Apartments, L.P. is executed effective as of the date first written above.

MANAGING GENERAL PARTNER:

FERLAND CORPORATION, a Rhode Island corporation

By:	John Grow	
Name:	John Cosper	
Title: _	President	

SUBSTITUTE LIMITED PARTNER:

FERLAND CORPORATION, a Rhode Island corporation

By:	Joh Co	·	
Name:	John Cor	Coupeir	
Title: _	Preside	wi	

CO-GENERAL PARTNER:

CATHEDRAL DEVELOPMENT GROUP, INC., a Rhode Island corporation

By:		<u>_</u>
Name:	<u>.</u>	
Title:	_	

[Signatures Continue on Following Page]

IN WITNESS WHEREOF, this Second Amendment to Amended and Restated Agreement of Limited Partnership of Lonsdale Apartments, L.P. is executed effective as of the date first written above.

MANAGING GENERAL PARTNER:

FERLAND CORPORATION, a Rhode Island corporation
By:
Name:
Title:
SUBSTITUTE LIMITED PARTNER:
FERLAND CORPORATION, a Rhode Island corporation
By:
Name:
Title:
CO-GENERAL PARTNER:
CATHEDRAL DEVELOPMENT GROUP, INC.,
Rhode Island corporation
By: Jour Line Name: Scott Goudreau Title: Secretary Treasurer

[Signatures Continue on Following Page]

IN WITNESS WHEREOF, this Second Amendment to Amended and Restated Agreement of Limited Partnership of Lonsdale Apartments, L.P. is executed effective as of the date first written above.

WITHDRAWING INVESTOR LIMITED PARTNER:

AMTAX HOLDINGS 621, LLC, an Ohio limited liability company

By: TCH II Pledge Pool, LLC, its manager

By: Tax Credit Holdings II, LLC, its sole

member

By: Alden Pacific Holdings, LLC, its sole

member

Name: Jill Brooks-Garnett

Title: Chief Operating Officer

SCHEDULE A

Name and Business Address	Capital Contribution	Percentage Interests
GENERAL PARTNERS: Ferland Corporation 558 Smithfield Ave Pawtucket, RI 02904	\$100.00	.005%
Cathedral Development Group 5 Cathedral Square Providence, Rhode Island 02903	\$100.00	.005%
INVESTOR LIMITED PARTNER: Ferland Corporation 558 Smithfield Ave Pawtucket, RI 02904	\$1,760,244.00	99.99%
TOTAL:	\$1,760,444.00	100.00%

RI SOS Filing Number: 201751813310 Date: 10/18/2017 12:41:00 PM



I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

October 18, 2017 12:41 PM

Nellie M. Gorbea Secretary of State

Tullin U. Soler

