State of Rhode Island and Providence Plantations

CERTIFICATE

See Restated Articles of Incorporation

(LIMITED PARTNERSHIP)

desiring to form a	limited partnership under and by virtue of the powers conferred by
Chapter 7-13 of the	e General Laws of Rhode Island, do solemnly swear that:
FIRST. The n	name of the partnership shall be WE THE PEOPLE ASSOCIATES
the real estator related the	character of the business conducted by the partnership shall be business together with all other business necessary reto, including, but not limited to, the ownership, sing, operation, management, improvement, sale or
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THIRD. The	principal place of business of the partnership shall be located at enue, Providence, Rhode Island (No. Street, City or Town, State.)
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THIRD. The 246 Prairie Av Fourth.	principal place of business of the partnership shall be located at enue, Providence, Rhode Island (No. Street, City or Town, State.) General Partners Residence
THIRD. The 246 Prairie Av Fourth. WTP, INC.	principal place of business of the partnership shall be located at enue, Providence, Rhode Island (No. Street, City or Town, State.) General Partners Residence (No. Street, City or Town, State.)
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FIFTH. The term of existence of the partnership shall be from the date of filing of this Certificate to December 31,2015 or to such earlier date as shall be determined by events set forth in the Limited Partnership Agreement among the parties hereto.

$\ensuremath{Sixth}.$ The following items listed immediately below shall be the contribution of each limited partner.
Name of Limited Partner Cash Property other than Cash Value Leonard M. Rumpler \$28,400.00 None
SEVENTH. The items listed immediately below shall be the additional contributions, agreed to be made by each limited partner.
Name of Limited Partner Cash Property other than Cash Value The Limited Partner may make additional contributions to the capita
of the Partnership as may from time to time be agreed between
said Limited Partner and General Partner.
and the times at which or the events on the happening of which said contributions shall be made shall be as agreed upon.
EIGHTH. The contribution of each limited partner shall be returned only upon dissolution and termination of the Limited Partnership.
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NINTH. Each limited partner shall, by reason of his contribution, receive the following percentage of the net profits of the Partnership:
Leonard M. Rumpler 98%
the control of the second control of the control of
TENTH. Each or any limited partner shall have the right to substitute an assignee as contributor in his place, subject to the following terms and conditions: only according to the terms of paragraph 17 of the Limited Partner-
ship Agreement.



James AO' heary Notary Public.

LIMITED PARTNERSHIP

CERTIFICATE

FILED IN THE OFFICE OF THE SECRETARY OF STATE FEB 2 5 1980 19

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