RI SOS Filing Number: 202450343430 Date: 4/8/2024 10:12:00 AM



REC'D RIDGS BSD '24 PR 8 AM 10:11:32

Certificate of Amendment

DOMESTIC Limited Partnership

→ Filing Fee: \$50.00

The undersigned, desiring to amend the Certificate of Limited Partnership under and by virtue of the power conferred by RIGL <u>7-13-9</u>, hereby executes the following Certificate of Amendment to the Certificate of Limited Partnership:

Octanicate of Elimited Farthersin	<u>ip.</u>	
1. Entity ID Number:	2. The name of the partnership is.	
50138	CECAM Associates	
3. If the entity's name is chang state the new name:	ging.	
		Check the box to indicate no change 🗹
The date of filing of the Cert of Limited Partnership is:	tificate July 13, 1971	
5. If the specified office address changing complete the following section:		.
		Check the box to indicate no change 🗹
If the mailing address is changing complete the following section:	ng	
		Check the box to indicate no change 🗹
7. If there is a change in the getallist ALL general partners as of the	eneral partners complete the following this amendment	section:
NAME	ADDRESS	
	· · · · · · · · · · · · · · · · · · ·	
	·	
Check the box to indicate an a	ittachment 🗍	Check the box to indicate no change

MAIL TO:

Division of Business Services

148 W. River Street, Providence, Rhode Island 02904-2615

Phone: (401) 222-3040 Website: www.sos.ri.gov

FILED	70:12
APR 8 2024	
BY HZIEZ	.y

8. If adding or amending additional provisions, complete the following section:	·
See attached Exhibit A	
Check the box to indicate an attachment <a>Check the box to indicate an attachment	he box to indicate no change 🔲
9. As required by RIGL <u>7-13-69</u> , the partnership has paid all fees and taxes.	
10. This Certificate of Amendment is signed by at least one general partner and, if applicab partner designated herein as a new general partner.	le, by each other general
Under penalty of perjury, I/we declare and affirm that I/we have examined this Certificate of of Limited Partnership, including any accompanying attachments, and that all statements correct.	
Type or Print Name of Limited Partnership	
CECAM Associates	
Signature of General Partner	Date 3/27/24
Signature of General Partner	Date

If you have any questions, please call us at (401) 222-3040, Monday through Friday, between 8:30 a.m. and 4:30 p.m., or email corporations@sos.ri.gov.

CECAM ASSOCIATES AMENDMENT TO CERTIFICATE AND AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP

This Amendment to the Certificate and Agreement of CECAM Associates, a Rhode Island limited partnership (the "Borrower" and/or "Partnership"), the owner of Slater Hill Apartments, located in Pawtucket, RI (the "Project"), is being executed as of this _____ day of April, 2024, by the undersigned for the purpose of amending the Certificate and Agreement of Limited Partnership dated June 1, 1971, collectively (the "Certificate and Agreement of Limited Partnership").

Purpose: The purpose of this Amendment to the Certificate and Agreement of Limited Partnership is:

1. To further amend the existing Paragraph 32 found in the Exhibit B of the Amendment to Certificate of Limited Partnership dated October 20, 2006 "HUD Provisions" with the "HUD Provisions" shown below:

Paragraph 32 HUD Provisions

Notwithstanding any clause or provision in the Certificate and Agreement of Limited of CECAM Associates to the contrary, the provisions of this Paragraph 32 shall be applicable so long as the United States Department of Housing and Urban Development ("HUD"), or its successors and assigns, insures or holds any loan to CECAM Associates (the "HUD Insured Loan"), Security Agreement lien on Slater Hill Apartments FHA project # 016-11091 in Pawtucket, Providence County, RI (the "Project") including any grant or security interest in any of the Borrower's assets or mortgaged property.

- I. If any of the provisions of the organizational documents conflict with the terms of the HUD-insured Note, Security Instrument, or HUD Regulatory Agreement ("HUD Loan Documents"), the provisions of the HUD Loan Documents shall control.
- 2. No provision required by HUD to be inserted into the organizational documents may be amended without HUD's prior written approval. Additionally, if there is a conflict between any HUD-required provisions inserted into the Limited Partnership Agreement and any other provision of the Limited Partnership Agreement, the terms of the HUD-required provisions will govern; and if there is a conflict between any of the provisions in the Certificate of Limited Partnership and any HUD-required provisions of this Amendment, the HUD-required provisions will govern.
- 3. Unless otherwise approved in writing by HUD, the Borrower entity's business and purpose shall consist solely of the acquisition, ownership, operation and maintenance of the Project and activities incidental thereto. Borrower shall not engage in any other business or activity. The Project shall be the sole asset of the Borrower entity, which shall not own any other real estate other than the aforesaid Project.

- 4. None of the following will have any force or effect without the prior written consent of HUD:
 - a. Any amendment that modifies the term of Borrower's existence:
 - b. Any amendment that triggers application of the HUD previous participation certification requirements (as set forth in Form HUD-2530, Previous Participation Certification, or24 CFR § 200.210, et seq.):
 - c. Any amendment that in any way affects the HUD Loan Documents;
 - d. Any amendment that would authorize any member, partner, owner, officer or director, other than the one previously authorized by HUD, to bind the Borrower entity for all matters concerning the Project which require HUD's consent or approval;
 - e. A change that is subject to the HUD TPA requirements contained in Chapter 13 of HUD Handbook 4350.1 REV-I; or
 - f. Any change in a guarantor of any obligation to HUD (including those obligations arising from violations of the Regulatory Agreement).
- 5. The Borrower entity is authorized to execute a Note and Security Instrument in order to secure a loan to be insured by HUD and to execute the Regulatory Agreement and other documents required by the Secretary in connection with the HUD-insured loan.
- 6. Any incoming member/partner/owner of Borrower must as a condition of receiving an interest in the Borrower entity agree to be bound by the HUD Loan Documents and all other documents required in connection with the HUD-insured loan to the same extent and on the same terms as the other members/partners/owners.
- 7. Upon any dissolution, no title or right to possession and control of the Project, and no right to collect the rents from the Project, shall pass to any person or entity that is not bound by the Regulatory Agreement in a manner satisfactory to HUD.
- 8. The key principals of the Borrower identified in the Regulatory Agreement are liable in their individual capacities to HUD to the extent set forth in the Regulatory Agreement.
- 9. The approved Borrower entity shall not voluntarily be dissolved or converted to another form of entity without the prior written approval of HUD.
- 10. The Borrower entity has designated Paul J. Tryder, President and Treasurer of C/S Housing Corporation as its official representative for all matters concerning the Project that require HUD consent or approval. The signature of this representative will bind the Borrower entity in all such matters. The Borrower entity may from time to time appoint a

new representative, provided that the individual so appointed is 2530 Previous Participation Certified, to perform this function, but within three business days of doing so, will provide HUD with written notification of the name, address, and telephone number of its new representative. When a person other than the person identified above has full or partial authority with respect to management of the Project, the Borrower entity will promptly provide HUD with the name of that person and the nature of that person's management authority.

11. Any obligation of the Limited Partnership to provide indemnification under the Limited Partnership Agreement shall be limited to (i) amounts mandated by state law, if any, (ii) coverage afforded under any liability insurance carried by the Partnership and (iii) available "surplus cash" of the Borrower as defined in the Regulatory Agreement. Until funds from a permitted source for payment of indemnification costs are available for payment, the Partnership shall not (a) pay funds to any members, partners, officers and directors, or (b) pay the deductible on an indemnification policy for any members, partners, officers and directors.

[Signatures and Acknowledgments to Appear on the Following Pages]

IN WITNESS WHEREOF, the undersigned has executed this Amendment as of the first date written above.

GENERAL PARTNER

By: Paul J. Tryder, its President/Treasurer
LIMITED PARTNERS
TRYDER LIMITED PARTNERSHIP
By: Ridge Stone Corporation By:
Paul E. Fryder, its President
EVANS FAMILY LIMITED PARTNERHIP
By: RWE Corporation, its General Partner
By:Robert L. Evans, President
JOHN L. MARSHALL III -2014 Trust
Ву:

John L. Marshall, Trustee/Donor

IN WITNESS WHEREOF, the undersigned has executed this Amendment as of the first date written above.

GENERAL PARTNER

C/S HOUSING CORPORATION _
By: Paul J. Tryder, its President/Treasurer
<u>LIMITED PARTNERS</u>
TRYDER LIMITED PARTNERSHIP
By: Ridge Stone Corporation By:
EVANS FAMILY LIMITED PARTNERHIP
By: RWE Corporation, its General Partner

JOHN L. MARSHALL III -2014 Trust

By: John L. Marshall, Trustee/Donor

IN WITNESS WHEREOF, the undersigned has executed this Amendment as of the first date written above.

GENERAL PARTNER

C/S HOUSING	CORPORATION
Rv.	2 QK O
Paul,	J. Tryder, its President/Treasurer

LIMITED PARTNERS

TRYDER LIMITED PARTNERSHIP

EVANS FAMILY LIMITED PARTNERHIP

By: RWE Corporation, its General Partner

By:

Robert L. Evans, President

By: John L. Marshall, Trustee/Donor

RI SOS Filing Number: 202450343430 Date: 4/8/2024 10:12:00 AM



I, GREGG M. AMORE, Secretary of State of the State of Rhode Island, 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:

April 08, 2024 10:12 AM

Gregg M. Amore

Secretary of State

Treg M. Coure

