State of	

PARTNERSHIP AGREEMENT

This Partnership Agreement (the "Agreen	nent") is made as of this day of	······································
20, (the "Effective Date") by and b	petween/among:	
Partner(c):	located at	and
located at	, located at t	and
"Partner" and collectively, the "Partners").		(odon, a
Partnership Name and Purpose. The Control of t	ne Partners agree to form a partnership under t	he name of
	[Partnership name] (the "Partnership"). The Pa	
	the State of The Partner	
	orth below to engage in the business of	
	[Par	
	es as may be necessary, related or incidental t	
business of the Partnership as provided h	nerein.	
	ce of the Partnership will be located at	
[Address] or	at such places as the Partners shall determine	from time to time.
	shall commence on, 2	20 and will
continue until: (Check one)		
20		
, 20,		
☐ It terminates in accordance with the t	erms of this Agreement,	
unless terminated earlier in accordance u	with the terms of this Agreement	
unless terminated earlier in accordance v	Aut the terms of this Agreement.	
4 Partners' Capital Contributions Th	e Partners will contribute capital to the Partners	shin: (Check one)
4. I arthers Capital Contributions. In	e i aithers will contribute capital to the i aither	ship. (Oneok one)
☐ Within day(s) of the Effe	ective Date	
On or before		
	_, 20	
The Partners' cash contribution will be:		
The Partners cash contribution will be:		
•[P	artner], \$	
• [P		
•[P	•• • • • • • • • • • • • • • • • • • • •	
	artner], \$	
- Lr	αι ιι ιοι j, ψ	



The Partners' non-cash contribution and the value of the non-cash contribution will be:

•	[Partner]	
		[Description], \$
•	[Partner]	
 		[Description], \$
•	[Partner]	
		[Description], \$
•	[Partner]	
		[Description], \$
capital account consisting of the Partne capital from his or her capital account v	er's capital contributions	sh and maintain for each Partner a separate s. A Partner may not withdraw any portion of ent of all Partners.
Capital Account Interest (Check one) ☐ Interest, at the rates and times as any Partner. ☐ NO interest will be paid on the cap	•	ners, will be paid on the capital account of ner.
6. Profits and Losses. The net profit	s and losses of the Par	tnership will be divided: (Check one)
	ages: [Partner] will share	% of the net profits and
% of the net losse	:S	
•		% of the net profits and
% of the net losse		
•		% of the net profits and
% of the net losse		
		% of the net profits and
% of the net losse	!S	
for each Partner. Each Partner's share	of the Partnership profinere is no positive balan	sh and maintain a separate income account its and losses will be credited to or charged ace in a Partner's income account, losses
Income Account Interest (Check one) Interest, at the rates and times as any Partner. NO interest will be paid on the income.	•	ners, will be paid on the income account of tner.



8. Partners' Salary and Drawings.

Salary (Check one)		
	[Partner] will receive a salary of \$	per
(Check one) month	· ·	
	[Partner] <u>wi</u> ll receive a salary of \$	per
(Check one) \square month	— · — <i>-</i>	
	[Partner] will receive a salary of \$	per
(Check one) month	— · — ·	
	[Partner] will receive a salary of \$	
(Check one) month	<u> </u>	harged against the Partners'
capital accounts or the Par		
☐ There will be <u>NO</u> salar	y or compensation given to any Partner for servi	ces to the Partnership.
Partner may withdraw the written consent of all P The Partnership will di	w any portion of profits from his or her income a any portion of profits from his or her income acc artners. stribute profits to Partners at the end of each quarter gear or at the times and in the	count at any time but only with
Partners any one Partnership Books	[Financial institution] or at other financial institution] or at other financials from these accounts will be made by checks structured a majority of Partners of the cords. At all times during the term of the will be kept and maintained at (Check one)	signed by (Check one) all all all all all all all all all al
Other:	Such book	s and records will be available
for inspection by (Check or business hours upon reason accordance with generally begin on	ne) any Partner and his or her representationable notice. The Partnership shall maintain its accepted accounting principles (GAAP). The Pa and close on eet will be prepared at the end of each fiscal year	ve any Partner during books and records in artnership's fiscal year will An income
Audits (Check one)		
	Partner, an audit of the books and records of the	Partnership will be prepared by
	fied public accountants selected by the Partners	
	and records of the Partnership as of the end of e	each fiscal year will be prepared
	ertified public accountants selected by the Partne	



will devote as much of his or her time and efforts to the affairs of the Partnership as may be necessary to accomplish the objectives of the Partnership.
Sole Authority (Check one) Each Partner does NOT have the power to make significant nor ordinary decisions on behalf of the Partnership.
☐ Each Partner has the power to make (Check one) ☐ only significant ☐ only ordinary ☐ significant and ordinary decisions on behalf of the Partnership.
All Partners must agree to take the following Partnership actions: (Check all that apply)
Enter into, make and perform any contract or agreement including lease, security agreement or mortgage
☐ Borrow or lend money☐ Sell all or substantially all of the assets of the Partnership other than that sold in the regular
course of the Partnership's business
☐ Hiring and firing employees ☐ Other:
 12. Voluntary Dissolution of Partnership. The Partnership may be dissolved at any time upon the consent of (Check one)
13. Farther's Withdrawai. (Check one)
☐ A Partner may withdraw voluntarily. A Partner may withdraw from the Partnership: (Check one) ☐ At any time
After a period of year(s) from the date of this AgreementOther:
Do not specify
by providing at least day(s) written notice of such intention to withdraw to the other Partners.
The remaining Partners may decide either to dissolve and liquidate the Partnership with the withdrawing Partner (in accordance with paragraph no. 12) or continue the Partnership by purchasing the withdrawing
Partner's interest (in accordance with paragraph no. 16). The decision to dissolve or continue the
Partnership requires the unanimous consent of the remaining Partners. If the remaining Partners choose to purchase the withdrawing Partner's interest, the remaining Partners shall provide written notice of such



	_ day(s) after receipt of the withdrawing Partner's notice to
withdraw.	
	consent from all Partners. A Partner may not withdraw from
•	tners unanimously agree to the withdrawal. If the remaining
_	maining Partners may decide either to dissolve and liquidate the
	r (in accordance with paragraph no. 12) or continue the ing Partner's interest (in accordance with paragraph no. 16). The
	nership requires the unanimous consent of the remaining
	ise to purchase the withdrawing Partner's interest, the remaining
	such intention to purchase within day(s) after receipt
of the withdrawing Partner's notice to wi	
	Partnership will terminate the Partnership. The Partnership will
be dissolved and the assets liquidated in	
In the state of th	
Involuntary Withdrawal (Check one)	
Not applicable.	
<u> </u>	Partnership if such Partner: (Check all that apply)
Commits fraud	
Declares bankruptcy	
☐ Is declared incompetent	
Commits embezzlement	
Is imprisoned	
Other:	
<u> </u>	er to dissolve and liquidate the Partnership with the removed
	no. 12) or continue the Partnership by purchasing the removed
	aragraph no. 16). The decision to dissolve or continue the
· · · · · · · · · · · · · · · · · · ·	sent of the remaining Partners. If the remaining Partners choose est, the remaining Partners shall provide written notice of such
•	_ day(s) after knowledge of the event leading to the Partner's
removal.	_ day(o) and knowledge of the event leading to the railing of
14. Partner's Retirement . A Partner m	ay retire from the Partnership: (Check one)
At any time	
At the end of the Partnership's fisca	Lyoor
At the end of a calendar month	i yeai
	rear(s) from the date of this Agreement
Other:	
by providing at least day(s)	written notice of such intention to retire to the other Partners.
	er to dissolve and liquidate the Partnership with the retiring
Partner (in accordance with paragraph r	no. 12) or continue the Partnership by purchasing the retiring
	aragraph no. 16). The decision to dissolve or continue the
	sent of the remaining Partners. If the remaining Partners choose
•	st, the remaining Partners shall provide written notice of such
intention to purchase within	_ day(s) after receipt of the retiring Partner's notice to retire.



15. Partner's Death. If a Partner dies, the remaining Partners may decide either to dissolve and liquidate the Partnership (in accordance with paragraph no. 12) or continue the Partnership by purchasing the deceased Partner's interest (in accordance with paragraph no. 16). The decision to dissolve or continue the Partnership requires the unanimous consent of the remaining Partners. If the remaining Partners choose to purchase the deceased Partner's interest, the remaining Partners shall provide written notice of such intention to purchase within day(s) after the Partner's death to the administrator or executor of the deceased Partner's estate.
16. Buyout. If the remaining Partners choose to purchase the withdrawing, retiring or deceased Partner's interest under the preceding paragraphs, that interest will be purchased in: (Check one)
 Equal amounts by all remaining Partners The amounts as decided by all remaining Partners The amounts as decided by the remaining Partners that wish to purchase
Buyout Price Assessment (Check one) The value of the withdrawing, retiring or deceased Partner's interest is the fair market value as determined by (Check one) the Partnership's accountant an independent appraiser an independent certified public accountant other: The purchase price will be equal to the amount in the withdrawing, retiring or deceased Partner's capital account as of the date of his or her withdrawal, retirement or death, plus or minus the amount in the withdrawing, retiring or deceased Partner's income account at the end of the month immediately preceding the withdrawal, retirement or death, and adjusted for the withdrawing, retiring, or deceased Partner's share of the Partnership profits or losses, not previously credited or charged, through the end of the month in which the withdrawal, retirement or death occurred.
The purchase price will not include any separate amounts for goodwill, tradename, patents, or other intangible assets. The remaining Partners may continue to use the Partnership tradename. The purchase price will be paid: (Check one)
☐ Without interest☐ With interest, at the rate of% per annum within months after the date of the withdrawal, retirement or death
17. Restriction on Transfer. No Partner shall transfer, assign, sell, give, pledge, hypothecate or otherwise encumber, or dispose of in any manner any or all of his or her interest in the Partnership without the written consent of all Partners.
18. New Partners. (Check one)
 ☐ The Partnership, upon the (Check one) ☐ unanimous consent ☐ majority consent of all Partners, may admit new Partners to the Partnership on the terms and conditions as determined by the Partners at such time. ☐ The Partnership will NOT admit new Partners.
19. Arbitration. Any dispute arising out of or related to this Agreement that the Partners are unable to resolve by themselves shall be settled by arbitration in the State of in accordance



with the rules of the American Arbitration Association. The written decision of the arbitrator(s), as applicable, shall be final and binding on the Partners. Judgment on a monetary award or enforcement of injunctive or specific performance relief granted by the arbitrator(s) may be entered in any court having jurisdiction over the matter.

- **20. Binding Effect**. This Agreement shall be binding upon and inure to the benefit of the Partners and their respective legal representatives, heirs, administrators, executors, successors and permitted assigns.
- **21. Severability.** If any provision of this Agreement is held to be invalid, illegal or unenforceable in whole or in part, the remaining provisions shall not be affected and shall continue to be valid, legal and enforceable as though the invalid, illegal or unenforceable parts had not been included in this Agreement.
- **22. Governing Law.** The terms of this Agreement shall be governed by and construed in accordance with the laws of the State of ______, not including its conflicts of law provisions.
- **23. Further Assurances.** At the written request of one Partner, the other Partners shall execute and deliver such other documents and take such other actions as may be reasonably necessary to effect the terms of this Agreement.
- **24. Headings.** The section headings herein are for reference purposes only and shall not otherwise affect the meaning, construction or interpretation of any provision in this Agreement.
- **25. Entire Agreement.** This Agreement contains the entire understanding between the Partners and supersedes and cancels all prior agreements of the Partners, whether oral or written, with respect to such subject matter.
- **26. Counterparts.** This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which together, shall constitute one and the same document.
- **27. Amendment.** This Agreement may be amended or modified only by a written agreement signed by all of the Partners.
- **28. Notices.** Any notice or other communication given or made to any Partner under this Agreement shall be in writing and delivered by hand, sent by overnight courier service or sent by certified or registered mail, return receipt requested, to the address stated above or to another address as that Partner may subsequently designate by notice and shall be deemed given on the date of delivery.
- **29. Waiver.** No Partner shall be deemed to have waived any provision of this Agreement or the exercise of any rights held under this Agreement unless such waiver is made expressly and in writing. Waiver by any Partner of a breach or violation of any provision of this Agreement shall not constitute a waiver of any other subsequent breach or violation.
- **IN WITNESS WHEREOF**, this Agreement has been executed and delivered as of the date first written above.



SIGNATURES

Partner Signature	Partner Full Name
Representative Signature	Representative Name and Title
Partner Signature	Partner Full Name
Representative Signature	Representative Name and Title
Partner Signature	Partner Full Name
Representative Signature	Representative Name and Title
Partner Signature	Partner Full Name
Representative Signature	Representative Name and Title

