## <u>Partnership - Formation Questionnaire</u>

Primary Contact	Name:	Address:		
Telephone:	Mobile:	E-mail:	Fax:	
The name of the	Partnership is	<b>:</b>		
Type of business	}			
The address of th	e Partnership	is:		
The registered ag	ent of the Pa	rtnership is:	whose a	address is
Name of Tax Ma	tters Partner (	(if any):	whose addr	ess is
The purpose of th	is Partnershi	p is:		
Do the business o	organizers int	end the busine	ess to survive	their departure? Yes 🔙 No 🗌
Is the business pr	imarily inten	ded to provide	e professiona	l services? Yes 🔃 No 🗌
If yes, what kind	?			
Is the business in	tended to prii	narily provide	e advocacy, e	ducation, or public services?
Yes 🔛 No 🔙 If	yes, what ki	nd?		
Do purposes incl	ude managen	nent of real es	tate? Yes	No If yes:
Identify Real Est	ate: Address:	Comm	ion name:	Type/use:
Real Estate is:				
owned by Ge	neral/Managi	ng Partners ar	nd to be contr	ibuted as a capital contribution
value: \$				
to be acquired	l under existi	ng contract		
Date of contract:				
Seller:				
Purchaser:				
to be acquired	l, but no cont	ract has been	executed	
other:				
Partnership is to:				
merely operat	e existing str	uctures		
construct low	income hous	ing		
rehabilitate (u			986)	
construct othe			1	
if cost of a		•		improvements exceeds \$
Partners are to co		% of excess	s, up to \$	
mortgages, et				
Will the business	_	· ·	, nationally $lacksquare$	, or internationally?
If nationally or in				
How many emplo	yees will the	business hav	e?	
What is the expe		venue or loss	for the busin	ess:
For the first two				
For two to ten ye				
For ten to twenty				
What are the grea	itest risks ass	ociated with t	he business?	
Will principals co	ontribute their	r own assets to	o the busines	s? Yes 🔛 No 🔛
If yes, describe:				
Do you expect to		-		
How much of the	business's de	ebts will princ	ipals have to	personally guarantee?

How long will it likely be before the business becomes profitable? Yes No Will each principal be due an equal share of profits? Yes No How will the amount of income or salary due each principal be determined? Will earnings be distributed to owners immediately, or will they be accumulated by the business for future investment? Is Agreement to be a short form, rather than a long form? Yes No THE PARTIES  Enter the following information about persons entering into the Partnership Agreement.							
Address	Phone Number	Dollar Amount of Capital Contribution	Percentage of Partnership Interest	Type of Partner			
OPERATIONS/CAPITALIZATION/AUTHORIZATIONS							
ll the partnersh	ip agreement be	e signed?					
<ul> <li>When will the partnership end or be expected to end?</li> <li>When the Partners decide to terminate the Partnership affairs.</li> <li>When the Partnership assets have been sold or otherwise disposed of.</li> <li>Other</li> </ul>							
The total capital contribution from all Partners to the Partnership is In the event the Partnership requires a later infusion of money to run the business, are the Partners required to contribute additional capital?							
	ncipal be due a amount of income be distributed for future invest to be a short for the second partnership en Partnership assistal contribution he Partnership	amount of income or salary due to be distributed to owners immediate for future investment ? to be a short form, rather than the second	ancipal be due an equal share of profits? Yes amount of income or salary due each principal to be distributed to owners immediately , or wife for future investment ?? to be a short form, rather than a long form? Yes to be a short form, rather than a long form? Yes to be a short form about persons entering into to the same of the	ancipal be due an equal share of profits? Yes No amount of income or salary due each principal be determined? be distributed to owners immediately nor will they be accumfor future investment? to be a short form, rather than a long form? Yes No Session No Normalization about persons entering into the Partnership A Number Amount of Partnership Interest Capital Contribution  NS/CAPITALIZATION/AUTHORIZATIONS  As a partnership agreement be signed?  The partnership agreement be Partnership affairs. Partnership assets have been sold or otherwise disposed of.  The partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the busing the partnership requires a later infusion of money to run the partnership and the partnership requires a later infusion of money to run the partnership and the partnership requires a later infusion of money to run the partnership and the p			

Yes, the Partners are required to contribute additional capital, in same ratio as their percentage of profits, but in no event an amount exceeding percent of their original capital contribution.  No
Will the General Partner(s) be entitled to compensation for their work on behalf of the Partnership? Yes No Service No Se
Are Managing Partners to be elected? Yes No If yes, Managing Partners are to be elected by what vote: majority 2/3rds 75% unanimous other:
May a new Partner be admitted to the Partnership with less than the unanimous consent of the other Partners? Yes No If yes, what vote required?: majority 2/3rds 75% other:  What consent is to be required to continue the business of the Partnership? unanimous consent 75% in interest 2/3rds in interest majority in interest other:
If a Partner desires to voluntarily withdraw, must the Partner first get the consent of some or all of the other Partners? Yes No If yes, what vote required? unanimous consent 75% in interest 2/3rds in interest majority in interest other:
In general, decisions reserved to the Partners are to be made by what vote?  unanimous consent 75% in interest 2/3rds in interest majority in interest other:
What requirements do you want to impose regarding signing checks, notes, deeds, contracts, etc. on behalf of the partnership?
Do you wish to allow execution of said documents up to a certain value without consent of others during a limited time period Yes  No If yes, please indicate the amount: \$ and the duration: One week One month One quarter One calendar year, or Other specify:
Who shall have authorization?  Partner authorized to sign with the unanimous consent of all partners (limited and general)  Partner authorized to sign with a majority consent of the partners (limited and general)  General partner only authorized to sign  Managing partner only authorized to sign  Other. Please specify:
If authority delegated to a managing partner, please state the managing partner's name:  Is the Agreement to provide for annual meetings of the Partners? Yes No

Is the Agreement to provide for assignment of allocations and distributions to any of the following?:
relatives of a Partner without consent; another Partner without consent; to any person with the following consent: no consent required unanimous (all Partners) 75% 2/3rds majority other:
Other than amendments of the Partnership Agreement which directly change the financial share of each Partner will require unanimous consent, do you wish to provide for other types of amendments with less than unanimous consent? Yes No If yes, what consent? 75% 2/3rds other:
A decision to dissolve the Partnership is to be made the following vote: unanimous 175% 2/3rds majority other:
Competing business activities:  Partner may engage in competing business activities  The Agreement is to be silent on the subject  Partners are expressly to have the right to engage in competing businesses  Each Partner is to covenant not to compete while a Partner and for period after membership in the Partnership ceases for a period of within the area of
Will you coordinate Offering Memorandum with separate securities counsel? Yes No
Total amount of Interests to be syndicated: \$ Total percentage Interests (other than initial Limited Partners) to be syndicated: % Total number of "units": Percentage Interest of one "unit": % Price for one "unit": \$ Price of smallest portion of a "unit" which may be purchased: \$ Minimum amount of Interests that must be sold if offering is to be effective: \$ Date by which minimum must be sold: General Partners may extend date - how many months?
Approx. net worth of General Partners: \$ as of Minimum net worth of an investor: \$
If Partnership requires additional funds:
General/Managing Partners may advance funds as an interest bearing loan rate: % per annum no interest may be charged

Agreement is to be silent					
Are the General/Managing Partners to be paid:					
management fee of \$ per annum? marketing supervision fee of \$ per annum? partnership formation fee of \$ ? no compensation? annual report to be audited by certified public accountant. The General/Managing Partners also are to provide: monthly reports quarterly reports both sale of all assets sale of Real Estate mortgaging of Real Estate borrowing of money in excess of \$ settlement of claims in excess of \$ establishment of reserves in excess of \$ merger or consolidation Partners are to have a right of first refusal for any Interest being sold					
Are the other Partners to agree, in advance, to buyout the interest of a Partner who dies or becomes totally disabled (or retires)? Yes No If yes, which will apply?:					
buyout on death buyout on disability buyout on retirement					
Buyout funding made by:					
insurance may pay in installments evidenced by a Note to be paid in monthly installments, with a minimum amount for each installment of \$ at the rate of interest of % and percent of price as cash down payment of %					
The purchase price is to be based on book value fair value based on the assets and liabilities of the Partnership, to be stipulated annually or determined by appraisal good will is to be taken into account, whether or not carried on the books					
stipulate present value of 1% Interest: \$ stipulate minimum future value of 1% Interest: \$					
Are disputes to be resolved by arbitration? Yes \( \square\) No \( \square\)					