

a beginning capital account of the same amount. The capital account may be a deficit account.

5. The Partnership accounting year shall be the calendar year and the Partnership books shall be maintained using the same method followed by the Partnership for federal income tax purposes.

ARTICLE VIII.

PROFITS AND LOSSES

The Partners shall share profits and losses in accordance with their Partnership Interests.

ARTICLE IX.

VOTING

1. The total voting power of the Partnership shall be 100%. Each Partner shall have voting power in the Partnership in accordance with his Partnership Interest.

2. A vote of 2/3rds of voting power shall be required for the adoption of any business to come before the Partnership, unless expressly requiring a different percentage under these Articles.

ARTICLE X.

MANAGING PARTNER

1. The Partners may designate one of the Partners to act for the Partnership and be designated as the Managing Partner. The Managing Partner shall be responsible for the collection and deposit of the Partnership funds, pay the Partnership's debts and generally see to the Partnership's business. The Managing Partner shall preside at meetings of the Partnership or designate a Partner to preside in his absence. He shall also be responsible for seeing that minutes are kept of the Partnership meetings.

2. The Managing Partner shall be elected by 2/3rds of the voting power of the Partnership and removed by the same vote margin at any time.

ARTICLE XI.

AUTHORIZATION

It shall require the signatures of any two (2) Partners to sign

*Paul
Wick
Mick*