## A08962

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FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

### **COVER LETTER**

Registration Section TO: **Division of Corporations** SUBJECT: CRYSTALWOOD APARTMENTS, LTD. DOC NO. A08962 (Name of Florida Limited Partnership or Limited Liability Limited Partnership) The enclosed Certificate of Amendment and fee(s) are submitted for filing. Please return all correspondence concerning this matter to: LAURA PIPPIN (Contact Person) ROYAL AMERICAN (Firm/Company) 1002 W. 23rd Street, Suite 400 (Address) Panama City, FL 32405 (City, State and Zip Code) For further information concerning this matter, please call: LAURA PIPPIN (Area Code and Daytime Telephone Number) (Name of Contact Person) Enclosed is a check for the following amount: **✓**\$105.00 Filing Fee \$52.50 Filing Fee \$61.25 Filing Fee \$113.75 Filing Fee, Certified Copy, and and Certified Copy and Certificate of Certificate of Status STREET ADDRESS: **MAILING ADDRESS:** 

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Registration Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SECRETARY OF STATE DIVISION OF CORPORATIONS
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# NINTH AMENDMENT TO AMENDED AND RESTATED AGREEMENT AND CERTIFICATE OF LIMITED PARTNERSHIP OF CRYSTALWOOD APARTMENTS, LTD.

### RECITALS:

- A. CRYSTALWOOD APARTMENTS, LTD. (hereinafter referred to as the "Partnership") is a Florida limited partnership having filed its original Agreement and Certificate of Limited Partnership with the Florida Secretary of State on October 29, 1980, and is presently existing pursuant to an Amended and Restated Agreement and Certificate of Limited Partnership, as amended, (hereinafter referred to as the "Partnership Agreement") filed on April 6, 1983.
- B. Pursuant to an Agreement of Assignment, the Assignor assigned and transferred its entire right, title and interest in a 2.8950% interest as a Limited Partner of the Partnership to the Assignee. As a consequence of such assignment and transfer, the Assignor ceased to be a Limited Partner of the Partnership.
- C. It is the desire of the parties that the Assignee be substituted as a Limited Partner of the Partnership to the extent of the 2.8950% limited partnership interest assigned to the Assignee by the Assignor, and that pursuant to such desire, the Partnership Agreement be amended to reflect said substitution and the withdrawal of the Assignor as a Limited Partner of the Partnership.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned parties agree and certify that the Partnership Agreement of CRYSTALWOOD APARTMENTS, LTD. is amended to provide as follows:

1. The Assignor hereby withdraws as a Limited Partner of the Partnership. The Partnership hereby accepts such withdrawal and the said Assignor shall hereafter cease to be a Limited Partner of the Partnership.

- Exhibit A of the Partnership Agreement is hereby amended to delete the present Exhibit A and to insert in lieu thereof the Exhibit A attached hereto and incorporated herein by this reference.
- It is further provided and agreed that (i) the Assignee shall be and hereby is a substitute Limited Partner of the Partnership to the full extent of the 2.8950% limited partner interest assigned by the Assignor; (ii) the signing of this Amendment by the parties hereto does and shall constitute the consent of all Partners to said substitution; (iii) any present or future references to the terms "Partner(s)" or "Limited Partner(s)" by the Partnership Agreement, or any amendment thereto, shall be deemed to include the Assignee to the extent of the 2.8950% limited partner interest assigned by the Assignor; and (iv) the execution of this Amendment by the Assignee shall constitute the agreement of the Assignee as a Limited Partner, to all of the terms and provisions of the Partnership Agreement of the Partnership, as amended.
- Except as hereby amended, the Amended and Restated Agreement and Certificate of Limited Partnership of the Partnership is ratified and affirmed in all respects.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment under seal effective as of the date hereinabove first written.

MANAGING GENERAL PARTNER:

Lauretta J. Pippin

Secretary

ATTEST:

ROYAL AMERICAN DEVELOPMENT, INC

By: Vice President

LIMITED PARTNERS:

ATTEST:

BY: ROYAL AMERICAN DEVELOPMENT, INC., General Partner, Pursuant to Power of Attorney

Lauretta J. Pippin

Secretary

WITNESS:

ASSIGNOR AND WITHDRAWING LIMITED PARTNER:

FLOYD H. TALMON FAMILY TRUST

Susan L. Pchaedle

By: Olough Hill Douglas W. J. Franz X rastee

WITNESS:

ASSIGNEE AND SUBSTITUTE LIMITED PARTNER:

FLOYD H. TALMON LIFE ESTATE TRUST

L. Schedler

Douglas W. J. Franz. Truste

2.8950%

### EXHIBIT A CRYSTALWOOD APARTMENTS, LTD. AMENDED AND RESTATED AGREEMENT AND CERTIFICATE OF LIMITED PARTNERSHIP

Name		Percentage of Partnership Interest
ivanie	GENERAL PARTNERS:	Farthership interest
Royal American Development, Inc.		1.00%
Joseph F. Chapman, III		.50%
Southern Coastal Mortgage Company		.50%
	LIMITED PARTNERS:	
Royal American Development, Inc.		1.4475%
Joseph F. Chapman, III		3.00%
Thomas A. James		1.18%
Frances S. Godbold		1.18%
Lucille Ablan		1.4475%
Lawrence T. Brueckner		1.4475%
Mary Ellen Brueckner		1.4475%
Edwin D. & Bonnie J. Carpenter		1.4475%
Dr. Larry Lee Corbitt		2.895%
Alonzo A. Cotton		2.895%
Joseph F. Darpel		1.4475%
Dr. Estelita G. DeUngria		2.8950%
John T. Everett & Kristen Vehrs		1.4475%
Douglas H. Forsyth		2.8950%
Patricia M. Freudenthal		2.8950%
Dr. William G. Hart, Jr.		2.8950%
James E. Hubbart		1.4475%
Robert H. Jarman, M.D.		2.8950%
Esther Jensen		5.790%
Jack Kay	•	2.8950%
Bruce W. Kramer		1.4475%
Robert M. Lieber		1.4475%
Dr. Charles W. Markham		2.8950%
Raymond W. & Marion B. Peirce Trus	st	2.8950%
Dr. Raymond & Theresa Pilot	·	2.8950%
Kimberly A. Rice Revocable Trust		2.8950%
Joseph D. & Margaret A. Riley		2.8950%
Robert E. Rimes		2.8950%

Norma M. Salade Trust U/A dtd 9/13/76

### (EXHIBIT A continued from Page 4)

Name		Percentage of Partnership Interest
	LIMITED PARTNERS (cont):	Tarmersing merest
E. Myrta Schiller		1.4475%
Schmald Revocable Trust		5.790%
Douglas S. & Elizabeth Spear		1.4475%
Harold A. Strauss Trust		2.8950%
Katherine Stuckey, M.D.	•	2.8950%
Floyd H. Talmon Life Estate Trust	t	2.8950%
Robert E. Thomas		1.4475%
Charles H. Tisdale		1.4475%
BRW Trust		2.8950%
Dr. Landy S. Weis		2.8950%
Frederick Young		2.8950%

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STATE OF FLORIDA	•				
COUNTY OF BAY	) SS: )				
by Joseph F. Chapman corporation, who is (	ent was acknowledged before n , IV as Vice President of Royal ) personally known to me or w going instrument for the uses ar	American De	evelopment, Inc., a Floroduced photo identification	orida cation	and
NOTARY VUBLIC  Printed Name: Commission No.: Expiring on:	Janley	A POLICE	Notary Public State of Florida Misty L Stanley My Commission DD484578 Expires 10/29/2009	!	
STATE OF OHIO	2) )SS:				
The foregoing in November, 2007, Family Trust and the F	instrument was acknowledged b , by Douglas W. J. Franz in his loyd H. Talmon Life Estate Tru I photo identification and who e	capacity as Tist, who is (//	rustee of the Floyd H.  personally known to	me or	
NOTARY PUBLIC  Printed Name: Commission No.: Expiring on:	SUSAN L. SCHAEDLER, Notary Public State of Ohio, Cuyahoga County My Commission Expires July 29, 2008			08 JAN 23 PM 1:	SECRETARY OF STANDIVISION OF CORPORA