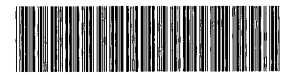
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(Requestor's Name)						
(Address)						
(Address)						
(City/State/Zip/Phone #)						
PICK-UP WAIT MAIL						
(Business Entity Name)						
(Document Number)						
Certified Copies Certificates of Status						
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COVER LETTER

		Section Corporations			
SUBJECT: _		TRENTON APA			
The enclosed	Certifi	cate of Amendment a	nd fee(s)	are submitted	for filing.
Please return	all cor	respondence concerni	ng this n	natter to:	
		LAURA PIPPIN			
		Contact Person			
	R	OYAL AMERICAN			
		Firm/Company			
	1002 V	V. 23RD ST., SUITE	- 400		
		Address			
	PAN	IAMA CITY, FL 324	05		
	(City, State and Zip Code			
la	aura.pi	ppin@royalamerica	n.com		
E-mail add	dress: (to	be used for future annual	report no	tification)	
For further in	format	ion concerning this m	atter, ple	ease call:	
	Laur	a Pippin	at (850)	769-8981
Name	of Conta	ct Person			time Telephone Number
Enclosed is a	check	for the following amo	unt:		
\$52.50 Filin	g Fee	\$61.25 Filing Fee and Certificate of Status		05.00 Filing Fee ertified Copy	\$113.75 Filing Fee, Certified Copy, and Certificate of Status
STREET AI Registration : Division of C Clifton Build 2661 Executi	Section Corpora ing ve Cen	tions ter Circle		MAILING A Registration Division of G P. O. Box 63 Tallahassee,	Section Corporations 327

FIRST AMENDMENT TO THE AMENDED AND RESTATED AGREEMENT AND CERTIFICATE OF LIMITED PARTNERSHIP OF

TRENTON APARTMENTS II, LTD.

[Pursuant to the provisions of Section 620.1202, Florida Statutes]

PILED IN 13 P IN 13 IN THE STATE OF STATE

THIS FIRST AMENDMENT to the Amended and Restated Agreement and Certificate of Limited Partnership is entered into this 22nd day of December, 2011, by and between the undersigned parties, who by the execution of this First Amendment agree to be bound by the terms, conditions and provisions of this Amendment.

RECITALS:

- A. TRENTON APARTMENTS II, LTD., (hereinafter referred to as the "Partnership") is a Florida limited partnership having filed its original Limited Partnership Agreement and Certificate of Limited Partnership with the Florida Secretary of State on March 17, 1988, assigned Florida Document number A26110, and is presently existing pursuant to an Amended and Restated Agreement and Certificate of Limited Partnership (hereinafter referred to as the "Partnership Agreement") filed on November 8, 1989.
- B. In accordance with that certain Assignment, Assumption, Withdrawal and Release Agreement dated December 22, 2011, the parties hereto desire to amend the Partnership Agreement to reflect the transfer to JBC OF PANAMA CITY, INC., ("Assignee") of the entire right, title and interest in the Investor Partner interest owned by TRENTON APARTMENTS II ASSOCIATES, L.P., a Limited Partnership ("Assignor").
- C. It is the desire of the parties that the Assignee be substituted as an Investor Partner of the Partnership to the extent of the partnership interest assigned to the Assignee, and that pursuant to such desire, the Partnership Agreement be amended to reflect said substitution.
- NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned parties agree and certify that the Amended and Restated Agreement and Certificate of Limited Partnership of TRENTON APARTMENTS II, LTD. is amended to provide as follows:
- 1. Schedule A of the Partnership Agreement is hereby amended to delete the present Schedule A and to insert in lieu thereof the Schedule A attached hereto and incorporated herein by this reference.
- 2. Assignor hereby withdraws as a partner of the partnership. The Partnership hereby accepts such withdrawal, and Assignor shall hereafter cease to be a partner of the Partnership.

- 3. It is further provided and agreed that (i) the Assignee shall be and hereby is a substitute Investor Partner of the Partnership to the full extent of the limited partner interest assigned to the Assignee; (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)", "Limited Partner(s)" or "Investor Partner" by the Partnership Agreement, or any amendment thereto, shall be deemed to include the Assignee to the extent of the limited partner interest assigned; and (iv) the execution of this Amendment by the Assignee shall constitute the agreement of the Assignee as an Investor Partner, to all of the terms and provisions of the Partnership Agreement, as amended.
- 4. Except as hereby amended, the Partnership Agreement, as amended and restated, 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.

GENERAL PARTNER:

ROYAL AMERICAN DEVELOPMENT, INC.,

a Florida corporation

Joseph F Chapman, IV

WITHDRAWING INVESTOR PARTNER:

TRENTON APARTMENTS II ASSOCIATES, L.P., a District of Columbia limited partnership By: Royal American Development, Inc.,

Pursuant to Power of Attorney

eph F. Chapman, IV

President

ASSIGNEE AND SUBSTITUTE INVESTOR PARTNER

JBC OF PANAMA CITY, INC., a Florida corporation

Jeannette B. Chapman, President

ZANS SEE 13 P II 13

SCHEDULE A TRENTON APARTMENTS II, LTD. AGREEMENT AND CERTIFICATE OF LIMITED PARTNERSHIP

Name and Address	% Interest <u>In Capital</u>	% Interest In Profits <u>And Losses</u>
GENERAL PARTNER:		
Royal American Development, Inc. 1002 W. 23 rd Street, Suite 400 Panama City, FL 32405	5.0%	1.0%

LIMITED PARTNER:

JBC of Panama City, Inc. 1002 W. 23rd Street, Suite 400 Panama City, FL 32405

95.0%

99.0%

PIL PL BUILD