FILE ON OR BEFORE DECEMBER 31, 1998 OR LIMITED PARTNERSHIP WILL BE SUBJECT TO REVOCATION AND \$500 PENALTY FEE

LIMITED PARTNERSHIP ANNUAL REPORT 1999



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham

Secretary of State **DIVISION OF CORPORATIONS**

THED 00 00T -7 AH 8: 26 Elitable Haller

1. Name of Limited Partnership		1a. DOCUMENT # B97000000202		the state bases of the Unity			
MCKIBBON HO' L.P.	TEL GROUP OF	SARASOTA, FLORIDA #2,		2			
Malling Address P.O. BOX 1018 GAINESVILLE GA 30503 2. Mailing Address		Principal Office Address 800 JESSE JEWELL PARKWAY, S.W. GAINESVILLE GA 30501 2a. Principal Office Address		3. Date Formed or Registered 04/29/1997 38. Date of Last Report 10/06/1997 4. State or Country of Formation		58. Capital Contributions as Shown on record. \$915,000.00 5b. Amount of Capital Contributions in FLORIDA to date:	
Suite, Apt. #, etc. City & State		Suite, Apt. #, etc. City & State		6.	GA FEI Number 58-233 1984	Applied For Not Applicable	
Zip	Country	Zip		7. Certificate of Status Desired \$8.75 Additional Fee Required 8. Make check payable to: Dept. of State (See reverse side for fee information)			
9. Name and Address of Current Registered Agent			10. If changed, new Registered Agent/Office				
C T CORPORATION SYSTEM 1200 SOUTH PINE ISLAND ROAD PLANTATION FL 33324			Name Street Address (P.O. Box Number Is Not Acceptable) Sulte, Apt. #, etc. City Lip Code				
for the purpose of cha	anging its registered office or regis with, and accept the obligations of a	20.192, Florida Statutes, the above-named stered agent, or both, in the State of Florida section 620.192, Florida Statutes.					
A GENERAL PARTNER THAT IS A CORPORATION, LIMITED PARTNERSHIP OR OTHER BUSINESS ENTITY MUST BE REGISTERED AND ACTIVE WITH THIS OFFICE.							
11. Name(s) of Genera		11a. Address of Each General (Do NOT Use Post Office Box	Partner	11b.	City, State & Zip Code	11c. Registration/	
MU JBBON HOTEL	IBBON HOTEL GROUP, INC. 800 JESSE JEWELL PAR			GAINESVILLE GA 30501		F 93 000004385	
,					8000026 -10/13/9 ****52	621484 801017003 6 25 ****526.25	

Note: General partners MAY NOT be changed on this form; an amendment must be filed to change a general partner.

12. I do hereby certify that the information supplied with this filing is voluntarily furnished and does not qualify for the exemption stated in Section 119.07(3)(k), Florida Statutes. I release the Division of Corporations from any liability of non-compliance with Section 119.07(3)(k) in the event that the information supplied is deemed exempt from public access. I further certify that the information indicated on this annual report is true and accurate and that my signature shall have the same legal effects as if made under oath. I further certify that I am a General Partner of the limited partnership, receiver or trustee empowered to execute this report as required by chapter 620, Florida Statutes. VP & General Partner DATE 18-6-98

SIGNATURE