

B. Joel Stoudenmire

\$1,000

Section 5.2 Additional Capital Contributions

Each and every Partner hereof does hereby jointly and severally agree that in the event funds of this General Partnership are at any time from the date hereof insufficient to pay the various costs and expenses of said Partnership, that each such Partner shall contribute such capital to the Partnership as a majority of the Partners, agree as necessary for such purpose.

Section 5.3 Failure to Make Advances as Required Under Section 5.1

In the event any Partner shall fail to make his contribution to any advance of funds required under the provisions hereof, within ten (10) days after written notice to make said contribution, then, in that event, the nondefaulting Partner(s) may:

(a) Advance such funds to the Partnership and the amount advanced shall be a loan from the Partner advancing such funds to the defaulting Partner(s). Such loan shall bear interest at the rate used during such time by the Internal Revenue Service pursuant to Internal Revenue Code (hereafter referred to as "Code") Section 6621. Such loan and interest thereon shall be repaid at the time of the first distributions to which the defaulting Partner would otherwise be entitled to receive hereunder if not sooner repaid by said defaulting Partner and the other Partner(s) hereby authorizes and directs such