VOL 1223 PRGE 395

577

77

d

A CONTRACTOR OF THE PARTY OF TH

Section 8.1 Voting.

Partnership shall be made by a majority vote of the partners; or if there are only two (2) partners, unanimous vote is required; provided, however, the partners may designate a managing partner or partners to handle the general affairs of the Partnership. Each partner shall have one vote for each percentage point, or fraction thereof, of the total Partnership capital attributable to such partner.

Section 8.2 Time Devoted to Partnership.

Each partner shall devote such time to the Partnership business as may be agreed upon by the majority vote of the partners.

Section 8.3 Allocation of Responsibilities

Each Partner shall be responsible for the various activities of the Partnership as may be agreed upon by the majority vote of the partners.

Section 8.4 Bank Accounts

One or more Partnership bank accounts shall be established and checks on the accounts may be signed by any one of the partners.

Section 8.5 Restrictions on Partners

No partner, without the consent of all the others, shall:

- 1. Borrow or lend money on behalf of the Partnership;
- 2. Execute any mortgage, bond or lease on behalf of the

R

ICONE NUED ON NEXT BAGE