

C. The business of the partnership is:

- (a) To carry on the business of fitch and other fur farming primarily for export.
- (b) To purchase, lease, take on hire or by any other means acquire any real or personal property and any rights, licences, privileges or easements which the partnership may think necessary or convenient for the purpose of its business.
- (c) To manage, maintain, develop, exchange, mortgage, lease, sell, or otherwise deal with or dispose of all or any part of the property and rights of the partnership.
- (d) To undertake such other activities as shall be deemed necessary, advantageous, or incidental to the purposes hereof.

D. The principal place at which the business of the partnership is being conducted is Appin Park, Waitotara.

E. The partnership was deemed to have been formed on the 6th day of August 1984 and subject to the provisions in the partnership deed relating to earlier dissolution shall terminate upon the expiry of 7 years from the said date on which the partnership was deemed to have been formed.

F. New special partners have joined the partnership contributing an additional \$295,000 to the capital of the partnership.

G. The new special partners desire that their interest be formally recorded and registered.

Now therefore it is certified in respect of the partnership that the names, addresses, occupations and capital contributions of the new special partners are as set forth in the Second Schedule hereto.

FIRST SCHEDULE

General Partner—

Name, Occupation and Address	Capital Contribution \$
HIGHLAND FURS (N.Z.) LIMITED, a duly incorporated company having its registered office at 53A Ridgway Street, Wanganui, New Zealand	Nil

Special Partners—

Leon Desmond O'Shea, Main Road, Waitotara, farmer	100,000
Margaret Paterson O'Shea, Main Road, Waitotara, married woman	100,000

SECOND SCHEDULE

Special Partners in the partnership known as Highland Furs (N.Z) Limited and Company joining on or after 7 August 1984.

Name, Occupation and Address	Capital Contribution \$
David Amos, works manager, care of Golden Bay Cement, P.O. Box 167, Takaka	5,000
Maxwell and Heather Beachamp, company directors, 21 Southern Cross Crescent, Island Bay, Wellington	10,000
Howard Vernon Brooks, veterinary surgeon, 9 Wigan Place, Palmerston North	10,000
Michael Campbell Copeland, economist, 42 Rawhiti Terrace, Wellington	5,000
Brian Denis Dunn, pilot, 287 Karori Road, Karori	5,000
Anthony William Finnigan, chartered accountant, 199 Broadway Avenue, Palmerston North	5,000
Allan Reginald Gibson, chartered accountant, 23 Elmira Avenue, Palmerston North	10,000
David Snelling Hill, manager, 6 Mertoun Terrace, Kelburn	5,000
George Hurst, pharmacist, P.O. Box 98, Nelson	5,000
Ross Jolly, producer, 13 Fairview Crescent, Wellington	10,000
Grant Wallace McAlpine, civil engineer, 13 Opaki Road, Masterton	5,000
Jonathan Forbes McHardy, merchant banker, 5 Kinross Street, Kelburn	15,000
Kerry Gerard Meehan, marketing representative, 7 Nevay Road, Miramar	10,000
Anthony Henry Plummer, farmer, Te Kouka, R.D. 5, Dannevirke	20,000
John Reid, veterinary surgeon, 38 Gloucester Street, Patea	10,000
Nicholass Charles Rogers, civil engineer, 86 Muritai Road, Eastbourne	5,000
Joan Stewart Somerton, housewife, 77 Mangati Road, Bell Block, New Plymouth	5,000
Rodney Glen Smith, manager, P.O. Box 172, Hawera	15,000

Name, Occupation and Address	Capital Contribution \$
Robert Lawrence Wilton, manager, 46 Dudley Road, Mission Bay, Auckland 5	5,000

In the High Court of New Zealand
Dunedin Registry

IN THE MATTER OF Part II of the Partnership Act 1908, and IN THE MATTER OF CHERRY CORP LIMITED:

CERTIFICATE PURSUANT TO SECTION 51 OF THE PARTNERSHIP ACT 1908 CHERRY CORP LIMITED AND COMPANY

PURSUANT to section 51 of the Partnership Act 1908, CHERRY CORP LIMITED and persons named and described in the Schedule hereto hereby certify:

1. They are the general and special partners in the special partnership conducting business under the name or style of CHERRY CORP LIMITED AND COMPANY.

2. That CHERRY CORP LIMITED, a duly incorporated company having its registered office at Alexandra is the sole general partner of the special partnership.

3. That the persons whose names, places of residence and occupations are set out in the Schedule hereto are each the special partners of the business who have contributed the amount of capital set out along side the name of each of them.

4. The address of CHERRY CORP LIMITED, the sole general partner is at the offices of Messrs Kirk Barclay, Chartered Accountants, 12-16 Tarbert Street, Alexandra.

5. The general partner CHERRY CORP LIMITED, is making no capital contribution to the common stock of the special partnership.

6. The business of the special partnership is carrying on the business of horticulturalists and orchardists and developers and such further or other businesses which may be conveniently or usefully carried on in conjunction therewith.

7. The principal place of business of the special partnership is to be at Roxburgh.

8. The limited partnership is to be commenced upon registration of this certificate pursuant to section 54 of the Partnership Act 1908 and is to terminate on the 15th day of May 1993 but is subject to renewal by agreement of all the partners for a further term of 5 years.

This certificate is given by the partners and each of them this 15th day of May 1986.

The Common Seal of CHERRY CORP LIMITED, was hereunto affixed in the presence of:

A. J. MCPHERSON and G. A. McDONALD, Directors.

Before me:

J. H. GREENE, Justice of the Peace.

Signed by Anthony John McPherson and Gordon Alexander McDonald as special partners in the presence of:

R. D. CHECKETTS, Solicitor.

Fruitlands, Alexandra.

Before me:

J. H. GREEN, Justice of the Peace.

SCHEDULE

Special Partners—

Name, Occupation and Address	Capital Contribution \$
Anthony John McPherson, company director, Kinaston Road, Roxburgh East	2,350
Gordon Alexander McDonald, company director, Kinaston Road, Roxburgh East	2,350

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