by the remaining partner of the retiring partner's interest in the partnership, the remaining partner shall be at liberty, if he so desires, to retain all trade names designating the firm name used, and the retiring partner shall sign and execute assignments, instruments, deeds or other papers and/or documents that shall be reasonably required to effectuating an amicable retirement and sale to the remaining partner.

ARTICLE FIFTEEN

DEATH OF PARTNER

In the event of the death of one partner to this partnership, the legal representative of the deceased partner shall
remain as a partner in this partnership, and this partnership
shall not terminate, subject however to Article Twenty of this
Partnership Agreement which may be controlling as to the acquisition by the partnership of the deceased partner's share. The
original rights of the partners herein shall accrue to their
heirs, executors or assigns.

ARTICLE SIXTEEN

EMPLOYEE MANAGEMENT

No partner shall hire or dismiss any person in the employment of the partnership without the consent of the other partners except in cases of gross misconduct by the employee.

ARTICLE SEVENTEEN

RELEASE OF DEBTS

No partner shall compound, release or discharge any debt that shall be due or owing to the partnership, without receiving the full amount thereof, unless that partner obtains the prior written consent of the other partner to the discharge of the indebtedness.

ARTICLE EIGHTEEN

ADDITIONAL CONTRIBUTIONS

The partners shall not have to contribute any additional capital to the partnership to that required under Article Four