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Section 12.1 Effect of Death of Partner

The Partnership shall not be dissolved by the death of a partner.

Section 12.2 Continuation of Partnership

The remaining partners shall have the right to continue the Partnership business under its present name following the death of a partner, provided they elect to liquidate the interest of the deceased partner and to cause the Partnership to make payments specified in Articles XIV and XV. The election to liquidate the interest of a deceased partner shall be exercised by written notice delivered within three (3) months after the appointment of the personal representative of the deceased partner.

Section 12.3 Winding Up the Partnership

If the remaining partners do not elect to liquidate the interest of a deceased partner in accordance with the terms of Section 12.2 above, the Partnership shall be wound up and all its properties distributed in liquidation, as provided in Article XVII.

ARTICLE XIII

Expulsion of a Partner

A partner may be expelled from the Partnership at any time upon vote of the partners holding a total of more than three-fourth's of the interests in Partnership profits of all the