

4. This Certificate of Amendment is signed by at least one general partner and, if applicable, by each other general partner designated herein as a new general partner.

Under penalty of perjury, I/we declare and affirm that I/we have examined this Certificate of Amendment to the Certificate of Limited Partnership, including any accompanying attachments, and that all statements contained herein are true and correct.

Date: October 30, 2006

Macera/Tower Family Limited Partnership
Print Name of Limited Partnership

By Jennie Macera
Jennie Macera, General Partner
By _____

By _____

By _____

By _____

FOURTH AMENDMENT

MACERA/TOWER ~~REALTY~~ FAMILY LIMITED PARTNERSHIP

THIS FOURTH AMENDMENT (this "Amendment") is made and entered into as of the 22nd day of June, 2000, by and among the undersigned General Partners and the undersigned Limited Partners of the Macera/Tower ~~Realty~~ Family Limited Partnership, a Rhode Island limited partnership (the "Partnership") who desire to amend as of the 22nd day of June, 2000, Schedule A to the Agreement and Certificate of Limited Partnership of the Partnership dated November 4, 1996 (the "Partnership Agreement").

WITNESSETH:

WHEREAS, the undersigned General Partners and Limited Partners (collectively, the "Partners") are all parties to that certain Agreement and Certificate of Limited Partnership dated as of November 4, 1996, as amended by a First Amendment dated January 2, 1997, and by a Second Amendment dated January 2, 1998, and by a Third Amendment dated January 4, 1999. (the "Partnership Agreement");

WHEREAS, the Assignment of general and limited partnership interests have been executed on June 22, 2000, by Jennie Macera, Executrix of the Estate of Anthony Macera, transferring a 5% general partnership interest and a 25% limited partnership interest respectively, in and to the partnership to Jennie Macera, individually;

WHEREAS, Jennie Macera has executed Assignment of general and limited partnership interests on June 22, 2000, transferring a 10% general partnership interest and a 50% limited partnership interest from herself to Jennie Macera, Trustee, of the trust dated November 4, 1996, as amended and restated on January 28, 2000;

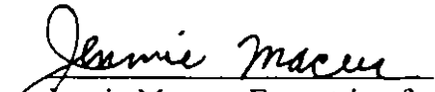
WHEREAS, the Partners wish to amend Schedule A of the Partnership Agreement to recognize said Assignments, copies of which are attached hereto.

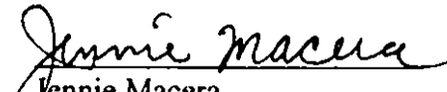
NOW THEREFORE, in consideration of the mutual agreements contained herein, the parties hereto hereby agree as follows:

- 1) As of the date hereof, Schedule A to the Partnership Agreement shall be amended in its entirety as set forth on Exhibit A attached hereto.
- 2) Except as above amended, the Partnership Agreement remains in full force and effect.

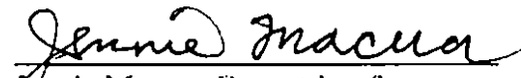
IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the date first above written.

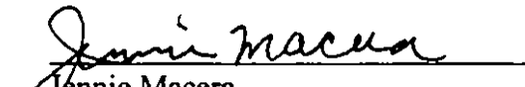
GENERAL PARTNERS:

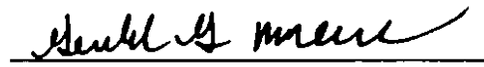

Jennie Macera, Executrix of
the Estate of Anthony Macera
and as Trustee of the Macera
Joint Revocable Trust


Jennie Macera

LIMITED PARTNERS:


Jennie Macera, Executrix of
the Estate of Anthony Macera
and as Trustee of the Macera
Joint Revocable Trust


Jennie Macera


Gerald G. Macera


Gerald G. Macera, as custodian
for Gerald G. Macera, Jr. under the
Uniform Transfers to Minors Act.

FOURTH AMENDED
SCHEDULE A

GENERAL PARTNERS

CAPITAL
CONTRIBUTIONS

PERCENTAGE
INTEREST

Jennie Macera, Trustee
290 Scituate Avenue
Johnston, RI 02919

10%

LIMITED PARTNERS

Jennie Macera, Trustee
290 Scituate Avenue
Johnston, RI 02919

40 %

Gerald G. Macera
290 Scituate Avenue
Johnston, RI 02919

37 1/2%

Gerald G. Macera, as custodian for Gerald
G. Macera, Jr., under the Uniform Transfers
to Minor Act
290 Scituate Avenue
Johnston, RI 02919

12 1/2 %

As of June 22, 2000