

LIMITED PARTNERSHIP AGREEMENT

AMENDMENT # 4

"THE IRISH PARTNERSHIP"

This Amendment processed in accordance with Article XXXIII of the original LIMITED PARTNERSHIP AGREEMENT having been voted 100% unanimous by the General Partners and all the Limited Partners.

ARTICLE IV Percentage of Interest changes:

<u>Name</u>	<u>Percentage</u>
Thomas Aquinas Malloy	26%
Carol Ann Malloy	8%
Thomas Aquinas Malloy as Trustee for Christopher E Malloy	11%
Thomas Aquinas Malloy, as Trustee for Erin K Malloy	11%
Thomas Aquinas Malloy, as Trustee for Thomas F Malloy	11%
Thomas Aquinas Malloy, as Trustee for Kerryann Malloy	11%
Thomas Aquinas Malloy, as Trustee for Gary T Malloy	11%
Thomas Aquinas Malloy, as Trustee for Kevin T Malloy	11%

ARTICLE XI Management of Partnership

A unanimous vote was taken giving a full vote of confidence, as well as continuing the ratification of the actions taken previously electing Kevin T. Malloy and Gary T. Malloy as sole General Partners.

Their initial election to serve with the original GP in 1976, then serving with that same original GP in absentia from 1979 through 1981, has culminated with their election accepting the role and responsibility of General Partners in 1981.

ARTICLE V Voting Rights of Limited Partners

The Voting percentages shall be changed to the following percentages with the current change in ownership as addressed in other previous sections of this filed amendment.

<u>Name</u>	<u>Votes</u>
Thomas A Malloy	26%
Carol A Malloy	8%
Kevin T Malloy	11%
Gary T Malloy	11%
Kerry Ann Malloy	11%
Thomas F. Malloy	11%
Erin K. Malloy	11%
Christopher E Malloy	11%

It should be noted that all above members are the only Limited Partners of the Partnership. That the two General Partners continue to be Kevin T Malloy and Gary T. Malloy.

The two General Partners, with full operating rights and privaalges, Kevin T Malloy and Gary T. Malloy, have the only rights afforded the role of General Partner as described within the Limited Partnership Act of the State of Rhode Island. Their percentages of interests, as well as Limited Partnership voting privaalges is as listed. All actions of the General Partners, as specified within the Partnership Agreement, that must be voted on by the Limited Partners now affords for a much differaat voting stance of those Partners.

IN WITNESS THEREOF, the Parties herein have on this 1st date of June, A.D. 1982 in Amston Rhode Island, executed multiple copies of this Agreement Amendment. Further, that said Amendment has been appropriately filed with the office of the Secretary of State for the State of Rhode Island and Providence Plantations.

Executed by:

Kevin T Malloy, G.P.

Gary T. Malloy, G.P.

Thomas F. Malloy, LP

Kerryann Malloy, LP

Carol A Malloy, LP

Thomas A. Malloy, L.P.

Erin K. Malloy, L.P.

Carol A. Malloy Trustee
Christopher E. Malloy
Christopher E Malloy, L.P.
by Trustee, ~~CA~~ Malloy
CA.

Dated: 6/1/82

Subscribed And Sworn to before Me:

Pauline P. Streeter
NOTARY PUBLIC