the basic structure of the Partnership, including the right to eagority vote to vote upon:

- A. Removal of any or all of the General Partners;
- B. Election of additional or successor General Partners;
- C. Termination and dissolution of the Partnership;
- D. Amendment of the Limited Pertnership Agreement, except as expressly prohibited in Article XVII of the Limited Partnership Agreement;
- E. The sale of substantially all of the assets of the Partnership in a single sale, or in multiple sales in the same 12-month period, except in the orderly liquidation and winding up of the business of the Fund upon its termination and dissolution.
- f. The pledge of the Pertnership's credit, except in the ordinary course of the Pertnership business, which shall include construction and permanent financing which is related to the purchase of any Pertnership real or personal property, the initial financing of properties acquired free and clear of encumbrances or the refinancing of previous obligations;
- G. Executing or delivering any easignment for the benefit of the creditors of the Partnership; and
- H. Releasing, essigning or transferring a Partnership claw, socurity, commodity or any other asset of the Partnership without full and adequate consideration.
- Any deed, bill of sele, mortgage, deed of trust, lesse, contract XYI. of sele, or other commitment purporting to sell, convey, or encumber the interest of the Partnership in all or in any portion of any real or personal property at any time held in its name, and any other contract, check, draft, document, communication or notice to which the Partnership is a party, including any documentation committing the Partnership to purchese any real or personal property, may be signed by: (i) any one of the individual General Partners acting alone on behalf of the Partnership; (ii) by any one authorized offices of the Corporate General Partner acting alone on behalf of the Partnerships or (111) if there remains only one General Partner, by such sole remelving General Partner, and no other signature will be required. Any amendment substituting a Limited Partner shell be signed by the Limited Partner to be substituted or added and shall be signed also by the essigning limited Partner.