

this amended certificate shall have preference and be interpreted as if the original provisions did not exist, and no provision of said original certificate shall be legally binding or enforceable as to any Limited Partner whose signature does not appear on the original certificate.

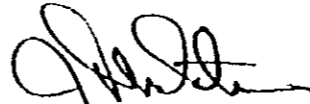
- 17.15 The original Limited Partners, G. T. Scott and U. Grant Browning, hereby withdraw from the partnership as evidenced by their signatures hereto and they are hereby divested of any and all interest in said partnership.

ARTICLE XVIII

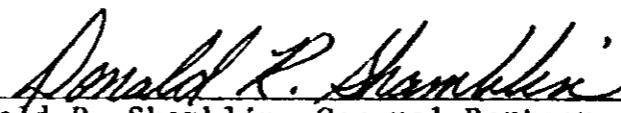
MEETINGS AND VOTING

- 18.1 Meetings of the Partnership may be called by the General Partners and shall be called by them upon the written request of Limited Partners entitled to more than seventy percent (70%) of the profits of the Partnership.
- 18.2 For any matter described in this Agreement on which a Partner is entitled to grant (or deny) his consent or cast his vote, he may accomplish the same by attending any meeting convened for all of the Partners entitled to vote on the matter; or he may grant to any person a special or general power of attorney to vote for him at any such meeting; or he may grant (or deny) his consent in writing. Said written consent may be utilized at any meeting of the Partners (duly held) or it may be utilized in obtaining approval or denial by the Partners (without a meeting) of a matter submitted to all Partners entitled to grant or deny consent on said matter.

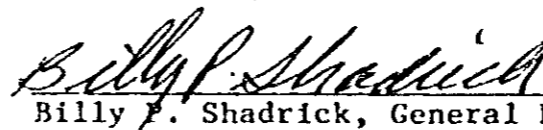
IN WITNESS WHEREOF, the parties hereto set their hands and seals on the day and year first above written.



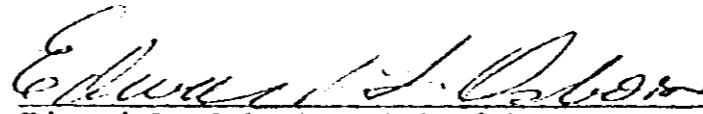
J. Thomas Dotson, General Partner




Donald R. Shamblin, General Partner



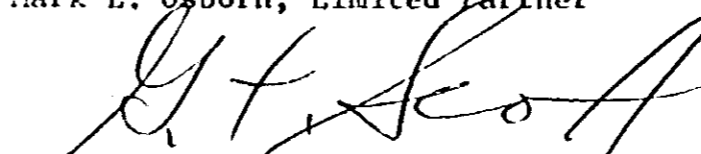
Billy F. Shadrick, General Partner



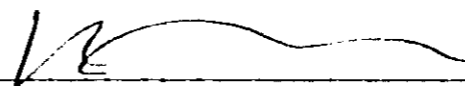
Edward L. Osborn, Limited Partner



Mark E. Osborn, Limited Partner



G. T. Scott, Original Limited Partner
(Withdrawn)



U. Grant Browning, Original Limited Partner
(Withdrawn)