

85313179

SECOND AMENDMENT  
TO  
SIX ANCHORS LIMITED PARTNERSHIP  
CERTIFICATE AND AGREEMENT  
OF LIMITED PARTNERSHIP  
(RENAMED HEREBY AS ILLINOIS PARTNERS  
LIMITED PARTNERSHIP)

The undersigned, constituting all the general and limited partners of SIX ANCHORS LIMITED PARTNERSHIP, a limited partnership organized and existing under the laws of the State of Maryland (the "Partnership"), do hereby certify as follows:

WHEREAS, a Certificate and Agreement of Limited Partnership dated September 16, 1985 was recorded among the partnership records of the State Department of Assessments and Taxation of Maryland (the "SDAT") on September 16, 1985, as amended by a First Amendment dated October 31, 1985 filed among the records of the SDAT on November 4, 1985 (as amended, the "Agreement"); and

WHEREAS, the undersigned desire that the name of the Partnership be changed and that the purpose of the Partnership be modified.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises of the parties hereto, and other good and valuable consideration, the parties hereto agree to amend the Agreement as follows:

- 1. By deleting Section 1 thereof and inserting in lieu thereof the following:

53228041

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November 19, 1985

Joseph Stewart

MAIL TO:  
DAN FEE NECF  
FRANK BERNSTEIN CINAUX & GOLDMAN  
300 EAST COMBARD  
BALTIMORE MARYLAND 21202



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"1. Formation of Name. The partners hereto hereby agree to and do hereby form a limited partnership known as ILLINOIS PARTNERS LIMITED PARTNERSHIP (hereinafter referred to as the "Partnership"), pursuant to the provisions of the Act."

2. By adding the following to the end of Section 3:

"and (c) to do any and all things permitted to be done by a limited partnership under the Act."

Except as hereby amended, the terms and conditions of the Agreement shall continue in full force and effect.

IN WITNESS WHEREOF, the General Partners and the Initial Limited Partners acknowledge that this Second Amendment to Six Anchors Limited Partnership Certificate and Agreement of Limited Partnership (this "Second Amendment") is their act, and further acknowledge under penalties of perjury that to the best of their knowledge, information and belief, the matters and facts set forth herein are true in all material respects, and that they have executed this Second Amendment effective the 15th day of November, 1985.

ATTEST:

Richard E. Leland

DWT VENTURE, INCORPORATED

By: Donovan M. Hanna, Jr.

Donovan M. Hanna, Jr.,  
Vice President

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WITNESS:

Richard E. Israel

Dennis Townsend  
Dennis Townsend

- GENERAL PARTNERS -

ATTEST:

Richard E. Israel

DWT GENERAL PARTNERSHIP XVII  
By: THE TOWNSEND COMPANY,  
general partner

By Donovan M. Hamm, Jr.  
President

WITNESS:

Richard E. Israel

CHICAGO PARTNERS

By Donovan M. Hamm, Jr.  
Partner

- INITIAL LIMITED PARTNERS -

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