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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2021

AN ACT

RELATING TO CORPORATIONS, ASSOCIATIONS, AND PARTNERSHIPS -- UNIFORM LIMITED PARTNERSHIP ACT

Introduced By: Senators F Lombardi, and Coyne

Date Introduced: April 23, 2021

Referred To: Senate Judiciary

(Secretary of State)

It is enacted by the General Assembly as follows:

1	SECTION 1. Chapter 7-13 of the General Laws entitled "Limited Partnerships" is hereby
2	repealed in its entirety.
3	CHAPTER 7-13
4	Limited Partnerships
5	7-13-1. Definitions.
6	As used in this chapter, unless the context otherwise requires:
7	(1) "Certificates of limited partnership" means the certificate referred to in § 7-13-8 and
8	the certificate as amended or restated.
9	(2) "Contribution" means any cash, property, services rendered, or a promissory note or
10	other binding obligation to contribute cash or property or to perform services, which a partner
11	contributes to a limited partnership in his or her capacity as a partner.
12	(3) "Delivering/Delivered" means either physically transferring a paper document to the
13	secretary of state or transferring a document to the secretary of state by electronic transmission
14	through a medium provided and authorized by the secretary of state.
15	(4) "Electronic transmission" means any form of communication, not directly involving
16	the physical transmission of paper, that creates a record that may be retained, retrieved, and
17	reviewed by a recipient thereof, and that may be directly reproduced in paper form by such a
18	recipient through an automated process.

1 (5) "Event of withdrawal of a general partner" means an event that causes a person to cease 2 to be a general partner as provided in § 7-13-23. (6) "Filing" means delivered to the secretary of state in either paper format or electronic 3 4 transmission through a medium provided and authorized by the secretary of state. 5 (7) "Foreign limited partnership" means a partnership formed under the laws of any state other than the state of Rhode Island and having as partners one or more general partners and one 6 7 or more limited partners. 8 (8) "General partner" means a person who has been admitted to a limited partnership as a 9 general partner in accordance with the partnership agreement and named in the certificate of limited 10 partnership as a general partner. 11 (9) "Limited partner" means a person who has been admitted to a limited partnership as a 12 limited partner in accordance with the partnership agreement and named in the certificate of limited 13 partnership as a limited partner. 14 (10) "Limited partnership" and "domestic limited partnership" mean a partnership formed 15 by two or more persons under the laws of this state and having one or more general partners and 16 one or more limited partners. 17 (11) "Partner" means a limited or general partner. 18 (12) "Partnership agreement" means any written or oral agreement of the partners as to the 19 affairs of a limited partnership and the conduct of its business. A written partnership agreement or 20 another written agreement or writing: 21 (i) May provide that a person is admitted as a limited partner of a limited partnership, or 22 becomes an assignee of a partnership interest or other rights or powers of a limited partner to the extent assigned, and becomes bound by the partnership agreement, 23 24 (A) If the person (or a representative authorized by the person orally, in writing, or by other 25 action such as payment for a partnership interest) executes the partnership agreement or any other 26 writing evidencing the intent of the person to become a limited partner or assignee, or 27 (B) Without execution, if the person (or a representative authorized by the person orally, 28 in writing, or by other action such as payment for a partnership interest) complies with the 29 conditions for becoming a limited partner or assignee as stated in the partnership agreement or any 30 other writing and requests (orally, in writing, or by other action such as payment for a partnership 31 interest) that the records of the limited partnership reflect the admission or assignment, and 32 (ii) Shall not be unenforceable by reason of its not having been signed by a person being 33 admitted as a limited partner or becoming an assignee as provided in subdivision (12)(i), or by

1	(13) "Partnership interest" means a partner's share of the profits and losses of a limited
2	partnership and the right to receive distributions of partnership assets.
3	(14) "Person" means a natural person, partnership, limited partnership (domestic or
4	foreign), trust, estate, association, or corporation.
5	(15) "State" means a state, territory, or possession of the United States, the District of
6	Columbia, or the Commonwealth of Puerto Rico.
7	(16) "Signature" or "Signed" or "Executed" means an original signature, facsimile, or an
8	electronically transmitted signature submitted through a medium provided and authorized by the
9	secretary of state.
10	7-13-2. Name.
11	(a) The name of each limited partnership as presented in its certificate of limited
12	partnership:
13	(1) Shall contain the words "limited partnership", or the abbreviation "L.P." or "LP";
14	(2) May not contain the name of a limited partner unless:
15	(i) It is also the name of a general partner or the corporate name of a corporate general
16	partner, or
17	(ii) The business of the limited partnership had been carried on under that name before the
18	admission of that limited partner;
19	(3) Shall be distinguishable upon the records of the secretary of state from the name of any
20	corporation, non-business corporation or other association, domestic or foreign limited liability
21	company, limited partnership organized under the laws of, or registered or qualified to do business
22	in this state or any name that is filed, reserved, or registered under this title or as permitted by the
23	laws of this state, subject to the following:
24	(i) This provision does not apply if the applicant files with the secretary of state a certified
25	copy of a final decree of a court of competent jurisdiction establishing the prior right of the
26	applicant to the use of the name in this state; and
27	(ii) The name may be the same as the name of a corporation, non-business corporation or
28	other association the certificate of incorporation or organization of which has been revoked by the
29	secretary of state as permitted by law, and the revocation has not been withdrawn within one year
30	from the date of the revocation.
31	(iii) Words and/or abbreviations that are required by statute to identify the particular type
32	of business entity shall be disregarded when determining if a name is distinguishable upon the
33	records of the secretary of state.
34	(iv) The secretary of state shall promulgate rules and regulations defining the term

1 "distinguishable upon the record" for the administration of this chapter.

2	(b)(1) Any domestic or foreign limited partnership formed under the laws of, or registered
3	to do business in this state may transact business in this state under a fictitious name provided that
4	it files a fictitious business name statement in accordance with this subsection prior to the time it
5	commences to conduct business under the fictitious name.
6	(2) A fictitious business name statement shall be filed with the secretary of state, and shall
7	be executed, in the case of a domestic limited partnership, by an authorized person and, in the case
8	of a foreign limited partnership, by a person with authority to do so under the laws of the state or
9	other jurisdiction of its formation, and shall state:
10	(i) The fictitious business name to be used; and
11	(ii) The name of the applicant limited partnership or foreign limited partnership, and the
12	state and date of its formation.
13	(3) The fictitious business name statement expires upon the filing of a statement of
14	abandonment of use of a fictitious business name registered in accordance with this subsection or
15	upon the dissolution of the domestic limited partnership or the cancellation of registration of the
16	foreign limited partnership.
17	(4) The statement of abandonment of use of a fictitious business name under this subsection
18	shall be filed with the secretary of state, shall be executed in the same manner provided in
19	subdivision (2) and shall state:
20	(i) The fictitious business name being abandoned;
21	(ii) The date on which the original fictitious business name statement being abandoned was
22	filed; and
23	(iii) The information presented in subdivision (2)(ii) of subsection (b).
24	(5) No domestic or foreign limited partnership transacting business under a fictitious
25	business name contrary to the provisions of this section, or its assignee, may maintain any action
26	upon or on account of any contract made, or transaction had, in the fictitious business name in any
27	court of the state until a fictitious business name statement has been filed in accordance with this
28	section.
29	(6) No domestic or foreign limited partnership may be permitted to transact business under
30	a fictitious business name pursuant to this section that is the same as the name of any corporation,
31	non business corporation or other association, domestic or foreign limited partnership or domestic
32	or foreign limited liability company organized under the laws of, or registered or qualified to do
33	business in this state or any name that is filed, reserved, or registered under this title or as permitted
34	by the laws of this state, subject to the following:

1	(i) This provision does not apply if the applicant files with the secretary of state a certified
2	copy of a final decree of a court of competent jurisdiction establishing the prior right of the
3	applicant to the use of the name in this state; and
4	(ii) The name may be the same as the name of a corporation, non business corporation or
5	other association the certificate of incorporation or organization of which has been revoked by the
6	secretary of state as permitted by law and the revocation has not been withdrawn within one year
7	from the date or revocation.
8	(iii) Words and/or abbreviations that are required by statute to identify the particular type
9	of business entity shall be disregarded when determining if a name is distinguishable upon the
10	records of the secretary of state.
11	(iv) The secretary of state shall promulgate rules and regulations defining the term
12	"distinguishable upon the record" for the administration of this chapter.
13	7-13-3. Reservation of name.
14	(a) The exclusive right to the use of a name may be reserved by:
15	(1) Any person intending to organize a limited partnership under this chapter and to adopt
16	that name;
17	(2) Any domestic limited partnership or any foreign limited partnership registered in this
18	state which, in either case, intends to adopt that name;
19	(3) Any foreign limited partnership intending to register in this state and adopt that name;
20	and
21	(4) Any person intending to organize a foreign limited partnership and intending to have it
22	register in this state and adopt that name.
23	(b) The reservation is made by filing with the secretary of state an application, executed by
24	the applicant, to reserve a specified name. If the secretary of state finds that the name is available
25	for use by a domestic or foreign limited partnership, he or she reserves the name for the exclusive
26	use of the applicant for a period of one hundred and twenty (120) days. Once having reserved a
27	name, that applicant may not again reserve the same name until more than sixty (60) days after the
28	expiration of the last one hundred and twenty day (120) period for which that applicant reserved
29	that name. The right to the exclusive use of a reserved name may be transferred to any other person
30	by filing in the office of the secretary of state a notice of the transfer, executed by the applicant for
31	whom the name was reserved and specifying the name and address of the transferee.
32	7-13-4. Specified office and agent.
33	Each limited partnership shall continuously maintain in this state:
34	(1) An office, which may but need not be a place of its business in this state, at which is

1 kept the records required by § 7-13-5 to be maintained; and 2 (2) An agent for service of process on the limited partnership, which agent must be an 3 individual resident of this state, a domestic corporation, or a foreign corporation authorized to do 4 business in this state. 5 7-13-5. Records to be kept. Each limited partnership shall keep at the office referred to in § 7-13-4(1) the following: 6 7 (1) A current list of the full name and last known business address of all partners separately 8 identifying in alphabetical order, the general partners and limited partners; 9 (2) A copy of the certificate of limited partnership and all certificates of amendment to it, together with executed copies of any powers of attorney pursuant to which any certificate has been 10 11 executed; 12 (3) Copies of the limited partnership's federal, state, and local income tax returns and 13 reports, if any, for the three (3) most recent years; 14 (4) Copies of any then effective written partnership agreements and of any financial 15 statements of the limited partnerships for the three (3) most recent years. Those records are subject 16 to inspection and copying at the reasonable request, and at the expense, of any partner during 17 ordinary business hours; 18 (5) Unless contained in a written partnership agreement, a writing setting out: 19 (i) The amount of cash and a description and statement of the agreed value of the other 20 property or services contributed by each partner and that each partner has agreed to contribute; 21 (ii) The times at which or events on the happening of which any additional contributions 22 agreed to be made by each partner are to be made; (iii) Any right of a partner to receive distribution, or of a general partner to make 23 24 distributions to a partner, that include a return of all or any part of the partner's contribution; and 25 (iv) Any events upon the happening of which the limited partnership is to be dissolved and 26 its affairs wound up. 27 7-13-6. Nature of business. 28 A limited partnership may carry on any business that a partnership without limited partners 29 may carry on. 7-13-7. Business transactions of partner with partnership. 30 31 Except as provided in the partnership agreement, a partner may lend money to and transact 32 any other business with the limited partnership and, subject to other applicable law, has the same rights and obligations with respect to that transaction of business as a person who is not a partner. 33 34 7-13-8. Formation -- Certificate of limited partnership.

1	In order to form a limited partnership, a certificate of limited partnership shall be executed
2	and filed in the office of the secretary of state, stating:
3	(1) The name of the limited partnership;
4	(2) The address of the office and the name and address of the agent for service of process
5	required to be maintained by § 7-13-4;
6	(3) The name and the business address of each general partner;
7	(4) A mailing address for the limited partnership;
8	(5) Any other matters the partners determine to include in the certificate.
9	7-13-8.1. Conversion of certain entities to a limited partnership.
10	(a) As used in this section, the term "other entity" means a corporation, business trust or
11	association, a real estate investment trust, a common-law trust, or any other unincorporated
12	business or entity including a limited-liability company or a partnership, whether general or limited
13	(including a registered limited liability partnership).
14	(b) Any other entity may convert to a domestic limited partnership by complying with
15	subsection (h) of this section and filing in the office of the secretary of state in accordance with §
16	7-13-13:
17	(1) A certificate of conversion to limited partnership that has been executed by one or more
18	authorized persons in accordance with § 7-13-11; and
19	(2) A certificate of limited partnership that complies with § 7-13-8 and has been executed
20	by one or more authorized persons in accordance with § 7-13-11.
21	(c) The certificate of conversion to a limited partnership shall state:
22	(1) The date on which and jurisdiction where the other entity was first created, formed, or
23	otherwise came into being and, if it has changed, its jurisdiction immediately prior to its conversion
24	to a domestic limited partnership;
25	(2) The name and type of the other entity immediately prior to the filing of the certificate
26	of conversion to limited partnership;
27	(3) The name of the limited partnership as set forth in its certificate of limited partnership
28	filed in accordance with subsection (b) of this section; and
29	(4) The future effective date or time (which shall be a date or time certain) of the conversion
30	to a limited partnership if it is not to be effective upon the filing of the certificate of conversion to
31	limited partnership and the certificate of limited partnership.
32	(d) Upon the filing in the office of the secretary of state of the certificate of conversion to
33	limited partnership and the certificate of formation or upon the future effective date or time of the
34	certificate of conversion to limited partnership and the certificate of limited partnership, the other

entity shall be converted into a domestic limited partnership and the limited partnership shall
 thereafter be subject to all of the provisions of this chapter, except that, notwithstanding § 7-13-8,
 the existence of the limited partnership shall be deemed to have commenced on the date the other
 entity commenced its existence in the jurisdiction in which the other entity was first created,
 formed, or otherwise came into being.

6 (e) The conversion of any other entity into a domestic limited partnership shall not be
7 deemed to affect any obligations or liabilities of the other entity incurred prior to its conversion to
8 a domestic limited partnership or the personal liability of any person incurred prior to the
9 conversion.

10 (f) When any conversion becomes effective under this section, for all purposes of the laws 11 of the state of Rhode Island, all of the rights, privileges, and powers of the other entity that has 12 converted, and all property, real, personal, and mixed, and all debts due to the other entity, as well 13 as all other things and causes of action belonging to the other entity, are vested in the domestic 14 limited partnership and are thereafter the property of the domestic limited partnership as they were 15 of the other entity that has converted, and the title to any real property vested by deed or otherwise 16 in the other entity shall not revert to such other entity or be in any way impaired by reason of this 17 chapter, but all rights of creditors and all liens upon any property of the other entity shall be 18 preserved unimpaired, and all debts, liabilities, and duties of the other entity that has converted are 19 attached to the domestic limited partnership and may be enforced against it to the same extent as if 20 those debts, liabilities, and duties were incurred or contracted by it.

(g) Unless otherwise agreed, or as required under applicable non-Rhode Island law, the converting other entity is not required to wind up its affairs or pay its liabilities and distribute its assets, and the conversion shall not be deemed to constitute a dissolution of the other entity and constitutes a continuation of the existence of the converting other entity in the form of a domestic limited partnership.

(h) Prior to filing a certificate of conversion to limited partnership with the office of the
secretary of state, the conversion shall be approved in the manner provided for by the document,
instrument, agreement, or other writing, as the case may be, governing the internal affairs of the
other entity and the conduct of its business or by applicable law, as appropriate, and a partnership
agreement shall be approved by the same authorization required to approve the conversion.

31 (i) The provisions of this section shall not be construed to limit the accomplishment of a
32 change in the law governing, or the domicile of, another entity to the state of Rhode Island by any
33 other means provided for in a partnership agreement or other agreement or as otherwise permitted
34 by law, including by the amendment of a partnership agreement or other agreement.

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7-13-8.2. Approval of conversion of a limited partnership.

2 (a) A domestic limited partnership may convert to a corporation, a business trust or association, a real estate investment trust, a common-law trust, or any other unincorporated 3 4 business or entity including a partnership, whether general or limited (including a registered 5 limited-liability partnership) or a limited liability company, organized, formed, or created under the laws of the state of Rhode Island, upon the authorization of that conversion in accordance with 6 this section. If the partnership agreement specified the manner of authorizing a conversion of the 7 8 limited partnership, the conversion shall be authorized as specified in the partnership agreement. If 9 the partnership agreement does not specify the manner of authorizing a conversion of the limited 10 partnership and does not prohibit a conversion of the limited partnership, the conversion shall be 11 authorized in the same manner as is specified in the partnership agreement for authorizing a merger 12 or consolidation that involves the limited partnership as a constituent party to the merger or 13 consolidation. If the partnership agreement does not specify the manner of authorizing a conversion 14 of the limited partnership or a merger or consolidation that involved the limited partnership as a 15 constituent party and does not prohibit a conversion of the limited partnership, the conversion shall 16 be authorized by the approval (1) by all general partners, and (2) by the limited partners or, if there 17 is more than one class or group of limited partners, then by each class or group of limited partners, 18 in either case, by limited partners who own more than fifty percent (50%) of the then current 19 percentage or other interest in the profits of the domestic limited partnership owned by all of the 20 limited partners or by the limited partners in each class or group, as appropriate. 21 (b) If a limited partnership shall convert in accordance with this section to another entity 22 or business form organized, formed, or created under the laws of a jurisdiction other than the state of Rhode Island or to a Rhode Island unincorporated "other entity", a certificate of conversion to a 23 24 non-Rhode Island entity shall be filed in the office of the secretary of state. The certificate of 25 conversion to a non-Rhode Island entity shall state: (1) The name of the limited partnership and, if it has been changed, the name under which 26 27 its certificate of formation was originally filed; 28 (2) The date of filing of its original certificate of formation with the secretary of state; 29 (3) The jurisdiction in which the entity or business form, to which the limited partnership 30 shall be converted, is organized, formed, or created, and the name and type of such entity or 31 business form; 32 (4) The future effective date or time, which shall be a date or time certain, of the conversion 33 if it is not to be effective upon the filing of the certificate of conversion to a non-Rhode Island 34 entity;

(5) That the conversion has been approved in accordance with this section; and

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2 (6) The agreement of the limited partnership that it may be served with process in the state
3 of Rhode Island in any action, suit, or proceeding for enforcement of any obligation to the limited
4 partnership arising while it was a limited partnership of the state of Rhode Island, and that it
5 irrevocably appoints the secretary of state as its agent to accept service of process in any such
6 action, suit, or proceeding.

(c) Upon the filing in the office of the secretary of state of the certificate of conversion to 7 8 a non Rhode Island entity or upon the future effective date or time of the certificate of conversion to a non-Rhode Island entity and upon payment of all fees due by the limited partnership, as 9 10 evidenced by an appropriate certificate of good standing issued by the Rhode Island division of 11 taxation, the secretary of state shall certify that the limited partnership has filed all documents and 12 paid all fees required by this chapter, and thereupon the limited partnership shall cease to exist as 13 a limited partnership of the state of Rhode Island. Such certificate of the secretary of state shall be 14 prima facie evidence of the conversion by such limited partnership out of the state of Rhode Island. 15 (d) The conversion of a limited partnership out of the state of Rhode Island in accordance 16 with this section and the resulting cessation of its existence as a limited partnership of the state of 17 Rhode Island pursuant to a certificate of conversion to a non-Rhode Island entity shall not be 18 deemed to affect any obligations or liabilities of the limited partnership incurred prior to such 19 conversion or the personal liability of any person incurred prior to such conversion, nor shall it be 20 deemed to affect the choice of laws applicable to the limited partnership with respect to matters 21 arising prior to such conversion.

22 (e) When a limited partnership has been converted to another entity or business form 23 pursuant to this section, the other entity or business form shall, for all purposes of the laws of the 24 state of Rhode Island, be deemed to be the same entity as the limited partnership. When any 25 conversion shall have become effective under this section, for all purposes of the laws of the state 26 of Rhode Island, all of the rights, privileges, and powers of the limited partnership that has 27 converted, and all property, real, personal, and mixed, and all such debts due to such limited 28 partnership, as well as all other things and causes of action belonging to such limited partnership, shall remain vested in the other entity or business form to which such limited partnership has 29 30 converted and shall be the property of such other entity or business form, and the title to any real 31 property vested by deed or otherwise in such limited partnership shall not revert to such limited 32 partnership or be in any way impaired by reason of this chapter, but all rights of creditors and all 33 liens upon any property of such limited partnership shall be preserved unimpaired, and all debts, 34 liabilities, and duties of the limited partnership that has converted shall remain attached to the other

1 entity or business form to which such limited partnership has converted, and may be enforced against it to the same extent as if said debts, liabilities, and duties had originally been incurred or 2 contracted by it in its capacity as such other entity or business form. The rights, privileges, powers, 3 4 and interests in property of the limited partnership that has converted, as well as the debts, liabilities 5 and duties of such limited partnership, shall not be deemed, as a consequence of the conversion, to have been transferred to the other entity or business form to which such limited partnership has 6 converted for any purpose of the laws of the state of Rhode Island. 7 8 7-13-9. Amendment to certificate. 9 (a) A certificate of limited partnership is amended by filing a certificate of amendment to 10 it in the office of the secretary of state. The certificate shall state: 11 (1) The name of the limited partnership; 12 (2) The date of filing the certificate; and 13 (3) The amendment to the certificate. 14 (b) Within thirty (30) days after the happening of any of the following events, an 15 amendment to a certificate of limited partnership reflecting the occurrence of the event or events 16 shall be filed: 17 (1) The admission of a new general partner; 18 (2) The withdrawal of a general partner; or 19 (3) The continuation of the business under § 7 13 44 after an event of withdrawal of a 20 general partner. 21 (c) A general partner who becomes aware that any statement in a certificate of limited 22 partnership was false when made or that any arrangements or other facts described have changed, making the certificate inaccurate in any material respect, shall promptly amend the certificate. 23 24 (d) A certificate of limited partnership may be amended at any time for any other proper 25 purpose the general partners determine. 26 (e) If an amendment to a certificate of limited partnership is filed in compliance with 27 subsection (a) or (b), no person is subject to liability because the amendment was not filed earlier. 28 (f) A restated certificate of limited partnership may be executed and filed in the same 29 manner as a certificate of amendment. 30 (g) Unless otherwise provided in this chapter or in the certificate of amendment, a 31 certificate of amendment is effective at the time of its filing with the secretary of state. 32 7-13-10. Cancellation of certificate. 33 A certificate of limited partnership is cancelled upon the dissolution and the 34 commencement of winding up of the partnership or at any other time there are no limited partners,

1	or upon the conversion of a limited partnership to a limited liability company. When all fees and
2	taxes have been paid to the tax administrator, as evidenced by an appropriate certificate of good
3	standing issued by the Rhode Island division of taxation, a certificate of cancellation shall be filed
4	in the office of the secretary of state and state:
5	(1) The name of the limited partnership;
6	(2) The date of filing of its certificate of limited partnership or certificate of conversion
7	from a limited partnership to a limited-liability company, as the case may be;
8	(3) The reason for filing the certificate of cancellation;
9	(4) The effective date (which shall be a date certain) of cancellation if it is not to be
10	effective upon the filing of the certificate; and
11	(5) Any other information the general partners filing the certificate determine.
12	7-13-11. Execution of certificates.
13	(a) Each certificate required by this chapter to be filed in the office of the secretary of state
14	shall be executed in the following manner:
15	(1) An original certificate of limited partnership, a certificate of cancellation, and a
16	certificate of conversion to a limited partnership must be signed by all general partners; and
17	(2) A certificate of amendment must be signed by at least one general partner and by each
18	other general partner designated in the certificate as a new general partner.
19	(b) Any person may sign a certificate by an attorney in fact, but a power of attorney to sign
20	a certificate relating to the admission, of a general partner must specifically describe the admission
21	or increase.
22	(c) The execution of a certificate by a general partner constitutes an affirmation under the
23	penalties of perjury that the facts stated in it are true.
24	7-13-12. Amendment or cancellation by judicial act.
25	If a person required by § 7-13-11 to execute a certificate of amendment or cancellation fails
26	or refuses to do so, any other partner, and any assignee of a partnership interest, who is adversely
27	affected by the failure or refusal, may petition the superior court to direct the amendment or
28	cancellation. If the court finds that the amendment or cancellation is proper and that any person so
29	designated has failed or refused to execute the certificate, it shall order the secretary of state to
30	record an appropriate certificate of amendment or cancellation.
31	7-13-13. Filing in office of secretary of state Certificate of conversion to a limited
32	partnership.
33	(a) The certificate of limited partnership and of any certificates of amendments or
34	cancellation (or of any judicial decree of amendment or cancellation) shall be delivered to the

1 secretary of state. A person who executes a certificate as an agent, attorney in fact, or fiduciary 2 need not exhibit evidence of his or her authority as a prerequisite to filing. Any signature on any certificate authorized to be filed with the secretary of state under any provision of this chapter may 3 4 be a facsimile. Unless the secretary of state finds that any certificate does not conform to law, upon receipt of all filing fees required by law the secretary shall: 5 (1) Endorse on the original the word "Filed" and the day, month, and year of the filing of 6 7 it: 8 (2) File the original in his or her office. 9 (3) [Deleted by P.L. 2005, ch. 36, § 8 and P.L. 2005, ch. 72, § 8.] (b) Upon the filing of a certificate of amendment (or judicial decree of amendment) in the 10 office of the secretary of state, the certificate of limited partnership or certificate of conversion as 11 12 the case may be shall be amended as presented in the certificate, and on the effective date of a 13 certificate of cancellation (or a judicial decree of cancellation), the certificate of limited partnership 14 or certificate of conversion to a limited partnership is cancelled. 15 7-13-14. Liability for false statement in certificate. 16 If any certificate of limited partnership or certificate of amendment or cancellation contains 17 a false statement, one who suffers loss by reliance on the statement may recover damages for the 18 loss from: 19 (1) Any person who executes the certificate, or causes another to execute it on his or her 20 behalf, and knew, and any general partner who knew or should have known, the statement to be 21 false at the time the certificate was executed; and 22 (2) Any general partner who subsequently knows or should have known that any 23 arrangement or other fact described in the certificate has changed, making the statement inaccurate 24 in any respect within a sufficient time before the statement was relied upon reasonably to have 25 enabled that general partner to cancel or amend the certificate, or to file a petition for its cancellation 26 or amendment under § 7-13-12. 27 7-13-15. Notice. 28 The fact that a certificate of limited partnership is on file in the office of the secretary of 29 state is notice that the partnership is a limited partnership and the persons designated in it as general 30 partners are general partners, but it is not notice of any other fact. 31 7-13-16. Delivery of certificates to limited partners. 32 Upon the return by the secretary of state pursuant to § 7 13 13 of a certificate marked 33 "Filed", the general partners shall promptly deliver or mail a copy of the certificate of limited partnership and each certificate of amendment or cancellation to each limited partner unless the 34

1 partnership agreement provides otherwise. 2 7-13-17. Admission of limited partners. 3 (a) A person becomes a limited partner on the later of: 4 (1) The date the original certificate of limited partnership is filed; or 5 (2) The date stated in the records of the limited partnership as the date that person will become a limited partner. 6 7 (b) After the filing of a limited partnership's original certificate of limited partnership, a 8 person may be admitted as an additional limited partner. 9 (1) In the case of a person acquiring a partnership interest directly from the limited 10 partnership, on the compliance with the partnership agreement, or if the partnership agreement does 11 not so provide, on the written consent of all partners; and 12 (2) In the case of an assignee of a partnership interest of a partner who has the power, as 13 provided in § 7-13-42, to grant the assignee the right to become a limited partner, on the exercise 14 of that power and compliance with any conditions limiting the grant or exercise of the power. 15 7-13-18. Voting -- Rights of limited partners. 16 Subject to the provisions of § 7-13-19, the partnership agreement may grant to all or a 17 specified group of the limited partners the right to vote (on a per capita or other basis) on any matter. 18 7-13-19. Liability to third parties. 19 (a) Except as provided in subsection (d), a limited partner is not liable for the obligations 20 of a limited partnership unless he or she is also a general partner or, in addition to the exercise of 21 his or her rights and powers as a limited partner, he or she participates in the control of the business. 22 However, if the limited partner participates in the control of the business, he or she is liable only to persons who establish by clear and convincing evidence that they transacted business with the 23 24 limited partnership reasonably believing, based on the limited partner's active conduct, that the 25 limited partner is a general partner. 26 (b) A limited partner does not participate in the control of the business regardless of the 27 nature, extent, scope, number or frequency of the limited partner's possessing or, regardless of 28 whether or not the limited partner has the rights or powers, exercising or attempting to exercise one 29 or more of the rights or powers or having or, regardless of whether or not the limited partner has 30 the rights or powers, acting or attempting to act in one or more of the following capacities: 31 (1) Being an independent contractor for or transacting business with, including being a 32 contractor for, or being an agent or employee of, the limited partnership or a general partner, or 33 being an officer, director or stockholder of a corporate general partner, or being a partner of a 34 partnership that is a general partner of the limited partnership, or being a fiduciary or beneficiary 1 of an estate or trust that is a general partner;

2	(2) Consulting with or advising a general partner regarding any matter, including the
3	business of the limited partnership;
4	(3) Acting as surety, guarantor or endorser for the limited partnership or a general partner,
5	guaranteeing or assuming one or more obligations of a limited partnership or a general partner,
6	borrowing money from the limited partnership or a general partner, lending money to the limited
7	partnership or a general partner, or providing collateral for the limited partnership or a general
8	partner;
9	(4) Approving or disapproving an amendment to the partnership agreement;
10	(5) Acting or causing the taking or refraining from the taking of any action, including by
11	proposing, approving, consenting, or disapproving, by voting or otherwise, with respect to one or
12	more of the following matters:
13	(i) The dissolution and winding up of the limited partnership or an election to continue the
14	limited partnership or an election to continue the business of a limited partnership;
15	(ii) The sale, exchange, lease, mortgage, pledge, or other transfer of or granting of a security
16	interest in any asset or assets of the limited partnership;
17	(iii) The incurrence, renewal, refinancing, or repayment or other discharge of indebtedness
18	by the limited partnership;
19	(iv) A change in the nature of the business;
20	(v) The admission, removal, or retention of a general partner;
21	(vi) An amendment to the partnership agreement or certificate of limited partnership;
22	(vii) A matter related to the business of the limited partnership not otherwise enumerated
23	in this subsection that the partnership agreement states, in writing, is subject to the approval or
24	disapproval of limited partners;
25	(viii) Winding up the limited partnership pursuant to this chapter;
26	(ix) Exercising any right or power permitted to limited partners under this chapter and not
27	specifically enumerated in this subsection;
28	(x) The admission, removal, or retention of a limited partner;
29	(xi) A transaction or other matter involving an actual or potential conflict of interest;
30	(xii) The merger or consolidation of a limited partnership;
31	
	(xiii) As to a limited partnership that is registered as an investment company under the
32	(xiii) As to a limited partnership that is registered as an investment company under the Investment Company Act of 1940, as amended, any matter required by the Investment Company
32 33	

1	an investment company, including the election of directors or trustees of the investment company,
2	the approving or terminating of investment advisory or underwriting contracts, and the approving
3	of auditors;
4	(xiv) The indemnification of any partner or any other person; or
5	(xv) Any other matters that are stated in the partnership agreement or in any other
6	agreement or in writing;
7	(6) Taking any action required or permitted by law to bring or pursue or settle or otherwise
8	terminate a derivative action in the right of the limited partnership;
9	(7) Calling, requesting, attending, or participating in a meeting of partners or limited
10	partners;
11	(8) Serving on a committee of the limited partnership or the limited partners;
12	(9) Serving on the board of directors or a committee of, consulting with or advising, being
13	an officer, director, stockholder, partner, agent or employee of, or being a fiduciary for, any person
14	in which the limited partnership has an interest; or
15	(10) Exercising any right or power granted or permitted to limited partners under this
16	chapter and not specifically enumerated in this subsection.
17	(c) The enumeration in subsection (b) does not mean that the possession or exercise of any
18	other powers by a limited partner constitutes participation by him or her in the business of the
19	limited partnership.
20	(d) A limited partner does not participate in the control of the business within the meaning
21	of subsection (a) by virtue of the fact that all or any part of the name of the limited partner is
22	included in the name of the limited partnership.
23	(e) This section does not create rights or powers of limited partners. The rights and powers
24	may be created only by a certificate of limited partnership, a partnership agreement or any other
25	agreement or in writing, or by other sections of this chapter.
26	7-13-20. Person erroneously believing him or herself a limited partner.
27	(a) Except as provided in subsection (b), a person who makes a contribution to a business
28	enterprise and erroneously but in good faith believes that he or she has become a limited partner in
29	the enterprise is not a general partner in the enterprise and is not bound by its obligations by reason
30	of making the contribution, receiving distributions from the enterprise, or exercising any rights of
31	a limited partner, if, on ascertaining the mistake, he or she:
32	(1) Causes an appropriate certificate of limited partnership or a certificate of amendment
33	to be executed and filed; or
34	(2) Withdraws from future equity participation in the enterprise by executing and filing in

1	the office of the secretary of state a certificate declaring withdrawal under this section.
2	(b) A person who makes a contribution of the kind described in subsection (a) is liable as
3	a general partner to any third party who transacts business with the enterprise:
4	(i) Before the person withdraws and an appropriate certificate is filed to show withdrawal,
5	OF
6	(ii) Before an appropriate certificate is filed to show his or her status as a limited partner
7	and, in the case of an amendment, after expiration of the thirty (30) day period for filing an
8	amendment relating to the person as a limited partner under § 7-13-9, but in either case only if the
9	third party actually believed in good faith that the person was a general partner at the time of the
10	transaction.
11	7-13-21. Information.
12	Each limited partner has the right to:
13	(1) Inspect and copy any of the partnership records required to be maintained by § 7-13-5;
14	and
15	(2) Obtain from the general partners from time to time upon reasonable demand:
16	(i) True and full information regarding the state of the business and financial condition of
17	the limited partnership,
18	(ii) Promptly after becoming available, a copy of the limited partnership's federal, state,
19	and local income tax returns for each year, and
20	(iii) Other information regarding the affairs of the limited partnership that is just and
21	reasonable.
22	7-13-22. Admission of additional general partners.
23	After the filing of a limited partnership's original certificate of limited partnership,
24	additional general partners may be admitted as provided in the partnership agreement or, if the
25	partnership agreement does not provide for the admission of additional general partners, with the
26	written consent of all partners.
27	7-13-23. Events of withdrawal.
28	Except as approved by the specific written consent of all partners at the time, a person
29	ceases to be a general partner of a limited partnership on the happening of any of the following
30	events:
31	(1) The general partner withdraws from the limited partnership as provided in § 7-13-32;
32	(2) The general partner ceases to be a member of the limited partnership as provided in §
33	7-13-40;
34	(3) The general partner is removed as a general partner in accordance with the partnership

1	agreement;
2	(4) Unless otherwise provided in writing in the partnership agreement, the general partner:
3	(i) Makes an assignment for the benefit of creditors;
4	(ii) Files a voluntary petition in bankruptcy;
5	(iii) Is adjudicated a bankrupt or insolvent;
6	(iv) Files a petition or answer seeking for himself or herself any reorganization,
7	arrangement, composition, readjustment, liquidation, dissolution or similar relief under any statute,
8	law, or regulation;
9	(v) Files an answer or other pleading admitting or failing to contest the material allegation
10	of a petition filed against him or her in any proceeding of this nature; or
11	(vi) Seeks, consents to, or acquiesces in the appointment of a trustee, receiver, or liquidator
12	of the general partner or of all or any substantial part of his or her properties;
13	(5) Unless otherwise provided in writing in the partnership agreement, one hundred and
14	twenty (120) days after the commencement of any proceeding against the general partner seeking
15	reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief
16	under any statute, law, or regulation, the proceeding has not been dismissed, or if within ninety (90)
17	days after the appointment without his or her consent or acquiescence of a trustee, receiver, or
18	liquidator of the general partner or of all or any substantial part of his or her properties, the
19	appointment is not vacated or stayed or within ninety (90) days after the expiration of any stay, the
20	appointment is not vacated;
21	(6) In the case of a general partner who is a natural person:
22	(i) His or her death; or
23	(ii) The entry of an order by a court of competent jurisdiction adjudicating him or her
24	incompetent to manage his or her person or his or her estate;
25	(7) In the case of a general partner who is acting as a general partner by virtue of being a
26	trustee of a trust, the termination of the trust (but not merely the substitution of a new trustee);
27	(8) In the case of a general partner that is a separate partnership, the dissolution and
28	commencement of winding up of the separate partnership;
29	(9) In the case of a general partner that is a corporation, the filing of a certificate of
30	dissolution, or its equivalent, for the corporation or the revocation of its charter; or
31	(10) In the case of an estate, the distribution by the fiduciary of the estate's entire interest
32	in the partnership.
33	7-13-24. General rights, powers, and liabilities.
34	(a) Except as provided in this chapter or in the partnership agreement, a general partner of

1 a limited partnership has the rights and powers and is subject to the restrictions of a partner in a

2 partnership without limited partners.

3 (b) Except as provided in this chapter a general partner of a limited partnership has the
4 liabilities of a partner in a partnership without limited partners to persons other than the partnership
5 and the other partners. Except as provided in this chapter or in the partnership agreement, a general
6 partner of a limited partnership has the liabilities of a partner in a partnership without limited
7 partners to the partnership and to the other partners.

8

7-13-25. Contributions by general partner.

9 A general partner of a limited partnership may make contributions to the partnership and 10 share in the profits and losses of, and in distributions from, the limited partnership as a general 11 partner. A general partner also may make contributions to and share in profits, losses, and 12 distributions as a limited partner. A person who is both a general partner and a limited partner has 13 the rights and powers, and is subject to the restrictions and liabilities, of a general partner and, 14 except as provided in the partnership agreement, also has the powers, and is subject to the restrictions, of a limited partner to the extent of his or her participation in the partnership as a 15 16 limited partner.

17

7-13-26. Voting rights of general partners.

18 The partnership agreement may grant to all or certain identified general partners the right
19 to vote, on a per capita or any other basis, separately or with all or any class of the limited partners,
20 on any matter.

21 **7-13-27. Form of contribution.**

22 The contribution of a partner may be in cash, property, or services rendered, or a

23 promissory note or other obligation to contribute cash or property or to perform services.

24 <u>7-13-28. Liability for contribution.</u>

(a) Except as provided in the partnership agreement, a partner is obligated to the limited
partnership to perform any promise to contribute cash or property or to perform services, even if
he or she is unable to perform because of death, disability, or any other reason. If a partner does
not make the required contribution of property or services, he or she is obligated at the option of
the limited partnership to contribute cash equal to that portion of the value (as stated in the records
to be kept pursuant to § 7-13-5) of the stated contribution that has not been made.

(b) Unless otherwise provided in the partnership agreement, the obligation of a partner to
 make a contribution or return money or other property paid or distributed in violation of this chapter
 may be compromised only by consent of all the partners. Notwithstanding the compromise, a
 creditor of a limited partnership who extends credit, or whose claim arises, after the filing of the

certificate of limited partnership or an amendment to it that, in either case, reflects the obligation,
 and before the amendment or cancellation of it to reflect the compromise, may enforce the original
 obligation.

4

7-13-29. Sharing of profits and losses.

5 The profits and losses of a limited partnership shall be allocated among the partners and 6 the classes of partners in the manner provided in the partnership agreement. If the partnership 7 agreement does not provide for allocation, profits and losses shall be allocated on the basis of the 8 value, as stated in the partnership records required to be kept pursuant to § 7-13-5, of the 9 contributions made by each partner to the extent they have been received by the partnership and 10 have not been returned.

11

7-13-30. Sharing of distributions.

Distributions of cash or other assets of a limited partnership shall be allocated among the partners, and among classes of partners, in the manner provided in the partnership agreement. If the partnership agreement does not provide for allocation, distributions shall be made on the basis of the value, as stated in the partnership records required to be kept pursuant to § 7-13-5, of the contributions made by each partner to the extent they have been received by the partnership and have not been returned.

18 <u>7-13-31. Interim distributions.</u>

Except as provided in this chapter, a partner is entitled to receive distributions from a limited partnership before his or her withdrawal from the limited partnership and before the dissolution and winding up of the limited partnership to the extent and at the times or upon the happening of the events specified in the partnership agreement.

23

7-13-32. Withdrawal of general partner.

A general partner may withdraw from a limited partnership at any time by giving written notice to the other partners, but if the withdrawal violates the partnership agreement, the limited partnership may recover from the withdrawing general partner damages for breach of the partnership agreement and offset the damages against the amount otherwise distributable to him or her.

29 <u>7-13-33. Withdrawal of limited partner.</u>

A limited partner may withdraw from a limited partnership only at the time or upon the
occurrence of events specified in writing in the partnership agreement and in accordance with the
partnership agreement. Notwithstanding anything to the contrary under applicable law, unless a
partnership agreement provides otherwise, a limited partner may not withdraw from a limited
partnership prior to the dissolution and winding up of the limited partnership.

1

7-13-34. Distribution upon withdrawal.

Except as provided in this chapter, upon withdrawal any withdrawing partner is entitled to
receive any distribution to which he or she is entitled under the partnership agreement and, if not
otherwise provided in the agreement, he or she is entitled to receive, within a reasonable time after
withdrawal, the fair value of his or her interest in the limited partnership as of the date of withdrawal
based on his or her right to share in distributions from the limited partnership.

7

7-13-35. Distribution in kind.

8 Except as provided in writing in the partnership agreement, a partner, regardless of the 9 nature of his or her contribution, has no right to demand and receive any distribution from a limited 10 partnership in any form other than cash. Except as provided in the partnership agreement, a partner 11 may not be compelled to accept a distribution of any asset in kind from a limited partnership to the 12 extent that the percentage of the asset distributed to him or her exceeds a percentage of that asset 13 that is equal to the percentage in which he or she shares in distributions from the limited partnership.

14

7-13-36. Right to distribution.

Subject to §§ 7 13 37 and 7 13 47, and unless otherwise provided in the partnership agreement at the time a partner becomes entitled to receive a distribution, he or she has the status of, and is entitled to all remedies available to, a creditor of the limited partnership as to the distribution. A partnership may provide for the establishment of a record date with respect to allocations and distributions by a limited partnership.

20

7-13-37. Limitations on distribution.

(a) A limited partnership shall not make a distribution to a partner to the extent that at the time of the distribution, after giving effect to the distribution, all liabilities of the limited partnership, other than liabilities to partners on account of their partnership interests and liabilities for which the recourse of creditors is limited to specified property of the limited partnership, exceed the fair value of the assets of the limited partnership, except that the fair value of property that is subject to a liability for which the recourse of creditors is limited shall be included in the assets of the limited partnership only to the extent that the fair value of that property exceeds that liability.

(b) A limited partner who received a distribution in violation of subsection (a), and who
knew or reasonably should have known at the time of the distribution that the distribution violated
subsection (a), is liable to the limited partnership for the amount of the distribution. A limited
partner who receives a distribution in violation of subsection (a) and who did not know and
reasonably should not have known at the time of the distribution that the distribution violated
subsection (a), is not liable for the amount of the distribution. Subject to subsection (c), this
subsection does not affect any obligation or liability of a limited partner under a partnership

1 agreement or other applicable law for the amount of a distribution. 2 (c) Unless otherwise agreed, a limited partner who received a distribution from a limited partnership has no liability under this chapter or other applicable law for the amount of the 3 4 distribution after the expiration of three (3) years from the date of the distribution. 5 7-13-38. [Repealed.] 6 7 7-13-39. Nature of partnership interest. 8 A partnership interest is personal property. 9 7-13-40. Assignment of partnership interest. 10 Except as provided in the partnership agreement, a partnership interest is assignable in 11 whole or in part. An assignment of a partnership interest does not dissolve a limited partnership or 12 entitle the assignee to become or to exercise any rights of a partner. An assignment entitles the 13 assignee to receive, to the extent assigned, only the distribution to which the assignor would be 14 entitled. Except as provided in the partnership agreement, a partner ceases to be a partner upon 15 assignment of all his partnership interest. 7-13-41. Rights of creditor. 16 17 On application to a court of competent jurisdiction by any judgment creditor of a partner, 18 the court may charge the partnership interest of the partner with payment of the unsatisfied amount 19 of the judgment with interest. To the extent charged, the judgment creditor has only the rights of 20 an assignee of the partnership interest. This chapter does not deprive any partner of the benefit of 21 any exemption laws applicable to his or her partnership interest. 22 7-13-42. Rights of assignee to become limited partner. 23 (a) An assignce of a partnership interest, including an assignce of a general partner, may 24 become a limited partner if and to the extent that: 25 (1) The assignor gives the assignee that right in accordance with authority described in the 26 partnership agreement; or 27 (2) All other partners consent. 28 (b) An assignee who has become a limited partner has, to the extent assigned, the rights 29 and powers, and is subject to the restrictions and liabilities, of a limited partner under the 30 partnership agreement and this chapter. An assignee who becomes a limited partner also is liable 31 for the obligations of his or her assignor to make and return contributions as provided in this chapter. However, the assignee is not obligated for liabilities unknown to the assignee at the time 32 33 he or she became a limited partner. (c) If an assignee of a partnership interest becomes a limited partner, the assignor is not 34

- 1 released from his or her liability to the limited partnership under §§ 7-13-14 and 7-13-28.
- 2 <u>7-13-43. Power of estate of deceased or incompetent person.</u>

If a partner who is an individual dies or a court of competent jurisdiction adjudges him or 3 4 her to be incompetent to manage his or her person or his or her property, the partner's executor, administrator, guardian, conservator, or other legal representative may exercise all the partner's 5 rights for the purpose of settling his or her estate or administering his or her property, including 6 7 any power the partner had to give an assignee the right to become a limited partner. If a partner is 8 a corporation, trust, or other entity and is dissolved or terminated, the powers of that partner may 9 be exercised by its legal representative or successor. 7-13-44. Nonjudicial dissolution. 10

- A limited partnership is dissolved and its affairs shall be wound up upon the happening of
 the first to occur of the following:
- 13 (1) At the time or upon the happening of any of the events specified in the partnership
 14 agreement;
- a defectment,
- 15 (2) Written consent of all partners;

16 (3) Unless otherwise provided in the partnership agreement, an event of withdrawal of a 17 general partner unless at the time there is at least one other general partner and the partnership 18 agreement permits the business of the limited partnership to be carried on by the remaining general 19 partner and that partner does so, but the limited partnership is not dissolved and is not required to 20 be wound up by reason of any event of withdrawal, if, within ninety (90) days after the withdrawal, 21 a majority interest of the partners agrees in writing to continue the business of the limited partnership and to the appointment of one or more additional general partners if necessary or 22 23 desired; or

- 24 (4) Entry of a decree of judicial dissolution under § 7-13-45.
- 25 <u>7-13-45. Judicial dissolution.</u>

26 On application by or for a partner the superior court may decree dissolution of a limited 27 partnership whenever it is not reasonably practicable to carry on the business in conformity with 28 the partnership agreement.

29 **<u>7-13-46. Winding up.</u>**

30 Except as provided in the partnership agreement, the general partners who have not

31 wrongfully dissolved a limited partnership or, if none, the limited partners, may wind up the limited

32 partnership's affairs. The superior court may wind up the limited partnership's affairs upon

- 33 application of any partner, his or her legal representative, or assignee.
- 34 <u>7-13-47. Distribution of assets.</u>

1	Upon the winding up of a limited partnership, the assets shall be distributed as follows:
2	(1) To creditors, including partners who are creditors, to the extent permitted by law, in
3	satisfaction of liabilities of the limited partnership other than liabilities for distributions to partners
4	under § 7 13 31 or § 7 13 34;
5	(2) Except as provided in the partnership agreement, to partners and former partners in
6	satisfaction of liabilities for distributions under § 7-13-31 or 7-13-34; and
7	(3) Except as provided in the partnership agreement, to partners, first for the return of their
8	contributions and secondly, as to their partnership interests, in the proportions in which the partners
9	share in distributions.
10	7-13-48. Applicable law.
11	Subject to the constitution of this state:
12	(1) The laws of the state under which a foreign limited partnership is organized govern its
13	organization and internal affairs and the liability of its limited partners, except as to foreign limited-
14	liability partnerships, which shall be treated as if they were foreign limited partnerships;
15	(2) A foreign limited partnership may not be denied registration by reason of any difference
16	between those laws and the laws of this state; and
17	(3) A certificate of registration does not authorize a foreign limited partnership to engage
18	in any business or exercise any power that a limited partnership may not engage in or exercise in
19	this state.
20	7-13-49. Registration.
21	Before transacting business in this state, a foreign limited partnership shall register with
22	the secretary of state. In order to register, a foreign limited partnership shall submit to the secretary
23	of state, in duplicate, an application for registration as a foreign limited partnership, signed and
24	sworn to by a general partner and setting forth:
25	(1) The name of the foreign limited partnership and, if different, the name under which it
26	proposes to register and transact business in this state;
27	(2) The state and date of its formation;
28	(3) The general character of the business it proposes to transact in this state;
29	(4) The name and address of any agent for service of process on the foreign limited
30	partnership whom the foreign limited partnership elects to appoint; the agent must be an individual
31	resident of this state, a domestic corporation, or a foreign corporation having a place of business
32	in, and authorized to do business in this state;
33	(5) A statement that the secretary of state is appointed the agent of the foreign limited
34	partnership for service of process if no agent has been appointed under subdivision (4) or, if

1	appointed, the agent's authority has been revoked or if the agent cannot be found or served with the
2	exercise of reasonable diligence;
3	(6) The address of the office required to be maintained in the state of its organization by
4	the laws of that state or, if not so required, of the principal office of the foreign limited partnership;
5	(7) The name and business address of each general partner;
6	(8) The address of the office at which is kept a list of the names and addresses of the limited
7	partners and their capital contributions, together with an undertaking by the foreign limited
8	partnership to keep those records until the foreign limited partnership's registration in this state is
9	canceled or withdrawn;
10	(9) A mailing address for the foreign limited partnership; and
11	(10) Additional information as may be necessary or appropriate in order to enable the
12	secretary of state to determine whether the foreign limited partnership is entitled to a certificate of
13	authority to transact business in this state and to determine and assess the fees payable as prescribed
14	in this chapter.
15	7-13-50. Issuance of registration.
16	(a) If the secretary of state finds that an application for registration of a foreign limited
17	partnership conforms to law and all requisite fees have been paid, he or she shall:
18	(1) Endorse on the application the word "Filed", and the month, day, and year of the filing
19	of the application;
20	(2) File in his or her office the original of the application; and
21	(3) Issue a certificate of registration to transact business in this state.
22	(b) The certificate of registration, together with a duplicate original of the application, shall
23	be returned to the person who filed the application or his or her representative.
24	7-13-51. Name of foreign limited partnership.
25	A foreign limited partnership may register with the secretary of state under any name,
26	whether or not it is the name under which it is registered in its state of organization, that includes
27	either:
28	(1) without abbreviation the words "limited partnership" or
29	(2) the letters and punctuation "L.P.", and that could be registered by a domestic limited
30	partnership, and
31	(3) Shall be distinguishable upon the records of the secretary of state from the name of any
32	corporation, non-business corporation or other association, domestic or foreign limited liability
33	company, limited partnership organized under the laws of, or registered or qualified to do business
34	in this state or any name that is filed, reserved, or registered under this title or as permitted by the

1 laws of this state, subject to the following:

2	(i) This provision does not apply if the applicant files with the secretary of state a certified
3	copy of a final decree of a court of competent jurisdiction establishing the prior right of the
4	applicant to the use of the name in this state; and
5	(ii) The name may be the same as the name of a corporation, non-business corporation or
б	other association the certificate of incorporation or organization of which has been revoked by the
7	secretary of state as permitted by law, and the revocation has not been withdrawn within one year
8	from the date of the revocation.
9	(iii) Words and/or abbreviations that are required by statute to identify the particular type
10	of business entity shall be disregarded when determining if a name is distinguishable upon the
11	records of the secretary of state.
12	(iv) The secretary of state shall promulgate rules and regulations defining the term
13	"distinguishable upon the record" for the administration of this chapter.
14	7-13-52. Changes and amendments.
15	If any statement in the application for registration of a foreign limited partnership was false
16	when made or any arrangements or other facts described have changed, making the application
17	inaccurate in any respect, the foreign limited partnership shall promptly file in the office of the
18	secretary of state a certificate, signed and sworn to by a general partner, correcting the statement.
19	7-13-52.1. Foreign application for transfer of authority.
20	(a) A duly authorized foreign limited partnership in the state of Rhode Island that converts
21	into any form of foreign or other entity subject to the provisions of Title 7 and the resulting entity
22	is required to file for authority to transact business in this state may apply for a transfer of authority
23	in the office of the secretary of state by filing:
24	(1) An application for transfer of authority that has been executed and filed in accordance
25	with § 7-13-11;
26	(2) An application for authority to transact business in the state of Rhode Island for the
27	resulting entity type; and
28	(3) A certificate of legal existence or good standing issued by the proper officer of the state
29	or country under the laws of which the resulting entity has been formed.
30	(b) The application for transfer of authority shall state:
31	(1) The name of the limited partnership;
32	(2) The type of other entity into which it has been converted; and
33	(3) The jurisdiction whose laws govern its internal affairs.
34	(c) Upon the effective time and date of the application for transfer of authority, the authority

of the limited partnership authorized to transact business under this chapter shall be transferred
 without interruption to the other entity which shall thereafter hold such authority subject to the
 provisions of the laws of the state of Rhode Island applicable to that type of resulting entity.

4

7-13-53. Cancellation of registration.

5 When all fees and taxes have been paid to the tax administrator, as evidenced by an appropriate certificate of good standing issued by the Rhode Island division of taxation, a foreign 6 limited partnership may cancel its registration by filing with the secretary of state a certificate of 7 8 cancellation signed and sworn to by a general partner. In filing a certificate of cancellation, the 9 foreign limited partnership revokes the authority of its registered agent to accept service of process 10 and consents that service of process in any action, suit or proceeding based upon any cause of action 11 arising in this state during the time the foreign limited partnership was authorized to transact 12 business in this state may subsequently be made on the foreign limited partnership by service on 13 the secretary of state. The certificate of cancellation must include the post office address to which 14 the secretary of state may mail a copy of any process against the foreign limited partnership that is 15 served on the secretary of state. 16 7-13-54. Transaction of business without registration. 17 (a) A foreign limited partnership transacting business in this state may not maintain any 18 action, suit, or proceeding in any court of this state until it has registered in this state.

19 (b) The failure of a foreign limited partnership to register in this state does not impair the

20 validity of any contract or act of the foreign limited partnership or prevent the foreign limited

21 partnership from defending any action, suit, or proceeding in any court of this state.

(c) A limited partner of a foreign limited partnership is not liable as a general partner of
 the foreign limited partnership solely by reason of having transacted business in this state without
 registration.

(d) A foreign limited partnership, by transacting business in this state without registration,
 appoints the secretary of state as its agent for service of process as to claims for relief or causes of

27 action arising out of the transaction of business in this state.

28 (e) Without excluding other activities that may not constitute transacting business in this

29 state, a foreign limited partnership is not considered to be transacting business in this state for

- 30 purposes of this chapter by reason of carrying on in this state any one or more of the following
- 31 activities:

32 (1) Maintaining or defending any action or suit or any administrative or arbitration
 33 proceeding or effecting a settlement of it or the settlement of any claims or dispute;

34 (2) Holding meetings of the partners or carrying on other activities concerning its internal

1 affairs;

2	(3) Maintaining bank accounts;
3	(4) Maintaining offices or agencies for the transfer, exchange, and registration of
4	partnership securities or partnership interests, or appointing and maintaining depositories with
5	relation to its partnership interests or securities;
6	(5) Effecting sales to independent contractors;
7	(6) Soliciting or procuring orders whether by mail or through employees or agents or
8	otherwise where the orders require acceptance without this state before becoming binding
9	contracts;
10	(7) Creating evidences of debt, mortgages, or liens on real or personal property;
11	(8) Securing or collecting debts or enforcing any rights and property securing the debts;
12	(9) Transacting any business in interstate commerce.
13	7-13-54.1. Fees for filing documents and issuing certificates.
14	The secretary of state shall charge and collect for:
15	(1) Filing a certificate of limited partnership, one hundred dollars (\$100).
16	(2) Filing a certificate of amendment to a certificate of limited partnership, fifty dollars
17	(\$50.00).
18	(3) Filing a certificate of cancellation of a certificate of limited partnership, ten dollars
19	(\$10.00).
20	(4) Filing an application to reserve a limited partnership name, fifty dollars (\$50.00) and
21	for renewal, seventy five dollars (\$75.00).
22	(5) Filing a notice of transfer of a reserved limited partnership name, fifty dollars (\$50.00).
23	(6) Filing a statement of change of address of specified office or change of specified agent,
24	twenty dollars (\$20.00).
25	(7) Filing a statement of change of address only for a specified agent, without fee.
26	(8) Filing an application of a foreign limited partnership to register as a foreign limited
27	partnership, one hundred dollars (\$100).
28	(9) Filing a certificate of correction of a registration as a foreign limited partnership, ten
29	dollars (\$10.00).
30	(10) Filing a certificate of cancellation of registration as a foreign limited partnership,
31	twenty-five dollars (\$25.00).
32	(11) Filing any other document, statement or report of a domestic or foreign limited
33	partnership, fifty dollars (\$50.00).
34	(12) Filing a certificate of amendment of a foreign limited partnership, fifty dollars

- 1 (\$50.00). (13) For issuing a certificate of good standing/letter of status, twenty dollars (\$20.00). 2 3 (14) For issuing a certificate of fact, thirty dollars (\$30.00). 4 (15) For furnishing a certified copy of any document, instrument or paper relating to a 5 domestic or foreign limited partnership, a fee of fifteen cents (\$.15) per page and ten dollars (\$10.00) for the certificate and affirming the seal to it. 6 7 (16) Service of process on the secretary of state as registered agent of a limited partnership, 8 fifteen dollars (\$15.00) which amount may be recovered as a taxable cost by the party to the suit or 9 action making the service if the party prevails in the suit or action. 10 7-13-55. Action to enjoin foreign limited partnership. 11 The superior court has jurisdiction to enjoin any foreign limited partnership, or any agent 12 of a foreign limited partnership, from transacting any business in the state if the limited partnership 13 has failed to comply with any section of this chapter applicable to it or if the limited partnership 14 has secured a certificate of the secretary of state under § 7 13 49 on the basis of false or misleading 15 representation. The attorney general may bring an action to restrain a foreign limited partnership 16 from transacting business in this state in violation of this chapter. 17 7-13-56. Right of action. 18 A limited partner may bring an action in the right of a limited partnership to recover a 19 judgment in its favor if general partners with authority to do so have refused to bring the action or 20 if an effort to cause those general partners to bring the action is not likely to succeed. 21 7-13-57. Proper plaintiff. 22 In a derivative action, the plaintiff must be a partner at the time of bringing the action and 23 (1) at the time of the transaction of which he or she complains, or (2) his or her status as a partner had developed upon him or her by operation of law or 24 25 pursuant to the terms of the partnership agreement from a person who was a partner at the time of 26 the transaction. 27 7-13-58. Pleading. 28 In a derivative action, the complaint shall set forth with particularity the effort of the 29 plaintiff to secure initiation of the action by a general partner or the reasons for not making the 30 effort. 31 7-13-59. Expenses. 32 If a derivative action is successful, in whole or in part, or if anything is received by the 33 plaintiff as a result of a judgment, compromise, or settlement of an action or claim, the court may
- 34 award the plaintiff reasonable expenses, including reasonable attorney's fees, and shall direct him

1 or her to remit to the limited partnership the remainder of those proceeds received by him or her. 2 7-13-60. Construction and application. This chapter shall be applied and construed so as to effectuate its general purpose to make 3 4 uniform the law as to the subject of this chapter among states enacting it. 5 7-13-61. Short title. This chapter may be cited as the "Uniform Limited Partnership Act". 6 7 7-13-62. Severability. 8 If any provision of this chapter or its application to any person or circumstance is held 9 invalid, the invalidity does not affect other provisions or applications of the chapter that can be given effect without the invalid provision or application, and to this end the provisions of this 10 11 chapter are severable. 12 7-13-63. Rule for cases not provided for in this chapter. 13 In any case not provided for in this chapter, the provisions of chapter 12 of this title govern. 14 7-13-64. Applications to existing limited partnerships. 15 The provisions of this chapter apply to all domestic limited partnerships existing on January 16 1, 1987, to the extent that the partnership agreement of each partnership is not inconsistent with the 17 provisions of this chapter. Unless otherwise agreed to by the partners, nothing in this chapter 18 requires any domestic limited partnership validly existing on January 1, 1987, to comply with the 19 provisions of this chapter in order to preserve or continue its status as a limited partnership. 20 7-13-65. Effect of repeal of prior acts. 21 The repeal of any prior statutory provision by this chapter does not impair, or otherwise 22 affect, the organization or the continued existence of a limited partnership existing at January 1, 23 1986, nor is the repeal by this chapter of any prior provision to be construed so as to impair any contract or to affect any right accrued prior to January 1, 1986. 24 25 7-13-66. Indemnification. 26 Subject to any standards and restrictions that are set forth in its partnership agreement, a 27 limited partnership has the power to indemnify and hold harmless any partner or other person from 28 any claims and demands. 29 7-13-67. Classes and voting. 30 (a)(1) A partnership agreement may provide for classes or groups of limited partners having 31 any relative rights, powers and duties that the partnership agreement provides, and may make 32 provision for the future creation in the manner provided in the partnership agreement of additional 33 classes or groups of limited partners having any relative rights, powers and duties that may from 34 time to time be established, including rights, powers and duties senior to existing classes and groups

1 of limited partners.

2 (2) A partnership agreement may provide for the taking of an action, including the 3 amendment of the partnership agreement, without the vote or approval of any limited partner or 4 class or group of limited partners, including an action to create under the provisions of the 5 partnership agreement a class or group of partnership interests that was not previously outstanding. (b) Subject to § 7-13-19 the partnership agreement may grant to all or certain identified 6 7 limited partners or a specified class or group of the limited partners the right to vote separately or 8 with all or any class or group of the limited partners or the general partners, on any matter. Voting 9 by limited partners may be on a per capita, number, financial interest, class, group or any other 10 basis. 11 (c) A partnership agreement that grants a right to vote may set forth provisions relating to 12 notice of the time, place or purpose of any meeting at which any matter is to be voted on by any 13 limited partners, waiver of any such notice, action by consent without a meeting, the establishment 14 of a record date, quorum requirements, voting in person or by proxy, or any other matter as to the 15 exercise of the right to vote. 16 (d) Any right or power, including voting rights, granted to limited partners as permitted 17 under § 7-13-19 of this title is deemed to be permitted by this section. 18 7-13-68. Merger and consolidation. 19 (a) As used in this section, "other business entity" means a corporation, a business trust or 20 association, a real estate investment trust, a common-law trust, a limited liability corporation, 21 whether foreign or domestic, or an unincorporated business, including a partnership, whether 22 general or limited, but excluding a domestic limited partnership. (b)(1) Pursuant to an agreement of merger or consolidation, a domestic limited partnership 23 24 may merge or consolidate with or into one or more domestic limited partnerships or other business 25 entities formed or organized under the laws of the state of Rhode Island or any other state or the 26 United States or any foreign country or other foreign jurisdiction, with any domestic limited 27 partnership or other business entity that the agreement provides being the surviving or resulting 28 domestic limited partnership or other business entity. Unless otherwise provided in the partnership 29 agreement, a merger or consolidation shall be approved by each domestic limited partnership that 30 is to merge or consolidate: 31 (i) By all general partners; and 32 (ii) By the limited partners or, if there is more than one class or group of limited partners, 33 then by each class or group of limited partners, in either case, by limited partners who own more

34 than fifty percent (50%) of the then current percentage or other interest in the profits of the domestic

1 limited partnership owned by all of the limited partners or by the limited partners in each class or

2 group, as appropriate.

3 (2) In connection with a merger or consolidation under this section, rights or securities of,
4 or interests in, a limited partnership or other business entity that is not a limited partnership or other
5 business entity that is a constituent party to the merger or consolidation may be exchanged for or
6 converted into cash, property, rights or securities of, or interests in, the surviving or resulting
7 limited partnership or other business entity in the merger or consolidation. Despite prior approval,
8 an agreement of merger or consolidation may be terminated or amended pursuant to a provision for
9 termination or amendment contained in the agreement of merger or consolidation.

(c) If a domestic limited partnership is merging or consolidating under this section, the
 domestic limited partnership or other business entity surviving or resulting in or from the merger
 or consolidation shall file a certificate of merger or consolidation in the office of the secretary of
 state, stating:

(1) The name and jurisdiction of formation or organization of each of the domestic limited
 partnerships or other business entities that is to merge or consolidate;

(2) That an agreement of merger or consolidation has been approved and executed by each
 of the domestic limited partnerships or other business entities that is to merge or consolidate;

18 (3) The name of the surviving or resulting domestic limited partnership or other business
 19 entity:

20 (4) The future effective date or time, which shall be a date or time certain, of the merger or
21 consolidation if it is not to be effective upon the filing of the certificate of merger or consolidation;
22 (5) That the agreement of merger or consolidation is on file at a place of business of the
23 surviving or resulting domestic limited partnership or other business entity, and shall state the
24 address of that place of business;

(6) That a copy of the agreement of merger or consolidation will be furnished by the
 surviving or resulting domestic limited partnership or other business entity, on request and without
 cost, to any partner of any domestic limited partnership or any person holding an interest in any
 other business entity that is to merge or consolidate; and

(7) If the surviving or resulting entity is not a domestic limited partnership or corporation organized under the laws of Rhode Island, a statement that the surviving or resulting other business entity agrees that it may be served with process in Rhode Island in any action, suit or proceeding for the enforcement of any obligation of any domestic limited partnership that is to merge or consolidate, irrevocably appointing the secretary of state as its agent to accept service of process in the action, suit or proceeding and specifying the address to which a copy of the process is to be

1 mailed to it by the secretary of state. In the event of service under this section on the secretary of 2 state, the procedures set forth in § 7 1.2 503 are applicable, except that the plaintiff in any action, suit or proceeding shall furnish the secretary of state with the address specified in the certificate of 3 4 merger or consolidation provided for in this section and any other address that the plaintiff elects 5 to furnish, together with copies of the process as required by the secretary of state, and the secretary of state shall notify the surviving or resulting other business entity at all addresses furnished by the 6 plaintiff in accordance with the procedures set forth in § 7-1.2-503. 7 8 (d) Any failure to file a certificate of merger or consolidation in connection with a merger or consolidation pursuant to this section that was effective prior to the effective date of this section 9 10 does not affect the validity or effectiveness of the merger or consolidation.

(e) Unless a future effective date or time is provided in a certificate of merger or consolidation, in which event a merger or consolidation is effective at that future effective date or time, a merger or consolidation is effective upon the filing in the office of the secretary of state of a certificate of merger or consolidation.

(f) A certificate of merger or consolidation acts as a certificate of cancellation for a
 domestic limited partnership that is not the surviving or resulting entity in the merger or
 consolidation.

(g)(1) Notwithstanding anything to the contrary contained in a partnership agreement, a
 partnership agreement containing a specific reference to this subsection may provide that an
 agreement of merger or consolidation approved in accordance with subsection (b) may:

21 (i) Effect any amendment to the partnership agreement; or

(ii) Effect the adoption of a new partnership agreement for a limited partnership if it is the
 surviving or resulting limited partnership in the merger or consolidation.

24 (2) Any amendment to a partnership agreement or adoption of a new partnership agreement 25 made pursuant to the preceding sentence is effective at the effective time or date of the merger or 26 consolidation. The provisions of this subsection shall not be construed to limit the accomplishment 27 of a merger or of any of the matters referred to in this section by any other means provided for in a 28 partnership agreement or other agreement or as otherwise permitted by law, including that the 29 partnership agreement of any constituent limited partnership to the merger or consolidation 30 (including a limited partnership formed for the purpose of consummating a merger or 31 consolidation) is the partnership agreement of the surviving or resulting limited partnership. 32 (h) When any merger or consolidation has become effective under this section, for all

33 purposes of the laws of the state of Rhode Island, all of the rights, privileges and powers of each of

34 the domestic limited partnerships and other business entities that have merged or consolidated, and

1 all property, real, personal, and mixed, and all debts due to any of those domestic limited 2 partnerships and other business entities, as well as all other things and causes of action belonging to each of those domestic limited partnerships and other business entities, are vested in the 3 4 surviving or resulting domestic limited partnership or other business entity, and are subsequently 5 the property of the surviving or resulting domestic limited partnership or other business entity as they were of each of the domestic limited partnerships and other business entities that have merged 6 or consolidated. The title to any real property vested by deed or otherwise, under the laws of the 7 8 state of Rhode Island, in any of those domestic limited partnerships and other business entities, 9 does not revert or in any way become impaired because of this chapter; but all rights of creditors 10 and all liens upon any property of the domestic limited partnerships and other business entities are 11 preserved unimpaired, and all debts, liabilities and duties of each of the domestic limited 12 partnerships and other business entities that have merged or consolidated subsequently attach to 13 the surviving or resulting domestic limited partnership or other business entity, and may be 14 enforced against it to the same extent as if the debts, liabilities and duties had been incurred or 15 contracted by it. Unless otherwise agreed, a merger or consolidation of a domestic limited 16 partnership, including a domestic limited partnership that is not the surviving or resulting entity in 17 the merger or consolidation, does not require the domestic limited partnership to wind up its affairs 18 under § 7-13-46 or pay its liabilities and distribute its assets under § 7-13-47.

7-13-69. Filing of returns with the tax administrator -- Annual charge.

20 (a) For tax years beginning on or after January 1, 2012, a limited partnership certified under
 21 this chapter shall file a return, in the form and containing the information as prescribed by the tax
 22 administrator, as follows:

- (1) If the fiscal year of the limited partnership is the calendar year, on or before the fifteenth
 day of April in the year following the close of the fiscal year; and
- (2) If the fiscal year of the limited partnership is not a calendar year, on or before the
 fifteenth day of the fourth month following the close of the fiscal year.
- (b) For tax years beginning after December 31, 2015, a limited partnership certified under
 this chapter shall file a return, in the form and containing the information as prescribed by the tax
 administrator, and shall be filed on or before the date a federal tax return is due to be filed, without
- 30 regard to extension.

19

- 31 (c) An annual charge, equal to the minimum tax imposed upon a corporation under § 44 32 11-2(e), shall be due on the filing of the limited partnership's return filed with the tax administrator
- 33 and shall be paid to the division of taxation.
- 34 (d) The annual charge is delinquent if not paid by the due date for the filing of the return

1	and an addition of one hundred dollars (\$100) to the charge is then due.
2	SECTION 2. Title 7 of the General Laws entitled "CORPORATIONS, ASSOCIATIONS,
3	AND PARTNERSHIPS" is hereby amended by adding thereto the following chapter:
4	CHAPTER 13.1
5	UNIFORM LIMITED PARTNERSHIP ACT
6	PART 1
7	GENERAL PROVISIONS
8	<u>7-13.1-101. Short title.</u>
9	This chapter shall be known and may be cited as the "Uniform Limited Partnership Act".
10	7-13.1-102. Definitions.
11	As used in this chapter:
12	(1) "Certificate of limited partnership" means the certificate required by § 7-13.1-201. The
13	term includes the certificate as amended or restated.
14	(2) "Contribution", except in the phrase "right of contribution", means property or a benefit
15	described in § 7-13.1-501 which is provided by a person to a limited partnership to become a partner
16	or in the person's capacity as a partner.
17	(3) "Debtor in bankruptcy" means a person that is the subject of:
18	(i) An order for relief under Title 11 of the United States Code or a comparable order under
19	a successor statute of general application; or
20	(ii) A comparable order under federal, state, or foreign law governing insolvency.
21	(4) "Deliver" means either physically transferring a paper document to the secretary of state
22	or transferring a document to the secretary of state by electronic transmission through a medium
23	provided and authorized by the secretary of state. "Delivered" and "delivering" have a
24	corresponding meaning.
25	(5) "Distribution" means a transfer of money or other property from a limited partnership
26	to a person on account of a transferable interest or in the person's capacity as a partner. The term:
27	(i) Includes:
28	(A) A redemption or other purchase by a limited partnership of a transferable interest; and
29	(B) A transfer to a partner in return for the partner's relinquishment of any right to
30	participate as a partner in the management or conduct of the partnership's activities and affairs or
31	to have access to records or other information concerning the partnership's activities and affairs;
32	and
33	(ii) Does not include amounts constituting reasonable compensation for present or past
34	service or payments made in the ordinary course of business under a bona fide retirement plan or

1 <u>other bona fide benefits program.</u>

2	(6) "Electronic transmission" means any form of communication, not directly involving
3	the physical transmission of paper that creates a record that may be retained, retrieved, and renewed
4	by a recipient thereof, and may be directly reproduced in a paper form by such a recipient through
5	an automated process.
6	(7)"Foreign limited liability limited partnership" means a foreign limited partnership
7	whose general partners have limited liability for the debts, obligations, or other liabilities of the
8	foreign partnership under a provision similar to § 7-13.1-404(c).
9	(8) "Foreign limited partnership" means an unincorporated entity formed under the law of
10	a jurisdiction other than this state which would be a limited partnership if formed under the law of
11	this state. The term includes a foreign limited liability limited partnership.
12	(9) "General partner" means a person that:
13	(i) Has become a general partner under § 7-13.1-401 or was a general partner in a
14	partnership when the partnership became subject to this chapter under § 7-13.1-112; and
15	(ii) Has not dissociated as a general partner under § 7-13.1-603.
16	(10) "Jurisdiction", used to refer to a political entity, means the United States, a state, a
17	foreign country, or a political subdivision of a foreign country.
18	(11) "Jurisdiction of formation" means the jurisdiction whose law governs the internal
19	affairs of an entity.
20	(12) "Limited liability limited partnership", except in the phrase "foreign limited liability
21	limited partnership" and in part 11 of this chapter, means a limited partnership whose certificate of
22	limited partnership states that the partnership is a limited liability limited partnership.
23	(13) "Limited partner" means a person that:
24	(i) Has become a limited partner under § 7-13.1-301 or was a limited partner in a limited
25	partnership when the partnership became subject to this chapter under § 7-13.1-112; and
26	(ii) Has not dissociated under § 7-13.1-601.
27	(14) "Limited partnership", except in the phrase "foreign limited partnership" and in part
28	11 of this chapter, means an entity formed under this chapter or which becomes subject to this
29	chapter under part 11 of this chapter or § 7-13.1-112. The term includes a limited liability limited
30	partnership.
31	(15) "Partner" means a limited partner or general partner.
32	(16) "Partnership agreement" means the agreement, whether or not referred to as a
33	partnership agreement and whether oral, implied, in a record, or in any combination thereof, of all
34	the partners of a limited partnership concerning the matters described in § 7-13.1-105(a). The term

1 <u>includes the agreement as amended or restated.</u>

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2	(17) "Person" means an individual, business corporation, nonprofit corporation,
3	partnership, limited partnership, limited liability company, general cooperative association, limited
4	cooperative association, unincorporated nonprofit association, cooperative housing corporation,
5	workers' cooperative, producers' cooperative, consumer's cooperative, statutory trust, business
6	trust, common-law business trust, estate, trust, association, joint venture, public corporation,
7	government or governmental subdivision, agency, or instrumentality, or any other legal or
8	commercial entity.
9	(18) "Principal office" means the principal executive office of a limited partnership or
10	foreign limited partnership, whether or not the office is located in this state.
11	(19) "Property" means all property, whether real, personal, or mixed or tangible or
12	intangible, or any right or interest therein.
13	(20) "Record", used as a noun, means information that is inscribed on a tangible medium
14	or that is stored in an electronic or other medium and is retrievable in perceivable form.
15	(21) "Registered agent" means an agent of a limited partnership or foreign limited
16	partnership which is authorized to receive service of any process, notice, or demand required or
17	permitted by law to be served on the partnership.
18	(22) "Registered foreign limited partnership" means a foreign limited partnership that is
19	registered to do business in this state pursuant to a statement of registration filed by the secretary
20	of state.
21	(23) "Required information" means the information that a limited partnership is required
22	to maintain under § 7-13.1-108.
23	(24) "Sign" means, with present intent to authenticate or adopt a record:
24	(i) To execute or adopt a tangible symbol; or
25	(ii) To attach to or logically associate with the record an electronic symbol, sound, or
26	process.
27	(25) "Signature" or "execution" means an original signature, facsimile, or an electronically
28	transmitted signature submitted through a medium provided and authorized by the secretary of
29	state. "Signed" and "executed" have a corresponding meaning.
30	(26) "State" means a state of the United States, the District of Columbia, Puerto Rico, the
31	United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the
32	United States.
33	(27) "Transfer" includes:
34	(i) An assignment;

1	(ii) A conveyance:
2	(iii) A sale;
3	(iv) A lease:
4	(v) An encumbrance, including a mortgage or security interest;
5	(vi) A gift; and
6	(vii) A transfer by operation of law.
7	(28) "Transferable interest" means the right, as initially owned by a person in the person's
8	capacity as a partner, to receive distributions from a limited partnership, whether or not the person
9	remains a partner or continues to own any part of the right. The term applies to any fraction of the
10	interest, by whomever owned.
11	(29) "Transferee" means a person to which all or part of a transferable interest has been
12	transferred, whether or not the transferor is a partner. The term includes a person that owns a
13	transferable interest under §§ 7-13.1-602(a)(3) or 7-13.1-605(a)(4).
14	<u>7-13.1-103. Knowledge; Notice.</u>
15	(a) A person knows a fact if the person:
16	(1) Has actual knowledge of it; or
17	(2) Is deemed to know it under law other than this chapter.
18	(b) A person has notice of a fact if the person:
19	(1) Has reason to know the fact from all the facts known to the person at the time in
20	question; or
21	(2) Is deemed to have notice of the fact under subsections (c) or (d) of this section.
22	(a) A contificate of limited nontrambin on file in the office of the constant of state is notice
	(c) A certificate of limited partnership on file in the office of the secretary of state is notice
23	that the partnership is a limited partnership and the persons designated in the certificate as general
23 24	
	that the partnership is a limited partnership and the persons designated in the certificate as general
24	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the
24 25	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact.
24 25 26	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of:
24 25 26 27	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of: (1) A person's dissociation as a general partner ninety (90) days after an amendment to the
24 25 26 27 28	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of: (1) A person's dissociation as a general partner ninety (90) days after an amendment to the certificate of limited partnership which states that the other person has dissociated becomes
24 25 26 27 28 29	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of: (1) A person's dissociation as a general partner ninety (90) days after an amendment to the certificate of limited partnership which states that the other person has dissociated becomes effective or ninety (90) days after a statement of dissociation pertaining to the other person becomes
 24 25 26 27 28 29 30 	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of: (1) A person's dissociation as a general partner ninety (90) days after an amendment to the certificate of limited partnership which states that the other person has dissociated becomes effective or ninety (90) days after a statement of dissociation pertaining to the other person becomes effective, whichever occurs first;
 24 25 26 27 28 29 30 31 	that the partnership is a limited partnership and the persons designated in the certificate as general partners are general partners. Except as otherwise provided in subsection (d) of this section, the certificate is not notice of any other fact. (d) A person not a partner is deemed to have notice of: (1) A person's dissociation as a general partner ninety (90) days after an amendment to the certificate of limited partnership which states that the other person has dissociated becomes effective or ninety (90) days after a statement of dissociation pertaining to the other person becomes effective, whichever occurs first; (2) A limited partnership's:

1 <u>802(b)(2)(vi) becomes effective; and</u>

1	<u>002/07/27/07/00000005 effective, and</u>
2	(iii) Participation in a merger, interest exchange, conversion, or domestication, ninety (90)
3	days after articles of merger, interest exchange, conversion, or domestication under part 11 of this
4	chapter become effective.
5	(e) Subject to § 7-13.1-210(f), a person notifies another person of a fact by taking steps
6	reasonably required to inform the other person in ordinary course, whether or not those steps cause
7	the other person to know the fact.
8	(f) A general partner's knowledge or notice of a fact relating to the limited partnership is
9	effective immediately as knowledge of or notice to the partnership, except in the case of a fraud on
10	the partnership committed by or with the consent of the general partner. A limited partner's
11	knowledge or notice of a fact relating to the partnership is not effective as knowledge of or notice
12	to the partnership.
13	<u>7-13.1-104. Governing law.</u>
14	The law of this state governs:
15	(1) The internal affairs of a limited partnership; and
16	(2) The liability of a partner as partner for a debt, obligation, or other liability of a limited
17	partnership.
17	
18	7-13.1-105. Partnership agreement; Scope, function, and limitations.
	 <u>7-13.1-105. Partnership agreement; Scope, function, and limitations.</u> (a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership
18	
18 19	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership
18 19 20	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs:
18 19 20 21	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited
18 19 20 21 22	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership;
 18 19 20 21 22 23 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership; (2) The activities and affairs of the partnership and the conduct of those activities and
 18 19 20 21 22 23 24 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership: (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and
 18 19 20 21 22 23 24 25 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership; (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and (3) The means and conditions for amending the partnership agreement.
 18 19 20 21 22 23 24 25 26 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership: (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and affairs; and (3) The means and conditions for amending the partnership agreement. (b) To the extent the partnership agreement does not provide for a matter described in
 18 19 20 21 22 23 24 25 26 27 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership: (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and (3) The means and conditions for amending the partnership agreement. (b) To the extent the partnership agreement does not provide for a matter described in subsection (a) of this section, this chapter governs the matter.
 18 19 20 21 22 23 24 25 26 27 28 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership: (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and (3) The means and conditions for amending the partnership agreement. (b) To the extent the partnership agreement does not provide for a matter described in subsection (a) of this section, this chapter governs the matter. (c) A partnership agreement may not:
 18 19 20 21 22 23 24 25 26 27 28 29 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnershipagreement governs:(1) Relations among the partners as partners and between the partners and the limitedpartnership:(2) The activities and affairs of the partnership and the conduct of those activities andaffairs; and(3) The means and conditions for amending the partnership agreement.(b) To the extent the partnership agreement does not provide for a matter described insubsection (a) of this section, this chapter governs the matter.(c) A partnership agreement may not:(1) Vary the law applicable under § 7-13.1-104;
 18 19 20 21 22 23 24 25 26 27 28 29 30 	 (a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership; (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and (3) The means and conditions for amending the partnership agreement. (b) To the extent the partnership agreement does not provide for a matter described in subsection (a) of this section, this chapter governs the matter. (c) A partnership agreement may not: (1) Vary the law applicable under § 7-13.1-104; (2) Vary a limited partnership's capacity under § 7-13.1-111 to sue and be sued in its own
 18 19 20 21 22 23 24 25 26 27 28 29 30 31 	(a) Except as otherwise provided in subsections (c) and (d) of this section, the partnership agreement governs: (1) Relations among the partners as partners and between the partners and the limited partnership: (2) The activities and affairs of the partnership and the conduct of those activities and affairs; and (3) The means and conditions for amending the partnership agreement. (b) To the extent the partnership agreement does not provide for a matter described in subsection (a) of this section, this chapter governs the matter. (c) A partnership agreement may not: (1) Vary the law applicable under § 7-13.1-104; (2) Vary a limited partnership's capacity under § 7-13.1-111 to sue and be sued in its own

1 to be delivered to the secretary of state for filing under this chapter; 2 (4) Vary the provisions of § 7-13.1-204; (5) Vary the right of a general partner under § 7-13.1-406(b)(2) to vote on or consent to an 3 4 amendment to the certificate of limited partnership which deletes a statement that the limited 5 partnership is a limited liability limited partnership; (6) Alter or eliminate the duty of loyalty or the duty of care except as otherwise provided 6 in subsection (d) of this section; 7 8 (7) Eliminate the contractual obligation of good faith and fair dealing under §§ 7-13.1-9 305(a) and 7-13.1-409(d), but the partnership agreement may prescribe the standards, if not 10 manifestly unreasonable, by which the performance of the obligation is to be measured; 11 (8) Relieve or exonerate a person from liability for conduct involving bad faith, willful or 12 intentional misconduct, or knowing violation of law; 13 (9) Vary the information required under § 7-13.1-108 or unreasonably restrict the duties 14 and rights under §§ 7-13.1-304 or 7-13.1-407, but the partnership agreement may impose 15 reasonable restrictions on the availability and use of information obtained under those sections and 16 may define appropriate remedies, including liquidated damages, for a breach of any reasonable 17 restriction on use; 18 (10) Vary the grounds for expulsion specified in § 7-13.1-603(5)(ii); 19 (11) Vary the power of a person to dissociate as a general partner under § 7-13.1-604(a), 20 except to require that the notice under § 7-13.1-603(1) be in a record; 21 (12) Vary the causes of dissolution specified in § 7-13.1-801(a)(6); 22 (13) Vary the requirement to wind up the partnership's activities and affairs as specified in §§ 7-13.1-802(a), 7-13.1-802 (b)(1), and 7-13.1-802(d); 23 24 (14) Unreasonably restrict the right of a partner to maintain an action under part 9 of this 25 chapter; (15) Vary the provisions of § 7-13.1-905, but the partnership agreement may provide that 26 27 the partnership may not have a special litigation committee; 28 (16) Vary the right of a partner to approve a merger, interest exchange, conversion, or 29 domestication under §§ 7-13.1-11.23(a)(2), 7-13.1-11.33(a)(2), 7-13.1-11.43(a)(2), or 7-13.1-30 11.53(a)(2); 31 (17) Vary the required contents of a plan of merger under § 7-13.1-11.22(a), plan of interest 32 exchange under § 7-13.1-11.32(a), plan of conversion under § 7-13.1-11.42(a), or plan of domestication under § 7-13.1-11.52(a); or 33 34 (18) Except as otherwise provided in §§ 7-13.1-106 and 7-13.1-107(b), restrict the rights

- 1 <u>under this chapter of a person other than a partner.</u>
- 2 (d) Subject to subsection (c)(8) of this section, without limiting other terms that may be
- 3 included in a partnership agreement, the following rules apply:
- 4 <u>(1) The partnership agreement may:</u>
- 5 (i) Specify the method by which a specific act or transaction that would otherwise violate
- 6 the duty of loyalty may be authorized or ratified by one or more disinterested and independent
- 7 persons after full disclosure of all material facts; and
- 8 (ii) Alter the prohibition in § 7-13.1-504(a)(2) so that the prohibition requires only that the
- 9 partnership's total assets not be less than the sum of its total liabilities.
- 10 (2) If not manifestly unreasonable, the partnership agreement may:
- 11 (i) Alter or eliminate the aspects of the duty of loyalty stated in § 7-13.1-409(b);
- 12 (ii) Identify specific types or categories of activities that do not violate the duty of loyalty;
- 13 (iii) Alter the duty of care, but may not authorize conduct involving bad faith, willful or
- 14 intentional misconduct, or knowing violation of law; and
- 15 (iv) Alter or eliminate any other fiduciary duty.
- 16 (e) The superior court shall decide as a matter of law whether a term of a partnership
- 17 agreement is manifestly unreasonable under subsection (c)(7) or (d)(2) of this section. The superior
- 18 <u>court:</u>
- 19 (1) Shall make its determination as of the time the challenged term became part of the
- 20 partnership agreement and by considering only circumstances existing at that time; and
- 21 (2) May invalidate the term only if, in light of the purposes, activities, and affairs of the
- 22 <u>limited partnership, it is readily apparent that:</u>
- 23 (i) The objective of the term is unreasonable; or
- 24 (ii) The term is an unreasonable means to achieve its objective.

25 <u>7-13.1-106. Partnership agreement -- Effect on limited partnership and person</u>

- 26 **becoming partner -- Preformation agreement.**
- 27 (a) A limited partnership is bound by and may enforce the partnership agreement, whether
- 28 or not the partnership has itself manifested assent to the agreement.
- 29 (b) A person that becomes a partner is deemed to assent to the partnership agreement.
- 30 (c) Two (2) or more persons intending to become the initial partners of a limited partnership
- 31 may make an agreement providing that upon the formation of the partnership the agreement will
- 32 <u>become the partnership agreement.</u>
- 33 <u>7-13.1-107. Partnership agreement -- Effect on third parties and relationship to</u>
- 34 records effective on behalf of limited partnership.

1	(a) A partnership agreement may specify that its amendment requires the approval of a
2	person that is not a party to the agreement or the satisfaction of a condition. An amendment is
3	ineffective if its adoption does not include the required approval or satisfy the specified condition.
4	(b) The obligations of a limited partnership and its partners to a person in the person's
5	capacity as a transferee or person dissociated as a partner are governed by the partnership
6	agreement. Subject only to a court order issued under § 7-13.1-703(b)(2) to effectuate a charging
7	order, an amendment to the partnership agreement made after a person becomes a transferee or is
8	dissociated as a partner:
9	(1) Is effective with regard to any debt, obligation, or other liability of the partnership or
10	its partners to the person in the person's capacity as a transferee or person dissociated as a partner;
11	and
12	(2) Is not effective to the extent the amendment imposes a new debt, obligation, or other
13	liability on the transferee or person dissociated as a partner.
14	(c) If a record delivered by a limited partnership to the secretary of state for filing becomes
15	effective and contains a provision that would be ineffective under § 7-13.1-105(c) or 7-13.1-
16	105(d)(2) if contained in the partnership agreement, the provision is ineffective in the record.
17	(d) Subject to subsection (c) of this section, if a record delivered by a limited partnership
18	to the secretary of state for filing becomes effective and conflicts with a provision of the partnership
19	agreement:
20	(1) The agreement prevails as to partners, persons dissociated as partners, and transferees;
21	and
22	(2) The record prevails as to other persons to the extent they reasonably rely on the record.
23	7-13.1-108. Required information.
24	A limited partnership shall maintain at its principal office the following information:
25	(1) A current list showing the full name and last known street and mailing address of each
26	partner, separately identifying the general partners, in alphabetical order, and the limited partners,
27	in alphabetical order;
28	(2) A copy of the initial certificate of limited partnership and all amendments to and
29	restatements of the certificate, together with signed copies of any powers of attorney under which
30	any certificate, amendment, or restatement has been signed;
31	(3) A copy of any filed articles of merger, interest exchange, conversion, or domestication;
32	(4) A copy of the partnership's federal, state, and local income tax returns and reports, if
33	any, for the three (3) most recent years;
34	(5) A copy of any partnership agreement made in a record and any amendment made in a

- 1 record to any partnership agreement; 2 (6) A copy of any financial statement of the partnership for the three (3) most recent years; 3 (7) A copy of the three (3) most recent annual reports delivered by the partnership to the 4 secretary of state pursuant to § 7-13.1-212; 5 (8) A copy of any record made by the partnership during the past three (3) years of any consent given by or vote taken of any partner pursuant to this chapter or the partnership agreement; 6 7 and 8 (9) Unless contained in a partnership agreement made in a record, a record stating: 9 (i) A description and statement of the agreed value of contributions other than money made 10 and agreed to be made by each partner; 11 (ii) The times at which, or events on the happening of which, any additional contributions 12 agreed to be made by each partner are to be made; 13 (iii) For any person that is both a general partner and a limited partner, a specification of 14 what transferable interest the person owns in each capacity; and 15 (iv) Any events upon the happening of which the partnership is to be dissolved and its 16 activities and affairs wound up. 17 7-13.1-109. Dual capacity. 18 A person may be both a general partner and a limited partner. A person that is both a general 19 and limited partner has the rights, powers, duties, and obligations provided by this chapter and the 20 partnership agreement in each of those capacities. When the person acts as a general partner, the 21 person is subject to the obligations, duties, and restrictions under this chapter and the partnership 22 agreement for general partners. When the person acts as a limited partner, the person is subject to the obligations, duties, and restrictions under this chapter and the partnership agreement for limited 23 24 partners. 25 7-13.1-110. Nature, purpose, and duration of limited partnership. 26 (a) A limited partnership is an entity distinct from its partners. A limited partnership is the 27 same entity regardless of whether its certificate states that the limited partnership is a limited 28 liability limited partnership. 29 (b) A limited partnership may have any lawful purpose, regardless of whether for profit. 30 (c) A limited partnership has perpetual duration. 31 7-13.1-111. Powers. 32 A limited partnership has the capacity to sue and be sued in the name of the partnership 33 and the power to do all things necessary or convenient to carry on the partnership's activities and
- 34 <u>affairs.</u>

1	7-13.1-112. Application to existing relationships Effect of repeal of prior acts.
2	(a) Before one year after the effective date of this chapter, this chapter governs only:
3	(1) A limited partnership formed on or after the effective date of this chapter; and
4	(2) Except as otherwise provided in subsections (c) and (d) of this section, a limited
5	partnership formed before the effective date of this chapter which elects, in the manner provided in
6	its partnership agreement or by law for amending the partnership agreement, to be subject to this
7	<u>chapter.</u>
8	(b) Except as otherwise provided in subsections (c) and (d) of this section, on and after one
9	year after the effective date of this chapter, this chapter governs all limited partnerships.
10	(c) With respect to a limited partnership formed before the effective date of this chapter,
11	the following rules apply except as the partners otherwise elect in the manner provided in the
12	partnership agreement or by law for amending the partnership agreement:
13	(1) Section 7-13.1-110(c) does not apply and the limited partnership has whatever duration
14	it had under the law applicable immediately before the effective date of this chapter.
15	(2) The limited partnership is not required to amend its certificate of limited partnership to
16	<u>comply with § 7-13.1-201(b)(5).</u>
17	(3) Sections 7-13.1-601 and 7-13.1-602 do not apply and a limited partner has the same
18	right and power to dissociate from the limited partnership, with the same consequences, as existed
19	immediately before the effective date of this chapter.
20	(4) Section 7-13.1-603(4) does not apply.
21	(5) Section 7-13.1-603(5) does not apply and a court has the same power to expel a general
22	partner as the court had immediately before the effective date of this chapter.
23	(6) Section 7-13.1-801(a)(3) does not apply and the connection between a person's
24	dissociation as a general partner and the dissolution of the limited partnership is the same as existed
25	immediately before the effective date of this chapter.
26	(d) With respect to a limited partnership that elects pursuant to subsection (a)(2) of this
27	section to be subject to this chapter, after the election takes effect the provisions of this chapter
28	relating to the liability of the limited partnership's general partners to third parties apply:
29	(1) Before one year after the effective date, to:
30	(i) A third party that had not done business with the limited partnership in the year before
31	the election took effect; and
32	(ii) A third party that had done business with the limited partnership in the year before the
33	election took effect only if the third party knows or has been notified of the election; and
34	(2) On and after one year after the effective date of this chapter, to all third parties, but

1 those provisions remain inapplicable to any obligation incurred while those provisions were 2 inapplicable under subsection (d)(1)(ii) of this section. 3 7-13.1-113. Supplemental principles of law. 4 Unless displaced by particular provisions of this chapter, the principles of law and equity 5 supplement this chapter. 6 7-13.1-114. Permitted names. 7 (a) The name of a limited partnership may contain the name of any partner. 8 (b) The name of a limited partnership that is not a limited liability limited partnership must 9 contain the phrase "limited partnership" or the abbreviation "LP" or "L.P." and may not contain the 10 phrase "limited liability limited partnership" or the abbreviation "LLLP" or "L.L.P.". 11 (c) The name of a limited liability limited partnership must contain the phrase "limited 12 liability limited partnership" or the abbreviation "LLLP" or "L.L.L.P." and must not contain the 13 abbreviation "LP" or "L.P.". 14 (d) The name of a limited partnership, and the name under which a foreign limited 15 partnership may register to do business in this state, must be distinguishable on the records of the 16 secretary of state from any name of an existing person whose formation or qualification required 17 the filing of a record by the secretary of state or any name that is filed, reserved or registered under 18 this chapter or as permitted by the laws of this state, subject to the following: 19 (1) This provision does not apply if the applicant files with the secretary of state a certified 20 copy of a final decree of a court of competent jurisdiction establishing the prior right of the 21 applicant to the use of the name in this state; and 22 (2) The name may be the same as the name of an existing person, the certificate of incorporation or organization of which has been revoked by the secretary of state as permitted by 23 24 law, and the revocation has not been withdrawn within one year from the date of the revocation. 25 (e) Words and/or abbreviations that are required by statute to identify the particular type of 26 business entity shall be disregarded when determining if a name is distinguishable upon the records 27 of the secretary of state. 28 (f) The secretary of state shall promulgate rules and regulations defining the term 29 "distinguishable upon the record" for the administration of this chapter. 30 7-13.1-114.1. Fictitious business name. 31 (a) Any domestic or foreign limited partnership formed under the laws of, or registered to 32 do business in this state may transact business in this state under a fictitious name provided that it 33 files a fictitious business name statement in accordance with this section prior to the time it 34 commences to conduct business under the fictitious name.

1 (b) A fictitious business name statement shall be filed with the secretary of state, and shall 2 be executed, in the case of a domestic limited partnership, by at least one general partner and, in 3 the case of a foreign limited partnership, by a person with authority to do so under the laws of the 4 state or other jurisdiction of its formation, and shall state: 5 (1) The fictitious business name to be used; and (2) The name of the applicant limited partnership or foreign limited partnership, and the 6 state and date of its formation. 7 8 (c) The fictitious business name statement expires upon the filing of a statement of 9 abandonment of use of a fictitious business name registered in accordance with this section or upon 10 the dissolution of the domestic limited partnership or the cancellation of registration of the foreign 11 limited partnership. 12 (d) The statement of abandonment of use of a fictitious business name under this section 13 shall be filed with the secretary of state, shall be executed in the same manner provided in 14 subsection (b) of this section and shall state: 15 (1) The fictitious business name being abandoned; 16 (2) The date on which the original fictitious business name statement being abandoned was 17 filed; and 18 (3) The information presented in subsection (b)(2) of this section. 19 (e) No domestic or foreign limited partnership transacting business under a fictitious 20 business name contrary to the provisions of this section, or its assignee, may maintain any action 21 upon or on account of any contract made, or transaction had, in the fictitious business name in any 22 court of the state until a fictitious business name statement has been filed in accordance with this 23 section. 24 (f) No domestic or foreign limited partnership may be permitted to transact business under 25 a fictitious business name pursuant to this section that is the same as the name of an existing person 26 whose formation or qualification required the filing of a record by the secretary of state or any 27 name that is filed, reserved, or registered under this title or as permitted by the laws of this state, 28 subject to the following: 29 (1) This provision does not apply if the applicant files with the secretary of state a certified 30 copy of a final decree of a court of competent jurisdiction establishing the prior right of the 31 applicant to the use of the name in this state; and 32 (2) The name may be the same as the name of an existing person, the certificate of 33 incorporation or organization of which has been revoked by the secretary of state as permitted by 34 law, and the revocation has not been withdrawn within one year from the date of the revocation.

- (g) Words and/or abbreviations that are required by statute to identify the particular type
 of business entity shall be disregarded when determining if a name is distinguishable upon the
- 3 records of the secretary of state.
- 4 (h) The secretary of state shall promulgate rules and regulations defining the term
 5 "distinguishable upon the record" for the administration of this chapter.
- 6

7-13.1-115. Reservation of name.

- 7 (a) A person may reserve the exclusive use of a name that complies with § 7-13.1-114 by
- 8 delivering an application to the secretary of state for filing. The application must state the name
- 9 and address of the applicant and the name to be reserved. If the secretary of state finds that the
- 10 <u>name is available, the secretary of state shall reserve the name for the applicant's exclusive use for</u>
- 11 <u>one hundred twenty (120) days.</u>
- (b) The owner of a reserved name may transfer the reservation to another person by
 delivering to the secretary of state a signed notice in a record of the transfer which states the name
- 14 <u>and address of the person to which the reservation is being transferred.</u>
- 15

7-13.1-116. Registration of name.

- 16 (a) A foreign limited partnership not registered to do business in this state under part 10 of
- 17 this chapter may register its name, or an alternate name adopted pursuant to § 7-13.1-1006, if the
- 18 <u>name is distinguishable on the records of the secretary of state from the names that are not available</u>
- 19 <u>under § 7-13.1-114.</u>
- 20 (b) To register its name or an alternate name adopted pursuant to § 7-13.1-1006, a foreign
- 21 limited partnership must deliver to the secretary of state for filing an application stating the
- 22 partnership's name, the jurisdiction and date of its formation, and any alternate name adopted
- 23 pursuant to § 7-13.1-1006. If the secretary of state finds that the name applied for is available, the
- 24 secretary of state shall register the name for the applicant's exclusive use.
- 25 (c) The registration of a name under this section is effective for one year after the date of
 26 registration.
- 27 (d) A foreign limited partnership whose name registration is effective may renew the
- 28 registration for successive one-year periods by delivering, not earlier than three (3) months before
- 29 the expiration of the registration, to the secretary of state for filing a renewal application that
- 30 complies with this section. When filed, the renewal application renews the registration for a
- 31 <u>succeeding one-year period.</u>
- 32 (e) A foreign limited partnership whose name registration is effective may register as a
- 33 foreign limited partnership under the registered name or consent in a signed record to the use of
- 34 <u>that name by another person that is not an individual.</u>

- 1 7-13.1-117. Registered agent. 2 (a) Each limited partnership and each registered foreign limited partnership shall designate and maintain a registered agent in this state. The designation of a registered agent is an affirmation 3 4 of fact by the limited partnership or registered foreign limited partnership that the agent has 5 consented to serve. (b) A registered agent for a limited partnership or registered foreign limited partnership 6 7 must be an existing person and have a place of business in this state. 8 (c) The only duties under this chapter of a registered agent that has complied with this 9 chapter are: 10 (1) To forward to the limited partnership or registered foreign limited partnership at the 11 address most recently supplied to the agent by the partnership or foreign partnership any process, 12 notice, or demand pertaining to the partnership or foreign partnership which is served on or received 13 by the agent; 14 (2) If the registered agent resigns, to provide the notice required by § 7-13.1-119(c) to the 15 partnership or foreign partnership at the address most recently supplied to the agent by the 16 partnership or foreign partnership; and 17 (3) To keep current the information with respect to the agent in the records of the secretary 18 of state. 19 7-13.1-118. Change of registered agent or address for registered agent by limited 20 partnership. 21 (a) A limited partnership or registered foreign limited partnership may change its registered 22 agent or the address of its registered agent by delivering to the secretary of state for filing a 23 statement of change that states: 24 (1) The name of the partnership or foreign partnership; and (2) The information that is to be in effect as a result of the filing of the statement of change. 25 26 (b) The general or limited partners of a limited partnership need not approve the delivery 27 to the secretary of state for filing of: 28 (1) A statement of change under this section; or 29 (2) A similar filing changing the registered agent or registered office, if any, of the 30 partnership in any other jurisdiction. 31 (c) A statement of change under this section designating a new registered agent is an 32 affirmation of fact by the limited partnership or registered foreign limited partnership that the agent 33 has consented to serve.
- 34 (d) Any person who designates a registered agent without the registered agent's authority

1 is guilty of a misdemeanor and, upon conviction, may be punished by a fine of not more than one 2 thousand dollars (\$1,000) or by imprisonment of not more than one year, or both. 3 7-13.1-119. Resignation of registered agent. 4 (a) A registered agent may resign as an agent for a limited partnership or registered foreign 5 limited partnership by delivering to the secretary of state for filing a statement of resignation that 6 states: 7 (1) The name of the partnership or foreign partnership; 8 (2) The name of the agent; 9 (3) That the agent resigns from serving as registered agent for the partnership or foreign 10 partnership; and 11 (4) The address of the partnership or foreign partnership to which the secretary of state will 12 send the notice required by subsection (c) of this section. 13 (b) A statement of resignation takes effect on the earlier of: 14 (1) The thirty-first day after the day on which it is filed by the secretary of state; or 15 (2) The designation of a new registered agent for the limited partnership or registered 16 foreign limited partnership. 17 (c) A registered agent promptly shall furnish to the limited partnership or registered foreign 18 limited partnership notice in a record of the date on which a statement of resignation was filed. 19 (d) When a statement of resignation takes effect, the registered agent ceases to have 20 responsibility under this chapter for any matter thereafter tendered to it as agent for the limited 21 partnership or registered foreign limited partnership. The resignation does not affect any contractual 22 rights the partnership or foreign partnership has against the agent or that the agent has against the 23 partnership or foreign partnership. 24 (e) A registered agent may resign with respect to a limited partnership or registered foreign limited partnership whether or not the partnership or foreign partnership is in good standing. 25 26 7-13.1-120. Change of name or address by registered agent. 27 (a) If a registered agent changes its name or address, the agent may deliver to the secretary 28 of state for filing a statement of change that states: 29 (1) The name of the limited partnership or registered foreign limited partnership 30 represented by the registered agent; 31 (2) The name of the agent as currently shown in the records of the secretary of state for the 32 partnership or foreign partnership; (3) If the name of the agent has changed, its new name; and 33 (4) If the address of the agent has changed, its new address. 34

1 (b) A registered agent promptly shall furnish notice to the represented limited partnership 2 or registered foreign limited partnership of the filing by the secretary of state of the statement of 3 change and the changes made by the statement. 4 7-13.1-121. Service of process, notice, or demand. 5 (a) A limited partnership or registered foreign limited partnership may be served with any process, notice, or demand required or permitted by law by serving its registered agent. 6 7 (b) If a limited partnership or registered foreign limited partnership fails to appoint or 8 maintain a registered agent in this state, or whenever its registered agent cannot with reasonable 9 diligence be found at the registered office, then the secretary of state is an agent of the corporation 10 upon whom any process, notice, or demand may be served. Service on the secretary of state of any 11 process, notice, or demand is made by delivering to and leaving with the secretary of state or with 12 any clerk having charge of the corporation department of the office, duplicate copies of the process, 13 notice, or demand. In the event any process, notice, or demand is served on the secretary of state, 14 the secretary of state shall immediately forward one of the copies by certified mail, addressed to 15 the corporation at its registered office. Any service upon the secretary of state is returnable in not 16 less than thirty (30) days. 17 (c) The secretary of state shall maintain a record of any such service setting forth the name 18 of the plaintiff and defendant, the title, docket number and nature of the proceeding in which 19 process has been served upon the secretary of state, the fact that service has been effected pursuant 20 to this section, the return date thereof, and the day and hour when the service was made. The 21 secretary of state shall not be required to retain such information for a period longer than five (5) 22 years from receipt of the service of process. 23 (d) Service of process, notice, or demand on a registered agent must be in a written record. 24 (e) Service of process, notice, or demand may be made by other means under law other 25 than this chapter. 26 7-13.1-122. Delivery of record. 27 (a) Except as otherwise provided in this chapter, permissible means of delivery of a record 28 include delivery by hand, mail, conventional commercial practice, and electronic transmission. (b) Delivery to the secretary of state is effective only when a record is received by the 29 30 secretary of state. 31 7-13.1-123. Fees for filing documents and issuing certificates. 32 The secretary of state shall charge and collect for: (1) Filing a certificate of limited partnership, one hundred dollars (\$100); 33 34 (2) Filing a certificate of amendment to a certificate of limited partnership, fifty dollars

1 <u>(\$50.00);</u>

2	(3) Filing a certificate of correction to a certificate of limited partnership, fifty dollars
3	<u>(\$50.00);</u>
4	(3) Filing a certificate of dissolution of a certificate of limited partnership, ten dollars
5	<u>(\$10.00);</u>
6	(4) Filing an application to reserve a limited partnership name, fifty dollars (\$50.00);
7	(5) Filing a notice of transfer of a reserved limited partnership name, fifty dollars (\$50.00);
8	(6) Filing a statement of change of address of specified office or change of specified agent,
9	twenty dollars (\$20.00);
10	(7) Filing a statement of change of address only for a specified agent, without fee;
11	(8) Filing an application of a foreign limited partnership to register as a foreign limited
12	partnership, one hundred dollars (\$100);
13	(9) Filing a certificate of withdrawal of registration as a foreign limited partnership,
14	twenty-five dollars (\$25.00);
15	(10) Filing any other document, statement or report of a domestic or foreign limited
16	partnership, except an annual report, ten dollars (\$10.00);
17	(11) Filing a certificate of amendment of a foreign limited partnership, fifty dollars
18	<u>(\$50.00);</u>
19	(12) An annual report of a domestic or foreign limited partnership, fifty dollars (\$50.00);
20	(13) To withdraw the certificate of revocation of a limited partnership, whether domestic
21	or foreign, a penalty in the amount of fifty dollars (\$50.00) for each year or part of the year that has
22	elapsed since the issuance of the certificate of revocation;
23	(14) For issuing a certificate of good standing/letter of status, twenty dollars (\$20.00).
24	(15) For issuing a certificate of fact, thirty dollars (\$30.00);
25	(16) For furnishing a certified copy of any document, instrument or paper relating to a
26	domestic or foreign limited partnership, a fee of fifteen cents (\$.15) per page and ten dollars
27	(\$10.00) for the certificate and affirming the seal to it; and
28	(17) Service of process on the secretary of state as registered agent of a limited partnership,
29	fifteen dollars (\$15.00) which amount may be recovered as a taxable cost by the party to the suit or
30	action making the service if the party prevails in the suit or action.
31	7-13.1-124. Reservation of power to amend or repeal.
32	The general assembly of this state has power to amend or repeal all or part of this chapter
33	at any time, and all limited partnerships and foreign limited partnerships subject to this chapter are
34	governed by the amendment or repeal.

1	PART 2
2	FORMATION CERTIFICATE OF LIMITED PARTNERSHIP AND OTHER
3	<u>FILINGS</u>
4	7-13.1-201. Formation of limited partnership Certificate of limited partnership.
5	(a) To form a limited partnership, a person must deliver a certificate of limited partnership
6	to the secretary of state for filing.
7	(b) A certificate of limited partnership must state:
8	(1) The name of the limited partnership, which must comply with § 7-13.1-114;
9	(2) The address of the partnership's principal office;
10	(3) The name and street address in this state of the partnership's registered agent:
11	(4) The name and address of each general partner; and
12	(5) Whether the limited partnership is a limited liability limited partnership.
13	(c) A certificate of limited partnership may contain statements as to matters other than those
14	required by subsection (b) of this section, but may not vary or otherwise affect the provisions
15	specified in §§ 7-13.1-105(c) and 7-13.1-105(d) in a manner inconsistent with that section.
16	(d) A limited partnership is formed when:
17	(1) The certificate of limited partnership becomes effective;
18	(2) At least two (2) persons have become partners;
19	(3) At least one person has become a general partner; and
20	(4) At least one person has become a limited partner.
21	7-13.1-202. Amendment or restatement of certificate of limited partnership.
22	(a) A certificate of limited partnership may be amended or restated at any time.
23	(b) To amend its certificate of limited partnership, a limited partnership must deliver to the
24	secretary of state for filing an amendment stating:
25	(1) The name of the partnership;
26	(2) The date of filing of its initial certificate; and
27	(3) The text of the amendment.
28	(c) To restate its certificate of limited partnership, a limited partnership must deliver to the
29	secretary of state for filing a restatement, designated as such in its heading.
30	(d) A limited partnership shall promptly deliver to the secretary of state for filing an
31	amendment to a certificate of limited partnership to reflect:
32	(1) The admission of a new general partner;
33	(2) The dissociation of a person as a general partner; or
34	(3) The appointment of a person to wind up the limited partnership's activities and affairs

1 under §§ 7-13.1-802(c) or 7-13.1-802 (d). 2 (e) If a general partner knows that any information in a filed certificate of limited partnership was inaccurate when the certificate was filed or has become inaccurate due to changed 3 4 circumstances, the general partner shall promptly: 5 (1) Cause the certificate to be amended; or (2) If appropriate, deliver to the secretary of state for filing a statement of change under § 6 7 7-13.1-118 or a statement of correction under § 7-13.1-209. 8 7-13.1-203. Signing of records to be delivered for filing to secretary of state. 9 (a) A record delivered to the secretary of state for filing pursuant to this chapter must be signed as follows: 10 11 (1) An initial certificate of limited partnership must be signed by all general partners listed 12 in the certificate. 13 (2) An amendment to the certificate of limited partnership adding or deleting a statement that the limited partnership is a limited liability limited partnership must be signed by all general 14 15 partners listed in the certificate. 16 (3) An amendment to the certificate of limited partnership designating as general partner a person admitted under § 7-13.1-801(a)(3)(ii) following the dissociation of a limited partnership's 17 last general partner must be signed by that person. 18 19 (4) An amendment to the certificate of limited partnership required by § 7-13.1-802(c) 20 following the appointment of a person to wind up the dissolved limited partnership's activities and 21 affairs must be signed by that person. 22 (5) Any other amendment to the certificate of limited partnership must be signed by: 23 (i) At least one general partner listed in the certificate; 24 (ii) Each person designated in the amendment as a new general partner; and (iii) Each person that the amendment indicates has dissociated as a general partner, unless: 25 26 (A) The person is deceased or a guardian or general conservator has been appointed for the 27 person and the amendment so states; or 28 (B) The person has previously delivered to the secretary of state for filing a statement of 29 dissociation. 30 (6) A restated certificate of limited partnership must be signed by at least one general 31 partner listed in the certificate, and, to the extent the restated certificate effects a change under any 32 other subsection of this section, the certificate must be signed in a manner that satisfies that 33 subsection. 34 (7) A statement of termination must be signed by all general partners listed in the certificate

1 of limited partnership or, if the certificate of a dissolved limited partnership lists no general 2 partners, by the person appointed pursuant to §§ 7-13.1-802(c) or 7-13.1-802(d) to wind up the 3 dissolved limited partnership's activities and affairs. 4 (8) Any other record delivered by a limited partnership to the secretary of state for filing 5 must be signed by at least one general partner listed in the certificate of limited partnership. (9) A statement by a person pursuant to § 7-13.1-605(a)(3) stating that the person has 6 7 dissociated as a general partner must be signed by that person. 8 (10) A statement of negation by a person pursuant to § 7-13.1-306 must be signed by that 9 person. 10 (11) Any other record delivered on behalf of a person to the secretary of state for filing 11 must be signed by that person. 12 (b) Any record delivered for filing under this chapter may be signed by an agent. Whenever 13 this chapter requires a particular individual to sign a record and the individual is deceased or 14 incompetent, the record may be signed by a legal representative of the individual. 15 (c) A person that signs a record as an agent or legal representative thereby affirms as a fact 16 that the person is authorized to sign the record. 17 7-13.1-204. Signing and filing pursuant to judicial order. 18 (a) If a person required by this chapter to sign a record or deliver a record to the secretary 19 of state for filing under this chapter does not do so, any other person that is aggrieved may petition 20 the superior court to order: 21 (1) The person to sign the record; 22 (2) The person to deliver the record to the secretary of state for filing; or (3) The secretary of state to file the record unsigned. 23 24 (b) If a petitioner under subsection (a) of this section is not the limited partnership or foreign limited partnership to which the record pertains, the petitioner shall make the partnership 25 26 or foreign partnership a party to the action. 27 (c) A record filed under subsection (a)(3) of this section is effective without being signed. 28 7-13.1-205. Liability for inaccurate information in filed record. 29 (a) If a record delivered to the secretary of state for filing under this chapter and filed by 30 the secretary of state contains inaccurate information, a person that suffers loss by reliance on the 31 information may recover damages for the loss from: 32 (1) A person that signed the record, or caused another to sign it on the person's behalf, and knew the information to be inaccurate at the time the record was signed; and 33

1 (i) The record was delivered for filing on behalf of the partnership; and 2 (ii) The general partner knew or had notice of the inaccuracy for a reasonably sufficient time before the information was relied upon so that, before the reliance, the general partner 3 4 reasonably could have: 5 (A) Effected an amendment under § 7-13.1-202; (B) Filed a petition under § 7-13.1-204; or 6 7 (C) Delivered to the secretary of state for filing a statement of change under § 7-13.1-118 8 or a statement of correction under § 7-13.1-209. 9 (b) An individual who signs a record authorized or required to be filed under this chapter 10 affirms under penalty of perjury that the information stated in the record is accurate. 11 7-13.1-206. Filing requirements. 12 (a) To be filed by the secretary of state pursuant to this chapter, a record must be received 13 by the secretary of state, must comply with this chapter, and satisfy the following: 14 (1) The filing of the record must be required or permitted by this chapter. 15 (2) The record must be physically delivered in written form unless and to the extent the 16 secretary of state permits electronic delivery of records. 17 (3) The words in the record must be in English, and numbers must be in Arabic or Roman 18 numerals, but the name of an entity need not be in English if written in English letters or Arabic or 19 Roman numerals. 20 (4) The record must be signed under pains and penalties of perjury by a person authorized 21 or required under this chapter to sign the record. 22 (5) The record must state the name and capacity, if any, of each individual who signed it, 23 either on behalf of the individual or the person authorized or required to sign the record, but need 24 not contain a seal, attestation, acknowledgment, or verification. 25 (b) If law other than this chapter prohibits the disclosure by the secretary of state of 26 information contained in a record delivered to the secretary of state for filing, the secretary of state 27 shall file the record if the record otherwise complies with this chapter but may redact the 28 information. 29 (c) When a record is delivered to the secretary of state for filing, any fee required under 30 this chapter and any fee, tax, interest, or penalty required to be paid under this chapter or law other 31 than this chapter must be paid in a manner permitted by the secretary of state or by that law. 32 (d) The secretary of state may require that a record delivered in written form be accompanied by an identical or conformed copy. 33 34 (e) The secretary of state may provide forms for filings required or permitted to be made

1 by this chapter, but, except as otherwise provided in subsection (f) of this section and § 7-13.1-22, 2 their use is not required. 3 (f) The secretary of state may require that a cover sheet for a filing be on a form prescribed 4 by the secretary of state. 5 7-13.1-207. Effective date and time. 6 Except as otherwise provided in § 7-13.1-208 and subject to § 7-13.1-209(d), a record filed 7 under this chapter is effective: 8 (1) On the date and at the time of its filing by the secretary of state, as provided in § 7-9 13.1-210(b); 10 (2) On the date of filing and at the time specified in the record as its effective time, if later 11 than the time under subsection (1) of this section; 12 (3) At a specified delayed effective date and time, which may not be more than ninety (90) 13 days after the date of filing; or 14 (4) If a delayed effective date is specified, but no time is specified, at 12:01 a.m. on the 15 date specified, which may not be more than ninety (90) days after the date of filing. 16 7-13.1-208. Withdrawal of filed record before effectiveness. 17 (a) Except as otherwise provided in §§ 7-13.1-11.24, 7-13.1-11.34, 7-13.1-11.44, and 7-13.1-11.54, a record delivered to the secretary of state for filing may be withdrawn before it takes 18 19 effect by delivering to the secretary of state for filing a statement of withdrawal. 20 (b) A statement of withdrawal must: 21 (1) Be signed by each person that signed the record being withdrawn, except as otherwise 22 agreed by those persons; 23 (2) Identify the record to be withdrawn; and 24 (3) If signed by fewer than all the persons that signed the record being withdrawn, state that the record is withdrawn in accordance with the agreement of all the persons that signed the 25 26 record. (c) On filing by the secretary of state of a statement of withdrawal, the action or transaction 27 28 evidenced by the original record does not take effect. 29 7-13.1-209. Correcting filed record. 30 (a) A person on whose behalf a filed record was delivered to the secretary of state for filing 31 may correct the record if: 32 (1) The record at the time of filing was inaccurate; 33 (2) The record was defectively signed; or (3) The electronic transmission of the record to the secretary of state was defective. 34

1 (b) To correct a filed record, a person on whose behalf the record was delivered to the 2 secretary of state must deliver to the secretary of state for filing a statement of correction. 3 (c) A statement of correction: (1) May not state a delayed effective date; 4 5 (2) Must be signed by the person correcting the filed record; (3) Must identify the filed record to be corrected; 6 7 (4) Must specify the inaccuracy or defect to be corrected; and 8 (5) Must correct the inaccuracy or defect. 9 (d) A statement of correction is effective as of the effective date of the filed record that it 10 corrects except for purposes of § 7-13.1-103(d) and as to persons relying on the uncorrected filed 11 record and adversely affected by the correction. For those purposes and as to those persons, the 12 statement of correction is effective when filed. 13 7-13.1-210. Duty of secretary of state to file -- Review of refusal to file -- Delivery of 14 record by secretary of state. 15 (a) The secretary of state shall file a record delivered to the secretary of state for filing 16 which satisfies this chapter. The duty of the secretary of state under this section is ministerial. 17 (b) When the secretary of state files a record, the secretary of state shall record it as filed on the date and at the time of its delivery. After filing a record, the secretary of state shall deliver 18 19 to the person that submitted the record a copy of the record with an acknowledgment of the date 20 and time of filing. 21 (c) If the secretary of state refuses to file a record, the secretary of state shall, not later than 22 fifteen (15) business days after the record is delivered: 23 (1) Return the record or notify the person that submitted the record of the refusal; and 24 (2) Provide a brief explanation in a record of the reason for the refusal. 25 (d) If the secretary of state refuses to file a record, the person that submitted the record may petition the superior court to compel filing of the record. The record and the explanation of the 26 27 secretary of state of the refusal to file must be attached to the petition. The court may decide the 28 matter in a summary proceeding. 29 (e) The filing of or refusal to file a record does not: 30 (1) Affect the validity or invalidity of the record in whole or in part; or 31 (2) Create a presumption that the information contained in the record is correct or incorrect. 32 (f) Except as otherwise provided by § 7-13.1-121 or by law other than this chapter, the secretary of state may deliver any record to a person by delivering it: 33 34 (1) In person to the person that submitted it;

1	(2) To the address of the person's registered agent;
2	(3) To the principal office of the person;
3	(4) To an electronic address the person provides to the secretary of state for delivery; or
4	(5) By providing, at no cost to the filer, access to a downloadable copy of the record from
5	the secretary of state's online corporate database.
6	(g) Notwithstanding that any instrument authorized to be filed with the secretary of state
7	under this chapter is when filed inaccurately, defectively or erroneously executed, sealed or
8	acknowledged, or otherwise defective in any respect, the secretary of state has no liability to any
9	individual for the preclearance for filing, the acceptance for filing or the filing and indexing of such
10	instrument by the secretary of state.
11	7-13.1-211. Certificate of good standing or registration.
12	On request of any person, the secretary of state shall issue a certificate of good standing
13	for a limited partnership or a certificate of registration for a registered foreign limited partnership.
14	The format of the certificate will be prescribed by the secretary of state.
15	7-13.1-212. Annual report for secretary of state.
16	(a) A limited partnership or registered foreign limited partnership shall deliver to the
17	secretary of state for filing an annual report that states:
18	(1) The name of the partnership or foreign partnership:
19	(2) The addresses of its principal office;
20	(3) The name and address of each general partner:
21	(4) In the case of a foreign partnership, its jurisdiction of formation and any alternate name
22	adopted under § 7-13.1-1006(a);
23	(5) A brief statement of the character of the business in which the limited partnership is
24	actually engaged in this state; and
25	(6) Any additional information that is required by the secretary of state.
26	(b) The annual report must be made on forms prescribed and furnished by the secretary of
27	state, and the information in the annual report must be current as of the date the report is signed by
28	the limited partnership or registered foreign limited partnership.
29	(c) The first annual report must be delivered to the secretary of state for filing after February
30	1 and before May 1 of the year following the calendar year in which the limited partnership's
31	certificate of limited partnership became effective or the registered foreign limited partnership
32	registered to do business in this state. Subsequent annual reports must be delivered to the secretary
33	of state for filing after February 1 and before May 1 of each calendar year thereafter. Proof to the
34	satisfaction of the secretary of state that prior to May 1 the report was deposited in the United States

- 1 <u>mail in a sealed envelope, properly addressed, with postage prepaid, is deemed to be a compliance</u>
- 2 <u>with this requirement.</u>
- 3 (d) If the secretary of state finds that the annual report conforms to the requirements of 4 this chapter, the secretary of state shall file the report. If an annual report does not contain the 5 information required by this section, the secretary of state promptly shall notify the reporting limited partnership or registered foreign limited partnership in a record and return the report for 6 7 correction, in which event the penalties subsequently prescribed for failure to file the report within 8 the time previously provided do not apply if the report is corrected to conform to the requirements 9 of this chapter and returned to the secretary of state within thirty (30) days from the date on which 10 it was mailed to the corporation by the secretary of state. 11 (e) Each limited partnership, domestic or foreign, that fails or refuses to file its annual 12 report for any year within thirty (30) days after the time prescribed by this chapter is subject to a 13 penalty of twenty-five dollars (\$25.00) per year. 14 7-13.1-213. Filing of returns with the tax administrator – Annual charge. 15 (a) A limited partnership certified under this chapter shall file a return, in the form and 16 containing the information as prescribed by the tax administrator, as follows: 17 (1) If the fiscal year of the limited partnership is the calendar year, on or before the fifteenth day of April in the year following the close of the fiscal year; and 18 19 (2) If the fiscal year of the limited partnership is not a calendar year, on or before the 20 fifteenth day of the fourth month following the close of the fiscal year. 21 (b) For tax years beginning after December 31, 2021, a limited partnership certified under 22 this chapter shall file a return, in the form and containing the information as prescribed by the tax 23 administrator, and shall be filed on or before the date a federal tax return is due to be filed, without 24 regard to extension. 25 (c) An annual charge, equal to the minimum tax imposed upon a corporation under § 44-26 11-2(e), shall be due on the filing of the limited partnership's return filed with the tax administrator 27 and shall be paid to the division of taxation. 28 (d) The annual charge is delinquent if not paid by the due date for the filing of the return 29 and an addition of one hundred dollars (\$100) to the charge is then due. 30 7-13.1-214. Confirmation of state fees and taxes. 31 (a) Notwithstanding any other provisions of state law to the contrary, when any section of 32 this chapter refers to state fees and/or taxes paid, the division of taxation is authorized to respond 33 and share tax information with the secretary of state's office in response to a request from that 34 office regarding an entity's tax status as compliant or noncompliant.

1 (b) If the secretary of state's office receives notice from the division of taxation that the 2 limited liability company has failed to pay any fees or taxes due this state, the secretary of state 3 shall begin revocation proceedings in accordance with the provisions of § 7-13.1-811. 4 (c) The notice of revocation may state as the basis for revocation that the taxpayer failed 5 to pay state fees and/or taxes to the division of taxation. However, the secretary of state's office must otherwise protect all state and federal tax information in its custody as required by § 7-13.1-6 7 215 and refrain from disclosing any other specific tax information. 8 7-13.1-215. Revocation of certificate of limited partnership or certificate of 9 registration for nonpayment of fee. 10 (a) The tax administrator may, after July 15 of each year, compile a list of all limited 11 partnerships that have failed to pay any state fees and/or taxes for one year after the fees and/or 12 taxes became due and payable, and the failure is not the subject of a pending appeal. The tax 13 administrator shall certify to the correctness of the list. Upon receipt of the certified list, the 14 secretary of state may initiate revocation proceedings as defined in § 7-13.1-811. 15 (b) With respect to any information provided by the division of taxation to the secretary of 16 state's office pursuant to this chapter, the secretary of state, together with the employees or agents thereof, shall be subject to all state and federal tax confidentiality laws applying to the division of 17 18 taxation and the officers, agents, and employees thereof, and which restrict the acquisition, use, 19 storage, dissemination, or publication of confidential taxpayer data. 20 (c) Notwithstanding the foregoing, the notice of revocation may state as the basis for 21 revocation that the taxpayer has failed to pay state fees and/or taxes to the division of taxation. However, the secretary of state's office must otherwise protect all state and federal tax information 22 23 in its custody as required by subsection (b) of this section and refrain from disclosing any other 24 specific tax information. 25 PART 3 26 LIMITED PARTNERS 27 7-13.1-301. Becoming limited partner. (a) Upon formation of a limited partnership, a person becomes a limited partner as agreed 28 29 among the persons that are to be the initial partners. 30 (b) After formation, a person becomes a limited partner: 31 (1) As provided in the partnership agreement; 32 (2) As the result of a transaction effective under part 11 of this chapter; 33 (3) With the affirmative vote or consent of all the partners; or 34 (4) As provided in §§ 7-13.1-801(a)(4) or 7-13.1-801(a)(5).

1	(c) A person may become a limited partner without:
2	(1) Acquiring a transferable interest; or
3	(2) Making or being obligated to make a contribution to the limited partnership.
4	7-13.1-302. No agency power of limited partner as limited partner.
5	(a) A limited partner is not an agent of a limited partnership solely by reason of being a
6	limited partner.
7	(b) A person's status as a limited partner does not prevent or restrict law other than this
8	chapter from imposing liability on a limited partnership because of the person's conduct.
9	7-13.1-303. No liability as limited partner for limited partnership obligations.
10	(a) A debt, obligation, or other liability of a limited partnership is not the debt, obligation,
11	or other liability of a limited partner. A limited partner is not personally liable, directly or indirectly,
12	by way of contribution or otherwise, for a debt, obligation, or other liability of the partnership solely
13	by reason of being or acting as a limited partner, even if the limited partner participates in the
14	management and control of the limited partnership. This subsection applies regardless of the
15	dissolution of the partnership.
16	(b) The failure of a limited partnership to observe formalities relating to the exercise of its
17	powers or management of its activities and affairs is not a ground for imposing liability on a limited
18	partner for a debt, obligation, or other liability of the partnership.
19	7-13.1-304. Rights to information of limited partner and person dissociated as limited
20	partner.
21	(a) On ten (10) days' demand, made in a record received by the limited partnership, a
22	limited partner may inspect and copy required information during regular business hours in the
23	
24	limited partnership's principal office. The limited partner need not have any particular purpose for
	limited partnership's principal office. The limited partner need not have any particular purpose for seeking the information.
25	
	seeking the information.
25 26 27	seeking the information. (b) During regular business hours and at a reasonable location specified by the limited
26	seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs,
26 27	seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs, financial condition, and other circumstances of the limited partnership as is just and reasonable if:
26 27 28	seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs, financial condition, and other circumstances of the limited partnership as is just and reasonable if: (1) The limited partner seeks the information for a purpose reasonably related to the
26 27 28 29	seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs, financial condition, and other circumstances of the limited partnership as is just and reasonable if: (1) The limited partner seeks the information for a purpose reasonably related to the partner's interest as a limited partner;
26 27 28 29 30	 seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs, financial condition, and other circumstances of the limited partnership as is just and reasonable if: (1) The limited partner seeks the information for a purpose reasonably related to the partner's interest as a limited partner; (2) The limited partner makes a demand in a record received by the limited partnership,
26 27 28 29 30 31	 seeking the information. (b) During regular business hours and at a reasonable location specified by the limited partnership, a limited partner may inspect and copy information regarding the activities, affairs, financial condition, and other circumstances of the limited partnership as is just and reasonable if: (1) The limited partner seeks the information for a purpose reasonably related to the partner's interest as a limited partner; (2) The limited partner makes a demand in a record received by the limited partnership, describing with reasonable particularity the information sought and the purpose for seeking the

1 section, the limited partnership shall inform in a record the limited partner that made the demand 2 of: 3 (1) What information the partnership will provide in response to the demand and when and 4 where the partnership will provide the information; and 5 (2) The partnership's reasons for declining, if the partnership declines to provide any demanded information. 6 7 (d) Whenever this chapter or a partnership agreement provides for a limited partner to vote 8 on or give or withhold consent to a matter, before the vote is cast or consent is given or withheld, 9 the limited partnership shall, without demand, provide the limited partner with all information that 10 is known to the partnership and is material to the limited partner's decision. 11 (e) Subject to subsection (j) of this section, on ten (10) days' demand made in a record 12 received by a limited partnership, a person dissociated as a limited partner may have access to 13 information to which the person was entitled while a limited partner if: 14 (1) The information pertains to the period during which the person was a limited partner; 15 (2) The person seeks the information in good faith; and 16 (3) The person satisfies the requirements imposed on a limited partner by subsection (b) of 17 this section. 18 (f) A limited partnership shall respond to a demand made pursuant to subsection (e) of this 19 section in the manner provided in subsection (c) of this section. 20 (g) A limited partnership may charge a person that makes a demand under this section 21 reasonable costs of copying, limited to the costs of labor and material. 22 (h) A limited partner or person dissociated as a limited partner may exercise the rights 23 under this section through an agent or, in the case of an individual under legal disability, a legal 24 representative. Any restriction or condition imposed by the partnership agreement or under subsection (j) of this section applies both to the agent or legal representative and to the limited 25 26 partner or person dissociated as a limited partner. 27 (i) Subject to § 7-13.1-704, the rights under this section do not extend to a person as 28 transferee. 29 (j) In addition to any restriction or condition stated in its partnership agreement, a limited 30 partnership, as a matter within the ordinary course of its activities and affairs, may impose 31 reasonable restrictions and conditions on access to and use of information to be furnished under 32 this section, including designating information confidential and imposing nondisclosure and 33 safeguarding obligations on the recipient. In a dispute concerning the reasonableness of a restriction 34 under this subsection, the partnership has the burden of proving reasonableness.

7-13.1-305. Limited duties of limited partners.

1

2	(a) A limited partner shall discharge any duties to the partnership and the other partners
3	under the partnership agreement and exercise any rights under this chapter or the partnership
4	agreement consistently with the contractual obligation of good faith and fair dealing.
5	(b) Except as otherwise provided in subsection (a) of this section, a limited partner does
6	not have any duty to the limited partnership or to any other partner solely by reason of acting as a
7	limited partner.
8	(c) If a limited partner enters into a transaction with a limited partnership, the limited
9	partner's rights and obligations arising from the transaction are the same as those of a person that
10	is not a partner.
11	7-13.1-306. Person erroneously believing self to be limited partner.
12	(a) Except as otherwise provided in subsection (b) of this section, a person that makes an
13	investment in a business enterprise and erroneously but in good faith believes that the person has
14	become a limited partner in the enterprise is not liable for the enterprise's obligations by reason of
15	making the investment, receiving distributions from the enterprise, or exercising any rights of or
16	appropriate to a limited partner, if, on ascertaining the mistake, the person:
17	(1) Causes an appropriate certificate of limited partnership, amendment, or statement of
18	correction to be signed and delivered to the secretary of state for filing; or
19	(2) Withdraws from future participation as an owner in the enterprise by signing and
20	delivering to the secretary of state for filing a statement of negation under this section.
21	(b) A person that makes an investment described in subsection (a) of this section is liable
22	to the same extent as a general partner to any third party that enters into a transaction with the
23	enterprise, believing in good faith that the person is a general partner, before the secretary of state
24	files a statement of negation, certificate of limited partnership, amendment, or statement of
25	correction to show that the person is not a general partner.
26	(c) If a person makes a diligent effort in good faith to comply with subsection (a)(1) of this
27	section and is unable to cause the appropriate certificate of limited partnership, amendment, or
28	statement of correction to be signed and delivered to the secretary of state for filing, the person has
29	the right to withdraw from the enterprise pursuant to subsection (a)(2) of this section even if the
30	withdrawal would otherwise breach an agreement with others that are or have agreed to become
31	co-owners of the enterprise.
32	PART 4
33	GENERAL PARTNERS
34	7-13.1-401. Becoming general partner.

1 (a) Upon formation of a limited partnership, a person becomes a general partner as agreed 2 among the persons that are to be the initial partners. 3 (b) After formation of a limited partnership, a person becomes a general partner: (1) As provided in the partnership agreement; 4 5 (2) As the result of a transaction effective under part 11 of this chapter; (3) With the affirmative vote or consent of all the partners; or 6 7 (4) As provided in § 7-13.1-801(a)(3)(ii). 8 (c) A person may become a general partner without: 9 (1) Acquiring a transferable interest; or 10 (2) Making or being obligated to make a contribution to the partnership. 11 7-13.1-402. General partner agent of limited partnership. 12 (a) Each general partner is an agent of the limited partnership for the purposes of its 13 activities and affairs. An act of a general partner, including the signing of a record in the 14 partnership's name, for apparently carrying on in the ordinary course the partnership's activities and 15 affairs or activities and affairs of the kind carried on by the partnership binds the partnership, unless 16 the general partner did not have authority to act for the partnership in the particular matter and the 17 person with which the general partner was dealing knew or had notice that the general partner 18 lacked authority. 19 (b) An act of a general partner which is not apparently for carrying on in the ordinary course 20 the limited partnership's activities and affairs or activities and affairs of the kind carried on by the 21 partnership binds the partnership only if the act was actually authorized by all the other partners. 22 7-13.1-403. Limited partnership liable for general partner's actionable conduct. (a) A limited partnership is liable for loss or injury caused to a person, or for a penalty 23 24 incurred, as a result of a wrongful act or omission, or other actionable conduct, of a general partner 25 acting in the ordinary course of activities and affairs of the partnership or with the actual or apparent 26 authority of the partnership. 27 (b) If, in the course of a limited partnership's activities and affairs or while acting with 28 actual or apparent authority of the partnership, a general partner receives or causes the partnership 29 to receive money or property of a person not a partner, and the money or property is misapplied by 30 a general partner, the partnership is liable for the loss. 31 7-13.1-404. General partner's liability. 32 (a) Except as otherwise provided in subsections (b) and (c) of this section, all general partners are liable jointly and severally for all debts, obligations, and other liabilities of the limited 33 34 partnership unless otherwise agreed by the claimant or provided by law.

1 (b) A person that becomes a general partner is not personally liable for a debt, obligation, 2 or other liability of the limited partnership incurred before the person became a general partner. 3 (c) A debt, obligation, or other liability of a limited partnership incurred while the 4 partnership is a limited liability limited partnership is solely the debt, obligation, or other liability 5 of the limited liability limited partnership. A general partner is not personally liable, directly or indirectly, by way of contribution or otherwise, for a debt, obligation, or other liability of the limited 6 7 liability limited partnership solely by reason of being or acting as a general partner. This subsection 8 applies: 9 (1) Despite anything inconsistent in the partnership agreement that existed immediately 10 before the vote or consent required to become a limited liability limited partnership under § 7-13.1-11 406(b)(2); and 12 (2) Regardless of the dissolution of the partnership. 13 (d) The failure of a limited liability limited partnership to observe formalities relating to 14 the exercise of its powers or management of its activities and affairs is not a ground for imposing 15 liability on a general partner for a debt, obligation, or other liability of the partnership. 16 (e) An amendment of a certificate of limited partnership which deletes a statement that the limited partnership is a limited liability limited partnership does not affect the limitation in this 17 18 section on the liability of a general partner for a debt, obligation, or other liability of the limited 19 partnership incurred before the amendment became effective. 20 7-13.1-405. Actions by and against partnership and partners. 21 (a) To the extent not inconsistent with § 7-13.1-404, a general partner may be joined in an 22 action against the limited partnership or named in a separate action. 23 (b) A judgment against a limited partnership is not by itself a judgment against a general 24 partner. A judgment against a partnership may not be satisfied from a general partner's assets unless 25 there is also a judgment against the general partner. 26 (c) A judgment creditor of a general partner may not levy execution against the assets of 27 the general partner to satisfy a judgment based on a claim against the limited partnership, unless 28 the partner is personally liable for the claim under § 7-13.1-404 and: 29 (1) A judgment based on the same claim has been obtained against the limited partnership 30 and a writ of execution on the judgment has been returned unsatisfied in whole or in part; 31 (2) The partnership is a debtor in bankruptcy; 32 (3) The general partner has agreed that the creditor need not exhaust partnership assets; (4) A court grants permission to the judgment creditor to levy execution against the assets 33 of a general partner based on a finding that partnership assets subject to execution are clearly 34

- 1 insufficient to satisfy the judgment, that exhaustion of assets is excessively burdensome, or that the 2 grant of permission is an appropriate exercise of the court's equitable powers; or 3 (5) Liability is imposed on the general partner by law or contract independent of the 4 existence of the partnership. 5 7-13.1-406. Management rights of general partner. (a) Each general partner has equal rights in the management and conduct of the limited 6 7 partnership's activities and affairs. Except as otherwise provided in this chapter, any matter relating 8 to the activities and affairs of the partnership is decided exclusively by the general partner or, if 9 there is more than one general partner, by a majority of the general partners. 10 (b) The affirmative vote or consent of all the partners is required to: 11 (1) Amend the partnership agreement; 12 (2) Amend the certificate of limited partnership to add or delete a statement that the limited 13 partnership is a limited liability limited partnership; and 14 (3) Sell, lease, exchange, or otherwise dispose of all, or substantially all, of the limited 15 partnership's property, with or without the good will, other than in the usual and regular course of 16 the limited partnership's activities and affairs. 17 (c) A limited partnership shall reimburse a general partner for an advance to the partnership 18 beyond the amount of capital the general partner agreed to contribute. 19 (d) A payment or advance made by a general partner which gives rise to a limited 20 partnership obligation under subsection (c) of this section or § 7-13.1-408(a) constitutes a loan to 21 the limited partnership which accrues interest from the date of the payment or advance. 22 (e) A general partner is not entitled to remuneration for services performed for the limited 23 partnership. 24 7-13.1-407. Rights to information of general partner and person dissociated as general par<u>tner.</u> 25 26 (a) A general partner may inspect and copy required information during regular business 27 hours in the limited partnership's principal office, without having any particular purpose for seeking
- 28 <u>the information.</u>
- 29 (b) On reasonable notice, a general partner may inspect and copy during regular business
- 30 hours, at a reasonable location specified by the limited partnership, any record maintained by the
- 31 partnership regarding the partnership's activities, affairs, financial condition, and other
- 32 circumstances, to the extent the information is material to the general partner's rights and duties
- 33 <u>under the partnership agreement or this chapter.</u>
- 34 (c) A limited partnership shall furnish to each general partner:

1 (1) Without demand, any information concerning the partnership's activities, affairs, 2 financial condition, and other circumstances which the partnership knows and is material to the 3 proper exercise of the general partner's rights and duties under the partnership agreement or this 4 chapter, except to the extent the partnership can establish that it reasonably believes the general 5 partner already knows the information; and (2) On demand, any other information concerning the partnership's activities, affairs, 6 7 financial condition, and other circumstances, except to the extent the demand or the information 8 demanded is unreasonable or otherwise improper under the circumstances. 9 (d) The duty to furnish information under subsection (c) of this section also applies to each 10 general partner to the extent the general partner knows any of the information described in 11 subsection (b) of this section. 12 (e) Subject to subsection (j) of this section, on ten (10) days' demand made in a record 13 received by a limited partnership, a person dissociated as a general partner may have access to the 14 information and records described in subsections (a) and (b) of this section at the locations specified 15 in those subsections if: 16 (1) The information or record pertains to the period during which the person was a general 17 partner; 18 (2) The person seeks the information or record in good faith; and 19 (3) The person satisfies the requirements imposed on a limited partner by § 7-13.1-304(b). 20 (f) A limited partnership shall respond to a demand made pursuant to subsection (e) of this 21 section in the manner provided in § 7-13.1-304(c). 22 (g) A limited partnership may charge a person that makes a demand under this section the 23 reasonable costs of copying, limited to the costs of labor and material. 24 (h) A general partner or person dissociated as a general partner may exercise the rights 25 under this section through an agent or, in the case of an individual under legal disability, a legal 26 representative. Any restriction or condition imposed by the partnership agreement or under 27 subsection (j) of this section applies both to the agent or legal representative and to the general 28 partner or person dissociated as a general partner. (i) The rights under this section do not extend to a person as transferee, but if: 29 30 (1) A general partner dies, § 7-13.1-704 applies; and 31 (2) An individual dissociates as a general partner under §§ 7-13.1-603(6)(ii) or 7-13.1-32 603(6)(iii), the legal representative of the individual may exercise the rights under subsection (c) 33 of this section of a person dissociated as a general partner. 34 (j) In addition to any restriction or condition stated in its partnership agreement, a limited

1 partnership, as a matter within the ordinary course of its activities and affairs, may impose 2 reasonable restrictions and conditions on access to and use of information to be furnished under 3 this section, including designating information confidential and imposing nondisclosure and 4 safeguarding obligations on the recipient. In a dispute concerning the reasonableness of a restriction 5 under this subsection, the partnership has the burden of proving reasonableness. 6 7-13.1-408. Reimbursement -- Indemnification -- Advancement -- Insurance. 7 (a) A limited partnership shall reimburse a general partner for any payment made by the 8 general partner in the course of the general partner's activities on behalf of the partnership, if the 9 general partner complied with §§ 7-13.1-406, 7-13.1-409, and 7-13.1-504 in making the payment. 10 (b) A limited partnership shall indemnify and hold harmless a person with respect to any 11 claim or demand against the person and any debt, obligation, or other liability incurred by the 12 person by reason of the person's former or present capacity as a general partner, if the claim, 13 demand, debt, obligation, or other liability does not arise from the person's breach of §§ 7-13.1-14 406, 7-13.1-409, or 7-13.1-504. 15 (c) In the ordinary course of its activities and affairs, a limited partnership may advance 16 reasonable expenses, including attorneys' fees and costs, incurred by a person in connection with a 17 claim or demand against the person by reason of the person's former or present capacity as a general 18 partner, if the person promises to repay the partnership if the person ultimately is determined not 19 to be entitled to be indemnified under subsection (b) of this section. 20 (d) A limited partnership may purchase and maintain insurance on behalf of a general 21 partner against liability asserted against or incurred by the general partner in that capacity or arising 22 from that status even if, under § 7-13.1-105(c)(8), the partnership agreement could not eliminate or

23 limit the person's liability to the partnership for the conduct giving rise to the liability.

24 **<u>7-13.1-409. Standards of conduct for general partners.</u>**

25 (a) A general partner owes to the limited partnership and, subject to § 7-13.1-901, the other

26 partners the duties of loyalty and care stated in subsections (b) and (c) of this section.

- 27 (b) The fiduciary duty of loyalty of a general partner includes the duties:
- 28 (1) To account to the limited partnership and hold as trustee for it any property, profit, or
- 29 <u>benefit derived by the general partner:</u>
- 30 (i) In the conduct or winding up of the partnership's activities and affairs;
- 31 (ii) From a use by the general partner of the partnership's property; or
- 32 (iii) From the appropriation of a partnership opportunity;
- 33 (2) To refrain from dealing with the partnership in the conduct or winding up of the
- 34 partnership's activities and affairs as or on behalf of a person having an interest adverse to the

1 partnership; and

2	(3) To refrain from competing with the partnership in the conduct or winding up of the
3	partnership's activities and affairs.
4	(c) The duty of care of a general partner in the conduct or winding up of the limited
5	partnership's activities and affairs is to refrain from engaging in grossly negligent or reckless
6	conduct, willful or intentional misconduct, or knowing violation of law.
7	(d) A general partner shall discharge the duties and obligations under this chapter or under
8	the partnership agreement and exercise any rights consistently with the contractual obligation of
9	good faith and fair dealing.
10	(e) A general partner does not violate a duty or obligation under this chapter or under the
11	partnership agreement solely because the general partner's conduct furthers the general partner's
12	own interest.
13	(f) All the partners of a limited partnership may authorize or ratify, after full disclosure of
14	all material facts, a specific act or transaction by a general partner that otherwise would violate the
15	duty of loyalty.
16	(g) It is a defense to a claim under subsection (b)(2) of this section and any comparable
17	claim in equity or at common law that the transaction was fair to the limited partnership.
18	(h) If, as permitted by subsection (f) of this section or the partnership agreement, a general
19	partner enters into a transaction with the limited partnership which otherwise would be prohibited
20	by subsection (b)(2) of this section, the general partner's rights and obligations arising from the
21	transaction are the same as those of a person that is not a general partner.
22	PART 5
23	CONTRIBUTIONS AND DISTRIBUTIONS
24	7-13.1-501. Form of contribution.
25	A contribution may consist of property transferred to, services performed for, or another
26	benefit provided to the limited partnership or an agreement to transfer property to, perform services
27	for, or provide another benefit to the partnership.
28	7-13.1-502. Liability for contribution.
29	(a) A person's obligation to make a contribution to a limited partnership is not excused by
30	the person's death, disability, termination, or other inability to perform personally.
31	(b) If a person does not fulfill an obligation to make a contribution other than money, the
32	person is obligated at the option of the limited partnership to contribute money equal to the value,
33	as stated in the required information, of the part of the contribution which has not been made.
34	(c) The obligation of a person to make a contribution may be compromised only by the

1 affirmative vote or consent of all the partners. If a creditor of a limited partnership extends credit 2 or otherwise acts in reliance on an obligation described in subsection (a) of this section without 3 knowledge or notice of a compromise under this subsection, the creditor may enforce the 4 obligation. 5

- 7-13.1-503. Sharing of and right to distributions before dissolution.
- (a) Any distribution made by a limited partnership before its dissolution and winding up 6 7 must be shared among the partners on the basis of the value, as stated in the required information 8 when the limited partnership decides to make the distribution, of the contributions the limited 9 partnership has received from each partner, except to the extent necessary to comply with a transfer
- 10 effective under § 7-13.1-702 or charging order in effect under § 7-13.1-703.
- 11 (b) A person has a right to a distribution before the dissolution and winding up of a limited 12 partnership only if the partnership decides to make an interim distribution. A person's dissociation 13 does not entitle the person to a distribution.
- 14 (c) A person does not have a right to demand or receive a distribution from a limited
- 15 partnership in any form other than money. Except as otherwise provided in § 7-13.1-810(f), a
- 16 partnership may distribute an asset in kind only if each part of the asset is fungible with each other
- 17 part and each person receives a percentage of the asset equal in value to the person's share of
- 18 distributions.
- 19 (d) If a partner or transferee becomes entitled to receive a distribution, the partner or 20 transferee has the status of, and is entitled to all remedies available to, a creditor of the limited
- 21 partnership with respect to the distribution. However, the partnership's obligation to make a

22 distribution is subject to offset for any amount owed to the partnership by the partner or a person

- dissociated as a partner on whose account the distribution is made. 23
- 24

7-13.1-504. Limitations on distributions.

- 25 (a) A limited partnership may not make a distribution, including a distribution under § 7-
- 26 13.1-810, if after the distribution:
- 27 (1) The partnership would not be able to pay its debts as they become due in the ordinary
- 28 course of the partnership's activities and affairs; or
- 29 (2) The partnership's total assets would be less than the sum of its total liabilities plus the 30 amount that would be needed, if the partnership were to be dissolved and wound up at the time of
- 31 the distribution, to satisfy the preferential rights upon dissolution and winding up of partners and
- 32 transferees whose preferential rights are superior to the rights of persons receiving the distribution.
- 33 (b) A limited partnership may base a determination that a distribution is not prohibited
- 34 under subsection (a) of this section on:

1	(1) Financial statements prepared on the basis of accounting practices and principles that
2	are reasonable in the circumstances; or
3	(2) A fair valuation or other method that is reasonable under the circumstances.
4	(c) Except as otherwise provided in subsection (e) of this section, the effect of a distribution
5	under subsection (a) of this section is measured:
6	(1) In the case of a distribution as defined in § 7-13.1-102(4)(i), as of the earlier of:
7	(i) The date money or other property is transferred or debt is incurred by the limited
8	partnership; or
9	(ii) The date the person entitled to the distribution ceases to own the interest or right being
10	acquired by the partnership in return for the distribution;
11	(2) In the case of any other distribution of indebtedness, as of the date the indebtedness is
12	distributed; and
13	(3) In all other cases, as of the date:
14	(i) The distribution is authorized, if the payment occurs not later than one hundred twenty
15	(120) days after that date; or
16	(ii) The payment is made, if the payment occurs more than one hundred twenty (120) days
17	after the distribution is authorized.
18	(d) A limited partnership's indebtedness to a partner or transferee incurred by reason of a
19	distribution made in accordance with this section is at parity with the partnership's indebtedness to
20	its general, unsecured creditors, except to the extent subordinated by agreement.
21	(e) A limited partnership's indebtedness, including indebtedness issued as a distribution, is
22	not a liability for purposes of subsection (a) of this section if the terms of the indebtedness provide
23	that payment of principal and interest is made only if and to the extent that payment of a distribution
24	could then be made under this section. If the indebtedness is issued as a distribution, each payment
25	of principal or interest is treated as a distribution, the effect of which is measured on the date the
26	payment is made.
27	(f) In measuring the effect of a distribution under § 7-13.1-810, the liabilities of a dissolved
28	limited partnership do not include any claim that has been disposed of under §§ 7-13.1-806, 7-13.1-
29	<u>807, or 7-13.1-808.</u>
30	7-13.1-505. Liability for improper distributions.
31	(a) If a general partner consents to a distribution made in violation of § 7-13.1-504 and in
32	consenting to the distribution fails to comply with § 7-13.1-409, the general partner is personally
33	liable to the limited partnership for the amount of the distribution which exceeds the amount that
34	could have been distributed without the violation of § 7-13.1-504.

1	(b) A person that receives a distribution knowing that the distribution violated § 7-13.1-
2	504 is personally liable to the limited partnership but only to the extent that the distribution received
3	by the person exceeded the amount that could have been properly paid under § 7-13.1-504.
4	(c) A general partner against which an action is commenced because the general partner is
5	liable under subsection (a) of this section may:
6	(1) Implead any other person that is liable under subsection (a) of this section and seek to
7	enforce a right of contribution from the person; and
8	(2) Implead any person that received a distribution in violation of subsection (b) of this
9	section and seek to enforce a right of contribution from the person in the amount the person received
10	in violation of subsection (b) of this section.
11	(d) An action under this section is barred unless commenced not later than two (2) years
12	after the distribution.
13	PART 6
14	DISSOCIATION
15	7-13.1-601. Dissociation as limited partner.
16	(a) A person does not have a right to dissociate as a limited partner before the completion
17	of the winding up of the limited partnership.
18	(b) A person is dissociated as a limited partner when:
19	(1) The limited partnership knows or has notice of the person's express will to withdraw as
20	a limited partner, but, if the person has specified a withdrawal date later than the date the partnership
21	knew or had notice, on that later date;
22	(2) An event stated in the partnership agreement as causing the person's dissociation as a
23	limited partner occurs;
24	(3) The person is expelled as a limited partner pursuant to the partnership agreement;
25	(4) The person is expelled as a limited partner by the affirmative vote or consent of all the
26	other partners if:
27	(i) It is unlawful to carry on the limited partnership's activities and affairs with the person
28	as a limited partner;
29	(ii) There has been a transfer of all the person's transferable interest in the partnership, other
30	<u>than:</u>
31	(A) A transfer for security purposes; or
32	(B) A charging order in effect under § 7-13.1-703 which has not been foreclosed;
33	(iii) The person is an entity and:
34	(A) The partnership notifies the person that it will be expelled as a limited partner because

1	the person has filed a statement of dissolution or the equivalent, the person has been
2	administratively dissolved, the person's charter or the equivalent has been revoked, or the person's
3	right to conduct business has been suspended by the person's jurisdiction of formation; and
4	(B) Not later than ninety (90) days after the notification, the statement of dissolution or the
5	equivalent has not been withdrawn, rescinded, or revoked, the person has not been reinstated, or
6	the person's charter or the equivalent or right to conduct business has not been reinstated; or
7	(iv) The person is an unincorporated entity that has been dissolved and whose activities
8	and affairs are being wound up;
9	(5) On application by the limited partnership or a partner in a direct action under § 7-13.1-
10	901, the person is expelled as a limited partner by judicial order because the person:
11	(i) Has engaged or is engaging in wrongful conduct that has affected adversely and
12	materially, or will affect adversely and materially, the partnership's activities and affairs;
13	(ii) Has committed willfully or persistently, or is committing willfully and persistently, a
14	material breach of the partnership agreement or the contractual obligation of good faith and fair
15	<u>dealing under § 7-13.1-305(a); or</u>
16	(iii) Has engaged or is engaging in conduct relating to the partnership's activities and affairs
17	which makes it not reasonably practicable to carry on the activities and affairs with the person as a
18	limited partner;
18 19	limited partner: (6) In the case of an individual, the individual dies;
	•
19	(6) In the case of an individual, the individual dies;
19 20	(6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited
19 20 21	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited
19 20 21 22	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed;
 19 20 21 22 23 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being
 19 20 21 22 23 24 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a trustee of an estate, the estate's entire transferable interest in the limited
 19 20 21 22 23 24 25 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed;
 19 20 21 22 23 24 25 26 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates;
 19 20 21 22 23 24 25 26 27 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates; (10) The limited partnership participates in a merger under part 11 of this chapter and;
 19 20 21 22 23 24 25 26 27 28 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates; (10) The limited partnership participates in a merger under part 11 of this chapter and: (i) The partnership is not the surviving entity; or
 19 20 21 22 23 24 25 26 27 28 29 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates; (10) The limited partnership participates in a merger under part 11 of this chapter and: (i) The partnership is not the surviving entity; or (ii) Otherwise as a result of the merger, the person ceases to be a limited partner;
 19 20 21 22 23 24 25 26 27 28 29 30 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates; (10) The limited partnership participates in a merger under part 11 of this chapter and: (i) The partnership is not the surviving entity; or (ii) Otherwise as a result of the merger, the person ceases to be a limited partner; (11) The limited partnership participates in an interest exchange under part 11 of this
 19 20 21 22 23 24 25 26 27 28 29 30 31 	 (6) In the case of an individual, the individual dies; (7) In the case of a person that is a testamentary or inter vivos trust or is acting as a limited partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited partnership is distributed; (8) In the case of a person that is an estate or is acting as a limited partner by virtue of being a personal representative of an estate, the estate's entire transferable interest in the limited partnership is distributed; (9) In the case of a person that is not an individual, the existence of the person terminates; (10) The limited partnership participates in a merger under part 11 of this chapter and; (i) The partnership is not the surviving entity; or (ii) Otherwise as a result of the merger, the person ceases to be a limited partner; (11) The limited partnership participates in an interest exchange under part 11 of this chapter and;

1	(14) The limited partnership dissolves and completes winding up.
2	7-13.1-602. Effect of dissociation as limited partner.
3	(a) If a person is dissociated as a limited partner:
4	(1) Subject to § 7-13.1-704, the person does not have further rights as a limited partner;
5	(2) The person's contractual obligation of good faith and fair dealing as a limited partner
6	under § 7-13.1-305(a) ends with regard to matters arising and events occurring after the person's
7	dissociation; and
8	(3) Subject to § 7-13.1-704 and part 11 of this chapter, any transferable interest owned by
9	the person in the person's capacity as a limited partner immediately before dissociation is owned
10	by the person solely as a transferee.
11	(b) A person's dissociation as a limited partner does not of itself discharge the person from
12	any debt, obligation, or other liability to the limited partnership or the other partners which the
13	person incurred while a limited partner.
14	7-13.1-603. Dissociation as general partner.
15	A person is dissociated as a general partner when:
16	(1) The limited partnership knows or has notice of the person's express will to withdraw as
17	a general partner, but, if the person has specified a withdrawal date later than the date the
18	partnership knew or had notice, on that later date:
19	(2) An event stated in the partnership agreement as causing the person's dissociation as a
20	general partner occurs;
21	(3) The person is expelled as a general partner pursuant to the partnership agreement;
22	(4) The person is expelled as a general partner by the affirmative vote or consent of all the
23	other partners if:
24	(i) It is unlawful to carry on the limited partnership's activities and affairs with the person
25	as a general partner;
26	(ii) There has been a transfer of all the person's transferable interest in the partnership, other
27	than:
28	(A) A transfer for security purposes; or
29	(B) A charging order in effect under § 7-13.1-703 which has not been foreclosed;
30	(iii) The person is an entity and:
31	(A) The partnership notifies the person that it will be expelled as a general partner because
32	the person has filed a statement of dissolution or the equivalent, the person has been
33	administratively dissolved, the person's charter or the equivalent has been revoked, or the person's
34	right to conduct business has been suspended by the person's jurisdiction of formation; and

- 1 (B) Not later than ninety (90) days after the notification, the statement of dissolution or the 2 equivalent has not been withdrawn, rescinded, or revoked, the person has not been reinstated, or 3 the person's charter or the equivalent or right to conduct business has not been reinstated; or 4 (iv) The person is an unincorporated entity that has been dissolved and whose activities 5 and affairs are being wound up; (5) On application by the limited partnership or a partner in a direct action under § 7-13.1-6 7 901, the person is expelled as a general partner by judicial order because the person: 8 (i) Has engaged or is engaging in wrongful conduct that has affected adversely and 9 materially, or will affect adversely and materially, the partnership's activities and affairs; 10 (ii) Has committed willfully or persistently, or is committing willfully or persistently, a 11 material breach of the partnership agreement or a duty or obligation under § 7-13.1-409; or 12 (iii) Has engaged or is engaging in conduct relating to the partnership's activities and affairs 13 which makes it not reasonably practicable to carry on the activities and affairs of the limited 14 partnership with the person as a general partner; 15 (6) In the case of an individual: 16 (i) The individual dies; 17 (ii) A guardian or general conservator for the individual is appointed; or 18 (iii) A court orders that the individual has otherwise become incapable of performing the 19 individual's duties as a general partner under this chapter or the partnership agreement; 20 (7) The person: 21 (i) Becomes a debtor in bankruptcy; 22 (i) Executes an assignment for the benefit of creditors; or (iii) Seeks, consents to, or acquiesces in the appointment of a trustee, receiver, or liquidator 23 24 of the person or of all or substantially all the person's property; 25 (8) In the case of a person that is a testamentary or intervivos trust or is acting as a general 26 partner by virtue of being a trustee of such a trust, the trust's entire transferable interest in the limited 27 partnership is distributed; 28 (9) In the case of a person that is an estate or is acting as a general partner by virtue of 29 being a personal representative of an estate, the estate's entire transferable interest in the limited 30 partnership is distributed; 31 (10) In the case of a person that is not an individual, the existence of the person terminates; 32 (11) The limited partnership participates in a merger under part 11 of this chapter and: (i) The partnership is not the surviving entity; or 33
- 34 (ii) Otherwise as a result of the merger, the person ceases to be a general partner;

1	(12) The limited partnership participates in an interest exchange under part 11 of this
2	chapter and, as a result of the interest exchange, the person ceases to be a general partner;
3	(13) The limited partnership participates in a conversion under part 11 of this chapter;
4	(14) The limited partnership participates in a domestication under part 11 of this chapter
5	and, as a result of the domestication, the person ceases to be a general partner; or
6	(15) The limited partnership dissolves and completes winding up.
7	7-13.1-604. Power to dissociate as general partner Wrongful dissociation.
8	(a) A person has the power to dissociate as a general partner at any time, rightfully or
9	wrongfully, by withdrawing as a general partner by express will under § 7-13.1-603(1).
10	(b) A person's dissociation as a general partner is wrongful only if the dissociation:
11	(1) Is in breach of an express provision of the partnership agreement; or
12	(2) Occurs before the completion of the winding up of the limited partnership, and:
13	(i) The person withdraws as a general partner by express will;
14	(ii) The person is expelled as a general partner by judicial order under § 7-13.1-603(5);
15	(iii) The person is dissociated as a general partner under § 7-13.1-603(7); or
16	(iv) In the case of a person that is not a trust other than a business trust, an estate, or an
17	individual, the person is expelled or otherwise dissociated as a general partner because it willfully
18	dissolved or terminated.
19	(c) A person that wrongfully dissociates as a general partner is liable to the limited
20	partnership and, subject to § 7-13.1-901, to the other partners for damages caused by the
21	dissociation. The liability is in addition to any debt, obligation, or other liability of the general
22	partner to the partnership or the other partners.
23	7-13.1-605. Effect of dissociation as general partner.
24	(a) If a person is dissociated as a general partner:
25	(1) The person's right to participate as a general partner in the management and conduct of
26	the limited partnership's activities and affairs terminates;
27	(2) The person's duties and obligations as a general partner under § 7-13.1-409 end with
28	regard to matters arising and events occurring after the person's dissociation;
29	(3) The person may sign and deliver to the secretary of state for filing a statement of
30	dissociation pertaining to the person and, at the request of the limited partnership, shall sign an
31	amendment to the certificate of limited partnership which states that the person has dissociated as
32	a general partner; and
33	(4) Subject to § 7-13.1-704 and part 11 of this chapter, any transferable interest owned by
34	the person in the person's capacity as a general partner immediately before dissociation is owned

- 1 by the person solely as a transferee.
- 2 (b) A person's dissociation as a general partner does not of itself discharge the person from any debt, obligation, or other liability to the limited partnership or the other partners which the 3 4 person incurred while a general partner. 5 7-13.1-606. Power to bind and liability of person dissociated as general partner. (a) After a person is dissociated as a general partner and before the limited partnership is 6 7 merged out of existence, converted, or domesticated under part 11 of this chapter, or dissolved, the 8 partnership is bound by an act of the person only if: 9 (1) The act would have bound the partnership under § 7-13.1-402 before the dissociation; 10 and 11 (2) At the time the other party enters into the transaction: 12 (i) Less than two (2) years has passed since the dissociation; and 13 (ii) The other party does not know or have notice of the dissociation and reasonably 14 believes that the person is a general partner. 15 (b) If a limited partnership is bound under subsection (a) of this section, the person 16 dissociated as a general partner which caused the partnership to be bound is liable: 17 (1) To the partnership for any damage caused to the partnership arising from the obligation 18 incurred under subsection (a) of this section; and 19 (2) If a general partner or another person dissociated as a general partner is liable for the 20 obligation, to the general partner or other person for any damage caused to the general partner or 21 other person arising from the liability. 22 7-13.1-607. Liability of person dissociated as general partner to other persons. 23 (a) A person's dissociation as a general partner does not of itself discharge the person's 24 liability as a general partner for a debt, obligation, or other liability of the limited partnership 25 incurred before dissociation. Except as otherwise provided in subsections (b) and (c) of this section, 26 the person is not liable for a partnership obligation incurred after dissociation. 27 (b) A person whose dissociation as a general partner results in a dissolution and winding 28 up of the limited partnership's activities and affairs is liable on an obligation incurred by the 29 partnership under § 7-13.1-805 to the same extent as a general partner under § 7-13.1-404. 30 (c) A person that is dissociated as a general partner without the dissociation resulting in a 31 dissolution and winding up of the limited partnership's activities and affairs is liable on a transaction 32 entered into by the partnership after the dissociation only if: 33 (1) A general partner would be liable on the transaction; and 34 (2) At the time the other party enters into the transaction:

1	(i) Less than two (2) years has passed since the dissociation; and
2	(ii) The other party does not have knowledge or notice of the dissociation and reasonably
3	believes that the person is a general partner.
4	(d) By agreement with a creditor of a limited partnership and the partnership, a person
5	dissociated as a general partner may be released from liability for a debt, obligation, or other
6	liability of the partnership.
7	(e) A person dissociated as a general partner is released from liability for a debt, obligation,
8	or other liability of the limited partnership if the partnership's creditor, with knowledge or notice
9	of the person's dissociation as a general partner but without the person's consent, agrees to a material
10	alteration in the nature or time of payment of the debt, obligation, or other liability.
11	PART 7
12	TRANSFERABLE INTERESTS AND RIGHTS OF TRANSFEREES AND
13	CREDITORS
14	7-13.1-701. Nature of transferable interest.
15	A transferable interest is personal property.
16	7-13.1-702. Transfer of transferable interest.
17	(a) A transfer, in whole or in part, of a transferable interest:
18	(1) Is permissible:
19	(2) Does not by itself cause a person's dissociation as a partner or a dissolution and winding
20	up of the limited partnership's activities and affairs; and
21	(3) Subject to § 7-13.1-704, does not entitle the transferee to:
22	(i) Participate in the management or conduct of the partnership's activities and affairs; or
23	(ii) Except as otherwise provided in subsection (c) of this section, have access to required
24	information, records, or other information concerning the partnership's activities and affairs.
25	(b) A transferee has the right to receive, in accordance with the transfer, distributions to
26	which the transferor would otherwise be entitled.
27	(c) In a dissolution and winding up of a limited partnership, a transferee is entitled to an
28	account of the partnership's transactions only from the date of dissolution.
29	(d) A transferable interest may be evidenced by a certificate of the interest issued by a
30	limited partnership in a record, and, subject to this section, the interest represented by the certificate
31	may be transferred by a transfer of the certificate.
32	(e) A limited partnership need not give effect to a transferee's rights under this section until
33	the partnership knows or has notice of the transfer.
34	(f) A transfer of a transferable interest in violation of a restriction on transfer contained in

1 the partnership agreement is ineffective if the intended transferee has knowledge or notice of the 2 restriction at the time of transfer. 3 (g) Except as otherwise provided in §§ 7-13.1-601(b)(4)(ii) and 7-13.1-603(4)(ii), if a 4 general or limited partner transfers a transferable interest, the transferor retains the rights of a 5 general or limited partner other than the transferable interest transferred and retains all the duties and obligations of a general or limited partner. 6 7 (h) If a general or limited partner transfers a transferable interest to a person that becomes 8 a general or limited partner with respect to the transferred interest, the transferee is liable for the 9 transferor's obligations under §§ 7-13.1-502 and 7-13.1-505 known to the transferee when the 10 transferee becomes a partner. 11 7-13.1-703. Charging order. 12 (a) On application by a judgment creditor of a partner or transferee, a court may enter a 13 charging order against the transferable interest of the judgment debtor for the unsatisfied amount 14 of the judgment. A charging order constitutes a lien on a judgment debtor's transferable interest and 15 requires the limited partnership to pay over to the person to which the charging order was issued 16 any distribution that otherwise would be paid to the judgment debtor. 17 (b) To the extent necessary to effectuate the collection of distributions pursuant to a 18 charging order in effect under subsection (a) of this section, the court may: 19 (1) Appoint a receiver of the distributions subject to the charging order, with the power to 20 make all inquiries the judgment debtor might have made; and 21 (2) Make all other orders necessary to give effect to the charging order. 22 (c) Upon a showing that distributions under a charging order will not pay the judgment debt within a reasonable time, the court may foreclose the lien and order the sale of the transferable 23 24 interest. The purchaser at the foreclosure sale obtains only the transferable interest, does not thereby 25 become a partner, and is subject to § 7-13.1-702. 26 (d) At any time before foreclosure under subsection (c) of this section, the partner or 27 transferee whose transferable interest is subject to a charging order under subsection (a) of this 28 section may extinguish the charging order by satisfying the judgment and filing a certified copy of 29 the satisfaction with the court that issued the charging order. 30 (e) At any time before foreclosure under subsection (c) of this section, a limited partnership 31 or one or more partners whose transferable interests are not subject to the charging order may pay 32 to the judgment creditor the full amount due under the judgment and thereby succeed to the rights of the judgment creditor, including the charging order. 33 34 (f) This chapter does not deprive any partner or transferee of the benefit of any exemption

1	law applicable to the transferable interest of the partner or transferee.
2	(g) This section provides the exclusive remedy by which a person seeking in the capacity
3	of a judgment creditor to enforce a judgment against a partner or transferee may satisfy the
4	judgment from the judgment debtor's transferable interest.
5	7-13.1-704. Power of legal representative of deceased partner.
6	If a partner dies, the deceased partner's legal representative may exercise:
7	(1) The rights of a transferee provided in § 7-13.1-702(c); and
8	(2) For the purposes of settling the estate, the rights of a current limited partner under § 7-
9	<u>13.1-304.</u>
10	PART 8
11	DISSOLUTION AND WINDING UP
12	7-13.1-801. Events causing dissolution.
13	(a) A limited partnership is dissolved, and its activities and affairs must be wound up, upon
14	the occurrence of any of the following:
15	(1) An event or circumstance that the partnership agreement states causes dissolution;
16	(2) The affirmative vote or consent of all general partners and of limited partners owning
17	a majority of the rights to receive distributions as limited partners at the time the vote or consent is
18	to be effective;
19	(3) After the dissociation of a person as a general partner:
20	(i) If the partnership has at least one remaining general partner, the affirmative vote or
21	consent to dissolve the partnership not later than ninety (90) days after the dissociation by partners
22	owning a majority of the rights to receive distributions as partners at the time the vote or consent
23	is to be effective; or
24	(ii) If the partnership does not have a remaining general partner, the passage of ninety (90)
25	days after the dissociation, unless before the end of the period:
26	(A) Consent to continue the activities and affairs of the partnership and admit at least one
27	general partner is given by limited partners owning a majority of the rights to receive distributions
28	as limited partners at the time the consent is to be effective; and
29	(B) At least one person is admitted as a general partner in accordance with the consent;
30	(4) The passage of ninety (90) consecutive days after the dissociation of the partnership's
31	last limited partner, unless before the end of the period the partnership admits at least one limited
32	partner;
33	(5) The passage of ninety (90) consecutive days during which the partnership has only one
34	partner, unless before the end of the period:

1	(i) The partnership admits at least one person as a partner;
2	(ii) If the previously sole remaining partner is only a general partner, the partnership admits
3	the person as a limited partner; and
4	(iii) If the previously sole remaining partner is only a limited partner, the partnership admits
5	a person as a general partner;
6	(6) On application by a partner, the entry by the superior court of an order dissolving the
7	partnership on the grounds that:
8	(i) The conduct of all or substantially all the partnership's activities and affairs is unlawful;
9	<u>or</u>
10	(ii) It is not reasonably practicable to carry on the partnership's activities and affairs in
11	conformity with the certificate of limited partnership and partnership agreement; or
12	(7) The signing and filing of a certificate of revocation by the secretary of state under § 7-
13	<u>13.1-811.</u>
14	(b) If an event occurs that imposes a deadline on a limited partnership under subsection (a)
15	of this section and before the partnership has met the requirements of the deadline, another event
16	occurs that imposes a different deadline on the partnership under subsection (a) of this section:
17	(1) The occurrence of the second event does not affect the deadline caused by the first
18	event; and
19	(2) The partnership's meeting of the requirements of the first deadline does not extend the
20	second deadline.
20 21	second deadline. <u>7-13.1-802. Winding up.</u>
21	<u>7-13.1-802. Winding up.</u>
21 22	<u>7-13.1-802. Winding up.</u> (a) A dissolved limited partnership shall wind up its activities and affairs and, except as
21 22 23	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose
21 22 23 24	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up.
 21 22 23 24 25 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership:
 21 22 23 24 25 26 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close
 21 22 23 24 25 26 27 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close the partnership's activities and affairs, and marshal and distribute the assets of the partnership; and
 21 22 23 24 25 26 27 28 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close the partnership's activities and affairs, and marshal and distribute the assets of the partnership; and (2) May:
 21 22 23 24 25 26 27 28 29 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close the partnership's activities and affairs, and marshal and distribute the assets of the partnership; and (2) May: (i) Amend its certificate of limited partnership to state that the partnership is dissolved;
 21 22 23 24 25 26 27 28 29 30 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close the partnership's activities and affairs, and marshal and distribute the assets of the partnership; and (2) May: (i) Amend its certificate of limited partnership to state that the partnership is dissolved; (ii) Preserve the partnership activities, affairs, and property as a going concern for a
 21 22 23 24 25 26 27 28 29 30 31 	7-13.1-802. Winding up. (a) A dissolved limited partnership shall wind up its activities and affairs and, except as otherwise provided in § 7-13.1-803, the partnership continues after dissolution only for the purpose of winding up. (b) In winding up its activities and affairs, the limited partnership: (1) Shall discharge the partnership's debts, obligations, and other liabilities, settle and close the partnership's activities and affairs, and marshal and distribute the assets of the partnership; and (2) May: (i) Amend its certificate of limited partnership to state that the partnership is dissolved; (ii) Preserve the partnership activities, affairs, and property as a going concern for a reasonable time;

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1 (v) Settle disputes by mediation or arbitration; 2 (vi) Deliver to the secretary of state for filing a statement of dissolution stating the name 3 of the partnership and that the partnership is dissolved; and 4 (vii) Perform other acts necessary or appropriate to the winding up. 5 (c) If a dissolved limited partnership does not have a general partner, a person to wind up the dissolved partnership's activities and affairs may be appointed by the affirmative vote or consent 6 7 of limited partners owning a majority of the rights to receive distributions as limited partners at the 8 time the vote or consent is to be effective. A person appointed under this subsection: 9 (1) Has the powers of a general partner under § 7-13.1-804 but is not liable for the debts, 10 obligations, and other liabilities of the partnership solely by reason of having or exercising those 11 powers or otherwise acting to wind up the dissolved partnership's activities and affairs; and 12 (2) Shall deliver promptly to the secretary of state for filing an amendment to the 13 partnership's certificate of limited partnership stating: 14 (i) That the partnership does not have a general partner; 15 (ii) The name and street and mailing addresses of the person; and 16 (iii) That the person has been appointed pursuant to this subsection to wind up the 17 partnership. 18 (d) On the application of a partner, the superior court may order judicial supervision of the 19 winding up of a dissolved limited partnership, including the appointment of a person to wind up 20 the partnership's activities and affairs, if: 21 (1) The partnership does not have a general partner and within a reasonable time following 22 the dissolution no person has been appointed pursuant to subsection (c) of this section; or 23 (2) The applicant establishes other good cause. 24 7-13.1-803. Rescinding dissolution. 25 (a) A limited partnership may rescind its dissolution, unless a statement of dissolution 26 applicable to the partnership has become effective, the superior court has entered an order under § 27 7-13.1-801(a)(6) dissolving the partnership, or the secretary of state has revoked the partnership 28 under § 7-13.1-811. 29 (b) Rescinding dissolution under this section requires: 30 (1) The affirmative vote or consent of each partner; and 31 (2) If the limited partnership has delivered to the secretary of state for filing an amendment 32 to the certificate of limited partnership stating that the partnership is dissolved and: 33 (i) The amendment has not become effective, delivery to the secretary of state for filing of a statement of withdrawal under § 7-13.1-208 applicable to the amendment; or 34

1	(ii) The amendment has become effective, delivery to the secretary of state for filing of an
2	amendment to the certificate of limited partnership stating that dissolution has been rescinded under
3	this section.
4	(c) If a limited partnership rescinds its dissolution:
5	(1) The partnership resumes carrying on its activities and affairs as if dissolution had never
6	occurred;
7	(2) Subject to subsection (c)(3) of this section, any liability incurred by the partnership
8	after the dissolution and before the rescission has become effective is determined as if dissolution
9	had never occurred; and
10	(3) The rights of a third party arising out of conduct in reliance on the dissolution before
11	the third party knew or had notice of the rescission may not be adversely affected.
12	7-13.1-804. Power to bind partnership after dissolution.
13	(a) A limited partnership is bound by a general partner's act after dissolution which:
14	(1) Is appropriate for winding up the partnership's activities and affairs; or
15	(2) Would have bound the partnership under § 7-13.1-402 before dissolution if, at the time
16	the other party enters into the transaction, the other party does not know or have notice of the
17	dissolution.
18	(b) A person dissociated as a general partner binds a limited partnership through an act
19	occurring after dissolution if:
20	(1) At the time the other party enters into the transaction:
21	(i) Less than two (2) years has passed since the dissociation; and
22	(ii) The other party does not know or have notice of the dissociation and reasonably
23	believes that the person is a general partner; and
24	<u>(2) The act:</u>
25	(i) Is appropriate for winding up the partnership's activities and affairs; or
26	(ii) Would have bound the partnership under § 7-13.1-402 before dissolution and at the
27	time the other party enters into the transaction the other party does not know or have notice of the
28	dissolution.
29	7-13.1-805. Liability after dissolution of general partner and person dissociated as
30	general partner.
31	(a) If a general partner having knowledge of the dissolution causes a limited partnership to
32	incur an obligation under § 7-13.1-804(a) by an act that is not appropriate for winding up the
33	partnership's activities and affairs, the general partner is liable:

34 (1) To the partnership for any damage caused to the partnership arising from the obligation;

1 <u>and</u>

2	(2) If another general partner or a person dissociated as a general partner is liable for the
3	obligation, to that other general partner or person for any damage caused to that other general
4	partner or person arising from the liability.
5	(b) If a person dissociated as a general partner causes a limited partnership to incur an
6	obligation under § 7-13.1-804(b), the person is liable:
7	(1) To the partnership for any damage caused to the partnership arising from the obligation;
8	and
9	(2) If a general partner or another person dissociated as a general partner is liable for the
10	obligation, to the general partner or other person for any damage caused to the general partner or
11	other person arising from the obligation.
12	7-13.1-806. Known claims against dissolved limited partnership.
13	(a) Except as otherwise provided in subsection (d) of this section, a dissolved limited
14	partnership may give notice of a known claim under subsection (b) of this section, which has the
15	effect provided in subsection (c) of this section.
16	(b) A dissolved limited partnership may in a record notify its known claimants of the
17	dissolution. The notice must:
18	(1) Specify the information required to be included in a claim;
19	(2) State that a claim must be in writing and provide a mailing address to which the claim
19 20	(2) State that a claim must be in writing and provide a mailing address to which the claim is to be sent;
20	is to be sent;
20 21	is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty
20 21 22	is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant;
20 21 22 23	is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and
 20 21 22 23 24 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited
 20 21 22 23 24 25 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding
 20 21 22 23 24 25 26 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding claim against any general partner or person dissociated as a general partner which is based on § 7-
 20 21 22 23 24 25 26 27 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding claim against any general partner or person dissociated as a general partner which is based on § 7- 13.1-404.
 20 21 22 23 24 25 26 27 28 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding claim against any general partner or person dissociated as a general partner which is based on § 7- 13.1-404. (c) A claim against a dissolved limited partnership is barred if the requirements of
 20 21 22 23 24 25 26 27 28 29 	 is to be sent: (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty. (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding claim against any general partner or person dissociated as a general partner which is based on § 7-13.1-404. (c) A claim against a dissolved limited partnership is barred if the requirements of subsection (b) of this section are met and:
 20 21 22 23 24 25 26 27 28 29 30 	 is to be sent; (3) State the deadline for receipt of a claim, which may not be less than one hundred twenty (120) days after the date the notice is received by the claimant; (4) State that the claim will be barred if not received by the deadline; and (5) Unless the partnership has been throughout its existence a limited liability limited partnership, state that the barring of a claim against the partnership will also bar any corresponding claim against any general partner or person dissociated as a general partner which is based on § 7- 13.1-404. (c) A claim against a dissolved limited partnership is barred if the requirements of subsection (b) of this section are met and: (1) The claim is not received by the specified deadline; or

34 enforce the claim not later than ninety (90) days after the claimant receives the notice; and

1	(ii) The claimant does not commence the required action not later than ninety (90) days
2	after the claimant receives the notice.
3	(d) This section does not apply to a claim based on an event occurring after the date of
4	dissolution or a liability that on that date is contingent.
5	7-13.1-807. Other claims against dissolved limited partnership.
6	(a) A dissolved limited partnership may publish notice of its dissolution and request
7	persons having claims against the partnership to present them in accordance with the notice.
8	(b) A notice under subsection (a) of this section must:
9	(1) Be published at least once in a newspaper of general circulation in the county in this
10	state in which the dissolved limited partnership's principal office is or, if the principal office is not
11	located in this state, in the county in which the office of the partnership's registered agent is or was
12	last located;
13	(2) Describe the information required to be contained in a claim, state that the claim must
14	be in writing, and provide a mailing address to which the claim is to be sent;
15	(3) State that a claim against the partnership is barred unless an action to enforce the claim
16	is commenced not later than three (3) years after publication of the notice; and
17	(4) Unless the partnership has been throughout its existence a limited liability limited
18	partnership, state that the barring of a claim against the partnership will also bar any corresponding
19	claim against any general partner or person dissociated as a general partner which is based on § 7-
20	<u>13.1-404.</u>
21	(c) If a dissolved limited partnership publishes a notice in accordance with subsection (b)
22	of this section, the claim of each of the following claimants is barred unless the claimant
23	commences an action to enforce the claim against the partnership not later than three (3) years after
24	the publication date of the notice:
25	(1) A claimant that did not receive notice in a record under § 7-13.1-806;
26	(2) A claimant whose claim was timely sent to the partnership but not acted on; and
27	(3) A claimant whose claim is contingent at, or based on an event occurring after, the date
28	of dissolution.
29	(d) A claim not barred under this section or § 7-13.1-806 may be enforced:
30	(1) Against the dissolved limited partnership, to the extent of its undistributed assets;
31	(2) Except as otherwise provided in § 7-13.1-808, if assets of the partnership have been
32	distributed after dissolution, against a partner or transferee to the extent of that person's
33	proportionate share of the claim or of the partnership's assets distributed to the partner or transferee
34	after dissolution, whichever is less, but a person's total liability for all claims under this subsection

- 1 may not exceed the total amount of assets distributed to the person after dissolution; and
- 2 (3) Against any person liable on the claim under §§ 7-13.1-404 and 7-13.1-607.
- 3 <u>7-13.1-808. Court proceedings.</u>
- 4 (a) A dissolved limited partnership that has published a notice under § 7-13.1-807 may file
- 5 an application with the superior court in the county where the partnership's principle office is
- 6 located or, if the principal office in not located in this state, where the office of its registered agent
- 7 is or was last located, for a determination of the amount and form of security to be provided for
- 8 payment of claims that are contingent, have not been made known to the partnership, or are based
- 9 on an event occurring after the date of dissolution but which, based on the facts known to the
- 10 partnership, are reasonably expected to arise after the date of dissolution. Security is not required
- 11 for any claim that is or is reasonably anticipated to be barred under § 7-13.1-807.
- (b) Not later than ten (10) days after the filing of an application under subsection (a) of this
 section, the dissolved limited partnership shall give notice of the proceeding to each claimant
 holding a contingent claim known to the partnership.
- 15 (c) In a proceeding brought under this section, the court may appoint a guardian ad litem
- 16 to represent all claimants whose identities are unknown. The reasonable fees and expenses of the
- guardian, including all reasonable expert witness fees, must be paid by the dissolved limited
 partnership.
- 19 (d) A dissolved limited partnership that provides security in the amount and form ordered
- 20 by the court under subsection (a) of this section satisfies the partnership's obligations with respect
- 21 to claims that are contingent, have not been made known to the partnership, or are based on an
- 22 event occurring after the date of dissolution, and such claims may not be enforced against a partner
- 23 or transferee on account of assets received in liquidation.
- 24 <u>7-13.1-809. Liability of general partner and person dissociated as general partner</u>
 25 <u>when claim against limited partnership barred.</u>
- 26 If a claim against a dissolved limited partnership is barred under §§ 7-13.1-806, 7-13.1-
- 27 <u>807, or 7-13.1-808, any corresponding claim under §§ 7-13.1-404 or 7-13.1-607 is also barred.</u>
- 28

7-13.1-810. Disposition of assets in winding up -- When contributions required.

- 29 (a) In winding up its activities and affairs, a limited partnership shall apply its assets,
- 30 including the contributions required by this section, to discharge the partnership's obligations to
- 31 <u>creditors, including partners that are creditors.</u>
- 32 (b) After a limited partnership complies with subsection (a) of this section, any surplus
- 33 must be distributed in the following order, subject to any charging order in effect under § 7-13.1-
- 34 <u>703:</u>

1 (1) To each person owning a transferable interest that reflects contributions made and not 2 previously returned, an amount equal to the value of the unreturned contributions; and 3 (2) Among persons owning transferable interests in proportion to their respective rights to 4 share in distributions immediately before the dissolution of the partnership. 5 (c) If a limited partnership's assets are insufficient to satisfy all of its obligations under subsection (a) of this section, with respect to each unsatisfied obligation incurred when the 6 7 partnership was not a limited liability limited partnership, the following rules apply: 8 (1) Each person that was a general partner when the obligation was incurred and that has 9 not been released from the obligation under § 7-13.1-607 shall contribute to the partnership for the 10 purpose of enabling the partnership to satisfy the obligation. The contribution due from each of 11 those persons is in proportion to the right to receive distributions in the capacity of a general partner 12 in effect for each of those persons when the obligation was incurred. 13 (2) If a person does not contribute the full amount required under subsection (c)(1) of this 14 section with respect to an unsatisfied obligation of the partnership, the other persons required to 15 contribute by subsection (c)(1) of this section on account of the obligation shall contribute the 16 additional amount necessary to discharge the obligation. The additional contribution due from each 17 of those other persons is in proportion to the right to receive distributions in the capacity of a general partner in effect for each of those other persons when the obligation was incurred. 18 19 (3) If a person does not make the additional contribution required by subsection (c)(2) of 20 this section, further additional contributions are determined and due in the same manner as provided 21 in that subsection. 22 (d) A person that makes an additional contribution under subsections (c)(2) or (c)(3) of this 23 section may recover from any person whose failure to contribute under subsections (c)(1) or (c)(2)24 of this section necessitated the additional contribution. A person may not recover under this 25 subsection more than the amount additionally contributed. A person's liability under this subsection 26 may not exceed the amount the person failed to contribute. 27 (e) All distributions made under subsections (b) and (c) of this section must be paid in 28 money. 29 7-13.1-811. Revocation of a certificate of limited partnership. 30 (a) The certificate of limited partnership may be revoked by the secretary of state under the 31 conditions prescribed in this section when it is established that: 32 (1) The limited partnership procured its certificate of limited partnership through fraud; (2) The limited partnership has continued to exceed or abuse the authority conferred upon 33 34 it by law;

1 (3) The limited partnership has failed to file its annual report within the time required by 2 this chapter; 3 (4) The limited partnership has failed to pay any required fees to the secretary of state when 4 they have become due and payable; (5) The secretary of state has received notice from the division of taxation, in accordance 5 with § 7-13.1-215, that the limited partnership has failed to pay any fees or taxes due this state; 6 7 (6) The limited partnership has failed for thirty (30) days to appoint and maintain a 8 registered agent in this state as required by this chapter; 9 (7) The limited partnership has failed, after change of its registered agent, to file in the 10 office of the secretary of state a statement of the change as required by this chapter; 11 (8) The limited partnership has failed to file in the office of the secretary of state any 12 amendment to its certificate of limited partnership or any articles of dissolution, merger, or 13 consolidation as prescribed by this chapter; or 14 (9) A misrepresentation has been made of any material matter in any application, report, 15 affidavit, or other document submitted by the limited partnership pursuant to this chapter. 16 (b) No certificate of limited partnership of a limited partnership shall be revoked by the 17 secretary of state unless: 18 (1) The secretary of state shall have given the limited partnership notice thereof not less 19 than sixty (60) days prior to such revocation by regular mail addressed to the registered agent in 20 this state on file with the secretary of state's office, which notice shall specify the basis for the 21 revocation; provided, however, that if a prior mailing addressed to the address of the registered 22 agent of the limited partnership in this state currently on file with the secretary of state's office has 23 been returned as undeliverable by the United States Postal Service for any reason, or if the 24 revocation notice is returned as undeliverable by the United States Postal Service for any reason, the secretary of state shall give notice as follows: 25 26 (i) To the limited partnership at its principal office of record as shown in its most recent 27 annual report, and no further notice shall be required; or 28 (ii) In the case of a limited partnership that has not yet filed an annual report, then to the 29 limited partnership at the principal office in the certificate of limited partnership and no further 30 notice shall be required; and 31 (2) The limited partnership fails prior to revocation to file the annual report, pay the fees 32 or taxes, file the required statement of change of registered agent, file the articles of amendment or amendment to its registration or articles of dissolution, cancellation of registration, merger, or 33 34 consolidation, or correct the misrepresentation.

1	7-13.1-812. Issuance of certificates of revocation.
2	(a) Upon revoking any such certificate of limited partnership, the secretary of state shall:
3	(1) Issue a certificate of revocation in duplicate;
4	(2) File one of the certificates in the secretary of state's office;
5	(3) Send to the limited partnership by regular mail a certificate of revocation, addressed to
6	the registered agent of the limited partnership in this state on file with the secretary of state's office;
7	provided, however, that if a prior mailing addressed to the address of the registered agent of the
8	limited partnership in this state currently on file with the secretary of state's office has been returned
9	to the secretary of state as undeliverable by the United States Postal Service for any reason, or if
10	the revocation certificate is returned as undeliverable to the secretary of state's office by the United
11	States Postal Service for any reason, the secretary of state shall give notice as follows:
12	(i) To the limited partnership at its principal office of record as shown in its most recent
13	annual report, and no further notice shall be required; or
14	(ii) In the case of a limited partnership that has not yet filed an annual report, then to the
15	domestic limited-liability company at the principal office in the articles of organization or to the
16	authorized person listed on the articles of organization, and no further notice shall be required.
17	(b) A limited partnership that is revoked continues in existence as an entity but may not
18	carry on any activities except as necessary to wind up its activities and affairs and liquidate its
19	assets under §§ 7-13.1-802, 7-13.1-806, 7-13.1-807, 7-13.1-808, and 7-13.1-810, or to apply for
20	reinstatement under § 7-13.1-812.
21	(c) The revocation of a limited partnership does not terminate the authority of its registered
22	agent.
23	<u>7-13.1-813. Reinstatement.</u>
24	(a) Within ten (10) years after issuing a certificate of revocation as provided in § 7-13.1-
25	812, the secretary of state may withdraw the certificate of revocation and retroactively reinstate the
26	limited partnership in good standing as if its certificate of limited partnership had not been revoked
27	except as subsequently provided:
28	(1) On the filing by the limited partnership of the documents it had previously failed to file
29	as set forth in §§ 7-13.1-811(a)(3) through (6);
30	(2) On the payment by the limited partnership of a penalty in the amount of fifty dollars
31	(\$50.00) for each year or part of year that has elapsed since the issuance of the certificate of
32	revocation; and
33	(3) Upon the filing by the limited partnership of a certificate of good standing from the
34	Rhode Island division of taxation.

1	(b) If, as permitted by the provisions of this chapter or chapters 1.2, 6, 12, or 13.1 of this
2	title, another limited liability company, business or nonprofit corporation, registered limited
3	liability partnership or a limited partnership, or in each case domestic or foreign, authorized and
4	qualified to transact business in this state, bears or has filed a fictitious business name statement as
5	to or reserved or registered a name that is the same as, the name of the limited partnership with
6	respect to which the certificate of revocation is proposed to be withdrawn, then the secretary of
7	state shall condition the withdrawal of the certificate of revocation on the reinstated limited
8	partnership amending its certificate of limited partnership so as to designate a name that is not the
9	same as its former name.
10	(d) When reinstatement under this section has become effective, the following rules apply:
11	(1) The reinstatement relates back to and takes effect as of the effective date of the
12	certificate of revocation.
13	(2) The limited partnership resumes carrying on its activities and affairs as if the revocation
14	had not occurred.
15	(3) The rights of a person arising out of an act or omission in reliance on the revocation
16	before the person knew or had notice of the reinstatement are not affected.
17	7-13.1-814. Judicial review of denial of reinstatement.
18	(a) If the secretary of state denies a limited partnership's application for reinstatement
19	following administrative dissolution, the secretary of state shall serve the partnership with a notice
20	in a record that explains the reasons for the denial.
21	(b) A limited partnership may seek judicial review of denial of reinstatement in the superior
22	court not later than thirty (30) days after service of the notice of denial.
23	PART 9
24	ACTIONS BY PARTNERS
25	7-13.1-901. Direct action by partner.
26	(a) Subject to subsection (b) of this section, a partner may maintain a direct action against
27	another partner or the limited partnership, with or without an accounting as to the partnership's
28	activities and affairs, to enforce the partner's rights and otherwise protect the partner's interests,
29	including rights and interests under the partnership agreement or this chapter or arising
30	independently of the partnership relationship.
31	(b) A partner maintaining a direct action under this section must plead and prove an actual
32	or threatened injury that is not solely the result of an injury suffered or threatened to be suffered by
33	the limited partnership.
34	(c) A right to an accounting on a dissolution and winding up does not revive a claim barred

1 <u>by law.</u>

2	7-13.1-902. Derivative action.
3	A partner may maintain a derivative action to enforce a right of a limited partnership if:
4	(1) The partner first makes a demand on the general partners, requesting that they cause
5	the partnership to bring an action to enforce the right, and the general partners do not bring the
6	action within a reasonable time; or
7	(2) A demand under subsection (1) of this section would be futile.
8	7-13.1-903. Proper plaintiff.
9	A derivative action to enforce a right of a limited partnership may be maintained only by a
10	person that is a partner at the time the action is commenced and:
11	(1) Was a partner when the conduct giving rise to the action occurred; or
12	(2) Whose status as a partner devolved on the person by operation of law or pursuant to the
13	terms of the partnership agreement from a person that was a partner at the time of the conduct.
14	<u>7-13.1-904. Pleading.</u>
15	In a derivative action, the complaint must state with particularity:
16	(1) The date and content of plaintiff's demand and the response to the demand by the
17	general partner; or
18	(2) Why the demand should be excused as futile.
19	7-13.1-905. Special litigation committee.
20	(a) If a limited partnership is named as or made a party in a derivative proceeding, the
21	partnership may appoint a special litigation committee to investigate the claims asserted in the
22	proceeding and determine whether pursuing the action is in the best interests of the partnership. If
23	the partnership appoints a special litigation committee, on motion by the committee made in the
24	name of the partnership, except for good cause shown, the court shall stay discovery for the time
25	reasonably necessary to permit the committee to make its investigation. This subsection does not
26	prevent the court from:
27	(1) Enforcing a person's right to information under §§ 7-13.1-304 or 7-13.1-407; or
28	(2) Granting extraordinary relief in the form of a temporary restraining order or preliminary
29	injunction.
30	(b) A special litigation committee must be composed of one or more disinterested and
31	independent individuals, who may be partners.
32	(c) A special litigation committee may be appointed:
33	(1) By a majority of the general partners not named as parties in the proceeding; or
34	(2) If all general partners are named as parties in the proceeding, by a majority of the

- 1 general partners named as defendants.
- 2 (d) After appropriate investigation, a special litigation committee may determine that it is
- 3 in the best interests of the limited partnership that the proceeding:
- 4 (1) Continue under the control of the plaintiff;
- 5 (2) Continue under the control of the committee;
- 6 (3) Be settled on terms approved by the committee; or
- 7 <u>(4) Be dismissed.</u>
- 8 (e) After making a determination under subsection (d) of this section, a special litigation
- 9 committee shall file with the court a statement of its determination and its report supporting its
- 10 determination and shall serve each party with a copy of the determination and report. The court
- 11 shall determine whether the members of the committee were disinterested and independent and
- 12 whether the committee conducted its investigation and made its recommendation in good faith,
- 13 independently, and with reasonable care, with the committee having the burden of proof. If the
- 14 court finds that the members of the committee were disinterested and independent and that the
- 15 committee acted in good faith, independently, and with reasonable care, the court shall enforce the
- 16 determination of the committee. Otherwise, the court shall dissolve the stay of discovery entered
- 17 <u>under subsection (a) of this section and allow the action to continue under the control of the</u>
- 18 plaintiff.

19 **<u>7-13.1-906. Proceeds and expenses.</u>**

- 20 (a) Except as otherwise provided in subsection (b) of this section:
- 21 (1) Any proceeds or other benefits of a derivative action, whether by judgment,
- 22 compromise, or settlement, belong to the limited partnership and not to the plaintiff; and
- 23 (2) If the plaintiff receives any proceeds, the plaintiff shall remit them immediately to the
- 24 <u>partnership.</u>
- 25 (b) If a derivative action is successful in whole or in part, the court may award the plaintiff
- 26 reasonable expenses, including reasonable attorneys' fees and costs, from the recovery of the
- 27 <u>limited partnership.</u>

30

- 28 (c) A derivative action on behalf of a limited partnership may not be voluntarily dismissed
 29 or settled without the court's approval.
 - <u>PART 10</u>
- 31 <u>FOREIGN LIMITED PARTNERSHIPS</u>
 32 <u>7-13.1-1001. Governing law.</u>
- 33 (a) The law of the jurisdiction of formation of a foreign limited partnership governs:
- 34 (1) The internal affairs of the partnership;

- 1 (2) The liability of a partner as partner for a debt, obligation, or other liability of the
- 2 partnership; and
- 3 (3) The liability of a series of the partnership.
- 4 (b) A foreign limited partnership is not precluded from registering to do business in this
- 5 state because of any difference between the law of its jurisdiction of formation and the law of this
- 6 <u>state.</u>
- 7 (c) Registration of a foreign limited partnership to do business in this state does not
- 8 authorize the foreign partnership to engage in any activities and affairs or exercise any power that
- 9 <u>a limited partnership may not engage in or exercise in this state.</u>
- 10 **<u>7-13.1-1002. Registration to do business in this state.</u>**
- 11 (a) A foreign limited partnership may not do business in this state until it registers with the
- 12 secretary of state under this part.
- 13 (b) A foreign limited partnership doing business in this state may not maintain an action or
- 14 proceeding in this state unless it is registered to do business in this state.
- 15 (c) The failure of a foreign limited partnership to register to do business in this state does
- 16 <u>not impair the validity of a contract or act of the partnership or preclude it from defending an action</u>
- 17 <u>or proceeding in this state.</u>
- 18 (d) A limitation on the liability of a general partner or limited partner of a foreign limited
- 19 partnership is not waived solely because the partnership does business in this state without
- 20 registering to do business in this state.
- 21 (e) Section 7-13.1-1001(a) and 7-13.1-1001(b) applies even if the foreign limited
- 22 partnership fails to register under this part.
- 23 <u>7-13.1-1003. Foreign registration statement.</u>
- 24 <u>To register to do business in this state, a foreign limited partnership must deliver a foreign</u>
- 25 registration statement to the secretary of state for filing. The statement must state:
- 26 (1) The name of the partnership and, if the name does not comply with § 7-13.1-114, an
- 27 <u>alternate name adopted pursuant to § 7-13.1-1006(a);</u>
- 28 (2) That the partnership is a foreign limited partnership;
- 29 (3) The partnership's jurisdiction of formation;
- 30 (4) The general character of the business it proposes to transact in this state;
- 31 (5) The name and business address of each general partner;
- 32 (6) The street and mailing addresses of the partnership's principal office and, if the law of
- 33 the partnership's jurisdiction of formation requires the partnership to maintain an office in that
- 34 jurisdiction, the street and mailing addresses of the required office;

1 (7) The name and street and mailing addresses of the partnership's registered agent in this 2 state; 3 (8) A statement that the secretary of state is appointed the agent of a foreign limited 4 partnership for service of process if no agent has been appointed, or, if appointed, the agent's 5 authority has been revoked or if the agent cannot be found or served with the exercise of reasonable diligence; and 6 7 (9) Additional information as may be necessary or appropriate in order to enable the 8 secretary of state to determine whether the foreign limited partnership is entitled to a certificate of 9 authority to transact business in this state. 10 7-13.1-1004. Amendment of foreign registration statement. 11 A registered foreign limited partnership shall deliver to the secretary of state for filing an 12 amendment to its foreign registration statement if there is a change in: 13 (1) The name of the partnership; 14 (2) The alternate name adopted pursuant to § 7-13.1-1006(a); or 15 (3) The general partners of record. 16 7-13.1-1005. Activities not constituting doing business. 17 (a) Activities of a foreign limited partnership which do not constitute doing business in this 18 state under this part include: 19 (1) Maintaining, defending, mediating, arbitrating, or settling an action or proceeding; 20 (2) Carrying on any activity concerning its internal affairs, including holding meetings of 21 its partners; 22 (3) Maintaining accounts in financial institutions; 23 (4) Maintaining offices or agencies for the transfer, exchange, and registration of securities 24 of the partnership or maintaining trustees or depositories with respect to those securities; 25 (5) Selling through independent contractors; 26 (6) Soliciting or obtaining orders by any means if the orders require acceptance outside this 27 state before they become contracts; 28 (7) Creating or acquiring indebtedness, mortgages, or security interests in property; (8) Securing or collecting debts or enforcing mortgages or security interests in property 29 30 securing the debts and holding, protecting, or maintaining property; 31 (9) Conducting an isolated transaction that is not in the course of similar transactions; 32 (10) Owning, without more, property; and 33 (11) Doing business in interstate commerce. 34 (b) A person does not do business in this state solely by being a partner of a foreign limited

- 1 partnership that does business in this state.
- 2 (c) This section does not apply in determining the contacts or activities that may subject a foreign limited partnership to service of process, taxation, or regulation under law of this state other 3 4 than this chapter. 5 7-13.1-1006. Noncomplying name of foreign limited partnership. (a) A foreign limited partnership whose name does not comply with § 7-13.1-114 may not 6 7 register to do business in this state until it adopts, for the purpose of doing business in this state, an 8 alternate name that complies with § 7-13.1-114. After registering to do business in this state with 9 an alternate name, a partnership shall do business in this state under: 10 (1) The alternate name; 11 (2) The partnership's name, with the addition of its jurisdiction of formation; or 12 (3) A name the partnership is authorized to use under the law of this state other than this 13 chapter. 14 (b) If a registered foreign limited partnership changes its name to one that does not comply 15 with § 7-13.1-114, it may not do business in this state until it complies with subsection (a) of this 16 section by amending its registration to adopt an alternate name that complies with § 7-13.1-114. 17 7-13.1-1007. Withdrawal deemed on conversion to domestic filing entity or domestic 18 limited liability partnership. 19 A registered foreign limited partnership that converts to a domestic limited liability 20 partnership or to a domestic entity whose formation requires delivery of a record to the secretary 21 of state for filing is deemed to have withdrawn its registration on the effective date of the 22 conversion. 23 7-13.1-1008. Withdrawal on dissolution or conversion to nonfiling entity other than 24 limited liability partnership. 25 (a) A registered foreign limited partnership that has dissolved and completed winding up 26 or has converted to a domestic or foreign entity whose formation does not require the public filing 27 of a record, other than a limited liability partnership, shall deliver a statement of withdrawal to the 28 secretary of state for filing. The statement must state: 29 (1) In the case of a partnership that has completed winding up: 30 (i) Its name and jurisdiction of formation; 31 (ii) That the partnership surrenders its registration to do business in this state; 32 (iii) That the limited partnership revokes the authority of its registered agent in this state to accept service of process and consents that service of process in any action, suit, or proceeding 33
- 34 <u>based upon any cause of action arising in this state during the time the limited partnership was</u>

1	authorized to transact business in this state may subsequently be made on the limited partnership
2	by service on the secretary of state in accordance with subsection (b) of this section;
3	(iv) The post office address to which the secretary of state may mail a copy of any process
4	against the limited partnerships that is served on the secretary of state; and
5	(v) A statement that the limited partnership certifies that it has no outstanding tax
6	obligations. As required by § 7-13.1-213, the limited partnership has paid all fees and taxes.
7	(2) In the case of a partnership that has converted:
8	(i) The name of the converting partnership and its jurisdiction of formation;
9	(ii) The type of entity to which the partnership has converted and its jurisdiction of
10	formation:
11	(iii) That the converted entity surrenders the converting partnership's registration to do
12	business in this state and revokes the authority of the converting partnership's registered agent to
13	act as registered agent in this state on behalf of the partnership or the converted entity;
14	(iv) A mailing address to which service of process may be made under subsection (b), of
15	this section; and
16	(v) A statement that the limited partnership certifies that it has no outstanding tax
17	obligations. As required by § 7-13.1-213, the limited partnership has paid all fees and taxes.
18	(b) After a withdrawal under this section has become effective, service of process in any
19	action or proceeding based on a cause of action arising during the time the foreign limited
20	partnership was registered to do business in this state may be made pursuant to § 7-13.1-121.
21	7-13.1-1009. Transfer of registration.
22	(a) When a registered foreign limited partnership has merged into a foreign entity that is
23	not registered to do business in this state or has converted to a foreign entity required to register
24	with the secretary of state to do business in this state, the foreign entity shall deliver to the secretary
25	of state for filing an application for transfer of registration. The application must state:
26	(1) The name of the registered foreign limited partnership before the merger or conversion;
27	(2) That before the merger or conversion the registration pertained to a foreign limited
28	partnership;
29	(3) The name of the applicant foreign entity into which the foreign limited partnership has
30	merged or to which it has been converted and, if the name does not comply with § 7-13.1-114, an
31	alternate name adopted pursuant to § 7-13.1-1006(a);
32	(4) The type of entity of the applicant foreign entity and its jurisdiction of formation;
33	(5) The street and mailing addresses of the principal office of the applicant foreign entity
34	and, if the law of the entity's jurisdiction of formation requires the entity to maintain an office in

1	that jurisdiction, the street and mailing addresses of that office; and
2	(6) The name and street and mailing addresses of the applicant foreign entity's registered
3	agent in this state.
4	(b) When an application for transfer of registration takes effect, the registration of the
5	foreign limited partnership to do business in this state is transferred without interruption to the
6	foreign entity into which the partnership has merged or to which it has been converted.
7	7-13.1-1010. Revocation of registration.
8	(a) The registration of a foreign limited partnership may be revoked by the secretary of
9	state under the conditions prescribed in this section when it is established that:
10	(1) The limited partnership procured its certificate of registration through fraud;
11	(2) The limited partnership has continued to exceed or abuse the authority conferred upon
12	it by law;
13	(3) The limited partnership has failed to file its annual report within the time required by
14	this chapter;
15	(4) The limited partnership has failed to pay any required fees to the secretary of state when
16	they have become due and payable:
17	(5) The secretary of state has received notice from the division of taxation, in accordance
18	with § 7-13.1-214, that the limited partnership has failed to pay any fees or taxes due this state;
19	(6) The limited partnership has failed for thirty (30) days to appoint and maintain a
20	registered agent in this state as required by this chapter;
21	(7) The limited partnership has failed, after change of its registered agent, to file in the
22	office of the secretary of state a statement of the change as required by this chapter;
23	(8) The limited partnership has failed to file in the office of the secretary of state any
24	amendment to its certificate of registration or any articles of dissolution, merger, or consolidation
25	as prescribed by this chapter; or
26	(9) A misrepresentation has been made of any material matter in any application, report,
27	affidavit, or other document submitted by the limited partnership pursuant to this chapter.
28	(b) No certificate of registration of a limited partnership shall be revoked by the secretary
29	of state unless:
30	(1) The secretary of state shall have given the limited partnership notice thereof not less
31	than sixty (60) days prior to such revocation by regular mail addressed to the registered agent in
32	this state on file with the secretary of state's office, which notice shall specify the basis for the
33	revocation; provided, however, that if a prior mailing addressed to the address of the registered
34	agent of the limited partnership in this state currently on file with the secretary of state's office has

- 1 been returned as undeliverable by the United States Postal Service for any reason, or if the
- 2 revocation notice is returned as undeliverable by the United States Postal Service for any reason,
- 3 the secretary of state shall give notice as follows:
- 4 (i) To the limited partnership at its principal office of record as shown in its most recent
 5 annual report, and no further notice shall be required; or
- 6 (ii) In the case of a limited partnership that has not yet filed an annual report, then to the
- 7 limited partnership at the principal office in the certificate of registration of limited partnership and
- 8 <u>no further notice shall be required; and</u>
- 9 (2) The limited partnership fails prior to revocation to file the annual report, pay the fees
- 10 or taxes, file the required statement of change of registered agent, file the amendment to its
- 11 registration or certificate of withdrawal of registration, merger, or consolidation, or correct the
- 12 <u>misrepresentation</u>.
- 13 <u>7-13.1-1011. Issuance of certificates of revocation.</u>
- 14 (a) Upon revoking any such certificate of registration of limited partnership, the secretary
- 15 of state shall:
- 16 <u>(1) Issue a certificate of revocation in duplicate:</u>
- 17 (2) File one of the certificates in the secretary of state's office;
- 18 (3) Send to the limited partnership by regular mail a certificate of revocation, addressed to
- 19 the registered agent of the limited partnership in this state on file with the secretary of state's office;
- 20 provided, however, that if a prior mailing addressed to the address of the registered agent of the
- 21 limited partnership in this state currently on file with the secretary of state's office has been returned
- 22 to the secretary of state as undeliverable by the United States Postal Service for any reason, or if
- 23 the revocation certificate is returned as undeliverable to the secretary of state's office by the United
- 24 <u>States Postal Service for any reason, the secretary of state shall give notice as follows:</u>
- 25 (i) To the limited partnership at its principal office of record as shown in its most recent
 26 annual report, and no further notice shall be required; or
- 27 (ii) In the case of a limited partnership that has not yet filed an annual report, then to the
- 28 principal office listed in the certificate of registration, and no further notice shall be required.
- 29 (b) The authority of the registered foreign limited partnership to do business in this state
- 30 ceases on the effective date of the certificate of revocation, or to apply for reinstatement under § 7-
- 31 <u>13.1-1012.</u>
- 32 (c) The revocation of a limited partnership does not terminate the authority of its registered
- 33 <u>agent.</u>
- 34 <u>7-13.1-1012. Reinstatement.</u>

1	(a) Within ten (10) years after issuing a certificate of revocation as provided in § 7-13.1-
2	1011, the secretary of state may withdraw the certificate of revocation and retroactively reinstate
3	the limited partnership in good standing as if its certificate of registration of limited partnership had
4	not been revoked except as subsequently provided:
5	(1) On the filing by the limited partnership of the documents it had previously failed to file
6	as set forth in §§ 7-13.1-1010(a)(3) through (6);
7	(2) On the payment by the limited partnership of a penalty in the amount of fifty dollars
8	(\$50.00) for each year or part of year that has elapsed since the issuance of the certificate of
9	revocation; and
10	(3) Upon the filing by the limited partnership of a certificate of good standing from the
11	Rhode Island division of taxation.
12	(b) If, as permitted by the provisions of this chapter or chapters 1.2, 6, 12, or 13.1 of this
13	title, another limited liability company, business or nonprofit corporation, registered limited
14	liability partnership or a limited partnership, or in each case domestic or foreign, authorized and
15	qualified to transact business in this state, bears or has filed a fictitious business name statement as
16	to or reserved or registered a name that is the same as, the name of the limited partnership with
17	respect to which the certificate of revocation is proposed to be withdrawn, then the secretary of
18	state shall condition the withdrawal of the certificate of revocation on the reinstated limited
19	partnership amending its certificate of registration so as to designate a name that meets the
20	requirements of § 7-13.1-114 by adopting an alternate name pursuant to § 7-13.1-1006(a).
21	(d) When reinstatement under this section has become effective, the following rules apply:
22	(1) The reinstatement relates back to and takes effect as of the effective date of the
23	certificate of revocation.
24	(2) The limited partnership resumes carrying on its activities and affairs as if the revocation
25	had not occurred.
26	(3) The rights of a person arising out of an act or omission in reliance on the revocation
27	before the person knew or had notice of the reinstatement are not affected.
28	7-13.1-1013. Withdrawal of registration of registered foreign limited partnership.
29	(a) A registered foreign limited partnership may withdraw its registration by delivering a
30	statement of withdrawal to the secretary of state for filing. The statement of withdrawal must state:
31	(1) The name of the partnership and its jurisdiction of formation;
32	(2) That the partnership is not doing business in this state and that it withdraws its
33	registration to do business in this state;
34	(3) That the limited partnership revokes the authority of its registered agent in this state to

1	accept service of process and consents that service of process in any action, suit, or proceeding
2	based upon any cause of action arising in this state during the time the limited partnership was
3	authorized to transact business in this state may subsequently be made on the limited partnership
4	by service on the secretary of state in accordance with subsection (b) of this section;
5	(4) The post office address to which the secretary of state may mail a copy of any process
6	against the limited partnerships that is served on the secretary of state; and
7	(5) A statement that the limited partnership certifies that it has no outstanding tax
8	obligations. As required by § 7-13.1-213, the limited partnership has paid all fees and taxes.
9	(b) After the withdrawal of the registration of a foreign limited partnership, service of
10	process in any action or proceeding based on a cause of action arising during the time the
11	partnership was registered to do business in this state may be made pursuant to § 7-13.1-121.
12	7-13.1-1014. Action by attorney general.
13	The attorney general may maintain an action to enjoin a foreign limited partnership from
14	doing business in this state in violation of this chapter.
15	<u>PART 11</u>
16	MERGER, INTEREST EXCHANGE, CONVERSION, AND DOMESTICATION
17	SUBPART 1
18	GENERAL PROVISIONS
18 19	
	GENERAL PROVISIONS
19	<u>GENERAL PROVISIONS</u> <u>7-13.1-1101. Definitions.</u>
19 20	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part:
19 20 21	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of
19 20 21 22	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange.
 19 20 21 22 23 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of
 19 20 21 22 23 24 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange.
 19 20 21 22 23 24 25 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4.
 19 20 21 22 23 24 25 26 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4. (4) "Converted entity" means the converting entity as it continues in existence after a
 19 20 21 22 23 24 25 26 27 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4. (4) "Converted entity" means the converting entity as it continues in existence after a conversion.
 19 20 21 22 23 24 25 26 27 28 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of interests of interests of interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4. (4) "Converted entity" means the converting entity as it continues in existence after a conversion. (5) "Converting entity" means the domestic entity that approves a plan of conversion
 19 20 21 22 23 24 25 26 27 28 29 	GENERAL PROVISIONS
 19 20 21 22 23 24 25 26 27 28 29 30 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4. (4) "Converted entity" means the converting entity as it continues in existence after a conversion. (5) "Converting entity" means the domestic entity that approves a plan of conversion pursuat to \$ 7-13.1-1143 or the foreign entity that approves a conversion pursuant to the law of its jurisdiction of formation.
 19 20 21 22 23 24 25 26 27 28 29 30 31 	GENERAL PROVISIONS 7-13.1-1101. Definitions. As used in this part: (1) "Acquired entity" means the entity, all of one or more classes or series of interests of which are acquired in an interest exchange. (2) "Acquiring entity" means the entity that acquires all of one or more classes or series of interests of the acquired entity in an interest exchange. (3) "Conversion" means a transaction authorized by subpart 4. (4) "Converted entity" means the converting entity as it continues in existence after a conversion. (5) "Converting entity" means the domestic entity that approves a plan of conversion pursuant to \$ 7-13.1-1143 or the foreign entity that approves a conversion pursuant to the law of its jurisdiction of formation. (6) "Distributional interest" means the right under an unincorporated entity's organic law

1	(8) "Domesticated limited partnership" means the domesticating limited partnership as it
2	continues in existence after a domestication.
3	(9) "Domesticating limited partnership" means the domestic limited partnership that
4	approves a plan of domestication pursuant to § 7-13.1-1153 or the foreign limited partnership that
5	approves a domestication pursuant to the law of its jurisdiction of formation.
6	(10) "Domestication" means a transaction authorized by subpart 5.
7	(11) "Entity":
8	(i) Means:
9	(A) A business corporation;
10	(B) A nonprofit corporation:
11	(C) A general partnership, including a limited liability partnership;
12	(D) A limited partnership, including a limited liability limited partnership;
13	(E) A limited liability company;
14	(F) A general cooperative association;
15	(G) A limited cooperative association;
16	(H) An unincorporated nonprofit association;
17	(I) A statutory trust, business trust, or common-law business trust; or
18	(J) Any other person that has:
18 19	(J) Any other person that has: (I) A legal existence separate from any interest holder of that person; or
19	(I) A legal existence separate from any interest holder of that person; or
19 20	(I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and
19 20 21	(I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include:
19 20 21 22	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual;
 19 20 21 22 23 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust;
 19 20 21 22 23 24 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this
 19 20 21 22 23 24 25 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this
 19 20 21 22 23 24 25 26 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction;
 19 20 21 22 23 24 25 26 27 	 (1) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction; (D) A decedent's estate; or
 19 20 21 22 23 24 25 26 27 28 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction; (D) A decedent's estate; or (E) A government or a governmental subdivision, agency, or instrumentality.
 19 20 21 22 23 24 25 26 27 28 29 	 (1) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction; (D) A decedent's estate; or (E) A government or a governmental subdivision, agency, or instrumentality. (12) "Filing entity" means an entity whose formation requires the filing of a public organic
 19 20 21 22 23 24 25 26 27 28 29 30 	 (I) A legal existence separate from any interest holder of that person; or (II) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction; (D) A decedent's estate; or (E) A government or a governmental subdivision, agency, or instrumentality, (12) "Filing entity" means an entity whose formation requires the filing of a public organic
 19 20 21 22 23 24 25 26 27 28 29 30 31 	 (1) A legal existence separate from any interest holder of that person; or (1) The power to acquire an interest in real property in its own name; and (ii) Does not include: (A) An individual; (B) A trust with a predominantly donative purpose or a charitable trust; (C) An association or relationship that is not an entity listed in subsection (11)(i) of this section and is not a partnership under the rules stated in § 7-12-18 or a similar provision of the law of another jurisdiction; (D) A decedent's estate; or (E) A government or a governmental subdivision, agency, or instrumentality. (12) "Filing entity" means an entity whose formation requires the filing of a public organic record. The term does not include a limited liability partnership. (13) "Foreign", with respect to an entity, means an entity governed as to its internal affairs

1		(i) Receive or demand access to information concerning, or the books and records of, the
2	<u>entity;</u>	
3		(ii) Vote for or consent to the election of the governors of the entity; or
4		(iii) Receive notice of or vote on or consent to an issue involving the internal affairs of the
5	entity.	
6		(15) "Governor" means:
7		(i) A director of a business corporation or an officer of a business corporation that has no
8	board o	of directors;
9		(ii) A director or trustee of a nonprofit corporation;
10		(iii) A general partner of a general partnership;
11		(iv) A general partner of a limited partnership;
12		(v) A manager of a manager-managed limited liability company;
13		(vi) A member of a member-managed limited liability company;
14		(vii) A director of a general cooperative association;
15		(viii) A director of a limited cooperative association;
16		(ix) A manager of an unincorporated nonprofit association;
17		(x) A trustee of a statutory trust, business trust, or common-law business trust; or
18		(xi) Any other person under whose authority the powers of an entity are exercised and
19	under v	whose direction the activities and affairs of the entity are managed pursuant to the organic
20	law and	d organic rules of the entity.
21		(16) "Interest" means:
22		(i) A share in a business corporation;
23		(ii) A membership in a nonprofit corporation;
24		(iii) A partnership interest in a general partnership;
25		(iv) A partnership interest in a limited partnership;
26		(v) A membership interest in a limited liability company;
27		(vi) A share in a general cooperative association;
28		(vii) A member's interest in a limited cooperative association;
29		(viii) A membership in an unincorporated nonprofit association;
30		(ix) A beneficial interest in a statutory trust, business trust, or common-law business trust;
31	or	
32		(x) A governance interest or distributional interest in any other type of unincorporated
33	<u>entity.</u>	
34		(17) "Interest exchange" means a transaction authorized by subpart 3.

1	(18) "Interest holder" means:
2	(i) A shareholder of a business corporation;
3	(ii) A member of a nonprofit corporation;
4	(iii) A general partner of a general partnership;
5	(iv) A general partner of a limited partnership;
6	(v) A limited partner of a limited partnership;
7	(vi) A member of a limited liability company;
8	(vii) A shareholder of a general cooperative association;
9	(viii) A member of a limited cooperative association;
10	(ix) A member of an unincorporated nonprofit association;
11	(x) A beneficiary or beneficial owner of a statutory trust, business trust, or common-law
12	business trust; or
13	(xi) Any other direct holder of an interest.
14	(19) "Interest holder liability" means:
15	(i) Personal liability for a liability of an entity which is imposed on a person:
16	(A) Solely by reason of the status of the person as an interest holder; or
17	(B) By the organic rules of the entity which make one or more specified interest holders or
18	categories of interest holders liable in their capacity as interest holders for all or specified liabilities
19	of the entity; or
20	(ii) An obligation of an interest holder under the organic rules of an entity to contribute to
21	the entity.
22	(20) "Merger" means a transaction authorized by subpart 2.
23	(21) "Merging entity" means an entity that is a party to a merger and exists immediately
24	before the merger becomes effective.
25	(22) "Organic law" means the law of an entity's jurisdiction of formation governing the
26	internal affairs of the entity.
27	(23) "Organic rules" means the public organic record and private organic rules of an entity.
28	(24) "Plan" means a plan of merger, plan of interest exchange, plan of conversion, or plan
29	of domestication.
30	(25) "Plan of conversion" means a plan under § 7-13.1-1142.
31	
	(26) "Plan of domestication" means a plan under § 7-13.1-1152.
32	(26) "Plan of domestication" means a plan under § 7-13.1-1152. (27) "Plan of interest exchange" means a plan under § 7-13.1-1132.
32 33	

1 internal affairs of an entity, are binding on all its interest holders, and are not part of its public 2 organic record, if any. The term includes: 3 (i) The bylaws of a business corporation; 4 (ii) The bylaws of a nonprofit corporation; 5 (iii) The partnership agreement of a general partnership; (iv) The partnership agreement of a limited partnership; 6 7 (v) The operating agreement of a limited liability company; 8 (vi) The bylaws of a general cooperative association; 9 (vii) The bylaws of a limited cooperative association; 10 (viii) The governing principles of an unincorporated nonprofit association; and 11 (ix) The trust instrument of a statutory trust or similar rules of a business trust or a common-12 law business trust. 13 (30) "Protected agreement" means: 14 (i) A record evidencing indebtedness and any related agreement in effect on the effective 15 date of this chapter; 16 (ii) An agreement that is binding on an entity on the effective date of this chapter; 17 (iii) The organic rules of an entity in effect on the effective date of this chapter; or 18 (iv) An agreement that is binding on any of the governors or interest holders of an entity 19 on the effective date of this chapter. 20 (31) "Public organic record" means the record the filing of which by the secretary of state 21 is required to form an entity and any amendment to or restatement of that record. The term includes: 22 (i) The articles of incorporation of a business corporation; (ii) The articles of incorporation of a nonprofit corporation; 23 24 (iii) The certificate of limited partnership of a limited partnership; (iv) The certificate of organization of a limited liability company; 25 26 (v) The articles of incorporation of a general cooperative association; 27 (vi) The articles of organization of a limited cooperative association; and 28 (vii) The certificate of trust of a statutory trust or similar record of a business trust. 29 (32) "Registered foreign entity" means a foreign entity that is registered to do business in 30 this state pursuant to a record filed by the secretary of state. 31 (33) "Statement of conversion" means a statement under § 7-13.1-1145. 32 (34) "Statement of domestication" means a statement under § 7-13.1-1155. 33 (35) "Statement of interest exchange" means a statement under § 7-13.1-1135. (36) "Statement of merger" means a statement under § 7-13.1-1125. 34

- (37)
 - (37) "Surviving entity" means the entity that continues in existence after or is created by a

2 <u>merger</u>.

1

- 3 (38) "Type of entity" means a generic form of entity:
- 4 (i) Recognized at common law; or
- 5 (ii) Formed under an organic law, whether or not some entities formed under that organic
- 6 law are subject to provisions of that law that create different categories of the form of entity.
- 7 7-13.1-1102. Relationship of part 11 to other laws.
- 8 (a) This part 11 does not authorize an act prohibited by, and does not affect the application
- 9 or requirements of, law other than this part 11.
- 10 (b) A transaction effected under this part 11 may not create or impair a right, duty, or
- 11 <u>obligation of a person under the statutory law of this state relating to a change in control, takeover,</u>
- 12 <u>business combination, control-share acquisition, or similar transaction involving a domestic</u>
- 13 merging, acquired, converting, or domesticating business corporation unless:
- 14 (1) If the corporation does not survive the transaction, the transaction satisfies any
- 15 requirements of the law; or
- 16 (2) If the corporation survives the transaction, the approval of the plan is by a vote of the
- 17 <u>shareholders or directors which would be sufficient to create or impair the right, duty, or obligation</u>
- 18 <u>directly under the law.</u>
- 19 **<u>7-13.1-1103. Required notice or approval.</u>**
- 20 (a) A domestic or foreign entity that is required to give notice to, or obtain the approval of,
- 21 <u>a governmental agency or officer of this state to be a party to a merger must give the notice or</u>
- 22 <u>obtain the approval to be a party to an interest exchange, conversion, or domestication.</u>
- 23 (b) Property held for a charitable purpose under the law of this state by a domestic or
- 24 foreign entity immediately before a transaction under this part 11 becomes effective may not, as a
- 25 result of the transaction, be diverted from the objects for which it was donated, granted, devised,
- 26 or otherwise transferred unless, to the extent required by or pursuant to the law of this state
- 27 <u>concerning cy pres or other law dealing with nondiversion of charitable assets, the entity obtains</u>
- 28 an appropriate order of the superior court specifying the disposition of the property.
- 29 (c) A bequest, devise, gift, grant, or promise contained in a will or other instrument of
- 30 donation, subscription, or conveyance which is made to a merging entity that is not the surviving
- 31 <u>entity and which takes effect or remains payable after the merger inures to the surviving entity.</u>
- 32 (d) A trust obligation that would govern property if transferred to a nonsurviving entity
- 33 applies to property that is transferred to the surviving entity under this section.
- 34 <u>7-13.1-1104. Nonexclusivity.</u>

1	The fact that a transaction under this part 11 produces a certain result does not preclude the
2	same result from being accomplished in any other manner permitted by law other than this part 11.
3	7-13.1-1105. Reference to external facts.
4	A plan may refer to facts ascertainable outside the plan if the manner in which the facts
5	will operate upon the plan is specified in the plan. The facts may include the occurrence of an event
6	or a determination or action by a person, whether or not the event, determination, or action is within
7	the control of a party to the transaction.
8	7-13.1-1106. Appraisal rights.
9	An interest holder of a domestic merging, acquired, converting, or domesticating limited
10	partnership is entitled to contractual appraisal rights in connection with a transaction under this part
11	11 to the extent provided in:
12	(1) The partnership agreement; or
13	<u>(2) The plan.</u>
14	7-13.1-1107. Excluded entities and transactions; other applicable law
15	(a) This part 11 may not be used to effect a transaction that is prohibited by law of this state
16	other than this chapter.
17	(b) If law of this state other than this chapter applies to a transaction that is otherwise within
18	the scope of this part 11, the transaction is still subject to such other law.
19	SUBPART 2
20	MERGER
20 21	<u>MERGER</u> <u>7-13.1-1121. Merger authorized.</u>
21	7-13.1-1121. Merger authorized.
21 22	7-13.1-1121. Merger authorized. (a) By complying with this subpart:
21 22 23	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or
21 22 23 24	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and
 21 22 23 24 25 	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership.
 21 22 23 24 25 26 	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign
 21 22 23 24 25 26 27 	 7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity may be a party to a merger under this subpart or may be the surviving entity in such a merger
 21 22 23 24 25 26 27 28 	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity may be a party to a merger under this subpart or may be the surviving entity in such a merger if the merger is authorized by the law of the foreign entity's jurisdiction of formation.
 21 22 23 24 25 26 27 28 29 	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity may be a party to a merger under this subpart or may be the surviving entity in such a merger if the merger is authorized by the law of the foreign entity's jurisdiction of formation. 7-13.1-1122. Plan of merger.
 21 22 23 24 25 26 27 28 29 30 	 7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity may be a party to a merger under this subpart or may be the surviving entity in such a merger if the merger is authorized by the law of the foreign entity's jurisdiction of formation. 7-13.1-1122. Plan of merger. (a) A domestic limited partnership may become a party to a merger under this subpart by
 21 22 23 24 25 26 27 28 29 30 31 	7-13.1-1121. Merger authorized. (a) By complying with this subpart: (1) One or more domestic limited partnerships may merge with one or more domestic or foreign entities into a domestic or foreign surviving entity; and (2) Two (2) or more foreign entities may merge into a domestic limited partnership. (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity may be a party to a merger under this subpart or may be the surviving entity in such a merger if the merger is authorized by the law of the foreign entity's jurisdiction of formation. 7-13.1-1122. Plan of merger. (a) A domestic limited partnership may become a party to a merger under this subpart by approving a plan of merger. The plan must be in a record and contain:

1 (3) The manner of converting the interests in each party to the merger into interests, 2 securities, obligations, money, other property, rights to acquire interests or securities, or any 3 combination of the foregoing; 4 (4) If the surviving entity exists before the merger, any proposed amendments to: 5 (i) Its public organic record, if any; and (ii) Its private organic rules that are, or are proposed to be, in a record; 6 7 (5) If the surviving entity is to be created in the merger: 8 (i) Its proposed public organic record, if any; and 9 (ii) The full text of its private organic rules that are proposed to be in a record; 10 (6) The other terms and conditions of the merger; and 11 (7) Any other provision required by the law of a merging entity's jurisdiction of formation 12 or the organic rules of a merging entity. 13 (b) In addition to the requirements of subsection (a) of this section, a plan of merger may 14 contain any other provision not prohibited by law. 15 7-13.1-1123. Approval of merger. 16 (a) A plan of merger is not effective unless it has been approved: 17 (1) By a domestic merging limited partnership, by all the partners of the partnership entitled 18 to vote on or consent to any matter; and 19 (2) In a record, by each partner of a domestic merging limited partnership which will have 20 interest holder liability for debts, obligations, and other liabilities that are incurred after the merger 21 becomes effective, unless: 22 (i) The partnership agreement of the partnership provides in a record for the approval of a 23 merger in which some or all of its partners become subject to interest holder liability by the 24 affirmative vote or consent of fewer than all the partners; and 25 (ii) The partner consented in a record to or voted for that provision of the partnership 26 agreement or became a partner after the adoption of that provision. 27 (b) A merger involving a domestic merging entity that is not a limited partnership is not 28 effective unless the merger is approved by that entity in accordance with its organic law. 29 (c) A merger involving a foreign merging entity is not effective unless the merger is 30 approved by the foreign entity in accordance with the law of the foreign entity's jurisdiction of 31 formation. 32 7-13.1-1124. Amendment or abandonment of plan of merger. 33 (a) A plan of merger may be amended only with the consent of each party to the plan, except as otherwise provided in the plan. 34

1	(b) A domestic merging limited partnership may approve an amendment of a plan of
2	merger:
3	(1) In the same manner as the plan was approved, if the plan does not provide for the
4	manner in which it may be amended; or
5	(2) By its partners in the manner provided in the plan, but a partner that was entitled to vote
6	on or consent to approval of the merger is entitled to vote on or consent to any amendment of the
7	plan that will change:
8	(i) The amount or kind of interests, securities, obligations, money, other property, rights to
9	acquire interests or securities, or any combination of the foregoing, to be received by the interest
10	holders of any party to the plan;
11	(ii) The public organic record, if any, or private organic rules of the surviving entity that
12	will be in effect immediately after the merger becomes effective, except for changes that do not
13	require approval of the interest holders of the surviving entity under its organic law or organic rules;
14	<u>or</u>
15	(iii) Any other terms or conditions of the plan, if the change would adversely affect the
16	partner in any material respect.
17	(c) After a plan of merger has been approved and before a statement of merger becomes
18	effective, the plan may be abandoned as provided in the plan. Unless prohibited by the plan, a
19	domestic merging limited partnership may abandon the plan in the same manner as the plan was
20	approved.
21	(d) If a plan of merger is abandoned after a statement of merger has been delivered to the
22	secretary of state for filing and before the statement becomes effective, a statement of
23	abandonment, signed by a party to the plan, must be delivered to the secretary of state for filing
24	before the statement of merger becomes effective. The statement of abandonment takes effect on
25	filing, and the merger is abandoned and does not become effective. The statement of abandonment
26	must contain:
27	(1) The name of each party to the plan of merger;
28	(2) The date on which the statement of merger was filed by the secretary of state; and
29	(3) A statement that the merger has been abandoned in accordance with this section.
30	7-13.1-1125. Articles of merger Effective date of merger.
31	(a) Articles of merger must be signed by each merging entity and delivered to the secretary
32	of state for filing.
33	(b) Articles of merger must contain:
34	(1) The name, jurisdiction of formation, and type of entity of each merging entity that is

1 not the surviving entity; 2 (2) The name, jurisdiction of formation, and type of entity of the surviving entity; (3) A statement that the merger was approved by each domestic merging entity, if any, in 3 4 accordance with this subpart and by each foreign merging entity, if any, in accordance with the law 5 of its jurisdiction of formation; (4) If the surviving entity exists before the merger and is a domestic filing entity, any 6 7 amendment to its public organic record approved as part of the plan of merger; 8 (5) If the surviving entity is created by the merger and is a domestic filing entity, its public 9 organic record, as an attachment; and 10 (6) If the surviving entity is created by the merger and is a domestic limited liability 11 partnership, its statement of qualification, as an attachment. 12 (c) In addition to the requirements of subsection (b) of this section, a statement of merger 13 may contain any other provision not prohibited by law. 14 (d) If the surviving entity is a domestic entity, its public organic record, if any, must satisfy 15 the requirements of the law of this state, except that the public organic record does not need to be 16 signed. 17 (e) If the surviving or resulting entity is not a domestic limited partnership or another filing entity of record in the office of the secretary of state, a statement that the surviving or resulting 18 19 other entity agrees that it may be served with process in Rhode Island in any action, suit or 20 proceeding for the enforcement of any obligation of any domestic limited partnership that is to 21 merge, irrevocably appointing the secretary of state as its agent to accept service of process in the 22 action, suit or proceeding and specifying the address to which a copy of the process is to be mailed 23 to it by the secretary of state. In the event of service under this section on the secretary of state, the 24 procedures set forth in § 7-13.1-121 are applicable, except that the plaintiff in any action, suit or 25 proceeding shall furnish the secretary of state with the address specified in the articles of merger 26 provided for in this section and any other address that the plaintiff elects to furnish, together with 27 copies of the process as required by the secretary of state, and the secretary of state shall notify the 28 surviving or resulting other business entity at all addresses furnished by the plaintiff in accordance 29 with the procedures set forth in § 7-13.1-121. 30 (f) A statement that the merging entity certifies that it has no outstanding tax obligations. 31 As required by §§ 7-13.1-213, 7-16-67 and 44-11-26.1, the merging entity has paid all fees and 32 taxes. (g) If the surviving entity is a domestic limited partnership, the merger becomes effective 33 when the articles of merger is effective. In all other cases, the merger becomes effective on the later 34

1	<u>of:</u>
2	(1) The date and time provided by the organic law of the surviving entity; and
3	(2) When the articles of merger is effective.
4	7-13.1-1126. Effect of merger.
5	(a) When a merger becomes effective:
6	(1) The surviving entity continues or comes into existence;
7	(2) Each merging entity that is not the surviving entity ceases to exist;
8	(3) All property of each merging entity vests in the surviving entity without transfer,
9	reversion, or impairment;
10	(4) All debts, obligations, and other liabilities of each merging entity are debts, obligations,
11	and other liabilities of the surviving entity;
12	(5) Except as otherwise provided by law or the plan of merger, all the rights, privileges,
13	immunities, powers, and purposes of each merging entity vest in the surviving entity;
14	(6) If the surviving entity exists before the merger:
15	(i) All its property continues to be vested in it without transfer, reversion, or impairment;
16	(ii) It remains subject to all its debts, obligations, and other liabilities; and
17	(iii) All its rights, privileges, immunities, powers, and purposes continue to be vested in it;
18	(7) The name of the surviving entity may be substituted for the name of any merging entity
19	that is a party to any pending action or proceeding;
20	(8) If the surviving entity exists before the merger:
21	(i) Its public organic record, if any, is amended to the extent provided in the statement of
22	merger; and
23	(ii) Its private organic rules that are to be in a record, if any, are amended to the extent
24	provided in the plan of merger;
25	(9) If the surviving entity is created by the merger, its private organic rules become
26	effective and:
27	(i) If it is a filing entity, its public organic record becomes effective; and
28	(ii) If it is a limited liability partnership, its statement of qualification becomes effective;
29	and
30	(10) The interests in each merging entity which are to be converted in the merger are
31	converted, and the interest holders of those interests are entitled only to the rights provided to them
32	under the plan of merger and to any appraisal rights they have under § 7-13.1-1106 and the merging
33	entity's organic law.
34	(b) Except as otherwise provided in the organic law or organic rules of a merging entity,

1 the merger does not give rise to any rights that an interest holder, governor, or third party would

- 2 <u>have upon a dissolution, liquidation, or winding up of the merging entity.</u>
- 3 (c) When a merger becomes effective, a person that did not have interest holder liability 4 with respect to any of the merging entities and becomes subject to interest holder liability with 5 respect to a domestic entity as a result of the merger has interest holder liability only to the extent provided by the organic law of that entity and only for those debts, obligations, and other liabilities 6 7 that are incurred after the merger becomes effective. 8 (d) When a merger becomes effective, the interest holder liability of a person that ceases 9 to hold an interest in a domestic merging limited partnership with respect to which the person had 10 interest holder liability is subject to the following rules: 11 (1) The merger does not discharge any interest holder liability under this chapter to the 12 extent the interest holder liability was incurred before the merger became effective. 13 (2) The person does not have interest holder liability under this chapter for any debt, 14 obligation, or other liability that is incurred after the merger becomes effective. 15 (3) This chapter continues to apply to the release, collection, or discharge of any interest 16 holder liability preserved under subsection (d)(1) of this section as if the merger had not occurred. 17 (4) The person has whatever rights of contribution from any other person as are provided 18 by this chapter, law other than this chapter, or the partnership agreement of the domestic merging 19 limited partnership with respect to any interest holder liability preserved under subsection (d)(1) of 20 this section as if the merger had not occurred. 21 (e) When a merger becomes effective, a foreign entity that is the surviving entity may be 22 served with process in this state for the collection and enforcement of any debts, obligations, or 23 other liabilities of a domestic merging limited partnership as provided in § 7-13.1-121. 24 (f) When a merger becomes effective, the registration to do business in this state of any 25 foreign merging entity that is not the surviving entity is canceled. 26 SUBPART 3 27 **INTEREST EXCHANGE** 28 7-13.1-1131. Interest exchange authorized. 29 (a) By complying with this subpart: 30 (1) A domestic limited partnership may acquire all of one or more classes or series of 31 interests of another domestic entity or a foreign entity in exchange for interests, securities, 32 obligations, money, other property, rights to acquire interests or securities, or any combination of 33 the foregoing; or
- 34 (2) All of one or more classes or series of interests of a domestic limited partnership may

1 be acquired by another domestic entity or a foreign entity in exchange for interests, securities, 2 obligations, money, other property, rights to acquire interests or securities, or any combination of 3 the foregoing. 4 (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign 5 entity may be the acquiring or acquired entity in an interest exchange under this subpart if the interest exchange is authorized by the law of the foreign entity's jurisdiction of formation. 6 7 (c) If a protected agreement contains a provision that applies to a merger of a domestic 8 limited partnership but does not refer to an interest exchange, the provision applies to an interest 9 exchange in which the domestic limited partnership is the acquired entity as if the interest exchange 10 were a merger until the provision is amended after the effective date of this chapter. 11 7-13.1-1132. Plan of interest exchange. 12 (a) A domestic limited partnership may be the acquired entity in an interest exchange under 13 this subpart by approving a plan of interest exchange. The plan must be in a record and contain: 14 (1) The name of the acquired entity; 15 (2) The name, jurisdiction of formation, and type of entity of the acquiring entity; 16 (3) The manner of converting the interests in the acquired entity into interests, securities, 17 obligations, money, other property, rights to acquire interests or securities, or any combination of 18 the foregoing; 19 (4) Any proposed amendments to: 20 (i) The certificate of limited partnership of the acquired entity; and 21 (ii) The partnership agreement of the acquired entity that are, or are proposed to be, in a 22 record; 23 (5) The other terms and conditions of the interest exchange; and 24 (6) Any other provision required by the law of this state or the partnership agreement of 25 the acquired entity. 26 (b) In addition to the requirements of subsection (a) of this section, a plan of interest 27 exchange may contain any other provision not prohibited by law. 28 7-13.1-1133. Approval of interest exchange. 29 (a) A plan of interest exchange is not effective unless it has been approved: 30 (1) By all the partners of a domestic acquired limited partnership entitled to vote on or 31 consent to any matter; and 32 (2) In a record, by each partner of the domestic acquired limited partnership that will have interest holder liability for debts, obligations, and other liabilities that are incurred after the interest 33 34 exchange becomes effective, unless:

1 (i) The partnership agreement of the partnership provides in a record for the approval of an 2 interest exchange or a merger in which some or all its partners become subject to interest holder 3 liability by the affirmative vote or consent of fewer than all of the partners; and 4 (ii) The partner consented in a record to or voted for that provision of the partnership 5 agreement or became a partner after the adoption of that provision. 6 (b) An interest exchange involving a domestic acquired entity that is not a limited 7 partnership is not effective unless it is approved by the domestic entity in accordance with its 8 organic law. 9 (c) An interest exchange involving a foreign acquired entity is not effective unless it is 10 approved by the foreign entity in accordance with the law of the foreign entity's jurisdiction of 11 formation. 12 (d) Except as otherwise provided in its organic law or organic rules, the interest holders of 13 the acquiring entity are not required to approve the interest exchange. 14 7-13.1-1134. Amendment or abandonment of plan of interest exchange. 15 (a) A plan of interest exchange may be amended only with the consent of each party to the 16 plan, except as otherwise provided in the plan. 17 (b) A domestic acquired limited partnership may approve an amendment of a plan of interest exchange: 18 19 (1) In the same manner as the plan was approved, if the plan does not provide for the 20 manner in which it may be amended; or 21 (2) By its partners in the manner provided in the plan, but a partner that was entitled to vote 22 on or consent to approval of the interest exchange is entitled to vote on or consent to any amendment 23 of the plan that will change: 24 (i) The amount or kind of interests, securities, obligations, money, other property, rights to acquire interests or securities, or any combination of the foregoing, to be received by any of the 25 26 partners of the acquired partnership under the plan; 27 (ii) The certificate of limited partnership or partnership agreement of the acquired 28 partnership that will be in effect immediately after the interest exchange becomes effective, except 29 for changes that do not require approval of the partners of the acquired partnership under this 30 chapter or the partnership agreement; or 31 (iii) Any other terms or conditions of the plan, if the change would adversely affect the 32 partner in any material respect. 33 (c) After a plan of interest exchange has been approved and before a statement of interest exchange becomes effective, the plan may be abandoned as provided in the plan. Unless prohibited 34

1	by the plan, a domestic acquired limited partnership may abandon the plan in the same manner as
2	the plan was approved.
3	(d) If a plan of interest exchange is abandoned after a statement of interest exchange has
4	been delivered to the secretary of state for filing and before the statement becomes effective, a
5	statement of abandonment, signed by the acquired limited partnership, must be delivered to the
6	secretary of state for filing before the statement of interest exchange becomes effective. The
7	statement of abandonment takes effect on filing, and the interest exchange is abandoned and does
8	not become effective. The statement of abandonment must contain:
9	(1) The name of the acquired partnership;
10	(2) The date on which the statement of interest exchange was filed by the secretary of state;
11	and
12	(3) A statement that the interest exchange has been abandoned in accordance with this
13	section.
14	7-13.1-1135. Statement of interest exchange Effective date of interest exchange.
15	(a) A statement of interest exchange must be signed by a domestic acquired limited
16	partnership and delivered to the secretary of state for filing.
17	(b) A statement of interest exchange must contain:
18	(1) The name of the acquired limited partnership:
19	(2) The name, jurisdiction of formation, and type of entity of the acquiring entity;
20	(3) A statement that the plan of interest exchange was approved by the acquired limited
21	partnership in accordance with this subpart; and
22	(4) Any amendments to the acquired limited partnership's certificate of limited partnership
	(4) Any anendments to the acquired innited particising's certificate of innited particising
23	approved as part of the plan of interest exchange.
23 24	
	approved as part of the plan of interest exchange.
24	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest
24 25	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law.
24 25 26	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is
24 25 26 27	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is effective.
24 25 26 27 28	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is effective. <u>7-13.1-1136. Effect of interest exchange.</u>
24 25 26 27 28 29	 approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is effective. 7-13.1-1136. Effect of interest exchange. (a) When an interest exchange in which the acquired entity is a domestic limited
 24 25 26 27 28 29 30 	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is effective. 7-13.1-1136. Effect of interest exchange. (a) When an interest exchange in which the acquired entity is a domestic limited partnership becomes effective:
 24 25 26 27 28 29 30 31 	approved as part of the plan of interest exchange. (c) In addition to the requirements of subsection (b) of this section, a statement of interest exchange may contain any other provision not prohibited by law. (d) An interest exchange becomes effective when the statement of interest exchange is effective. 7-13.1-1136. Effect of interest exchange. (a) When an interest exchange in which the acquired entity is a domestic limited partnership becomes effective: (1) The interests in the acquired partnership which are the subject of the interest exchange

1 partnership stated in the plan of interest exchange to be acquired by the acquiring entity; 2 (3) The certificate of limited partnership of the acquired partnership is amended to the 3 extent provided in the statement of interest exchange; and 4 (4) The provisions of the partnership agreement of the acquired partnership that are to be 5 in a record, if any, are amended to the extent provided in the plan of interest exchange. 6 (b) Except as otherwise provided in the certificate of limited partnership or partnership 7 agreement of a domestic acquired limited partnership, the interest exchange does not give rise to 8 any rights that a partner or third party would have upon a dissolution, liquidation, or winding up of 9 the acquired partnership. 10 (c) When an interest exchange becomes effective, a person that did not have interest holder 11 liability with respect to a domestic acquired limited partnership and becomes subject to interest 12 holder liability with respect to a domestic entity as a result of the interest exchange has interest 13 holder liability only to the extent provided by the organic law of the entity and only for those debts, 14 obligations, and other liabilities that are incurred after the interest exchange becomes effective. 15 (d) When an interest exchange becomes effective, the interest holder liability of a person 16 that ceases to hold an interest in a domestic acquired limited partnership with respect to which the person had interest holder liability is subject to the following rules: 17 18 (1) The interest exchange does not discharge any interest holder liability under this chapter 19 to the extent the interest holder liability was incurred before the interest exchange became effective. 20 (2) The person does not have interest holder liability under this chapter for any debt, 21 obligation, or other liability that is incurred after the interest exchange becomes effective. 22 (3) This chapter continues to apply to the release, collection, or discharge of any interest 23 holder liability preserved under subsection (d)(1) of this section as if the interest exchange had not 24 occurred. 25 (4) The person has whatever rights of contribution from any other person as are provided 26 by this chapter, law other than this chapter, or the partnership agreement of the domestic acquired 27 partnership with respect to any interest holder liability preserved under subsection (d)(1) of this 28 section as if the interest exchange had not occurred. 29 **SUBPART 4** 30 **CONVERSION** 31 7-13.1-1141. Conversion authorized. 32 (a) By complying with this subpart, a domestic limited partnership may become: (1) A domestic entity that is a different type of entity; or 33 (2) A foreign entity that is a different type of entity, if the conversion is authorized by the 34

- 1 <u>law of the foreign entity's jurisdiction of formation.</u>
- 2 (b) By complying with the provisions of this subpart applicable to foreign entities, a foreign entity that is not a foreign limited partnership may become a domestic limited partnership if the 3 4 conversion is authorized by the law of the foreign entity's jurisdiction of formation. 5 (c) If a protected agreement contains a provision that applies to a merger of a domestic limited partnership but does not refer to a conversion, the provision applies to a conversion of the 6 7 partnership as if the conversion were a merger until the provision is amended after the effective 8 date of this chapter. 9 7-13.1-1142. Plan of conversion. 10 (a) A domestic limited partnership may convert to a different type of entity under this 11 subpart by approving a plan of conversion. The plan must be in a record and contain: 12 (1) The name of the converting limited partnership; 13 (2) The name, jurisdiction of formation, and type of entity of the converted entity; 14 (3) The manner of converting the interests in the converting limited partnership into 15 interests, securities, obligations, money, other property, rights to acquire interests or securities, or 16 any combination of the foregoing; 17 (4) The proposed public organic record of the converted entity if it will be a filing entity; 18 (5) The full text of the private organic rules of the converted entity which are proposed to 19 be in a record; 20 (6) The other terms and conditions of the conversion; and 21 (7) Any other provision required by the law of this state or the partnership agreement of 22 the converting limited partnership. 23 (b) In addition to the requirements of subsection (a) of this section, a plan of conversion 24 may contain any other provision not prohibited by law. 25 7-13.1-1143. Approval of conversion. 26 (a) A plan of conversion is not effective unless it has been approved: 27 (1) By a domestic converting limited partnership, by all the partners of the limited 28 partnership entitled to vote on or consent to any matter; and 29 (2) In a record, by each partner of a domestic converting limited partnership which will 30 have interest holder liability for debts, obligations, and other liabilities that are incurred after the 31 conversion becomes effective, unless: 32 (i) The partnership agreement of the partnership provides in a record for the approval of a 33 conversion or a merger in which some or all of its partners become subject to interest holder liability
- 34 by the affirmative vote or consent of fewer than all the partners; and

- 1 (ii) The partner voted for or consented in a record to that provision of the partnership 2 agreement or became a partner after the adoption of that provision. 3 (b) A conversion involving a domestic converting entity that is not a limited partnership is 4 not effective unless it is approved by the domestic converting entity in accordance with its organic 5 law. (c) A conversion of a foreign converting entity is not effective unless it is approved by the 6 7 foreign entity in accordance with the law of the foreign entity's jurisdiction of formation. 8 7-13.1-1144. Amendment or abandonment of plan of conversion. 9 (a) A plan of conversion of a domestic converting limited partnership may be amended: 10 (1) In the same manner as the plan was approved, if the plan does not provide for the 11 manner in which it may be amended; or (2) By its partners in the manner provided in the plan, but a partner that was entitled to vote 12 13 on or consent to approval of the conversion is entitled to vote on or consent to any amendment of 14 the plan that will change: 15 (i) The amount or kind of interests, securities, obligations, money, other property, rights to 16 acquire interests or securities, or any combination of the foregoing, to be received by any of the 17 partners of the converting partnership under the plan; 18 (ii) The public organic record, if any, or private organic rules of the converted entity which 19 will be in effect immediately after the conversion becomes effective, except for changes that do not 20 require approval of the interest holders of the converted entity under its organic law or organic 21 rules; or (iii) Any other terms or conditions of the plan, if the change would adversely affect the 22 23 partner in any material respect. 24 (b) After a plan of conversion has been approved by a domestic converting limited 25 partnership and before a statement of conversion becomes effective, the plan may be abandoned as 26 provided in the plan. Unless prohibited by the plan, a domestic converting limited partnership may 27 abandon the plan in the same manner as the plan was approved. 28 (c) If a plan of conversion is abandoned after a statement of conversion has been delivered 29 to the secretary of state for filing and before the statement becomes effective, a statement of 30 abandonment, signed by the converting entity, must be delivered to the secretary of state for filing 31 before the statement of conversion becomes effective. The statement of abandonment takes effect 32 on filing, and the conversion is abandoned and does not become effective. The statement of 33 abandonment must contain:
- 34 (1) The name of the converting limited partnership;

1	(2) The date on which the statement of conversion was filed by the secretary of state; and
2	(3) A statement that the conversion has been abandoned in accordance with this section.
3	7-13.1-1145. Statement of conversion Effective date of conversion.
4	(a) A statement of conversion must be signed by the converting entity and delivered to the
5	secretary of state for filing.
6	(b) A statement of conversion must contain:
7	(1) The name, jurisdiction of formation, and type of entity of the converting entity;
8	(2) The name, jurisdiction of formation, and type of entity of the converted entity;
9	(3) If the converting entity is a domestic limited partnership, a statement that the plan of
10	conversion was approved in accordance with this subpart or, if the converting entity is a foreign
11	entity, a statement that the conversion was approved by the foreign entity in accordance with the
12	law of its jurisdiction of formation;
13	(4) If the converted entity is a domestic filing entity, its public organic record, as an
14	attachment; and
15	(5) If the converted entity is a domestic limited liability partnership, its statement of
16	qualification, as an attachment.
17	(c) In addition to the requirements of subsection (b) of this section, a statement of
18	conversion may contain any other provision not prohibited by law.
19	(d) If the converted entity is a domestic entity, its public organic record, if any, must satisfy
20	the requirements of the law of this state, except that the public organic record does not need to be
21	signed.
22	(e) If the converted entity is a domestic limited partnership, the conversion becomes
23	effective when the statement of conversion is effective. In all other cases, the conversion becomes
24	effective on the later of:
25	(1) The date and time provided by the organic law of the converted entity; and
26	(2) When the statement is effective.
27	7-13.1-1146. Effect of conversion.
28	(a) When a conversion becomes effective:
29	(1) The converted entity is:
30	(i) Organized under and thereafter subject to the organic law of the converted entity; and
31	(ii) The same entity without interruption as the converting entity:
32	(2) All property of the converting entity continues to be vested in the converted entity
33	without transfer, reversion, or impairment;
34	(3) All debts, obligations, and other liabilities of the converting entity continue as debts,

1 obligations, and other liabilities of the converted entity; 2 (4) Except as otherwise provided by law or the plan of conversion, all the rights, privileges, immunities, powers, and purposes of the converting entity remain in the converted entity; 3 4 (5) The name of the converted entity may be substituted for the name of the converting 5 entity in any pending action or proceeding; (6) The certificate of limited partnership of the converted entity becomes effective; 6 7 (7) The provisions of the partnership agreement of the converted entity which are to be in 8 a record, if any, approved as part of the plan of conversion become effective; and 9 (8) The interests in the converting entity are converted, and the interest holders of the 10 converting entity are entitled only to the rights provided to them under the plan of conversion and 11 to any appraisal rights they have under § 7-13.1-1106. 12 (b) Except as otherwise provided in the partnership agreement of a domestic converting 13 limited partnership, the conversion does not give rise to any rights that a partner or third party 14 would have upon a dissolution, liquidation, or winding up of the converting entity. 15 (c) When a conversion becomes effective, a person that did not have interest holder liability 16 with respect to the converting entity and becomes subject to interest holder liability with respect to a domestic entity as a result of the conversion has interest holder liability only to the extent provided 17 by the organic law of the entity and only for those debts, obligations, and other liabilities that are 18 19 incurred after the conversion becomes effective. 20 (d) When a conversion becomes effective, the interest holder liability of a person that 21 ceases to hold an interest in a domestic converting limited partnership with respect to which the 22 person had interest holder liability is subject to the following rules: (1) The conversion does not discharge any interest holder liability under this chapter to the 23 24 extent the interest holder liability was incurred before the conversion became effective. 25 (2) The person does not have interest holder liability under this chapter for any debt, 26 obligation, or other liability that is incurred after the conversion becomes effective. 27 (3) This chapter continues to apply to the release, collection, or discharge of any interest 28 holder liability preserved under subsection (d)(1) of this section as if the conversion had not occurred. 29 30 (4) The person has whatever rights of contribution from any other person as are provided 31 by this chapter, law other than this chapter, or the organic rules of the converting entity with respect 32 to any interest holder liability preserved under subsection (d)(1) of this section as if the conversion 33 had not occurred. 34 (e) When a conversion becomes effective, a foreign entity that is the converted entity may

1	be served with process in this state for the collection and enforcement of any of its debts,
2	obligations, and other liabilities as provided in § 7-13.1-121.
3	(f) If the converting entity is a registered foreign entity, its registration to do business in
4	this state is canceled when the conversion becomes effective.
5	(g) A conversion does not require the entity to wind up its affairs and does not constitute
6	or cause the dissolution of the entity.
7	<u>SUBPART 5</u>
8	DOMESTICATION
9	7-13.1-1151. Domestication authorized.
10	(a) By complying with this subpart, a domestic limited partnership may become a foreign
11	limited partnership if the domestication is authorized by the law of the foreign jurisdiction.
12	(b) By complying with the provisions of this subpart applicable to foreign limited
13	partnerships, a foreign limited partnership may become a domestic limited partnership if the
14	domestication is authorized by the law of the foreign limited partnership's jurisdiction of formation.
15	(c) If a protected agreement contains a provision that applies to a merger of a domestic
16	limited partnership but does not refer to a domestication, the provision applies to a domestication
17	of the limited partnership as if the domestication were a merger until the provision is amended after
18	the effective date of this chapter.
19	7-13.1-1152. Plan of domestication.
20	(a) A domestic limited partnership may become a foreign limited partnership in a
21	domestication by approving a plan of domestication. The plan must be in a record and contain:
22	(1) The name of the domesticating limited partnership;
23	(2) The name and jurisdiction of formation of the domesticated limited partnership;
24	(3) The manner of converting the interests in the domesticating limited partnership into
25	interests, securities, obligations, money, other property, rights to acquire interests or securities, or
26	any combination of the foregoing;
27	(4) The proposed certificate of limited partnership of the domesticated limited partnership;
28	(5) The full text of the provisions of the partnership agreement of the domesticated limited
29	partnership, that are proposed to be in a record;
30	(6) The other terms and conditions of the domestication; and
31	(7) Any other provision required by the law of this state or the partnership agreement of
32	the domesticating limited partnership.
33	(b) In addition to the requirements of subsection (a) of this section, a plan of domestication

1	7-13.1-1153. Approval of domestication.
2	(a) A plan of domestication of a domestic domesticating limited partnership is not effective
3	unless it has been approved:
4	(1) By all the partners entitled to vote on or consent to any matter; and
5	(2) In a record, by each partner that will have interest holder liability for debts, obligations,
6	and other liabilities that are incurred after the domestication becomes effective, unless:
7	(i) The partnership agreement of the domesticating partnership in a record provides for the
8	approval of a domestication or merger in which some or all of its partners become subject to interest
9	holder liability by the affirmative vote or consent of fewer than all the partners; and
10	(ii) The partner voted for or consented in a record to that provision of the partnership
11	agreement or became a partner after the adoption of that provision.
12	(b) A domestication of a foreign domesticating limited partnership is not effective unless
13	it is approved in accordance with the law of the foreign limited partnership's jurisdiction of
14	formation.
15	7-13.1-1154. Amendment or abandonment of plan of domestication.
16	(a) A plan of domestication of a domestic domesticating limited partnership may be
17	amended:
18	(1) In the same manner as the plan was approved, if the plan does not provide for the
19	manner in which it may be amended; or
20	(2) By its partners in the manner provided in the plan, but a partner that was entitled to vote
21	on or consent to approval of the domestication is entitled to vote on or consent to any amendment
22	of the plan that will change:
23	(i) The amount or kind of interests, securities, obligations, money, other property, rights to
24	acquire interests or securities, or any combination of the foregoing, to be received by any of the
25	partners of the domesticating limited partnership under the plan;
26	(ii) The certificate of limited partnership or partnership agreement of the domesticated
27	limited partnership that will be in effect immediately after the domestication becomes effective,
28	except for changes that do not require approval of the partners of the domesticated limited
29	partnership under its organic law or partnership agreement; or
30	(iii) Any other terms or conditions of the plan, if the change would adversely affect the
31	partner in any material respect.
32	(b) After a plan of domestication has been approved by a domestic domesticating limited
33	partnership and before a statement of domestication becomes effective, the plan may be abandoned
34	as provided in the plan. Unless prohibited by the plan, a domestic domesticating limited partnership

1 may abandon the plan in the same manner as the plan was approved. 2 (c) If a plan of domestication is abandoned after a statement of domestication has been delivered to the secretary of state for filing and before the statement becomes effective, a statement 3 4 of abandonment, signed by the domesticating limited partnership, must be delivered to the secretary 5 of state for filing before the statement of domestication becomes effective. The statement of abandonment takes effect on filing, and the domestication is abandoned and does not become 6 7 effective. The statement of abandonment must contain: (1) The name of the domesticating limited partnership; 8 9 (2) The date on which the statement of domestication was filed by the secretary of state; 10 and 11 (3) A statement that the domestication has been abandoned in accordance with this section. 12 7-13.1-1155. Statement of domestication -- Effective date of domestication. 13 (a) A statement of domestication must be signed by the domesticating limited partnership 14 and delivered to the secretary of state for filing. 15 (b) A statement of domestication must contain: 16 (1) The name and jurisdiction of formation of the domesticating limited partnership; (2) The name and jurisdiction of formation of the domesticated limited partnership; 17 18 (3) If the domesticating limited partnership is a domestic limited partnership, a statement 19 that the plan of domestication was approved in accordance with this subpart or, if the domesticating 20 limited partnership is a foreign limited partnership, a statement that the domestication was approved 21 in accordance with the law of its jurisdiction of formation; and 22 (4) The certificate of limited partnership of the domesticated limited partnership, as an 23 attachment. 24 (c) In addition to the requirements of subsection (b) of this section, a statement of domestication may contain any other provision not prohibited by law. 25 26 (d) The certificate of limited partnership of a domesticated domestic limited partnership 27 must satisfy the requirements of this chapter, but the certificate does not need to be signed. 28 (e) If the domesticated entity is a domestic limited partnership, the domestication becomes 29 effective when the statement of domestication is effective. If the domesticated entity is a foreign 30 limited partnership, the domestication becomes effective on the later of: 31 (1) The date and time provided by the organic law of the domesticated entity; and 32 (2) When the statement is effective. 7-13.1-1156. Effect of domestication. 33 34 (a) When a domestication becomes effective:

1 (1) The domesticated entity is: 2 (i) Organized under and thereafter subject to the organic law of the domesticated entity; 3 and 4 (ii) The same entity without interruption as the domesticating entity; 5 (2) All property of the domesticating entity continues to be vested in the domesticated entity without transfer, reversion, or impairment; 6 7 (3) All debts, obligations, and other liabilities of the domesticating entity continue as debts, 8 obligations, and other liabilities of the domesticated entity; 9 (4) Except as otherwise provided by law or the plan of domestication, all the rights, 10 privileges, immunities, powers, and purposes of the domesticating entity remain in the 11 domesticated entity; 12 (5) The name of the domesticated entity may be substituted for the name of the 13 domesticating entity in any pending action or proceeding; 14 (6) The certificate of limited partnership of the domesticated entity becomes effective; 15 (7) The provisions of the partnership agreement of the domesticated entity that are to be in 16 a record, if any, approved as part of the plan of domestication become effective; and 17 (8) The interests in the domesticating entity are converted to the extent and as approved in 18 connection with the domestication, and the partners of the domesticating entity are entitled only to 19 the rights provided to them under the plan of domestication and to any appraisal rights they have 20 under § 7-13.1-1116. 21 (b) Except as otherwise provided in the organic law or partnership agreement of the 22 domesticating limited partnership, the domestication does not give rise to any rights that a partner 23 or third party would have upon a dissolution, liquidation, or winding up of the domesticating 24 partnership. 25 (c) When a domestication becomes effective, a person that did not have interest holder 26 liability with respect to the domesticating limited partnership and becomes subject to interest holder 27 liability with respect to a domestic limited partnership as a result of the domestication has interest 28 holder liability only to the extent provided by this chapter and only for those debts, obligations, and 29 other liabilities that are incurred after the domestication becomes effective. 30 (d) When a domestication becomes effective, the interest holder liability of a person that 31 ceases to hold an interest in a domestic domesticating limited partnership with respect to which the 32 person had interest holder liability is subject to the following rules: 33 (1) The domestication does not discharge any interest holder liability under this chapter to 34 the extent the interest holder liability was incurred before the domestication became effective.

1	(2) A person does not have interest holder liability under this chapter for any debt,
2	obligation, or other liability that is incurred after the domestication becomes effective.
3	(3) This chapter continues to apply to the release, collection, or discharge of any interest
4	holder liability preserved under subsection (1) of this section as if the domestication had not
5	occurred.
6	(4) A person has whatever rights of contribution from any other person as are provided by
7	this chapter, law other than this chapter, or the partnership agreement of the domestic domesticating
8	limited partnership with respect to any interest holder liability preserved under subsection (d)(1) of
9	this section as if the domestication had not occurred.
10	(e) When a domestication becomes effective, a foreign limited partnership that is the
11	domesticated partnership may be served with process in this state for the collection and
12	enforcement of any of its debts, obligations, and other liabilities as provided in § 7-13.1-121.
13	(f) If the domesticating limited partnership is a registered foreign entity, the registration of
14	the partnership is canceled when the domestication becomes effective.
15	(g) A domestication does not require a domestic domesticating limited partnership to wind
16	up its affairs and does not constitute or cause the dissolution of the partnership.
17	<u>PART 12</u>
18	MISCELLANEOUS PROVISIONS
19	7-13.1-1201.Uniformity of application and construction.
20	In applying and construing this uniform act, consideration must be given to the need to
21	promote uniformity of the law with respect to its subject matter among states that enact it.
22	7-13.1-1202. Relation to electronic signatures in global and national commerce act.
23	This chapter modifies, limits, and supersedes the Electronic Signatures in Global and
24	National Commerce Act, 15 U.S.C. Section 7001 et seq., but does not modify, limit, or supersede
25	Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize electronic delivery of any of the
26	notices described in Section 103(b) of that act, 15 U.S.C. Section 7003(b).
27	<u>7-13.1-1203. Savings clause.</u>
28	This chapter does not affect an action commenced, proceeding brought, or right accrued
29	before the effective date of this chapter.
30	7-13.1-1204. Severability clause.
31	If any provision of this chapter or its application to any person or circumstance is held
32	invalid, the invalidity does not affect other provisions or applications of this chapter which can be
33	
55	given effect without the invalid provision or application, and to this end the provisions of this

LC002681

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO CORPORATIONS, ASSOCIATIONS, AND PARTNERSHIPS -- UNIFORM LIMITED PARTNERSHIP ACT

1 This act would enact the Rhode Island Limited Partnership Act to govern the law of limited

2 partnerships in this state and repeal chapter 12 of title 7 entitled "Limited Partnerships".

This act would take effect on January 1, 2022.

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