58238.0300

FIRST ENGROSSMENT with Senate Amendments

Fifty-ninth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1273

Introduced by

1

Representatives Klemin, Kretschmar

Senator Trenbeath

relating to limited partnerships; to amend and reenact subsections 1 and 4 of section
10-19.1-13, subsections 1 and 5 of section 10-32-10, subsections 1 and 5 of section 10-33-10,
section 43-07-19, subsection 2 of section 45-11-01, subsections 1 and 5 of section 45-13-04.1,
subsection 3 of section 45-21-01, subsection 5 of section 45-21-02, subsections 1 and 5 of

A BILL for an Act to create and enact chapter 45-10.2 of the North Dakota Century Code,

- 6 section 45-22-04, subsections 11 and 15 of section 45-23-01, section 45-23-02, subsections 1
- 7 and 5 of sections 45-23-03, sections 45-23-04 and 45-23-07, subsection 18 of section
- 8 45-23-08, and subsection 3 of section 54-44.4-09 of the North Dakota Century Code, relating to
- 9 limited partnerships and references to chapter 45-10.2; to repeal chapter 45-10.1 and section
- 10 45-12-01 of the North Dakota Century Code, relating to limited partnerships and provisions for
- 11 existing limited partnerships; and to provide a penalty.

12 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 1 of section 10-19.1-13 of the North Dakota
 Century Code is amended and reenacted as follows:
- 15 1. The corporate name:
- a. Must be in the English language or in any other language expressed in
 English letters or characters.
- b. Must contain the word "company", "corporation", "incorporated", "limited", or
 an abbreviation of one or more of these words.
- 20 c. May not contain a word or phrase indicating or implying the corporation may 21 not be incorporated under this chapter.
- d. May not contain the words "limited liability company", "limited partnership",
 "limited liability partnership", "limited liability limited partnership", or any
 abbreviation of these words.

ı		e.	iviay	not co	ntain a word or phrase indicating or implying the corporation is			
2			incor	porate	d for a purpose other than a legal business purpose for which a			
3			corp	corporation may be incorporated under this chapter.				
4		f.	May	May not be the same as, or deceptively similar to:				
5			(1)	The r	name, whether foreign and authorized to do business in this state			
6				or do	mestic, unless there is filed with the articles a document that			
7				comp	olies with subsection 7, of:			
8				(a)	Another corporation;			
9				(b)	A corporation incorporated or authorized to do business in this			
10					state under another chapter of this code;			
11				(c)	A limited liability company;			
12				(d)	A limited partnership;			
13				(e)	A limited liability partnership; or			
14				(f)	A limited liability limited partnership;			
15			(2)	A naı	me the right to which is, at the time of incorporation, reserved in			
16				the m	nanner provided in section 10-19.1-14, 10-32-11, 10-33-11,			
17				45-1(0.1-03 <u>45-10.2-11</u> , or 45-22-05;			
18			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or			
19			(4)	A tra	de name registered in the manner provided in chapter 47-25.			
20	SEC	CTIO	N 2. A	MENE	DMENT. Subsection 4 of section 10-19.1-13 of the North Dakota			
21	Century Co	de is	amen	ded ar	nd reenacted as follows:			
22	4.	A co	orpora	tion tha	at is the surviving organization in a merger with one or more other			
23		orga	anizati	ons, oı	that acquires by sale, lease, or other disposition to or exchange			
24		with	an or	ganiza	tion all or substantially all of the assets of another organization			
25		incl	uding i	ts nam	ne, may have the same name, subject to the requirements of			
26		sub	sectio	n 1, as	that used in this state by any of the other organizations, if the			
27		othe	er orga	nizatio	on whose name is sought to be used:			
28		a.	Was	incorp	orated, organized, formed, or registered under the laws of this			
29			state	;				
30		b.	Is au	thorize	ed to transact business or conduct activities in this state;			

1		C.	Holds a res	served name in the manner provided in Section 10-19.1-14,
2			10-32-11,	10-33-11, 45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;
3		d.	Holds a fic	titious name registered in the manner provided in chapter 45-11; or
4		e.	Holds a tra	de name registered in the manner provided in chapter 47-25.
5	SEC	CTIO	N 3. AMEN	DMENT. Subsections 1 and 5 of section 10-32-10 of the North
6	Dakota Cer	ntury	Code are ar	nended and reenacted as follows:
7	1.	The	limited liabi	lity company name:
8		a.	Must be in	the English language or in any other language expressed in
9			English let	ters or characters;
10		b.	Must conta	in the words "limited liability company", or must contain the
11			abbreviation	on "L.L.C." or the abbreviation "LLC", either of which abbreviation
12			may be us	ed interchangeably for all purposes authorized by this chapter,
13			including re	eal estate matters, contracts, and filings with the secretary of state;
14		C.	May not co	entain a word or phrase that indicates or implies that it may not be
15			organized	under this chapter;
16		d.	May not co	ontain the word "corporation", "incorporated", "limited partnership",
17			"limited lial	oility partnership", "limited liability limited partnership", or any
18			abbreviation	on of these words;
19		e.	May not co	ontain a word or phrase that indicates or implies that it is organized
20			for a purpo	se other than a legal business purpose for which a limited liability
21			company n	nay be organized under this chapter; and
22		f.	May not be	the same as, or deceptively similar to:
23			(1) The	name, whether foreign and authorized to do business in this state
24			or do	omestic, unless there is filed with the articles a document record
25			whic	h complies with subsection 3, of:
26			(a)	Another limited liability company;
27			(b)	A corporation;
28			(c)	A limited partnership;
29			(d)	A limited liability partnership; or
30			(e)	A limited liability limited partnership;

1			(2)	A name, the right of which is, at the time of organization, reserved in
2				the manner provided in section 10-19.1-14, 10-32-11, 10-33-11,
3				45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;
4			(3)	A fictitious name registered in the manner provided in chapter 45-11; or
5			(4)	A trade name registered in the manner provided in chapter 47-25.
6	5.	A lir	mited I	iability company that is the surviving organization in a merger with one or
7		mor	e othe	er organizations, or that acquires by sale, lease, or other disposition to or
8		exc	hange	with an organization all or substantially all of the assets of another
9		orga	anizati	on including its name, may have the same name, subject to the
10		requ	uireme	ents of subsection 1, as that used in this state by any of the other
11		orga	anizati	ons, if the organization whose name is sought to be used:
12		a.	Was	organized, incorporated, formed, or registered under the laws of this
13			state	•
14		b.	ls au	thorized to transact business or conduct activities in this state;
15		c.	Hold	s a reserved name in the manner provided in section 10-19.1-14,
16			10-3	2-11, 10-33-11, 45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;
17		d.	Hold	s a fictitious name registered in the manner provided in chapter 45-11; or
18		e.	Hold	s a trade name registered in the manner provided in chapter 47-25.
19	SEC	CTIO	N 4. A	MENDMENT. Subsections 1 and 5 of section 10-33-10 of the North
20	Dakota Cer	ntury	Code	are amended and reenacted as follows:
21	1.	The	corpo	prate name:
22		a.	Must	be in the English language or in any other language expressed in
23			Engli	sh letters or characters.
24		b.	Need	d not contain the word "company", "corporation", "incorporated", "limited",
25			or ar	abbreviation of one or more of these words.
26		C.	May	not contain a word or phrase that indicates or implies that it may not be
27			incor	porated under this chapter.
28		d.	May	not contain the words "limited liability company", "limited partnership",
29			"limit	ed liability partnership", "limited liability limited partnership", or any
30			abbr	eviation of these words.

1		e.	May	not cor	ntain a word or phrase that indicates or implies that it is		
2			incor	porate	d for a purpose other than a legal nonprofit purpose for which a		
3			corpo	oration	may be incorporated under this chapter.		
4		f.	Unles	Unless a document record in compliance with subsection 2 is filed with the			
5			article	es, ma	y not be the same as or deceptively similar to:		
6			(1)	The r	name, whether foreign and authorized to conduct activities in this		
7				state	or domestic, of:		
8				(a)	Another corporation;		
9				(b)	A corporation incorporated or authorized to do business in this		
10					state under another provision of this code;		
11				(c)	A limited liability company;		
12				(d)	A limited partnership;		
13				(e)	A limited liability partnership; or		
14				(f)	A limited liability limited partnership;		
15			(2)	A nar	me the right to which is, at the time of incorporation, reserved in		
16				the m	nanner provided in section 10-19.1-14, 10-32-11, 10-33-11,		
17				45-1().1-03 <u>45-10.2-11,</u> or 45-22-05;		
18			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or		
19			(4)	A trad	de name registered in the manner provided in chapter 47-25.		
20	5.	A co	orporat	tion tha	at is the surviving organization in a merger with one or more other		
21		orga	anizatio	ons, or	that acquires by sale, lease, or other disposition to or exchange		
22		with	an or	ganiza	tion all or substantially all of the assets of another organization		
23		inclu	uding i	ts nam	e, may have the same name, subject to the requirements of		
24		subs	sectior	n 1, as	that used in this state by any of the other organizations, if the		
25		othe	er orga	nizatio	n whose name is sought to be used:		
26		a.	Was	incorp	orated, organized, formed, or registered under the laws of this		
27			state				
28		b.	Is au	thorize	d to conduct activities or transact business in this state;		
29		C.	Holds	s a res	erved name in the manner provided in section 10-19.1-14,		
30			10-32	2-11, 1	0-33-11, 45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;		
31		d.	Holds	s a ficti	tious name registered in the manner provided in chapter 45-11; or		

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1 Holds a trade name registered in the manner provided in chapter 47-25. e. 2 **SECTION 5. AMENDMENT.** Section 43-07-19 of the North Dakota Century Code is 3 amended and reenacted as follows: 4 **43-07-19.** Nonresident contractors - Agent for service of process. Every applicant 5 for a contractor's license who is not a resident of the state of North Dakota, by signing and filing 6 the application, appoints the secretary of state as the applicant's true and lawful agent upon 7 whom may be served all lawful process in any action or proceeding against such nonresident 8 contractor. Such appointment in writing is evidence of the contractor's consent that any such 9 process against the contractor which is so served upon the secretary of state shall be of the 10 same legal force and effect as if served upon the contractor personally within this state. 11 Registered foreign corporations entitled to do business in this state according to chapter 12 10-19.1, registered foreign limited liability companies entitled to do business in the state 13 according to chapter 10-32, foreign limited liability partnerships entitled to do business in the 14 state according to chapter 45-22, and foreign limited partnerships entitled to do business in the 15 state according to chapter 45-10.1 45-10.2 and having a current registered agent and 16 registered address on file in the secretary of state's office need not appoint the secretary of 17 state as agent for service of process under this section. Within ten days after service of the 18 summons upon the secretary of state, notice of such service with the summons and complaint 19 in the action shall be sent to the defendant contractor at the defendant contractor's last-known 20 address by registered or certified mail with return receipt requested and proof of such mailing 21 shall be attached to the summons. The secretary of state shall keep a record of all process 22 served upon the secretary of state under this section, showing the day and hour of service. 23 Whenever service of process was made under this section, the court, before entering a default 24 judgment, or at any stage of the proceeding, may order such continuance as may be necessary 25 to afford the defendant contractor reasonable opportunity to defend any action pending against 26 the defendant contractor. 27 SECTION 6. Chapter 45-10.2 of the North Dakota Century Code is created and 28 enacted as follows:

45-10.2-01. (101) Citation. This chapter may be cited as the North Dakota Uniform Limited Partnership Act (2001).

1	<u>45-</u>	1.2-02. (102) Definitions. For the purposes of this	s chapter, unless the context				
2	otherwise r	uires:					
3	<u>1.</u>	Address" means:					
4		a. In the case of a registered office or principal e	executive office, the mailing				
5		address, including the zip code, of the actual	office location which may not be				
6		only a post-office box; and					
7		o. In all other cases, the mailing address, includ	ing the zip code.				
8	<u>2.</u>	Authenticated electronic communication" means:					
9		a. That the electronic communication is delivere	<u>d:</u>				
10		(1) To the principal place of business of the	e limited partnership; or				
11		(2) To a general partner or agent of the lim	ited partnership authorized by				
12		the limited partnership to receive the el	ectronic communication; and				
13		o. That the electronic communication sets forth	information from which the				
14		limited partnership can reasonably conclude t	hat the electronic				
15		communication was sent by the purported sen	<u>nder.</u>				
16	<u>3.</u>	Business" includes every trade, occupation, activi	ty, and profession.				
17	<u>4.</u>	Certificate of limited partnership" means the certif	Certificate of limited partnership" means the certificate referred to in section				
18		45-10.2-23 and the certificate as amended or resta	5-10.2-23 and the certificate as amended or restated.				
19	<u>5.</u>	Constituent limited partnership" means a constitue	ent organization that is a limited				
20		artnership.					
21	<u>6.</u>	Constituent organization" means an organization	that is party to a merger.				
22	<u>7.</u>	Contribution", except in the phrase "right of contril	oution", means any benefit				
23		provided by a person to a limited partnership:					
24		a. In order to become a partner; or					
25		o. In the capacity of the person as a partner.					
26	<u>8.</u>	Converted organization" means the organization i	nto which a converting				
27		organization converts pursuant to sections 45-10.2	2-94 through 45-10.2-99.				
28	<u>9.</u>	Converting limited partnership" means a converting	ng organization that is a limited				
29		partnership.					
30	<u>10.</u>	Converting organization" means an organization t	hat converts into another				
31		organization pursuant to section 45-10.2-94.					

1	<u>11.</u>	<u>"De</u>	btor in bankruptcy" means a person that is the subject of:
2		<u>a.</u>	An order of relief under title 11 of the United States Code or a comparable
3			order under a successor statute of general application; or
4		<u>b.</u>	A comparable order under federal, state, or foreign law governing insolvency.
5	<u>12.</u>	<u>"Dis</u>	stribution" means a transfer of money or other property from a limited
6		part	tnership to a partner or to the transferee of the partner on account of a
7		tran	nsferable interest owned by the transferee.
8	<u>13.</u>	<u>"Do</u>	mestic organization" means an organization created under the laws of this
9		stat	<u>e.</u>
10	<u>14.</u>	<u>"Ele</u>	ectronic" means relating to technology having electrical, digital, magnetic,
11		wire	eless, optical, electromagnetic, or similar capabilities.
12	<u>15.</u>	<u>"Ele</u>	ectronic communication" means any form of communication not directly
13		invo	olving the physical transmission of paper:
14		<u>a.</u>	That creates a record that may be retained, retrieved, and reviewed by a
15			recipient of the communication; and
16		<u>b.</u>	That may be directly reproduced in paper form by the recipient through an
17			automated process.
18	<u>16.</u>	<u>"Ele</u>	ectronic record" means a record created, generated, sent, communicated,
19		rece	eived, or stored by electronic means.
20	<u>17.</u>	<u>"Ele</u>	ectronic signature" means an electronic sound, symbol, or process attached to
21		or lo	ogically associated with a record and signed or adopted by a person with the
22		inte	ent to sign the record.
23	<u>18.</u>	<u>"File</u>	ed with the secretary of state" means except as otherwise permitted by law or
24		<u>rule</u>	<u>):</u>
25		<u>a.</u>	That a record meeting the applicable requirements of this chapter together
26			with the fees provided in section 45-10.2-109 was delivered or communicated
27			to the secretary of state by a method or medium of communication acceptable
28			by the secretary of state and was determined by the secretary of state to
29			conform to law.
30		<u>b.</u>	That the secretary of state did then:

1			<u>(1)</u>	Record the actual date on which the record was filed, and if different,					
2				the effective date of filing; and					
3			<u>(2)</u>	Record the record in the office of the secretary of state.					
4	<u>19.</u>	<u>"For</u>	eign li	mited liability limited partnership" means a partnership formed by two or					
5		mor	e pers	ons under the laws of a jurisdiction other than this state:					
6		<u>a.</u>	Whic	h is required by those laws to have one or more general partners and					
7			one o	or more limited partners;					
8		<u>b.</u>	Who	se general partners have limited liability for the obligations of the foreign					
9			limite	ed liability limited partnership under provisions similar to chapter 45-23;					
10		<u>C.</u>	For a	purpose for which a limited liability limited partnership may be organized					
11			<u>unde</u>	r chapter 45-23; and					
12		<u>d.</u>	Whic	h is in good standing in its jurisdiction of origin.					
13	<u>20.</u>	<u>"For</u>	eign li	mited partnership" means a partnership formed by two or more persons					
14		und	er law	s of a jurisdiction other than this state:					
15		<u>a.</u>	Whic	h is required by those laws to have one or more general partners and					
16			one o	or more limited partners;					
17		<u>b.</u>	Whose general partners have personal liability for the obligations of the						
18			foreign limited partnership under provisions similar to this chapter;						
19		<u>c.</u>	For a	For a purpose for which a limited partnership may be organized under this					
20			<u>chap</u>	chapter; and					
21		<u>d.</u>	Whic	h is in good standing in its jurisdiction of origin.					
22	<u>21.</u>	<u>"For</u>	eign c	organization" means an organization created under laws of a jurisdiction					
23		othe	r than	this state.					
24	<u>22.</u>	<u>"Ge</u>	neral p	partner" means:					
25		<u>a.</u>	With	respect to a limited partnership, a person:					
26			<u>(1)</u>	That becomes a general partner under section 45-10.2-37 and has not					
27				become dissociated as a general partner under section 45-10.2-57; or					
28			<u>(2)</u>	That was a general partner in a limited partnership when the limited					
29				partnership became subject to this chapter under section 45-10.2-03					
30				and has not become dissociated as a general partner under section					
31				45-10.2-57; and					

1		<u>b.</u>	With	respect to a foreign limited partnership, a person that has rights, powers,				
2			and obligations similar to those of a general partner in a limited partnership.					
3	<u>23.</u>	<u>"Go</u>	vernin	g statute" means:				
4		<u>a.</u>	With	With respect to a domestic organization, the following chapters of this code				
5			whicl	n govern the internal affairs of the organization:				
6			<u>(1)</u>	If a corporation, chapter 10-19.1;				
7			<u>(2)</u>	If a limited liability company, chapter 10-32;				
8			<u>(3)</u>	If a general partnership, chapters 45-12 through 45-21;				
9			<u>(4)</u>	If a limited partnership, this chapter;				
10			<u>(5)</u>	If a limited liability partnership, chapter 45-22; and				
11			<u>(6)</u>	If a limited liability limited partnership, chapter 45-23; and				
12		<u>b.</u>	With	respect to a foreign organization, the laws of the jurisdiction under which				
13			the o	rganization is created and under which the internal affairs of the				
14			orgai	nization are governed.				
15	<u>24.</u>	<u>"Lin</u>	nited li	ability limited partnership", except in the phrase "foreign limited liability				
16		<u>limit</u>	ed pa	rtnership", means a partnership that is formed by two or more persons				
17		and	which	has one or more general partners and one or more limited partners:				
18		<u>a.</u>	Whic	h is formed under chapter 45-23; or				
19		<u>b.</u>	Whic	h elects to become subject to chapter 45-23.				
20	<u>25.</u>	<u>"Lin</u>	nited p	artner" means:				
21		<u>a.</u>	With	respect to a limited partnership, a person that:				
22			<u>(1)</u>	Becomes a limited partner under section 45-10.2-31 and has not				
23				become dissociated as a limited partner under section 45-10.2-55; or				
24			<u>(2)</u>	Was a limited partner in a limited partnership when the limited				
25				partnership became subject to this chapter under section 45-10.2-03				
26				and has not become dissociated as a limited partner under section				
27				45-10.2-55; and				
28		<u>b.</u>	With	respect to a foreign limited partnership, a person that has rights, powers,				
29			and o	obligations similar to those of a limited partner in a limited partnership.				
30	<u>26.</u>	<u>"Lim</u>	nited p	artnership", except in the phrases "foreign limited partnership" and				
31		"fore	eign lir	mited liability limited partnership" means a partnership that is formed by				

1		two	two or more persons and which has one or more general partners and one or more						
2		<u>limi</u>	ted pa	ed partners:					
3		<u>a.</u>	Whic	Which is formed under this chapter; or					
4		<u>b.</u>	Whic	h elect	ts to become subject to this chapter under section 45-10.2-03.				
5	<u>27.</u>	<u>"No</u>	tice":						
6		<u>a.</u>	<u>ls giv</u>	en to a	a limited partnership:				
7			<u>(1)</u>	Wher	n in writing and mailed or delivered to a general partner at the				
8				regis	tered office or principal executive office of the limited partnership;				
9				<u>or</u>					
10			<u>(2)</u>	Wher	n given by a form of electronic communication consented to by a				
11				gene	ral partner of the limited partnership to which the notice is given if				
12				<u>by:</u>					
13				<u>(a)</u>	Facsimile communication, when directed to a telephone number				
14					at which a general partner of the limited partnership has				
15					consented to receive notice;				
16				<u>(b)</u>	Electronic mail, when directed to an electronic mail address at				
17					which a general partner of the limited partnership has consented				
18					to receive notice;				
19				<u>(c)</u>	Posting on an electronic network on which a general partner of				
20					the limited partnership has consented to receive notice, together				
21					with separate notice to the limited partnership of the specific				
22					posting, upon the later of:				
23					[1] The posting; or				
24					[2] The giving of the separate notice; or				
25				<u>(d)</u>	Any other form of electronic communication by which a general				
26					partner of the limited partnership has consented to receive				
27					notice, when directed to the limited partnership.				
28		<u>b.</u>	<u>ls giv</u>	en to a	a partner of the limited partnership:				
29			<u>(1)</u>	Wher	n in writing and mailed or delivered to the partner at the registered				
30				office	or principal executive office of the limited partnership; or				

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1		<u>(2)</u>	When given by a form of electronic communication consented to by the		
2			partner to which the notice is given if by:		
3			<u>(a)</u>	Facsim	ile communication, when directed to a telephone number
4				at which	h the partner has consented to receive notice;
5			<u>(b)</u>	Electro	nic mail, when directed to an electronic mail address at
6				which t	he partner has consented to receive notice;
7			<u>(c)</u>	Posting	on an electronic network on which the partner has
8				consen	ted to receive notice, together with separate notice to the
9				partner	of the specific posting, upon the later of:
10				[<u>1</u>] <u>I</u>	he posting; or
11				[<u>2</u>] <u>T</u>	he giving of the separate notice; or
12			<u>(d)</u>	Any oth	ner form of electronic communication by which the partner
13				has cor	nsented to receive notice, when directed to the partner.
14	<u>C.</u>	<u>ls giv</u>	en in a	ll other	cases:
15		<u>(1)</u>	Wher	mailed	to the person at an address designated by the person or
16			at the	last-kno	own address of the person;
17		<u>(2)</u>	Wher	handed	to the person;
18		<u>(3)</u>	Wher	left at t	he office of the person with a clerk or other person in
19			charg	e of the	office, or:
20			<u>(a)</u>	If there	is no one in charge, when left in a conspicuous place in
21				the office	ce; or
22			<u>(b)</u>	If the of	fice is closed or the person to be notified has no office,
23				when le	eft at the dwelling house or usual place of abode of the
24				person	with some person of suitable age and discretion then
25				residing	g there;
26		<u>(4)</u>	Wher	given b	y a form of electronic communication consented to by the
27			perso	n to who	om the notice is given if by:
28			<u>(a)</u>	Facsim	ile communication, when directed to a telephone number
29				at which	h the person has consented to receive notice;
30			<u>(b)</u>	Electro	nic mail, when directed to an electronic mail address at
31				which t	he person has consented to receive notice;

1				<u>(c)</u>	<u>Postin</u>	g on an electronic network on which the person has
2					conse	nted to receive notice, together with separate notice to the
3					persor	of the specific posting, upon the later of:
4					[<u>1</u>]	The posting; or
5					[<u>2</u>]	The giving of the separate notice; or
6				<u>(d)</u>	Any ot	her form of electronic communication, by which the person
7					has co	nsented to receive notice, when directed to the person;
8			<u>(5)</u>	Whe	the me	ethod is fair and reasonable when all circumstances are
9				cons	dered.	
10		<u>d.</u>	<u>ls giv</u>	ven wh	en depo	sited in the United States mail with sufficient postage
11			affixe	ed.		
12		<u>e.</u>	<u>ls de</u>	emed	received	d when it is given.
13	<u>28.</u>	<u>"Org</u>	ganiza	ation" m	neans:	
14		<u>a.</u>	Whe	ther do	mestic	or foreign, a corporation, limited liability company, general
15			partr	nership	, limited	partnership, limited liability partnership, limited liability
16			limite	ed part	nership,	and any other person subject to a governing statute; but
17		<u>b.</u>	Excl	udes a	ny nonp	rofit corporation, whether a domestic nonprofit corporation
18			whic	h is inc	orporate	ed under chapter 10-33 or a foreign nonprofit corporation
19			whic	h is inc	orporate	ed under the laws of another jurisdiction.
20	<u>29.</u>	<u>"Org</u>	ganiza	tional :	ecords'	means:
21		<u>a.</u>	For a	a dome	stic or f	oreign general partnership, its partnership agreement;
22		<u>b.</u>	For a	<u>a limite</u>	d partne	ership or foreign limited partnership, its certificate of limited
23			partr	<u>nership</u>	and pa	tnership agreement;
24		<u>c.</u>	For a	a dome	stic or f	oreign limited liability company, its articles of organization,
25			<u>byla</u>	ws or o	perating	agreement, and any member control agreement, or
26			com	parable	record	s as provided in its governing statute;
27		<u>d.</u>	For a	a dome	stic or f	oreign corporation for profit, its articles of incorporation,
28			bylav	ws, and	l other a	greements among its shareholders which are authorized
29			by its	s gover	ning sta	tute, or comparable records as provided in its governing
30			statu	ite; and	<u> </u>	

1		e. For a	ny other organization, the basic records that create the organization and
2		deter	mine its internal governance and the relations among the person that
3		<u>own i</u>	t, have an ownership interest in it, or are members of it.
4	<u>30.</u>	"Ownershi	p interests" means for an organization which is:
5		a. A cor	poration, its shares;
6		b. A limi	ted liability company, its membership interests;
7		c. A limi	ted partnership, its partnership interests;
8		d. A ger	neral partnership, its partnership interests;
9		e. A limi	ted liability partnership, its partnership interests; or
10		<u>f.</u> <u>A limi</u>	ted liability limited partnership, its partnership interests.
11	<u>31.</u>	<u>"Partner" r</u>	neans a general or limited partner.
12	<u>32.</u>	<u>"Partnersh</u>	ip agreement":
13		a. Mean	s the agreement of the partners, whether oral, implied, in a record, or in
14		any c	ombination, concerning the limited partnership; and
15		b. Includ	des the agreement as amended.
16	<u>33.</u>	<u>"Partnersh</u>	ip interest" means the transferable interest of a partner.
17	<u>34.</u>	"Person di	ssociated as a general partner" means a person dissociated as a
18		general pa	rtner of a limited partnership.
19	<u>35.</u>	"Personal	liability" means personal liability for a debt, liability, or other obligation of
20		an organiz	ation which is imposed on a person that coowns, has an ownership
21		interest in,	or is a member of the organization:
22		a. By the	e governing statute of an organization solely by reason of the person
23		coow	ning, having an ownership interest in, or being a member of the
24		organ	ization; or
25		b. By the	e organizational records of an organization under a provision of the
26		gover	ning statute of an organization authorizing those records to make one
27		or mo	ore specified persons liable for all or specified debts, liabilities, and other
28		<u>obliga</u>	ations of the organization solely by reason of the person or persons
29		coow	ning, having an ownership interest in, or being a member of the
30		organ	<u>iization.</u>
31	36.	"Principal	executive office" means:

1		<u>a.</u>	An or	lice from which the limited partnership conducts business; or
2		<u>b.</u>	If the	limited partnership has no office from which it conducts business, then
3			the re	egistered office of the limited partnership.
4	<u>37.</u>	<u>"Re</u>	cord" r	neans information that is inscribed on a tangible medium or that is stored
5		<u>in aı</u>	n elect	ronic or other medium and is retrievable in perceivable form.
6	<u>38.</u>	<u>"Re</u>	gistere	d office" means the place in this state designated in the certificate of
7		limit	ed par	tnership or in the certificate of authority of a foreign limited partnership
8		as t	he reg	istered office.
9	<u>39.</u>	<u>"Re</u>	quired	information" means the information that a limited partnership is required
10		to m	naintair	n under section 45-10.2-13.
11	<u>40.</u>	<u>"Sig</u>	ned" n	neans:
12		<u>a.</u>	That	the signature of a person, which may be a facsimile affixed, engraved,
13			printe	ed, placed, stamped with indelible ink, transmitted by facsimile or
14			<u>electı</u>	onically, or in any other manner reproduced on the record, is placed on
15			a rec	ord as provided under section 41-01-09; and
16		<u>b.</u>	With	respect to a record required by this chapter to be filed with the secretary
17			of sta	te that:
18			<u>(1)</u>	The record is signed by a person authorized to sign the record by this
19				chapter, by the partnership agreement, or by a resolution approved by
20				the affirmative vote of the required proportion or number of partners;
21				<u>and</u>
22			<u>(2)</u>	The signature and the record are communicated by a method or
23				medium of communication acceptable by the secretary of state.
24	<u>41.</u>	<u>"Sta</u>	ite" me	eans a state of the United States, the District of Columbia, Puerto Rico,
25		the	United	States Virgin Islands, or any territory or insular possession subject to
26		the	jurisdio	ction of the United States.
27	<u>42.</u>	<u>"Su</u>	rviving	organization" means an organization into which one or more other
28		orga	anizatio	ons are merged and which:
29		<u>a.</u>	<u>May</u>	preexist the merger; or
30		<u>b.</u>	May I	be created by the merger.

1	<u>43.</u>	"Transfer" includes an assignment, conveyance, deed, bill of sale, lease,					
2		mortg	age,	security interest, encumbrance, gift, and transfer by operation of law.			
3	<u>44.</u>	<u>"Trans</u>	"Transferable interest" means the right of a partner to receive distributions.				
4	<u>45.</u>	<u>"Trans</u>	sfere	e" means, except in section 45-10.2-45, a person to which all or part of			
5		a trans	sfera	ble interest has been transferred, whether or not the transferor is a			
6		partne	er.				
7	<u>46.</u>	<u>"Vote"</u>	" inclu	udes authorization by written action.			
8	<u>47.</u>	<u>"Writte</u>	en ac	tion" means:			
9		<u>a.</u> A	\ writt	en record signed by all of the persons required to take the action; and			
10		<u>b.</u> <u>T</u>	The co	ounterparts of a written record signed by any of the persons taking the			
11		<u>a</u>	action	described.			
12		(<u>(1)</u>	Each counterpart constitutes the action of the person signing; and			
13		(<u>(2)</u>	All the counterparts, taken together, constitute one written action by all			
14				of the persons signing the counterparts.			
15	<u>45-</u> 1	10.2-03	. (12	06) Application to existing relationships.			
16	<u>1.</u>	After .	June	30, 2005, no person may use chapter 45-10.1 to form an entity.			
17	<u>2.</u>	<u>Before</u>	e Jan	uary 1, 2006, this chapter governs only:			
18		<u>a.</u> A	A limit	ed partnership formed after June 30, 2005; and			
19		<u>b.</u> <u>E</u>	Ехсер	t as otherwise provided in subsection 4, a limited partnership formed			
20		<u>u</u>	<u>ınder</u>	chapter 45-10.1 which elects, in the manner provided in its partnership			
21		<u>a</u>	agree	ment or by law for amending the partnership agreement, to be subject			
22		<u>to</u>	o this	chapter.			
23	<u>3.</u>	<u>Excep</u>	ot as o	otherwise provided in subsection 4, on and after January 1, 2006, this			
24		<u>chapte</u>	er go	<u>/erns:</u>			
25		<u>a.</u> A	Any lir	mited partnership formed under chapter 45-10.1 which has not			
26		р	orevio	usly elected to be governed by this chapter and is still in existence on			
27		<u>J</u>	Janua	ry 1, 2006; and			
28		<u>b.</u> A	All lim	ited partnerships, including each limited partnership formed under			
29		<u>C</u>	chapte	er 45-10.1 which has previously elected to become governed by this			
30		<u>c</u>	chapte	er.			

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1	<u>4.</u>	With	n respect to a limited partnership formed before July 1, 2005, the following rules
2		app	ly except as the partners otherwise elect in the manner provided in the
3		part	nership agreement or by law for amending the partnership agreement:
4		<u>a.</u>	Subsection 3 of section 45-10.2-07 does not apply and the limited partnership
5			has whatever duration it had under the law applicable immediately before the
6			limited partnership became subject to this chapter;
7		<u>b.</u>	Sections 45-10.2-55 and 45-10.2-56 do not apply and a limited partner has
8			the same right and power to dissociate from the limited partnership, with the
9			same consequences, as existed immediately before the limited partnership
10			became subject to this chapter;
11		<u>C.</u>	Subsection 4 of section 45-10.2-57 does not apply;
12		<u>d.</u>	Subsection 5 of section 45-10.2-57 does not apply and a court has the same
13			power to expel a general partner as the court had immediately before the
14			limited partnership became subject to this chapter; and
15		<u>e.</u>	Subsection 3 of section 45-10.2-66 does not apply and the connection
16			between the dissociation of a person as a general partner and the dissolution
17			of the limited partnership is the same as existed immediately before the
18			limited partnership became subject to this chapter.
19	<u>45-</u>	10.2-	04. (1207) Savings clause. This chapter does not affect an action
20	commence	d, pro	oceeding brought, or right accrued before this chapter takes effect.
21	<u>45-1</u>	10.2-	05. Legal recognition of electronic records and electronic signatures.
22	For purpose	es of	this chapter:
23	<u>1.</u>	<u>A re</u>	ecord or signature may not be denied legal effect or enforceability solely
24		<u>bec</u>	ause it is in electronic form;
25	<u>2.</u>	A co	ontract may not be denied legal effect or enforceability solely because an
26		elec	etronic record was used in its formation;
27	<u>3.</u>	<u>lf a</u>	provision requires a record to be in writing, then an electronic record satisfies
28		<u>the</u>	requirement;
29	<u>4.</u>	<u>lf a</u>	provision requires a signature, then an electronic signature satisfies the
30		requ	uirement; and

1	<u>5.</u>	The provisions of this chapter relating to electronic records and electronic					
2		transactions do not limit or supersede any provision of chapter 9-16.					
3	<u>45-</u>	0.2-06. (103) Knowledge and notice.					
4	<u>1.</u>	A person knows or has knowledge of a fact if the person has actual knowledge of					
5		it. A person does not know or have knowledge of a fact merely because the					
6		person has reason to know or have knowledge of the fact.					
7	<u>2.</u>	A person has notice of a fact if the person:					
8		a. Knows of the fact;					
9		b. Has received notice of the fact as provided in subsection 27 of section					
10		<u>45-10.2-02;</u>					
11		c. Has reason to know the fact exists from all of the facts known to the person a					
12		the time in question; or					
13		d. Has notice of it under subsection 3 or 4.					
14	<u>3.</u>	A certificate of limited partnership on file in the office of the secretary of state is					
15		notice that the partnership is a limited partnership and the persons designated in					
16		the certificate as general partners are general partners. Except as otherwise					
17		provided in subsections 4 and 9, the certificate is not notice of any other fact.					
18	<u>4.</u>	Subject to subsection 9, a person has notice of:					
19		a. The dissociation of another person as a general partner ninety days after the					
20		effective date of a filed amendment to the certificate of limited partnership					
21		which states that the other person has dissociated or ninety days after the					
22		effective date of a filed statement of dissociation pertaining to the other					
23		person, whichever occurs first;					
24		b. The dissolution of a limited partnership ninety days after the effective date of					
25		a filed amendment to the certificate of limited partnership stating that the					
26		limited partnership is dissolved;					
27		c. The termination of a limited partnership ninety days after the effective date of					
28		a filed statement of termination;					
29		d. The conversion of a limited partnership under sections 45-10.2-94 through					
30		45-10.2-99 ninety days after the effective date of the filed articles of					
31		conversion; or					

1 A merger under sections 45-10.2-100 through 45-10.2-103 ninety days after 2 the effective date of the filed articles of merger. 3 5. A person notifies or gives a notification to another person by taking the steps 4 provided in subsection 27 of section 45-10.2-02, whether or not the other person 5 learns of it. 6 A person receives a notification as provided in subsection 27 of section 6. 7 45-10.2-02. 8 Except as otherwise provided in subsection 8 and except as otherwise provided in 7. 9 subsection 27 of section 45-10.2-02, a person other than an individual knows, has 10 notice, or receives a notification of a fact for purposes of a particular transaction 11 when the individual conducting the transaction for the person knows, has notice, or 12 receives a notification of the fact, or in any event when the fact would have been 13 brought to the attention of the individual if the person had exercised reasonable 14 diligence. A person other than an individual exercises reasonable diligence if it 15 16 maintains reasonable routines for communicating significant information to 17 the individual conducting the transaction for the person and there is 18 reasonable compliance with the routines. 19 Reasonable diligence does not require an individual acting for the person to b. 20 communicate information unless the communication is part of the regular 21 duties of the individual or the individual has reason to know of the transaction 22 and that the transaction would be materially affected by the information. 23 Knowledge, notice, or receipt of a notification of a fact relating to the limited 8. 24 partnership by a general partner is effective immediately as knowledge of, notice 25 to, or receipt of a notification by the limited partnership, except in the case of a 26 fraud on the limited partnership committed by or with the consent of the general 27 partner. Knowledge, notice, or receipt of a notification of a fact relating to the 28 limited partnership by a limited partner is not effective as knowledge by, notice to, 29 or receipt of a notification by the limited partnership. 30 9. Notice otherwise effective under subsection 4 does not affect the power of a

person to transfer real property held in the name of a limited partnership unless at

1		the time of transfer a certified copy of the relevant statement, amendment, or						
2		articles, as filed with the secretary of state, has been recorded in the office of the						
3		county recorder in the county in which the real property affected by the statement,						
4		amendment, or articles is located.						
5	<u>10.</u>	With respect to notice given by a form of electronic communication:						
6		a. Consent by a partner to notice given by electronic communication may be						
7		given in writing or by authenticated electronic communication. The						
8		partnership is entitled to rely on any consent so given until revoked by the						
9		partner. However, no revocation affects the validity of any notice given before						
10		receipt by the partnership of revocation of the consent.						
11		b. An affidavit of a general partner or an authorized agent of the limited						
12		partnership, that the notice has been given by a form of electronic						
13		communication is, in the absence of fraud, prima facie evidence of the facts						
14		stated in the affidavit.						
15	<u>45-1</u>	0.2-07. (104) Nature, purpose, and duration of entity.						
16	<u>1.</u>	A limited partnership is an entity distinct from its partners.						
17	<u>2.</u>	A limited partnership may be organized under this chapter for any lawful purpose						
18		except banking or insurance.						
19	<u>3.</u>	A limited partnership has a perpetual duration unless otherwise provided in its						
20		certificate of limited partnership.						
21	<u>45-1</u>	0.2-08. (105) General powers. A limited partnership has the powers to do all						
22	things nece	ssary or convenient to carry on its activities, including the power to sue, be sued,						
23	and defend	in its own name and to maintain an action against a partner for harm caused to the						
24	limited partr	nership by a breach of the partnership agreement or violation of a duty to the						
25	partnership							
26	<u>45-1</u>	0.2-09. (106 and 107) Governing law.						
27	<u>1.</u>	The law of this state governs relations among the partners of a limited partnership						
28		and between the partners and the limited partnership and the liability of partners as						
29		partners for an obligation of the limited partnership.						
30	<u>2.</u>	Unless displaced by particular provision of this chapter, the principles of law and						

equity supplement this chapter.

1	<u>45-</u>	10.2-	10. Li	imited	partnership name.
2	<u>1.</u>	The	name	e of ea	ch limited partnership as set forth in the certificate of limited
3		part	nersh	ip:	
4		<u>a.</u>	Must	t be in	the English language or in another language expressed in English
5			lette	rs or cl	naracters.
6		<u>b.</u>	Must	t conta	in without abbreviation the words "limited partnership" or the
7			<u>abbr</u>	eviatio	n "L.P." or "LP", either of which abbreviations may be used
8			inter	change	eably for all purposes authorized by this chapter, including real
9			esta	te matt	ers, contracts, and filings with the secretary of state.
10		<u>C.</u>	May	contai	n the name of any partner.
11		<u>d.</u>	May	not co	ntain the word "corporation", "company", "incorporated", "limited
12			<u>liabil</u>	ity con	pany", "limited liability partnership", "limited liability limited
13			partr	nership	", or any abbreviation of these words.
14		<u>e.</u>	May	not co	ntain a word or phrase that indicates or implies that the limited
15			partr	nership	<u>:</u>
16			<u>(1)</u>	ls or	ganized for a purpose other than:
17				<u>(a)</u>	A lawful purpose for which a limited partnership may be
18					organized under this chapter; or
19				<u>(b)</u>	For a purpose stated in its certificate of limited partnership; or
20			<u>(2)</u>	May	not be organized under this chapter.
21		<u>f.</u>	May	not be	the same as or deceptively similar to:
22			<u>(1)</u>	The	name, whether foreign and authorized to do business in this state
23				or do	mestic, unless there is filed with the certificate of limited
24				partr	ership a record in compliance with subsection 3, of:
25				<u>(a)</u>	Another limited partnership;
26				<u>(b)</u>	A corporation;
27				<u>(c)</u>	A limited liability company;
28				<u>(d)</u>	A limited liability partnership; or
29				<u>(e)</u>	A limited liability limited partnership;

1			<u>(2)</u>	A name the right to which is, at the time of the filing of the certificate of
2				limited partnership, reserved in the manner provided in section
3				10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;
4			<u>(3)</u>	A fictitious name registered in the manner provided in chapter 45-11; or
5			<u>(4)</u>	A trade name registered in the manner provided in chapter 47-25.
6	<u>2.</u>	The	secret	ary of state shall determine whether a limited partnership name is
7		dece	ptivel	y similar to another name for purposes of this chapter.
8	<u>3.</u>	If the	secre	etary of state determines a limited partnership name is deceptively
9		simil	ar to a	another name for purposes of this chapter, then the limited partnership
10		nam	e may	not be used unless there is filed with the articles:
11		<u>a.</u>	The w	vritten consent of the holder of the registered trade name or the holder of
12			the ric	ghts to the name to which the proposed name has been determined to
13			be de	ceptively similar; or
14		<u>b.</u>	A cer	tified copy of a judgement of a court in this state establishing the prior
15			right o	of the applicant to the use of the name in this state.
16	<u>4.</u>	Subs	section	3 does not affect the right of a limited partnership existing on the
17		effec	tive d	ate of this chapter, or a foreign limited partnership authorized to do
18		busir	ness ir	n this state on that date, to continue the use of its name.
19	<u>5.</u>	<u>This</u>	sectio	on and section 45-10.2-11 do not:
20		<u>a.</u>	<u>Abrog</u>	gate or limit:
21			<u>(1)</u>	The law of unfair competition or unfair practices;
22			<u>(2)</u>	<u>Chapter 47-25;</u>
23			<u>(3)</u>	The laws of the United States with respect to the right to acquire and
24				protect copyrights, trade names, trademarks, service names, service
25				marks; or
26			<u>(4)</u>	Any other right to the exclusive use of names or symbols; or
27		<u>b.</u>	Derog	gate the common law or the principles of equity.
28	<u>6.</u>	A lim	nited p	artnership that is the surviving organization in a merger with one or
29		more	e orga	nizations, or that acquires by sale, lease, or other disposition to or
30		exch	ange	with an organization all or substantially all of the assets of another
31		orga	nizatio	on including its name, may include in its name, subject to the

- requirements of subsection 1, the name of any of the organizations, if the other organization whose name is sought to be used:
 - <u>Was incorporated, organized, formed, or registered under the laws of this</u>
 state;
 - b. Is authorized to transact business or conduct activities in this state;
 - c. Holds a reserved name in the manner provided in section 10-19.1-14,
 10-32-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;
 - d. Holds a fictitious name registered in the manner provided in chapter 45-11; or
 - e. Holds a trade name registered in the manner provided in chapter 47-25.
 - 7. The use of a name by a limited partnership in violation of this section does not affect or vitiate its limited partnership existence. However, a court in this state may, upon application of the state or of an interested or affected person, enjoin the limited partnership from doing business under a name assumed in violation of this section, although its certificate of limited partnership may have been filed with the secretary of state.
 - 8. A limited partnership whose period of existence has expired or that is involuntarily dissolved by the secretary of state as provided in section 45-10.2-108 may reacquire the right to use that name by refiling a certificate of limited partnership pursuant to section 45-10.2-23 unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 3. A limited partnership that cannot reacquire the use of its limited partnership name shall adopt a new limited partnership name that complies with this section by refiling a certificate of limited partnership as provided in section 45-10.2-23; by amending its certificate of limited partnership as provided in section 45-10.2-24; or by reinstating the limited partnership pursuant to section 45-10.2-108. If the new limited partnership name has been adopted for use or reserved by another person, the filing will be rejected unless the filing is accompanied by a written consent or judgment as provided in subsection 3.

1	<u>9.</u>	Subject to section 45-10.2-78, this section applies to any foreign limited				
2		partnership transacting business in this state, having a certificate of authority to				
3		transact business in this state, or applying for a certificate of authority.				
4	<u>45-</u>	10.2-11. Reserved name.				
5	<u>1.</u>	The exclusive right to the use of a limited partnership name otherwise permitted by				
6		section 45-10.2-10 may be reserved by any person.				
7	<u>2.</u>	The reservation must be made by filing with the secretary of state a request that				
8		the name be reserved.				
9		a. If the name is available for use by the applicant, the secretary of state shall				
10		reserve the name for the exclusive use of the applicant for a period of twelve				
11		months.				
12		b. The reservation may be renewed for successive twelve-month periods.				
13	<u>3.</u>	The right to the exclusive use of a limited partnership name reserved pursuant to				
14		this section may be transferred to another person by or on behalf of the applicant				
15		for whom the name was reserved by filing in the office of the secretary of state a				
16		notice of transfer, and specifying the name and address of the transferee.				
17	<u>4.</u>	The right to the exclusive use of a limited partnership name reserved pursuant to				
18		this section may be canceled by or on behalf of the applicant for whom the name				
19		was reserved by filing with the secretary of state a notice of cancellation.				
20	<u>5.</u>	The secretary of state may destroy all reserved name requests and the index				
21		thereof one year after expiration.				
22	45-	10.2-12. (110) Effect of partnership agreement and nonwaivable provisions.				
23	<u>1.</u>	Except as otherwise provided in subsection 2, the partnership agreement governs				
24		relations among the partners and between the partners and the partnership. To				
25		the extent the partnership agreement does not otherwise provide, this chapter				
26		governs relations among the partners and between the partners and the				
27		partnership.				
28	<u>2.</u>	A partnership agreement may not:				
29		a. Vary the power of a limited partnership under section 45-10.2-08 to sue, be				
30		sued, and defend in its own name;				
31		b. Vary the law applicable to a limited partnership under section 45-10.2-09;				

1	<u>C.</u>	Vary the requirements of section 45-10.2-25;			
2	<u>d.</u>	Vary the information required under section 45-10.2-13 or unreasonably			
3		restrict the right to information under section 45-10.2-34 or 45-10.2-43, but			
4		the partnership agreement may impose reasonable restrictions on the			
5		availability and use of information obtained under those sections and may			
6		define appropriate remedies, including liquidated damages, for a breach of			
7		any reasonable restrictions on use;			
8	<u>e.</u>	Eliminate the duty of loyalty under section 45-10.2-44, but the partnership			
9		agreement may:			
10		(1) Identify specific types or categories of activities that do not violate the			
11		duty of loyalty, if not manifestly unreasonable; and			
12		(2) Specify the number or percentage of partners which may authorize or			
13		ratify, after full disclosure to all partners of all material facts, a specific			
14		act or transaction that otherwise would violate the duty of loyalty;			
15	<u>f.</u>	Unreasonably reduce the duty of care under subsection 3 of section			
16		<u>45-10.2-44;</u>			
17	<u>g.</u>	Eliminate the obligation of good faith and fair dealing under subsection 2 of			
18		section 45-10.2-35 and subsection 4 of section 45-10.2-44, but the			
19		partnership agreement may prescribe the standards by which the			
20		performance of the obligation is to be measured, if the standards are not			
21		manifestly unreasonable;			
22	<u>h.</u>	Vary the power of a person to dissociate as a general partner under			
23		subsection 1 of section 45-10.2-58 except to require that the notice under			
24		subsection 1 of section 45-10.2-57 be in a record;			
25	<u>i.</u>	Vary the power of a court to decree dissolution in the circumstances specified			
26		in section 45-10.2-67;			
27	<u>j.</u>	Vary the requirement to wind up the business of a partnership as specified in			
28		section 45-10.2-68;			
29	<u>k.</u>	Unreasonably restrict the right to maintain an action under sections			
30		45-10.2-89 through 45-10.2-93:			

1		<u>l.</u>	Restrict the right of a partner under subsection 1 of section 45-10.2-104 to				
2			approve a conversion or merger;				
3		<u>m.</u>	Restrict the right of a general partner under subsection 2 of section				
4			45-10.2-104 to consent to an amendment to the certificate of limited				
5			partnership which converts the limited partnership to a limited liability limited				
6			partnership; or				
7		<u>n.</u>	Restrict rights under this chapter of a person other than a partner or a				
8			transferee.				
9	45-	10.2-	13. (111) Required information. A limited partnership shall maintain at its				
10	principal ex	ecuti	ve office the following information:				
11	<u>1.</u>	A cu	urrent list showing the full name and last-known street and mailing address of				
12		eac	h partner, separately identifying the general partners, in alphabetical order, and				
13		the	limited partners, in alphabetical order;				
14	<u>2.</u>	A co	opy of the initial certificate of limited partnership and all amendments to and				
15		rest	restatements of the certificate, together with signed copies of any powers of				
16		atto	rney under which any certificate, amendment, or restatement has been signed;				
17	<u>3.</u>	A co	opy of any filed articles of conversion or merger;				
18	<u>4.</u>	a cc	a copy of the federal, state, and local income tax returns and reports of a limited				
19		part	nership, if any, for the three most recent years;				
20	<u>5.</u>	A co	opy of any partnership agreement made in a record and any amendment made				
21		<u>in a</u>	record to any partnership agreement;				
22	<u>6.</u>	A co	opy of any financial statement of the limited partnership for the three most				
23		rece	ent years;				
24	<u>7.</u>	A co	opy of the three most recent annual reports delivered by the limited partnership				
25		to th	ne secretary of state pursuant to section 45-10.2-108;				
26	<u>8.</u>	A co	opy of any record made by the limited partnership during the past three years of				
27		any	consent given by or vote taken of any partner pursuant to this chapter or the				
28		part	nership agreement; and				
29	<u>9.</u>	<u>Unle</u>	ess contained in a partnership agreement made in a record, a record stating:				
30		<u>a.</u>	The amount of cash, and a description and statement of the agreed value of				
31			the other benefits, contributed and agreed to be contributed by each partner;				

1 The times at which, or events on the happening of which, any additional b. 2 contributions agreed to be made by each partner are to be made; 3 For any person that is both a general partner and a limited partner, a <u>C.</u> 4 specification of what transferable interest the person owns in each capacity; 5 and 6 Any events upon the happening of which the limited partnership is to be 7 dissolved and its activities wound up. 8 **45-10.2-14.** (112) Business transactions of partner with partnership. A partner 9 may lend money to and transact other business with the limited partnership and has the same 10 rights and obligations with respect to the loan or other transaction as a person that is not a 11 partner. 12 45-10.2-15. (113) Dual capacity. A person may be both a general partner and a 13 limited partner. 14 A person that is both a general and limited partner has the rights, powers, duties, 1. 15 and obligations provided by this chapter and the partnership agreement in each of 16 those capacities. 17 2. When the person acts as a general partner, the person is subject to the 18 obligations, duties, and restrictions under this chapter and the partnership 19 agreement for general partners. 20 3. When the person acts as a limited partner, the person is subject to the obligations, 21 duties, and restrictions under this chapter and the partnership agreement for 22 limited partners. 23 **45-10.2-16.** Registration of general partner. A general partner must be registered 24 separately with the secretary of state at the time of filing a certificate of limited partnership or 25 the application for certificate of authority of a foreign limited partnership whenever that general 26 partner is either a domestic or foreign: 27 <u>1.</u> Corporation; 28 <u>2.</u> Limited liability company; 29 3. Limited partnership; 30 4. Limited liability partnership; 31 5. Limited liability limited partnership;

1	<u>6.</u>	Cor	neral partnership; or				
		Any other organization that has a registration responsibility with the secretary of					
2	<u>7.</u>						
3		stat					
4	<u>45-1</u>		17. Registered office and registered agent.				
5	<u>1.</u>	<u>A lir</u>	mited partnership shall continuously maintain a registered office in this state. A				
6		<u>regi</u>	stered office need not be the same as the principal place of business or the				
7		prin	cipal executive office of the limited partnership.				
8	<u>2.</u>	The	limited partnership shall appoint and continuously maintain a registered agent				
9		who	o may be:				
10		<u>a.</u>	An individual residing in this state;				
11		<u>b.</u>	A domestic corporation;				
12		<u>C.</u>	A domestic limited liability company; or				
13		<u>d.</u>	A foreign corporation or foreign limited liability company authorized to transact				
14			business in this state.				
15	<u>3.</u>	The	registered agent shall maintain a business office identical to its registered				
16		offic	ce.				
17	<u>4.</u>	Pro	of of the consent of the registered agent to serve in the capacity of registered				
18		<u>age</u>	nt must be filed with the secretary of state.				
19	<u>45-1</u>	0.2-	18. Change of registered office or agent - Resignation of registered agent				
20	- Change o	f nar	me or address of registered agent.				
21	<u>1.</u>	<u>A lir</u>	mited partnership may change the registered office of the limited partnership,				
22		<u>cha</u>	nge the registered agent of the limited partnership, or state a change in the				
23		nan	ne of the registered agent of the limited partnership, by filing with the secretary				
24		of s	tate a statement containing:				
25		<u>a.</u>	The name of the limited partnership;				
26		<u>b.</u>	The new address of the registered office of the limited partnership, if the				
27			address of the registered office of the limited partnership is to be changed;				
28		<u>C.</u>	The name of the new registered agent of the limited partnership, if the				
29		_	registered agent of the limited partnership is to be designated or changed;				
30		<u>d.</u>	The name of the registered agent of the limited partnership as changed, if the				
31		<u> </u>	name of the registered agent of the limited partnership is to be changed;				
J 1			name or the registered agent of the limited partificially is to be chariged,				

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- 1 A statement that the address of the registered office of the limited partnership e. 2 and the address of the business office of the registered agent of the limited 3 partnership, as changed, will be identical; and 4 f. A statement that the change of registered office or registered agent was 5 authorized by resolution approved by the general partners. 6 2. A registered agent of a limited partnership may resign by filing with the secretary of 7 state a signed written notice of resignation, including a statement that a signed 8 copy of the notice was given to the limited partnership at the principal executive 9 office of the limited partnership, or to a legal representative of the limited 10 partnership. The appointment of the agent terminates thirty days after the notice is 11 filed with the secretary of state. 12 <u>3.</u> If the business address or name of a registered agent changes, the agent shall 13 change the address of the registered office or the name of the registered agent, as 14 the case may be, of each limited partnership represented by that agent by filing 15 with the secretary of state a statement for each limited partnership as required in 16 subsection 1, except that the statement need be signed only by the registered 17 agent, need not be responsive to subdivision f of subsection 1, and must state that 18 a copy of the statement was mailed to each of those limited partnerships or to the 19 legal representative of each of those limited partnerships. 20 4. The fee provided in section 45-10.2-109 for change of registered office must be 21 refunded if in the opinion of the secretary of state a change of address of 22 registered office results from rezoning or postal reassignment. 23 **45-10.2-19.** Action without a meeting. An action required or permitted to be taken or 24 permitted to be taken at a meeting of the partners may be taken without a meeting by written 25 action signed, or consented to by authenticated electronic communication, by all of the partners 26 entitled to vote on that action. 27 If the certificate of limited partnership or the partnership agreement so provide, any
 - 1. If the certificate of limited partnership or the partnership agreement so provide, any action may be taken by written action signed, or consented to by authenticated electronic communication, by the partners entitled to vote on the action who own voting power equal to the voting power that would be required to take the same action at a meeting of the partners at which all partners entitled to vote on the

1		action were present. After the adoption of the initial certificate of limited								
2		partnership or the initial partnership agreement, an amendment to the certificate of								
3		limited partnership or to the partnership agreement to permit written action to be								
4		take	taken by less than all partners entitled to vote on an action requires the approval of							
5		<u>all p</u>	artner	s entitled to vote on the amendment.						
6		<u>a.</u>	Wher	written action is permitted to be taken by less than all partners entitled						
7			to vot	e on the action, all partners entitled to vote on the action must be						
8			notifie	ed immediately of its text and effective date.						
9		<u>b.</u>	<u>Failu</u>	e to provide the notice does not invalidate the written action.						
10		<u>C.</u>	A par	tner who does not sign or consent to the written action has no liability for						
11			the a	ction or actions taken by the written actions.						
12	<u>2.</u>	<u>The</u>	writte	n action is effective when it has been signed, or consented to by						
13		<u>auth</u>	entica	ted electronic communication, by the partners entitled to vote on the						
14		actio	on, unl	ess a different effective time is provided in the written action.						
15	<u>3.</u>	Whe	en this	chapter requires or permits a certificate concerning an action to be filed						
16		with	the se	ecretary of state, the general partner signing the certificate must so						
17		indic	cate if	the action was taken under this section.						
18	<u>45-1</u>	0.2-2	20. Re	emote communications for partner meetings.						
19	<u>1.</u>	<u>This</u>	section	on must be construed and applied to:						
20		<u>a.</u>	<u>Facili</u>	tate remote communication consistent with other applicable law; and						
21		<u>b.</u>	Be co	ensistent with reasonable practices concerning remote communication						
22			and v	vith the continued expansion of those practices.						
23	<u>2.</u>	To t	he ext	ent authorized in the certificate of limited partnership or the partnership						
24		<u>agre</u>	<u>emen</u>	t and determined by the general partners:						
25		<u>a.</u>	A me	eting of the partners may be held solely by any combination of means of						
26			remo	te communication through which the participants may participate in the						
27			meet	ng:						
28			<u>(1)</u>	If notice of the meeting is given to every holder of interests entitled to						
29				vote as would be required by the certificate of limited partnership or the						
30				partnership agreement for a meeting; and						

ı			<u>(2)</u>	<u>ii the</u>	number of partnership interests held by the partners participating
2				in the	meeting would be sufficient to constitute a quorum at a meeting.
3		<u>b.</u>	A par	tner n	ot physically present in person or by proxy at a meeting of partners
4			may	by mea	ans of remote communication participate in a meeting of partners
5			held :	at a de	esignated place.
6	<u>3.</u>	<u>In a</u>	ny me	eting o	f partners held solely by means of remote communication under
7		subo	divisio	n a of	subsection 2 or in any meeting of partners held at a designated
8		plac	e in w	hich o	ne or more partners participate by means of remote
9		com	munic	ation ι	under subdivision b of subsection 2:
10		<u>a.</u>	The I	imited	partnership shall implement reasonable measures to:
11			<u>(1)</u>	<u>Verify</u>	that each person deemed present and entitled to vote at the
12				meet	ing by means of remote communication is a partner; and
13			<u>(2)</u>	Provi	de each partner participating by means of remote communication
14				with a	a reasonable opportunity to participate in the meeting, including an
15				oppo	rtunity to:
16				<u>(a)</u>	Read or hear the proceedings of the meeting substantially
17					concurrently with those proceedings;
18				<u>(b)</u>	If allowed by the procedures governing the meeting, have the
19					remarks of a partner heard or read by other participants in the
20					meeting substantially concurrently with the making of those
21					remarks; and
22				<u>(c)</u>	If otherwise entitled, vote on matters submitted to the partners.
23		<u>b.</u>	Partic	cipatio	n in a meeting by this means constitutes presence at the meeting
24			in pe	rson o	r by proxy if all of the requirements of section 45-10.2-21 are met.
25	<u>4.</u>	<u>Any</u>	ballot	vote,	authorization, or consent submitted by electronic communication
26		und	er this	chapte	er may be revoked by the partner submitting the ballot, vote,
27		<u>auth</u>	orizati	on, or	consent so long as the revocation is received by a general partner
28		of th	ne limit	ed par	tnership at or before the meeting or before an action without a
29		mee	eting is	effect	ive as provided in section 45-10.2-19.
30	<u>5.</u>	A pa	artner	may w	aive notice of a meeting by means of authenticated electronic
31		com	munic	ation.	Participation in a meeting by means of remote communication

1		<u>des</u>	<u>cribed</u>	in subdivisions a and b of subsection 2 is a waiver of notice of that
2		mee	eting, e	except when the partner objects:
3		<u>a.</u>	At the	e beginning of the meeting to the transaction of business because the
4			meet	ing is not lawfully called or convened; or
5		<u>b.</u>	Befor	re a vote on an item of business because the item may not lawfully be
6			cons	idered at the meeting and does not participate in the consideration of the
7			item	at that meeting.
8	<u>45-</u>	10.2-2	21. Co	onsent and proxies of partners.
9	<u>1.</u>	At o	r befo	re the meeting for which the appointment is to be effective, a partner may
10		cast	or au	thorize the casting of a vote:
11		<u>a.</u>	By fil	ing with a partner or agent authorized to tabulate votes a written
12			appo	intment of a proxy which is signed by the partner.
13		<u>b.</u>	By te	elephonic transmission or authenticated electronic communication to a
14			partn	er or agent authorized to tabulate votes, whether or not accompanied by
15			writte	en instructions of the partner, of an appointment of a proxy.
16			<u>(1)</u>	The telephonic transmission or authenticated electronic communication
17				must set forth or be submitted with information from which it can be
18				determined that the appointment is authorized by the partner. If it is
19				reasonably concluded that the telephonic transmission or authenticated
20				electronic communication is valid, then the inspectors of election or, if
21				there are no inspectors, then the other persons making that
22				determination of validity shall specify the information upon which they
23				relied to make that determination.
24			<u>(2)</u>	A proxy so appointed may vote on behalf of the partner, or otherwise
25				participate, in a meeting by remote communication according to section
26				45-10.2-20 to the extent the partner appointing the proxy would have
27				been entitled to participate by remote communication according to
28				section 45-10.2-20 if the partner did not appoint the proxy.
29		<u>C.</u>	A cor	by, facsimile telecommunication, or other reproduction of the original
30			writin	g or transmission may be substituted or used in lieu of the original
31			writin	ng or transmission for any purpose for which the original writing or

1		transmission could be used if the copy, facsimile telecommunication, or other
2		reproduction is a complete and legible reproduction of the entire original
3		writing or transmission.
4		d. An appointment of a proxy for partnership interests held jointly by two or more
5		partners is valid if signed or consented to by authenticated electronic
6		communication by any one of the partners, unless the limited partnership
7		receives from any of those partners written notice or authenticated electronic
8		communication either denying the authority of that person to appoint a proxy
9		or appointing a different proxy.
10	<u>2.</u>	The appointment of a proxy is valid for eleven months, unless a longer period is
11		expressly provided in the appointment. No appointment is irrevocable unless the
12		appointment is coupled with an interest, including a security interest, in the
13		partnership interests or in the limited partnership. A partner who revokes a proxy
14		is not liable in any way for damages, restitution, or other claim.
15	<u>3.</u>	An appointment may be revoked at will, unless the appointment is coupled with an
16		interest, in which case it may not be revoked except in accordance with the terms
17		of an agreement, if any, between the parties to the appointment. Appointment of a
18		proxy is revoked by the person appointing the proxy by:
19		a. Attending a meeting and voting in person; or
20		b. Signing and delivering to the partner or agent authorized to tabulate proxy
21		votes either:
22		(1) A writing stating the appointment of the proxy is revoked; or
23		(2) A later appointment.
24	<u>4.</u>	Revocation in either manner provided in subsection 3 revokes all earlier proxy
25		appointments and is effective when filed with a general partner or agent of the
26		limited partnership.
27	<u>5.</u>	The death or incapacity of a person appointing a proxy does not affect the right of
28		the limited partnership to accept the authority of the proxy, unless written notice of
29		the death or incapacity is received by a partner or agent authorized to tabulate
30		votes before the proxy exercises authority under that appointment.

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- 6. Unless the appointment specifically provides otherwise, if two or more persons are appointed as proxies for a partner:
 - a. Then any one of them may vote the partnership interests on each item of business in accordance with specific instructions contained in the appointment; or
 - b. If no specific instructions are contained in the appointment with respect to voting the partnership interests on a particular item of business, then the partnership interests must be voted as a majority of the proxies determine. If the proxies are equally divided, then the partnership interests may not be voted.
 - 7. Subject to section 45-10.2-22 and an express restriction, limitation, or specific reservation of authority of the proxy appearing on the appointment, the limited partnership may accept a vote or action by the proxy as the action of the partner. The vote of a proxy is final, binding, and not subject to challenge. However, the proxy is liable to the partner or beneficial owner for damages resulting from a failure to exercise the proxy or from an exercise of the proxy in violation of the authority granted in the appointment.
 - 8. If a proxy is given authority by a partner to vote on less than all items of business considered at a meeting of partners, then the partner is considered to be present and entitled to vote by the proxy, only with respect to those items of business for which the proxy has authority to vote. A proxy who is given authority by a partner who abstains with respect to an item of business is considered to have authority to vote on the item of business for purposes of this subsection.

45-10.2-22. Acceptance of partner act by the limited partnership.

- 1. If the name signed on a vote, consent, waiver, or proxy appointment corresponds to the record name of a partner, then the limited partnership if acting in good faith may accept the vote, consent, waiver, or proxy appointment and give it effect as the act of the partner.
- 2. Unless the certificate of limited partnership or partnership agreement provides otherwise, if the name signed on a vote, consent, waiver, or proxy appointment does not correspond to the record name of a partner, then the limited partnership if

1 acting in good faith may accept the vote, consent, waiver, or proxy appointment 2 and give it effect as the act of the partner if: 3 The partner is an organization and the name signed purports to be that of an a. 4 officer, manager, or agent of the organization; 5 The name signed purports to be that of an administrator, guardian, or b. 6 conservator representing the partner, and, if the limited partnership requests, 7 evidence of fiduciary status acceptable to the limited partnership has been 8 presented with respect to the vote, consent, waiver, or proxy appointment; 9 C. The name signed purports to be that of a receiver or trustee in bankruptcy of 10 the partner, and, if the limited partnership requests, evidence of this status 11 acceptable to the limited partnership has been presented with respect to the 12 vote, consent, waiver, or proxy appointment; 13 The name signed purports to be that of a pledgee, beneficial owner, or <u>d.</u> 14 attorney in fact of the partner, and, if the limited partnership requests, 15 evidence acceptable to the limited partnership of the authority of the signatory 16 to sign for the partner has been presented with respect to the vote, consent, 17 waiver, or proxy appointment; or 18 Two or more persons hold the interests as cotenants or fiduciaries and the 19 name signed purports to be the name of at least one of the coholders and the 20 person signing appears to be acting on behalf of all the coholders. 21 The limited partnership may reject a vote, consent, waiver, or proxy appointment if <u>3.</u> 22 the partner or agent authorized to tabulate votes, acting in good faith, has 23 reasonable basis to doubt the validity of the signature on it or the authority of the 24 signatory to sign for the partner. 25 The limited partnership or its agent who accepts or rejects a vote, consent, waiver, 4. 26 or proxy appointment in good faith and in accordance with the standards of this 27 section is not liable in damages to the partner for the consequences of the 28 acceptance or rejection. 29 5. Action of the limited partnership based on the acceptance or rejection of a vote, 30 consent, waiver, or proxy appointment under this section is valid unless a court of 31 competent jurisdiction determines otherwise.

1	4	5-1	0.2-23	<u> </u>	(201) Formation of limited partnership and certificate of limited		
2	partners	ship	<u>.</u>				
3	<u>1</u>	<u>.</u>	In order for a limited partnership to be formed, a certificate of limited partnership				
4			must	be	e filed with the secretary of state.		
5			<u>a.</u>	Γh	e certificate must state:		
6			((1)	The name of the limited partnership, which must comply with section		
7					<u>45-10.2-10;</u>		
8			((2)	The general character of its business;		
9			((3)	The street address and mailing address of the principal executive		
10					office;		
11			((4)	The name, street address, and mailing address of each general		
12					<u>partner;</u>		
13			((5)	The name, street address, and mailing address of the registered agent;		
14					<u>and</u>		
15			((6)	Any additional information required by sections 45-10.2-94 through		
16					<u>45-10.2-106.</u>		
17			<u>b.</u> <u>A</u>	4 (certificate of limited partnership may also contain any other matters but may		
18			<u>r</u>	าด	t vary or otherwise affect the provisions specified in subsection 2 of section		
19			4	<u> 45</u>	-10.2-12 in a manner inconsistent with that section.		
20	2	<u></u>	A limited partnership is formed when the certificate of limited partnership is filed				
21			with tl	he	secretary of state or on the date specified in the certificate of limited		
22			partne	ers	ship that is within ninety days after the filing of the certificate of limited		
23			partne	ers	ship with the secretary of state.		
24	<u>3</u>	<u>3.</u>	Subject to subdivision b of subsection 1, if any provision of a partnership				
25			<u>agree</u>	m	ent is inconsistent with the filed certificate of limited partnership or with a		
26			filed statement of dissociation, termination, or change or filed articles of conversion				
27			or merger:				
28			<u>a.</u>	Γh	e partnership agreement prevails as to partners and transferees; and		
29			<u>b.</u>	Γh	e filed certificate of limited partnership, statement of dissociation,		
30			<u>t</u>	er	mination, or change or articles of conversion or merger prevail as to		

1		persons, other than partners and transferees, that reasonably rely on the filed
2		record to their detriment.
3	<u>45-</u>	10.2-24. (202) Amendment or restatement of certificate.
4	<u>1.</u>	In order to amend its certificate of limited partnership, a limited partnership must
5		deliver to the secretary of state for filing an amendment or, pursuant to sections
6		45-10.2-100 through 45-10.2-106, articles of merger stating:
7		a. The name of the limited partnership; and
8		b. The changes the amendment makes to the certificate as most recently
9		amended or restated.
10	<u>2.</u>	A limited partnership shall promptly deliver to the secretary of state for filing an
11		amendment to a certificate of limited partnership to reflect:
12		a. The change of name of the limited partnership;
13		b. The admission of a new general partner;
14		c. The dissociation of a person as a general partner; or
15		d. The appointment of a person to wind up the activities of the limited
16		partnership under subsection 3 or 4 of section 45-10.2-68.
17	<u>3.</u>	A general partner that knows that any information in a filed certificate of limited
18		partnership was false when the certificate was filed or has become false due to
19		changed circumstances shall promptly:
20		a. Cause the certificate to be amended; or
21		b. If appropriate, deliver to the secretary of state for filing a statement of change
22		pursuant to section 45-10.2-18 or a statement of correction pursuant to
23		section 45-10.2-28.
24	<u>4.</u>	A certificate of limited partnership may be amended at any time for any other
25		proper purpose as determined by the limited partnership.
26	<u>5.</u>	A restated certificate of limited partnership may be delivered to the secretary of
27		state for filing in the same manner as an amendment.
28	<u>6.</u>	Subject to subsection 3 of section 45-10.2-27, an amendment or restated
29		certificate is effective when filed by the secretary of state or on a date specified in
30		the amendment or restated certificate that is within ninety days after the filing of
31		the amendment or restated certificate with the secretary of state.

1 A limited partnership shall report any change of address of the principal executive 7. 2 office to the secretary of state and need not file an amendment to a certificate of 3 limited partnership. 4 8. A limited partnership that files an amendment to change its name and which is the 5 owner of a trademark or trade name, is a general partner named in a fictitious 6 name certificate, is a general partner in another limited partnership or limited 7 liability limited partnership, or is a managing partner in a limited liability partnership 8 that is on file with the secretary of state shall change the name of the limited 9 partnership in each of the foregoing registrations that is applicable when the limited 10 partnership files an amendment to the certificate of limited partnership. 11 45-10.2-25. (204) Signing of records. 12 1. Each record delivered to the secretary of state for filing pursuant to this chapter 13 must be signed in the following manner: 14 An initial certificate of limited partnership must be signed by all general 15 partners listed in the certificate. 16 <u>b.</u> An amendment to the certificate of limited partnership converting the limited 17 partnership to a limited liability limited partnership must be signed by all 18 general partners listed in the certificate. 19 An amendment to the certificate of limited partnership designating as general <u>C.</u> 20 partner a person admitted under subdivision b of subsection 3 of section 21 45-10.2-66 following the dissociation of a last general partner of a limited 22 partnership must be signed by that person. 23 An amendment to the certificate of limited partnership required by d. 24 subsection 3 of section 45-10.2-68 following the appointment of a person to 25 wind up the activities of the dissolved limited partnership must be signed by 26 that person. 27 Any other amendment to the certificate of limited partnership must be signed <u>e.</u> 28 by: 29 <u>(1)</u> At least one general partner listed in the certificate; 30 (2) Each other person designated in the amendment as a new general 31 partner; and

1		<u>(3)</u>	Each	person that the amendment indicates has dissociated as a
2			gene	ral partner, unless:
3			<u>(a)</u>	The person is deceased or a guardian or general conservator
4				has been appointed for the person and the amendment so
5				states; or
6			<u>(b)</u>	The person has previously delivered to the secretary of state for
7				filing a statement of dissociation.
8	<u>f.</u>	A res	tated o	certificate of limited partnership must be signed by at least one
9		gene	ral par	tner listed in the certificate, and, to the extent the restated
10		<u>certifi</u>	cate e	ffects a change under any other subdivision of this subsection, the
11		certifi	cate n	nust be signed in a manner that satisfies that subdivision.
12	<u>g.</u>	A sta	<u>temen</u>	t of termination must be signed by a majority in interest of the
13		gene	ral par	tners listed in the certificate of limited partnership or, if the
14		certifi	cate o	f a dissolved limited partnership lists no general partners, then by
15		the p	erson	appointed pursuant to subsection 3 or 4 of section 45-10.2-68 to
16		wind	up the	activities of the dissolved limited partnership.
17	<u>h.</u>	Article	es of c	conversion must be signed by all of the general partners listed in
18		the c	ertifica	te of limited partnership.
19	<u>i.</u>	Article	es of n	nerger must be signed as provided in subsection 1 of section
20		<u>45-10</u>).2-102	<u>2.</u>
21	<u>j.</u>	Any c	ther re	ecord delivered on behalf of a limited partnership to the secretary
22		of sta	te for	filing must be signed by at least one general partner listed in the
23		certifi	cate o	f limited partnership.
24	<u>k.</u>	A sta	<u>temen</u>	t by a person pursuant to subdivision d of subsection 1 of section
25		<u>45-10</u>).2-59	stating that the person has dissociated as a general partner must
26		be sig	gned b	y that person.
27	<u>l.</u>	A sta	<u>temen</u>	t of withdrawal by a person pursuant to section 45-10.2-36 must
28		be sig	gned b	y that person.
29	<u>m.</u>	A rec	ord de	livered on behalf of a foreign limited partnership to the secretary
30		of sta	te for	filing must be signed by at least one general partner of the foreign
31		limite	d parti	nership.

1			<u>n.</u>	Any other record delivered on behalf of any person to the secretary of state
2				for filing must be signed by that person.
3	2	<u> .</u>	<u>Any</u>	person may sign by an attorney in fact any record to be filed pursuant to this
4			<u>cha</u> p	<u>oter.</u>
5	<u>4</u>	5-1	0.2-2	26. (205) Signing and filing pursuant to judicial order.
6	<u>1</u>	<u>.</u>	<u>lf a p</u>	person required by this chapter to sign a record or deliver a record to the
7			<u>secr</u>	etary of state for filing does not do so, then any other person that is aggrieved
8			may	petition the district court to order:
9			<u>a.</u>	The person to sign the record and deliver the record to the secretary of state
10				for filing; or
11			<u>b.</u>	The secretary of state to file the record unsigned.
12	2	<u> .</u>	If the	e person aggrieved under subsection 1 is not the limited partnership or foreign
13			limite	ed partnership to which the record pertains, then the aggrieved person shall
14			<u>mak</u>	e the limited partnership or foreign limited partnership a party to the action. A
15			pers	on aggrieved under subsection 1 may seek the remedies provided in
16			subs	section 1 in the same action in combination or in the alternative.
17	<u>3</u>	<u>3.</u>	A re	cord filed unsigned pursuant to this section is effective without being signed.
18		<u>45</u>	5-10.:	2-27. (206) Delivery to and filing of records by secretary of state and
19	effective	e da	ite.	
20	<u>1</u>	_	A re	cord authorized or required to be delivered to the secretary of state for filing
21			unde	er this chapter must be captioned to describe the purpose of the record, be in a
22			<u>med</u>	lium permitted by the secretary of state, and be delivered to the secretary of
23			state	e. If the secretary of state determines that a record complies with the filing
24			requ	irements of this chapter, then the secretary of state shall file the record and
25			<u>retur</u>	rn a copy of the filed record to the person that delivered it to the secretary of
26			state	e for filing. That person shall then:
27			<u>a.</u>	For a statement of dissociation, send a copy of the filed statement:
28				(1) To the person which the statement indicates has dissociated as a
29				general partner; and
30				(2) To the limited partnership;
31			<u>b.</u>	For a statement of withdrawal, send a copy of the filed statement:

1			(1)	10 th	e person on whose behall the record was filed; and
2			<u>(2)</u>	If the	statement refers to an existing limited partnership, to the limited
3				partn	ership; and
4		<u>C.</u>	For a	ll othe	r records, send a copy of the filed record to the person on whose
5			behal	f the r	ecord was filed.
6	<u>2.</u>	<u>Upo</u>	n requ	est ar	nd payment of a fee provided in section 45-10.2-109, the secretary
7		of st	ate sh	all ser	nd to the requester a certified copy of the requested record.
8	<u>3.</u>	Exce	ept as	other	vise provided in sections 45-10.2-18 and 45-10.2-28, a record
9		<u>deliv</u>	ered t	o the	secretary of state for filing under this chapter may specify a
10		<u>dela</u>	yed ef	fective	e date within ninety days. Except as otherwise provided in this
11		<u>cha</u> p	oter, a	recor	d filed by the secretary of state is effective:
12		<u>a.</u>	If the	recor	d does not specify a delayed effective date within ninety days, then
13			on the	e date	the record is filed as evidenced by the endorsement of the
14			secre	tary o	f state of the date on the record.
15		<u>b.</u>	If the	recor	d specifies a delayed effective date within ninety days, then on the
16			speci	fied da	ate.
17	<u>45-1</u>	0.2-2	28. Co	rrecti	ng a filed record. With respect to correction of a filed record:
18	<u>1.</u>	Whe	never	a rec	ord authorized by this chapter to be filed with the secretary of state
19		<u>has</u>	been f	iled a	nd inaccurately records the action referred to in the record,
20		cont	ains a	n inac	curate or erroneous statement, or was defectively or erroneously
21		<u>sign</u>	ed, se	aled, a	acknowledged, or verified, the record may be corrected by filing a
22		state	ement	of cor	rection.
23	<u>2.</u>	A sta	ateme	nt of c	orrection:
24		<u>a.</u>	Must:		
25			<u>(1)</u>	<u>Be si</u>	gned by:
26				<u>(a)</u>	The person that signed the original record; or
27				<u>(b)</u>	By a person authorized to sign on behalf of that person;
28			<u>(2)</u>	Set for	orth the name of the limited partnership that filed the record;
29			<u>(3)</u>	Ident	ify the record to be corrected by description and by the date of its
30				filing	with the secretary of state;
31			<u>(4)</u>	Ident	ify the inaccuracy, error, or defect to be corrected; and

1			<u>(5)</u>	Set to	orth a statement in corrected form of the portion of the record to be
2				corre	cted.
3		<u>b.</u>	May	not rev	oke or nullify the record.
4	<u>3.</u>	The	state	ment o	f correction must be filed with the secretary of state.
5	<u>4.</u>	Witl	h resp	ect to t	he effective date of correction:
6		<u>a.</u>	A ce	rtificate	e issued by the secretary of state before a record is corrected, with
7			resp	ect to t	he effect of filing the original record, is considered to be applicable
8			to the	e recor	d as corrected as of the date the record as corrected is considered
9			to ha	ve bec	en filed under this subsection.
10		<u>b.</u>	After	a state	ement of correction has been filed with the secretary of state, the
11			<u>origi</u>	nal rec	ord as corrected is considered to have been filed:
12			<u>(1)</u>	On th	ne date the statement of correction was filed:
13				<u>(a)</u>	As to persons adversely affected by the correction; and
14				<u>(b)</u>	For the purposes of subsections 3 and 4 of section 45-10.2-06;
15					<u>and</u>
16			<u>(2)</u>	On th	ne date the original record was filed as to all other persons and for
17				all ot	her purposes.
18	<u>45</u>	-10.2-	29. (2	08) Lia	ability for false information in filed record. If a record delivered
19	to the secr	etary	of stat	e for fi	ling under this chapter and filed by the secretary of state contains
20	false inforr	mation	n, then	a pers	son that suffers loss by reliance on the information may recover
21	damages f	or the	loss f	rom:	
22	<u>1.</u>	<u>A p</u>	erson	that siç	gned the record, or caused another to sign it on behalf of a person,
23		and	knew	the inf	formation to be false at the time the record was signed; and
24	<u>2.</u>	A g	<u>eneral</u>	partne	er that has notice that the information was false when the record
25		was	filed (or has	become false because of changed circumstances, if the general
26		part	tner ha	as notic	ce for a reasonably sufficient time before the information is relied
27		<u>upo</u>	n to e	nable t	he general partner to effect an amendment under section
28		<u>45-</u>	10.2-2	4, file a	a petition pursuant to section 45-10.2-26, or deliver to the secretary
29		of s	tate fo	r filing	a statement of change pursuant to section 45-10.2-18 or a
30		stat	ement	of cor	rection pursuant to section 45-10.2-28.
31	45	-10.2-	30. (2	09) Ce	ertificate of existence or authorization.

1	<u>1.</u>	The secretary of state, upon request and payment of the fee provided in section
2		45-10.2-109, shall furnish a certificate of existence for a limited partnership if the
3		records filed in the office of the secretary of state show that the secretary of state
4		has filed a certificate of limited partnership and has not filed a statement of
5		termination. A certificate of existence must state:
6		a. The name of the limited partnership;
7		b. That it was duly formed under the laws of this state and date of formation; and
8		c. Whether all fees and penalties due to the secretary of state under this chapte
9		have been paid.
10	<u>2.</u>	The secretary of state, upon request and payment of the fee provided in section
11		45-10.2-109, shall furnish a certificate of authorization for a foreign limited
12		partnership if the records filed in the office of the secretary of state show that the
13		secretary of state has filed a certificate of authority, has not revoked the certificate
14		of authority, and has not filed a notice of cancellation. A certificate of authorization
15		must state:
16		a. The name of the foreign limited partnership;
17		b. That it is authorized to transact business in this state; and
18		c. Whether all fees and penalties due to the secretary of state under this chapte
19		have been paid.
20	<u>3.</u>	Subject to any qualification stated in the certificate, a certificate of existence or
21		authorization issued by the secretary of state may be relied upon as conclusive
22		evidence that the limited partnership or foreign limited partnership is in existence
23		or is authorized to transact business in this state.
24	<u>45-</u>	10.2-31. (301) Becoming a limited partner. A person becomes a limited partner:
25	<u>1.</u>	As provided in the partnership agreement;
26	<u>2.</u>	As the result of a conversion or merger under sections 45-10.2-94 through
27		45-10.2-106; or
28	<u>3.</u>	With the consent of all of the partners.
29	<u>45-</u>	10.2-32. (302) No right or power as limited partner to bind limited partnership.
30	A limited p	artner does not have the right or the power as a limited partner to act for or bind the
31	limited part	nership.

1	45-10.2-33. (303) No liability as limited partner for limited partnership obligation.								
2	An obligation of a limited partnership, whether arising in contract, tort, or otherwise, is not the								
3	obligation of	on of a limited partner. A limited partner is not personally liable, directly or indirectly, by							
4	way of con	way of contribution or otherwise, for an obligation of the limited partnership solely by reason of							
5	being a lim	ited p	partner, even if the limited partner participates in the management and control of						
6	the limited	partn	<u>ership.</u>						
7	<u>45-</u>	10.2-	34. (304) Right of limited partner and former limited partner to						
8	informatio	n.							
9	<u>1.</u>	<u>On</u>	ten days' demand, made in a record received by the limited partnership, a						
10		<u>limi</u>	ted partner may inspect and copy required information during regular business						
11		hou	irs in the principal executive office of the limited partnership. The limited						
12		par	tner need not have any particular purpose for seeking the information.						
13	<u>2.</u>	<u>Dur</u>	ring regular business hours and at a reasonable location specified by the limited						
14		par	tnership, a limited partner may obtain from the limited partnership and inspect						
15		and	I copy true and full information regarding the state of the activities and financial						
16		con	dition of the limited partnership and other information regarding the activities of						
17		the	limited partnership as is just and reasonable if:						
18		<u>a.</u>	The limited partner seeks the information for a purpose reasonably related to						
19			an interest as a limited partner;						
20		<u>b.</u>	The limited partner makes a demand in a record received by the limited						
21			partnership, describing with reasonable particularity the information sought						
22			and the purpose for seeking the information; and						
23		<u>c.</u>	The information sought is directly connected to the purpose of the limited						
24			partner.						
25	<u>3.</u>	Wit	hin ten days after receiving a demand pursuant to subsection 2, the limited						
26		par	tnership in a record shall inform the limited partner that made the demand:						
27		<u>a.</u>	What information the limited partnership will provide in response to the						
28			demand;						
29		<u>b.</u>	When and where the limited partnership will provide the information; and						
30		<u>C.</u>	If the limited partnership declines to provide any demanded information, the						
31			reasons of the limited partnership for declining.						

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1 Subject to subsection 6, a person dissociated as a limited partner may inspect and 2 copy required information during regular business hours in the designated office of 3 the limited partnership if: 4 The information pertains to the period during which the person was a limited a. 5 partner; 6 b. The person seeks the information in good faith; and 7 The person meets the requirements of subsection 2. C. 8 The limited partnership shall respond to a demand made pursuant to subsection 4 5. 9 in the same manner as provided in subsection 3. 10 6. If a limited partner dies, then section 45-10.2-65 applies. 11 7. The limited partnership may impose reasonable restrictions on the use of 12 information obtained under this section. In a dispute concerning the 13 reasonableness of a restriction under this subsection, the limited partnership has 14 the burden of proving reasonableness. 15 8. A limited partnership may charge a person that makes a demand under this 16 section reasonable costs of copying, limited to the costs of labor and material. 17 9. Whenever this chapter or a partnership agreement provides for a limited partner to 18 give or withhold consent to a matter, before the consent is given or withheld, the 19 limited partnership shall, without demand, provide the limited partner with all 20 information material to the decision of the limited partner that the limited 21 partnership knows. 22 10. A limited partner or person dissociated as a limited partner may exercise the rights 23 under this section through an attorney or other agent. Any restriction imposed 24 under subsection 7 or by the partnership agreement applies both to the attorney or 25 other agent and to the limited partner or person dissociated as a limited partner. 26 <u>11.</u> The rights stated in this section do not extend to a person as transferee, but may 27 be exercised by the legal representative of an individual under legal disability who 28 is a limited partner or person dissociated as a limited partner. 29 45-10.2-35. (305) Limited duties of limited partners.

any other partner solely by reason of being a limited partner.

A limited partner does not have any fiduciary duty to the limited partnership or to

- Fifty-ninth Legislative Assembly 1 A limited partner shall discharge the duties to the partnership and the other 2 partners under this chapter or under the partnership agreement and exercise any 3 rights consistently with the obligation of good faith and fair dealing. 4 A limited partner does not violate a duty or obligation under this chapter or under 5 the partnership agreement merely because the conduct of the limited partner 6 furthers the interest of that limited partner. 7 45-10.2-36. (306) Person erroneously believing self to be limited partner. 8 Except as otherwise provided in subsection 2, a person that makes an investment <u>1.</u> 9 in a business enterprise and erroneously but in good faith believes that the person 10 has become a limited partner in the enterprise is not liable for the obligations of the 11 enterprise by reason of making the investment, receiving distributions from the 12 enterprise, or exercising any rights of or appropriate to a limited partner, if, on 13 ascertaining the mistake, the person: 14 Causes an appropriate certificate of limited partnership, amendment, or 15 statement of correction to be signed and delivered to the secretary of state for 16 filing; or 17
 - b. Withdraws from future participation as an owner in the enterprise by signing and delivering to the secretary of state for filing a statement of withdrawal under this section.

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- 2. A person that makes an investment described in subsection 1 is liable to the same extent as a general partner to any third party that enters into a transaction with the enterprise, believing in good faith that the person is a general partner, before the secretary of state files a statement of withdrawal, certificate of limited partnership, amendment, or statement of correction to show that the person is not a general partner.
- 3. If a person makes a diligent effort in good faith to comply with subdivision a of subsection 1 and is unable to cause the appropriate certificate of limited partnership, amendment, or statement of correction to be signed and delivered to the secretary of state for filing, then the person has the right to withdraw from the enterprise pursuant to subdivision b of subsection 1 even if the withdrawal would

1		otherwise breach an agreement with others that are or have agreed to become
2		coowners of the enterprise.
3	<u>45-1</u>	0.2-37. (401) Becoming general partner. A person becomes a general partner:
4	<u>1.</u>	As provided in the partnership agreement;
5	<u>2.</u>	Under subdivision b of subsection 3 of section 45-10.2-66 following the
6		dissociation of the last general partner of a limited partnership;
7	<u>3.</u>	As the result of a conversion or merger under sections 45-10.2-94 through
8		<u>45-10.2-106; or</u>
9	<u>4.</u>	With the consent of all the partners.
10	<u>45-1</u>	0.2-38. (402) General partner agent of limited partnership.
11	<u>1.</u>	Each general partner is an agent of the limited partnership for the purposes of its
12		activities. An act of a general partner, including the signing of a record in the name
13		of the partnership, for apparently carrying on in the ordinary course the activities of
14		the limited partnership or activities of the kind carried on by the limited partnership
15		binds the limited partnership, unless the general partner did not have authority to
16		act for the limited partnership in the particular matter and the person with which the
17		general partner was dealing knew, had received a notification, or had notice under
18		subsection 4 of section 45-10.2-06 that the general partner lacked authority.
19	<u>2.</u>	An act of a general partner which is not apparently for carrying on in the ordinary
20		course the activities of the limited partnership or activities of the kind carried on by
21		the limited partnership binds the limited partnership only if the act was actually
22		authorized by all of the other partners.
23	<u>45-1</u>	0.2-39. (403) Limited partnership liable for actionable conduct of general
24	partner.	
25	<u>1.</u>	A limited partnership is liable for loss or injury caused to a person, or for a penalty
26		incurred, as a result of a wrongful act or omission, or other actionable conduct, of a
27		general partner acting in the ordinary course of activities of the limited partnership
28		or with authority of the limited partnership.
29	<u>2.</u>	If, in the course of the activities of the limited partnership or while acting with
30		authority of the limited partnership, a general partner receives or causes the limited
31		partnership to receive money or property of a person not a partner, and the money

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45-10.2-40, and:

1 or property is misapplied by a general partner, then the limited partnership is liable 2 for the loss. 3 45-10.2-40. (404) Liability of general partner. 4 1. Except as otherwise provided in subsections 2 and 3, all general partners are 5 liable jointly and severally for all obligations of the limited partnership unless 6 otherwise agreed by the claimant or provided by law. 7 2. A person that becomes a general partner of an existing limited partnership is not 8 personally liable for an obligation of a limited partnership incurred before the 9 person became a general partner. 10 An obligation of a limited partnership incurred while the limited partnership is a <u>3.</u> 11 limited liability limited partnership, whether arising in contract, tort, or otherwise, is 12 solely the obligation of the limited partnership. 13 A general partner is not personally liable, directly or indirectly, by way of a. 14 contribution or otherwise, for such an obligation solely by reason of being or 15 acting as a general partner. 16 This subsection applies despite anything inconsistent in the partnership b. 17 agreement that existed immediately before the consent required under 18 subdivision b of subsection 2 of section 45-10.2-42 to become a limited 19 liability limited partnership pursuant to chapter 45-23. 20 45-10.2-41. (405) Actions by and against partnership and partners. 21 To the extent not inconsistent with section 45-10.2-40, a general partner may be 22 joined in an action against the limited partnership or named in a separate action. 23 A judgment against a limited partnership is not by itself a judgment against a 24 general partner. A judgment against a limited partnership may not be satisfied 25 from assets of a general partner unless there is also a judgment against the 26 general partner. 27 <u>3.</u> A judgment creditor of a general partner may not levy execution against the assets 28 of the general partner to satisfy a judgment based on a claim against the limited

partnership, unless the partner is personally liable for the claim under section

1		<u>a.</u>	<u>A jud</u>	Igment based on the same claim has been obtained against the limited
2			partn	ership and a writ of execution on the judgment has been returned
3			unsa	tisfied in whole or in part;
4		<u>b.</u>	The I	imited partnership is a debtor in bankruptcy;
5		<u>c.</u>	The g	general partner has agreed that the creditor need not exhaust limited
6			partn	ership assets;
7		<u>d.</u>	A cou	urt grants permissions to the judgment creditor to levy execution against
8			the a	ssets of a general partner based on a finding:
9			<u>(1)</u>	That limited partnership assets subject to execution are clearly
10				insufficient to satisfy the judgment;
11			<u>(2)</u>	That exhaustion of limited partnership assets is excessively
12				burdensome; or
13			<u>(3)</u>	That the grant of permission is an appropriate exercise of equitable
14				powers of the court; or
15		<u>e.</u>	<u>Liabi</u>	lity is imposed on the general partner by law or contract independent of
16			the e	xistence of the limited partnership.
17	<u>45-</u>	0.2-4	12. (4	06) Management rights of general partner.
18	<u>1.</u>	Eac	h gene	eral partner has equal rights in the management and conduct of the
19		<u>activ</u>	ities c	of the limited partnership. Except as expressly provided in this chapter,
20		<u>any</u>	matte	r relating to the activities of the limited partnership may be exclusively
21		<u>deci</u>	ded by	y the general partner or, if there is more than one general partner, by a
22		<u>maj</u>	ority o	f the general partners.
23	<u>2.</u>	<u>The</u>	conse	ent of each partner is necessary:
24		<u>a.</u>	To ar	mend the partnership agreement;
25		<u>b.</u>	<u>Subj</u>	ect to section 45-10.2-104, to amend the certificate of limited partnership
26			to co	nvert the limited partnership to a limited liability limited partnership; and
27		<u>C.</u>	To se	ell, lease, exchange, or otherwise dispose of all, or substantially all, of the
28			prope	erty of the limited partnership, with or without the good will, other than in
29			the u	sual and regular course of the activities of the limited partnership.
30	<u>3.</u>	<u>A lin</u>	nited p	partnership shall reimburse a general partner for payments made and
31		inde	mnify	a general partner for liabilities incurred by the general partner in the

1			ordir	nary course of the activities of the partnership or for the preservation of its				
2			activ	vities or property.				
3		<u>4.</u>	A lin	A limited partnership shall reimburse a general partner for an advance to the				
4			limit	ed partnership beyond the amount of capital the general partner agreed to				
5			cont	ribute.				
6		<u>5.</u>	A pa	ayment or advance made by a general partner which gives rise to an obligation				
7			of th	ne limited partnership under subsection 3 or 4 constitutes a loan to the limited				
8			partı	nership which accrues interest from the date of the payment or advance.				
9		<u>6.</u>	A ge	eneral partner is not entitled to remuneration for services performed for the				
10			partı	nership.				
11		<u>45-1</u>	0.2-4	43. (407) Right of general partner and former general partner to				
12	informa	atior	<u>1.</u>					
13		<u>1.</u>	A ge	eneral partner, without having any particular purpose for seeking the				
14			infor	rmation, may inspect and copy during regular business hours:				
15			<u>a.</u>	In the principal executive office of the limited partnership, required				
16				information; and				
17			<u>b.</u>	At a reasonable location specified by the limited partnership, any other				
18				records maintained by the limited partnership regarding the activities and				
19				financial condition of the limited partnership.				
20		<u>2.</u>	Eacl	h general partner and the limited partnership shall furnish to a general partner:				
21			<u>a.</u>	Without demand, any information concerning the activities and financial				
22				condition of the limited partnership reasonably required for the proper				
23				exercise of the rights and duties of the general partner under the partnership				
24				agreement or this chapter; and				
25			<u>b.</u>	On demand, any other information concerning the activities of the limited				
26				partnership, except to the extent the demand or the information demanded is				
27				unreasonable or otherwise improper under the circumstances.				
28		<u>3.</u>	<u>Sub</u>	ject to subsection 5, on ten days' demand made in a record received by the				
29			limit	ed partnership, a person dissociated as a general partner may have access to				
30			the i	information and records described in subsection 1 at the location specified in				
31			subs	section 1 if:				

1 The information or record pertains to the period during which the person was a. 2 a general partner; 3 The person seeks the information or record in good faith; and b. 4 The person satisfies the requirements imposed on a limited partner by C. 5 subsection 2 of section 45-10.2-34. 6 4. The limited partnership shall respond to a demand made pursuant to subsection 3 7 in the same manner as provided in subsection 3 of section 45-10.2-34. 8 5. If a general partner dies, then section 45-10.2-65 applies. 9 The limited partnership may impose reasonable restrictions on the use of 6. 10 information under this section. In any dispute concerning the reasonableness of a 11 restriction under this subsection, the limited partnership has the burden of proving 12 reasonableness. 13 <u>7.</u> A limited partnership may charge a person dissociated as a general partner that 14 makes a demand under this section reasonable costs of copying, limited to the 15 costs of labor and material. 16 A general partner or person dissociated as a general partner may exercise the 8. 17 rights under this section through an attorney or other agent. Any restriction 18 imposed under subsection 6 or by the partnership agreement applies both to the 19 attorney or other agent and to the general partner or person dissociated as a 20 general partner. 21 The rights under this section do not extend to a person as transferee, but the rights 9. 22 under subsection 3 of a person dissociated as a general partner may be exercised 23 by the legal representative of an individual who dissociated as a general partner 24 under subdivisions b and c of subsection 7 of section 45-10.2-57. 25 45-10.2-44. (408) General standards of conduct of general partner. 26 The only fiduciary duties that a general partner has to the limited partnership and <u>1.</u> 27 the other partners are the duties of loyalty and care under subsections 2 and 3. 28 A duty of loyalty of the general partner to the limited partnership and the other <u>2.</u> 29 partners is limited to the following: 30 To account to the limited partnership and hold as trustee for it any property, a. 31 profit, or benefit derived by the general partner in the conduct and winding up

1		of the activities of the limited partnership or derived from a use by the general
2		partner of limited partnership property, including the appropriation of a limited
3		partnership opportunity;
4		b. To refrain from dealing with the limited partnership in the conduct or winding
5		up of the activities of the limited partnership as or on behalf of a party having
6		an interest adverse to the limited partnership; and
7		c. To refrain from competing with the limited partnership in the conduct or
8		winding up of the activities of the limited partnership.
9	<u>3.</u>	Duty of care of a general partner to the limited partnership and the other partners
10		in the conduct and winding up of the activities of a limited partnership is limited to
11		refraining from engaging in grossly negligent or reckless conduct, intentional
12		misconduct, or a knowing violation of law.
13	<u>4.</u>	A general partner shall discharge the duties to the partnership and the other
14		partners under this chapter or under the partnership agreement and exercise any
15		rights consistently with the obligation of good faith and fair dealing.
16	<u>5.</u>	A general partner does not violate a duty or obligation under this chapter or under
17		the partnership agreement merely because conduct of the general partner furthers
18		the interest of that general partner.
19	<u>45-</u>	0.2-45. (409) Transfer of partnership property.
20	<u>1.</u>	Subject to the effect of a notification effective under subsections 4 and 9 of section
21		45-10.2-06, property held in the name of a limited partnership may be transferred
22		by a record of transfer signed by a general partner in the limited partnership name.
23	<u>2.</u>	Where a transfer has been made to an initial transferee through a record of
24		transfer effective under subsection 1, a limited partnership may recover the
25		transferred limited partnership property:
26		a. From a transferee only if the limited partnership proves that signing the record
27		of initial transfer did not bind the partnership under section 45-10.2-38; and
28		b. As to a subsequent transferee who gave value for the property, only if the
29		limited partnership proves that the subsequent transferee knew or had
30		received a notification that the person that signed the record of initial transfer
31		lacked authority to bind the partnership.

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- 1 A partnership may not recover partnership property from a subsequent transferee 2 if the partnership would not have been entitled to recover the property under 3 subsection 2 from any earlier transferee of the property. 4 This section does not affect the power of a person dissociated as a general partner 5 to bind a limited partnership under subsection 1 of section 45-10.2-60 and 6 subsection 2 of section 45-10.2-70. 7 **45-10.2-46. (501) Form of contribution.** A contribution of a partner may consist of 8 tangible or intangible property or other benefit to the limited partnership, including money, 9 services performed, promissory notes, other agreements to contribute cash or property, and 10 contracts for services to be performed. 11 45-10.2-47. (502) Liability for contribution. 12 1. The obligation of a partner to contribute money or other property or other benefit 13 to, or to perform services for, a limited partnership is not excused by the death of a 14 partner, disability, or other inability to perform personally. 15 2. If a partner does not make a promised nonmonetary contribution, the partner is 16 obligated at the option of the limited partnership to contribute money equal to that 17 portion of the value, as stated in the required information, of the stated contribution 18 that has not been made. 19 The obligation of a partner to make a contribution or return money or other 3. 20 property paid or distributed in violation of this chapter may be compromised only 21 by consent of all partners. A creditor of a limited partnership that extends credit or 22 otherwise acts in reliance on an obligation described in subsection 1, without 23 notice of any compromise under this subsection, may enforce the original 24 obligation. 25 **45-10.2-48.** (503) Sharing of distributions. A distribution by a limited partnership 26 must be shared among the partners on the basis of the value, as stated in the required 27 information when the limited partnership decides to make the distribution, of the contributions
 - 45-10.2-49. (504) Interim distributions. A partner does not have a right to any distribution before the dissolution and winding up of the limited partnership unless the limited partnership decides to make an interim distribution.

the limited partnership has received from each partner.

1	<u>45-</u>	10.2-	50. (505) No distribution on account of dissociation. A person does not
2	have a righ	t to re	eceive a distribution on account of dissociation.
3	<u>45-</u>	10.2-	51. (506) Distribution in kind. A partner does not have a right to demand or
4	receive any	/ distr	ibution from a limited partnership in any form other than cash. Subject to
5	subsection	2 of s	section 45-10.2-75, a limited partnership may distribute an asset in kind to the
6	extent each	n part	ner receives a percentage of the asset equal to the share of distributions of the
7	partner.		
8	45-	10.2-	52. (507) Right to distribution. When a partner or transferee becomes
9	entitled to r	eceiv	e a distribution, the partner or transferee has the status of, and is entitled to all
10	remedies a	vailal	ole to, a creditor of the limited partnership with respect to the distribution.
11	However, t	he ob	ligation of the limited partnership to make a distribution is subject to offset for
12	any amoun	t owe	ed to the limited partnership by the partner or dissociated partner on whose
13	account the	e distr	ibution is made.
14	<u>45-</u>	10.2-	53. (508) Limitation on distribution.
15	<u>1.</u>	<u>A lir</u>	nited partnership may not make a distribution in violation of the partnership
16		agre	eement.
17	<u>2.</u>	<u>A lir</u>	nited partnership may not make a distribution if after the distribution:
18		<u>a.</u>	The limited partnership would not be able to pay its debts as they become
19			due in the ordinary course of the activities of the limited partnership; or
20		<u>b.</u>	The total assets of the limited partnership would be less than the sum of its
21			total liabilities plus the amount that would be needed, if the limited partnership
22			were to be dissolved, wound up, and terminated at the time of the distribution
23			to satisfy the preferential rights upon dissolution, winding up, and termination
24			of partners whose preferential rights are superior to those of persons
25			receiving the distribution.
26	<u>3.</u>	<u>A lir</u>	mited partnership may base a determination that a distribution is not prohibited
27		und	er subsection 2 on financial statements prepared on the basis of accounting
28		prac	ctices and principles that are reasonable in the circumstances or on a fair
29		<u>valu</u>	nation or other method that is reasonable in the circumstances.
30	<u>4.</u>	Exc	ept as otherwise provided in subsection 7, the effect of a distribution under
31		sub	section 2 is measured:

1 In the case of distribution by purchase, redemption, or other acquisition of a a. 2 transferable interest in the limited partnership, as of the date money or other 3 property is transferred or debt incurred by the limited partnership; and 4 b. In all other cases, as of the date: 5 <u>(1)</u> The distribution is authorized, if the payment occurs within one hundred 6 twenty days after that date; or 7 (2) The payment is made, if payment occurs more than one hundred 8 twenty days after the distribution is authorized. 9 5. Indebtedness of a limited partnership to a partner incurred by reason of a 10 distribution made in accordance with this section is at parity with the indebtedness 11 of the limited partnership to its general, unsecured creditors. 12 <u>6.</u> Indebtedness of a limited partnership, including indebtedness issued in connection 13 with or as part of a distribution, is not considered a liability for purposes of 14 subsection 2 if the terms of the indebtedness provide that payment of principal and 15 interest are made only to the extent that a distribution could then be made to 16 partners under this section. 17 If indebtedness is issued as a distribution, each payment of principal or interest on 7. 18 the indebtedness is treated as a distribution, the effect of which is measured on the 19 date the payment is made. 20 45-10.2-54. (509) Liability for improper distributions. 21 A general partner that consents to a distribution made in violation of section 22 45-10.2-53 is personally liable to the limited partnership for the amount of the 23 distribution which exceeds the amount that could have been distributed without the 24 violation if it is established that in consenting to the distribution the general partner 25 failed to comply with section 45-10.2-44. 26 A partner or transferee that received a distribution knowing that the distribution to 2. 27 that partner or transferee was made in violation of section 45-10.2-53 is personally 28 liable to the limited partnership but only to the extent that the distribution received 29 by the partner or transferee exceeded the amount that could have been properly 30 paid under section 45-10.2-53. 31 A general partner against which an action is commenced under subsection 1 may: 3.

1		<u>a.</u>	<u>Imple</u>	ad in the action any other person that is liable under subsection 1 and
2			comp	el contribution from the person; and
3		<u>b.</u>	<u>Imple</u>	ead in the action any person that received a distribution in violation of
4			subse	ection 2 and compel contribution from the person in the amount the
5			perso	on received in violation of subsection 2.
6	<u>4.</u>	<u>An a</u>	action	under this section is barred if it is not commenced within two years after
7		the o	distribu	ution.
8	<u>45-1</u>	0.2-5	55. (60	01) Dissociation as limited partner.
9	<u>1.</u>	A pe	erson o	does not have a right to dissociate as a limited partner before the
10		term	ninatio	n of the limited partnership.
11	<u>2.</u>	A pe	erson i	s dissociated from a limited partnership as a limited partner upon the
12		occi	urrence	e of any of the following events:
13		<u>a.</u>	The I	imited partnership has notice of the express will of a person to withdraw
14			as a l	imited partner or on a later date specified by the person;
15		<u>b.</u>	An ev	vent agreed to in the partnership agreement as causing the dissociation
16			of a p	person as a limited partner;
17		<u>c.</u>	The e	expulsion of a person as a limited partner pursuant to the partnership
18			agree	ement;
19		<u>d.</u>	The e	expulsion of a person as a limited partner by the unanimous consent of
20			the o	ther partners if:
21			<u>(1)</u>	It is unlawful to carry on the activities of the limited partnership with the
22				person as a limited partner;
23			<u>(2)</u>	There has been a transfer of all of the transferable interest of the
24				person in the limited partnership, other than a transfer for security
25				purposes, or a court order charging the interest of the person, which
26				has not been foreclosed;
27			<u>(3)</u>	The person is a corporation and, within ninety days after the limited
28				partnership notifies the person that it will be expelled as a limited
29				partner because it has filed a certificate of dissolution or the equivalent,
30				its charter has been revoked, or its right to conduct business has been
31				suspended by the jurisdiction of its incorporation, there is not

1			revocation of the certificate of dissolution or no reinstatement of its
2			charter or its right to conduct business; or
3		<u>(4)</u>	The person is a limited liability company or partnership that has been
4			dissolved and whose business is being wound up;
5	<u>e.</u>	On a	pplication by the limited partnership, the expulsion of the person as a
6		limite	ed partner by judicial order because:
7		<u>(1)</u>	The person engaged in wrongful conduct that adversely and materially
8			affected the activities of the limited partnership;
9		<u>(2)</u>	The person willfully or persistently committed a material breach of the
10			partnership agreement or of the obligation of good faith and fair dealing
11			under section 45-10.2-35; or
12		<u>(3)</u>	The person engaged in conduct relating to the activities of the limited
13			partnership which make it not reasonably practicable to carry on the
14			activities with the person as limited partner;
15	<u>f.</u>	In the	e case of a person who is an individual, the death of the person;
16	<u>g.</u>	In the	e case of a person that is a trust or is acting as a limited partner by virtue
17		of be	ing a trustee of a trust, distribution of the entire transferable interest in
18		the li	mited partnership of the trust, but not merely by reason of the
19		subs	titution of a successor trustee;
20	<u>h.</u>	In the	e case of a person that is an estate or is acting as a limited partner by
21		virtue	e of being a personal representative of an estate, distribution of the entire
22		trans	ferable interest of the estate in the limited partnership, but not merely by
23		reaso	on of the substitution of a successor personal representative;
24	<u>i.</u>	Term	nination of a limited partner that is not an individual, partnership, limited
25		<u>liabili</u>	ty company, corporation, trust, or estate; and
26	<u>i.</u>	The p	participation by limited partnership in a conversion or merger under
27		section	ons 45-10.2-94 through 45-10.2-106, if the limited partnership:
28		<u>(1)</u>	Is not the converted or surviving organization; or
29		<u>(2)</u>	Is the converted or surviving organization but, as a result of the
30			conversion or merger, the person ceases to be a limited partner.
31	<u>45-10.2-</u>	·56. (6	02) Effect of dissociation as limited partner.

1	<u>1.</u>	<u>Upo</u>	on the dissociation of a person as a limited partner:
2		<u>a.</u>	Subject to section 45-10.2-65, the person does not have further rights as a
3			limited partner;
4		<u>b.</u>	The obligation of a person for good faith and fair dealing as a limited partner
5			under subsection 2 of section 45-10.2-35 continues only as to matters arising
6			and events occurring before the dissociation; and
7		<u>C.</u>	Subject to section 45-10.2-65 and sections 45-10.2-94 through 45-10.2-106,
8			any transferable interest owned by the person in the capacity as a limited
9			partner immediately before dissociation is owned by the person as a mere
10			transferee.
11	<u>2.</u>	The	e dissociation of a person as a limited partner does not of itself discharge the
12		per	son from any obligation to the limited partnership or the other partners which
13		the	person incurred while a limited partner.
14	<u>45</u>	-10.2-	57. (603) Dissociation as general partner. A person is dissociated from a
15	limited pa	rtnersl	nip as a general partner upon the occurrence of any of the following events:
16	<u>1.</u>	The	e limited partnership having notice of the express will of a person to withdraw as
17		a g	eneral partner or on a later date specified by the person;
18	<u>2.</u>	<u>An</u>	event agreed to in the partnership agreement as causing the dissociation of a
19		per	son as a general partner;
20	<u>3.</u>	The	e expulsion of a person as a general partner pursuant to the partnership
21		agr	eement;
22	<u>4.</u>	The	e expulsion of a person as a general partner by the unanimous consent of the
23		oth	er partners if;
24		<u>a.</u>	It is unlawful to carry on the activities of the limited partnership with the
25			person as a general partner;
26		<u>b.</u>	There has been a transfer of all or substantially all of the transferable interest
27			of a person in the limited partnership, other than a transfer for security
28			purposes, or a court order charging the interest of a person, which has not
29			been foreclosed;
30		<u>C.</u>	The person is a corporation and, within ninety days after the limited
31			partnership notifies the person that it will be expelled as a general partner

1			because it filed a certificate of dissolution or the equivalent, its charter has
2			been revoked, or its right to conduct business has been suspended by the
3			jurisdiction of its incorporation, there is no revocation of the certificate of
4			dissolution or no reinstatement of its charter or its right to conduct business;
5			<u>or</u>
6		<u>d.</u>	The person is a limited liability company or partnership that has been
7			dissolved and whose business is being wound up;
8	<u>5.</u>	On a	application by the limited partnership, the expulsion of a person as a general
9		part	ner by judicial determination because:
10		<u>a.</u>	The person engaged in wrongful conduct that adversely and materially
11			affected the limited partnership activities;
12		<u>b.</u>	The person willfully or persistently committed a material breach of the
13			partnership agreement or of a duty owed to the partnership or the other
14			partners under section 45-10.2-44; or
15		<u>C.</u>	The person engaged in conduct relating to the activities of the limited
16			partnership which makes it not reasonably practicable to carry on the
17			activities of the limited partnership with the person as a general partner;
18	<u>6.</u>	The	person:
19		<u>a.</u>	Becoming a debtor in bankruptcy;
20		<u>b.</u>	Executing an assignment for the benefit of creditors;
21		<u>C.</u>	Seeking, consenting to, or acquiescing in the appointment of a trustee,
22			receiver, or liquidator of the person or of all or substantially all of the property
23			of the person; or
24		<u>d.</u>	Failing, within ninety days after the appointment, to have vacated or stayed
25			the appointment of a trustee, receiver, or liquidator of the general partner or of
26			all or substantially all of the property of the person obtained without the
27			consent or acquiescence of the person, or failing within ninety days after the
28			expiration of a stay to have the appointment vacated;
29	<u>7.</u>	<u>In th</u>	ne case of a person who is an individual:
30		<u>a.</u>	The death of the person;
31		<u>b.</u>	The appointment of a guardian or general conservator for the person; or

1		<u>C.</u>	<u>A jud</u>	icial determination that the person has otherwise become incapable of
2			perfo	rming the duties as a general partner under the partnership agreement;
3	<u>8.</u>	<u>In th</u>	ne case	e of a person that is a trust or is acting as a general partner by virtue of
4		<u>bein</u>	ıg a tru	ustee of a trust, distribution of the entire transferable interest of the trust
5		<u>in th</u>	<u>ie limit</u>	ed partnership, but not merely by reason of the substitution of a
6		succ	cessor	trustee;
7	<u>9.</u>	In th	ne case	e of a person that is an estate or is acting as a general partner by virtue
8		of b	eing a	personal representative of an estate, distribution of the entire
9		tran	<u>sferab</u>	le interest of the estate in the limited partnership, but not merely by
10		reas	on of	the substitution of a successor personal representative;
11	<u>10.</u>	<u>Terr</u>	minatio	on of a general partner that is not an individual, partnership, limited
12		<u>liabi</u>	lity cor	mpany, corporation, trust, or estate; or
13	<u>11.</u>	<u>The</u>	partic	ipation of the limited partnership in a conversion or merger under
14		sect	ions 4	5-10.2-94 through 45-10.2-106, if the limited partnership:
15		<u>a.</u>	ls no	t the converted or surviving organization; or
16		<u>b.</u>	Is the	e converted or surviving organization but, as a result of the conversion or
17			merg	er, the person ceases to be a general partner.
18	<u>45-1</u>	0.2-5	58. (6	04) Power of a person to dissociate as a general partner - Wrongful
19	dissociatio	<u>n.</u>		
20	<u>1.</u>	<u>A pe</u>	erson l	nas the power to dissociate as a general partner at any time, rightfully or
21		wroi	ngfully	, by express will pursuant to subsection 1 of section 45-10.2-57.
22	<u>2.</u>	<u>The</u>	disso	ciation of a person as a general partner is wrongful only if:
23		<u>a.</u>	<u>It is ir</u>	n breach of an express provision of the partnership agreement; or
24		<u>b.</u>	It occ	curs before the termination of the limited partnership and:
25			<u>(1)</u>	The person withdraws as a general partner by express will;
26			<u>(2)</u>	The person is expelled as a general partner by judicial determination
27				under subsection 5 of section 45-10.2-57;
28			<u>(3)</u>	The person is dissociated as a general partner by becoming a debtor in
29				bankruptcy; or
30			<u>(4)</u>	In the case of a person that is not an individual, trust other than a
31				business trust, or estate, the person is expelled or otherwise

I			dissociated as a general partner because it willfully dissolved or
2			terminated.
3	<u>3.</u>	<u>A pe</u>	erson that wrongfully dissociates as a general partner is liable to the limited
4		part	nership and, subject to section 45-10.2-89, to the other partners for damages
5		caus	sed by the dissociation. The liability is in addition to any other obligation of the
6		gen	eral partner to the limited partnership or to the other partners.
7	45-	10.2-5	59. (605) Effect of dissociation as general partner.
8	<u>1.</u>	<u>Upo</u>	n the dissociation of a person as a general partner:
9		<u>a.</u>	The right of the person to participate as a general partner in the management
10			and conduct of the activities of the partnership terminates;
11		<u>b.</u>	The duty of loyalty of the person as a general partner under subdivision c of
12			subsection 2 of section 45-10.2-44 terminates;
13		<u>C.</u>	The duty of loyalty of the person as a general partner under subdivisions a
14			and b of subsection 2 of section 45-10.2-44 and duty of care under
15			subsection 3 of section 45-10.2-44 continue only with regard to matters
16			arising and events occurring before dissociation of the person as a general
17			partner;
18		<u>d.</u>	The person may sign and deliver to the secretary of state for filing a
19			statement of dissociation pertaining to the person and, at the request of the
20			limited partnership, shall sign an amendment to the certificate of limited
21			partnership which states that the person has dissociated; and
22		<u>e.</u>	Subject to section 45-10.2-65 and sections 45-10.2-94 through 45-10.2-106,
23			any transferable interest owned by the person immediately before
24			dissociation in the capacity as a general partner is owned by the person as a
25			mere transferee.
26	<u>2.</u>	The	dissociation of a person as a general partner does not of itself discharge the
27		pers	son from any obligation to the limited partnership or the other partners which
28		the p	person incurred while a general partner.
29	45-	10.2-6	60. (606) Power to bind and liability to limited partnership before
30	dissolution	n of p	artnership of person dissociated as general partner.

1	<u>1.</u>	After a person is dissociated as a general partner and before the limited				
2		partnership is dissolved, or is converted or merged out of existence under sections				
3		<u>45-1</u>	45-10.2-94 through 45-10.2-106, the limited partnership is bound by an act of the			
4		pers	on if:			
5		<u>a.</u>	The a	act would have bound the limited partnership under section 45-10.2-38		
6			<u>befor</u>	re the dissociation; and		
7		<u>b.</u>	At the	e time the other party enters into the transaction:		
8			<u>(1)</u>	Less than two years have passed since the dissociation; and		
9			<u>(2)</u>	The other party does not have notice of the dissociation and reasonably		
10				believes that the person is a general partner.		
11	<u>2.</u>	<u>lf a</u>	limited	I partnership is bound under subsection 1, then the person dissociated		
12		as a	gene	ral partner which caused the limited partnership to be bound is liable:		
13		<u>a.</u>	To th	e limited partnership for any damage caused to the limited partnership		
14			<u>arisir</u>	ng from the obligation incurred under subsection 1; and		
15		<u>b.</u>	<u>lf a g</u>	eneral partner or another person dissociated as a general partner is		
16			<u>liable</u>	for the obligation, then to the general partner or other person for any		
17			dama	age caused to the general partner or other person arising from the		
18			<u>liabili</u>	<u>ty.</u>		
19	<u>45-</u>	10.2-6	61. <u>(</u> 6	07) Liability to other persons of person dissociated as general		
20	partner.					
21	<u>1.</u>	<u>The</u>	disso	ciation of a person as a general partner does not of itself discharge the		
22		<u>liabi</u>	lity of	a person as a general partner for an obligation of the limited partnership		
23		incu	rred b	efore dissociation. Except as otherwise provided in subsections 2 and 3,		
24		the	persor	n is not liable for an obligation of a limited partnership incurred after		
25		<u>diss</u>	ociatio	<u>on.</u>		
26	<u>2.</u>	<u>A pe</u>	erson	whose dissociation as a general partner resulted in a dissolution and		
27		wind	ding u	o of the activities of the limited partnership is liable to the same extent as		
28		a ge	eneral	partner under section 45-10.2-40 on an obligation incurred by the limited		
29		part	<u>nershi</u>	p under section 45-10.2-70.		
30	<u>3.</u>	<u>A pe</u>	erson 1	that has dissociated as a general partner but whose dissociation did not		
31		resu	ılt in a	dissolution and winding up of the activities of the limited partnership is		

1		liable on a transaction entered into by the limited partnership after the dissociation				
2		only if:				
3		<u>a.</u>	A ge	neral partner would be liable on the transaction; and		
4		<u>b.</u>	At th	e time the other party enters into the transaction:		
5			<u>(1)</u>	Less than two years have passed since the dissociation; and		
6			<u>(2)</u>	The other party does not have notice of the dissociation and reasonably		
7				believes that the person is a general partner.		
8	<u>4.</u>	Вуа	agreer	nent with a creditor of a limited partnership and the limited partnership, a		
9		pers	son dis	ssociated as a general partner may be released from liability for an		
10		<u>obli</u>	gation	of the limited partnership.		
11	<u>5.</u>	<u>A pe</u>	erson	dissociated as a general partner is released from liability for an obligation		
12		of th	ne limi	ted partnership if the creditor of the limited partnership, with notice of the		
13		diss	ociatio	on of the person as a general partner but without the consent of the		
14		pers	son, a	grees to a material alteration in the nature or time of payment of the		
15		<u>obli</u>	gation	<u>.</u>		
16	45-	10.2-	62. (7	01) Transferable interest of a partner. The only interest of a partner		
17	that is trans	sferat	ole is t	he transferable interest of the partner. A transferable interest is personal		
18	property.					
19	<u>45-</u>	10.2-	63. (7	02) Transfer of the transferable interest of a partner.		
20	<u>1.</u>	A tr	<u>ansfer</u>	, in whole or in part, of the transferable interest of a partner:		
21		<u>a.</u>	<u>ls pe</u>	rmissible;		
22		<u>b.</u>	Does	s not by itself cause the dissociation of a partner or a dissolution and		
23			wind	ing up of the activities of the limited partnership; and		
24		<u>C.</u>	Does	s not, as against the other partners or the limited partnership, entitle the		
25			trans	<u>feree:</u>		
26			<u>(1)</u>	To participate in the management or conduct of the activities of the		
27				limited partnership;		
28			<u>(2)</u>	To require access to information concerning the transactions of the		
29				limited partnership except as otherwise provided in subsection 3; or		
30			<u>(3)</u>	To inspect or copy the required information or the other records of the		
31				limited partnership.		

- Legislative Assembly 1 A transferee has a right to receive, in accordance with the transfer: 2 <u>a.</u> Distributions to which the transferor would otherwise be entitled; and 3 b. Upon the dissolution and winding up of the activities of the limited partnership 4 the net amount otherwise distributable to the transferor. 5 In a dissolution and winding up, a transferee is entitled to an account of the 3. 6 transactions of the limited partnership only from the date of dissolution. 7 Upon transfer, the transferor retains the rights of a partner other than the interest in 4. 8 distributions transferred and retains all duties and obligations of a partner. 9 5. A limited partnership need not give effect to the rights of a transferee under this 10 section until the limited partnership has notice of the transfer. 11 A transfer of the transferable interest of a partner in the limited partnership in 6. 12 violation of a restriction on transfer contained in the partnership agreement is 13 ineffective as to a person having notice of the restriction at the time of transfer. 14 A transferee that becomes a partner with respect to a transferable interest is liable 7. 15 for the obligations of the transferor under sections 45-10.2-47 and 45-10.2-54. 16 However, the transferee is not obligated for liabilities unknown to the transferee at 17 the time the transferee became a partner. 18 45-10.2-64. (703) Rights of creditor of partner or transferee. 19 On application to a court of competent jurisdiction by any judgment creditor of a 1. 20 partner or transferee, the court may charge the transferable interest of the 21 judgment debtor with payment of the unsatisfied amount of the judgment with 22 interest. To the extent so charged, the judgment creditor has only the rights of a 23 transferee. The court may appoint a receiver of the share of the distributions due 24 or to become due to the judgment debtor in respect of the partnership and make all 25 other orders, directions, accounts, and inquiries the judgment debtor might have 26 made or which the circumstances of the case may require to give effect to the 27
 - A charging order constitutes a lien on the transferable interest of the judgment <u>2.</u> debtor. The court may order a foreclosure upon the interest subject to the charging order at any time. The purchaser at the foreclosure sale has the rights of a transferee.

charging order.

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1	<u>3.</u>	At a	iny time before foreclosure, an interest charged may be redeemed:
2		<u>a.</u>	By the judgment debtor;
3		<u>b.</u>	With property other than limited partnership property, by one or more of the
4			other partners; or
5		<u>C.</u>	With limited partnership property, by the limited partnership with the consent
6			of all partners whose interests are not so charged.
7	<u>4.</u>	This	s chapter does not deprive any partner or transferee of the benefit of any
8		exe	mption laws applicable to the transferable interest of the partner or transferee.
9	<u>5.</u>	This	s section provides the exclusive remedy by which a judgment creditor of a
10		part	ner or transferee may satisfy a judgment out of the transferable interest of the
11		judg	gment debtor.
12	<u>45-</u>	10.2-	65. (704) Power of estate of deceased partner. If a partner dies, then the
13	personal re	prese	entative or other legal representative of the deceased partner may exercise the
14	rights of a t	ransf	eree as provided in section 45-10.2-63 and, for the purposes of settling the
15	estate, may	exei	rcise the rights of a current limited partner under section 45-10.2-34.
16	45-	10.2-	66. (801) Nonjudicial dissolution. Except as otherwise provided in section
17	45-10.2-67	, a lim	nited partnership is dissolved, and its activities must be wound up, only upon
18	the occurre	nce c	of any of the following:
19	<u>1.</u>	The	happening of an event specified in the partnership agreement;
20	<u>2.</u>	The	consent of all general partners and of limited partners owning a majority of the
21		<u>righ</u>	ts to receive distributions as limited partners at the time the consent is to be
22		<u>effe</u>	ctive;
23	<u>3.</u>	<u>Afte</u>	er the dissociation of a person as a general partner:
24		<u>a.</u>	If the limited partnership has at least one remaining general partner, then the
25			consent to dissolve the limited partnership given within ninety days after the
26			dissociation by partners owning a majority of the rights to receive distributions
27			as partners at the time the consent is to be effective; or
28		<u>b.</u>	If the limited partnership does not have a remaining general partner, then the
29			passage of ninety days after the dissociation unless before the end of the
30			period:

1			<u>(1)</u>	Consent to continue the activities of the limited partnership and admit at
2				least one general partner is given by limited partners owning a majority
3				of the rights to receive distributions as limited partners at the time the
4				consent is to be effective; and
5			<u>(2)</u>	At least one person is admitted as a general partner in accordance with
6				the consent;
7	<u>4.</u>	The	passa	ge of ninety days after the dissociation of the last limited partner of the
8		limit	ed par	tnership, unless before the end of the period the limited partnership
9		<u>adm</u>	its at I	east one limited partner; or
10	<u>5.</u>	The	issuin	g and filing of a notice of dissolution by the secretary of state under
11		subs	section	n 5 of section 45-10.2-108.
12	<u>45-</u>	10.2-6	67. (80	O2) Judicial dissolution. On application by a partner the district court
13	may order	dissol	ution c	of a limited partnership if it is not reasonably practicable to carry on the
14	activities of	the li	mited	partnership in conformity with the partnership agreement.
15	<u>45-</u>	10.2-6	68. <u>(</u> 80	03) Winding up.
16	<u>1.</u>	A lin	nited p	artnership continues after dissolution only for the purpose of winding up
17		its a	ctivitie	<u>S.</u>
18	<u>2.</u>	<u>In w</u>	inding	up its activities, the limited partnership:
19		<u>a.</u>	May:	
20			<u>(1)</u>	Amend its certificate of limited partnership to state that the limited
21				partnership is dissolved;
22			<u>(2)</u>	Preserve the limited partnership business or property as a going
23				concern for a reasonable time;
24			<u>(3)</u>	Prosecute and defend actions and proceedings, whether civil, criminal,
25				or administrative;
26			<u>(4)</u>	Transfer the property of the limited partnership;
27			<u>(5)</u>	Settle disputes by mediation or arbitration;
28			<u>(6)</u>	File a statement of termination as provided in section 45-10.2-69; and
29			<u>(7)</u>	Perform other necessary acts; and
30		<u>b.</u>	Shall:	<u>:</u>
31			(1)	Discharge the liabilities of the limited partnership:

1		<u>(2)</u>	Settle and close the activities of the limited partnership; and
2		<u>(3</u>)	Marshall and distribute the assets of the partnership.
3	<u>3.</u>	If a diss	solved limited partnership does not have a general partner, then a person to
4		wind up	the activities of the dissolved limited partnership may be appointed by the
5		consen	t of limited partners owning a majority of the rights to receive distributions
6		as limite	ed partners at the time the consent is to be effective. A person appointed
7		under th	nis subsection:
8		<u>a.</u> <u>Ha</u>	s the powers of a general partner under section 45-10.2-70; and
9		b. Sh	all promptly amend the certificate of limited partnership to state:
10		(1)	That the limited partnership does not have a general partner;
11		<u>(2)</u>	The name of the person that has been appointed to wind up the limited
12			partnership; and
13		(3)	The street and mailing address of the person.
14	<u>4.</u>	On the	application of any partner, the district court may order judicial supervision of
15		the wind	ding up, including the appointment of a person to wind up the activities of
16		the diss	solved limited partnership, if:
17		<u>a.</u> <u>A I</u>	imited partnership does not have a general partner and within a reasonable
18		tim	ne following the dissolution no person has been appointed pursuant to
19		su	bsection 3; or
20		<u>b.</u> <u>Th</u>	e applicant establishes other good cause.
21	<u>45-1</u>	10.2-69.	(203) Statement of termination. A dissolved limited partnership that has
22	completed v	winding u	up may deliver to the secretary of state for filing a statement of termination
23	that states:		
24	<u>1.</u>	The nar	me of the limited partnership: and
25	<u>2.</u>	Any oth	er information as determined by the general partners filing the statement or
26		by a pe	rson appointed pursuant to subsection 3 or 4 of section 45-10.2-68.
27	<u>45-</u> 1	10.2-70.	(804) Power of general partner and person dissociated as general
28	partner to	bind par	tnership after dissolution.
29	<u>1.</u>	A limite	d partnership is bound by an act of a general partner after dissolution
30		which:	
31		a. Is	appropriate for winding up the activities of a limited partnership; or

1			<u>b.</u>	Would h	ave bound the limited partnership under section 45-10.2-38 before
2				<u>dissoluti</u>	on, if, at the time the other party enters into the transaction, the other
3				party do	es not have notice of the dissolution.
4		<u>2.</u>	A pe	rson diss	sociated as a general partner binds a limited partnership through an
5			act c	ccurring	after dissolution if:
6			<u>a.</u>	At the tir	me the other party enters into the transaction:
7				(1) <u>Le</u>	ess than two years have passed since the dissociation; and
8				(2) <u>Th</u>	ne other party does not have notice of the dissociation and reasonably
9				<u>be</u>	elieves that the person is a general partner; and
10			<u>b.</u>	The act:	
11				(1) <u>Is</u>	appropriate for winding up the activities of the limited partnership; or
12				(<u>2</u>) <u>W</u>	ould have bound the limited partnership under section 45-10.2-38
13				be	efore dissolution and at the time the other party enters into the
14				tra	ansaction the other party does not have notice of the dissolution.
15	!	<u>45-1</u>	0.2-7	1. (805)	Liability after dissolution of general partner and person
16	dissoci	ated	l as g	jeneral p	partner to limited partnership, other general partners, and
17	person	s dis	ssoci	ated as	general partner.
18		<u>1.</u>	<u>lf a ç</u>	jeneral p	artner having knowledge of the dissolution causes a limited
19			partr	nership to	o incur an obligation under subsection 1 of section 45-10.2-70 by an
20			act t	nat is not	appropriate for winding up the activities of the partnership, then the
21			gene	eral partn	er is liable:
22			<u>a.</u>	To the li	mited partnership for any damage caused to the limited partnership
23				arising f	rom the obligation; and
24			<u>b.</u>	If anothe	er general partner or a person dissociated as a general partner is
25				liable for	the obligation, then to that other general partner or person for any
26				<u>damage</u>	caused to that other general partner or person arising from the
27				liability.	
28		<u>2.</u>	<u>lf a p</u>	erson di	ssociated as a general partner causes a limited partnership to incur
29			<u>an o</u>	bligation	under subsection 2 of section 45-10.2-70, then the person is liable:
30			<u>a.</u>	To the li	mited partnership for any damage caused to the limited partnership
31				arising f	rom the obligation; and

1		<u>b.</u>	If a general partner or another person dissociated as a general partner is
2			liable for the obligation, then to the general partner or other person for any
3			damage caused to the general partner or other person arising from the
4			liability.
5	<u>45-1</u>	0.2-7	72. (806) Known claims against dissolved limited partnership.
6	<u>1.</u>	A dis	ssolved limited partnership may dispose of the known claims against it by
7		follo	wing the procedure described in subsection 2.
8	<u>2.</u>	A di	ssolved limited partnership may notify its known claimants of the dissolution in
9		a re	cord. The notice must:
10		<u>a.</u>	Specify the information required to be included in a claim;
11		<u>b.</u>	Provide a mailing address to which the claim is to be sent;
12		<u>C.</u>	State the deadline for receipt of the claim, which may not be less than one
13			hundred twenty days after the date the notice is received by the claimant;
14		<u>d.</u>	State that the claim will be barred if not received by the deadline; and
15		<u>e.</u>	Unless the limited partnership has been at each moment during its existence
16			a limited liability limited partnership, state that the barring of a claim against
17			the limited partnership will also bar any corresponding claim against any
18			general partner or person dissociated as a general partner which is based on
19			section 45-10.2-40.
20	<u>3.</u>	A cla	aim against a dissolved limited partnership is barred if the requirements of
21		subs	section 2 are met and:
22		<u>a.</u>	The claim is not received by the specified deadline; or
23		<u>b.</u>	In the case of a claim that is timely received but rejected by the dissolved
24			limited partnership, the claimant does not commence an action to enforce the
25			claim against the limited partnership within ninety days after the receipt of the
26			notice of the rejection.
27	<u>4.</u>	<u>This</u>	section does not apply to a claim based on an event occurring after the
28		effe	ctive date of dissolution or a liability that is contingent on that date.
29	45-1	0.2-7	73. (807) Other claims against dissolved limited partnerships.

1	<u>1.</u>	A dissolved limited partnership may publish notice of its dissolution and request				
2		persons having claims against the limited partnership to present them in				
3		accordance with the notice.				
4	<u>2.</u>	The notice must:				
5		<u>a.</u>	Be published at least once in a newspaper of general circulation in the county			
6			in which the principal executive office of the dissolved limited partnership is			
7			located or, if it has none in this state, in the county in which the principal			
8			executive office of the limited partnership is or was last located;			
9		<u>b.</u>	Describe the information required to be contained in a claim and provide a			
10			mailing address to which the claim is to be sent;			
11		<u>C.</u>	State that a claim against the limited partnership is barred unless an action to			
12			enforce the claim is commenced within five years after publication of the			
13			notice; and			
14		<u>d.</u>	Unless the limited partnership has been at each moment during its existence			
15			a limited liability limited partnership under chapter 45-23, state that the barring			
16			of a claim against the limited partnership will also bar any corresponding			
17			claim against any general partner or person dissociated as a general partner			
18			which is based on section 45-10.2-40.			
19	<u>3.</u>	<u>lf a</u>	dissolved limited partnership publishes a notice in accordance with			
20		sub	section 2, then the claim of each of the following claimants is barred unless the			
21		clair	mant commences an action to enforce the claim against the dissolved limited			
22		part	nership within five years after the publication date of the notice:			
23		<u>a.</u>	A claimant that did not receive notice in a record under section 45-10.2-72;			
24		<u>b.</u>	A claimant whose claim was timely sent to the dissolved limited partnership			
25			but not acted on; and			
26		<u>C.</u>	A claimant whose claim is contingent or based on an event occurring after the			
27			effective date of dissolution.			
28	<u>4.</u>	A cl	aim not barred under this section may be enforced:			
29		<u>a.</u>	Against the dissolved limited partnership, to the extent of its undistributed			
30			assets;			

1		<u>b.</u>	If the assets have been distributed in liquidation, then against a partner or
2			transferee to the extent of the proportionate share of the claim of that person
3			or the assets of the limited partnership distributed to the partner or transferee
4			in liquidation, whichever is less, but the total liability of a person for all claims
5			under this paragraph does not exceed the total amount of assets distributed
6			to the person as part of the winding up of the dissolved limited partnership; or
7		<u>C.</u>	Against any person liable on the claim under section 45-10.2-40.
8	<u>45-1</u>	0.2-	74. (808) Liability of general partner and person dissociated as general
9	partner wh	en c	laim against limited partnership barred. If a claim against a dissolved
10	limited partr	nersh	nip is barred under section 45-10.2-72 or 45-10.2-73, then any corresponding
11	claim under	sect	tion 45-10.2-40 is also barred.
12	<u>45-1</u>	0.2-	75. (812) Disposition of assets - When contributions required.
13	<u>1.</u>	<u>In w</u>	vinding up the activities of a limited partnership, the assets of the limited
14		part	enership, including the contributions required by this section, must be applied to
15		sati	sfy the obligations to creditors of the limited partnership, including, to the extent
16		peri	mitted by law, partners that are creditors.
17	<u>2.</u>	<u>Any</u>	surplus remaining after the limited partnership complies with subsection 1
18		mus	st be paid in cash as a distribution.
19	<u>3.</u>	If as	ssets of a limited partnership are insufficient to satisfy all of its obligations under
20		<u>sub</u>	section 1, then with respect to each unsatisfied obligation incurred when the
21		<u>limit</u>	ted partnership was not a limited liability limited partnership under chapter
22		<u>45-2</u>	23, the following rules apply:
23		<u>a.</u>	Each person that was a general partner when the obligation was incurred and
24			that has not been released from the obligation under section 45-10.2-61 shall
25			contribute to the limited partnership for the purpose of enabling the limited
26			partnership to satisfy the obligation. The contribution due from each of those
27			persons is in proportion to the right to receive distributions in the capacity of
28			general partner in effect for each of those persons when the obligation was
29			incurred.
30		<u>b.</u>	If a person does not contribute the full amount required under subdivision a
31			with respect to an unsatisfied obligation of the limited partnership, then the

1			other persons required to contribute by subdivision a on account of the	
2			obligation shall contribute the additional amount necessary to discharge the	
3			obligation. The additional contribution due from each of those other persons	
4			is in proportion to the right to receive distributions in the capacity of general	
5			partner in effect for each of those other persons when the obligation was	
6			incurred.	
7		<u>C.</u>	If a person does not make the additional contribution required by	
8			subdivision b, then further additional contributions are determined and due in	
9			the same manner as provided in subdivision b.	
10	<u>4.</u>	A pe	erson that makes an additional contribution under subdivision b or c of	
11		subs	section 3 may recover from any person whose failure to contribute under	
12		subo	division a or b of subsection 3 necessitated the additional contribution.	
13		<u>a.</u>	A person may not recover under this subsection more than the amount	
14			additionally contributed.	
15		<u>b.</u>	The liability of a person under this subsection may not exceed the amount the	
16			person failed to contribute.	
17	<u>5.</u>	The	estate of a deceased individual is liable for the obligations of the person under	
18		this	section.	
19	<u>6.</u>	<u>An a</u>	assignee for the benefit of creditors of a limited partnership or a partner, or a	
20		pers	son appointed by a court to represent creditors of a limited partnership or a	
21		parti	ner, may enforce the obligation to contribute by a person under subsection 3.	
22	<u>45-1</u>	10.2-76. (901) Foreign limited partnership - Governing law.		
23	<u>1.</u>	<u>The</u>	laws of the state or other jurisdiction under which a foreign limited partnership	
24		is or	rganized govern relations among the partners of the foreign limited partnership	
25		<u>and</u>	between the partners and the foreign limited partnership and the liability of	
26		part	ners as partners for an obligation of the foreign limited partnership.	
27	<u>2.</u>	A fo	reign limited partnership may not be denied a certificate of authority by reason	
28		of a	ny difference between the laws of the jurisdiction under which the foreign	
29		limit	ed partnership is organized and the laws of this state.	

3. A certificate of authority does not authorize a foreign limited partnership to engage in any business or exercise any power that a limited partnership may not engage in or exercise in this state.

45-10.2-77. (905) Foreign limited partnership - Name.

- 1. A foreign limited partnership whose name does not comply with section 45-10.2-10 may not obtain a certificate of authority until it adopts, for the purpose of transacting business in this state, an alternate name that complies with section 45-10.2-10. A foreign limited partnership that adopts an alternate name under this subsection and then obtains a certificate of authority with the name shall comply with chapter 45-11. After obtaining a certificate of authority with an alternate name, a foreign limited partnership shall transact business in this state under the alternate name unless the foreign limited partnership is authorized under section 45-10.2-10 to transact business in this state under another name.
- 2. If a foreign limited partnership authorized to transact business in this state changes its name to one that does not comply with section 45-10.2-10, then it may not thereafter transact business in this state until it complies with subsection 1 and obtains an amended certificate of authority.
- 45-10.2-78. Foreign limited partnership Admission of foreign limited

 partnership Transacting business Obtaining licenses and permits. A foreign limited partnership may not:
 - Transact business in this state or obtain any license or permit required by this state
 until the foreign limited partnership obtains a certificate of authority from the
 secretary of state.
 - Transact in this state any business that is prohibited to a limited partnership organized under this chapter.
 - 3. Be denied a certificate of authority because the laws of the jurisdiction of origin of the foreign limited partnership differ from the laws of this state.
- 28 <u>45-10.2-79. (902) Foreign limited partnership Application for certificate of</u> 29 authority.

1	<u>1</u> .	<u>.</u>	A for	reign limited partnership may apply for a certificate of authority to transact
2			<u>busi</u>	ness or conduct activities in this state by delivering an application to the
3			secr	etary of state for filing. The application must state:
4			<u>a.</u>	The name of the foreign limited partnership and, if the name does not comply
5				with section 45-10.2-10, then an alternate name adopted pursuant to
6				subsection 1 of section 45-10.2-77;
7			<u>b.</u>	The name of the state or other jurisdiction under whose law the foreign limited
8				partnership is organized;
9			<u>c.</u>	The general character of the business the foreign limited partnership
10				proposes to transact in this state;
11			<u>d.</u>	The street and mailing address of the principal executive office of the foreign
12				limited partnership;
13			<u>e.</u>	The name, street address, and mailing address in this state of the initial
14				registered agent of the foreign limited partnership;
15			<u>f.</u>	The name, street address, and mailing address of each general partner of the
16				foreign limited partnership; and
17			g.	Whether the foreign limited partnership is a foreign limited liability limited
18				partnership.
19	2	<u>.</u>	A fo	reign limited partnership shall deliver with the completed application:
20			<u>a.</u>	A certificate of existence or a record of similar import signed by the secretary
21				of state or other official having custody of the publicly filed records of the
22				foreign limited partnership in the state or other jurisdiction under whose law
23				the foreign limited partnership is organized; and
24			<u>b.</u>	Proof of the consent of the registered agent to serve in the capacity of
25				registered agent.
26	4	5-1	0.2-8	80. (904) Foreign limited partnership - Filing of certificate of authority
27	<u>applicati</u>	on.	If th	ne secretary of state finds an application for a certificate of authority conforms
28	to law an	d a	II fee	s have been paid, then the secretary of state shall:
29	<u>1</u> .	<u>.</u>	End	orse on the application the word "filed" and the date of filing; and
30	2	<u>.</u>	File	the application, the certificate of good standing or certificate of existence, and
31			the o	consent of the registered agent.

1	<u>45-</u>	10.2-81. Foreign limited partnership - Amendments to the certificate of							
2	authority.	If any statement in the application for a certificate of authority by a foreign limited							
3	partnership	is false when made or becomes false due to changed circumstances, or if the							
4	foreign limited partnership changes its name or purposes sought in this state, then the foreign								
5	limited partnership shall file with the secretary of state an application for an amended certificate								
6	of authority	signed by an authorized person correcting the statement and, in the case of a							
7	change in t	he name of the foreign limited partnership, a certificate to that effect authenticated							
8	by the prop	er officer of the jurisdiction under the laws of which the foreign limited partnership is							
9	organized.								
10	<u>1.</u>	In the case of a dissolution, a foreign limited partnership need not file an							
11		application for an amended certificate of authority but shall promptly file with the							
12		secretary of state a certificate to that effect authenticated by the proper officer of							
13		the jurisdiction under the laws of which the foreign limited partnership is organized.							
14	<u>2.</u>	A foreign limited partnership that changes its name and applies for an amended							
15		certificate of authority and which is the owner of a trademark or trade name, is a							
16		general partner named in a fictitious name certificate, is a general partner in							
17		another limited partnership or limited liability limited partnership, or is a managing							
18		partner in a limited liability partnership that is on file with the secretary of state,							
19		shall change the name of the foreign limited partnership in each of the foregoing							
20		registrations that is applicable when the foreign limited partnership files an							
21		application for an amended certificate of authority.							
22	<u>3.</u>	A foreign limited partnership shall report any change of address of the principal							
23		executive office to the secretary of state and need not file an application for							
24		amended certificate of authority.							
25	45-	10.2-82. Foreign limited partnership - Registered agent - Registered office -							
26	Certain re	oorts. A foreign limited partnership authorized to transact business in this state							
27	shall:								
28	<u>1.</u>	Establish and continuously maintain a registered office in the same manner as							
29		provided in section 45-10.2-17;							
30	<u>2.</u>	Appoint and continuously maintain a registered agent in the same manner as							
31		provided in section 45-10.2-17; and							

<u>3.</u>	File a report upon any change in the address of its registered office or in the name
	or address of its registered agent in the same manner as provided in section
	<u>45-10.2-18.</u>

45-10.2-83. Foreign limited partnership - Merger of foreign limited partnership authorized to transact business in this state. If a foreign limited partnership authorized to transact business in this state is a party to a statutory merger permitted by the laws of the jurisdiction under which the foreign limited partnership is organized, and the foreign limited partnership is not the surviving organization, then the surviving organization shall, within thirty days after the merger becomes effective, file with the secretary of state a certified statement of merger duly authenticated by the proper officer of the state or country where the statutory merger was effected. Any foreign organization that is the surviving organization in a merger and which will continue to transact business in this state shall procure a certificate of authority if not previously authorized to transact business.

partnership authorized to transact business in this state. If a foreign limited partnership authorized to transact business in this state converts to another organization permitted by the laws of the jurisdiction under which the foreign limited partnership is organized, then the newly created organization resulting from the conversion shall, within thirty days after the conversion becomes effective, file with the secretary of state a certified statement of conversion duly authenticated by the proper officer of the jurisdiction in which the statutory conversion was effected. Any foreign organization that is the converted organization in a conversion and which will continue to transact business in this state shall obtain a certificate of authority or applicable registration in accordance with the North Dakota laws applicable to the converted organization.

45-10.2-85. Foreign limited partnership - Cancellation of certificate of authority - Effect of failure to have certificate.

In order to cancel its certificate of authority to transact business in this state, a
foreign limited partnership must deliver to the secretary of state for filing a notice of
cancellation. The certificate is canceled when the notice becomes effective under
section 45-10.2-27.

- 2. A foreign limited partnership transacting business in this state may not maintain an action or proceeding in this state unless it has a certificate of authority to transact business in this state.
 - 3. The failure of a foreign limited partnership to have a certificate of authority to transact business in this state does not impair the validity of a contract or act of the foreign limited partnership or prevent the foreign limited partnership from defending an action or proceeding in this state.
 - 4. A partner of a foreign limited partnership is not liable for the obligations of the foreign limited partnership solely by reason that the foreign limited partnership has transacted business in this state without a certificate of authority.
 - 5. If a foreign limited partnership transacts business in this state without a certificate or authority or cancels its certificate of authority, then it appoints the secretary of state as its agent for service of process for rights of action arising out of the transaction of business in this state.
 - 6. A foreign limited partnership that transacts business in this state without a certificate of authority is liable to the state for the years or parts of years during which the foreign limited partnership transacted business in this state without the certificate of authority in an amount equal to all fees that would have been imposed by this chapter upon that foreign limited partnership had the foreign limited partnership duly obtained a certificate of authority, filed all reports required by this chapter, and paid all penalties imposed by this chapter. The attorney general shall bring proceedings to recover all amounts due this state under this section.
 - 7. A foreign limited partnership that transacts business in this state without a certificate of authority is subject to a civil penalty, payable to the state, not to exceed five thousand dollars. Each general partner and each agent who authorizes, directs, or participates in the transaction of business in this state on behalf of a foreign limited partnership that has not obtained a certificate of authority is subject to a civil penalty, payable to the state, not to exceed one thousand dollars.
 - 8. The civil penalties set forth in subsection 7 may be recovered in an action brought within the district court of Burleigh County by the attorney general. Upon a finding

1		<u>by t</u>	he court that a foreign limited partnership or any of the general partners or								
2		<u>age</u>	ents of the foreign limited partnership have transacted business in this state in								
3		viola	violation of this chapter, the court shall issue, in addition to the imposition of a civil								
4		pen	penalty, an injunction restraining the further transaction of the business of the								
5		fore	eign limited partnership and further exercise of any rights and privileges by the								
6		fore	eign limited partnership in this state. The foreign limited partnership must be								
7		<u>enjo</u>	pined from transacting business in this state until all civil penalties plus any								
8		inte	rest and court costs that the court may assess have been paid and until the								
9		fore	eign limited partnership has otherwise complied with the provisions of this								
10		<u>cha</u>	pter.								
11	<u>45-</u>	10.2-	86. (903) Foreign limited partnership - Activities not constituting								
12	transacting	g bus	siness.								
13	<u>1.</u>	<u>Acti</u>	vities of a foreign limited partnership which do not constitute transacting								
14		bus	iness in this state within the meaning of this chapter include:								
15		<u>a.</u>	Maintaining, defending, and settling an action or proceeding;								
16		<u>b.</u>	Holding a meeting of its partners or carrying on any other activity concerning								
17			its internal affairs;								
18		<u>C.</u>	Maintaining accounts in financial institutions;								
19		<u>d.</u>	Maintaining offices or agencies for the transfer, exchange, and registration of								
20			the securities of the foreign limited partnership or maintaining trustees or								
21			depositories with respect to those securities;								
22		<u>e.</u>	Selling through independent contractors;								
23		<u>f.</u>	Soliciting or obtaining orders, whether by mail or electronic means or through								
24			employees or agents or otherwise, if the orders require acceptance outside								
25			this state before they become contracts;								
26		<u>g.</u>	Creating or acquiring indebtedness, mortgages, or security interests in real or								
27			personal property;								
28		<u>h.</u>	Securing or collecting debts or enforcing mortgages or other security interests								
29			in property securing the debts, and holding, protecting, and maintaining								
30			property so acquired;								

1		<u>l.</u>	Conc	ducting an isolated transaction that is completed within thirty days and is	
2			not o	ne in the course of similar transactions of a like manner; and	
3		<u>j.</u>	Trans	sacting business in interstate commerce.	
4	<u>2.</u>	For	purpo	ses of this section, the ownership in this state of income-producing real	
5		prop	erty o	r tangible personal property, other than property excluded under	
6		subs	section	n 1, constitutes transacting business in this state.	
7	<u>3.</u>	This	section	on does not apply in determining the contacts or activities that may	
8		<u>subj</u>	ect a f	foreign limited partnership to service of process, taxation, or regulation	
9		und	er any	other law of this state.	
10	<u>45-1</u>	10.2-8	37. Fo	oreign limited partnership - Revocation of certificate of authority.	
11	<u>1.</u>	The	certifi	cate of authority of a foreign limited partnership to transact business in	
12		<u>this</u>	state ı	may be revoked by the secretary of state upon the occurrence of either	
13		of th	iese e	vents:	
14		<u>a.</u>	The f	oreign limited partnership has failed to:	
15			<u>(1)</u>	Maintain a registered office as required by this chapter;	
16			<u>(2)</u>	Maintain the registration of a general partner as required in section	
17				<u>45-10.2-16;</u>	
18			<u>(3)</u>	File a report upon any change in the address of its principal executive	
19				office;	
20			<u>(4)</u>	Appoint and maintain a registered agent as required by this chapter;	
21			<u>(5)</u>	File a report upon any change in the name or business address of the	
22				registered agent; or	
23			<u>(6)</u>	File in the office of the secretary of state any amendment to its	
24				application for certificate of authority as specified in section 45-10.2-81	
25				<u>or</u>	
26		<u>b.</u>	A mis	srepresentation has been made of any material matter in an application,	
27			repor	rt, affidavit, or other record submitted by the foreign limited partnership	
28			pursu	uant to this chapter.	
29	<u>2.</u>	Exc	ept for	the annual report for which the certificate of authority may be revoked	
30		as p	rovide	ed in section 45-10.2-108, no certificate of authority may be revoked by	
31		the secretary of state unless:			

1 The secretary has given the foreign limited partnership at least sixty days' a. 2 notice by mail addressed to its registered office in this state or if the foreign 3 limited partnership fails to appoint and maintain a registered agent in this 4 state, addressed to its principal executive office; and 5 During the sixty-day period, the foreign limited partnership has failed to file b. 6 the report of change regarding the registered office or the registered agent, to 7 register a general partner as required by section 45-10.2-16, to file any 8 amendment, or to correct the misrepresentation. 9 3. Upon the expiration of sixty days after the mailing of the notice: 10 The authority of the foreign limited partnership to transact business in this <u>a.</u> 11 state ceases; and 12 <u>b.</u> The secretary of state shall issue a notice of revocation and shall mail the 13 notice to the registered office of the foreign limited partnership, or if the 14 foreign limited partnership has failed to maintain a registered office, then to its 15 principal executive office. 16 45-10.2-88. (908) Foreign limited partnership - Action by attorney general. The 17 attorney general may maintain an action to restrain a foreign limited partnership from 18 transacting business in this state in violation of this chapter. 19 45-10.2-89. (1001) Direct action by partner. 20 Subject to subsection 2, a partner may maintain a direct action against the limited 21 partnership or another partner for legal or equitable relief, with or without an 22 accounting to the activities of the partnership, to enforce the rights and otherwise 23 protect the interests of the partner, including rights and interests under the 24 partnership agreement of this chapter or arising independently of the partnership 25 relationship. 26 2. A partner commencing a direct action under this section is required to plead and 27 prove an actual or threatened injury that is not solely the result of an injury suffered 28 or threatened to be suffered by the limited partnership. 29 3. The accrual of, and any time limitation on, a right of action for a remedy under this 30 section is governed by other law. A right to an accounting upon a dissolution and

winding up does not revive a claim barred by law.

1	<u>45-</u>	10.2-90. (1002) Derivative action. A partner may maintain a derivative action to
2	enforce a ri	ght of a limited partnership if:
3	<u>1.</u>	The partner first makes a demand on the general partners, requesting that they
4		cause the limited partnership to bring an action to enforce the right, and the
5		general partners do not bring the action within a reasonable time; or
6	<u>2.</u>	A demand would be futile.
7	<u>45-</u>	10.2-91. (1003) Proper plaintiff. A derivative action may be maintained only by a
8	person that	is a partner at the time the action is commenced and:
9	<u>1.</u>	That was a partner when the conduct giving rise to the action occurred; or
10	<u>2.</u>	Whose status as a partner devolved upon the person by operation of law or
11		pursuant to the terms of the partnership agreement from a person that was a
12		partner at the time of the conduct.
13	<u>45-</u>	10.2-92. (1004) Pleading. In a derivative action, the complaint must state with
14	particularity	. <u>.</u>
15	<u>1.</u>	The date and content of the demand of the plaintiff and the response to the
16		demand by the general partners; or
17	<u>2.</u>	Why demand should be excused as futile.
18	<u>45-</u>	10.2-93. (1005) Proceeds and expenses.
19	<u>1.</u>	Except as otherwise provided in subsection 2:
20		a. Any proceeds or other benefits of a derivative action, whether by judgment,
21		compromise, or settlement, belong to the limited partnership and not to the
22		derivative plaintiff; and
23		b. If the derivative plaintiff receives any proceeds, then the derivative plaintiff
24		shall immediately remit them to the limited partnership.
25	<u>2.</u>	If a derivative action is successful in whole or in part, then the court may award the
26		plaintiff reasonable expenses, including reasonable fees for services of an
27		attorney, from the recovery of the limited partnership.
28	<u>45-</u>	10.2-94. (1102) Conversion.
29	<u>1.</u>	An organization other than a limited partnership may convert to a limited
30		partnership, and a limited partnership may convert to another organization other

1		thar	n a ger	a general partnership pursuant to this section and sections 45-10.2-95					
2		<u>thro</u>	ugh 45	igh 45-10.2-99 and a plan of conversion, if:					
3		<u>a.</u>	The g	govern	ing statute of the other organization authorizes the conversion;				
4		<u>b.</u>	The c	The conversion is not prohibited by the law of the jurisdiction that enacted the					
5			gove	rning s	statute; and				
6		<u>C.</u>	The c	other o	rganization complies with its governing statute in effecting the				
7			conve	ersion.					
8	<u>2.</u>	For	the pu	rposes	s of sections 45-10.2-94 through 45-10.2-99, unless the context				
9		clea	rly ind	icates	a different meaning is intended:				
10		<u>a.</u>	"Cert	ificate	of creation" means:				
11			<u>(1)</u>	A cer	tificate of incorporation, if the converted organization is a				
12				corpo	pration deemed to be incorporated under chapter 10-19.1;				
13			<u>(2)</u>	A cer	tificate of organization, if the converted organization is a limited				
14				<u>liabili</u>	ty company deemed to be organized under chapter 10-32;				
15			<u>(3)</u>	A cer	tificate of limited partnership, if the converted organization is a				
16				limite	d partnership deemed to be formed under this chapter;				
17			<u>(4)</u>	The f	iled registration if the converting organization is a limited liability				
18				partn	ership deemed to be established under chapter 45-22; or				
19			<u>(5)</u>	A cer	tificate of limited liability limited partnership, if the converted				
20				orgar	nization is a limited liability limited partnership deemed to be				
21				forme	ed under chapter 45-23.				
22		<u>b.</u>	<u>"Date</u>	of ori	gin" means the date on which:				
23			<u>(1)</u>	A cor	poration that is:				
24				<u>(a)</u>	The converting organization was incorporated; or				
25				<u>(b)</u>	The converted organization is deemed to be incorporated;				
26			<u>(2)</u>	A lim	ited liability company that is:				
27				<u>(a)</u>	The converting organization was organized; or				
28				<u>(b)</u>	The converted organization is deemed to be organized;				
29			<u>(3)</u>	A ger	neral partnership that is the converting organization was formed;				
30			<u>(4)</u>	A lim	ited partnership that is:				
31				(a)	The converting organization was formed; or				

1				<u>(b)</u>	The converted organization is deemed to be formed;			
2			<u>(5)</u>	A lim	ited liability partnership that is:			
3				<u>(a)</u>	The converting organization was formed; or			
4				<u>(b)</u>	The converted organization is deemed to be formed; and			
5			<u>(6)</u>	A lim	ited liability limited partnership that is:			
6				<u>(a)</u>	The converting organization was formed; or			
7				<u>(b)</u>	The converted organization is deemed to be formed.			
8		<u>C.</u>	<u>"File</u>	d regis	stration" means the registration of a limited liability partnership that			
9			has b	oeen fi	led with the secretary of state.			
10		<u>d.</u>	<u>"Gen</u>	eral p	artnership" shall mean an organization formed under chapters			
11			<u>45-1</u>	3 throu	ugh 45-21.			
12		<u>e.</u>	<u>"Org</u>	anizati	onal records" means for an organization that is:			
13			<u>(1)</u>	A co	rporation, its articles of incorporation and bylaws;			
14			<u>(2)</u>	A lim	ited liability company, its articles of organization, operating			
15				<u>agre</u>	ement or bylaws, and any member control agreement;			
16			<u>(3)</u>	A lim	ited partnership, its partnership agreement;			
17			<u>(4)</u>	A lim	ited liability partnership, its partnership agreement; or			
18			<u>(5)</u>	<u>A lim</u>	ited liability limited partnership, its partnership agreement.			
19		<u>f.</u>	<u>"Orig</u>	inating	g record" means for an organization that is:			
20			<u>(1)</u>	A co	rporation, its articles of incorporation;			
21			<u>(2)</u>	A lim	ited liability company, its articles of organization;			
22			<u>(3)</u>	<u>A lim</u>	ited partnership, its certificate of limited partnership;			
23			<u>(4)</u>	A lim	ited liability partnership, its registration; or			
24			<u>(5)</u>	<u>A lim</u>	ited liability limited partnership, its certificate of limited liability			
25				limite	ed partnership.			
26	<u>45-</u>	10.2-	95. PI	an of	conversion. A plan of conversion must be in a record and must			
27	contain:							
28	<u>1.</u>	<u>The</u>	name	and f	orm of the converting organization before conversion;			
29	<u>2.</u>	<u>The</u>	name	and f	orm of the converted organization after conversion;			
30	3.	The	The terms and conditions of the conversion:					

1	<u>4.</u>	The manner and basis for converting each ownership interest in the converting						
2		orga	organization into ownership interests in the converted organization, or in whole or					
3		in pa	in part, into money or other property;					
4	<u>5.</u>	<u>The</u>	organ	izational records of the converted organization; and				
5	<u>6.</u>	<u>Any</u>	other	provisions with respect to the proposed conversion that are deemed to				
6		<u>be n</u>	ecess	ary or desirable.				
7	<u>45-1</u>	0.2-9	96. Pla	an of conversion approval and amendment.				
8	<u>1.</u>	If the	e conv	verting organization is a limited partnership, then:				
9		<u>a.</u>	<u>Subje</u>	ect to section 45-10.2-104, a plan of conversion must be consented to by				
10			all of	the partners of a converting limited partnership.				
11		<u>b.</u>	<u>Subje</u>	ect to section 45-10.2-104 and any contractual rights, after a conversion				
12			is app	proved, and at any time before the effective date of the plan, a				
13			conve	erting limited partnership may amend the planned conversion:				
14			<u>(1)</u>	As provided in the plan; and				
15			<u>(2)</u>	Except as provided otherwise by the plan, by the same consent as was				
16				required to approve the plan.				
17	<u>2.</u>	If the	e conv	verting organization is not a limited partnership, then the approval and the				
18		ame	endme	nt of the plan of conversion must comply with its governing statute in				
19		<u>effe</u>	cting th	ne conversion.				
20	<u>45-1</u>	0.2-9	97. Ar	ticles of conversion.				
21	<u>1.</u>	<u>Upo</u>	n rece	viving the approval required by section 45-10.2-96, articles of conversion				
22		mus	t be p	repared in a record that must contain:				
23		<u>a.</u>	A sta	tement that the converting organization is being converted into another				
24			<u>orgar</u>	nization, including:				
25			<u>(1)</u>	The name of the converting organization immediately before the filing				
26				of the articles of conversion;				
27			<u>(2)</u>	The name to which the name of the converting organization is to be				
28				changed, which must be a name that satisfies the laws applicable to				
29				the converted organization;				
30			<u>(3)</u>	The form of organization that the converted organization will be; and				
31			(4)	The jurisdiction of the governing statute of the converted organization:				

1		<u>D.</u>	A Sta	temen	t that the plan of conversion has been approved by the converting				
2			orgar	organization as provided in section 45-10.2-96;					
3		<u>C.</u>	A sta	A statement that the plan of conversion has been approved as required by the					
4			gove	governing statute of the converted organization;					
5		<u>d.</u>	The p	The plan of conversion without the organizational records;					
6		<u>e.</u>	A cop	by of th	e originating record of the converted organization; and				
7		<u>f.</u>	If the	conve	rted organization is a foreign organization not authorized to				
8			trans	act bus	siness or conduct activities in this state, then the street and				
9			mailir	ng add	ress of an office which the secretary of state may use for the				
10			purpo	oses of	subsection 4 of section 45-10.2-99.				
11	<u>2.</u>	<u>The</u>	article	es of co	onversion must be signed on behalf of the converting organization				
12		and	filed v	vith the	e secretary of state.				
13		<u>a.</u>	If the	conve	rted organization is a domestic organization, then:				
14			<u>(1)</u>	The f	iling of the articles of conversion must also include the filing with				
15				the se	ecretary of state of the originating record of the converted				
16				orgar	nization.				
17			<u>(2)</u>	<u>Upon</u>	both the articles of conversion and the originating record of the				
18				conve	erted organization being filed with the secretary of state, the				
19				secre	tary of state shall issue a certificate of conversion and the				
20				appro	priate certificate of creation to the converted organization or its				
21				legal	representative.				
22		<u>b.</u>	If the	conve	rted organization is a foreign organization:				
23			<u>(1)</u>	That	is transacting business or conducting activities in this state, then:				
24				<u>(a)</u>	The filing of the articles of conversion must include the filing with				
25					the secretary of state of an application for a certificate of				
26					authority by the converted organization.				
27				<u>(b)</u>	Upon both the articles of conversion and the application for a				
28					certificate of authority by the converted organization being filed				
29					with the secretary of state, the secretary of state shall issue a				
30					certificate of conversion and the appropriate certificate of				

1			authority to the converted organization or the legal
2			representative.
3			(2) That is not transacting business or conducting activities in this state,
4			then upon the articles of conversion being filed with the secretary of
5			state, the secretary of state shall issue a certificate of conversion to the
6			converted organization or its legal representative.
7	<u>3.</u>	A cc	onverting organization that is the owner of a trademark or trade name, is a
8		gen	eral partner named in a fictitious name certificate, or is a general partner in a
9		limit	ed partnership that is on file with the secretary of state must change or amend
10		the i	name of the converting organization to the name of the converted organization
11		in ea	ach registration when filing the articles of conversion.
12	<u>45-1</u>	0.2-9	98. Abandonment of conversion.
13	<u>1.</u>	If the	e articles of conversion have not been filed with the secretary of state, and:
14		<u>a.</u>	If the converting organization is a limited partnership, then subject to section
15			45-10.2-104 and any contractual rights, after a conversion is approved, and at
16			any time before the effective date of the plan, a converting limited partnership
17			may abandon the planned conversion:
18			(1) As provided in the plan; and
19			(2) Except as provided otherwise by the plan, by the same consent as was
20			required to approve the plan.
21		<u>b.</u>	If the converting organization is not a limited partnership, then the
22			abandonment of the plan of conversion must comply with its governing
23			statute.
24	<u>2.</u>	<u>lf ar</u>	ticles of conversion have been filed with the secretary of state, but have not yet
25		beco	ome effective, then the converting organization shall file with the secretary of
26		state	e articles of abandonment that contain:
27		<u>a.</u>	The name of the converting organization;
28		<u>b.</u>	The provision of this section under which the plan is abandoned; and
29		<u>C.</u>	If the plan is abandoned:
30			(1) By the consent of all of the partners, then the text of the resolution
31			abandoning the plan; or

1			<u>(2)</u>	As p	rovided in the plan, then a statement that the plan provides for
2				<u>abar</u>	ndonment and that all conditions for abandonment set forth in the
3				plan	are met.
4	<u>45-</u>	10.2-	99. E	ffectiv	e date of conversion - Effect.
5	<u>1.</u>	A co	onvers	sion is	effective when the filing requirements of subsection 2 of section
6		<u>45-</u>	10.2-9	7 have	e been fulfilled or on a later date specified in the articles of
7		con	versio	<u>n.</u>	
8	<u>2.</u>	With	n resp	ect to	the effect of conversion on the converting organization and on the
9		con	verted	l orgar	nization:
10		<u>a.</u>	<u>An o</u>	rganiz	ation that has been converted as provided in sections 45-10.2-94
11			throu	ıgh 45	-10.2-99 is for all purposes the same entity that existed before the
12			conv	ersion	<u>l.</u>
13		<u>b.</u>	<u>Upor</u>	n a coi	nversion becoming effective:
14			<u>(1)</u>	If the	e converted organization:
15				<u>(a)</u>	Is a limited partnership, then the converted organization has all
16					the rights, privileges, immunities, and powers, and is subject to
17					all the duties and liabilities, of a limited partnership formed under
18					this chapter; or
19				<u>(b)</u>	Is not a limited partnership, then the converted organization has
20					all the rights, privileges, immunities, and powers, and is subject
21					to the duties and liabilities as provided in its governing statute;
22			<u>(2)</u>	<u>All p</u>	roperty owned by the converting organization remains vested in the
23				conv	verted organization;
24			<u>(3)</u>	<u>All d</u>	ebts, liabilities, and other obligations of the converting organization
25				<u>cont</u>	inue as obligations of the converted organization;
26			<u>(4)</u>	<u>An a</u>	ction or proceeding pending by or against the converting
27				<u>orga</u>	nization may be continued as if the conversion had not occurred;
28			<u>(5)</u>	Exce	ept as otherwise provided by other law, all rights, privileges,
29				<u>imm</u>	unities, and powers of the converting organization remain vested in
30				the o	converted organization;

1		<u>(6)</u>	Except as otherwise provided in the plan of conversion, the terms and
2			conditions of the plan of conversion take effect; and
3		<u>(7)</u>	Except as otherwise agreed, the conversion does not dissolve a
4			converting limited partnership for the purposes of sections 45-10.2-66
5			through 45-10.2-75.
6	<u>3.</u>	When a co	nversion becomes effective, each ownership interest in the converting
7		organizatio	on is deemed to be converted into ownership interests in the converted
8		organizatio	on or, in whole or in part, into money or other property to be received
9		under the p	olan.
10	<u>4.</u>	A converte	ed organization that is a foreign organization consents to the jurisdiction
11		of the cour	ts of this state to enforce any obligations owed by the converting limited
12		partnership	o, if before the conversion the converting limited partnership was subject
13		to suit in th	is state on the obligation. A converted organization that is a foreign
14		organizatio	on and not authorized to transact business or conduct activities in this
15		state appo	ints the secretary of state as its agent for service of process for
16		purposes o	of enforcing an obligation under this subsection.
17	<u>45-</u>	10.2-100. (1	1106) Merger.
18	<u>1.</u>	A limited p	artnership may merge with one or more other constituent organizations
19		pursuant to	o this section and sections 45-10.2-101 through 45-10.2-103 and a plan
20		of merger,	<u>if:</u>
21		a. The g	overning statute of each of the other organizations authorizes the
22		merge	<u>ər;</u>
23		b. The n	nerger is not prohibited by the law of a jurisdiction that enacted any of
24		those	governing statues; and
25		c. Each	of the other organizations complies with its governing statute in effecting
26		the m	<u>erger.</u>
27	<u>2.</u>	For the pur	rposes of sections 45-10.2-100 through 45-10.2-103, "originating record"
28		means for	an organization that is:
29		a. A corp	poration, its articles of incorporation;
30		b. A limi	ted liability company, its articles of organization;
31		c. A limi	ted partnership, its certificate of limited partnership;

1		<u>d.</u>	A limit	ted liability partnership, its registration; and
2		<u>e.</u>	A limit	ted liability limited partnership, its certificate of limited liability limited
3			partne	ership.
4	<u>3.</u>	A pla	an of m	nerger must be in a record and must include:
5		<u>a.</u>	The n	ame and form of each constituent organization;
6		<u>b.</u>	The n	ame and form of the surviving organization and:
7			<u>(1)</u>	If the surviving organization is to be created by the merger, then:
8				(a) A statement to that effect; and
9				(b) Its organizational record; or
10			<u>(2)</u>	If the surviving organization is not to be created by the merger, then
11				any amendments to be made to the organizational record of the
12				surviving organization;
13		<u>C.</u>	The te	erms and conditions of the merger;
14		<u>d.</u>	The m	nanner and basis for converting the interests in each constituent
15			organ	ization into any combination of money, interests in the surviving
16			organ	ization, and other consideration; and
17		<u>e.</u>	Any o	ther provisions with respect to the proposed merger that are deemed to
18			be ne	cessary or desirable.
19	<u>45-1</u>	0.2-1	101. (1	107) Plan of merger approval - Amendment and abandonment.
20	<u>1.</u>	<u>Sub</u>	ject to	section 45-10.2-104, a plan of merger must be consented to by all the
21		partı	ners of	a constituent limited partnership.
22	<u>2.</u>	Sub	ject to	section 45-10.2-104 and any contractual rights, after a merger is
23		appr	roved, a	and at any time before a filing is made under section 45-10.2-102, a
24		cons	stituent	limited partnership may amend the plan or abandon the planned
25		mer	ger:	
26		<u>a.</u>	As pro	ovided in the plan; and
27		<u>b.</u>	Excep	ot as prohibited by the plan, with the same consent as was required to
28			appro	ve the plan.
29	<u>45-1</u>	0.2-1	102. (1	108) Articles of merger.
30	<u>1.</u>	Afte	r each	constituent organization has approved a merger, articles of merger
31		mus	t be sid	gned on behalf of:

1		<u>a.</u>	Each	preex	isting constituent limited partnership, by each general partner		
2			listed	in the	certificate of limited partnership; and		
3		<u>b.</u>	Each	Each other preexisting constituent organization, by an authorized			
4			repre	representative.			
5	<u>2.</u>	<u>The</u>	article	s of m	erger must be accompanied by the plan of merger without		
6		orga	nizatio	onal re	ecords and must include:		
7		<u>a.</u>	With	respe	ct to each constituent organization:		
8			<u>(1)</u>	lts na	ame;		
9			<u>(2)</u>	Its fo	rm;		
10			<u>(3)</u>	The j	urisdiction of its governing statute;		
11			<u>(4)</u>	A sta	tement that the merger complies with its governing statute; and		
12			<u>(5)</u>	Any a	additional information required by the governing statute of any		
13				cons	tituent organization.		
14		<u>b.</u>	With	respe	ct to the surviving organization:		
15			<u>(1)</u>	<u>lts na</u>	ame;		
16			<u>(2)</u>	Its fo	<u>rm;</u>		
17			<u>(3)</u>	The j	urisdiction of its governing statute;		
18			<u>(4)</u>	The o	date the merger is effective under its governing statute;		
19			<u>(5)</u>	If it is	created by the merger, then:		
20				<u>(a)</u>	A statement to that effect; and		
21				<u>(b)</u>	The originating record that creates the organization;		
22			<u>(6)</u>	If it p	reexists the merger, then any amendments to its originating record		
23				provi	ded for in the plan of merger; or		
24			<u>(7)</u>	<u>If it is</u>	a foreign organization not authorized to transact business or		
25				cond	uct activities in this state, then the street and mailing address of an		
26				office	that the secretary of state may use for the purposes of		
27				subs	ection 2 of section 45-10.2-103.		
28	<u>3.</u>	The	article	s of m	nerger must be filed in the office of the secretary of state.		
29	<u>4.</u>	<u>A m</u>	erger l	oecom	es effective under this chapter:		
30		<u>a.</u>	If the	surviv	ring organization is a limited partnership, upon the later of:		
31			<u>(1)</u>	Com	oliance with subsection 3; or		

1			(2) Subject to subsection 3 of section 45-10.2-27, as specified in the
2			articles of merger; or
3		<u>b.</u>	If the surviving organization is not a limited partnership, then as provided by
4			the governing statute of the surviving organization.
5	<u>45</u> -	10.2-	103. (1109) Effect of merger.
6	<u>1.</u>	Wh	en a merger becomes effective:
7		<u>a.</u>	The surviving organization continues or comes into existence;
8		<u>b.</u>	Each constituent organization that merges into the surviving organization
9			ceases to exist as a separate entity;
10		<u>C.</u>	All property owned by each constituent organization that ceases to exist vests
11			in the surviving organization;
12		<u>d.</u>	All debts, liabilities, and other obligations of each constituent organization that
13			ceases to exist continue as obligations of the surviving organization;
14		<u>e.</u>	An action or proceeding pending by or against any constituent organization
15			that ceases to exist may be continued by the surviving organization as if the
16			merger had not occurred;
17		<u>f.</u>	Except as prohibited by other law, all of the rights, privileges, immunities,
18			powers, and purposes of each constituent organization that ceases to exist
19			vest in the surviving organization;
20		<u>g.</u>	Except as otherwise provided in the plan of merger, the terms and conditions
21			of the plan of merger take effect;
22		<u>h.</u>	Except as otherwise agreed, if a constituent limited partnership ceases to
23			exist, then the merger does not dissolve the limited partnership for the
24			purposes of sections 45-10.2-66 through 45-10.2-75;
25		<u>i.</u>	If the surviving organization is created by the merger and:
26			(1) If it is a limited partnership, then the certificate of limited partnership
27			becomes effective; or
28			(2) If it is an organization other than a limited partnership, then the
29			organizational record that creates the organization becomes effective;
30			and

1		If the surviving organization preexists the merger, then any amendments
2		provided for in the articles of merger for the organizational record that created
3		the organization become effective.
4	<u>2.</u>	A surviving organization that is a foreign organization consents to the jurisdiction of
5		the courts of this state to enforce any obligation owed by a constituent
6		organization, if before the merger the constituent organization was subject to suit
7		in this state on the obligation. A surviving organization that is a foreign
8		organization and not authorized to transact business or conduct activities in this
9		state appoints the secretary of state as its agent for service of process for the
10		purposes of enforcing an obligation under this subsection.
11	<u>45-1</u>	0.2-104. (1110) Restrictions on approval of conversions and mergers and on
12	<u>relinquishi</u>	ng limited liability limited partnership (LLLP) status.
13	<u>1.</u>	If a partner of a converting or constituent limited partnership will have personal
14		liability with respect to a converted or surviving organization, then approval and
15		amendment of a plan of conversion or merger are ineffective without the consent
16		of the partner, unless:
17		a. The partnership agreement of the limited partnership provides for the
18		approval of the conversion or merger with the consent of fewer than all the
19		partners; and
20		b. The partner has consented to the provision of the partnership agreement.
21	<u>2.</u>	An amendment to a certificate of limited partnership which converts the limited
22		partnership to a limited liability limited partnership is ineffective without the consent
23		of each general partner unless:
24		a. The partnership agreement of the limited partnership provides for the
25		conversion with the consent of less than all the general partners; and
26		b. Each general partner that does not consent to the amendment of conversion
27		has consented to that provision of the partnership agreement.
28	<u>3.</u>	A partner does not give the consent required by subsection 1 or 2 merely by
29		consenting to a provision of the partnership agreement which permits the
30		partnership agreement to be amended with the consent of fewer than all the
31		partners.

I	<u>45-</u>	10.2-	105. (1111)	Liability of general partner after conversion or merger.
2	<u>1.</u>	A co	onvers	sion or	merger under this chapter does not discharge any liability under
3		sec	tions 4	15-10. 2	2-40 and 45-10.2-61 of a person that was a general partner in or
4		diss	ociate	ed as a	general partner from a converting or constituent limited
5		part	tnersh	ip, but	<u>.</u>
6		<u>a.</u>	The	provisi	ons of this chapter pertaining to the collection or discharge of the
7			<u>liabil</u>	ity con	tinue to apply to the liability;
8		<u>b.</u>	For t	he pur	poses of applying those provisions, the converted or surviving
9			orga	nizatio	n is deemed to be the converting or constituent limited partnership;
10			<u>and</u>		
11		<u>C.</u>	<u>lf a p</u>	erson	is required to pay any amount under this subsection, then:
12			<u>(1)</u>	The	person has a right of contribution from each other person that was
13				liable	e as a general partner under section 45-10.2-40 when the
14				<u>oblig</u>	ation was incurred and has not been released from the obligation
15				unde	er section 45-10.2-61; and
16			<u>(2)</u>	The	contribution due from each of those persons is in proportion to the
17				right	to receive distributions in the capacity of general partner in effect
18				for e	ach of those persons when the obligations were incurred.
19	<u>2.</u>	<u>In a</u>	dditio	n to an	y other liability provided by law:
20		<u>a.</u>	A pe	rson th	nat immediately before a conversion or merger became effective
21			was	a gene	eral partner in a converting or constituent limited partnership that
22			was	not a l	imited liability limited partnership is personally liable for each
23			<u>oblig</u>	ation o	of the converted or surviving organization arising from a transaction
24			with	a third	party after the conversion or merger becomes effective, if, at the
25			time	the thi	rd party enters into the transaction, the third party:
26			<u>(1)</u>	Does	s not have notice of the conversion or merger; and
27			<u>(2)</u>	Reas	sonably believes that:
28				<u>(a)</u>	The converted or surviving organization or business is the
29					converting or constituent limited partnership;
30				<u>(b)</u>	The converting or constituent limited partnership is not a limited
31					liability limited partnership; and

1				<u>(c)</u>	Ine	person is a general partner in the converting or constituent
2					limite	ed partnership; and
3		<u>b.</u>	A per	rson th	nat wa	s dissociated as a general partner from a converting or
4			cons	<u>tituent</u>	limite	d partnership before the conversion or merger became
5			<u>effec</u>	tive is	perso	nally liable for each obligation of the converted or surviving
6			orgar	<u>nizatio</u>	n arisi	ng from a transaction with a third party after the conversion
7			or me	<u>erger t</u>	ecom	es effective, if:
8			<u>(1)</u>	<u>lmm</u>	ediate	ly before the conversion or merger became effective the
9				conv	erting	or surviving limited partnership was not a limited liability
10				<u>limite</u>	ed part	tnership; and
11			<u>(2)</u>	At th	e time	the third party enters into the transaction less than two
12				years	s have	passed since the person dissociated as a general partner
13				and t	the thi	rd party:
14				<u>(a)</u>	Does	s not have notice of the dissociation;
15				<u>(b)</u>	Does	s not have notice of the conversion or merger; and
16				<u>(c)</u>	Reas	sonably believes that:
17					[<u>1</u>]	The converted or surviving organization or business is the
18						converting or constituent limited partnership;
19					[<u>2</u>]	The converting or constituent limited partnership is not a
20						limited liability limited partnership; and
21					[<u>3</u>]	The person is a general partner in the converting or
22						constituent limited partnership.
23	<u>45-</u>	10.2-	106. (<u>1112)</u>	Powe	r of general partners and persons dissociated as
24	general pa	rtner	s to b	<u>ind or</u>	ganiz	ation after conversion or merger.
25	<u>1.</u>	<u>An a</u>	act of a	a pers	on tha	t immediately before a conversion or merger became
26		<u>effe</u>	ctive v	vas a (genera	al partner in a converting or constituent limited partnership
27		bino	ls the	conve	rted or	surviving organization after the conversion or merger
28		bec	omes	<u>effecti</u>	ve, if:	
29		<u>a.</u>	<u>Befor</u>	re the	<u>conve</u>	rsion or merger became effective, the act would have bound
30			the c	<u>onvert</u>	ing or	constituent limited partnership under section 45-10.2-38;
31			and			

1		<u>b.</u>	At the	time	the third party enters into the transaction, the third party:
2			<u>(1)</u>	Does	not have notice of the conversion or merger; and
3			<u>(2)</u>	Reas	onably believes that:
4				<u>(a)</u>	The converted or surviving organization or business is the
5					converting or constituent limited partnership; and
6				<u>(b)</u>	The person is a general partner in the converting or constituent
7					limited partnership.
8	<u>2.</u>	<u>An a</u>	act of a	perso	on that before a conversion or merger became effective was
9		diss	ociate	d as a	general partner from a converting or constituent limited
10		part	nershi	o binds	s the converted or surviving organization after the conversion or
11		mer	ger be	comes	effective, if:
12		<u>a.</u>	<u>Befor</u>	e the o	conversion or merger became effective, the act would have bound
13			the co	onverti	ng or constituent limited partnership under section 45-10.2-38 if
14			the p	erson l	nad been a general partner; and
15		<u>b.</u>	At the	time	the third party enters into the transaction, less than two years
16			<u>have</u>	passe	d since the person dissociated as a general partner and the third
17			party	_	
18			<u>(1)</u>	Does	not have notice of the dissociation;
19			<u>(2)</u>	<u>Does</u>	not have notice of the conversion or merger; and
20			<u>(3)</u>	Reas	onably believes that:
21				<u>(a)</u>	The converted or surviving organization or business is the
22					converting or constituent limited partnership; and
23				<u>(b)</u>	The person is a general partner in the converting or constituent
24					limited partnership.
25	<u>3.</u>	<u>lf a</u>	persor	havin	g knowledge of the conversion or merger causes a converted or
26		surv	iving c	rganiz	ation to incur an obligation under subsection 1 or 2, then the
27		pers	son is I	iable:	
28		<u>a.</u>	To the	e conv	erted or surviving organization for any damage caused to the
29			<u>orgar</u>	izatior	n arising from the obligation; and
30		<u>b.</u>	If and	ther p	erson is liable for the obligation, then to that other person for any
31			dama	ge ca	used to that other person arising from the liability.

1		<u>45-1</u>	0.2-	107. 5	Service of process on a limited partnership or foreign limited
2	partne	rshi	o and	d on n	onresident general partners.
3		<u>1.</u>	<u>The</u>	regist	ered agent must be an agent of the limited partnership, the foreign
4			<u>limit</u>	ed pa	rtnership, and any nonresident general partner upon whom any process,
5			noti	ce, or	demand required or permitted by law to be served on the limited
6			part	nershi	p, foreign limited partnership, or general partner may be served.
7			<u>a.</u>	Whe	n a foreign limited partnership transacts business without a certificate of
8				autho	prity or when the certificate of authority of a foreign limited partnership is
9				susp	ended or revoked, the secretary of state is an agent of the foreign limited
10				partn	ership for service of process, notice, or demand.
11			<u>b.</u>	Acce	ptance of a general partnership interest in a limited partnership or foreign
12				limite	ed partnership includes the appointment of the secretary of state as an
13				<u>agen</u>	t for personal service of legal process, notice, or demand.
14		<u>2.</u>	A pr	ocess	, notice, or demand required or permitted by law to be served on a
15			limit	ed pa	rtnership or foreign limited partnership may be served:
16			<u>a.</u>	On th	ne registered agent;
17			<u>b.</u>	On a	general partner of the limited partnership or foreign limited partnership;
18			<u>c.</u>	On a	ny responsible person found at the registered office or at the principal
19				exec	utive office if located in this state; or
20			<u>d.</u>	On th	ne secretary of state as provided in this section.
21		<u>3.</u>	<u>If ne</u>	either t	he registered agent nor a responsible person can be found at the
22			regi	stered	office and if a responsible person affiliated with the limited partnership
23			or fo	oreign	limited partnership cannot be found at the principal place of business in
24			this	state,	then the secretary of state is an agent of the limited partnership or
25			fore	ign lim	nited partnership on whom the process, notice, or demand may be
26			serv	<u>/ed.</u>	
27			<u>a.</u>	Servi	ce on the secretary of state:
28				<u>(1)</u>	Must be made by registered mail or personal delivery to the secretary
29					of state and not by electronic communication.
30				<u>(2)</u>	Must include the return of the sheriff or affidavit of a person not a party,
31					verifying that neither a registered agent nor a responsible person can

1				be to	und at the registered office or at the principal place of business in
2				this s	state.
3			<u>(3)</u>	<u>ls de</u>	emed personal service on the limited partnership or foreign limited
4				partn	ership and may be made by filing with the secretary of state:
5				<u>(a)</u>	Three copies of the process, notice, or demand; and
6				<u>(b)</u>	The fees provided in section 45-10.2-109.
7			<u>(4)</u>	<u>ls ret</u>	urnable in not less than thirty days, notwithstanding a shorter
8				perio	d specified in the process, notice, or demand.
9		<u>b.</u>	The s	ecreta	ary of state shall immediately forward, by registered mail
10			addre	essed	to the limited partnership or foreign limited partnership at its
11			regist	ered o	office or principal place of business in this state, a copy of the
12			proce	ess, no	otice, or demand.
13	<u>4.</u>	Pro	cess, r	otice,	or demand may be served on a dissolved limited partnership as
14		prov	vided ir	n this	subsection. The court shall determine if service is proper.
15		<u>a.</u>	<u>lf a lir</u>	mited	partnership has voluntarily dissolved or a court has entered a
16			decre	e of d	issolution, then service may be made as provided in subsection 2
17			as lor	ng as	claims are not finally barred under section 45-10.2-73.
18		<u>b.</u>	<u>lf a lir</u>	nited	partnership has been involuntarily dissolved by the secretary of
19			state	pursu	ant to section 45-10.2-108, then service may be made as provided
20			<u>in sul</u>	sectio	on 3.
21	<u>5.</u>	The	secre	tary of	state shall maintain a record of every process, notice, and
22		den	nand s	erved	on the secretary of state under this section, including the date of
23		<u>ser\</u>	<u>/ice an</u>	d the	action taken with reference to the process, notice, or demand.
24	<u>6.</u>	This	s section	n doe	es not limit the right of a person to serve process, notice, or
25		den	nand re	equire	d or permitted by law to be served on a limited partnership or
26		fore	ign lim	ited pa	artnership in any other manner permitted by law.
27	<u>45-</u>	10.2-	108. S	ecret	ary of state - Annual report of limited partnership and foreign
28	limited par	tners	ship.		
29	<u>1.</u>	Eac	:h limite	ed par	tnership, and each foreign limited partnership authorized to
30		tran	sact b	usines	s in this state, shall file, within the time provided by subsection 3,
31		an a	annual	report	setting forth:

30

1 The name of the limited partnership or foreign limited partnership and the a. 2 jurisdiction of origin. 3 The address of the registered office of the limited partnership or foreign b. 4 limited partnership in this state and the name of the registered agent of the 5 limited partnership or foreign limited partnership in this state at that address. 6 C. The address of the principal executive office of the limited partnership or 7 foreign limited partnership. 8 d. A brief statement of the character of the business in which the limited 9 partnership or foreign limited partnership is actually engaged in this state. 10 The name and respective address of every general partner of the limited <u>e.</u> 11 partnership or foreign limited partnership. 12 <u>2.</u> The annual report must be submitted on forms prescribed by the secretary of state. 13 The information provided in the annual report must be accurate as of the time of 14 filing the report. The annual report must be signed as provided in subsection 40 of 15 section 45-10.2-02 or a resolution approved by the affirmative vote of the required 16 proportion or number of partners. If the limited partnership or foreign limited 17 partnership is in the hands of a receiver or trustee, the annual report must be 18 signed on behalf of the limited partnership or foreign limited partnership by the 19 receiver or trustee. The secretary of state may destroy any annual reports 20 provided for in this section after the annual report is on file for six years. 21 The annual report of a limited partnership or foreign limited partnership must be 3. 22 delivered to the secretary of state before April first of each year, except the first 23 annual report of a limited partnership or foreign limited partnership must be 24 delivered before April first of the year following the calendar year in which the 25 certificate of limited partnership or certificate of authority was filed by the secretary 26 of state. 27 An annual report in a sealed envelope postmarked by the United States a. 28 postal service on or before April first or an annual report in a sealed packet

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with a verified shipment date by any other carrier service on or before April

first, complies with the delivery requirement under this subsection.

1		<u>D.</u>	ine s	secretary of state shall life the report if the report conforms to the
2			<u>requi</u>	rements of subsection 2.
3			<u>(1)</u>	If the report does not conform, then the report must be returned to the
4				limited partnership or foreign limited partnership for any necessary
5				corrections.
6			<u>(2)</u>	If the report is filed before the deadlines provided in this subsection,
7				then penalties for the failure to file a report within the time provided do
8				not apply if the report is corrected to conform to the requirements of
9				subsection 2 and returned to the secretary of state within thirty days
10				after the annual report was returned by the secretary of state for
11				correction.
12	<u>4.</u>	Afte	r the d	ate established under subsection 3, the secretary of state shall notify
13		any	limited	d partnership or foreign limited partnership failing to file an annual report
14		that	the ce	ertificate of limited partnership or certificate of authority of a foreign
15		limit	ed par	tnership is not in good standing and that the certificate of the limited
16		parti	nershi	p or the certificate of authority of the foreign limited partnership may be
17		diss	olved	or revoked pursuant to subsection 5.
18		<u>a.</u>	The s	secretary of state must mail notice of dissolution or revocation to the last
19			regist	tered agent at the last registered office of record.
20		<u>b.</u>	If the	limited partnership or foreign limited partnership files an annual report
21			after	the notice is mailed, then the secretary of state will restore the certificate
22			or ce	rtificate of authority of the limited partnership or foreign limited
23			partn	ership to good standing.
24	<u>5.</u>	A lin	nited p	eartnership that does not file an annual report, within six months after the
25		date	estab	lished in subsection 3, ceases to exist and is considered involuntarily
26		diss	olved	by operation of law.
27		<u>a.</u>	The s	secretary of state shall note the dissolution of the certificate of limited
28			partn	ership on the records of the secretary of state and shall give notice of
29			the a	ction to the dissolved limited partnership.
30		<u>b.</u>	Notic	e by the secretary of state must be mailed to the last registered agent at
31			the la	ast registered office of record of the limited partnership.

1	<u>6.</u>	A fo	reign limited partnership that does not file an annual report, within six months
2		<u>afte</u> ı	r the date established by subsection 3, forfeits the right to transact business in
3		this	state.
4		<u>a.</u>	The secretary of state shall note the revocation of the certificate of authority of
5			the foreign limited partnership on the records of the secretary of state and
6			shall give notice of the action to the foreign limited partnership.
7		<u>b.</u>	Notice by the secretary of state must be mailed to the last registered agent at
8			the last registered office of record of the foreign limited partnership.
9	<u>7.</u>	<u>A lin</u>	nited partnership that is dissolved for failure to file an annual report, or a
10		<u>certi</u>	ficate of authority of a foreign limited partnership that is forfeited for failure to
11		file a	an annual report, may be reinstated by filing a past-due report, together with
12		the s	statutory filing and penalty fees for an annual report and a reinstatement fee as
13		prov	rided in section 45-10.2-109. The fees must be paid and the report filed within
14		one	year following the involuntary dissolution or revocation. Reinstatement under
15		this	subsection does not affect the rights or liability for the time from the dissolution
16		or re	evocation to the reinstatement.
17	<u>45-1</u>	10.2-1	109. Secretary of state - Fees for filing records. The secretary of state shall
18	charge and	colle	ct for:
19	<u>1.</u>	<u>Filin</u>	g a certificate of limited partnership, one hundred dollars.
20	<u>2.</u>	<u>Filin</u>	g a limited partnership amendment, forty dollars.
21	<u>3.</u>	<u>Filin</u>	g articles of conversion of a limited partnership, fifty dollars and:
22		<u>a.</u>	If the organization resulting from the conversion will be a domestic
23			organization governed by the laws of this state, then the fees provided by the
24			governing laws to establish or register a new organization like the
25			organization resulting from the conversion; or
26		<u>b.</u>	If the organization resulting from the conversion will be a foreign organization
27			that will transact business in this state, then the fees provided by the
28			governing laws to obtain a certificate of authority or register an organization
29			like the organization resulting from the conversion.
30	<u>4.</u>	<u>Filin</u>	g abandonment of conversion, fifty dollars.
31	<u>5.</u>	Filin	g limited partnership articles of merger, fifty dollars.

1	<u>6.</u>	Filing abandonment of merger or exchange, fifty dollars.				
2	<u>7.</u>	Filing a limited partnership statement of correction, forty dollars.				
3	<u>8.</u>	Filing a limited partnership dissolution, twenty-five dollars.				
4	<u>9.</u>	Filing a limited partnership cancellation, twenty-five dollars.				
5	<u>10.</u>	Filing a reservation of name, ten dollars.				
6	<u>11.</u>	Filing a notice of transfer of a reserved limited partnership name, ten dollars.				
7	<u>12.</u>	Filing a cancellation of a reserved limited partnership name, ten dollars.				
8	<u>13.</u>	Filing a consent to use a deceptively similar name, ten dollars.				
9	<u>14.</u>	Filing a statement of change of address of registered office or change of registered				
10		agent, or both, ten dollars.				
11	<u>15.</u>	Filing a statement of change of address of registered office by registered agent,				
12		ten dollars for each limited partnership affected by the change.				
13	<u>16.</u>	Filing a consent of registered agent to serve in the capacity of registered agent, ten				
14		<u>dollars.</u>				
15	<u>17.</u>	Filing a resignation as registered agent, ten dollars.				
16	<u>18.</u>	Filing a certificate of authority of foreign limited partnership, one hundred dollars.				
17	<u>19.</u>	Filing a certified statement of amendment of foreign limited partnership, forty				
18		dollars.				
19	<u>20.</u>	Filing a certified statement of dissolution of foreign limited partnership, twenty-five				
20		dollars.				
21	<u>21.</u>	Filing a certified statement of cancellation of foreign limited partnership, twenty-five				
22		dollars.				
23	<u>22.</u>	Filing a certified statement of merger of foreign limited partnership, fifty dollars.				
24	<u>23.</u>	Filing a certified statement of conversion of foreign limited partnership, fifty dollars				
25		and:				
26		a. If the organization resulting from the conversion will be a domestic				
27		organization governed by the laws of this state, then the fees provided by the				
28		governing laws to establish or register a new organization like the				
29		organization resulting from the conversion; or				
30		b. If the organization resulting from the conversion will be a foreign organization				
31		that will transact business in this state, then the fees provided by the				

1			governing laws to obtain a certificate of authority or register an organization			
2			like the organization resulting from the conversion.			
3	<u>24.</u>	<u>Filin</u>	g a statement of withdrawal of foreign limited partnership, twenty-five dollars.			
4	<u>25.</u>	Filin	g an annual report of a limited partnership or foreign limited partnership,			
5		twe	nty-five dollars.			
6		<u>a.</u>	The secretary of state shall charge and collect additional fees for late filing of			
7			an annual report as follows:			
8			(1) After the date provided in subsection 3 of section 45-10.2-108, twenty			
9			dollars; and			
10			(2) After the dissolution of the limited partnership or the revocation of the			
11			certificate of authority of a foreign limited partnership, the reinstatement			
12			fee of one hundred dollars.			
13		<u>b.</u>	Fees paid to the secretary of state according to this subsection are not			
14			refundable if an annual report submitted to the secretary of state cannot be			
15			filed because it lacks information required by section 45-10.2-108, or the			
16			annual report lacks sufficient payment as required by this subsection.			
17	<u>26.</u>	<u>Any</u>	record submitted for approval before the actual time of submission for filing,			
18		one	-half of the fee provided in this section for filing the record.			
19	<u>27.</u>	<u>Filir</u>	g any process, notice, or demand for service, twenty-five dollars.			
20		<u>a.</u>	Furnishing a certificate of existence or authorization:			
21			(1) Fifteen dollars; and			
22			(2) Five dollars for a search of records.			
23		<u>b.</u>	Furnishing a certified copy of any record, or paper relating to a limited			
24			partnership or foreign limited partnership:			
25			(1) One dollar for every four pages or fraction;			
26			(2) Fifteen dollars for the certificate and affixing the seal thereto; and			
27			(3) Five dollars for a search of records.			
28	<u>45-</u>	10.2-	110. Secretary of state - Duties. The secretary of state shall maintain an			
29	alphabetica	ıl inde	ex of all limited partnerships and foreign limited partnerships on file with that			
30	office All r	ecoro	Is filed with the secretary of state under this chanter must be retained in that			

1 office until the records have been committed to microcopy, at which time the records may be 2 destroyed. 3 45-10.2-111. Secretary of state - Powers - Enforcement - Penalty - Appeal. 4 1. The secretary of state shall administer this chapter. 5 <u>2.</u> The secretary of state may propound to any limited partnership or foreign limited 6 partnership subject to this chapter and to any partner any interrogatory reasonably 7 necessary and proper to ascertain whether the partnership has complied with this 8 chapter. 9 Any interrogatory must be answered within thirty days after mailing or within 10 any additional time fixed by the secretary of state. Every answer to the 11 interrogatory must be full and complete and be made in writing and under 12 oath. 13 If an interrogatory is directed: <u>b.</u> 14 To an individual, than the interrogatory must be answered by that (1) 15 individual; 16 (2)To a domestic limited partnership, then the interrogatory must be 17 answered by a managing partner; or 18 (3)To a foreign limited partnership, then the interrogatory must be 19 answered by a resident partner or, if no partner is a resident partner, a 20 partner designated by the foreign limited partnership. 21 The secretary of state need not file any record to which an interrogatory C. 22 relates until the interrogatory is answered, except if the answers disclose the 23 record is not in conformity with this chapter. 24 d. The secretary of state shall certify to the attorney general, for any action the 25 attorney general determines appropriate, any interrogatory and answers that 26 disclose a violation of this chapter. 27 Each general partner of a limited partnership or a resident partner or <u>e.</u> 28 designated partner of a foreign limited partnership who fails or refuses within 29 the time provided by this section to answer truthfully and fully every 30 interrogatory propounded to that person by the secretary of state is guilty of 31 an infraction.

- f. Any interrogatory propounded by the secretary of state and the answers are
 not open to public inspection under section 44-04-18. The secretary of state
 may not disclose any fact or information obtained from an interrogatory
 except to the extent permitted by law or required for evidence in any criminal
 proceeding or other action by this state.

 If the secretary of state rejects any record required by this chapter to be approved
 - 3. If the secretary of state rejects any record required by this chapter to be approved by the secretary of state before the record may be filed, then the secretary of state shall give written notice of the rejection to the person that delivered the record, specifying the reasons for rejection. Within thirty days after the service of the notice of denial, the limited partnership or the foreign limited partnership as the case may be, may appeal to the district court in the judicial district serving Burleigh County by filing with the clerk of that court a petition setting forth a copy of the record sought to be filed and a copy of the written rejection of the record by the secretary of state. The court shall try the matter de novo. The court shall sustain the action of the secretary of state or direct the secretary of state to take any action the court determines proper.
 - 4. If the secretary of state involuntarily dissolves a limited partnership pursuant to section 45-10.2-108 or if the secretary of state revokes the certificate of authority of any foreign limited partnership and if reinstatement as provided in section 45-10.2-108 was denied for any reason, then the limited partnership or the foreign limited partnership, as the case may be, may appeal to the district court in the judicial district serving Burleigh County by filing with the clerk of that court a petition including:
 - a. A copy of the certificate of limited partnership and a copy of the notice of dissolution given by the secretary of state; or
 - <u>b.</u> A copy of the certificate of authority of the foreign limited partnership and a
 <u>copy of the notice of revocation given by the secretary of state.</u>

The court shall try the matter de novo. The court shall sustain the action of the secretary of state or direct the secretary of state to take any action the court determines proper.

1 If the court order sought is one for reinstatement of a limited partnership that has 5. 2 been dissolved as provided in subsection 5 of section 45-10.2-108, or for 3 reinstatement of the certificate of authority of a foreign limited partnership that has 4 been revoked as provided in subsection 6 of section 45-10.2-108, then, together 5 with any other actions the court deems proper, any such order which orders the 6 reinstatement of the limited partnership or the reinstatement of the certificate of 7 authority of a foreign limited partnership shall require the limited partnership or 8 foreign limited partnership to: 9 a. File all past-due annual reports; 10 <u>b.</u> Pay the fees to the secretary of state for each annual report as provided in 11 subsection 25 of section 45-10.2-109; and 12 <u>C.</u> Pay the reinstatement fee to the secretary of state as provided in 13 subsection 25 of section 45-10.2-109. 14 45-10.2-112. Secretary of state - Certificates and certified copies to be received in evidence. 15 16 1. All copies of records filed in accordance with this chapter, when certified by the 17 secretary of state, must be taken and received in all courts, public offices, and 18 official bodies as prima facie evidence of the facts stated. 19 A certificate by the secretary of state under the great seal of this state, as to the 2. 20 existence or nonexistence of the facts relating to limited partnerships or foreign 21 limited partnerships which would not appear from a certified copy of any of the 22 foregoing records or certificates, must be taken and received in all courts, public 23 offices, and official bodies as prima facie evidence of the existence or 24 nonexistence of the facts stated. 25 **45-10.2-113.** Secretary of state - Confidential records. Any social security number 26 or federal tax identification number disclosed or contained in any record filed with the secretary 27 of state under this chapter is confidential. The secretary of state shall delete or obscure any 28 social security number or federal tax identification number before a copy of any record is 29 released to the public. 30 45-10.2-114. Secretary of state - Forms to be furnished by the secretary of state.

Every annual report must be made on forms prescribed by the secretary of state. Upon

31

1 request, the secretary of state may furnish forms for all other records to be filed in the office of 2 the secretary of state. However, the use of these records, unless otherwise specifically 3 required by law, is not mandatory. 4 45-10.2-115. Audit reports and audit of limited partnerships receiving state 5 subsidies for production of alcohol or methanol for combination with gasoline. Any 6 limited partnership or foreign limited partnership that produces agricultural ethyl alcohol or 7 methanol within this state and which receives a production subsidy from the state, whether in 8 the form of reduced taxes or otherwise, shall submit an annual audit report, prepared by a 9 certified public accountant based on an audit of all records and accounts of the limited 10 partnership or foreign limited partnership, to the legislative audit and fiscal review committee. 11 The audit must be submitted within ninety days of the close of the taxable year of the limited 12 partnership or foreign limited partnership. Upon request of the legislative audit and fiscal 13 review committee, the state auditor shall conduct an audit of the records and accounts of any 14 limited partnership or foreign limited partnership required to submit an annual report under this 15 section. 16 45-10.2-116. (1201) Uniformity of application and construction. In applying and 17 construing this chapter, consideration must be given to the need to promote uniformity of the 18 law with respect to its subject matter among states that enact it. 19 45-10.2-117. (1203) Relation to Electronic Signatures in Global and National 20 **Commerce Act.** This chapter modifies, limits, or supersedes the federal Electronic Signatures 21 in Global and National Commerce Act [15 U.S.C. 7001 et seq.] but this chapter does not 22 modify, limit, or supersede section 101 of that Act or authorize electronic delivery of any of the 23 notices described in section 103(b) of that Act. 24 SECTION 7. AMENDMENT. Subsection 2 of section 45-11-01 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 Any partnership transacting business in this state under a fictitious name or under 27 a designation that does not show the names of the persons interested as partners 28 must file a fictitious name certificate with the secretary of state, together with a 29 filing fee of twenty-five dollars. When a partnership has more than two members,

an additional three dollars must be paid for each additional member not to exceed

two hundred fifty dollars. A limited partnership or a foreign limited partnership

1		trar	transacting business under a name filed under chapter 45-10.1 45-10.2 and as				
2		pro	provided in section 45-11-03 or a partnership transacting business under a name				
3		file	filed under section 45-13-05 is not required to file a fictitious name certificate under				
4		this	section	on.			
5	SE	СТІО	N 8. A	AMENI	DMENT. Subsections 1 and 5 of section 45-13-04.1 of the North		
6	Dakota Ce	ntury	Code	are an	nended and reenacted as follows:		
7	1.	Ар	artner	ship na	ame filed in a statement under section 45-13-05:		
8		a.	Mus	t be in	the English language or in any other language expressed in		
9			Engl	ish lett	ers or characters;		
10		b.	May	not co	ntain a word or phrase indicating or implying the partnership may		
11			not b	oe orga	nized under this chapter;		
12		C.	May	not co	ntain a word or phrase indicating or implying the partnership is		
13			orga	nized f	or a purpose other than a legal business purpose for which a		
14			partr	nership	may be organized under this chapter;		
15		d.	May	not co	ntain the word "corporation", "company", "incorporated", "limited		
16			liabil	ity con	npany", "limited partnership", "limited liability partnership", "limited		
17			liabil	ity limi	ted partnership", or any abbreviation of these words; and		
18		e.	May	not be	the same as, or deceptively similar to:		
19			(1)	The	name, whether foreign and authorized to do business in this state		
20				or do	mestic, unless filed with the statement is a document record which		
21				com	olies with subsection 3 of:		
22				(a)	Another partnership;		
23				(b)	A limited liability company;		
24				(c)	A corporation;		
25				(d)	A limited partnership;		
26				(e)	A limited liability partnership; or		
27				(f)	A limited liability limited partnership;		
28			(2)	A na	me, the right of which is, at the time of filing, reserved in the		
29				manı	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03		
30				<u>45-1</u>	<u>0.2-11</u> , or 45-22-05;		
31			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or		

1 (4) A trade name registered in the manner provided in chapter 47-25. 2 5. A partnership that is the surviving organization in a merger with one or more other 3 organizations, or that acquires by sale, lease, or other disposition to or exchange 4 with an organization all or substantially all of the assets of another organization 5 including its name, may have the same name, subject to the requirements of 6 subsection 1, as that used in this state by any of the other organizations if the 7 other organization whose name is sought to be used: 8 Is formed under the laws of this state: a. 9 Is authorized to transact business or conduct activities in this state; b. 10 Holds a reserved name in the manner provided in section 45-10.1-03 C. 11 45-10.2-11; 12 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 13 Holds a trade name registered in the manner provided in chapter 47-25. e. 14 SECTION 9. AMENDMENT. Subsection 3 of section 45-21-01 of the North Dakota Century Code is amended and reenacted as follows: 15 16 "Limited partnership" means a limited partnership created under chapter 45-10.1 17 45-10.2, predecessor law, or comparable law of another jurisdiction. 18 SECTION 10. AMENDMENT. Subsection 5 of section 45-21-02 of the North Dakota 19 Century Code is amended and reenacted as follows: 20 5. A general partner who becomes a limited partner as a result of the conversion 21 remains liable as a general partner for an obligation incurred by the partnership 22 before the conversion takes effect. If the other party to a transaction with the 23 limited partnership reasonably believes when entering the transaction that the 24 limited partner is a general partner, the limited partner is liable for an obligation 25 incurred by the limited partnership within ninety days after the conversion takes 26 effect. The limited partner's liability for all other obligations of the limited 27 partnership incurred after the conversion takes effect is that of a limited partner as 28 provided in chapter 45-10.1 45-10.2. 29 **SECTION 11. AMENDMENT.** Subsections 1 and 5 of section 45-22-04 of the North 30 Dakota Century Code are amended and reenacted as follows: 31 The name of a limited liability partnership:

I	a.	iviusi	be in	the English language of in any other language, expressed in
2		Engl	ish lett	ers or characters.
3	b.	Must	t conta	in:
4		(1)	The	words "limited liability partnership" or the abbreviation "L.L.P." or
5			the a	abbreviation "LLP", either of which abbreviations may be used
6			inter	changeably for all purposes authorized by this chapter, including
7			real	estate matters, contracts, and filings with the secretary of state; or
8		(2)	In th	e case of a foreign limited liability partnership, any other words or
9			abbr	eviations as may be authorized or required under the laws of the
10			juris	diction of origin.
11	C.	May	not co	ntain a word or phrase indicating or implying the limited liability
12		partr	nership	may not be formed under this chapter.
13	d.	May	not co	entain the word "corporation", "company", "incorporated", "limited
14		liabil	ity con	npany", "limited partnership", "limited liability limited partnership", o
15		any a	abbrev	riation of these words.
16	e.	May	not co	ntain a word or phrase indicating or implying the limited liability
17		partr	nership	is formed for a purpose other than one or more business
18		purp	oses f	or which a partnership may be formed under North Dakota law.
19	f.	May	not be	the same as or deceptively similar to:
20		(1)	The	name, whether foreign and authorized to do business in this state
21			or do	omestic, unless there is filed with the registration a document that
22			com	olies with subsection 3 of this section, of:
23			(a)	Another limited liability partnership;
24			(b)	A corporation;
25			(c)	A limited liability company;
26			(d)	A limited partnership; or
27			(e)	A limited liability limited partnership;
28		(2)	A na	me, the right to which is at the time of registration reserved in the
29			man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03
30			<u>45-1</u>	<u>0.2-11</u> , or 45-22-05;
31		(3)	A fic	titious name registered in the manner provided in chapter 45-11; or

1			(4)	A trade name registered in the manner provided in chapter 47-25.
2		g.	Need	not be filed as provided in chapter 45-11 except if transacting business
3			under	a name other than the name as registered under this chapter.
4	5.	A lii	mited lia	ability partnership that is the surviving organization in a merger with one
5		or r	nore or	ganizations, or that acquires by sale, lease, or other disposition to or
6		exc	hange	with a domestic organization all or substantially all of the assets of
7		and	ther or	ganization including its name, may have the same name, subject to the
8		req	uiremer	nts of subsection 1, as that used in this state by any of the other
9		org	anizatio	ons, if the other organization whose name is sought:
10		a.	Is ince	orporated, organized, formed, or registered under the laws of this state;
11		b.	Is aut	horized to transact business or conduct activities in this state;
12		c.	Holds	a reserved name in the manner provided in section 10-19.1-14,
13			10-32	-11, 10-33-11, 45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;
14		d.	Holds	a fictitious name registered in the manner provided in chapter 45-11; or
15		e.	Holds	a trade name registered in the manner provided in chapter 47-25.
16	SEC	СТІО	N 12. /	AMENDMENT. Subsections 11 and 15 of section 45-23-01 of the North
17	Dakota Cer	ntury	Code a	re amended and reenacted as follows:
18	11.	"Fo	reign lir	mited partnership" means a limited partnership that is:
19		a.	Orgar	nized under laws other than the laws of this state for a purpose for which
20			a limit	red partnership may be organized under chapter 45-10.1 45-10.2; and
21		b.	Autho	rized to transact business in this state as provided in chapter 45-10.1
22			<u>45-10</u>	<u>.2</u> .
23	15.	"Lin	nited pa	artnership" means a limited partnership formed under chapter 45-10.1
24		<u>45-</u>	<u>10.2</u> .	
25	SEC	CTIO	N 13. /	AMENDMENT. Section 45-23-02 of the North Dakota Century Code is
26	amended a	nd re	enacte	d as follows:
27	45-2	23-02	2. Appl	icability of chapter 45-10.1 <u>45-10.2</u> .
28	1.	In a	iny cas	e not provided for in this chapter, chapter 45-10.1 45-10.2 governs.
29	2.	If a	oplying	chapter 45-10.1 45-10.2 to a limited liability limited partnership:
30		a.	All ref	erences in chapter 45-10.1 45-10.2 to "limited partnership" refer to
31			"limite	ed liability limited partnership"; and

1		b.	All re	eferences in chapter 45-10.1 45-10.2 to "foreign limited partnership" refer
2			to "fo	preign limited liability limited partnership".
3	3.	If ar	ny prov	vision of this chapter conflicts with chapter 45-10.1 45-10.2, that
4		prov	ision	of this chapter takes precedence.
5	SEC	OIT	N 14.	AMENDMENT. Subsections 1 and 5 of section 45-23-03 of the North
6	Dakota Cer	ntury	Code	are amended and reenacted as follows:
7	1.	The	name	e of each limited liability limited partnership as set forth in the limited
8		liabi	lity lim	nited partnership's certificate of limited liability limited partnership:
9		a.	Must	be in the English language or in another language expressed in English
10			letter	rs or characters.
11		b.	Must	contain:
12			(1)	Without abbreviation the words "limited liability limited partnership" or
13				the abbreviation "L.L.L.P." or "LLLP", either of which abbreviation may
14				be used interchangeably for any purpose authorized by this chapter
15				including real estate matters, contracts, and filings with the secretary of
16				state; or
17			(2)	In the case of a foreign limited liability limited partnership, any other
18				words or abbreviations as may be authorized or required under the
19				laws of the jurisdiction of origin.
20		C.	May	not contain the name of a limited partner unless:
21			(1)	The name is also the name of a general partner; or
22			(2)	The business of the limited liability limited partnership was carried on
23				under that name before the admission of that limited partner.
24		d.	May	not contain the word "corporation", "company", "incorporated", "limited
25			liabili	ity company", "limited liability partnership", or any abbreviation of these
26			word	S.
27		e.	May	not contain a word or phrase indicating or implying the limited liability
28			limite	ed partnership may not be organized under this chapter.
29		f.	May	not contain a word or phrase indicating or implying the limited liability
30			limite	ed partnership is organized for a purpose other than a legal business

I			purpo	ose ioi	which a limited liability limited partnership may be organized
2			unde	r this o	chapter.
3		g.	May	not co	ntain a word or phrase indicating or implying the limited liability
4			limite	ed part	nership is organized other than for a purpose stated in the
5			certif	icate c	of the limited liability limited partnership.
6		h.	May	not be	the same as, or deceptively similar to:
7			(1)	The	name, whether foreign and authorized to do business in this state
8				or do	mestic, unless there is filed with the certificate a document record
9				in co	mpliance with subsection 3, of:
10				(a)	Another limited liability limited partnership;
11				(b)	A limited partnership;
12				(c)	A corporation;
13				(d)	A limited liability company; or
14				(e)	A limited liability partnership;
15			(2)	A na	me the right to which is, at the time of organization, reserved in the
16				manı	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03
17				<u>45-1</u>	<u>0.2-11,</u> or 45-22-05;
18			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or
19			(4)	A tra	de name registered in the manner provided in chapter 47-25.
20	5.	A lir	nited I	iability	limited partnership that is the surviving organization in a merger
21		with	one c	r more	e organizations, or that acquires by sale, lease, or other disposition
22		to o	r exch	ange v	with an organization all or substantially all of the assets of another
23		orga	anizati	on, inc	cluding its name, may include in the limited liability limited
24		part	nershi	p's na	me, subject to the requirements of subsection 1, the name of any
25		of th	ne othe	er orga	anizations, if the other organization whose name is sought to be
26		use	d:		
27		a.	Is inc	corpora	ated, organized, formed, or registered under the laws of this state;
28		b.	Is au	thorize	ed to transact business or conduct activities in this state;
29		c.	Holds	s a res	served name in the manner provided in section 10-19.1-14,
30			10-32	2-11, 1	0-33-11, 45-10.1-03 <u>45-10.2-11</u> , or 45-22-05;
31		d.	Holds	s a fict	itious name registered in the manner provided in chapter 45-11; or

I	e. Holds a trade name registered in the manner provided in chapter 47-25.
2	SECTION 15. AMENDMENT. Section 45-23-04 of the North Dakota Century Code is
3	amended and reenacted as follows:
4	45-23-04. Limited liability limited partnership formation.
5	1. If a limited partnership does not exist, a limited liability limited partnership may be
6	formed by filing with the secretary of state, together with the fees provided in
7	section 45-23-08, a certificate of limited liability limited partnership:
8	a. That complies with the name requirements in section 45-23-03;
9	b. That contains a statement that limited liability limited partnership status is
10	elected; and
11	c. That otherwise conforms to the requirements of section 45-10.1-08
12	<u>45-10.2-23</u> .
13	2. An existing limited partnership:
14	a. May elect to become a limited liability limited partnership:
15	(1) By obtaining approval to be governed by this chapter by the vote
16	necessary to amend the limited partnership agreement except, in the
17	case of a limited partnership agreement that expressly considers
18	contribution obligations, the vote necessary to amend those provisions;
19	(2) By complying with the name requirements of section 45-23-03; and
20	(3) By filing with the secretary of state, together with the fees provided in
21	sections 45-10.1-15 45-10.2-109 and 45-23-08, a document record that
22	is designated as both an amended certificate of limited partnership and
23	a certificate of limited liability limited partnership which:
24	(a) Amends the limited partnership name to comply with the name
25	requirements of section 45-23-03;
26	(b) Contains a statement that limited liability limited partnership
27	status is elected; and
28	(c) Otherwise conforms to the requirements of section 45-10.1-09
29	<u>45-10.2-24</u> .
30	b. Continues to be the same entity in existence before the filing with the
31	secretary of state pursuant to this section.

1	SEC	TION 16. AMENDMENT. Section 45-23-07 of the North Dakota Century Code is
2	amended a	d reenacted as follows:
3	45-2	3-07. Foreign limited partnership - Adopting limited liability limited
4	partnership	status. An existing foreign limited partnership authorized to transact business in
5	this state pu	rsuant to section 45-10.1-52 45-10.2-78 which subsequently adopts and maintains
6	limited liabil	ty limited partnership status in the jurisdiction of origin shall file with the secretary o
7	state, toget	er with the fees required in sections 45-10.1-15 45-10.2-109 and 45-23-08:
8	1.	A document record designated as both an amended foreign limited partnership
9		registration as required by section 45-10.1-55 45-10.2-81 and a foreign limited
10		liability limited partnership registration as required by section 45-10.1-52; and
11	2.	A certificate of identification, existence, and status of a foreign limited liability
12		limited partnership, duly certified by the proper officer of the jurisdiction of origin.
13	SEC	TION 17. AMENDMENT. Subsection 18 of section 45-23-08 of the North Dakota
14	Century Co	le is amended and reenacted as follows:
15	18.	Filing an annual report of limited liability limited partnership, twenty-five dollars.
16		The secretary of state shall charge and collect additional fees for late filing of the
17		annual report as follows:
18		a. After the date prescribed provided in subsection 3 of section 45-10.1-14
19		45-10.2-108, twenty dollars; and
20		b. After the termination dissolution of the limited liability limited partnership or
21		the revocation of the registration of a foreign limited liability limited
22		partnership, the reinstatement fee of one hundred dollars.
23	SEC	TION 18. AMENDMENT. Subsection 3 of section 54-44.4-09 of the North Dakota
24	Century Co	le is amended and reenacted as follows:
25	3.	At the time of filing the application to become an approved vendor, the applicant, if
26		organized as a corporation, limited liability company, limited liability partnership, or
27		limited partnership, must be properly and currently registered with the secretary of
28		state according to its type of business organization as a corporation under
29		chapter 10-19.1, a limited liability company under chapter 10-32, a limited liability
30		partnership under chapter 45-22, or a limited partnership under chapter 45-10.1
31		45-10.2. Any exemptions to registration under the above chapters that would

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otherwise apply to those entities organized as such do not apply to this section and registration must be made for the applicant to become an approved vendor. Applicants for approved vendor status using a trade name or a fictitious partnership name must be in full compliance with chapter 47-25 or 45-11 at the time of making the application. Whenever any registration required by this section is canceled, revoked, or not renewed, the vendor ceases to be an approved vendor.

By signing and filing the application, the vendor applicant appoints the secretary of state as its true and lawful agent for service of process in this state upon whom may be served all lawful process in any action or proceeding against the vendor if the vendor or its registered agent cannot be found for service of process in this state. The signed application is written evidence of the applicant's consent that any process served against the applicant that is so served upon the secretary of state is of the same legal force and effect as if served upon the applicant personally within this state. Within ten days after service of the summons upon the secretary of state pursuant to this subsection, notice of the service with the summons and complaint in the action must be sent to the defendant vendor at the vendor's last-known address by certified mail with return receipt requested and proof of mailing must be attached to the summons. The secretary of state shall keep a record of all process served upon the secretary of state under this section showing the day and hour of service. When service of process is made as provided in this subsection, the court, before entering a default judgment, or at any stage of the proceeding, may order a continuance as may be necessary to afford the defendant vendor reasonable opportunity to defend any action pending against the vendor.

SECTION 19. REPEAL. Chapter 45-10.1 and section 45-12-01 of the North Dakota Century Code are repealed.