1	HOUSE BILL NO. 535
2	INTRODUCED BY A. KNUDSEN
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REPLACING THE CURRENT MONTANA UNIFORM LIMITED
5	PARTNERSHIPACTWITHTHEMOSTRECENTVERSIONOFTHEUNIFORMLIMITEDPARTNERSHIPACT;
6	AMENDING SECTIONS 35-12-502, 35-12-504, 35-12-505, 35-12-506, 35-12-508, 35-12-509, 35-12-510,
7	35-12-601, 35-12-602, 35-12-603, 35-12-604, 35-12-605, 35-12-607, 35-12-610, 35-12-701, 35-12-703,
8	35-12-704, 35-12-705, 35-12-801, 35-12-803, 35-12-901, 35-12-902, 35-12-1001, 35-12-1005, 35-12-1006,
9	35-12-1103, 35-12-1105, 35-12-1201, 35-12-1202, 35-12-1301, 35-12-1302, 35-12-1307, 35-12-1308,
10	35-12-1401, 35-12-1402, 35-12-1403, AND 35-12-1404, MCA; AND REPEALING SECTIONS 35-12-503,
11	35-12-606, 35-12-608, 35-12-609, 35-12-702, 35-12-802, 35-12-804, 35-12-805, 35-12-903, 35-12-904,
12	35-12-1002, 35-12-1003, 35-12-1004, 35-12-1007, 35-12-1008, 35-12-1101, 35-12-1102, 35-12-1104,
13	35-12-1203, 35-12-1204, 35-12-1303, 35-12-1304, 35-12-1305, AND 35-12-1306, MCA."
14	
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
16	
17	Section 1. Section 35-12-502, MCA, is amended to read:
18	<b>"35-12-502. Construction and application.</b> This In applying and construing this chapter, consideration
19	must be so construed and applied to effect its general purpose to make uniform given to promote uniformity of
20	the law with respect to <del>limited partnerships</del> its subject matter among states <del>enacting</del> that enact it."
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22	Section 2. Section 35-12-504, MCA, is amended to read:
23	"35-12-504. Definitions. In this chapter, the following definitions apply:
24	(1) "Certificate of limited partnership" means the certificate referred to in required by 35-12-601, as that
25	The term includes the certificate is as amended or restated from time to time.
26	(2) "Contribution", except in the phrase "right of contribution", means any cash, property, or services
27	rendered or a promissory note or other binding obligation to contribute cash or property or to perform services
28	that a partner contributes benefit provided by a person to a limited partnership in order to become a partner in
29	the person's capacity as a partner.
30	(3) "Event of withdrawal of a general partner" means an event that causes a person to cease to be a

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1	general partner as provided in 35-12-802.
2	(3) "Debtor in bankruptcy" means a person that is the subject of:
3	(a) an order for relief under Title 11 of the United States Code or a comparable order under a successor
4	statute of general application; or
5	(b) a comparable order under federal, state, or foreign law governing insolvency.
6	(4) "Designated office" means:
7	(a) with respect to a limited partnership, the office that the limited partnership is required to designate
8	and maintain under Title 35, chapter 7, part 1; and
9	(b) with respect to a foreign limited partnership, its principal office.
10	(5) "Distribution" means a transfer of money or other property from a limited partnership to a partner in
11	the partner's capacity as a partner or to a transferee on account of a transferable interest owned by the
12	transferee.
13	(6) "Foreign limited liability limited partnership" means a foreign limited partnership whose general
14	partners have limited liability for the obligations of the foreign limited partnership under a provision similar to
15	<u>35-12-803(3).</u>
16	<del>(4)</del> (7) "Foreign limited partnership" means a partnership formed under the laws of <del>any state</del> <u>a jurisdiction</u>
17	other than this state and having as partners required by those laws to have one or more general partners and
18	one or more limited partners. The term includes a foreign limited liability partnership.
19	(5)(8) "General partner" means:
20	(a) with respect to a limited partnership, a person who has been admitted to a limited partnership as that:
21	(i) becomes a general partner in accordance with the partnership agreement and who is named in the
22	certificate of limited partnership as a general partner under 35-12-801; or
23	(ii) was a limited partner in a limited partnership when the limited partnership became subject to this
24	chapter under [section 96(1) or (2)]; and
25	(b) with respect to a foreign limited partnership, a person that has rights, powers, and obligations similar
26	to those of a limited partner in a limited partnership.
27	(9) "Limited liability limited partnership", except in the phrase "foreign limited liability limited partnership",
28	means a limited partnership whose certificate of limited partnership states that the limited partnership is a limited
29	liability limited partnership.
30	(6)(10) "Limited partner" means:



1	(a) with respect to a limited partnership, a person who has been admitted to a limited partnership as a
2	limited partner in accordance with the partnership agreement that:
3	(i) becomes a limited partner under 35-12-701; or
4	(ii) was a limited partner in a limited partnership when the limited partnership became subject to this
5	chapter under [section 96(1) or (2)]; and
6	(b) with respect to a foreign limited partnership, a person that has rights, powers, and obligations similar
7	to those of a limited partner in a limited partnership.
8	(7)(11) "Limited partnership", except in the phrases "foreign limited partnership" and "foreign limited
9	liability limited partnership", and "domestic limited partnership" mean a partnership formed by two or more
10	persons under the laws of this state and means an entity having one or more general partners and one or more
11	limited partners that is formed under this chapter by two or more persons or becomes subject to this chapter
12	under [sections 82 through 94] or [section 96(1) or (2)]. The term includes the agreement as amended.
13	(8)(12) "Partner" means <del>any</del> <u>a</u> limited partner or general partner.
14	(9)(13) "Partnership agreement" means the <u>partners'</u> agreement, <del>written or, to the extent not prohibited</del>
15	by law, whether oral, implied, in a record, or both in any combination, of the partners as to the affairs of a
16	concerning the limited partnership and the conduct of its business. The term includes the agreement as
17	amended.
18	(10) "Partnership interest" has the meaning specified in 35-12-1101.
19	<del>(11)<u>(</u>14)</del> "Person" means <del>a natural person</del> <u>an individual</u> , <u>corporation, business trust, estate trust,</u>
20	partnership, limited <del>partnership (domestic or foreign), trust, estate</del> <u>liability company</u> , association, j <u>oint venture.</u>
21	government, governmental subdivision, agency or instrumentality, or public corporation, or any other legal or
22	commercial entity.
23	(15) "Person dissociated as a general partner" means a person dissociated as a general partner of a
24	limited partnership.
25	(16) "Principal office" means the office where the principal executive office of a limited partnership or
26	foreign limited partnership is located, whether or not the office is located in this state.
27	(17) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic
28	or other medium and is retrievable in perceivable form.
29	(18) "Required information" means the information that a limited partnership is required to maintain under
30	<u>35-12-508.</u>

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1	(19) "Sign" means:
2	(a) to execute or adopt a tangible symbol with the present intent to authenticate a record; or
3	(b) to attach or logically associate an electronic symbol, sound, or process to or with a record with the
4	present intent to authenticate the record.
5	(12)(20) "State" means a state <del>, territory, or possession</del> of the United States, the District of Columbia, <del>or</del>
6	the Commonwealth of Puerto Rico, the United States Virgin Islands, or any other territory or insular possession
7	subject to the jurisdiction of the United States.
8	(21) "Transfer" includes an assignment, conveyance, deed, bill of sale, lease, mortgage, security interest,
9	encumbrance, gift, and transfer by operation of law.
10	(22) "Transferable interest" means a partner's right to receive distributions.
11	(23) "Transferee" means a person to which all or part of a transferable interest has been transferred.
12	whether or not the transferor is a partner."
13	
14	NEW SECTION. Section 3. Knowledge and notice. (1) A person knows a fact if the person has actual
15	knowledge of it.
16	(2) A person has notice of a fact if the person:
17	(a) knows of it;
18	(b) has received a notification of it;
19	(c) has reason to know it exists from all of the facts known to the person at the time in question; or
20	(d) has notice of it under subsection (3) or (4).
21	(3) A certificate of limited partnership on file in the office of the secretary of state is notice that the
22	partnership is a limited partnership and the persons designated in the certificate as general partners are general
23	partners. Except as otherwise provided in subsection (4), the certificate is not notice of any other fact.
24	(4) A person has notice of:
25	(a) another person's dissociation as a general partner 90 days after the effective date of an amendment
26	to the certificate of limited partnership that states that the other person has dissociated or 90 days after the
27	effective date of a statement of dissociation pertaining to the other person, whichever occurs first;
28	(b) a limited partnership's dissolution 90 days after the effective date of an amendment to the certificate
29	of limited partnership stating that the limited partnership is dissolved;
30	(c) a limited partnership's termination 90 days after the effective date of a statement of termination;
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(d) a limited partnership's conversion under [sections 82 through 94] 90 days after the effective date of
 the articles of conversion; or

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(e) a merger under [sections 82 through 94] 90 days after the effective date of the articles of merger.

4 (5) A person notifies or gives a notification to another person by taking steps reasonably required to 5 inform the other person in ordinary course, whether or not the other person learns of it.

6 (6) A person receives a notification when the notification:

7

(a) comes to the person's attention; or

8 (b) is delivered at the person's place of business or at any other place held out by the person as a place9 for receiving communications.

10 (7) Except as otherwise provided in subsection (8), a person other than an individual knows, has notice, 11 or receives a notification of a fact for purposes of a particular transaction when the individual conducting the 12 transaction for the person knows, has notice, or receives a notification of the fact or in any event when the fact 13 would have been brought to the individual's attention if the person had exercised reasonable diligence. A person, 14 other than an individual, exercises reasonable diligence if it maintains reasonable routines for communicating 15 significant information to the individual conducting the transaction for the person and there is reasonable 16 compliance with the routines. Reasonable diligence does not require an individual acting for the person to 17 communicate information unless the communication is part of the individual's regular duties or the individual has 18 reason to know of the transaction and that the transaction would be materially affected by the information.

(8) A general partner's knowledge, notice, or receipt of a notification of a fact relating to the limited partnership is effective immediately as knowledge of, notice to, or receipt of a notification by the limited partnership, except in the case of a fraud on the limited partnership committed by or with the consent of the general partner. A limited partner's knowledge, notice, or receipt of a notification of a fact relating to the limited partnership is not effective as knowledge of, notice to, or receipt of a notification by the limited partnership.

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Section 4. Section 35-12-505, MCA, is amended to read:

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"35-12-505. Name. (1) The name of a limited partnership may contain the name of any partner.

27 (1)(2) The name of each limited partnership as set forth in its certificate of that is not a limited liability
 28 partnership:

(a) must contain the words phrase "limited partnership"; or the abbreviation "l.p.", or the designation "lp";
 (b) and may not contain the name of a limited partner unless:

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30	(iii) has transferred substantially all of	its assets, includir	ng the conflicting name, to the applicant.
29	(ii) has been converted into the application	ant; or	
28	(i) has merged into the applicant;		
27	present user, registrant, or owner of the conflic	cting name:	
26	(c) the applicant delivers to the secre	etary of state proo	f satisfactory to the secretary of state that the
25	competent jurisdiction establishing the applica	ant's right to use in	this state the name applied for; or
24	(b) the applicant delivers to the secre	etary of state a ce	rtified copy of the final judgment of a court of
23	the name applied for;		
22	name that complies with subsection (4) and th	nat is distinguishab	le in the records of the secretary of state from
21	and submits an undertaking in a form satisfact	tory to the secreta	ry of state to change the conflicting name to a
20	(a) the present user, registrant, or owr	ner of the conflictir	ig name consents in a signed record to the use
19	conflicting name:		
18	not comply with subsection (4). The secretary	of state shall auth	orize use of the name applied for if, as to each
17	(5) A limited partnership may apply to	the secretary of s	state for authorization to use a name that does
16	company is governed by 35-1-308.		
15	(2) The use of a limited partnership's n	<del>ame by another co</del>	prporation, limited partnership, or limited liability
14	(b) each name reserved under Title 3	80, chapter 13, par	<u>t 2, or 35-12-506</u> .
13	individual incorporated, organized, or authorized	ed to transact bus	<u>iness</u> in this state <u>; and</u>
12	of this state or licensed or registered as a fore	eign corporation or	limited partnership each person other than an
11	(a) the name of <del>any corporation, limited</del>	<del>d partnership, or lin</del>	nited liability company organized under the laws
10	on in the record records of the secretary of sta	<u>ate</u> from <u>:</u>	
9	(d)(4) Unless authorized by subsection	on (5), the name o	f a limited partnership must be distinguishable
8	partnership" or the abbreviation "I.I.I.p." or "IIIp	" and may not con	tain the abbreviation "I.p."or "Ip".
7	(3) The name of a limited liability lim	ited partnership m	nust contain the phrase "limited liability limited
6	partnership" or the abbreviation "I.I.I.p." or "IIIp	<u>)".</u>	
5	or implies that the limited partnership is othe	er than a limited p	artnership; and phrase "limited liability limited
4		<del>dentifiers, as defin</del>	ed in 30-13-201, or other language that states
3	that limited partner;		
2	(ii) the business of the limited partners	hip had been carri	ed on under that name before the admission of
1	(i) it is also the name of a general par	<del>rtner; or</del>	

1	(6) Subject to [section 73], this section applies to any foreign limited partnership transacting business
2	in this state, having a certificate of authority to transact business in this state, or applying for a certificate of
3	authority."
4	
5	Section 5. Section 35-12-506, MCA, is amended to read:
6	"35-12-506. Reservation of name. (1) The exclusive right to the use of a name that complies with
7	<u>35-12-505</u> may be reserved by:
8	(a) any person intending to organize a limited partnership under this chapter and to adopt <del>that</del> the name;
9	(b) any domestic a limited partnership or any a foreign limited partnership registered authorized to
10	<u>transact business</u> in this state <del>that, in either case, intends</del> <u>intending</u> to adopt <del>that</del> <u>the</u> name;
11	(c) any a foreign limited partnership intending to register obtain a certificate of authority to transact
12	<u>business</u> in this state and <del>to</del> adopt <del>that</del> <u>the</u> name; and
13	(d) any a person intending to organize a foreign limited partnership and intending to have it registered
14	obtain a certificate of authority to transact business in this state and <del>to</del> adopt <del>that</del> <u>the</u> name:
15	(e) a foreign limited partnership formed under the name; or
16	(f) a foreign limited partnership formed under a name that does not comply with 35-12-505(2) or (3), but
17	the name reserved under this subsection (1)(f) may differ from the foreign limited partnership's name only to the
18	extent necessary to comply with 35-12-505(2) and (3).
19	(2) The reservation must be made by filing with the secretary of state an application, executed by the
20	applicant, to reserve a specified name. If the secretary of state finds that the name is available for use by a
21	domestic or foreign limited partnership, the secretary of state shall reserve the name for the exclusive use of the
22	applicant for a period of 120 days. Once having reserved a name, the applicant may not again reserve the name
23	until more than 60 days after the expiration of the last 120-day period for which that applicant had reserved that
24	name. The right to the exclusive use of a name so reserved may be transferred to any other person by filing in
25	the office of the secretary of state a notice of the transfer, executed by the applicant for whom the name was
26	reserved and specifying the name and address of the transferee.
27	(2) A person may apply to reserve a name under subsection (1) by delivering to the secretary of state
28	for filing an application that states the name to be reserved and the subsection of subsection (1) that applies. If
29	the secretary of state finds that the name is available for use by the applicant, the secretary of state shall file a
30	statement of name reservation and thereby reserve the name for the exclusive use of the applicant for a 120



1	days.
2	(3) An applicant that has reserved a name pursuant to subsection (2) may reserve the same name for
3	additional 120-day periods. A person having a current reservation for a name may not apply for another 120-day
4	period for the same name until 90 days have elapsed in the current reservation.
5	(4) A person that has reserved a name under this section may deliver to the secretary of state for filing
6	a notice of transfer that states the reserved name, the name and street and mailing address of some other person
7	to which the reservation is to be transferred, and the subsection of subsection (1) that applies to the other person.
8	Subject to [section 20(3)], the transfer is effective when the secretary of state files the notice of transfer."
9	
10	Section 6. Section 35-12-508, MCA, is amended to read:
11	"35-12-508. Records to be kept <u>Required information</u> . <del>(1)</del> Each <u>A</u> limited partnership shall <del>keep at</del>
12	the principal maintain at its principal office the following information:
13	<del>(a)</del> (1) a current list <del>of</del> <u>showing</u> the full name and last-known <del>business</del> <u>street and mailing</u> address of each
14	partner, separately identifying the general partners, in alphabetical order, and the limited partners, in alphabetical
15	order;
16	(b)(2) a copy of the initial certificate of limited partnership and all <del>certificates of amendment</del> amendments
17	to and restatements of the certificate, together with executed signed copies of any powers of attorney pursuant
18	to <u>under</u> which any certificate, amendment, or restatement has been executed signed;
19	(3) a copy of any filed articles of conversion or merger;
20	(c)(4) copies a copy of the limited partnership's federal, state, and local income tax returns and reports,
21	if any, for the 3 most recent years;
22	(d) copies of any then-effective written partnership agreements and of any financial statements of the
23	limited partnership for the 3 most recent years; and
24	(5) a copy of any partnership agreement made in a record and any amendment made in a record to any
25	partnership agreement;
26	(6) a copy of any financial statement of the limited partnership for the 3 most recent years;
27	(7) a copy of any record made by the limited partnership during the past 3 years of any consent given
28	by or vote taken of any partner pursuant to this chapter or the partnership agreement; and
29	(e)(8) unless contained in a written partnership agreement made in a record, a writing setting out record
30	stating:

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1	(i)(a) the amount of cash and a description and statement of the agreed value of the other property or
2	services benefits contributed and agreed to be contributed by each partner and that each partner has agreed to
3	contribute;
4	(ii)(b) the times at which or the events on the happening of which any additional contributions agreed to
5	be made by each partner are to be made;
6	(iii)(c) any right of a partner to receive or of a general partner to make distributions to a partner that
7	include a return of all or any part of the partner's contribution for any person that is both a general partner and
8	a limited partner, a specification of what transferable interest the person owns in each capacity; and
9	(iv)(d) any events, upon the happening of which, the limited partnership is to be dissolved and its <del>affairs</del>
10	activities wound up.
11	(2) Records kept under this section must be available for inspection and copying at the reasonable
12	request and at the expense of any partner during ordinary business hours."
13	
14	Section 7. Section 35-12-509, MCA, is amended to read:
15	"35-12-509. Nature, purpose, and duration of <del>business</del> entity. A limited partnership <del>may carry on any</del>
16	business that a partnership without limited is an entity distinct from its partners' partners may carry on. A limited
16 17	business that a partnership without limited is an entity distinct from its partners' partners may carry on. A limited partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited
17	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited
17 18	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership.
17 18 19	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose.
17 18 19 20	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose.
17 18 19 20 21	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose. (3) A limited partnership has a perpetual duration."
17 18 19 20 21 22	<ul> <li>partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited</li> <li>liability limited partnership.</li> <li>(2) A limited partnership may be organized under this chapter for any lawful purpose.</li> <li>(3) A limited partnership has a perpetual duration."</li> </ul> <u>NEW SECTION.</u> Section 8. Powers. A limited partnership has the power to do all things necessary or
17 18 19 20 21 22 23	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose. (3) A limited partnership has a perpetual duration." <u>NEW SECTION.</u> Section 8. Powers. A limited partnership has the power to do all things necessary or convenient to carry on its activities, including the power to sue, be sued, and defend in its own name and to
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose. (3) A limited partnership has a perpetual duration." NEW SECTION. Section 8. Powers. A limited partnership has the power to do all things necessary or convenient to carry on its activities, including the power to sue, be sued, and defend in its own name and to maintain an action against a partner for harm caused to the limited partnership by a breach of the partnership
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose. (3) A limited partnership has a perpetual duration." NEW SECTION. Section 8. Powers. A limited partnership has the power to do all things necessary or convenient to carry on its activities, including the power to sue, be sued, and defend in its own name and to maintain an action against a partner for harm caused to the limited partnership by a breach of the partnership
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	<ul> <li>partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership.</li> <li>(2) A limited partnership may be organized under this chapter for any lawful purpose.</li> <li>(3) A limited partnership has a perpetual duration."</li> </ul> NEW SECTION. Section 8. Powers. A limited partnership has the power to do all things necessary or convenient to carry on its activities, including the power to sue, be sued, and defend in its own name and to maintain an action against a partner for harm caused to the limited partnership by a breach of the partnership agreement or violation of a duty to the partnership.
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	partnership is the same entity regardless of whether its certificate states that the limited partnership is a limited liability limited partnership. (2) A limited partnership may be organized under this chapter for any lawful purpose. (3) A limited partnership has a perpetual duration." NEW SECTION. Section 8. Powers. A limited partnership has the power to do all things necessary or convenient to carry on its activities, including the power to sue, be sued, and defend in its own name and to maintain an action against a partner for harm caused to the limited partnership by a breach of the partnership agreement or violation of a duty to the partnership. NEW SECTION. Section 9. Governing law. The law of this state governs relations among the partnership.

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1	NEW SECTION. Section 10. Supplemental principles of law rate of interest. (1) Unless displaced
2	by particular provisions of this chapter, the principles of law and equity supplement this chapter.
3	(2) If an obligation to pay interest arises under this chapter and the rate is not specified, the rate is that
4	specified in 31-1-106.
5	
6	<u>NEW SECTION.</u> Section 11. Effect of partnership agreement nonwaivable provisions. (1) Except
7	as otherwise provided in subsection (2), the partnership agreement governs relations among the partners and
8	between the partners and the partnership. To the extent the partnership agreement does not otherwise provide,
9	this chapter governs relations among the partners and between the partners and the partnership.
10	(2) A partnership agreement may not:
11	(a) vary a limited partnership's power under [section 8] to sue, be sued, and defend in its own name;
12	(b) vary the law applicable to a limited partnership under [section 9];
13	(c) vary the requirements of 35-12-604;
14	(d) vary the information required under 35-12-508 or unreasonably restrict the right to information under
15	35-12-705 or [section 38], but the partnership agreement may impose reasonable restrictions on the availability
16	and use of information obtained under those sections and may define appropriate remedies, including liquidated
17	damages, for a breach of any reasonable restriction on use;
18	(e) eliminate the duty of loyalty under [section 39], but the partnership agreement may:
19	(i) identify specific types or categories of activities that do not violate the duty of loyalty if not manifestly
20	unreasonable; and
21	(ii) specify the number or percentage of partners that may authorize or ratify, after full disclosure to all
22	partners of all material facts, a specific act or transaction that would otherwise violate the duty of loyalty;
23	(f) unreasonably reduce the duty of care under [section 39(3)];
24	(g) eliminate the obligation of good faith and fair dealing under [sections 31(2) and 39(4)], but the
25	partnership agreement may prescribe the standards by which the performance of the obligation is to be measured
26	if the standards are not manifestly unreasonable;
27	(h) vary the power of a person to dissociate as a general partner under [section 52(1)] except to require
28	that the notice under [section 51(1)] be in a record;
29	(i) vary the power of a court to decree dissolution in the circumstances specified in 35-12-1202;
30	(j) vary the requirement to wind up the partnership's business as specified in [section 62];
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1	(k) unreasonably restrict the right to maintain an action;
2	(I) restrict the right of a partner under [section 91(1)] to approve a conversion or merger or the right of
3	a general partner under [section 91(2)] to consent to an amendment to the certificate of limited partnership that
4	deletes a statement that the limited partnership is a limited liability limited partnership; or
5	(m) restrict rights under this chapter of a person other than a partner or a transferee.
6	
7	Section 12. Section 35-12-510, MCA, is amended to read:
8	"35-12-510. Business transactions of partner with the partnership. Except as otherwise provided
9	in the partnership agreement, a $\underline{A}$ partner may lend money to and transact other business with the limited
10	partnership and <del>, subject to other applicable provisions of law,</del> has the same rights and obligations with respect
11	thereto to the loan or other transaction as a person who that is not a partner."
12	
13	NEW SECTION. Section 13. Dual capacity. A partner may lend money to and transact other business
14	with the limited partnership and has the same rights and obligations with respect to the loan or other transaction
15	as a person that is not a partner.
16	
17	NEW SECTION. Section 14. Consent and proxies of partners. Action requiring the consent of
18	partners under this chapter may be taken without a meeting, and a partner may appoint a proxy to consent or
19	otherwise act for the partner by signing an appointment record, either personally or by the partner's
20	attorney-in-fact.
21	
22	Section 15. Section 35-12-601, MCA, is amended to read:
23	"35-12-601. Certificate Formation of limited partnership certificate of limited partnership. (1)
24	In order <del>to form <u>for</u> a limited partnership <u>to be formed</u>, a certificate of limited partnership must be <del>executed, must</del></del>
25	<del>be filed in the office of</del> <u>delivered to</u> the secretary of state <del>,</del> <u>for filing.</u> <del>and</del> <u>The certificate</u> must <del>set forth</del> <u>state</u> :
26	(a) the name of the limited partnership, which must comply with 35-12-505;
27	(b) the information required by 35-7-105(1);
28	(c) the name and the <del>complete</del> business <u>mailing</u> <del>street</del> address of each general partner; <del>and</del>
29	(d) whether the limited partnership is a limited liability limited partnership; and
30	(d)(e) any other matters the general partners, in their sole discretion, determine to include additional
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1	information required by [sections 82 through 94].
2	(2) A limited partnership is formed at the time of the filing of the certificate of limited partnership in the
3	office of the secretary of state or at any later time specified in the certificate of limited partnership if, in each case,
4	there has been substantial compliance with the requirements of this section.
5	(2) A certificate of limited partnership may also contain any other matters but may not vary or otherwise
6	affect the provisions specified in [section 11(2)] in a manner inconsistent with that section.
7	(3) If there has been substantial compliance with subsection (1), subject to [section 20(3)] a limited
8	partnership is formed when the secretary of state files the certificate of limited partnership.
9	(4) Subject to subsection (2), if any provision of a partnership agreement is inconsistent with the filed
10	certificate of limited partnership or with a filed statement of dissociation, termination, or change or filed articles
11	of conversion or merger:
12	(a) the partnership agreement prevails as to partners and transferees; and
13	(b) the filed certificate of limited partnership, statement of dissociation, termination, or change, or articles
14	of conversion or merger prevail as to persons, other than partners and transferees, that reasonably rely on the
15	filed record to their detriment."
16	
17	Section 16. Section 35-12-602, MCA, is amended to read:
	Section 16. Section 35-12-602, MCA, is amended to read: "35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to
17	
17 18	"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to
17 18 19	"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to amend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited
17 18 19 20	"35-12-602. Amendments to <u>or restatement of certificate</u> restated certificates. (1) A <u>In order to</u> <u>amend its</u> certificate of limited partnership, is amended by filing a certificate of amendment in the office of <u>a limited</u> <u>partnership shall deliver to</u> the secretary of state. The certificate must set forth <u>for filing an amendment or</u> ,
17 18 19 20 21	"35-12-602. Amendments to <u>or restatement of certificate</u> restated certificates. (1) A <u>In order to</u> amend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating:
17 18 19 20 21 22	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to amend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating:</li> <li>(a) the name of the limited partnership;</li> </ul>
17 18 19 20 21 22 23	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to amend its certificate of limited partnership. is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating:</li> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to amend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating:</li> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> <li>(c) the amendments changes the amendment makes to the certificate as most recently amended or</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to a mend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating: <ul> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> <li>(c) the amendments changes the amendment makes to the certificate as most recently amended or restated.</li> </ul> </li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to a mend its certificate of limited partnership, is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating: <ul> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> <li>(c) the amendments changes the amendment makes to the certificate as most recently amended or restated.</li> </ul> </li> <li>(2) An amendment to a certificate of <u>A</u> limited partnership reflecting the occurrence of the event or events</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to amend its certificate of limited partnership. is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating: <ul> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> <li>(c) the amendments changes the amendment makes to the certificate as most recently amended or restated.</li> </ul> </li> <li>(2) An amendment to a certificate of <u>A</u> limited partnership reflecting the occurrence of the event or events must be filed within 30 days after the happening of any of the following events shall promptly deliver to the</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	<ul> <li>"35-12-602. Amendments to or restatement of certificate restated certificates. (1) A In order to a amend its certificate of limited partnership. is amended by filing a certificate of amendment in the office of a limited partnership shall deliver to the secretary of state. The certificate must set forth for filing an amendment or, pursuant to [sections 82 through 94], articles of merger stating: <ul> <li>(a) the name of the limited partnership;</li> <li>(b) the date of filing of the its initial certificate; and</li> <li>(c) the amendments changes the amendment makes to the certificate as most recently amended or restated.</li> </ul> </li> <li>(2) An amendment to a certificate of <u>A</u> limited partnership reflecting the occurrence of the event or events must be filed within 30 days after the happening of any of the following events shall promptly deliver to the secretary of state for filing an amendment to a certificate of limited partnership to reflect:</li> </ul>

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1	(c) the <del>continuation of the business under 35-12-1201(3) after an event of withdrawal of a general partne</del>
2	appointment of a person to wind up the limited partnership's activities under [section 62(3) or (4)].
3	(3) A certificate of limited partnership must be amended promptly by any general partner upon becomin
4	aware that any statement in the certificate was false when made or that any arrangements or other fact
5	described have changed, making the certificate inaccurate in any respect.
6	(3) A general partner that knows that any information in a filed certificate of limited partnership was false
7	when the certificate was filed or has become false due to changed circumstances shall promptly:
8	(a) cause the certificate to be amended; or
9	(b) if appropriate, deliver to the secretary of state for filing a statement of change pursuant to 35-7-11
10	or a statement of correction pursuant to [section 21].
11	(4) A certificate of limited partnership may be amended at any time for any other proper purpose the
12	general partners may determine as determined by the limited partnership.
13	(5) A person is not liable because an amendment to a certificate of limited partnership has not been file
14	to reflect the occurrence of any event referred to in subsection (2) if the amendment is filed within the 30-da
15	period specified in subsection (2).
16	(6)(5) A restated certificate of limited partnership may be executed and filed delivered to the secretar
17	<u>of state for filing</u> in the same manner as <del>a certificate of</del> <u>an</u> amendment.
18	(6) Subject to [section 20(3)], an amendment or restated certificate is effective when filed by the
19	secretary of state."
20	
21	Section 17. Section 35-12-603, MCA, is amended to read:
22	"35-12-603. Cancellation of certificate Statement of cancellation. A certificate of dissolved limited
23	partnership must be canceled upon the dissolution and the commencement of winding up of the limite
24	partnership and at any other time there are no remaining limited partners. A certificate of cancellation must b
25	filed in the office of the secretary of state and shall set forth that has completed winding up may deliver to the
26	secretary of state for filing a statement of cancellation that states:
27	(1) the name of the limited partnership;
28	(2) the date of filing of the its certificate of limited partnership; and
29	(3) the reason for filing the certificate of cancellation;
30	(4) the effective date (which must be a date certain) of cancellation if it is not to be effective upon the
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1	filing of the certificate; and
2	(5)(4) any other information determined by the general partners filing the certificate may determine
3	statement or by a person appointed to [section 62(3) or (4)].
4	(5) Cancellation is effective upon filing with the secretary of state."
5	
6	Section 18. Section 35-12-604, MCA, is amended to read:
7	"35-12-604. Execution of certificates Signing of records. (1) Each certificate required by 35-12-601
8	through 35-12-609 to be filed in the office of record delivered to the secretary of state for filing pursuant to this
9	chapter must be executed signed in the following manner:
10	(a) An initial certificate of limited partnership must be signed by all general partners listed in the
11	certificate.
12	(b) An amendment adding or deleting a statement that the limited partnership is a limited liability limited
13	partnership must be signed by all general partners listed in the certificate.
14	(b)(c) Each certificate of An amendment designating as general partner a person admitted under
15	35-12-1201(3)(b) following the dissociation of a limited partnership's last general partner must be signed by at
16	least one general partner and by each other general partner who is designated in the certificate as a new general
17	partner that person.
18	(c) Each certificate of cancellation must be signed by all general partners.
19	(d) An amendment required by [section 62(3)] following the appointment of a person to wind up the
20	dissolved limited partnership's activities must be signed by that person.
21	(e) Any other amendment must be signed by:
22	(i) at least one general partner listed in the certificate;
23	(ii) every other person designated in the amendment as a new general partner; and
24	(iii) each person that the amendment indicates has dissociated as a general partner unless:
25	(A) the person is deceased or a guardian or general conservator has been appointed for the person and
26	the amendment so states; or
27	(B) the person has previously delivered to the secretary of state for filing a statement of dissociation.
28	(f) A restated certificate of limited partnership must be signed by at least one general partner listed in
29	the certificate, and to the extent the restated certificate effects a change under any other subsection of this
30	subsection (1), the certificate must be signed in a manner that satisfies that subsection.



1	(g) A statement of cancellation must be signed by all general partners listed in the certificate or, if the
2	certificate of a dissolved limited partnership lists no general partners, by the person appointed pursuant to [section
3	62(3) or (4)] to wind up the dissolved limited partnership's activities.
4	(h) Articles of conversion must be signed by each general partner listed in the certificate of limited
5	partnership.
6	(i) Articles of merger must be signed as provided in [section 89(1)].
7	(j) Any other record delivered on behalf of a limited partnership to the secretary of state for filing must
8	be signed by at least one general partner listed in the certificate.
9	(k) A statement by a person pursuant to [section 53(1)(d)] stating that the person has dissociated as a
10	general partner must be signed by that person.
11	(I) A statement of withdrawal by a person pursuant to 35-12-704 must be signed by that person.
12	(m) A record delivered on behalf of a foreign limited partnership to the secretary of state for filing must
13	be signed by at least one general partner of the foreign limited partnership.
14	(n) Any other record delivered on behalf of any person to the secretary of state for filing must be signed
15	by that person.
16	(2) Any person may sign <del>a certificate</del> by an attorney-in-fact <del>, but any power of attorney to sign a certificate</del>
17	relating to the admission of a general partner must specifically describe the admission any record filed pursuant
18	to this chapter.
19	(3) The execution of a certificate by a general partner constitutes an affirmation under the penalties of
20	perjury that the facts stated in the certificate are true."
21	
22	Section 19. Section 35-12-605, MCA, is amended to read:
23	"35-12-605. Execution by <u>Signing and filing pursuant to</u> judicial <del>act</del> <u>order</u> . (1) If <del>the persons</del> <u>a</u>
24	person required by <del>35-12-604</del> this chapter to execute any certificate fail or refuse to sign a record or deliver a
25	record to the secretary of state for filing does not do so, any other person who is adversely affected by the failure
26	<del>or refusal</del> that is aggrieved may petition the district court to <del>direct the execution of the certificate</del> order:
27	(a) the person to sign the record;
28	(b) the person to deliver the record to the secretary of state for filing; or
29	(c) the secretary of state to file the record unsigned. If the court finds that it is proper for the certificate
30	to be executed and that the persons so designated have failed or refused to execute the certificate, it shall order

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1	the secretary of state to record an appropriate certificate.
2	(2) If the person aggrieved under subsection (1) is not the limited partnership or foreign limited
3	partnership to which the record pertains, the aggrieved person shall make the limited partnership or foreign limited
4	partnership a party to the action. A person aggrieved under subsection (1) may seek the remedies provided in
5	subsection (1) in the same action in combination or in the alternative.
6	(3) A record filed unsigned pursuant to this section is effective without being signed."
7	
8	<u>NEW SECTION.</u> Section 20. Delivery to and filing of records by secretary of state effective time
9	and date. (1) A record authorized or required to be delivered to the secretary of state for filing under this chapter
10	must be captioned to describe the record's purpose, be in a medium permitted by the secretary of state, and be
11	delivered to the secretary of state. Unless the secretary of state determines that a record does not comply with
12	the filing requirements of this chapter, if all filing fees have been paid, the secretary of state shall file the record
13	and upon request and payment of a fee:
14	(a) for a statement of dissociation, send:
15	(i) a copy of the filed statement to the person that the statement indicates has dissociated as a general
16	partner; and
17	(ii) a copy of the filed statement to the limited partnership;
18	(b) for a statement of withdrawal, send:
19	(i) a copy of the filed statement to the person on whose behalf the record was filed; and
20	(ii) if the statement refers to an existing limited partnership, a copy of the filed statement to the limited
21	partnership; and
22	(c) for all other records, send a copy of the filed record to the person on whose behalf the record was
23	filed.
24	(2) Upon request and payment of a fee, the secretary of state shall send to the requester a certified copy
25	of the requested record.
26	(3) Except as otherwise provided in 35-7-111 and [section 21], a record delivered to the secretary of state
27	for filing under this chapter may specify an effective time and a delayed effective date. Except as otherwise
28	provided in this chapter, a record filed by the secretary of state is effective:
29	(a) if the record does not specify an effective time and does not specify a delayed effective date, on the
30	date and at the time the record is filed as evidenced by the secretary of state's endorsement of the date and time

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1	on the record;
2	(b) if the record specifies an effective time but not a delayed effective date, on the date the record is filed
3	at the time specified in the record;
4	(c) if the record specifies a delayed effective date but not an effective time, at 12:01 a.m. on the earlier
5	of:
6	(i) the specified date; or
7	(ii) the 90th day after the record is filed; or
8	(d) if the record specifies an effective time and a delayed effective date, at the specified time on the
9	earlier of:
10	(i) the specified date; or
11	(ii) the 90th day after the record is filed.
12	
13	NEW SECTION. Section 21. Correcting filed record. (1) A limited partnership or foreign limited
14	partnership may deliver to the secretary of state for filing a statement of correction to correct a record previously
15	delivered by the limited partnership or foreign limited partnership to the secretary of state and filed by the
16	secretary of state if at the time of filing the record contained false or erroneous information or was defectively
17	signed.
18	(2) A statement of correction may not state a delayed effective date and must:
19	(a) describe the record to be corrected, including its filing date, or attach a copy of the record as filed;
20	(b) specify the incorrect information and the reason it is incorrect or the manner in which the signing was
21	defective; and
22	(c) correct the incorrect information or defective signature.
23	(3) When filed by the secretary of state, a statement of correction is effective retroactively as of the
24	effective date of the record the statement corrects, but the statement is effective when filed:
25	(a) for the purposes of [section 3(3) and (4)]; and
26	(b) as to persons relying on the uncorrected record and adversely affected by the correction.
27	
28	Section 22. Section 35-12-607, MCA, is amended to read:
29	"35-12-607. Liability for false statement in certificate. (1) If any certificate of limited partnership or
30	certificate of amendment, restatement, or cancellation a record delivered to the secretary of state for filing under
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1	this chapter and filed by the secretary of state contains a false statement information, any person who that suffers
2	loss by reliance on the statement information may recover damages for the loss from:
3	(1)(a) any a person actually executing the certificate that signed the record or causing caused another
4	to <del>execute <u>sign</u> it on the person's behalf <del>who</del> <u>and</u> knew <del>and any general partner who knew or should have known</del></del>
5	the statement the information to be false at the time the certificate was executed record was signed; and
6	(2)(b) any a general partner who after the execution of the certificate knew or should have known that
7	any arrangements or other facts described in the certificate have changed, making the statement inaccurate in
8	any respect, within a that has notice that the information was false when the record was filed or has become false
9	because of changed circumstances if the general partner has notice for a reasonably sufficient time before the
10	statement was information is relied upon to have reasonably enabled that enable the general partner to cancel,
11	restate, or amend the certificate or to file a petition for its cancellation, restatement, or amendment under
12	35-12-605 effect an amendment under 35-12-602, file a petition pursuant to 35-12-605, or deliver to the secretary
13	of state for filing a statement of change pursuant to 35-7-108 or a statement of correction pursuant to [section
14	21].
15	(2) Signing a record authorized or required to be filed under this chapter constitutes an affirmation under
16	the penalties of perjury that the facts stated in the record are true."
17	
18	NEW SECTION. Section 23. Certificate of fact. (1) The secretary of state, upon request and payment
19	of the requisite fee, shall furnish a certificate of fact for a limited partnership if the records filed in the office of the
20	secretary of state show that the secretary of state has filed a certificate of limited partnership and whether a
21	statement of cancellation has been filed. A certificate of fact must state:
22	(a) the limited partnership's name;
23	(b) that it was duly formed under the laws of this state and the date of formation;
24	(c) whether the secretary of state has administratively dissolved the limited partnership;
25	(d) whether the limited partnership's certificate of limited partnership has been amended to state that the
26	limited partnership is dissolved;
27	(e) whether a statement of cancellation been filed by the secretary of state; and
28	(f) other facts of record in the office of the secretary of state that may be requested by the applicant.
29	(2) The secretary of state, upon request and payment of the requisite fee, shall furnish a certificate of fact
30	for a foreign limited partnership if the records filed in the office of the secretary of state show that the secretary
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1 of state has filed a certificate of authority, whether the certificate of authority was revoked, and whether a notice 2 of cancellation was filed. A certificate of fact must state: 3 (a) the foreign limited partnership's name and any alternate name adopted under [section 73(1)] for use 4 in this state; 5 (b) that it is authorized to transact business in this state; 6 (c) whether the secretary of state has revoked its certificate of authority and whether a notice of 7 cancellation has been filed; and 8 (d) other facts of record in the office of the secretary of state that may be requested by the applicant. 9 (3) Subject to any gualification stated in the certificate, a certificate of fact or authorization issued by the 10 secretary of state may be relied upon as conclusive evidence that the limited partnership or foreign limited 11 partnership is in existence or is authorized to transact business in this state. 12 13 Section 24. Section 35-12-610, MCA, is amended to read: 14 "35-12-610. Term and renewal of certification. (1) Certification of a limited partnership or a certificate 15 of authority of a foreign limited partnership is effective for a term of 5 years from the date of filing or renewal of 16 certification or the date of issuance of a certificate. Upon application for renewal of certification on forms furnished 17 by the secretary of state, the certification may be renewed for another 5-year term. 18 (2) Not less than 90 days before the expiration date of certification of a limited partnership, the secretary 19 of state shall notify the listed general partner or partners or specified agent of the pending expiration by 20 addressing a notice to the last-known address of the general partner or partners or specified agent. 21 (3) If the general partner or partners or specified agent fail fails to file an application for renewal with the 22 secretary of state within a 90-day period prior to the expiration date of the certification, the secretary of state shall 23 cancel the certification. 24 (4) A registration in force on July 1, 1991, expires 5 years from the date of the filing of certification or on 25 July 1, 1992, whichever is later, if renewal of the certification is not effected in the manner provided for in 26 35-12-610 through 35-12-613. 27 (5) A certificate of authority in force on July 1, 2011, expires 5 years from the date it was filed or on July 28 1, 2012, whichever is later, if renewal of certification of authority is not affected as provided in 35-12-610 or 29 [section 25]." 30 Legislative - 19 -Authorized Print Version - HB 535

1	NEW SECTION. Section 25. Application for renewal of foreign limited partnership certificate of
2	authority requirements for appointed registered agent. (1) The application for renewal of a certificate of
3	authority of a foreign limited partnership must be executed by the general partners and delivered to the secretary
4	of state.
5	(2) The application must include the following information:
6	(a) the name of the foreign limited partnership or the fictitious name adopted by a foreign limited
7	partnership authorized to transact business in this state because its real name is unavailable;
8	(b) the information required under 35-7-105; and
9	(c) the name and business mailing address of each general partner.
10	
11	Section 26. Section 35-12-701, MCA, is amended to read:
12	"35-12-701. Admission of <u>Becoming</u> limited partners partner. (1) A person becomes a limited
13	partner:
14	(a)(1) at the time the limited partnership is formed; or
15	(b) at any later time specified as provided in the partnership agreement; for becoming a limited partner.
16	(2) After the filing of a limited partnership's original certificate of limited partnership, a person may be
17	admitted as an additional limited partner:
18	(a) in the case of a person acquiring a partnership interest directly from the limited partnership, upon
19	compliance with the partnership agreement or, if the partnership agreement does not so provide, upon
20	(2) as the result of a conversion or merger under [sections 82 through 94]; or
21	(3) with the <del>written</del> consent of all <u>the</u> partners <del>; and</del>
22	(b) in the case of an assignee of a partnership interest of a partner who has the power, as provided in
23	35-12-1104, to grant the assignee the right to become a limited partner, upon the exercise of that power and
24	compliance with any conditions limiting the grant or exercise of the power."
25	
26	NEW SECTION. Section 27. No right or power as limited partner to bind limited partnership. A
27	limited partner does not have the right or the power as a limited partner to act for or bind the limited partnership.
28	
29	Section 28. Section 35-12-703, MCA, is amended to read:
30	"35-12-703. Liability to third parties No liability as limited partner for limited partnership
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obligations. (1) Except as provided in subsection (4), a An obligation of a limited partnership, whether arising 1 2 in contract, tort, or otherwise, is not the obligation of a limited partner. A limited partner is not personally liable, 3 directly or indirectly, by way of contribution or otherwise, for the obligations an obligation of a limited partnership 4 unless, in addition to the exercise of the rights and powers as solely by reason of being a limited partner, the 5 limited partner participates in the control of the business. However, even if the limited partner participates in the 6 management and control of the limited partnership business, the limited partner is liable only to persons who 7 transact business with the limited partnership reasonably believing, based on the limited partner's conduct, that 8 the limited partner is a general partner. 9 (2) A limited partner does not participate in the control of the business within the meaning of subsection (1) solely by doing one or more of the following: 10 11 (a) being a contractor for or an agent or employee of the limited partnership or of a general partner or 12 being an officer, director, or shareholder of a general partner that is a corporation; 13 (b) consulting with and advising a general partner with respect to the business of the limited partnership; 14 (c) acting as surety for the limited partnership or guaranteeing or assuming one or more specific 15 obligations of the limited partnership; 16 (d) taking any action required or permitted by law to bring or pursue a derivative action in the right of the 17 limited partnership; 18 (e) requesting or attending a meeting of partners; 19 (f) proposing, approving, or disapproving, by voting or otherwise, one or more of the following matters: 20 (i) the dissolution and winding up of the limited partnership; 21 (ii) the sale, exchange, lease, mortgage, pledge, or other transfer of all or substantially all of the assets 22 of the limited partnership; 23 (iii) the incurrence of indebtedness by the limited partnership other than in the ordinary course of its 24 business; 25 (iv) a change in the nature of the business; 26 (v) the admission or removal of a general partner; 27 (vi) the admission or removal of a limited partner; 28 (vii) a transaction involving an actual or potential conflict of interest between a general partner and the 29 limited partnership or the limited partners; 30 (viii) an amendment to the partnership agreement or certificates of limited partnership; or

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1	(ix) matters related to the business of the limited partnership not otherwise enumerated in this subsection
2	(2)(f) that the partnership states in writing may be subject to the approval or disapproval of limited partners;
3	(g) winding up the limited partnership pursuant to 35-12-1203; or
4	(h) exercise any right or power permitted to limited partners under this chapter and not specifically
5	enumerated in this subsection (2).
6	(3) The enumeration in subsection (2) does not mean that the possession or exercise of any other
7	powers by a limited partner constitutes participation by the limited partner in the business of the limited
8	partnership.
9	(4) A limited partner who knowingly permits the limited partner's name to be used in the name of the
10	limited partnership, except under circumstances permitted by 35-12-505(1)(b)(i) and (1)(b)(ii), is liable to creditors
11	who extend credit to the limited partnership without actual knowledge that the limited partner is not a general
12	partner."
13	
14	Section 29. Section 35-12-704, MCA, is amended to read:
15	"35-12-704. Person erroneously believing <u>self to be</u> limited partner <del>status</del> . (1) Except as <u>otherwise</u>
16	provided in subsection (2), a person <del>who</del> <u>that</u> makes <del>a contribution to</del> <u>an investment in</u> a business enterprise and
17	erroneously and but in good faith believes that the person has become a limited partner in the enterprise is not
18	a general partner in the enterprise and is not bound by its liable for the obligations by reason of making the
19	contribution investment, receiving distributions from the enterprise, or exercising any rights of or appropriate to
20	a limited partner if, on ascertaining the mistake, the person:
21	(a) causes an appropriate certificate of limited partnership, or a certificate of amendment, or statement
22	of correction to be executed signed and filed delivered to the secretary of state for filing; or
23	(b) withdraws from future <del>equity</del> participation <u>as an owner</u> in the enterprise by executing and <del>filing in the</del>
24	office of delivering to the secretary of state a certificate declaring for filing a statement of withdrawal under this
25	section.
26	(2) Any <u>A</u> person <del>who</del> <u>that</u> makes <del>a contribution of the kind</del> <u>an investment</u> described in subsection (1)
27	is liable to the same extent as a general partner to any third party who transacts business that enters into a
28	transaction with the enterprise, believing in good faith that the person is a general partner, before the person
29	withdraws and an appropriate the secretary of state files a statement of withdrawal, certificate of limited
30	partnership, amendment, or statement of conversion if any, is filed to show that the person is not a general
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1	partner <del>,</del>
2	(3) but in each case only if the third party actually believed If a person makes a diligent effort in good faith
3	that the person was a general partner at the time of the transaction to comply with subsection (1)(a) and is unable
4	to cause the appropriate certificate of limited partnership, amendment, or statement of correction to be signed
5	and delivered to the secretary of state for filing, the person has the right to withdraw from the enterprise pursuant
6	to subsection (1)(b) even if the withdrawal would otherwise breach an agreement with others that are or have
7	agreed to become co-owners of the enterprise."
8	
9	Section 30. Section 35-12-705, MCA, is amended to read:
10	"35-12-705. Right of limited partner and former limited partner to information. (1) Each On 10 days'
11	demand, made in a record received by the limited partnership, a limited partner has the right to:
12	(1) may inspect and copy any of the partnership records required by 35-12-508 to be maintained; and
13	required information during regular business hours in the limited partnership's principal office. The limited partner
14	need not have any particular purpose for seeking the information.
15	(2) During regular business hours and at a reasonable location specified by the limited partnership, a
16	limited partner may obtain from the general partners from time to time upon reasonable demand:
17	<del>(a)</del> <u>limited partnership and inspect and copy</u> true and full information regarding the state of the <del>business</del>
18	activities and financial condition of the limited partnership <del>;</del>
19	(b) promptly after becoming available, a copy of the limited partnership's federal, state, and local income
20	tax returns for each year; and
21	(c) any and other information regarding the affairs activities of the limited partnership as is just and
22	reasonable- if:
23	(a) the limited partner seeks the information for a purpose reasonably related to the partner's interest
24	as a limited partner;
25	(b) the limited partner makes a demand in a record received by the limited partnership, describing with
26	reasonable particularity the information sought and the purpose for seeking the information; and
27	(c) the information sought is directly connected to the limited partner's purpose.
28	(3) Within 10 days after receiving a demand pursuant to subsection (2), the limited partnership in a
29	record shall inform the limited partner that made the demand:
30	(a) the information that the limited partnership will provide in response to the demand;



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1	(b) when and where the limited partnership will provide the information; and
2	(c) if the limited partnership declines to provide any demanded information, the limited partnership's
3	reasons for declining.
4	(4) Subject to subsection (6), a person dissociated as a limited partner may inspect and copy required
5	information during regular business hours in the limited partnership's principal office if:
6	(a) the information pertains to the period during which the person was a limited partner;
7	(b) the person seeks the information in good faith; and
8	(c) the person meets the requirements of subsection (2).
9	(5) The limited partnership shall respond to a demand made pursuant to subsection (4) in the same
10	manner as provided in subsection (3).
11	(6) If a limited partner dies, 35-12-1105 applies.
12	(7) The limited partnership may impose reasonable restrictions on the use of information obtained under
13	this section. In a dispute concerning the reasonableness of a restriction under this subsection, the limited
14	partnership has the burden of proving reasonableness.
15	(8) A limited partnership may charge a person that makes a demand under this section reasonable costs
16	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 give or withhold
18	consent to a matter, before the consent is given or withheld, the limited partnership shall, without demand, provide
19	the limited partner with all information material to the limited partner's decision that the limited partnership knows.
20	(10) A limited partner or person dissociated as a limited partner may exercise the rights under this section
21	through an attorney or other agent. Any restriction imposed under subsection (7) or by the partnership agreement
22	applies both to the attorney or other agent and to the limited partner or person dissociated as a limited partner.
23	(11) The rights stated in this section do not extend to a person as transferee, but may be exercised by
24	the legal representative of an individual under legal disability who is a limited partner or person dissociated as
25	a limited partner."
26	
27	NEW SECTION. Section 31. Limited duties of limited partners. (1) A limited partner does not have
28	any fiduciary duty to the limited partnership or to any other partner solely by reason of being a limited partner.
29	(2) A limited partner shall discharge the duties to the partnership and the other partners under this
30	chapter or under the partnership agreement and exercise any rights consistently with the obligation of good faith
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1	and fair dealing.
2	(3) A limited partner does not violate a duty or obligation under this chapter or under the partnership
3	agreement merely because the limited partner's conduct furthers the limited partner's own interest.
4	
5	Section 32. Section 35-12-801, MCA, is amended to read:
6	"35-12-801. Admission Becoming partner. After the filing of a limited partnership's original certificate
7	of limited partnership, new general partners may be admitted A person becomes a general partner:
8	(1) as provided <del>in writing</del> in the partnership agreement: <del>or, if the partnership agreement does not provide</del>
9	in writing for the admission of additional general partners,
10	(2) under 35-12-1201(3)(b) following the dissociation of a limited partnership's last general partner;
11	(3) as the result of a conversion or merger under [sections 82 through 94]; or
12	(4) with the <del>written</del> consent of all <u>the</u> partners."
13	
14	NEW SECTION. Section 33. General partner as agent of limited partnership. (1) Each general
15	partner is an agent of the limited partnership for the purposes of its activities. An act of a general partner,
16	including the signing of a record in the partnership's name, for apparently carrying on in the ordinary course the
17	limited partnership's activities or activities of the kind carried on by the limited partnership binds the limited
18	partnership unless the general partner did not have authority to act for the limited partnership in the particular
19	matter and the person with which the general partner was dealing knew, had received a notification, or had notice
20	under [section 3(4)] that the general partner lacked authority.
21	(2) An act of a general partner that is not apparently for carrying on in the ordinary course the limited
22	partnership's activities or activities of the kind carried on by the limited partnership binds the limited partnership
23	only if the act was actually authorized by all the other partners.
24	
25	NEW SECTION. Section 34. Limited partnership liable for general partner's actionable conduct.
26	(1) A limited partnership is liable for loss or injury caused to a person or for a penalty incurred as a result of a
27	wrongful act or omission or other actionable conduct of a general partner acting in the ordinary course of activities
28	of the limited partnership or with authority of the limited partnership.
29	(2) If in the course of the limited partnership's activities or while acting with authority of the limited
30	partnership a general partner receives or causes the limited partnership to receive money or property of a person
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not a partner and the money or property is misapplied by a general partner, the limited partnership is liable for
the loss.

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Section 35. Section 35-12-803, MCA, is amended to read:

"35-12-803. General powers and partner's liabilities. (1) Except as otherwise provided in this chapter
and in the partnership agreement subsections (2) and (3), a all general partner partners are liable jointly and
severally for all obligations of a the limited partnership has all the rights and powers and is subject to all the
restrictions of a partner in a partnership without limited partners unless otherwise agreed by the claimant or
provided by law.

10 (2) Except as otherwise provided in this chapter, a general partner of a limited partnership has the 11 liabilities of a partner in a partnership without limited partners to persons other than the partnership and the other 12 partners. Except as provided in this chapter or in the partnership agreement, A person that becomes a general 13 partner of a an existing limited partnership has the liabilities of a partner in a partnership without limited partners 14 to the partnership and to the other partners is not personally liable for an obligation of a limited partnership 15 incurred before the person became a general partner. (3) An obligation of a limited partnership incurred while the limited partnership is a limited liability limited 16 17 partnership, whether arising in contract, tort, or otherwise, is solely the obligation of the limited partnership. A

general partner is not personally liable, directly or indirectly, by way of contribution or otherwise, for an obligation
 solely by reason of being or acting as a general partner. This subsection applies despite anything inconsistent
 in the partnership agreement that existed immediately before the consent required to become a limited liability
 limited partnership under [section 37(2)(b)]."

22

<u>NEW SECTION.</u> Section 36. Actions by and against partnership and partners. (1) To the extent not
 inconsistent with 35-12-803, a general partner may be joined in an action against the limited partnership or named
 in a separate action.

(2) A judgment against a limited partnership is not by itself a judgment against a general partner. A
 judgment against a limited partnership may not be satisfied from a general partner's assets unless there is also
 a judgment against the general partner.

(3) A judgment creditor of a general partner may not levy execution against the assets of the general
 partner to satisfy a judgment based on a claim against the limited partnership unless the partner is personally

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1 liable for the claim under 35-12-803 and:

2 (a) a judgment based on the same claim has been obtained against the limited partnership and a writ
3 of execution on the judgment has been returned unsatisfied in whole or in part;

- 4 (b) the limited partnership is a debtor in bankruptcy;
- 5

(c) the general partner has agreed that the creditor need not exhaust limited partnership assets;

6 (d) a court grants permission to the judgment creditor to levy execution against the assets of a general

7 partner based on a finding that limited partnership assets subject to execution are clearly insufficient to satisfy

8 the judgment, that exhaustion of limited partnership assets is excessively burdensome, or that the grant of
9 permission is an appropriate exercise of the court's equitable powers; or

(e) liability is imposed on the general partner by law or contract independent of the existence of thelimited partnership.

12

13 <u>NEW SECTION.</u> Section 37. Management rights of general partner. (1) Each general partner has 14 equal rights in the management and conduct of the limited partnership's activities. Except as expressly provided 15 in this chapter, any matter relating to the activities of the limited partnership may be exclusively decided by the 16 general partner or, if there is more than one general partner, by a majority of the general partners.

- 17 (2) The consent of each partner is necessary to:
- 18 (a) amend the partnership agreement;

(b) amend the certificate of limited partnership to add or, subject to [section 91], delete a statement that
 the limited partnership is a limited liability limited partnership; and

(c) sell, lease, exchange, or otherwise dispose of all or substantially all of the limited partnership's
 property, with or without the good will, other than in the usual and regular course of the limited partnership's
 activities.

(3) A limited partnership shall reimburse a general partner for payments made and indemnify a general
 partner for liabilities incurred by the general partner in the ordinary course of the activities of the partnership or
 for the preservation of its activities or property.

(4) A limited partnership shall reimburse a general partner for an advance to the limited partnershipbeyond the amount of capital the general partner agreed to contribute.

(5) A payment or advance made by a general partner that gives rise to an obligation of the limited
 partnership under subsection (3) or (4) constitutes a loan to the limited partnership that accrues interest from the

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1 date of the payment or advance. 2 (6) A general partner is not entitled to remuneration for services performed for the partnership. 3 NEW SECTION. Section 38. Right of general partner and former general partner to information. 4 5 (1) A general partner, without having any particular purpose for seeking the information, may inspect and copy 6 during regular business hours: 7 (a) in the limited partnership's principal office, required information; and 8 (b) at a reasonable location specified by the limited partnership, any other records maintained by the 9 limited partnership regarding the limited partnership's activities and financial condition. 10 (2) Each general partner and the limited partnership shall furnish to a general partner: 11 (a) without demand, any information concerning the limited partnership's activities and activities 12 reasonably required for the proper exercise of the general partner's rights and duties under the partnership 13 agreement or this chapter; and 14 (b) on demand, any other information concerning the limited partnership's activities, except to the extent 15 the demand or the information demanded is unreasonable or otherwise improper under the circumstances. 16 (3) Subject to subsection (5), on 10 days' demand made in a record received by the limited partnership, 17 a person dissociated as a general partner may have access to the information and records described in 18 subsection (1) at the location specified in subsection (1) if: 19 (a) the information or record pertains to the period during which the person was a general partner; 20 (b) the person seeks the information or record in good faith; and 21 (c) the person satisfies the requirements imposed on a limited partner by 35-12-705(2). 22 (4) The limited partnership shall respond to a demand made pursuant to subsection (3) in the same 23 manner as provided in 35-24 12-705(3). 25 (5) If a general partner dies, 35-12-1105 applies. 26 (6) The limited partnership may impose reasonable restrictions on the use of information under this 27 section. In any dispute concerning the reasonableness of a restriction under this subsection, the limited 28 partnership has the burden of proving reasonableness. 29 (7) A limited partnership may charge a person dissociated as a general partner that makes a demand 30 under this section reasonable costs of copying, limited to the costs of labor and material.

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(8) A general partner or person dissociated as a general partner may exercise the rights under this
 section through an attorney or other agent. Any restriction imposed under subsection (6) or by the partnership
 agreement applies both to the attorney or other agent and to the general partner or person dissociated as a
 general partner.

5 (9) The rights under this section do not extend to a person as transferee, but the rights under subsection
(3) of a person dissociated as a general may be exercised by the legal representative of an individual who
7 dissociated as a general partner under [section 51(7)(b) or (7)(c)].

8

9 <u>NEW SECTION.</u> Section 39. General standards of general partner's conduct. (1) The only fiduciary
 10 duties that a general partner has to the limited partnership and the other partners are the duties of loyalty and
 11 care under subsections (2) and (3).

(2) A general partner's duty of loyalty to the limited partnership and the other partners is limited to thefollowing:

(a) to account to the limited partnership and hold as trustee for it any property, profit, or benefit derived
by the general partner in the conduct and winding up of the limited partnership's activities or derived from a use
by the general partner of limited partnership property, including the appropriation of a limited partnership
opportunity;

(b) to refrain from dealing with the limited partnership in the conduct or winding up of the limited
 partnership's activities as or on behalf of a party having an interest adverse to the limited partnership; and

20 (c) to refrain from competing with the limited partnership in the conduct or winding up of the limited21 partnership's activities.

(3) A general partner's duty of care to the limited partnership and the other partners in the conduct and
 winding up of the limited partnership's activities is limited to refraining from engaging in grossly negligent or
 reckless conduct, intentional misconduct, or a knowing violation of law.

(4) A general partner shall discharge the duties to the partnership and the other partners under this
 chapter or under the partnership agreement and exercise any rights consistently with the obligation of good faith
 and fair dealing.

(5) A general partner does not violate a duty or obligation under this chapter or under the partnership
 agreement merely because the general partner's conduct furthers the general partner's own interest.

30

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1 Section 40. Section 35-12-901, MCA, is amended to read: 2 "35-12-901. Form of contributions. The <u>A</u> contribution of a partner <del>may be in cash, consist of tangible</del> 3 or intangible property, or services rendered or a promissory note or other obligation benefit to the limited 4 partnership, including money, services performed, promissory notes, other agreements to contribute cash or 5 property, or to perform services and contracts for services to be performed." 6 7 Section 41. Section 35-12-902, MCA, is amended to read: 8 "35-12-902. Liability for contributions. (1) A promise by a limited partner to contribute to the limited 9 partnership is not enforceable unless set out in a writing signed by the limited partner. 10 (2) Except as otherwise provided in the partnership agreement, a partner is liable to the limited 11 partnership for any enforceable promise to contribute cash or property or to perform services regardless of 12 whether the partner is personally unable to perform because of A partner's obligation to contribute money or other 13 property or other benefit or to perform services for a limited partnership is not excused by the partner's disability, 14 death, or any other reason inability to perform personally. 15 (2) If a partner does not make the required a promised nonmonetary contribution of property or services, 16 the partner is obligated at the option of the limited partnership to contribute <del>cash</del> money equal to that portion of 17 the value, as stated in the partnership records required to be kept pursuant to 35-12-508 required information, 18 of the stated contribution that has not been made. 19 (3) Unless otherwise provided in the partnership agreement, the The obligation of a partner to make a 20 contribution or return money or other property paid or distributed in violation of this chapter may be compromised 21 only by consent of all of the partners. Notwithstanding a compromise so authorized, a A creditor of a limited 22 partnership who that extends credit or otherwise acts in reliance on that an obligation described in subsection 23 (1), after the partner signs a writing that, in either case, reflects the obligation and before the amendment or 24 cancellation to reflect the without notice of any compromise under this subsection, may enforce the 25 precompromise original obligation." 26 27 NEW SECTION. Section 42. Sharing of distributions. A contribution of a partner may consist of 28 tangible or intangible property or other benefit to the limited partnership, including money, services performed, 29 promissory notes, other agreements to contribute cash or property, and contracts for services to be performed. 30



1	Section 43. Section 35-12-1001, MCA, is amended to read:
2	"35-12-1001. Interim distributions. Except as otherwise provided in 35-12-1001 through 35-12-1008,
3	a A partner is entitled to receive distributions from a limited partnership before the partner's withdrawal from the
4	limited partnership and does not have a right to any distribution before the dissolution and winding up to the
5	extent and at the times or on the happening of the events specified in the partnership agreement of the limited
6	partnership unless the limited partnership decides to make an interim distribution."
7	
8	NEW SECTION. Section 44. No distribution on account of dissociation. A person does not have
9	a right to receive a distribution on account of dissociation.
10	
11	Section 45. Section 35-12-1005, MCA, is amended to read:
12	"35-12-1005. Distributions in kind. Except as provided in writing in the partnership agreement, a <u>A</u>
13	partner <del>, regardless of the nature of the partner's contribution, has no</del> <u>does not have a</u> right to demand <del>and</del> <u>or</u>
14	receive any distribution from a limited partnership in any form other than cash. Except as provided in writing in
15	the partnership agreement, a partner may not be compelled to accept a distribution of any Subject to [section
16	68(2)], a limited partnership may distribute an asset in kind from a limited partnership to the extent that the
17	percentage of the asset distributed to the each partner exceeds receives a percentage of that the asset that is
18	equal to the percentage in which the partner shares in partner's share of distributions from the limited
19	partnership."
20	
21	Section 46. Section 35-12-1006, MCA, is amended to read:
22	"35-12-1006. Right to distributions. At the time When a partner or transferee becomes entitled to
23	receive a distribution, the partner or transferee has the status of and is entitled to all of the remedies available
24	to a creditor of the limited partnership with respect to the distribution. However, the limited partnership's obligation
25	to make a distribution is subject to offset for any amount owed to the limited partnership by the partner or
26	dissociated partner on whose account the distribution is made."
27	
28	NEW SECTION. Section 47. Limitations on distribution. (1) A limited partnership may not make a
29	distribution in violation of the partnership agreement.
30	(2) A limited partnership may not make a distribution if after the distribution:

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(a) the limited partnership would not be able to pay its debts as they become due in the ordinary course
 of the limited partnership's activities; or

3 (b) the limited partnership's total assets would be less than the sum of its total liabilities plus the amount
4 that would be needed, if the limited partnership were to be dissolved, wound up, and terminated at the time of
5 the distribution, to satisfy the preferential rights upon dissolution, winding up, and termination of partners whose
6 preferential rights are superior to those of persons receiving the distribution.

(3) A limited partnership may base a determination that a distribution is not prohibited under subsection
(2) on financial statements prepared on the basis of accounting practices and principles that are reasonable in
the circumstances or on a fair valuation or other method that is reasonable in the circumstances.

10 (4) Except as otherwise provided in subsection (7), the effect of a distribution under subsection (2) is
11 measured:

(a) in the case of distribution by purchase, redemption, or other acquisition of a transferable interest in
the limited partnership, as of the date money or other property is transferred or debt is incurred by the limited
partnership; and

15 (b) in all other cases, as of the date:

16 (i) the distribution is authorized if the payment occurs within 120 days after that date; or

17 (ii) the payment is made if payment occurs more than 120 days after the distribution is authorized.

(5) A limited partnership's indebtedness to a partner incurred by reason of a distribution made in
 accordance with this section is at parity with the limited partnership's indebtedness to its general, unsecured
 creditors.

(6) A limited partnership's indebtedness, including indebtedness issued in connection with or as part of
a distribution, is not considered a liability for purposes of subsection (2) if the terms of the indebtedness provide
that payment of principal and interest are made only to the extent that a distribution could then be made to
partners under this section.

(7) If indebtedness is issued as a distribution, each payment of principal or interest on the indebtedness
is treated as a distribution, the effect of which is measured on the date the payment is made.

27

<u>NEW SECTION.</u> Section 48. Liability for improper distributions. (1) A general partner that consents
 to a distribution made in violation of [section 47] is personally liable to the limited partnership for the amount of
 the distribution that exceeds the amount that could have been distributed without the violation if it is established



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1 that in consenting to the distribution the general partner failed to comply with [section 39]. 2 (2) A partner or transferee that received a distribution knowing that the distribution to that partner or 3 transferee was made in violation of [section 47] is personally liable to the limited partnership but only to the extent 4 that the distribution received by the partner or transferee exceeded the amount that could have been properly 5 paid under [section 47]. 6 (3) A general partner against which an action is commenced under subsection (1) may: 7 (a) implead in the action any other person that is liable under subsection (1) and compel contribution 8 from the person; and 9 (b) implead in the action any person that received a distribution in violation of subsection (2) and compel 10 contribution from the person in the amount the person received in violation of subsection (2). 11 (4) An action under this section is barred if it is not commenced within 2 years after the distribution. 12 13 NEW SECTION. Section 49. Dissociation as limited partner. (1) Except as provided in subsection 14 (2), a person does not have a right to dissociate as a limited partner before the termination of the limited 15 partnership. 16 (2) A person is dissociated from a limited partnership as a limited partner upon the occurrence of any 17 of the following events: 18 (a) the limited partnership's having notice of the person's express will to withdraw as a limited partner 19 or on a later date specified by the person; 20 (b) an event agreed to in the partnership agreement as causing the person's dissociation as a limited 21 partner; 22 (c) the person's expulsion as a limited partner pursuant to the partnership agreement; 23 (d) the person's expulsion as a limited partner by the unanimous consent of the other partners if: 24 (i) it is unlawful to carry on the limited partnership's activities with the person as a limited partner; 25 (ii) there has been a transfer of all of the person's transferable interest in the limited partnership, other 26 than a transfer for security purposes, or a court order charging the person's interest, which has not been 27 foreclosed: 28 (iii) the person is a corporation and, within 90 days after the limited partnership notifies the person that 29 it will be expelled as a limited partner because it has filed a certificate of dissolution or the equivalent, its charter 30 has been revoked, or its right to conduct business has been suspended by the jurisdiction of its incorporation, Legislative Services - 33 -Authorized Print Version - HB 535

1 there is no revocation of the certificate of dissolution or no reinstatement of its charter or its right to conduct 2 business; or 3 (iv) the person is a limited liability company or partnership that has been dissolved and whose business 4 is being wound up; 5 (e) on application by the limited partnership, the person's expulsion as a limited partner by judicial order 6 because: 7 (i) the person engaged in wrongful conduct that adversely and materially affected the limited 8 partnership's activities; 9 (ii) the person willfully or persistently committed a material breach of the partnership agreement or of the 10 obligation of good faith and fair dealing under [section 31(2)]; or 11 (iii) the person engaged in conduct relating to the limited partnership's activities that makes it not 12 reasonably practicable to carry on the activities with the person as a limited partner; 13 (f) in the case of a person who is an individual, the person's death; 14 (g) in the case of a person that is a trust or is acting as a limited partner by virtue of being a trustee of 15 a trust, distribution of the trust's entire transferable interest in the limited partnership, but not merely by reason 16 of the substitution of a successor trustee; 17 (h) in the case of a person that is an estate or is acting as a limited partner by virtue of being a personal 18 representative of an estate, distribution of the estate's entire transferable interest in the limited partnership, but 19 not merely by reason of the substitution of a successor personal representative; 20 (i) termination of a limited partner that is not an individual, partnership, limited liability company, 21 corporation, trust, or estate; 22 (j) the limited partnership's participation in a conversion or merger under [sections 82 through 94] if the 23 limited partnership: 24 (i) is not the converted or surviving entity; or 25 (ii) is the converted or surviving entity but, as a result of the conversion or merger, the person ceases to 26 be a limited partner. 27 28 NEW SECTION. Section 50. Effect of dissociation as limited partner. (1) Upon a person's 29 dissociation as a limited partner: 30 (a) subject to 35-12-1105, the person does not have further rights as a limited partner; Legislative Services - 34 -Authorized Print Version - HB 535 Division

1	(b) the person's obligation of good f	aith and fair deali	ng as a limited partner under [section 31(2)]
2	continues only as to matters arising and events occurring before the dissociation; and		
3	(c) subject to 35-12-1105 and [sections 82 through 94], any transferable interest owned by the person		
4	in the person's capacity as a limited partner im	mediately before of	lissociation is owned by the person as a mere
5	transferee.		
6	(2) A person's dissociation as a limited	partner does not of	itself discharge the person from any obligation
7	to the limited partnership or the other partners	that the person in	curred while a limited partner.
8			
9	NEW SECTION. Section 51. Dissoc	iation as general	partner. A person is dissociated from a limited
10	partnership as a general partner upon the occu	urrence of any of t	he following events:
11	(1) the limited partnership's having no	tice of the person's	s express will to withdraw as a general partner
12	or on a later date specified by the person;		
13	(2) an event agreed to in the partners	hip agreement as o	causing the person's dissociation as a general
14	partner;		
15	(3) the person's expulsion as a generation	al partner pursuan	t to the partnership agreement;
16	(4) the person's expulsion as a generation	al partner by the u	nanimous consent of the other partners if:
17	(a) it is unlawful to carry on the limited	d partnership's acti	vities with the person as a general partner;
18	(b) there has been a transfer of all or s	substantially all of	he person's transferable interest in the limited
19	partnership, other than a transfer for security purposes, or a court order charging the person's interest, which has		
20	not been foreclosed;		
21	(c) the person is a corporation and, wi	ithin 90 days after	the limited partnership notifies the person that
22	it will be expelled as a general partner because it has filed a certificate of dissolution or the equivalent, its charter		
23	has been revoked, or its right to conduct business has been suspended by the jurisdiction of its incorporation,		
24	there is no revocation of the certificate of dissolution or no reinstatement of its charter or its right to conduct		
25	business; or		
26	(d) the person is a limited liability comp	oany or partnership	that has been dissolved and whose business
27	is being wound up;		
28	(5) on application by the limited partnership, the person's expulsion as a general partner by judicial		
29	determination because:		
30	(a) the person engaged in wrongful conduct that adversely and materially affected the limited partnership		
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1 activities: 2 (b) the person willfully or persistently committed a material breach of the partnership agreement or of 3 a duty owed to the partnership or the other partners under [section 39]; or 4 (c) the person engaged in conduct relating to the limited partnership's activities that makes it not 5 reasonably practicable to carry on the activities of the limited partnership with the person as a general partner; 6 (6) the person's: 7 (a) becoming a debtor in bankruptcy; (b) execution of an assignment for the benefit of creditors; 8 9 (c) seeking, consenting to, or acquiescing in the appointment of a trustee, receiver, or liquidator of the 10 person or of all or substantially all of the person's property; or 11 (d) failure, within 90 days after the appointment, to have vacated or stayed the appointment of a trustee, 12 receiver, or liquidator of the general partner or of all or substantially all of the person's property obtained without 13 the person's consent or acquiescence or failing within 90 days after the expiration of a stay to have the 14 appointment vacated; 15 (7) in the case of a person who is an individual: 16 (a) the person's death: 17 (b) the appointment of a guardian or general conservator for the person; or 18 (c) a judicial determination that the person has otherwise become incapable of performing the person's 19 duties as a general partner under the partnership agreement; 20 (8) in the case of a person that is a trust or is acting as a general partner by virtue of being a trustee of 21 a trust, distribution of the trust's entire transferable interest in the limited partnership, but not merely by reason 22 of the substitution of a successor trustee; 23 (9) in the case of a person that is an estate or is acting as a general partner by virtue of being a personal 24 representative of an estate, distribution of the estate's entire transferable interest in the limited partnership, but 25 not merely by reason of the substitution of a successor personal representative; 26 (10) termination of a general partner that is not an individual, partnership, limited liability company, 27 corporation, trust, or estate; or 28 (11) the limited partnership's participation in a conversion or merger under [sections 82 through 94] if the 29 limited partnership: 30 (a) is not the converted or surviving entity; or Legislative - 36 -Authorized Print Version - HB 535 Services

1	(b) is the converted or surviving entity but, as a result of the conversion or merger, the person ceases
2	to be a general partner.
3	
4	NEW SECTION. Section 52. Person's power to dissociate as general partner wrongfu
5	dissociation. (1) A person has the power to dissociate as a general partner at any time, rightfully or wrongfully
6	by express will pursuant to [section 51(1)].
7	(2) A person's dissociation as a general partner is wrongful only if:
8	(a) it is in breach of an express provision of the partnership agreement; or
9	(b) it occurs before the termination of the limited partnership and:
10	(i) the person withdraws as a general partner by express will;
11	(ii) the person is expelled as a general partner by judicial determination under [section 51(5)];
12	(iii) the person is dissociated as a general partner by becoming a debtor in bankruptcy; or
13	(iv) in the case of a person that is not an individual, trust other than a business trust, or estate, the persor
14	is expelled or otherwise dissociated as a general partner because it willfully dissolved or terminated.
15	(3) A person that wrongfully dissociates as a general partner is liable to the limited partnership and
16	subject to [section 77], to the other partners for damages caused by the dissociation. The liability is in addition
17	to any other obligation of the general partner to the limited partnership or to the other partners.
18	
19	NEW SECTION. Section 53. Effect of dissociation as general partner. (1) Upon a person's
20	dissociation as a general partner:
21	(a) the person's right to participate as a general partner in the management and conduct of the
22	partnership's activities terminates;
23	(b) the person's duty of loyalty as a general partner under [section 39(2)(c)] terminates;
24	(c) the person's duty of loyalty as a general partner under [section 39(2)(a) and (2)(b)] and duty of care
25	under [section 39(3)] continue only with regard to matters arising and events occurring before the person's
26	dissociation as a general partner;
27	(d) the person may sign and deliver to the secretary of state for filing a statement of dissociation
28	pertaining to the person and, at the request of the limited partnership, shall sign an amendment to the certificate
29	of limited partnership that states that the person has dissociated; and
30	(e) subject to 35-12-1105 and [sections 82 through 94], any transferable interest owned by the persor
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1	immediately before dissociation in the person's capacity as a general partner is owned by the person as a mere
2	transferee.
3	(2) A person's dissociation as a general partner does not of itself discharge the person from any
4	obligation to the limited partnership or the other partners that the person incurred while a general partner.
5	
6	<u>NEW SECTION.</u> Section 54. Power to bind and liability to limited partnership before dissolution
7	of partnership of person dissociated as general partner. (1) After a person is dissociated as a general partner
8	and before the limited partnership is dissolved, converted under [sections 8 through 94], or merged out of
9	existence under [sections 82 through 94], the limited partnership is bound by an act of the person only if:
10	(a) the act would have bound the limited partnership under [section 33] before the dissociation; and
11	(b) at the time the other party enters into the transaction:
12	(i) less than 2 years has passed since the dissociation; and
13	(ii) the other party does not have notice of the dissociation and reasonably believes that the person is a
14	general partner.
15	(2) If a limited partnership is bound under subsection (1), the person dissociated as a general partner
16	that caused the limited partnership to be bound is liable:
17	(a) to the limited partnership for any damage caused to the limited partnership arising from the obligation
18	incurred under subsection (1); and
19	(b) if a general partner or another person dissociated as a general partner is liable for the obligation, to
20	the general partner or other person for any damage caused to the general partner or other person arising from
21	the liability.
22	
23	<u>NEW SECTION.</u> Section 55. Liability to other persons of person dissociated as general partner.
24	(1) A person's dissociation as a general partner does not of itself discharge the person's liability as a general
25	partner for an obligation of the limited partnership incurred before dissociation. Except as otherwise provided in
26	subsections (2) and (3), the person is not liable for a limited partnership's obligation incurred after dissociation.
27	(2) A person whose dissociation as a general partner resulted in a dissolution and winding up of the
28	limited partnership's activities is liable to the same extent as a general partner under 35-12-803 on an obligation
29	incurred by the limited partnership under [section 63].
30	(3) A person that has dissociated as a general partner but whose dissociation did not result in a
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1	dissolution and winding up of the limited partnership's activities is liable on a transaction entered into by the
2	limited partnership after the dissociation only if:
3	(a) a general partner would be liable on the transaction; and
4	(b) at the time the other party enters into the transaction:
5	(i) less than 2 years has passed since the dissociation; and
6	(ii) the other party does not have notice of the dissociation and reasonably believes that the person is a
7	general partner.
8	(4) By agreement with a creditor of a limited partnership and the limited partnership, a person dissociated
9	as a general partner may be released from liability for an obligation of the limited partnership.
10	(5) A person dissociated as a general partner is released from liability for an obligation of the limited
11	partnership if the limited partnership's creditor, with notice of the person's dissociation as a general partner but
12	without the person's consent, agrees to a material alteration in the nature or time of payment of the obligation.
13	
14	NEW SECTION. Section 56. Partner's transferable interest. The only interest of a partner that is
15	transferable is the partner's transferable interest. A transferable interest is personal property.
16	
17	NEW SECTION. Section 57. Transfer of partner's transferable interest. (1) A transfer, in whole or
18	in part, of a partner's transferable interest:
19	(a) is permissible;
20	(b) does not by itself cause the partner's dissociation or a dissolution and winding up of the limited
21	partnership's activities; and
22	(c) does not, as against the other partners or the limited partnership, entitle the transferee to participate
23	in the management or conduct of the limited partnership's activities, to require access to information concerning
24	the limited partnership's transactions except as otherwise provided in subsection (3), or to inspect or copy the
25	required information or the limited partnership's other records.
26	(2) A transferee has a right to receive, in accordance with the transfer:
27	(a) distributions to which the transferor would otherwise be entitled; and
28	(b) upon the dissolution and winding up of the limited partnership's activities the net amount otherwise
29	distributable to the transferor.
30	(3) In a dissolution and winding up, a transferee is entitled to an account of the limited partnership's

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1 transactions only from the date of dissolution. 2 (4) Upon transfer, the transferor retains the rights of a partner other than the interest in distributions 3 transferred and retains all duties and obligations of a partner. 4 (5) A limited partnership need not give effect to a transferee's rights under this section until the limited 5 partnership has notice of the transfer. 6 (6) A transfer of a partner's transferable interest in the limited partnership in violation of a restriction on 7 transfer contained in the partnership agreement is ineffective as to a person having notice of the restriction at the 8 time of transfer. 9 (7) A transferee that becomes a partner with respect to a transferable interest is liable for the transferor's 10 obligations under 35-12-902 and [section 48]. However, the transferee is not obligated for liabilities unknown to 11 the transferee at the time the transferee became a partner. 12 13 Section 58. Section 35-12-1103, MCA, is amended to read: 14 "35-12-1103. Rights of creditors of partner or transferee. (1) On due application to a court of 15 competent jurisdiction by any judgment creditor of a partner or transferee, the court may charge the partnership transferable interest of the partner judgment debtor with payment of the unsatisfied amount of the judgment debt, 16 17 with interest. To the extent charged, the judgment creditor has only the rights of an assignee of the partnership 18 interest a transferee. The court may appoint a receiver of the share of the distributions due or to become due to 19 the judgment debtor in respect of the partnership and make all other orders, directions, accounts, and inquiries 20 that the judgment debtor might have made or that the circumstances of the case may require to give effect to the 21 charging order. 22 (2) A charging order constitutes a lien on the judgment debtor's transferable interest. The court may 23 order a foreclosure upon the interest subject to the charging order at any time. The purchaser at the foreclosure 24 sale has the rights of a transferee. 25 (3) At any time before foreclosure, an interest charged may be redeemed: 26 (a) by the judgment debtor; 27 (b) with property other than limited partnership property, by one or more of the other partners; or 28 (c) with limited partnership property, by the limited partnership with the consent of all partners whose 29 interests are not so charged. 30 (4) This chapter does not deprive any partner or transferee of the benefit of any exemption laws



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2 3 <u>may sa</u> 4 5	(5) This section provides the exclusive remedy by which a judgment creditor of a partner or transferee atisfy a judgment out of the judgment debtor's transferable interest."
4	atisfy a judgment out of the judgment debtor's transferable interest."
5	
	Section 59. Section 35-12-1105, MCA, is amended to read:
6	"35-12-1105. Power of estate of deceased or incompetent partner. If a partner who is a natural
7 <del>person</del>	dies <u>, or a court of competent jurisdiction adjudges that partner to be incompetent to manage the partner's</u>
8 <del>person</del>	or property, the deceased partner's personal representative, guardian, conservator, or other legal
9 represe	entative may exercise all of the partner's rights of a transferee as provided in [section 57] and, for the
10 purpos	e of settling the partner's estate, or administering the partner's property, including any power the partner
11 had to (	give an assignee the right to become may exercise the rights of a current limited partner under 35-12-705.
12 If a part	tner that is a corporation, trust, or other entity other than a natural person is dissolved or terminated, those
13 <del>powers</del>	s may be exercised by the legal representative or successor of the partner."
14	
15	Section 60. Section 35-12-1201, MCA, is amended to read:
16	"35-12-1201. Nonjudicial dissolution. A Except as otherwise provided in 35-12-1201, a limited
17 partner	rship is dissolved and its affairs <del>must</del> <u>may</u> be wound up <del>on</del> <u>only upon</u> the occurrence of <del>the first</del> of <u>any</u> the
18 followir	ng:
19	(1) at the time or on the happening of the events an event specified in writing in the partnership
20 agreem	nent;
21	(2) on the unanimous written consent of all general partners and of limited partners owning a majority
22 of the r	rights to receive distributions as limited partners at the time the consent is to be effective;
23	(3) on the happening of an event of withdrawal of after the dissociation of a person as a general partner:
24	(a) unless at the time there is if the limited partnership has at least one other remaining general partner.
25 and the	e written provisions of the partnership agreement permits the business of the limited partnership to be
26 <del>carried</del>	l on by the remaining general partner and the remaining general partner does so, but the limited partnership
27 may no	ot be dissolved or wound up by reason of any event of withdrawal if, the consent to dissolve the limited
28 partner	rship given within 90 days after the <del>withdrawal, all</del> <u>dissociation by</u> partners <del>agree in writing to continue the</del>
29 busines	ss of the limited partnership and to the appointment of one or more new general partners if necessary or
30 <del>desired</del>	d owning a majority of the rights to receive distributions as partners at the time the consent is to be

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1	effective; or
2	(b) if the limited partnership does not have a remaining general partner, the filing of the dissolution with
3	the secretary of state unless before the end of the period:
4	(i) consent to continue the activities of the limited partnership and admit at least one general partner is
5	given by limited partners owning a majority of the rights to receive distributions as limited partners at the time the
6	consent is to be effective; and
7	(ii) at least one person is admitted as a general partner in accordance with the consent;
8	(4) on entry of a decree of judicial dissolution in accordance with 35-12-1202 the passage of 90 days
9	after the dissociation of the limited partnership's last limited partner unless before the end of the period the limited
10	partnership admits at least one limited partner; or
11	(5) the signing and filing of a declaration of dissolution by the secretary of state."
12	
13	Section 61. Section 35-12-1202, MCA, is amended to read:
14	<b>"35-12-1202.</b> Dissolution by decree of court <u>Judicial resolution</u> . On application by <del>or for</del> a partner,
15	the district court may decree a order dissolution of a limited partnership whenever if it is not reasonably
16	practicable to carry on the business activities of the limited partnership in conformity with the partnership
17	agreement."
18	
19	NEW SECTION. Section 62. Winding up. (1) A limited partnership continues after dissolution only for
20	the purpose of winding up its activities.
21	(2) In winding up its activities, the limited partnership:
22	(a) may amend its certificate of limited partnership to state that the limited partnership is dissolved,
23	preserve the limited partnership business or property as a going concern for a reasonable time, prosecute and
24	defend actions and proceedings, whether civil, criminal, or administrative, transfer the limited partnership's
25	property, settle disputes by mediation or arbitration, file a statement of cancellation as provided in 35-
26	12-603, and perform other necessary acts; and
27	(b) shall discharge the limited partnership's liabilities, settle and close the limited partnership's activities,
28	and marshal and distribute the assets of the partnership.
29	(3) If a dissolved limited partnership does not have a general partner, a person to wind up the dissolved
30	limited partnership's activities may be appointed by the consent of limited partners owning a majority of the rights

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1	to receive distributions as limited partners at the time the consent is to be effective. A person appointed under
2	this subsection:
3	(a) has the powers of a general partner under [section 63]; and
4	(b) shall promptly amend the certificate of limited partnership to state:
5	(i) that the limited partnership does not have a general partner;
6	(ii) the name of the person that has been appointed to wind up the limited partnership; and
7	(iii) the business mailing address of the person.
8	(4) On the application of any partner, the district court may order judicial supervision of the winding up,
9	including the appointment of a person to wind up the dissolved limited partnership's activities if:
10	(a) a limited partnership does not have a general partner and within a reasonable time following the
11	dissolution no person has been appointed pursuant to subsection (3); or
12	(b) the applicant establishes other good cause.
13	
14	NEW SECTION. Section 63. Power of general partner and person dissociated as general partner
15	to bind partnership after dissolution. (1) A limited partnership is bound by a general partner's act after
16	dissolution that:
17	(a) is appropriate for winding up the limited partnership's activities; or
18	(b) would have bound the limited partnership under [section 33] before dissolution if, at the time the other
19	party enters into the transaction, the other party does not have notice of the dissolution.
20	(2) A person dissociated as a general partner binds a limited partnership through an act occurring after
21	dissolution if:
22	(a) at the time the other party enters into the transaction:
23	(i) less than 2 years has passed since the dissociation; and
24	(ii) the other party does not have notice of the dissociation and reasonably believes that the person is a
25	general partner; and
26	(b) the act:
27	(i) is appropriate for winding up the limited partnership's activities; or
28	(ii) would have bound the limited partnership under [section 33] before dissolution and at the time the
29	other party enters into the transaction the other party does not have notice of the dissolution.
30	

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1	NEW SECTION. Section 64. Liability after dissolution of general partner and person dissociated
2	as general partner to limited partnership, other general partners, and person dissociated as general
3	partner. (1) If a general partner having knowledge of the dissolution causes a limited partnership to incur an
4	obligation under [section 63(1)] by an act that is not appropriate for winding up the partnership's activities, the
5	general partner is liable:
6	(a) to the limited partnership for any damage caused to the limited partnership arising from the obligation;
7	and
8	(b) if another general partner or a person dissociated as a general partner is liable for the obligation, to
9	that other general partner or person for any damage caused to that other general partner or person arising from
10	the liability.
11	(2) If a person dissociated as a general partner causes a limited partnership to incur an obligation under
12	[section 63(2)], the person is liable:
13	(a) to the limited partnership for any damage caused to the limited partnership arising from the obligation;
14	and
15	(b) if a general partner or another person dissociated as a general partner is liable for the obligation, to
16	the general partner or other person for any damage caused to the general partner or other person arising from
17	the liability.
18	
19	NEW SECTION. Section 65. Known claims against dissolved limited partnership. (1) A dissolved
20	limited partnership may dispose of the known claims against it by following the procedure described in subsection
21	(2).
22	(2) A dissolved limited partnership may notify its known claimants of the dissolution in a record. The
23	notice must:
24	(a) specify the information required to be included in a claim;
25	(b) provide a mailing address to which the claim is to be sent;
26	(c) state the deadline for receipt of the claim, which may not be less than 120 days after the date the
27	notice is received by the claimant;
28	(d) state that the claim will be barred if not received by the deadline; and
29	(e) unless the limited partnership has been throughout its existence a limited liability limited partnership,
30	state that the barring of a claim against the limited partnership will also bar any corresponding claim against any
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2 (3) A claim against a dissolved limited partnership is barred if the requirements of subsection (2) are met 3 and:

4

(a) the claim is not received by the specified deadline; or

5 (b) in the case of a claim that is timely received but rejected by the dissolved limited partnership, the claimant does not commence an action to enforce the claim against the limited partnership within 90 days after 6 7 the receipt of the notice of the rejection.

- 8 (4) This section does not apply to a claim based on an event occurring after the effective date of 9 dissolution or a liability that is contingent on that date.
- 10

11 NEW SECTION. Section 66. Other claims against dissolved limited partnership. (1) A dissolved 12 limited partnership may publish notice of its dissolution and request persons having claims against the limited 13 partnership to present them in accordance with the notice.

- 14 (2) The notice must:
- 15 (a) be published at least once in a newspaper of general circulation in the county in which the dissolved limited partnership's principal office is located or, if it has none in this state, in the county in which the limited 16 17 partnership's designated office is or was last located;

18 (b) describe the information required to be contained in a claim and provide a mailing address to which 19 the claim is to be sent;

20 (c) state that a claim against the limited partnership is barred unless an action to enforce the claim is 21 commenced within 5 years after publication of the notice; and

22 (d) unless the limited partnership has been throughout its existence a limited liability limited partnership,

23 state that the barring of a claim against the limited partnership will also bar any corresponding claim against any

- 24 general partner or person dissociated as a general partner that is based on 35-12-803.
- 25 (3) If a dissolved limited partnership publishes a notice in accordance with subsection (2), the claim of 26 each of the following claimants is barred unless the claimant commences an action to enforce the claim against 27 the dissolved limited partnership within 5 years after the publication date of the notice:
- 28

(a) a claimant that did not receive notice in a record under [section 65];

- 29 (b) a claimant whose claim was timely sent to the dissolved limited partnership but not acted on; and
- 30 (c) a claimant whose claim is contingent or based on an event occurring after the effective date of

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1	dissolution.
2	(4) A claim not barred under this section may be enforced:
3	(a) against the dissolved limited partnership to the extent of its undistributed assets;
4	(b) if the assets have been distributed in liquidation, against a partner or transferee to the extent of that
5	person's proportionate share of the claim or the limited partnership's assets distributed to the partner or transferee
6	in liquidation, whichever is less, but a person's total liability for all claims under this paragraph does not exceed
7	the total amount of assets distributed to the person as part of the winding up of the dissolved limited partnership;
8	or
9	(c) against any person liable on the claim under 35-12-803.
10	
11	<u>NEW SECTION.</u> Section 67. Liability of general partner and person dissociated as general partner
12	when claim against limited partnership barred. If a claim against a dissolved limited partnership is barred
13	under [section 65 or 66], any corresponding claim under 35-12-803 is also barred.
14	
15	NEW SECTION. Section 68. Disposition of assets when contributions required. (1) In winding
16	up a limited partnership's activities, the assets of the limited partnership, including the contributions required by
17	this section, must be applied to satisfy the limited partnership's obligations to creditors, including, to the extent
18	permitted by law, partners that are creditors.
19	(2) Any surplus remaining after the limited partnership complies with subsection (1) must be paid in cash
20	as a distribution.
21	(3) If a limited partnership's assets are insufficient to satisfy all of its obligations under subsection $(1)$ with
22	respect to each unsatisfied obligation incurred when the limited partnership was not a limited liability limited
23	partnership, the following rules apply:
24	(a) Each person that was a general partner when the obligation was incurred and that has not been
25	released from the obligation under [section 55] shall contribute to the limited partnership for the purpose of
26	enabling the limited partnership to satisfy the obligation. The contribution due from each of those persons is in
27	proportion to the right to receive distributions in the capacity of general partner in effect for each of those persons
28	when the obligation was incurred.
29	(b) If a person does not contribute the full amount required under subsection (3)(a) with respect to an
30	unsatisfied obligation of the limited partnership, the other persons required to contribute by subsection (3)(a) on
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account of the obligation shall contribute the additional amount necessary to discharge the obligation. The
 additional contribution due from each of those other persons is in proportion to the right to receive distributions
 in the capacity of general partner in effect for each of those other persons when the obligation was incurred.

- 4 (c) If a person does not make the additional contribution required by subsection (3)(b), further additional
  5 contributions are determined and due in the same manner as provided in that subsection.
- 6 (4) A person that makes an additional contribution under subsection (3)(b) or (3)(c) may recover from
  7 any person whose failure to contribute under subsection (3)(a) or (3)(b) necessitated the additional contribution.
  8 A person may not recover under this subsection more than the amount additionally contributed. A person's liability
  9 under this subsection may not exceed the amount the person failed to contribute.
- 10 (5) The estate of a deceased individual is liable for the person's obligations under this section.

(6) An assignee for the benefit of creditors of a limited partnership or a partner or a person appointed
by a court to represent creditors of a limited partnership or a partner may enforce a person's obligation to
contribute under subsection (3).

- 14
- 15

Section 69. Section 35-12-1301, MCA, is amended to read:

"35-12-1301. Law governing Governing law. (1) Subject to the constitution and public policy of this
 state, the The laws of the state or other jurisdiction under which a foreign limited partnership is organized govern
 its organization and internal affairs and the liability of its limited partners, and a relations among the partners of
 the foreign limited partnership and between the partners and the foreign limited partnership and the liability of
 partners as partners for an obligation of the foreign limited partnership.

(2) A foreign limited partnership may not be denied registration a certificate of authority by reason of any
 difference between those the laws of the jurisdiction under which a foreign limited partnership is organized and
 the laws of this state.

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

26

27

Section 70. Section 35-12-1302, MCA, is amended to read:

**"35-12-1302.** Registration <u>Application for certificate of authority</u>. (1) Before transacting business
 in this state, a foreign limited partnership shall register with the secretary of state. In order to register, a foreign
 limited partnership shall submit to the secretary of state the application for registration as a foreign limited

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1 partnership, signed and sworn to by a general partner and setting forth:

2 (1)(a) the name of the foreign limited partnership or the fictitious name adopted by a foreign limited
3 partnership authorized to transact business in this state because its real name is unavailable and, if the name
4 does not comply with 35-12-505, an alternate name adopted pursuant to [section 73(1)];

5 (2)(b) the name of the state in which or other jurisdiction under whose law the foreign limited partnership
 6 is organized was formed and the date of the foreign limited partnership's formation;

7 (3)(c) the name and business mailing address of any agent for service of process on the foreign limited 8 partnership whom the foreign limited partnership desires to appoint. An agent appointed under this section must 9 be an individual resident of this state, a domestic corporation, or a foreign corporation authorized to do business 10 in this state and with a place of business in this state. the foreign limited partnership's principal office and, if the 11 laws of the jurisdiction under which the foreign limited partnership is organized require the foreign limited 12 partnership to maintain an office in that jurisdiction, the business mailing address of the required office; 13 (4) a statement that the secretary of state is appointed the agent of the foreign limited partnership for 14 service of process if an agent has not been appointed pursuant to subsection (3) or, if an agent was appointed, 15 the agent's authority has been revoked or the agent cannot be found or served with the exercise of reasonable 16 diligence:

(5)(d) the address of the office required to be maintained in the state of the foreign limited partnership's
 organization by the laws of that state or, if not so required, of the principal office of the foreign limited partnership
 the information required in 35-7-105(1);

20 (6)(e) the name and business mailing address of each of the foreign limited partnership's general partner
 21 partners; and

(7)(f) the address of the office at which is kept a list of the names and addresses of the limited partners
 and their capital contributions, together with an undertaking by whether the foreign limited partnership to keep
 those records until the foreign limited partnership's registration in this state is canceled or withdrawn is a foreign
 limited liability limited partnership.
 (2) A foreign limited partnership shall deliver with the completed application a certificate of existence or

27 <u>a record of similar import dated within 6 months of its submission signed by the secretary of state or other official</u>

28 <u>having custody of the foreign limited partnership's publicly filed records in the state or other jurisdiction under</u>

29 whose law the foreign limited partnership is organized."

30



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1	NEW SECTION. Section 71. Activities not consituting transacting business. (1) Activities of a
2	foreign limited partnership that do not constitute transacting business in this state within the meaning of [sections
3	71 through 74] include:
4	(a) maintaining, defending, and settling an action or proceeding;
5	(b) holding meetings of its partners or carrying on any other activity concerning its internal affairs;
6	(c) maintaining accounts in financial institutions;
7	(d) maintaining offices or agencies for the transfer, exchange, and registration of the foreign limited
8	partnership's own securities or maintaining trustees or depositories with respect to those securities;
9	(e) selling through independent contractors;
10	(f) soliciting or obtaining orders, whether by mail or electronic means or through employees or agents
11	or otherwise if the orders require acceptance outside this state before they become contracts;
12	(g) creating or acquiring indebtedness, mortgages, or security interests in real or personal property;
13	(h) securing or collecting debts or enforcing mortgages or other security interests in property securing
14	the debts and holding, protecting, and maintaining property so acquired;
15	(i) conducting an isolated transaction that is completed within 30 days and is not one in the course of
16	similar transactions of a like manner; and
17	(j) transacting business in interstate commerce.
18	(2) For purposes of [sections 71 through 74], the ownership in this state of income-producing real
19	property or tangible personal property, other than property excluded under subsection (1), constitutes transacting
20	business in this state.
21	(3) This section does not apply in determining the contacts or activities that may subject a foreign limited
22	partnership to service of process, taxation, or regulation under any other law of this state.
23	
24	NEW SECTION. Section 72. Filing of certificate of authority. Unless the secretary of state
25	determines that an application for a certificate of authority does not comply with the filing requirements of this
26	chapter, the secretary of state, upon payment of all filing fees, shall file the application, shall prepare, sign, and
27	file a certificate of authority to transact business in this state, and shall, upon payment of a fee, send a copy of
28	the filed certificate to the foreign limited partnership or its representative.
29	
30	NEW SECTION. Section 73. Noncomplying name of foreign limited partnership. (1) A foreign

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limited partnership whose name does not comply with 35-12-505 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 35-12-505. A foreign limited partnership that adopts an alternate name under this subsection and then obtains a certificate of authority with the name need not comply with Title 30, chapter 13, part 2. After obtaining a certificate of authority with an alternate name, a foreign limited partnership shall transact business in this state under the name unless the foreign limited partnership is authorized under Title 30, chapter 13, part 2, to transact business in this state under another name.

- 8 (2) If a foreign limited partnership authorized to transact business in this state changes its name to one 9 that does not comply with 35-12-505, it may not thereafter transact business in this state until it complies with 10 subsection (1) of this section and obtains an amended certificate of authority.
- 11

12 <u>NEW SECTION.</u> Section 74. Revocation of certificate of authority. (1) A certificate of authority of 13 a foreign limited partnership to transact business in this state may be revoked by the secretary of state in the 14 manner provided in subsections (2) and (3) if the foreign limited partnership does not:

15 (a) pay any fee, tax, or penalty due to the secretary of state under this chapter or other law;

16

(b) appoint and maintain an agent for service of process as required by 35-7-105; or

(c) deliver for filing a statement of a change under 35-7-108 within 30 days after a change has occurredin the name or address of the agent.

(2) In order to revoke a certificate of authority, the secretary of state shall prepare, sign, and file a notice
 of revocation and send a copy to the foreign limited partnership's agent for service of process in this state or, if
 the foreign limited partnership does not appoint and maintain a proper agent in this state, to the foreign limited
 partnership's designated office. The notice must state:

(a) the revocation's effective date, which must be at least 60 days after the date the secretary of statesends the copy; and

(b) the foreign limited partnership's failures to comply with subsection (1) that are the reason for therevocation.

(3) The authority of the foreign limited partnership to transact business in this state ceases on the
effective date of the notice of revocation unless before that date the foreign limited partnership cures each failure
to comply with subsection (1) stated in the notice. If the foreign limited partnership cures the failures, the secretary
of state shall so indicate on the filed notice.

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1	
2	Section 75. Section 35-12-1307, MCA, is amended to read:
3	"35-12-1307. Transaction of business without registration Cancellation of certificate of authority
4	effect of failure to have certificate. (1) In order to cancel its certificate of authority to transact business in this
5	state, a foreign limited partnership shall deliver to the secretary of state for filing a notice of cancellation. The
6	certificate is canceled when the notice becomes effective under [section 20].
7	(1)(2) A foreign limited partnership transacting business in this state <del>without registration</del> may not maintain
8	<del>any</del> <u>an</u> action <del>, suit,</del> or proceeding in <del>any court of</del> this state <del>until</del> <u>unless</u> it has <del>registered</del> <u>a certificate of authority</u>
9	to transact business in this state.
10	(2)(3) The failure of a foreign limited partnership to register have a certificate of authority to transact
11	business in in this state does not impair the validity of any contract or act of the foreign limited partnership and
12	<del>does not</del> <u>or</u> prevent the foreign limited partnership from defending any action <del>, suit,</del> or proceeding in <del>any court of</del>
13	this state.
14	(3)(4) A <del>limited</del> partner of a foreign limited partnership is not liable <del>as a general partner</del> <u>for the obligations</u>
15	of the foreign limited partnership solely by reason of the foreign limited partnership's <del>transacting having transacted</del>
16	business in this state without registration a certificate of authority.
17	(4)(5) A lf a foreign limited partnership, by transacting transacts business in this state without registration
18	a certificate of authority or cancels its certificate of authority, it appoints the secretary of state as its agent for
19	service of process <del>with respect to claims</del> for <del>relief</del> <u>rights of action</u> arising out of the transaction of business in this
20	state."
21	
22	Section 76. Section 35-12-1308, MCA, is amended to read:
23	"35-12-1308. Action by attorney general. The attorney general may bring an action to restrain a foreign
24	limited partnership from transacting business in this state in violation of <del>35-12-1301 through 35-12-1307</del> <u>this</u>
25	chapter."
26	
27	NEW SECTION. Section 77. Direct action by partner. (1) Subject to subsection (2), a partner may
28	maintain a direct action against the limited partnership or another partner for legal or equitable relief, with or
29	without an accounting as to the partnership's activities, to enforce the rights and otherwise protect the interests
30	of the partner, including rights and interests under the partnership agreement or this chapter or arising

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1	independently of the partnership relationship.
2	(2) A partner commencing a direct action under this section is required to plead and prove an actual or
3	threatened injury that is not solely the result of an injury suffered or threatened to be suffered by the limited
4	partnership.
5	(3) The accrual of and any time limitation on a right of action for a remedy under this section is governed
6	by other law. A right to an accounting upon a dissolution and winding up does not revive a claim barred by law.
7	
8	Section 78. Section 35-12-1401, MCA, is amended to read:
9	<b>"35-12-1401.</b> Right of <u>Derivative</u> action. A <del>limited</del> partner may <del>bring</del> <u>maintain</u> a derivative action <del>in the</del>
10	to enforce a right of a limited partnership to recover a judgment in its favor if:
11	(1) the partner first makes a demand on the general partners having authority to do so have refused
12	requesting that they cause the limited partnership to bring the an action or an effort to cause those general
13	partners to bring the action is not likely to succeed to enforce the right and the general partners do not bring the
14	action within a reasonable time; or
15	(2) a demand would be futile."
16	
17	Section 79. Section 35-12-1402, MCA, is amended to read:
18	<b>"35-12-1402. Proper plaintiff. In a</b> <u>A</u> derivative action <del>, the plaintiff must be</del> <u>may be maintained only by</u>
19	a parson that is a partner at the time of bringing the action is common and
	a person that is a partner at the time of bringing the action is commenced and:
20	<u>(1)</u> must have been that was a partner at the time of the transaction of which the plaintiff complains when
20 21	
	(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when
21	(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or
21 22	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when</li> <li>the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the</li> </ul>
21 22 23	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when</li> <li>the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the</li> </ul>
21 22 23 24	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the terms of the partnership agreement from a person who that was a partner at the time of the transaction conduct."</li> </ul>
21 22 23 24 25	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the terms of the partnership agreement from a person who that was a partner at the time of the transaction conduct."</li> <li>Section 80. Section 35-12-1403, MCA, is amended to read:</li> </ul>
21 22 23 24 25 26	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the terms of the partnership agreement from a person who that was a partner at the time of the transaction conduct."</li> <li>Section 80. Section 35-12-1403, MCA, is amended to read:</li> <li>"35-12-1403. Pleading. In any a derivative action, the complaint shall set forth must state with</li> </ul>
21 22 23 24 25 26 27	(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or (2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the terms of the partnership agreement from a person who that was a partner at the time of the transaction conduct." Section 80. Section 35-12-1403, MCA, is amended to read: "35-12-1403. Pleading. In any a derivative action, the complaint shall set forth must state with particularity:
21 22 23 24 25 26 27 28	<ul> <li>(1) must have been that was a partner at the time of the transaction of which the plaintiff complains when the conduct giving rise to the action occurred; or</li> <li>(2) the plaintiff's whose status as a partner must have devolved by operation of law or pursuant to the terms of the partnership agreement from a person who that was a partner at the time of the transaction conduct."</li> <li>Section 80. Section 35-12-1403, MCA, is amended to read:</li> <li>"35-12-1403. Pleading. In any a derivative action, the complaint shall set forth must state with particularity:</li> <li>(1) the effort of the plaintiff to secure initiation of the action by a general partner having authority to do</li> </ul>

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1	
2	Section 81. Section 35-12-1404, MCA, is amended to read:
3	"35-12-1404. Expenses Proceeds and expenses. (1) If Except as provided in subsection (2):
4	(a) any proceeds or other benefits of a derivative action, is successful, in whole or in part, or anything
5	i <del>s received by the plaintiff as a result of a</del> <u>whether by</u> judgment, compromise, or settlement <u>, of an action or claim,</u>
6	belong to the limited partnership and not to the derivative plaintiff;
7	(b) if the derivative plaintiff receives any proceeds, the derivative plaintiff shall immediately remit them
8	to the limited partnership.
9	(2) If a derivative action is successful in whole or in part, the court may award the plaintiff reasonable
10	expenses, including reasonable attorney fees, <del>and shall direct the plaintiff to account to</del> from the recovery of the
11	limited partnership for the remainder of the proceeds received by the plaintiff."
12	
13	NEW SECTION. Section 82. Definitions. As used in [sections 82 through 94], the following definitions
14	apply:
15	(1) "Constituent limited partnership" means a constituent organization that is a limited partnership.
16	(2) "Constituent organization" means an organization that is party to a merger.
17	(3) "Converted organization" means the organization into which a converting organization converts
18	pursuant to [sections 83 through 86].
19	(4) "Converting limited partnership" means a converting organization that is a limited partnership.
20	(5) "Converting organization" means an organization that converts into another organization pursuant
21	to [section 83].
22	(6) "General partner" means a general partner of a limited partnership.
23	(7) "Governing statute" of an organization means the statute that governs the organization's internal
24	affairs.
25	(8) "Organization" means a general partnership, including a limited liability partnership; a limited
26	partnership, including a limited liability limited partnership; a limited liability company; a business trust; a
27	corporation; or any other person having a governing statute. The term includes domestic and foreign
28	organizations whether or not organized for profit.
29	(9) "Organizational document" means:
30	(a) for a domestic or foreign general partnership, its partnership agreement;

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1 (b) for a limited partnership or foreign limited partnership, its certificate of limited partnership and 2 partnership agreement;

3 (c) for a domestic or foreign limited liability company, its articles of organization and operating agreement 4 or comparable records as provided in its governing statute;

5

(d) for a business trust, its agreement of trust and declaration of trust;

6

(e) for a domestic or foreign corporation for profit, its articles of incorporation, bylaws, and other

7 agreements among its shareholders that are authorized by its governing statute or comparable records as 8 provided in its governing statute; and

9 (f) for any other organization, the basic records that create the organization and determine its internal 10 governance and the relations among the persons that own it, have an interest in it, or are members of it.

11 (10) "Personal liability" means personal liability for a debt, liability, or other obligation of an organization 12 that is imposed on a person that co-owns, has an interest in, or is a member of the organization:

13 (a) by the organization's governing statute solely by reason of the person co-owning, having an interest 14 in, or being a member of the organization; or

15 (b) by the organization's organizational documents under a provision of the organization's governing 16 statute authorizing those documents to make one or more specified persons liable for all or specified debts, 17 liabilities, and other obligations of the organization solely by reason of the person or persons co-owning, having 18 an interest in, or being a member of the organization.

19 (11) "Surviving organization" means an organization into which one or more other organizations are 20 merged. A surviving organization may preexist the merger or be created by the merger.

21

22 NEW SECTION. Section 83. Conversion. (1) An organization other than a limited partnership may 23 convert to a limited partnership, and a limited partnership may convert to another organization pursuant to 24 [sections 82 through 86] and this section and a plan of conversion if:

- 25 (a) the other organization's governing statute authorizes the conversion;
- 26 (b) the conversion is not prohibited by the law of the jurisdiction that enacted the governing statute; and
- 27 (c) the other organization complies with its governing statute in effecting the conversion.
- 28 (2) A plan of conversion must be in a record and must include:

29 (a) the name and form of the organization before conversion;

30 (b) the name and form of the organization after conversion;

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1	(c) the terms and conditions of the conversion, including the manner and basis for converting interests			
2	in the converting organization into any combination of money, interests in the converted organization, and othe			
3	consideration; and			
4	(d) the organizational documents of the converted organization.			
5				
6	NEW SECTION. Section 84. Action on plan of conversion by converting limited partnership. (7			
7	Subject to [section 91], a plan of conversion must be consented to by all the partners of a converting limite			
8	partnership.			
9	(2) Subject to [section 91] and any contractual rights, after a conversion is approved, and at any time			
10	before a filing is made under [section 85], a converting limited partnership may amend the plan or abandon the			
11	planned conversion:			
12	(a) as provided in the plan; and			
13	(b) except as prohibited by the plan, by the same consent as was required to approve the plan.			
14				
15	NEW SECTION. Section 85. Filings required for conversion effective date. (1) After a plan of			
16	conversion is approved:			
17	(a) a converting limited partnership shall deliver to the secretary of state for filing articles of conversion,			
18	which must include:			
19	(i) a statement that the limited partnership has been converted into another organization;			
20	(ii) the name and form of the organization and the jurisdiction of its governing statute;			
21	(iii) the date the conversion is effective under the governing statute of the converted organization;			
22	(iv) a statement that the conversion was approved as required by this chapter;			
23	(v) a statement that the conversion was approved as required by the governing statute of the converted			
24	organization;			
25	(vi) if the converted organization is a foreign organization not authorized to transact business in this state,			
26	the street and mailing address of an office that the secretary of state may use for the purposes of [section 86(3)]			
27	and			
28	(vii) a statement that the certificate of limited partnership is to be canceled as of the date on which the			
29	conversion took effect; and			
30	(b) if the converting organization is not a converting limited partnership, the converting organization shall			
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1 deliver to the secretary of state for filing a certificate of limited partnership, which must include, in addition to the 2 information required by 35-12-601: 3 (i) a statement that the limited partnership was converted from another organization; 4 (ii) the name and form of the organization and the jurisdiction of its governing statute; and 5 (iii) a statement that the conversion was approved in a manner that complied with the organization's 6 governing statute. 7 (2) In the case of a limited partnership, the filing of articles of organization under subsection (1)(a) 8 cancels its certificate of limited partnership as of the date on which the conversion took effect. 9 (3) A conversion becomes effective: 10 (a) if the converted organization is a limited partnership, when the certificate of limited partnership takes 11 effect: and 12 (b) if the converted organization is not a limited partnership, as provided by the governing statute of the 13 converted organization. 14 15 NEW SECTION. Section 86. Effect of conversion. (1) An organization that has been converted 16 pursuant to [sections 82 through 94] is for all purposes the same entity that existed before the conversion. 17 (2) When a conversion takes effect: 18 (a) all property owned by the converting organization remains vested in the converted organization; 19 (b) all debts, liabilities, and other obligations of the converting organization continue as obligations of the 20 converted organization; 21 (c) an action or proceeding pending by or against the converting organization may be continued as if the 22 conversion had not occurred; 23 (d) except as prohibited by other law, all of the rights, privileges, immunities, powers, and purposes of 24 the converting organization remain vested in the converted organization; and 25 (e) except as otherwise provided in the plan of conversion, the terms and conditions of the plan of 26 conversion take effect. 27 (3) A converted organization that is a foreign organization consents to the jurisdiction of the courts of this 28 state to enforce any obligation owed by the converting limited partnership if before the conversion the converting 29 limited partnership was subject to suit in this state on the obligation. A converted organization that is a foreign 30 organization and not authorized to transact business in this state appoints the secretary of state as its agent for

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1	service of process for purposes of enforcing an obligation under this subsection. Service on the secretary of state			
2	under this subsection is made in the same manner and with the same consequences as in 35-7-113.			
3				
4	NEW SECTION. Section 87. Merger. (1) A limited partnership may merge with one or more other			
5	constituent organizations pursuant to [sections 88 through 90], this section, and a plan of merger if:			
6	(a) the governing statute of each of the other organizations authorizes the merger;			
7	(b) the merger is not prohibited by the law of a jurisdiction that enacted any of those governing statutes			
8	and			
9	(c) each of the other organizations complies with its governing statute in effecting the merger.			
10	(2) A plan of merger must be in a record and must include:			
11	(a) the name and form of each constituent organization;			
12	(b) the name and form of the surviving organization and, if the surviving organization is to be created by			
13	the merger, a statement to that effect;			
14	(c) the terms and conditions of the merger, including the manner and basis for converting the interests			
15	in each constituent organization into any combination of money, interests in the surviving organization, and othe			
16	consideration;			
17	(d) if the surviving organization is to be created by the merger, the surviving organization's organizational			
18	documents; and			
19	(e) if the surviving organization is not to be created by the merger, any amendments to be made by the			
20	merger to the surviving organization's organizational documents.			
21				
22	NEW SECTION. Section 88. Action on plan of merger by constituent limited partners. (1) Subject			
23	to [section 91], a plan of merger must be consented to by all the partners of a constituent limited partnership.			
24	(2) Subject to [section 91] and any contractual rights, after a merger is approved and at any time before			
25	a filing is made under [section 89], a constituent limited partnership may amend the plan or abandon the planne			
26	merger:			
27	(a) as provided in the plan; and			
28	(b) except as prohibited by the plan, with the same consent as was required to approve the plan.			
29				
30	NEW SECTION. Section 89. Filings required for merger effective date. (1) After each constituent			
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1 organization has approved a merger, articles of merger must be signed on behalf of: 2 (a) each preexisting constituent limited partnership, by each general partner listed in the certificate of 3 limited partnership; and 4 (b) each other preexisting constituent organization, by an authorized representative. 5 (2) The articles of merger must include: 6 (a) the name and form of each constituent organization and the jurisdiction of its governing statute; 7 (b) the name and form of the surviving organization, the jurisdiction of its governing statute, and if the 8 surviving organization is created by the merger, a statement to that effect; 9 (c) the date the merger is effective under the governing statute of the surviving organization; 10 (d) if the surviving organization is to be created by the merger: 11 (i) if it will be a limited partnership, the limited partnership's certificate of limited partnership; or 12 (ii) if it will be an organization other than a limited partnership, the organizational document that creates the organization; 13 14 (e) if the surviving organization preexists the merger, any amendments provided for in the plan of merger 15 for the organizational document that created the organization; 16 (f) a statement as to each constituent organization that the merger was approved as required by the 17 organization's governing statute; 18 (g) if the surviving organization is a foreign organization not authorized to transact business in this state, 19 the street and mailing address of an office that the secretary of state may use for the purposes of [section 90(2)]; 20 and 21 (h) any additional information required by the governing statute of any constituent organization. 22 (3) Each constituent limited partnership shall deliver the articles of merger for filing in the office of the 23 secretary of state. 24 (4) A merger becomes effective under [sections 82 through 94]: 25 (a) if the surviving organization is a limited partnership, upon the later of: 26 (i) compliance with subsection (3); or 27 (ii) subject to [section 20(3)], as specified in the articles of merger; or 28 (b) if the surviving organization is not a limited partnership, as provided by the governing statute of the 29 surviving organization.

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1 NEW SECTION. Section 90. Effect of merger. (1) When a merger becomes effective: 2 (a) the surviving organization continues or comes into existence; 3 (b) each constituent organization that merges into the surviving organization ceases to exist as a 4 separate entity; 5 (c) all property owned by each constituent organization that ceases to exist vests in the surviving 6 organization; 7 (d) all debts, liabilities, and other obligations of each constituent organization that ceases to exist 8 continue as obligations of the surviving organization; 9 (e) an action or proceeding pending by or against any constituent organization that ceases to exist may 10 be continued as if the merger had not occurred; 11 (f) except as prohibited by other law, all of the rights, privileges, immunities, powers, and purposes of 12 each constituent organization that ceases to exist vest in the surviving organization; 13 (g) except as otherwise provided in the plan of merger, the terms and conditions of the plan of merger 14 take effect: 15 (h) except as otherwise agreed, if a constituent limited partnership ceases to exist, the merger does not 16 dissolve the limited partnership for the purposes of chapter 12; 17 (i) if the surviving organization is created by the merger: 18 (i) if it is a limited partnership, the certificate of limited partnership becomes effective; or 19 (ii) if it is an organization other than a limited partnership, the organizational document that creates the 20 organization becomes effective: and 21 (j) if the surviving organization preexists the merger, any amendments provided for in the articles of 22 merger for the organizational document that created the organization become effective. 23 (2) A surviving organization that is a foreign organization consents to the jurisdiction of the courts of this 24 state to enforce any obligation owed by a constituent organization if before the merger the constituent 25 organization was subject to suit in this state on the obligation. A surviving organization that is a foreign 26 organization and not authorized to transact business in this state appoints the secretary of state as its agent for 27 service of process for the purposes of enforcing an obligation under this subsection. Service on the secretary of 28 state under this subsection is made in the same manner and with the same consequences as in 35-7-113. 29 30 NEW SECTION. Section 91. Restrictions on approval of conversions and mergers and on

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1 relinguishing limited liability limited partnership status. (1) If a partner of a converting limited partnership or 2 constituent limited partnership will have personal liability with respect to a converted organization or surviving 3 organization, approval and amendment of a plan of conversion or merger are ineffective without the consent of 4 the partner unless: 5 (a) the limited partnership's partnership agreement provides for the approval of the conversion or merger 6 with the consent of fewer than all the partners; and 7 (b) the partner has consented to the provision of the partnership agreement. 8 (2) An amendment to a certificate of limited partnership that deletes a statement that the limited 9 partnership is a limited liability limited partnership is ineffective without the consent of each general partner 10 unless: 11 (a) the limited partnership's partnership agreement provides for the amendment with the consent of less 12 than all the general partners; and 13 (b) each general partner that does not consent to the amendment has consented to the provision of the 14 partnership agreement. 15 (3) A partner does not give the consent required by subsection (1) or (2) merely by consenting to a 16 provision of the partnership agreement that permits the partnership agreement to be amended with the consent 17 of fewer than all the partners. 18 19 NEW SECTION. Section 92. Liability of general partner after conversion or merger. (1) A 20 conversion or merger under [sections 82 through 94] does not discharge any liability under 35-12-803 and 21 [section 55] of a person that was a general partner in or dissociated as a general partner from a converting limited 22 partnership or constituent limited partnership, but: 23 (a) the provisions of this chapter pertaining to the collection or discharge of the liability continue to apply 24 to the liability; 25 (b) for the purposes of applying those provisions, the converted organization or surviving organization 26 is considered to be the converting limited partnership or constituent limited partnership; and 27 (c) if a person is required to pay any amount under this subsection (1): 28 (i) the person has a right of contribution from each other person that was liable as a general partner 29 under 35-12-803 when the obligation was incurred and has not been released from the obligation under [section 30 55]; and Legislative - 60 -Authorized Print Version - HB 535

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1 (ii) the contribution due from each of those persons is in proportion to the right to receive distributions in 2 the capacity of general partner in effect for each of those persons when the obligation was incurred. 3 (2) In addition to any other liability provided by law: 4 (a) a person that immediately before a conversion or merger became effective was a general partner 5 in a converting limited partnership or constituent limited partnership that was not a limited liability limited partnership is personally liable for each obligation of the converted organization or surviving organization arising 6 7 from a transaction with a third party after the conversion or merger becomes effective if, at the time the third party 8 enters into the transaction, the third party: 9 (i) does not have notice of the conversion or merger; and (ii) reasonably believes that: 10 11 (A) the converted organization or surviving organization is the converting limited partnership or 12 constituent limited partnership; 13 (B) the converting limited partnership or constituent limited partnership is not a limited liability limited 14 partnership; and 15 (C) the person is a general partner in the converting limited partnership or constituent limited partnership; 16 and 17 (b) a person that was dissociated as a general partner from a converting limited partnership or 18 constituent limited partnership before the conversion or merger became effective is personally liable for each 19 obligation of the converted organization or surviving organization arising from a transaction with a third party after 20 the conversion or merger becomes effective if: 21 (i) immediately before the conversion or merger became effective the converting limited partnership or 22 surviving limited partnership was a not a limited liability limited partnership; and 23 (ii) at the time the third party enters into the transaction, less than 2 years have passed since the person 24 dissociated as a general partner and the third party: 25 (A) does not have notice of the dissociation; 26 (B) does not have notice of the conversion or merger; and 27 (C) reasonably believes that the converted organization or surviving organization is the converting limited 28 partnership or constituent limited partnership, the converting limited partnership or constituent limited partnership 29 is not a limited liability limited partnership, and the person is a general partner in the converting limited partnership 30 or constituent limited partnership.

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2	NEW SECTION. Section 93. Power of general partners and persons dissociated as general			
3	partners to bind organization after conversion or merger. (1) An act of a person that immediately before a			
4	conversion or merger became effective was a general partner in a converting limited partnership or constituent			
5	limited partnership binds the converted organization or surviving organization after the conversion or merger			
6	becomes effective if:			
7	(a) before the conversion or merger became effective, the act would have bound the converting limited			
8	partnership or constituent limited partnership under [section 33]; and			
9	(b) at the time the third party enters into the transaction, the third party:			
10	(i) does not have notice of the conversion or merger; and			
11	(ii) reasonably believes that the converted or surviving business is the converting limited partnership or			
12	constituent limited partnership and that the person is a general partner in the converting limited partnership or			
13	constituent limited partnership.			
14	(2) An act of a person that before a conversion or merger became effective was dissociated as a general			
15	partner from a converting limited partnership or constituent limited partnership binds the converted organization			
16	or surviving organization after the conversion or merger becomes effective if:			
17	(a) before the conversion or merger became effective, the act would have bound the converting limited			
18	partnership or constituent limited partnership under [section 33] if the person had been a general partner; and			
19	(b) at the time the third party enters into the transaction, less than 2 years have passed since the person			
20	dissociated as a general partner and the third party:			
21	(i) does not have notice of the dissociation;			
22	(ii) does not have notice of the conversion or merger; and			
23	(iii) reasonably believes that the converted organization or surviving organization is the converting limited			
24	partnership or constituent limited partnership and that the person is a general partner in the converting limited			
25	partnership or constituent limited partnership.			
26	(3) If a person having knowledge of the conversion or merger causes a converted organization or			
27	surviving organization to incur an obligation under subsection (1) or (2), the person is liable:			
28	(a) to the converted organization or surviving organization for any damage caused to the organization			
29	arising from the obligation; and			
30	(b) if another person is liable for the obligation, to that other person for any damage caused to that other			
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1	person arising from the liability.				
2					
3	NEW SECTION. Section 94. Part not exclusive. [Sections 82 through 94] do not preclude an entity				
4	from being converted or merged under other law.				
5					
6	NEW SECTION. Section 95. Relation to electronic signatures in global and national commerce				
7	act. This chapter modifies, limits, or supersedes the federal Electronic Signatures in Global and National				
8	Commerce Act, 15 U.S.C. 7001, et seq., but this chapter does not modify, limit, or supersede section 101(c) of				
9	that act or authorize electronic delivery of any of the notices described in section 103(b) of that act.				
10					
11	NEW SECTION. Section 96. Application to existing relationships. (1) Before [the effective date of				
12	this act], [this act] governs only:				
13	(a) a limited partnership formed on or after [the effective date of this act]; and				
14	(b) except as otherwise provided in subsections (3) and (4), a limited partnership formed before [the				
15	effective date of this act] that elects, in the manner provided in its partnership agreement or by law for amending				
16	the partnership agreement, to be subject to [this act].				
17	(2) Except as otherwise provided in subsection (3), on and after [the effective date of this act], [this act]				
18	governs all limited partnerships.				
19	(3) With respect to a limited partnership formed before [the effective date of this act], the following rules				
20	apply except as the partners otherwise elect in the manner provided in the partnership agreement or by law for				
21	amending the partnership agreement:				
22	(a) Section 35-12-509(3) does not apply and the limited partnership has whatever duration it had under				
23	the law applicable immediately before [the effective date of this act].				
24	(b) The limited partnership is not required to amend its certificate of limited partnership to comply with				
25	35-12-				
26	601(1)(d).				
27	(c) [Sections 49 and 50] do not apply, and a limited partner has the same right and power to dissociate				
28	from the limited partnership, with the same consequences, as existed immediately before [the effective date of				
29	this act].				
30	(d) [Section 51(4)] does not apply.				
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1	(e) [Section 51(5)] does not apply, and a court has the same power to expel a general partner as the				
2	court had immediately before [the effective date of this act].				
3	(f) Section 35-12-1201(3) does not apply, and the connection between a person's dissociation as a				
4	general partner and the dissolution of the limited partnership is the same as existed immediately before [the				
5	effective date of this act].				
6	(4) With respect to a limited partnership that elects pursuant to subsection (1)(b) to be subject to [this				
7	act], after the election takes effect, the provisions of [this act] relating to the liability of the limited partnership's				
8	general partners to third parties apply:				
9	(a) before [the effective date of this act], to:				
10	(i) a third party that had not done business with the limited partnership in the year before the election took				
11	effect; and				
12	(ii) a third party that had done business with the limited partnership in the year before the election took				
13	effect only if the third party knows or has received a notification of the election; and				
14	(b) on and after [the effective date of this act], to all third parties, but those provisions remain inapplicable				
15	to any obligation incurred while those provisions were inapplicable under subsection (4)(a)(ii).				
16					
17	NEW SECTION. Section 97. Repealer. The following sections of the Montana Code Annotated are				
18	repealed:				
19	35-12-503.	Rules for cases not provided for in this chapter.			
20	35-12-606.	Filing in the office of the secretary of state.			
21	35-12-608.	Constructive notice.			
22	35-12-609.	Delivery of certificates to limited partners.			
23	35-12-702.	Voting.			
24	35-12-802.	When person ceases to be general partner of limited partnership.			
25	35-12-804.	Contributions by general partner.			
26	35-12-805.	Voting.			
27	35-12-903.	Allocation of profits and losses.			
28	35-12-904.	Allocation of distributions.			
29	35-12-1002.	Withdrawal of general partner.			
30	35-12-1003.	Withdrawal of limited partner.			
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- 1 35-12-1004. Distributions upon withdrawal.
- 2 35-12-1007. Limitations on distributions.
- 3 35-12-1008. Liability upon return of contributions.
- 4 35-12-1101. Nature of partnership interest.
- 5 35-12-1102. Assignment of partnership interest.
- 6 35-12-1104. Right of assignee to become limited partner.
- 7 35-12-1203. Winding up.
- 8 35-12-1204. Distribution of assets.
- 9 35-12-1303. Issuance of registration.
- 10 35-12-1304. Name.
- 11 35-12-1305. Changes and amendments.
- 12 35-12-1306. Cancellation of registration.
- 13

<u>NEW SECTION.</u> Section 98. Codification instruction. [Sections 3, 8 through 11, 13, 14, 20, 21, 23,
25, 27, 31, 33, 34, 36 through 39, 42, 44, 47 through 57, 62 through 68, 71 through 74, 77, and 82 through 94]
are intended to be codified as an integral part of Title 35, chapter 12, and the provisions of Title 35, chapter 12,
apply to [sections 3, 8 through 11, 13, 14, 20, 21, 23, 25, 27, 31, 33, 34, 36 through 39, 42, 44, 47 through 57,
62 through 68, 71 through 74, 77, and 82 through 94].

19

<u>NEW SECTION.</u> Section 99. Severability. If a part of [this act] is invalid, all valid parts that are
 severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
 the part remains in effect in all valid applications that are severable from the invalid applications.

23

24 <u>NEW SECTION.</u> Section 100. Saving clause. [This act] does not affect rights and duties that matured,
 25 penalties that were incurred, or proceedings that were begun before [the effective date of this act].

- END -

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