



3. *Complete for Statement of Amendment Only:*

The amendment authorized by the partnership, set forth in full, is as follows:

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4. *Check boxes for Statement of Amendment Only:*

The restated Statement of Registration is set forth in full in Exhibit A, attached hereto and made a part hereof, and supersedes the original Statement of Registration and all previous amendments thereto.

The amendment has been authorized by at least a majority in interest of the partners.

5. *Check boxes for Statement of Termination Only:*

The registration of the partnership under the provisions of 15 Pa.C.S. § 8201 (relating to statement of termination) is hereby terminated.

The termination has been authorized by at least a majority in interest of the partners.

IN TESTIMONY WHEREOF, the undersigned general partner of the domestic registered limited liability partnership has executed this Statement of Amendment/Termination this

\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_  
Name

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Title

**Pennsylvania Department of State**  
**Bureau of Corporations and Charitable Organizations**  
**P.O. Box 8722**  
**Harrisburg, PA 17105-8722**  
**(717) 787-1057**  
**web site: [www.dos.pa.gov/corps](http://www.dos.pa.gov/corps)**

**General Instructions for Completion of Form:**

- A. Typewritten is preferred. If handwritten, the form shall be legible and completed in black or blue-black ink in order to permit reproduction. The nonrefundable filing fee for this form is \$70 made payable to the Department of State. Checks must contain a commercially pre-printed name and address.

Enter the name and mailing address to which any correspondence regarding this filing should be sent. This field must be completed for the Bureau to return the filing. If the filing is to be returned by email, an email address must be provided. An email will be sent to address provided, containing a link and instructions on how a copy of the filed document or correspondence may be downloaded. Any email or mailing addresses provided on this form will become part of the filed document and therefore public record.

- B. A general partnership or a limited partnership may file a Statement of Amendment/Termination to amend its registration/terminate its status as a limited liability partnership. For a general partnership, the address need only be set forth in the first part of Paragraph 2. For a limited partnership, the address need only be set forth in the second part of Paragraph 2. Under 15 Pa.C.S. § 135(c) (relating to addresses) an actual street or rural route box number must be used as an address, and the Department of State is required to refuse to receive or file any document that sets forth only a post office box address.
- C. This form and all accompanying documents shall be mailed to the above stated address.

**Instructions for Amendment Only:**

- E. This form shall be filed upon the occurrence of any of the following events:
- (1) A change in the name of the registered limited liability partnership.
  - (2) A change in address of the registered limited liability partnership.

A Statement of Registration for a domestic registered limited liability partnership may not be amended for any other purpose.

- F. This form may be used by both limited liability partnerships and limited liability limited partnerships to file a change in address. DSCB:15-1507/5507/8506/8906 (Statement or Certificate of Change of Registered Office) may be used by a domestic limited partnership which has registered as a limited liability limited partnership pursuant to 15 Pa.C.S. § 8201. However, a domestic general partnership which has registered as a limited liability partnership pursuant to 15 Pa.C.S. § 8201 must use this form to amend the address of its principal place of business.

- G. The following, in addition to the filing fee, shall accompany this form:
- (1) If the amendment reflects a change of name, one copy of a completed form DSCB:15-134B (Docketing Statement-Changes).
  - (2) If the amendment reflects a change of name, any necessary copies of form DSCB:19-17.2 (Consent to Appropriation of Name).
  - (3) Any necessary governmental approvals.

- H. This form shall be executed by any general partner. Any natural person of full age, corporation, partnership, limited liability company, business trust, other association, government entity (other than the Commonwealth), estate, trust or foundation may be designated as a general partner in the general partnership or limited partnership which has registered as a limited liability partnership.