PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Return document by mail to:	Certificate of Amendment - Domestic
Name	Limited Partnership/Limited Liability Company DSCB:15-8512/8951 (rev. 7/2015)
Address	
City State Zip Code	
Return document by email to:	30.12
Read all instructions prior to completing. This form may be	be submitted online at https://www.corporations.pa.gov/ .
Fee: \$70	
Check one: Limited Partnership (§ 8512)	Limited Liability Company (§ 8951)
In compliance with the requirements of the applicable undersigned, desiring to amend its Certificate of Limited I	
1. The name of the limited partnership/limited liability co	ompany is:
2. The date of filing of the original Certificate of Limite	d Partnership/Organization: Date (MM/DD/YYYY)
3. Check, and if appropriate complete, one of the following	wing:
The amendment adopted by the limited partnership/lifellows:	limited liability company, set forth in full, is as
The amendment adopted by the limited partnership/Exhibit A attached hereto and made a part hereof.	limited liability company is set forth in full in
4. Check, and if appropriate complete, one of the follow	wing:
The amendment shall be effective upon filing this C State.	Certificate of Amendment in the Department of
The amendment shall be effective on: Date (M	at IM/DD/YYYY) Hour (if any)
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The restated Certificate of Limited Partnership/Organization supersedes the original Certificate of Limited Partnership/Organization and all previous amendments thereto.	
	IN TESTIMONY WHEREOF, the undersigned limited partnership/limited liability company has caused this Certificate of Amendment to be executed this
	,
	Name of Limited Partnership/Limited Liability Company
	Signature
	Title

5. Check if the amendment restates the Certificate of Limited Partnership/Organization:

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

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. The following, in addition to the filing fee, shall accompany this form:
 - (1) If the amendment effects a change of name, two copies of a completed form DSCB:15-134B Docketing Statement-Changes).
 - (2) If the amendment effects a change of name, any necessary copies of form DSCB:19-17.2 (Consent to Appropriation of Name).
 - (3) Any necessary governmental approvals.
- C. This form and all accompanying documents shall be mailed to the above stated address.

Instructions for Amendment for Domestic Limited Liability Company Only (D):

D. A Certificate of Organization may be amended for any other proper purpose, including a restatement of the certificate in its entirety, omitting any matter that is obsolete or no longer required. Form DSCB:15-8906 (Certificate of Change of Registered Office) may be used if the only change in the certificate is a change of registered office.

Instructions for Amendment for Domestic Limited Partnership Only (E-G):

- E. This form shall be executed by any general partner and each other entity designated in the form as a new general partner. If this form is executed by an individual or by multiple parties, the execution portion of the form should be modified accordingly.
- F. This form shall be filed upon the occurrence of any of the following events:
 - (1) A change in the name of the limited partnership.
 - (2) The admission of a new general partner.
 - (3) The withdrawal of a general partner not reflected by the filing of form DSCB:15-8524/8532 (Certificate of Withdrawal by General Partner-Limited Partnership/From Limited Partnership). This form should be used where the withdrawal is accompanied by another change in the Certificate of Limited Partnership, e.g., the addition of a new general partner.
- G. A Certificate of Limited Partnership may be amended for any other proper purpose, including a restatement of the certificate in its entirety, omitting any matter that is obsolete or no longer required. Form DSCB:15-1507/4144/5507/6144/8506 (Statement of Change of Registered Office) shall be used if the only change in the certificate is a change of registered office.