

**PENNSYLVANIA DEPARTMENT OF STATE  
BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS**

<input type="checkbox"/> Return document by mail to: <hr/> Name <hr/> Address <hr/> City <span style="margin-left: 100px;">State</span> <span style="margin-left: 100px;">Zip Code</span> <input type="checkbox"/> Return document by email to: _____	Statement of Amendment/Termination Domestic Limited Liability Partnership DSCB:15-8201B/8201C (rev. 2/2017)   8201LP
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Read all instructions prior to completing.

Fee: \$70

- Check one:      Statement of Amendment (§ 8201B)  
                    Statement of Termination (§ 8201C)

In compliance with the requirements of 15 Pa.C.S. § 8201 (relating to amendment of registration/statement of termination), the undersigned desiring to amend/terminate its registration as a domestic limited liability partnership or domestic limited liability limited partnership, hereby certifies that:

1. The name of the domestic limited liability partnership or limited liability limited partnership is:

\_\_\_\_\_

2. Check and complete one of the following:

- The partnership is a general partnership and the address, including number and street, if any, of its principal place of business is:

\_\_\_\_\_

Number and street	City	State	Zip	County
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- The partnership is a limited partnership and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is: *(Complete (a) or (b), not both)*

\_\_\_\_\_

(a) Number and Street	City	State	Zip	County
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c/o:  
 \_\_\_\_\_  
 (b)Name of Commercial Registered Office Provider County

*Complete 3-4 for Statement of Amendment Only:*

3. The amendment authorized by the partnership is set forth in full in the restated Statement of Registration, attached hereto as an exhibit. The attached restated Statement of Registration supersedes the original Statement of Registration and all previous amendments thereto.
4. The amendment has been authorized by at least a majority in interest of the partners.

*Complete 5-6 for Statement of Termination Only:*

- 5. The registration of the partnership under the provisions of 15 Pa.C.S. § 8201 (relating to statement of termination) is hereby terminated.
- 6. The termination has been authorized by all of the general partners.
- 7. Effective date of amendment or termination of registration (check, and if appropriate complete, one of the following):
  - The Statement of Amendment/Termination shall be effective upon filing in the Department of State.
  - The Statement of Amendment/Termination shall be effective on: \_\_\_\_\_ at \_\_\_\_\_.  
Date (MM/DD/YYYY) Hour (if any)

IN TESTIMONY WHEREOF, the undersigned general partner of the domestic limited liability partnership/limited liability limited 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**  
**Website: [www.dos.pa.gov/corps](http://www.dos.pa.gov/corps)**

## General Information

Typewritten is preferred. If handwritten, the form must be legible and completed in black or blue-black ink in order to permit reproduction. The nonrefundable filing fee for this form is \$70.

Checks should be made payable to the Department of State. Checks must contain a commercially pre-printed name and address.

This form and all accompanying documents, including any necessary governmental approvals, shall be mailed to the address stated above.

### Who should file this form?

A general partnership registered as a limited liability partnership or a limited partnership registered as a limited liability limited partnership may file a Statement of Amendment/Termination to amend its registration or terminate its status as a limited liability partnership.

### Applicable Law

For requirements on limited liability partnerships and limited liability limited partnerships, see 15 Pa.C.S. §§ 8201-8244. Statutes are available on the Pennsylvania General Assembly website, [www.legis.state.pa.us](http://www.legis.state.pa.us), by following the link for Statutes.

### Definitions

A **limited liability partnership** is a domestic or foreign general partnership for which there is in effect:

- (1) a statement of registration under Chapter 82 (relating to limited liability partnerships and limited liability limited partnerships); or
- (2) a similar filing under the organic law of a foreign general partnership.

A **limited liability limited partnership** is a domestic or foreign limited partnership for which there is in effect:

- (1) a statement of registration under Chapter 82;
- (2) a provision of its certificate of limited partnership electing to be subject to Chapter 82; or
- (3) a similar filing or provision under the organic law of a foreign partnership.

## Form Instructions

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.

**1.** Give the exact name of the limited liability partnership or limited liability limited partnership. The name on this line must match exactly the association name as shown in Department's records at the time the Statement of Amendment/Termination is submitted for filing.

**This field is required.**

**2.** Current address. The address provided must be the limited liability partnership's principal place of business or the limited liability limited partnership's registered office address as on file with the Department of State at the time the Statement of Amendment/Termination is submitted for filing. The registered office address may be a number and street address or the name of a Commercial Registered Office Provider.

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. **This field is required.**

### Instructions for Amendment Only (3-4):

A Statement of Amendment shall be filed upon the occurrence of any of the following events:

- (1) A change in the name of the limited liability partnership.
- (2) A change in address of the limited liability partnership.

This form may be used by both limited liability partnerships and limited liability limited partnerships to file a change in address. DSCB:15-1507/5507/8625/8825 (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.

**3.** The Statement of Amendment shall restate in full the statement of registration. The restated Statement of Registration must be attached as an exhibit. The restated Statement of Registration supersedes the original Statement of Registration and all previous amendments thereto. **This exhibit is required.**

**4.** The statement in **this field is required** for a Certificate of Amendment.

### **Instructions for Termination Only (5-6):**

5. The statement in **this field is required** for a Certificate of Termination.

6. The statement in **this field is required** for a Certificate of Termination.

7. Any date specified as the effective date of the Statement of Amendment/Termination must be a future effective date (after the date and time of its delivery to the Department). A specified effective date may not be retroactive (prior to the date and time of the delivery of the Statement of Amendment/Termination to the Department). If a delayed effective date is specified, but no time is given, then the time used will be 12:01 a.m. on the date specified. If neither option for an effective date is checked, it will be presumed that no specified delayed effective date is intended and the document will be effective upon filing. **This field is required.**

### **Signature and Verification**

This form shall be signed by a 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 and may execute this form. Signing a document delivered to the Department for filing is an affirmation under the penalties provided in 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities) that the facts stated in the document are true in all material respects. **This field is required.**

### **Attachments**

The following, in addition to the filing fee, shall accompany this form:

- (1) If this form is being used to amend the Certificate of Registration, the amended and restated Certificate of Registration as an exhibit.
- (2) If the amendment reflects a change of name, one copy of a completed form DSCB:15-134B (Docketing Statement-Changes).
- (3) If the amendment reflects a change of name, any *necessary* copies of form DSCB:19-17.2 (Consent to Appropriation of Name).
- (4) Any *necessary* governmental approvals.