

**State of North Carolina
Department of the Secretary of State**

Amendment to Certificate of Domestic Limited Partnership

A. Return Acknowledgement to:
Name:
Mailing Address:

City/State/Zip:

Office Use Only

Read Instructions on reverse before beginning. Attach additional pages as needed.

No. pages
attached:

B. Name of limited partnership (must contain words "limited partnership"):			
C. Date of original filing with Secretary of State:		D. File number originally assigned by Secretary of State:	
E. Change or amend as follows (complete all applicable sections)			
1. Name of limited partnership changed to:			
2. Name of registered agent changed to:			
3. Address of registered office changed to:			
Street/Number:	City:	NC	Zip: County:
4. Address of office where records are kept changed to:			
Street/Number:	City:	NC	Zip: County:
5. Address of following general partner(s) changed to:		6. Following general partner(s) added:	
Name		Name	
Street/Number		Street/Number	
City/State/Zip		City/State/Zip	
County		County	
Change Date		Add Date	
7. Following general partners withdrawn:		8. <u> </u> CONTINUATION OF BUSINESS. After an event of withdrawal, the limited partnership intends to continue business pursuant to N.C. Gen. Statute §59-801.	
Name		9. Dissolution date changed to: 10. Other information:	
Street/Number			
City/State/Zip			
County			
Withdrawal Date			
F. The signatures of the following general partners constitute affirmations under the penalties of perjury that the facts herein are true. Type or print the name of EACH general partner who signs this document.			
1. If the general partner is an individual, complete this section.			Date
a. Name	Signature		
b. Name	Signature		
c. Name	Signature		
2. If the general partner is a corporation or other entity, complete this section.			Date
a. Name of corporation or other entity	Name of officer signing		
Title of officer signing	Signature		
b. Name of corporation or other entity	Name of officer signing		
Title of officer signing	Signature		
c. Name of corporation or other entity	Name of officer signing		
Title of officer signing	Signature		

NOTES: Filing fee is \$25.00. This document and one exact or conformed copy must be filed with the Secretary of State.
(Revised January 2000)

Instructions for Completing Amendment to Certificate Of Domestic Limited Partnership

Form LP-02

If additional space is necessary, attach extra sheets noting on each the appropriate section to which the information refers.

- A. Type or print the name and address of the person or firm to receive the acknowledgment of filing. Send an original executed document and one copy to the Secretary of State, Corporations Division, P.O. Box 29622, Raleigh, North Carolina 27626-0622. Enclose a \$25.00 filing fee.
- B. Enter the name exactly as it appears in the previously filed certificate of limited partnership. In the event the limited partnership changed its name, enter the new name exactly as it appears in the certificate of amendment previously filed with the Secretary of State. [N.C. Gen. Statute §59-202(a)(1)].
- C. Enter the date the Secretary of State filed the previously submitted certificate of limited partnership.
- D. Enter the file number which the Secretary of State assigned to the previously filed certificate of limited partnership.
- E. Complete the appropriate sub-items and only those which apply to items that need to be changed. [N.C. Gen. Statute §59-202(b)].

NOTE: If sub-item 1 is completed, please be advised that any new name MUST be cleared by the Secretary of State. This is for the purpose of determining that the new name is sufficiently unique to permit separate indexing in the limited partnership records in the office of the Secretary of State.

All names must include the words "limited partnership" as part of the name. [N.C. Gen. Statute §59-801(3)].

If sub-item 7 is completed, also complete item 8 if the limited partnership is to be continued. [N.C. Gen. Statute §59-801(3)].

Complete sub-item 10 only if there is any other information presently on the certificate of domestic limited partnership that is to be amended by the filing of this certificate.

- F. This certificate of amendment must be signed by at least one general partner as so identified in the certificate of limited partnership and by each other partner designated above as a new general partner. [N.C. Gen. Statute §59-204(a)(2)].