SECOND REGULAR SESSION HOUSE BILL NO. 2200

94TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES ZIMMERMAN (Sponsor), NANCE, GRILL AND YAEGER (Co-sponsors).

Read 1st time February 19, 2008 and copies ordered printed.

D. ADAM CRUMBLISS, Chief Clerk

5088L.02I

AN ACT

To repeal section 359.681, RSMo, and to enact in lieu thereof one new section relating to the uniform limited partnership law, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 359.681, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 359.681, to read as follows:

359.681. In addition to the power and authority given the secretary of state by this chapter, the secretary of state or his designee shall have such further authority as is reasonably necessary to enable the secretary of state to administer this chapter efficiently and to perform the secretary of state's duties. This authority shall consist of, but is not limited to, the following powers:

6 (1) (a) The power to examine the books and records of any limited partnership to which 7 this chapter applies, and it shall be the duty of any general partner or agent of such limited partnership to produce such books and records for examination on demand of the secretary of 8 9 state or designated employee; provided, that no person shall be subject to any criminal prosecution on account of any matter or thing which may be disclosed by the examination of any 10 11 limited partnership books, or records, which they may produce or exhibit for examination; or on 12 account of any matter or thing concerning which they may make any voluntary and truthful 13 statement in writing to the secretary of state, or designated employee. All facts obtained in the 14 examination of the books and records of any limited partnership, or through voluntary sworn

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

statement of any partner, agent, or employee of any limited partnership, shall be treated as confidential, except insofar as official duty may require the disclosure of same; or when such facts are material to any issue in any legal proceeding in which the secretary of state or designated employee may be a party or called as a witness, and, if the secretary of state or designated employee shall, except as herein provided, disclose any information relative to the private accounts, affairs, and transactions of any such limited partnership, he shall be deemed guilty of a class C misdemeanor.

(b) If any general partner, or registered agent, of any such limited partnership shall refuse
the demand of the secretary of state, or designated employee, to exhibit the books and records
of such limited partnership for examination, he, or they, shall be deemed guilty of a class B
misdemeanor.

26 (2) (a) The power to cancel or disapprove any certificate of limited partnership or other 27 filing required under this chapter, if the limited partnership fails to comply with the provisions 28 of this chapter by failing to file required documents under this chapter by failing to maintain a 29 registered agent, by failing to pay the required filing fees, by using fraud or deception in effecting 30 any filing, by filing a required document containing a false statement, or by violating any section 31 or sections of the criminal laws of Missouri, the federal government or any other state of the 32 United States. Thirty days before such cancellation shall take effect, the secretary of state shall 33 notify the limited partnership with written notice, either personally or by mail. If mailed, the 34 notice shall be deemed delivered five days after it is deposited in the United States mail in a sealed envelope addressed to such limited partnership's last registered agent and office or to one 35 of the limited partnership's general partners. The written notice of the secretary of state's 36 37 proposed cancellation to the limited partnership, domestic or foreign, will specify the reasons for 38 such action.

39 (b) The limited partnership may appeal this notice of proposed cancellation to the circuit court of the county in which the registered office of such limited partnership is or is proposed 40 41 to be situated by filing with the clerk of such court a petition setting forth a copy of the certificate 42 of limited partnership or other relevant documents and a copy of the proposed written 43 cancellation thereof by the secretary of state, such petition to be filed within thirty days after 44 notice of such cancellation shall have been given, and the matter shall be tried by the court, and 45 the court shall either sustain the action of the secretary of state or direct him to take such action 46 as the court may deem proper. An appeal from the circuit court in such a case shall be allowed 47 as in civil action.

48 (c) The limited partnership may provide information to the secretary of state that would 49 allow the secretary of state to withdraw the notice of proposed cancellation. This information

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may consist of, but need not be limited to, corrected statements and documents, new filings,affidavits and certified copies of other filed documents.

52 (3) The power to rescind a cancellation provided for in subsection 2 of this section upon 53 compliance with either of the following:

(a) The affected limited partnership provides the necessary documents and affidavits
 indicating the limited partnership has corrected the conditions causing the proposed cancellation
 or the cancellation;

57 (b) The limited partnership provides the correct statements or documentation that the 58 limited partnership is not in violation of any section of the criminal code.

(4) The power to charge late filing fees for any filing fee required under this chapter.Late filing fees shall be assessed at a rate of ten dollars for each thirty-day period of delinquency.

(5) (a) The power to administratively cancel a certificate of limited partnership if
 the limited partnership's period of duration stated in the certificate of limited partnership
 expires.

64 (b) Not less than thirty days before such administrative cancellation shall take 65 effect, the secretary of state shall notify the limited partnership with written notice, either 66 personally or by mail. If mailed, the notice shall be deemed delivered five days after it is 67 deposited in the United States mail in a sealed envelope addressed to such limited 68 partnership's last registered agent and office or to one of the limited partnership's general 69 partners.

70 (c) If the limited partnership does not timely file a certificate of amendment in accordance with section 359.101 to extend the duration of the limited partnership, which 71 72 may be any number of years or perpetual, or demonstrate to the reasonable satisfaction 73 of the secretary of state that the period of duration determined by the secretary of state is incorrect, within sixty days after service of the notice is perfected by posting with the 74 75 United States Postal Service, then the secretary of state shall cancel the certificate of limited 76 partnership by signing a certificate of administrative cancellation that recites the grounds for cancellation and its effective date. The secretary of state shall file the original of the 77 78 certificate and serve a copy on the limited partnership as provided in section 359.041.

(d) A limited partnership whose certificate of limited partnership has been
administratively cancelled continues its existence but may not carry on any business except
that necessary to wind up and liquidate its business and affairs under section 359.471 and
notify claimants under section 359.481.

(e) The administrative cancellation of a certificate of limited partnership does not
 terminate the authority of its registered agent.

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85 (6) (a) The power to rescind an administrative cancellation and reinstate the 86 certificate of limited partnership.

(b) Except as otherwise provided in the partnership agreement, a limited partnership whose certificate of limited partnership has been administratively cancelled under subdivision (5) of this section may file a certificate of amendment in accordance with section 359.101 to extend the duration of the limited partnership, which may be any number or perpetual.

92 (c) A limited partnership whose certificate of limited partnership has been
93 administratively cancelled under subdivision (5) of this section may apply to the secretary
94 of state for reinstatement. The applicant shall:

a. Recite the name of the limited partnership and the effective date of its
 administrative cancellation;

b. State that the grounds for cancellation either did not exist or have been
eliminated, as applicable, and be accompanied by documentation satisfactory to the
secretary of state evidencing the same;

100 c. State that the limited partnership's name satisfies the requirements of section101 359.021;

d. Be accompanied by a reinstatement fee in the amount of two hundred fifty
dollars, or such greater amount as required by state regulation, plus any delinquent fees,
penalties, and other charges as determined by the secretary of state to then be due.

(d) If the secretary of state determines that the application contains the information
and is accompanied by the fees required in paragraph (c) of subdivision (6) of this section
and that the information and fees are correct, the secretary of state shall rescind the
certificate of administrative cancellation and prepare a certificate of reinstatement that
recites his or her determination and the effective date of reinstatement, file the original of
the certificate, and serve a copy on the limited partnership as provided in section 359.041.
(e) When the reinstatement is effective, it shall relate back to and take effect as of

(e) When the reinstatement is effective, it shall relate back to and take effect as of
the effective date of the administrative cancellation of the certificate of limited partnership
and the limited partnership may continue carrying on its business as if the administrative
cancellation had never occurred.

(f) In the event the name of the limited partnership was reissued by the secretary of state to another entity prior to the time application for reinstatement was filed, the limited partnership applying for reinstatement may elect to reinstate using a new name that complies with the requirements of section 359.021 and that has been approved by appropriate action of the limited partnership for changing the name thereof.

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- (h) The limited partnership may appeal a denial of reinstatement as provided for
 in paragraph (b) of subdivision (2) of this section.
- (7) Subdivision (6) of this section shall apply to any limited partnership whose
 certificate of limited partnership was cancelled because such limited partnership's period
 of duration stated in the certificate of limited partnership expired on or after August 28,
 2003.