SUBSTITUTE HOUSE BILL 1592

State of Washington 61st Legislature 2009 Regular Session

By House Judiciary (originally sponsored by Representatives Pedersen, Rodne, Kelley, and Kenney; by request of Secretary of State)

READ FIRST TIME 02/11/09.

AN ACT Relating to business entities and associations registered with the secretary of state; amending RCW 25.15.270, 25.15.290, 25.05.500, and 25.05.560; adding a new section to chapter 25.15 RCW; adding new sections to chapter 24.12 RCW; adding new sections to chapter 25.05 RCW; and creating a new section.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 **Sec. 1.** RCW 25.15.270 and 2006 c 48 s 4 are each amended to read 8 as follows:

9 A limited liability company is dissolved and its affairs shall be 10 wound up upon the first to occur of the following:

(1)(a) The dissolution date, if any, specified in the certificate 11 formation. 12 Τf a dissolution date is not specified in the of certificate of formation, the limited liability company's existence 13 14 will continue until the first to occur of the events described in subsections (2) through (6) of this section. If a dissolution date is 15 16 specified in the certificate of formation, the certificate of formation may be amended and the existence of the limited liability company may 17 18 be extended by vote of all the members $((\div))$.

1 (b) This subsection does not apply to a limited liability company 2 formed under RCW 30.08.025 or 32.08.025((-));

3 (2) The happening of events specified in a limited liability4 company agreement;

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(3) The written consent of all members;

6 (4) Unless the limited liability company agreement provides 7 otherwise, ninety days following an event of dissociation of the last 8 remaining member, unless those having the rights of assignees in the 9 limited liability company under RCW 25.15.130(1) have, by the ninetieth 10 day, voted to admit one or more members, voting as though they were 11 members, and in the manner set forth in RCW 25.15.120(1);

12 (5) The entry of a decree of judicial dissolution under RCW 13 25.15.275; or

14 (6) The expiration of ((two)) <u>five</u> years after the effective date 15 of dissolution under RCW 25.15.285 without the reinstatement of the 16 limited liability company.

17 **Sec. 2.** RCW 25.15.290 and 1994 c 211 s 805 are each amended to 18 read as follows:

(1) A limited liability company administratively dissolved under RCW 25.15.285 may apply to the secretary of state for reinstatement within ((two)) <u>five</u> years after the effective date of dissolution. The application must:

(a) Recite the name of the limited liability company and theeffective date of its administrative dissolution;

(b) State that the ground or grounds for dissolution either did notexist or have been eliminated; and

27 (c) State that the limited liability company's name satisfies the 28 requirements of RCW 25.15.010.

29 (2) If the secretary of state determines that the application contains the information required by subsection (1) of this section and 30 31 that the name is available, the secretary of state shall reinstate the limited liability company and give the limited liability company 32 written notice, as provided in RCW 25.15.285(1), of the reinstatement 33 34 that recites the effective date of reinstatement. If the name is not 35 available, the limited liability company must file with its application 36 for reinstatement an amendment to its certificate of formation 37 reflecting a change of name.

1 (3) When the reinstatement is effective, it relates back to and 2 takes effect as of the effective date of the administrative dissolution 3 and the limited liability company may resume carrying on its business 4 as if the administrative dissolution had never occurred.

5 (4) If an application for reinstatement is not made within the 6 ((two-year)) <u>five-year</u> period set forth in subsection (1) of this 7 section, or if the application made within this period is not granted, 8 the ((secretary of state shall cancel the)) limited liability company's 9 certificate of formation <u>is deemed canceled</u>.

10 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 25.15 RCW 11 under the subchapter heading "Article VIII. Dissolution" to read as 12 follows:

(1) A limited liability company voluntarily dissolved under RCW 25.15.270 may apply to the secretary of state for reinstatement within one hundred twenty days after the effective date of dissolution. The application must:

17 (a) Recite the name of the limited liability company and the18 effective date of its voluntary dissolution;

(b) State that the ground or grounds for voluntary dissolution havebeen eliminated; and

(c) State that the limited liability company's name satisfies the requirements of RCW 25.15.010.

23 (2) If the secretary of state determines that the application contains the information required by subsection (1) of this section and 24 25 that the name is available, the secretary of state shall reinstate the 26 limited liability company and give the limited liability company 27 written notice of the reinstatement that recites the effective date of reinstatement. If the name is not available, the limited liability 28 29 company must file with its application for reinstatement an amendment to its certificate of formation reflecting a change of name. 30

31 (3) When the reinstatement is effective, it relates back to and 32 takes effect as of the effective date of the voluntary dissolution and 33 the limited liability company may resume carrying on its business as if 34 the voluntary dissolution had never occurred.

(4) If an application for reinstatement is not made within the onehundred twenty-day period set forth in subsection (1) of this section,

or if the application made within this period is not granted, the secretary of state shall cancel the limited liability company's certificate of formation.

4 **Sec. 4.** RCW 25.05.500 and 1998 c 103 s 1101 are each amended to 5 read as follows:

б (1) A partnership which is not a limited liability partnership on 7 June 11, 1998, may become a limited liability partnership upon the approval of the terms and conditions upon which it becomes a limited 8 9 liability partnership by the vote necessary to amend the partnership 10 agreement except, in the case of a partnership agreement that expressly 11 considers obligations to contribute to the partnership, the vote 12 necessary to amend those provisions, and by filing the applications required by subsection (2) of this section. A partnership which is a 13 14 limited liability partnership on June 11, 1998, continues as a limited liability partnership under this chapter. 15

16 (2)(a) To become and to continue as a limited liability 17 partnership, a partnership shall file with the secretary of state an application stating the name of the partnership; the location of a 18 registered office, which need not be a place of its activity in this 19 20 state; the address of its principal office; if the partnership's 21 principal office is not located in this state, the address of a 22 registered office and the name and address of a registered agent for 23 service of process in this state which the partnership will be required 24 to continuously maintain; the number of partners; a brief statement of 25 the business in which the partnership engages; any other matters that 26 the partnership determines to include; and that the partnership thereby 27 applies for status as a limited liability partnership.

(b) A registered agent for service of process under (a) of this
 subsection must be an individual who is a resident of this state or
 other person authorized to do business in this state.

31 (3) The application shall be accompanied by a fee of one hundred 32 seventy-five dollars for each partnership.

33 (4) The secretary of state shall register as a limited liability 34 partnership any partnership that submits a completed application with 35 the required fee.

36 (5) A partnership registered under this section shall pay an annual 37 fee, in each year following the year in which its application is filed,

1 on a date and in an amount specified by the secretary of state. The 2 fee must be accompanied by a notice, on a form provided by the 3 secretary of state, of the number of partners currently in the 4 partnership and of any material changes in the information contained in 5 the partnership's application for registration.

6 (6) Registration is effective immediately after the date an 7 application is filed, and remains effective until:

8 (a) It is voluntarily withdrawn by filing with the secretary of 9 state a written withdrawal notice executed by a majority of the 10 partners or by one or more partners or other persons authorized to 11 execute a withdrawal notice; or

(b) Thirty days after receipt by the partnership of a notice from the secretary of state, which notice shall be sent by first-class mail, postage prepaid, that the partnership has failed to make timely payment of the annual fee specified in subsection (5) of this section, unless the fee is paid within such a thirty-day period.

(7) The status of a partnership as a limited liability partnership, and the liability of the partners thereof, shall not be affected by: (a) Errors in the information stated in an application under subsection (2) of this section or a notice under subsection (6) of this section; or (b) changes after the filing of such an application or notice in the information stated in the application or notice.

(8) The secretary of state may provide forms for the application
under subsection (2) of this section or a notice under subsection (6)
of this section.

NEW SECTION. Sec. 5. CHANGE OF REGISTERED OFFICE OR AGENT FOR SERVICE OF PROCESS. (1) In order to change its registered office, registered agent for service of process, or the address of its registered agent for service of process, a limited liability partnership must deliver to the secretary of state for filing a statement of change containing:

32 (a) The name of the limited liability partnership;

33 (b) The street and mailing address of its current registered 34 office;

35 (c) If the current registered office is to be changed, the street 36 and mailing address of the new registered office; 1 (d) The name and street and mailing address of its current 2 registered agent for service of process; and

3 (e) If the current registered agent for service of process or an
4 address of the registered agent is to be changed, the new information.
5 (2) A statement of change is effective when filed by the secretary
6 of state.

7 <u>NEW SECTION.</u> Sec. 6. RESIGNATION OF REGISTERED AGENT FOR SERVICE 8 OF PROCESS. (1) In order to resign as a registered agent for service 9 of process of a limited liability partnership, the registered agent 10 must deliver to the secretary of state for filing a statement of 11 resignation containing the name of the limited liability partnership.

(2) After receiving a statement of resignation, the secretary of state shall file it and mail a copy to the registered office of the limited liability partnership and another copy to the principal office if the address of the office appears in the records of the secretary of state and is different from the address of the registered office.

17 (3) A registered agent for service of process is terminated on the 18 thirty-first day after the secretary of state files the statement of 19 resignation.

20 <u>NEW SECTION.</u> Sec. 7. SERVICE OF PROCESS. (1) A registered agent 21 for service of process appointed by a limited liability partnership is 22 a registered agent of the limited liability partnership for service of 23 any process, notice, or demand required or permitted by law to be 24 served upon the limited liability partnership.

(2) If a limited liability partnership does not appoint or maintain a registered agent for service of process in this state or the registered agent for service of process cannot with reasonable diligence be found at the registered agent's address, the secretary of state is an agent of the limited liability partnership upon whom process, notice, or demand may be served.

(3) Service of any process, notice, or demand on the secretary of state may be made by delivering to and leaving with the secretary of state duplicate copies of the process, notice, or demand. If a process, notice, or demand is served on the secretary of state, the secretary of state shall forward one of the copies by registered or

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certified mail, return receipt requested, to the limited liability
 partnership at its registered office.

3 (4) Service is effected under subsection (3) of this section at the 4 earliest of:

5 (a) The date the limited liability partnership receives the 6 process, notice, or demand;

7 (b) The date shown on the return receipt, if signed on behalf of 8 the limited liability partnership; or

9 (c) Five days after the process, notice, or demand is deposited in 10 the mail, if mailed postpaid and correctly addressed.

(5) The secretary of state shall keep a record of each process, notice, and demand served pursuant to this section and record the time of, and the action taken regarding, the service.

14 (6) This section does not affect the right to serve process,15 notice, or demand in any other manner provided by law.

16 <u>NEW SECTION.</u> Sec. 8. REGISTERED OFFICE AND AGENT FOR SERVICE OF 17 PROCESS. (1) A foreign limited liability partnership shall designate 18 and continuously maintain in this state:

(a) A registered office, which need not be a place of its activityin this state; and

21 (b) A registered agent for service of process.

(2) A registered agent for service of process of a foreign limited
liability partnership must be an individual who is a resident of this
state or other person authorized to do business in this state.

25 <u>NEW SECTION.</u> Sec. 9. CHANGE OF REGISTERED OFFICE OR AGENT FOR 26 SERVICE OF PROCESS. (1) In order to change its registered office, 27 registered agent for service of process, or the address of its 28 registered agent for service of process, a foreign limited liability 29 partnership must deliver to the secretary of state for filing a 30 statement of change containing:

31 (a) The name of the foreign limited liability partnership;

32 (b) The street and mailing address of its current registered 33 office;

34 (c) If the current registered office is to be changed, the street35 and mailing address of the new registered office;

(d) The name and street and mailing address of its current
 registered agent for service of process; and

3 (e) If the current registered agent for service of process or an
4 address of the registered agent is to be changed, the new information.
5 (2) A statement of change is effective when filed by the secretary

6 of state.

7 <u>NEW SECTION.</u> Sec. 10. RESIGNATION OF REGISTERED AGENT FOR SERVICE 8 OF PROCESS. (1) In order to resign as a registered agent for service 9 of process of a foreign limited liability partnership, the registered 10 agent must deliver to the secretary of state for filing a statement of 11 resignation containing the name of the foreign limited liability 12 partnership.

13 (2) After receiving a statement of resignation, the secretary of 14 state shall file it and mail a copy to the registered office of the 15 foreign limited liability partnership and another copy to the principal 16 office if the address of the office appears in the records of the 17 secretary of state and is different from the address of the registered 18 office.

19 (3) A registered agent for service of process is terminated on the 20 thirty-first day after the secretary of state files the statement of 21 resignation.

22 <u>NEW SECTION.</u> Sec. 11. SERVICE OF PROCESS. (1) A registered agent 23 for service of process appointed by a foreign limited liability 24 partnership is a registered agent of the foreign limited liability 25 partnership for service of any process, notice, or demand required or 26 permitted by law to be served upon the foreign limited liability 27 partnership.

(2) If a foreign limited liability partnership does not appoint or maintain a registered agent for service of process in this state or the registered agent for service of process cannot with reasonable diligence be found at the registered agent's address, the secretary of state is an agent of the foreign limited liability partnership upon whom process, notice, or demand may be served.

34 (3) Service of any process, notice, or demand on the secretary of
 35 state may be made by delivering to and leaving with the secretary of
 36 state duplicate copies of the process, notice, or demand. If a

process, notice, or demand is served on the secretary of state, the secretary of state shall forward one of the copies by registered or certified mail, return receipt requested, to the foreign limited liability partnership at its registered office.

5 (4) Service is effected under subsection (3) of this section at the 6 earliest of:

7 (a) The date the foreign limited liability partnership receives the8 process, notice, or demand;

9 (b) The date shown on the return receipt, if signed on behalf of 10 the foreign limited liability partnership; or

11 (c) Five days after the process, notice, or demand is deposited in 12 the mail, if mailed postpaid and correctly addressed.

(5) The secretary of state shall keep a record of each process,
notice, and demand served pursuant to this section and record the time
of, and the action taken regarding, the service.

16 (6) This section does not affect the right to serve process,17 notice, or demand in any other manner provided by law.

18 Sec. 12. RCW 25.05.560 and 1998 c 103 s 1203 are each amended to 19 read as follows:

(1) A foreign limited liability partnership transacting business in this state may not maintain an action or proceeding in this state unless it has in effect a registration as a foreign limited liability partnership.

(2) The failure of a foreign limited liability partnership to have
in effect a registration as a foreign limited liability partnership
does not impair the validity of a contract or act of the foreign
limited liability partnership or preclude it from defending an action
or proceeding in this state.

(3) A limitation on personal liability of a partner is not waived
solely by transacting business in this state without registration as a
foreign limited liability partnership.

(4) If a foreign limited liability partnership transacts business in this state without a registration as a foreign limited liability partnership, the secretary of state is its agent, as set forth under section 11 of this act, for service of process with respect to a right of action arising out of the transaction of business in this state. <u>NEW SECTION.</u> sec. 13. A new section is added to chapter 24.12 RCW
 to read as follows:

3 (1) Each corporation sole registered in this state shall file, with
4 a ten dollar filing fee and within the time prescribed by this chapter,
5 an annual report in the form prescribed by the secretary of state. The
6 report shall set forth:

7 (a) The name of the corporation sole and the state or country under8 the laws of which it is incorporated;

9 (b) The address of the principal place of business of the 10 corporation sole in this state including street and number;

11 (c) The name and respective address of the bishop, overseer, or 12 presiding elder of the corporation sole; and

13 (d) The corporation sole's unified business identifier number.

14 (2)(a) The information shall be given as of the date of the 15 execution of the report. It shall be executed by the corporation sole 16 by an officer of the corporation sole or, if the corporation sole is in 17 the hands of a receiver or trustee, it shall be executed on behalf of 18 the corporation sole by such receiver or trustee.

(b) The secretary of state may provide that correcting or updating information appearing on previous annual or biennial filings is sufficient to constitute the current filing.

(3) The secretary may administratively dissolve a corporation sole that does not comply with this section. However, the secretary is not required to reinstate a corporation sole administratively dissolved for not complying with this section.

26 <u>NEW SECTION.</u> Sec. 14. A new section is added to chapter 24.12 RCW 27 to read as follows:

(1) Not less than thirty days prior to a corporation sole's renewal 28 29 date, the secretary of state shall mail to each corporation sole, by first-class mail addressed to its registered office, a notice that its 30 31 annual report must be filed as required by this chapter, and stating 32 that if it fails to file its annual report it shall be dissolved or its certificate of authority revoked, as the case may be. Failure of the 33 34 secretary of state to mail the notice does not relieve a corporation 35 sole from its obligation to file the annual reports required by this 36 chapter.

1 (2)(a) The report of a corporation sole shall be delivered to the 2 secretary of state on an annual renewal date as the secretary of state 3 may establish. The secretary of state may adopt rules to establish 4 biennial reporting dates and to stagger reporting dates.

5 (b) If the secretary of state finds that the report substantially 6 conforms to the requirements of this chapter, the secretary of state 7 shall file that report.

8 <u>NEW SECTION.</u> Sec. 15. A new section is added to chapter 24.12 RCW 9 to read as follows:

(1) The secretary of state may, when exigent or mitigating 10 11 circumstances are presented, reinstate to full active status any 12 corporation sole previously in good standing that would otherwise be penalized or lose its active status. Any corporation sole desiring to 13 14 seek relief under this section shall, within fifteen days of discovery by corporate sole officials of the missed filing or lapse, notify the 15 16 secretary of state in writing. The notification must include the name 17 and mailing address of the corporation sole, the corporate sole officer 18 to whom correspondence should be sent, and a statement under oath by a responsible corporate sole officer, setting forth the nature of the 19 20 missed filing or lapse, the circumstances giving rise to the missed 21 filing or lapse, and the relief sought.

(2) Upon receipt of the notice under subsection (1) of this
section, the secretary of state shall investigate the circumstances of
the missed filing or lapse.

25 (a) If the secretary of state is satisfied that sufficient exigent 26 or mitigating circumstances exist; that the corporation sole has 27 demonstrated good faith and a reasonable attempt to comply with the applicable corporate sole license statutes of this state; that 28 29 disproportionate harm would occur to the corporation sole if relief 30 were not granted; and that relief would not be contrary to the public 31 interest expressed in this title, the secretary may issue an order 32 reinstating the corporation sole and specifying any terms and conditions of the relief. Reinstatement may relate back to the date of 33 34 lapse or dissolution.

35 (b) If the secretary of state determines the request does not 36 comply with the requirements for relief, the secretary shall issue an

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order denying the requested relief and stating the reasons for the
 denial. Any denial of relief by the secretary of state is final and is
 not appealable.

4 (c) The secretary of state shall keep records of all requests for 5 relief and the disposition of the requests. The secretary of state 6 shall annually report to the legislature the number of relief requests 7 received in the preceding year and a summary of the secretary's 8 disposition of the requests.

9 <u>NEW SECTION.</u> Sec. 16. A new section is added to chapter 24.12 RCW 10 to read as follows:

11 Effective August 1, 2009, a corporation sole may not be formed or 12 incorporated under this chapter.

13 <u>NEW SECTION.</u> Sec. 17. Sections 5 through 7 of this act are each 14 added to chapter 25.05 RCW under the subchapter heading "Article 11 15 Limited Liability Partnership."

16 <u>NEW SECTION.</u> Sec. 18. Sections 8 through 11 of this act are each 17 added to chapter 25.05 RCW under the subchapter heading "Article 12 18 Foreign Limited Liability Partnership."

19 <u>NEW SECTION.</u> Sec. 19. Captions used in this act are not any part 20 of the law.

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