

(1) The name of the former general partnership or limited partnership;
and

(2) The date of formation of the partnership and place of filing of the initial statement of partnership, if any, or certificate of limited partnership of the former general partnership or limited partnership.

(b) The terms and conditions of a conversion of a general or limited partnership to a limited liability company shall be approved by the partners in the manner provided in the partnership's partnership agreement for amendments to the partnership agreement or, if no such provision is made in a partnership agreement, by unanimous agreement of the partners.

(c) (1) A general partner of a limited partnership or a partner of a general partnership who becomes a member of a limited liability company as a result of the conversion remains liable as a general partner of a limited partnership or a partner of a general partnership for any obligation or liability of the partnership incurred or arising before the conversion takes effect, to the extent that the partner or general partner would have been obligated or liable if the conversion had not occurred.

(2) The partner's or general partner's liability for all obligations or liabilities of the limited liability company incurred or arising after the conversion takes effect is that of a member of a limited liability company, as provided in this title.

Article - Tax - Property

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(y) (1) (I) In this subsection, ~~"predecessor entity" includes a:~~ THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(II) "FOREIGN GENERAL PARTNERSHIP", "FOREIGN LIMITED PARTNERSHIP", "FOREIGN LIMITED LIABILITY PARTNERSHIP", "FOREIGN LIMITED LIABILITY LIMITED PARTNERSHIP", "FOREIGN PROPRIETORSHIP", AND "FOREIGN JOINT VENTURE" MEAN, RESPECTIVELY, A PARTNERSHIP, LIMITED PARTNERSHIP, LIMITED LIABILITY LIMITED PARTNERSHIP, PROPRIETORSHIP, OR JOINT VENTURE ORGANIZED OR FORMED UNDER THE LAWS OF THE UNITED STATES, ANOTHER STATE OF THE UNITED STATES, OR A TERRITORY, POSSESSION, OR DISTRICT OF THE UNITED STATES.

(III) "PREDECESSOR ENTITY" INCLUDES A:

(i) 1. MARYLAND GENERAL PARTNERSHIP OR FOREIGN general partnership;

(ii) 2. MARYLAND LIMITED PARTNERSHIP OR FOREIGN limited partnership;

(iii) 3. MARYLAND LIMITED LIABILITY PARTNERSHIP OR FOREIGN limited liability partnership;

(iv) 4. MARYLAND LIMITED LIABILITY LIMITED PARTNERSHIP OR FOREIGN limited liability limited partnership;