

# UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • 320 STATE CAPITOL P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5115 • (801) 538-1035

February 19, 2013

Mr. President:

The Business and Labor Committee reports a favorable recommendation on **S.B. 21**, UNINCORPORATED BUSINESS ENTITIES, by Senator L. Hillyard, with the following amendments and recommends it be considered read for the second time and placed on the Consent Calendar.

- 1. Page 45, Lines 1361 through 1363:
- 1361
   (ii) Title 42, Names; or

   1362
   (iii) on or before { June 30, 2014 } December 31, 2013 , Title 48,

   Partnership, and on and after { July } January 1, 2014,
- 1363 Title 48, Unincorporated Business [Entities] Entity Act; or
- 2. Page 47, Lines 1431 through 1433:
  - 1431 <u>Until this chapter is repealed January 1, 2016, this chapter applies only to a</u> partnership
  - 1432formed on or before{June 30, 2014}December 31, 2013, that has not elected tobe governed by Chapter 1d, Utah
  - 1433 <u>Uniform Partnership Act, as provided in Section 48-1d-1405.</u>
- 3. Page 101, Lines 3119 through 3125:
  - 3119 (31) "Protected agreement" means:
    3120 (a) a record evidencing indebtedness and any related agreement in effect on







{<u>July</u>} <u>January</u> <u>1</u>,

3121 <u>2014;</u>

- 3122 (b) an agreement that is binding on an entity on { July } January 1, 2014;
- 3123 (c) the organic rules of an entity in effect on {July} January 1, 2014; or
- 3124 (d) an agreement that is binding on any of the governors or interest holders of an entity
- 3125 <u>on</u> {<u>July</u>} <u>January</u> <u>1, 2014.</u>

## 4. Page 110, Lines 3388 through 3391:

- 3388 (3) If a protected agreement contains a provision that applies to a merger of a domestic
- 3389 partnership but does not refer to an interest exchange, the provision applies to an interest
- 3390 exchange in which the domestic partnership is the acquired entity as if the interest exchange
- 3391 were a merger until the provision is amended after { July } January 1, 2014.
- 5. Page 114, Lines 3523 through 3524:
  - 3523 partnership but does not refer to a conversion, the provision applies to a conversion of the
  - 3524 <u>entity as if the conversion were a merger until the provision is amended after</u> {July ] January 1, 2014.
- 6. Page 119, Lines 3682 through 3683:
  - 3682 <u>domestication of the limited liability partnership as if the domestication were a merger until</u> <u>the</u>
  - 3683 provision is amended after { July } January 1, 2014.
- 7. Page 144, Lines 4439 through 4443:
  - 4439 (1) Before January 1, 2016, this chapter governs only:
  - 4440 (a) a partnership formed on or after { July } January 1, 2014; and
  - 4441 (b) except as otherwise provided in Subsection (3), a partnership formed before {July} January 1,
  - 4442 <u>2014</u>, which elects, in the manner provided in its partnership agreement or by law for amending
  - 4443 the partnership agreement, to be subject to this chapter.

8. Page 144, Line 4460 through Page 145, Line 4462:

- 4460 Until this chapter is repealed January 1, 2016, this chapter applies only to a limited
- 4461partnership formed on or before{June 30, 2014}December 31, 2013, that hasnot elected to be governed by Chapter
- 4462 <u>2e, Utah Uniform Limited Partnership Act, as provided in Section 48-2e-1205.</u>

#### 9. Page 145, Lines 4465 through 4467:

- 4465 Until this chapter is repealed January 1, 2016, this chapter applies only to a limited
- 4466liability company formed on or before{June 30, 2014}December 31, 2013, thathas not elected to be governed by
- 4467 Chapter 3a, Utah Revised Uniform Limited Liability Company Act, as provided in Section

10. Page 216, Lines 6682 through 6689:

6682	(31) "Protected agreement" means:
6683	(a) a record evidencing indebtedness and any related agreement in effect on
	{ <del>July</del> } <u>January</u> <u>1,</u>
6684	<u>2014;</u>
6685	(b) an agreement that is binding on an entity on { July } January 1, 2014;
6686	(c) the organic rules of an entity in effect on { July } January 1, 2014; or
6687	(d) an agreement that is binding on any of the governors or interest holders of an
	entity
6688	<u>on</u> { <u>July</u> } <u>January</u> <u>1, 2014.</u>
6689	(32) "Public organic record" means the record, the filing of which by the division is

#### 11. Page 225, Lines 6957 through 6960:

6957 interest exchange in which the domestic limited partnership is the acquired entity as if the
6958 interest exchange were a merger until the provision is amended after

{July}
January 1, 2014.

6959 Section 255. Section 48-2e-1132 is enacted to read:
6960 48-2e-1132. Plan of interest exchange.

- 12. Page 230, Lines 7099 through 7102:
  - 7099 <u>limited partnership but does not refer to a conversion, the provision applies to a conversion</u> of
  - 7100 the entity as if the conversion were a merger until the provision is amended after {July} January 1, 2014.
  - 7101 Section 261. Section **48-2e-1142** is enacted to read:
  - 7102 <u>48-2e-1142.</u> Plan of conversion.

#### 13. Page 235, Lines 7257 through 7259:

- 7257 domestication of the limited partnership as if the domestication were a merger until the
- 7258 provision is amended after { July } January 1, 2014.
- 7259 Section 267. Section **48-2e-1152** is enacted to read:

14. Page 240, Line 7429 through Page 241, Line 7451:

- (1) Before January 1, 2016, this chapter governs only:
- 7430 (a) a limited partnership formed on or after { July } January 1, 2014; and
- 7431 (b) except as otherwise provided in Subsections (3) and (4), a limited partnership
- 7432 <u>formed before</u> {<u>July</u>} <u>January</u> <u>1, 2014</u>, which elects, in the manner provided in its partnership agreement
- 7433 or by law for amending the partnership agreement, to be subject to this chapter.
- 7434 (2) Except as otherwise provided in Subsection (3), on and after January 1, 2016, this
- 7435 <u>chapter governs all limited partnerships.</u>
- 7436 (3) With respect to a limited partnership formed before { July } January 1, 2014, the following
- rules apply except as the partners otherwise elect in the manner provided in the partnership
- 7438 agreement or by law for amending the partnership agreement:
- (a) Subsection 48-2e-104(3) does not apply and the limited partnership has whatever
- 7440
   duration it had under the law applicable immediately before
   {July}
   January
   1,

   2014.
- 7441 (b) Sections 48-2e-601 and 48-2e-602 do not apply and a limited partner has the same
- 7442 right and power to dissociate from the limited partnership, with the same consequences, as
- 7443 <u>existed immediately before</u> {<u>July</u>} <u>January</u> <u>1, 2014.</u>
- 7444 (c) Subsection 48-2e-603(4) does not apply and the partners have the same right and

7445	power to expel a general partner as existed immediately before { July } January 1,
	<u>2014.</u>
7446	(d) Subsection 48-2e-603(5) does not apply and a court has the same power to expel a
7447	general partner as the court had immediately before { July } January 1, 2014.
7448	(e) Subsection 48-2e-801(1)(c) does not apply and the connection between a person's
7449	dissociation as a general partner and the dissolution of the limited partnership is the same as
7450	existed immediately before { July } January 1, 2014.
7451	(4) With respect to a limited partnership that elects pursuant to Subsection (1)(b) to
	be

## 15. Page 308, Lines 9514 through 9521:

9514	(30) "Protected agreement" means:
9515	(a) a record evidencing indebtedness and any related agreement in effect on
	{ <del>July</del> } <u>January</u> <u>1</u> ,
9516	<u>2014;</u>
9517	(b) an agreement that is binding on an entity on { July } January 1, 2014;
9518	(c) the organic rules of an entity in effect on { July } January 1, 2014; or
9519	(d) an agreement that is binding on any of the governors or interest holders of an
	entity
9520	<u>on</u> { <del>July</del> } <u>January</u> <u>1, 2014.</u>
9521	(31) "Public organic record" means the record the filing of which by the division is

#### 16. Page 316, Lines 9789 through 9791:

- 9789 interest exchange in which the domestic limited liability company is the acquired entity as if
- 9790 <u>the interest exchange were a merger until the provision is amended after</u> {<u>July</u>} <u>January</u> <u>1, 2014.</u>
- 9791 Section 370. Section **48-3a-1032** is enacted to read:

### 17. Page 321, Lines 9932 through 9935:

- 9932 limited liability company but does not refer to a conversion, the provision applies to a
- 9933 <u>conversion of the entity as if the conversion were a merger until the provision is amended</u> <u>after</u>
- 9934 {<u>July</u>} <u>January</u> <u>1, 2014.</u>

9935 Section 376. Section **48-3a-1042** is enacted to read:

18. Page 326, Lines 10091 through 10094:

- 10091 limited liability company but does not refer to a domestication, the provision applies to a
- 10092 <u>domestication of the limited liability company as if the domestication were a merger until</u> <u>the</u>
- 10093 provision is amended after { July } January 1, 2014.
- 10094 Section 382. Section **48-3a-1052** is enacted to read:

#### 19. Page 350, Lines 10835 through 10839:

- 10835 (1) Before January 1, 2016, this chapter governs only:
- 10836 (a) a limited liability company formed on or after { July } January 1, 2014; and
- 10837 (b) except as otherwise provided in Subsection (3), a limited liability company formed
- 10838
   before
   {July}
   January
   1, 2014, which elects, in the manner provided in its

   operating agreement or by law
- 10839 for amending the operating agreement, to be subject to this chapter.

## 20. Page 350, Lines 10842 through 10844:

10842	(3) For the purposes of applying this chapter to a limited liability company formed
10843	before { July } January 1, 2014:
10844	(a) the limited liability company's articles of organization are deemed to be the limited

## 21. Page 371, Lines 11485 through 11487:

- 11485 (1) The amended sections in this bill take effect on July 1, 2013.
- 11486 (2) The sections enacted in this bill take effect on {July} January 1, 2014.
- 11487 (3) Section 422, Repealer, in this bill of the uncodified repealer Laws of Utah 2011,

## Respectfully,

> Curtis S. Bramble Committee Chair

Voting: 7-0-0 4 SB0021.SC1.WPD bhowe/BRH PO/BRH 2/20/13 9:20 am