Secretary of State Update

2011 LLCs, LPs AND PARTNERSHIPS
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Austin, Texas

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New Texas Business Filings

<table>
<thead>
<tr>
<th></th>
<th>2010</th>
<th>2009</th>
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</thead>
<tbody>
<tr>
<td>For-Profit Corporations</td>
<td>24,806</td>
<td>25,131</td>
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<tr>
<td>LLCs</td>
<td>76,138</td>
<td>68,805</td>
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<tr>
<td>LPs</td>
<td>5,440</td>
<td>5,552</td>
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<tr>
<td>LLPs (new &amp; renewal)</td>
<td>4,013</td>
<td>4,091</td>
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Active Entities as of June 1, 2011

For-Profit Corporations 370,397
Limited Liability Companies 409,139
Limited Partnerships 129,259
Limited Liability Partnerships 3,931
Mandatory Application Date for the Business Organizations Code

What does a pre-BOC entity need to do after January 1, 2010?
Clarification to Transition Provisions in SB 748 (effective 9-1-2011)

- Includes amendments to §§ 402.003-402.005, 402.013 and the addition of 402.005.
References to Prior Law

Must an entity amend to update references to prior law or BOC terminology?

*Not if it:*

- contains a reference to prior law applicable when filed.
- contains a provision that was authorized by prior law.
- includes a synonymous term or a term that is different from the corresponding term in the code.
Designation of Entity Type

Does absence of statement of entity type mean that a pre-BOC certificate of formation does not conform to the BOC?

Sections 402.003 and 402.005 specifically provide that failure to include a statement of the type of entity formed does not mean that the entity has failed to comply with the code.
Appointment of SOS as Agent for Foreign Entity

Does absence of statement appointing SOS as agent for service of process mean that a pre-BOC application for registration does not conform to the BOC?

Section 5.251 makes SOS agent under certain circumstances regardless of whether the statement is included in the application for registration. Sections 402.004 and 402.005 specifically provide that failure to include a statement of appointment does not mean that the entity has failed to comply with the code.
To Amend or Not to Amend

- Consider amending if documents do not conform in some substantive manner, i.e., name or registered agent, rather than to change references or terminology.
- If amending, consider a restated certificate of formation changing substance, references, and terminology.
  - Easier to make wholesale changes.
  - Supersedes original certificate of formation and prior amendments and is effective certificate of formation.
Really Old Corporations!

Remember the language in art. 2.02A(1) of the TBCA and art. 1396-2.02A(1) of the TNPCA regarding the perpetual duration of for-profit corporations formed before September 6, 1955, and nonprofit corporations formed before August 10, 1959?

By operation of law, these provisions extended the duration of entities formed with limited durations to perpetual irrespective of any contrary statements in the articles of incorporation so long as all fees and franchise taxes had been paid.
Not Carried Forward to BOC

The durations of entities meeting that criteria were changed on the records of the SOS. The failure to include comparable provisions in the BOC did not cause the duration to revert to the originally stated limited duration.

*Without the ease of reference to the repealed provisions, there may be confusion and you should consider amending to specify a perpetual duration.*
LLCs with Limited Durations

In 1991, the TLLCA limited the duration of LLCs to 30 years and many LLCs were filed with a duration of less than 30 years. There was no provision in the TLLCA comparable to the TBCA and TNPCA provisions to extend the durations. Check the duration in the articles of incorporation to ensure the existence of the entity will not expire in 2021 or earlier.
Series LLCs
Establishing a Series LLC

- A company agreement may establish or provide for the establishment of one or more designed series of members, managers, membership interests or assets.

- Statement that a series LLC is being created not required in certificate of formation.

- Sec. 101.602(b)(3) BOC requires certificate of formation to include notice of limitations on liabilities of the series.
Notice of Limitations

Sec. 101.602(a) BOC requires notice to state:

☑ The debts, liabilities and obligations shall be enforceable against the assets of that series only and shall not be enforceable against the assets of the LLC or any other series.

☑ None of the debts, liabilities and obligations with respect to the LLC shall be enforceable against the assets of any series.
Notice of Limitations

Section 101.602(a) does not require the notice to reference a specific series.
How Popular Is the Texas Series LLC?

- There is no filing with the SOS when a series is actually established so SOS records do not reflect when and how many series have been created.

- In 2010, SOS reviewed a representative sample of newly formed LLCs to identify certificates of formation that included the notice of limitations.
SOS Sampling
Sample Size 1,023  Confidence Interval ±4  Confidence Rate 99%

- Only one certificate of formation (0.097% of the sample) included the series notice language.

  → In the first eight months after the effective date of the legislation, fewer than 5% of newly formed LLCs included the notice of limitations.

  → Fewer than 2,574 out of the 62,826 LLCs formed between September 1, 2009 and May 15, 2010.
Update to SOS Sampling

- In June 2011, we reviewed the certificates of formation for 25 LLCs formed during calendar year 2011.
Registration of a Series

Generally, a series LLC formed under the laws of another jurisdiction is treated as a single legal entity for qualification purposes. The LLC itself rather than the individual series should register as the legal entity that is transacting business in Texas.
Supplemental Information Required in the Application for Registration

Sec. 9.005 of the BOC requires a foreign LLC governed by a company agreement that establishes or provides for the establishment of series to include a notice of limitation of liabilities in its application for registration.

SOS created Form 313 foreign series LLC registrations.
Supplemental Information Required in the Application for Registration

The application must state whether:

☑ the series has separate rights, powers or duties with respect to specified property or obligations or separate profits and losses associated with the specified property or obligations;
☑ any debts, liabilities, obligations of a particular series shall be enforceable against the assets of that series only and not against the assets of the LLC or other series;
☑ any debts, liabilities, obligations with respect to the LLC generally or any other series shall be enforceable against the assets of that series.
Conducting Business in the Name of a Series

- A series has the power, in the series’ own name, to:
  - sue and be sued;
  - contract;
  - hold title to assets; and
  - grant liens and security interests in those assets.
- A series conducting business under its own name rather than the legal name of the LLC should file an assumed name certificate. Tex. Bus. & Comm. Code ch. 71
LLP Issues
LLP Renewals

Be vigilant about timely renewals of LLP registrations!

- *Evanston Ins. Co. v. Dillard Dep’t Stores, Inc.*, 602 F.3d 610 (5th Cir. 2010).
  - debt “incurred” by judgment against partnership.
  - despite active LLP registration when cause of action arose, because no active LLP registration when judgment rendered, individual partners personally liable.

Help is on the way with the effectiveness of SB 748 on 9/1/2011. See amendments to § 152.801.
LLPs are taxable entities. If LLP is general partnership comprised solely of natural persons, registration lapse triggers final franchise tax report.
Registered Agent Provisions
Consent of Registered Agent

A person appointed or named as a registered agent must have consented, in written or electronic form, to serve in that capacity.

Designation or appointment of a registered agent by an organizer or managerial official in a registered agent filing is affirmation of consent.

SOS developed Form 401-A for the consent.

- Use of form is optional.
- See 1 TAC § 79.29 if not using form.
Registered Agent Filings

to which the consent requirement applies

☑ Filings under the BOC:
  certificates of formation, applications for registration,
  statements of change of registered agent/office, amendments,
  restated certificates, mergers, conversions, reinstatements.

☑ Similar documents for filings by entities organized under special
  statutes and governed in whole or part by the BOC or to which general
  corporate laws apply.

☑ Appointment of agents by:
  unincorporated nonprofit associations
  Texas financial institutions
  defense base development authorities
Filing Consent of Registered Agent

- Filing with the SOS is not required.
- SOS recommends that the represented entity retain a copy of the consent in its own records.
- A statement of consent of registered agent will be maintained in the records of the SOS when:
  - submitted simultaneously with or as part of a registered agent filing; or
  - submitted separately with the appropriate filing fee.
Failure to Obtain Consent

- Sections 4.007 and 4.008 apply to false statement in registered agent filing naming a person without consent.
  - Section 4.007 provides for damages, court costs, and attorney’s fees for a loss caused by a false statement of material fact in a filing instrument.
  - Section 4.008 provides criminal penalties if a person signs or directs the filing of an instrument that the person knows is materially false.
Rejection of Appointment

- A person named as registered agent without consent is *not* required to perform the duties of a registered agent and may refuse service of process.
- A person designated without consent may terminate the designation by filing a statement of rejection with SOS.
  - SOS developed Form 428 for rejection.
- SOS will notify entity of the necessity of filing a new registered agent and office.
- Failure to timely designate a new agent may result in involuntary termination of a domestic entity or revocation of registration of a foreign entity.
Transfer of Ownership or Membership Interests

Sec. 5.2011 BOC requires that before the sale, acquisition, or transfer of a majority of interest of an entity, the governing authority should verify that the person named as a registered agent has consented to continue to serve in that capacity. Continuation of that registered agent is affirmation that the requisite verification has occurred and the person consents to serve as registered agent.
Conversions
Conversion Traps

♦ Don’t use SOS certificates of formation for the formation document in a conversion unless the language required by §3.005(7) is added:
  • A statement that entity is formed under a plan of conversion; and
  • The name, address, date of formation, prior form of organization, and jurisdiction of formation of the converting entity.

♦ A domestic nonprofit corporation *may not* convert into a for-profit entity. §10.108
Conversion Effective Dates

The certificate of conversion and the certificate of formation filed as part of the conversion cannot have different effective dates.

Ex: Do not show an effective date of 12/31/2011 on the certificate of conversion and an effective date of 1/1/2012 on the formation.

§ 3.006 provides that the formation and existence of a domestic filing entity that is a converted entity in a conversion takes effect and commences on the effectiveness of the conversion.
Conversion Forms

The Secretary of State has adopted forms for the certificates of conversion for *most* common types of conversion. See forms 631-646,

- Use of the forms in permissive.
- Forms are not available for conversions to or from non-Texas entities. See form 647 for information on conversion of a foreign entity to a Texas entity.
- *The lack of an SOS form does not mean that the transaction is not possible.*
Amendments to Foreign Registrations following a conversion or merger

- Sec. 9.009(a-1) permits a foreign filing entity to amend its application for registration to disclose a change resulting from:
  1. a conversion from one type of foreign entity to another type of foreign entity; or
  2. a merger into another foreign filing entity.
- Entity making the amendment succeeds to the registration of the original foreign filing entity.
- See SOS Form 422.
Entity Name Rules

The standards that the SOS applies when determining the availability of an entity name are included in Title 1, Part 4, Chapter 79, Subchapter C of the Texas Administrative Code.

There is a link to the rules on the About the Corporations Section tier page on SOS web site under Points of Interest.
Unincorporated Nonprofit Associations
Unincorporated Associations are Taxable Entities

Under § 252.006 of the BOC, a nonprofit association is a legal entity separate from its members for the purposes of determining and enforcing rights, duties and liabilities in contract and tort.

Comptroller of Public Accounts is expecting that unincorporated associations will file franchise tax reports.
Legislation
Bills Amending the BOC

✓ SB 748  (BOC committee bill) Effective 9-1-11.
✓ SB 323 (applies corp. liability principles to LLCs) Effective 9-1-11
✓ HB 2047 (service of process on registered agent) Pending Governor’s signature. Will be effective 9-1-11
✓ SB 1568 (shareholder standing after merger) Effective 9-1-11
✓ SB 582 (service on entities/delinquent taxes) Effective 9-1-11
✓ HB 2098 (joint practice of physicians, physician assistants) Pending Governor’s signature. Immediate effect.
Other Bills of Interest

✓ **SB 1167** (Cemeteries) Pending the Governor’s signature. Defines “corporation” to include a filing entity or foreign filing entity thus expanding the types of entities that may be a cemetery organization. Requires a specific purpose.

✓ **HB 2503** (Nonresident insurers) Effective 9-1-11. Eliminates the Ins. Code requirement that an application for registration is a precondition to obtaining a license.

✓ **HB 3141** (trademarks) Pending the Governor’s signature. Adopts many provisions of the State Model Trademark Act.
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Request copies or certificates of fact: corpcert@sos.state.tx.us
Legal questions relating to filing issues: corphelp@sos.state.tx.us
SOSDirect assistance & issues: sosdirect@sos.state.tx.us
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