

#### **DEPARTMENT OF CONSUMER AFFAIRS**

CALIFORNIA BOARD OF ACCOUNTANCY 2000 EVERGREEN STREET, SUITE 250 SACRAMENTO, CA 95815-3832 TELEPHONE: (916) 263-3680 FACSIMILE: (916) 263-3675 WEB ADDRESS: http://www.cba.ca.gov



# GENERAL PARTNERSHIP / LIMITED LIABILITY PARTNERSHIP NAME CHANGE CHECK SHEET

A GENERAL PARTNERSHIP OR A LIMITED LIABILITY PARTNERSHIP (LLP) NAME CHANGE IS REQUIRED TO BE APPROVED BY THE CALIFORNIA BOARD OF ACCOUNTANCY (Board) BEFORE PRACTICING AND HOLDING OUT TO THE PUBLIC UNDER AN AMENDED NAME.

- The application must be completed in its entirety.
- All requested documents must accompany the application.

Section 21 of Title 16 of the California Code of Regulations.

- Copies of the requested documentation are acceptable.
- The application and name change fee of \$150 must accompany the application.

If the application is not complete, it will be returned for appropriate documentation. Once an application is complete, allow eight to ten weeks for processing.

The following check sheet is intended to assist you with filing a complete partnership name change application.

# COMPLETION OF THE APPLICATION FOR GENERAL PARTNERSHIP NAME CHANGE

Ge	neral Partnership Name Changes are not required to register with the California Secretary of State.
	FEES FOR LICENSURE
	The name change application fee is \$150. A check, money order or cashier's check made payable to the California Board of Accountancy must accompany the application.
	APPROPRIATE USE OF PARTNERSHIP NAME
	The name of the firm must meet the requirements set forth in Sections 5060 and 5073 of the Business and Professions Code and Section 75.5 of Title 16 of the California Code of Regulations. Because Board staff are unable to provide guidance regarding firm structure and whether a particular firm name will be considered false or misleading by your clients, licensees are encouraged to contact their legal counsel for guidance.
	PARTNERS OF THE FIRM
	Section 5072(b)(1) of the Business and Professions Code requires at least one general partner to hold a valid California license to practice as a certified public accountant (CPA), public accountant (PA) or accountancy corporation, or shall be an applicant for a certificate as a CPA under Sections 5087 and 5088. Section 5072(b)(3) requires each partner not personally engaged in the practice of public accountancy within California to be a CPA or PA in good standing of some state, except as permitted by Section 5079.
	OUT-OF-STATE PARTNERS
	Section 5072(b)(2) of the Business and Professions Code requires each partner personally engaged in the practice of public accountancy as defined by Section 5051 to hold a valid permit to practice in this state or to have applied for a certificate as a CPA in good standing of some state, except as permitted by Section 5079.

An out-of-state CPA or PA wanting to practice in California must file an application for licensure and meet the requirements set forth in Sections 5087 and 5088 of the Business and Professions Code, as well as

Section 5073(e) of the Business and Professions Code requires that any registration of a partnership under this section granted in reliance upon Sections 5087 and 5088 must be terminated if the Board rejects the application under Sections 5087 and 5088 of the general partner who signed the application for registration as a partnership, or any partner personally engaged in the practice of public accountancy in California, or any resident manager of a partnership in charge of an office in California.

## ☐ RESIDENT MANAGER(S)

Section 5072(b)(4) of the Business and Professions Code requires each resident manager in charge of an office of the firm in California to be a licensee in good standing in California, or to have applied for a certificate as a CPA under Sections 5087 and 5088.

Section 5078 of the Business and Professions Code requires each office of a CPA or PA in California, which is not under the personal management of such an accountant, respectively, that the work be supervised by a CPA or PA.

# □ NONLICENSEE PARTNER(S)

Section 5079 of the Business and Professions Code permits minority ownership of public accounting firms by individuals who are not licensed as CPAs or PAs. This section applies to both accountancy partnerships and accountancy corporations.

At initial licensure and at license renewal, Section 51 of Title 16 of the California Code of Regulations requires firms with nonlicensee owners to certify that any nonlicensee owner with his or her principal place of business in this state has been informed of the rules of professional conduct applicable to accountancy firms.

This declaration must be signed by a licensed partner of the firm (see page 3 of the application).

The number of licensed partners must be greater than the number of nonlicensed partners. The only exception is that firms with only two partners may have one partner who is a nonlicensee.

## ☐ FEDERAL EMPLOYER ID NUMBER

Disclosure of the firm's federal employer identification number (FEIN) is mandatory. Section 30 of the Business and Professions Code and Public Law 94-455 (42 USCA 405(c)(2)(C)) authorize collection of the FEIN. The FEIN will be used exclusively for tax enforcement purposes, for purposes of compliance with any judgment or order for family support in accordance with Section 17520 of the Family Code, or for verification of licensure by a licensing entity where licensure is reciprocal with the requesting state. **Applications without a FEIN will be returned** (see page 2 of the application).

#### ☐ GENERAL PARTNERSHIP STATEMENT

The declaration statement must be signed and dated by a partner who is a licensee with a valid license to practice public accounting. Firms with nonlicensee owners must complete the nonlicensee owner(s) declaration (see page 2 of the application).

#### ☐ PARTNERSHIP RENEWAL CYCLE

Pursuant to Sections 5070.5, 5070.6, 5070.7, and 5070.8 of the Business and Professions Code, a partnership license must be renewed every two years to remain in good standing. The expiration date is based on the month and year the Board originally approved the application.

If approved in an even-numbered year, the license will expire each even-numbered year on the last day of the month in which it was originally approved. If approved in an odd-numbered year, the license will expire each odd-numbered year on the last day of the month in which it was originally approved.

The Board mails renewal forms with instructions approximately two months before the firm's license expiration date. If your renewal form is not completed, mailed, and postmarked by the license expiration date, your firm's practice rights cease until all deficiencies are corrected, and the license is renewed by the Board.

An expired partnership license may be renewed up to five years after its expiration date. A license that is not renewed within five years is cancelled and cannot be renewed, restored or reinstated.
CHANGE OF ADDRESS, PARTNERS, AND/OR FIRM NAME
Section 3 of Title 16 of the California Code of Regulations requires a licensed firm to notify the Board of any change in its address of record within 30 days after the change. Section 5073(d) of the Business and Professions Code also requires notification shall be given to the Board within 30 days after the admission to or withdrawal of, a partner from any registered partnership.
If you are changing the firm's address or telephone number, or adding or disassociating a partner without changing the firm's name, you may notify the Board on your firm's letterhead.
If the firm's name is changing as a result of adding or disassociating a partner, you must complete the <i>Partnership Name Change Application</i> . The firm's name change must be approved by the Board before holding out and practicing under an amended name.
CHANGE TO A LIMITED LIABILITY PARTNERSHIP
To change a general partnership to a LLP, contact the California Secretary of State at its Web site at <a href="https://www.ss.ca.gov/business">www.ss.ca.gov/business</a> .
DISSOLUTION OF A GENERAL PARTNERSHIP
To dissolve a general partnership, submit a letter to the Board stating the firm has dissolved and provide the effective date. Upon receipt of the letter, your firm's license will be cancelled.
COMPLETION OF THE LIMITED LIABILITY PARTNERSHIP NAME CHANGE APPLICATION
FEES FOR LICENSURE
The name change application fee is \$150. A check, money order, or cashier's check made payable to the California Board of Accountancy must accompany the application.
APPROPRIATE USE OF PARTNERSHIP NAME
The name of the firm must meet the requirements set forth in Sections 5060 and 5073 of the Business and Professions Code and Section 75.5 of Title 16 of the California Code of Regulations. Because Board staff are unable to provide guidance regarding firm structure and whether a particular firm name will be considered false or misleading by your clients, licensees are encouraged to contact their legal counsel for guidance.
Section 16952 of the Corporations Code (Limited Liability Partnerships) requires that the name of a registered LLP contain the words "Registered Limited Liability Partnership", "Limited Liability Partnership" or one of the abbreviations "L.L.P.", "LLP", "R.L.L.P.", or "RLLP" as the last words or letters of its name.
Section 16958 of the Corporations Code requires that the name of a foreign LLP transacting intrastate business in this state contain the words "Registered Limited Liability Partnership", "Limited Liability Partnership", or one of the abbreviations "L.L.P.", "LLP", "R.L.L.P.", or "RLLP" as the last words or letters of its name.
PARTNERS OF THE FIRM
Section 5072(b)(1) of the Business and Professions Code requires at least one general partner to hold a valid license to practice as a CPA, PA or accountancy corporation, or to be an applicant for a certificate as a CPA under Sections 5087 and 5088. Section 5072(b)(3) requires each partner not personally engaged in the practice of public accountancy within California to be a CPA or PA in good standing of some state, except as permitted by Section 5079.

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	An out-of-state CPA or PA wanting to practice in California must file an application for licensure and meet the requirements set forth in Sections 5087 and 5088 of the Business and Professions Code, as well as Section 21 of Title 16 of the California Code of Regulations.
	Section 5073(e) of the Business and Professions Code states that any registration of a partnership under this section granted in reliance upon Sections 5087 and 5088 must be terminated if the Board rejects the application under Sections 5087 and 5088 of the general partner who signed the application for registration as a partnership, or any partner personally engaged in the practice of public accountancy in California, or any resident manager of a partnership in charge of an office in California.
	RESIDENT MANAGER(S)
	Section 5072(b)(4) of the Business and Professions Code requires each resident manager in charge of an office of the firm in California to be a licensee in good standing in California, or to have applied for a certificate as a CPA under Sections 5087 and 5088.
	Section 5078 of the Business and Professions Code requires in each office of a CPA or PA in California which is not under the personal management of such an accountant, respectively, that the work be supervised by a CPA or PA.
	NONLICENSEE PARTNERS
	Section 5079 of the Business and Professions Code permits minority ownership of public accounting firms by individuals who are not licensed as CPAs or PAs. This section applies to both accountancy partnerships and accountancy corporations.
	At initial licensure and at license renewal, Section 51 of Title 16 of the California Code of Regulations requires firms with nonlicensee owners to certify that any nonlicensee owner with his or her principal place of business in this state has been informed of the rules of professional conduct applicable to accountancy firms. This declaration shall be completed and signed by a licensed partner of the firm (see page 3 of the application).
	The number of licensed partners as owners must be greater than the number of nonlicensed partners. The only exception is that firms with only two partners may have one partner who is a nonlicensee.
	FEDERAL EMPLOYER ID NUMBER
	Disclosure of the firm's federal employer identification number (FEIN) is mandatory. Section 30 of the Business and Professions Code and Public Law 94-455 (42 USCA 405(c)(2)(C)) authorize collection of the FEIN. The FEIN will be used exclusively for tax enforcement purposes, for purposes of compliance with any judgment or order for family support in accordance with Section 17520 of the Family Code, or for verification of licensure by a licensing entity where licensure is reciprocal with the requesting state. <b>Applications without a FEIN will not be processed</b> (see page 2 of the application).
	LIMITED LIABILITY PARTNERSHIP STATEMENT
	The declaration statement must be signed and dated by a partner who is a licensee with a valid license to practice public accounting. Firms with nonlicensee owners must complete and sign the <u>n</u> onlicensee owner(s) declaration (see page 3 of the application).

	PARTNERSHIP RENEWAL CYCLE
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	If approved in an even-numbered year, the license will expire each even-numbered year on the last day of the month in which it was originally approved. If approved in an odd-numbered year, the license will expire each odd-numbered year on the last day of the month in which it was originally approved.
	The Board mails renewal forms with instructions approximately two months before the firm's license expiration date. If your renewal form is not completed, mailed, and postmarked by the license expiration date, your firm's practice rights cease until all deficiencies are corrected, and the license is renewed by the Board.
	An expired partnership license may be renewed up to five years after its expiration date. A license not renewed within five years is cancelled and cannot be renewed, restored or reinstated.
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	If you are changing the firm's address or telephone number, or adding or disassociating a partner without changing the firm's name, you may notify the Board on your firm's letterhead.
	If the firm's name is changing as a result of adding or disassociating a partner, you must complete the Partnership Name Change Application.
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#### ☐ DISSOLUTION OF A LIMITED LIABILITY PARTNERSHIP

To dissolve a LLP, you must contact the Secretary of State and file a *Notice of Change of Status*. The firm must receive a *Tax Clearance Certificate* from the Franchise Tax Board before the *Notice of Change of Status* can be filed. Information on dissolving a LLP is available on the Secretary of State's Web site at <a href="https://www.ss.ca.gov/business">www.ss.ca.gov/business</a>. Information on obtaining the *Tax Clearance Certificate* is available on the Franchise Tax Board's Web site at <a href="https://www.ftb.ca.gov">www.ftb.ca.gov</a>.

Upon completion of the above, submit a letter to the Board stating that your firm has been dissolved and give the effective date. Upon receipt of the letter, your firm's license will be cancelled.

# **QUESTIONS**

If you have questions or are unable to locate the information you need, please fax your questions to (916) 263-3676, email to *firminfo@cba.ca.gov*, or contact Board staff at (916) 561-1701.

Personal Information Collection and Access: The information provided in this form will be used by the California Board of Accountancy, to determine qualifications for a Certified Public Accountant Partnership License. Sections 5035 through 5158 of the Business and Professions Code authorize the collection of this information. Failure to provide any of the required information is grounds for rejection of form as being incomplete. Information provided may be transferred to the Department of Justice, a District Attorney, a City Attorney, or to another government agency as may be necessary to permit the Board, or the transferee agency, to perform its statutory or constitutional duties, or otherwise transferred or disclosed as provided in Civil Code Section 1798.24. Each individual has the right to review his or her file, except as otherwise provided by the Information Practices Act. The Executive Officer of the California Board of Accountancy is responsible for maintaining the information in this form, and may be contacted at 2000 Evergreen Street, Suite 250, Sacramento, CA 95815, telephone number (916) 263-3680 regarding questions about this notice or access to records.



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# PARTNERSHIP NAME CHANGE APPLICATION FOR LICENSURE

For Office Use Only	
Cert. No	
Date	

	APPLICATION	ON FOR	RLICENSUR		Date		
	Application Type:						
	☐ General Partnership						
	 ☐ General Partnership –	Nonlicen	see Partner(s)				
	☐ Limited Liability Partne						
		-	Janliaanaaa Bartr	) )			
	☐ Limited Liability Partno	-	Nornicensee Parti State (Foreign) – Name	• •			
	☐ California (Domestic)  LLP Secretary of State R		, , ,	_			_
	LET decretary or state in	egistiation	10.				_
	The following must accompany the applic	cation:					
	Application and name change fee of \$150.						
	<ol><li>Copy of LLP Registration Certificate endorsed by</li></ol>	the Californ	nia Secretary of State,	if registerin	g as a LLP.		
	(Please type or print) ALL ITEMS MUS	ST BE COM	IPLETED	l e:	T-lb N		: I)
1.	New Partnership Name			(	m Telephone N )	number (Opt	ionai)
	Former Name of Partnership			Pa	r. No.		
2.	New Place of Practice (Street Address)		City	Sta	ite	ZIP Code	No.
			au.				
	Former Street Address (if any)		City	Sta	ite	ZIP Code	No.
3.	Mailing Address if Different than Place of Practice Address (Str	reet Address)	City	Sta	ite	ZIP Code	No.
4.	Section 5072(b)(1) & (2). Information for each partner of firm <b>per</b> certification attesting to a valid license to practice public accounting	sonally engag	ged in the practice of public	accounting. C	ut-of-state par	tners must s	ubmit
	Name of CPA, PA, Corporation or applicant for licensure under 5087 and 5088.		Street Address		License C	Certificate No	
5.	Section 5072(b)(4). Information for each Resident Manager in charge of an office of the firm.  Name of CPA, PA, or applicant for						
	licensure under Sections 5087 or 5088.	S	treet Address		icense Certific	ate No.	

6.	Section 5073(d). Change of Partner(s). The following are no longer with the firm.				
	Name(s) of CPA, PA or Corporation	Reason for Leaving the Firm	Date Left		
	0. 5. 5070 D	1 ( );			
7.	Section 5078. Do you have offices <b>not</b> under the personal man If yes, provide information for each CPA/PA supervising the work.	nagement of a licensed CPA/PA partner(s)? rk	☐ Yes ☐ No		
	Name	Street Address	License Certificate No.		
8.	Section 5079. Complete the following information for each Non greater than the number of non-licensee partners, except that fi				
	Name, Address, Telephone #	Business Name, Address,	Type of Business		
	Traine, radiose, releptione ii	Telephone #	Type of Edulinees		
9.	Section 5079. Change of Nonlicensee Partner(s). The followin	<u> </u>			
	Name(s) of Nonlicensee Partner	Reason for Leaving the Firm	Date Left		
10.	Disclosure of the firm's federal employer identification	number (EEIN) of a partnership is m	pandatory Section 30 of the Rusiness		
10.	and Professions Code and Public Law 94-455 (42 US				
	exclusively for tax enforcement purpose, for purposes	s of compliance with any judgment or	order for family support in accordance		
	with Section 17520 of the Family Code, or for verifical				
	requesting state. If you fail to disclose your FEIN, you reported to the Franchise Tax Board, which ma				
	•	. , , ,			
	Federa	I Employer ID Number			
	COMPLETE AND SIGN	THE APPROPRIATE ST	<b>TATEMENT</b>		
	(Attach supplementa	al sheet if more space is required)			
-					
	GENERAL PAR	TNERSHIP STATEMEN	Т		
	I certify under penalty of perjury and under the	laws of the State of California, t	hat the foregoing is true and		
	correct.	ŕ			
	Date	Signature			

# GENERAL PARTNERSHIP WITH NONLICENSEE PARTNER(S) STATEMENT

We, the undersigned, certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this general partnership with nonlicensee partner(s) complies with the requirements of Section 51 of Title 16 of the California Code of Regulations and Section 5079 of the Business and Professions Code, as well as with all applicable regulations.						
Date	Type or Print Authorized CPA/PA Partner Name					
	Signature of Authorized CPA/PA Partner					
Date	Type or Print Authorized Nonlicensee Owner Name					
	Signature of Authorized Nonlicensee Owner					
LIMITED LIABILITY PARTNERSHIP INSURANCE STATEMENT  The undersigned certifies under penalty of perjury under the laws of the State of California, that the foregoing is true and correct and that this limited liability partnership complies with the requirements of						
foregoing is true and correct and that this limited liability partnership complies with the requirements of Section 16956 of the California Corporations Code regarding security for claims.						
Date	ate Type or Print Name of Authorized CPA/PA Partner					
Signature of Authorized	Signature of Authorized CPA/PA Executing This Form					
LIMITED LIAE	BILITY PARTNERSHIP WITH NONLICENSEE PARTNER(S) STATEMENT					
We, the undersigned, certify under penalty of perjury under the laws of the State of California, that the foregoing is true and correct and that this general partnership with nonlicensee partner(s) complies with the requirements of Section 51 of Title 16 of the California Code of Regulations, Section 5079 of the Business and Professions Code, Section 16956 of the California Corporations Code regarding security for claims, as well as with all applicable regulations.						
Date	Type or Print Authorized CPA/PA Partner Name					
	Signature of Authorized CPA/PA Partner					
Date	Type or Print Authorized Nonlicensee Owner Name					
	Signature of Authorized Nonlicensee Owner					