

(D) WHERE THE TITLE TO REAL PROPERTY IS IN THE NAME OF ONE OR MORE OR ALL THE PARTNERS, OR IN A THIRD PERSON IN TRUST FOR THE PARTNERSHIP, A CONVEYANCE EXECUTED BY A PARTNER IN THE PARTNERSHIP NAME, OR IN HIS OWN NAME, PASSES THE EQUITABLE INTEREST OF THE PARTNERSHIP, PROVIDED THE ACT IS ONE WITHIN THE AUTHORITY OF THE PARTNER UNDER THE PROVISIONS OF §9-301(A).

(E) WHERE THE TITLE TO REAL PROPERTY IS IN THE NAMES OF ALL THE PARTNERS, A CONVEYANCE EXECUTED BY ALL THE PARTNERS PASSES ALL THEIR RIGHTS IN THE PROPERTY.

REVISOR'S NOTE: This section presently appears as Art. 73A, §10. Cross-references are conformed.

In a few instances, the word "the" is substituted for the word "such."

No other changes are made.

9-303. PARTNERSHIP BOUND BY ADMISSION OF PARTNER.

AN ADMISSION OR REPRESENTATION MADE BY ANY PARTNER CONCERNING PARTNERSHIP AFFAIRS WITHIN THE SCOPE OF HIS AUTHORITY AS CONFERRED BY THIS TITLE IS EVIDENCE AGAINST THE PARTNERSHIP.

REVISOR'S NOTE: This section presently appears as Art. 73A, § 11. Nomenclature is conformed.

No other changes are made.

9-304. PARTNERSHIP CHARGED WITH KNOWLEDGE OF OR NOTICE TO PARTNER.

NOTICE TO ANY PARTNER OF ANY MATTER RELATING TO PARTNERSHIP AFFAIRS, AND THE KNOWLEDGE OF THE PARTNER ACTING IN THE PARTICULAR MATTER, ACQUIRED WHILE A PARTNER OR THEN PRESENT TO HIS MIND, AND THE KNOWLEDGE OF ANY OTHER PARTNER WHO REASONABLY COULD AND SHOULD HAVE COMMUNICATED IT TO THE ACTING PARTNER, OPERATE AS NOTICE TO OR KNOWLEDGE OF THE PARTNERSHIP, EXCEPT IN THE CASE OF A FRAUD ON THE PARTNERSHIP COMMITTED BY OR WITH THE CONSENT OF THAT PARTNER.

REVISOR'S NOTE: This section presently appears as Art. 73A, §12.

No changes are made.

9-305. PARTNERSHIP BOUND BY PARTNER'S WRONGFUL ACT.

WHERE, BY ANY WRONGFUL ACT OR OMISSION OF ANY