

(1) WITH RESPECT TO THE PARTNERS:

(I) WHEN THE DISSOLUTION IS NOT BY THE ACT, BANKRUPTCY, OR DEATH OF A PARTNER; OR

(II) WHEN THE DISSOLUTION IS BY THE ACT, BANKRUPTCY, OR DEATH OF A PARTNER, IN CASES WHERE §9-605 SO REQUIRES; OR

(2) WITH RESPECT TO PERSONS NOT PARTNERS, AS DECLARED IN §9-606.

REVISOR'S NOTE: This section presently appears as Art. 73A, §33. Cross-references are conformed.

In item (1)(ii) of this section, the word "the" is substituted for the word "such" and the word "or" is added.

The only other changes are technical changes in punctuation.

9-605. RIGHT OF PARTNER TO CONTRIBUTION FROM COPARTNERS AFTER DISSOLUTION.

WHERE THE DISSOLUTION IS CAUSED BY THE ACT, DEATH, OR BANKRUPTCY OF A PARTNER, EACH PARTNER IS LIABLE TO HIS COPARTNERS FOR HIS SHARE OF ANY LIABILITY CREATED BY ANY PARTNER ACTING FOR THE PARTNERSHIP AS IF THE PARTNERSHIP HAD NOT BEEN DISSOLVED UNLESS:

(1) THE DISSOLUTION BEING BY ACT OF ANY PARTNER, THE PARTNER ACTING FOR THE PARTNERSHIP HAD KNOWLEDGE OF THE DISSOLUTION; OR

(2) THE DISSOLUTION BEING BY THE DEATH OR BANKRUPTCY OF A PARTNER, THE PARTNER ACTING FOR THE PARTNERSHIP HAD KNOWLEDGE OR NOTICE OF THE DEATH OR BANKRUPTCY.

REVISOR'S NOTE: This section presently appears as Art. 73A, §34.

The only changes are technical changes in punctuation.

9-606. POWER OF PARTNER TO BIND PARTNERSHIP TO THIRD PERSONS AFTER DISSOLUTION.

(A) AFTER DISSOLUTION, A PARTNER CAN BIND THE PARTNERSHIP EXCEPT AS PROVIDED IN SUBSECTION (C):

(1) BY ANY ACT APPROPRIATE FOR WINDING UP