

Senate House Comm: RCS . 4/1/2008 . . . </th <th>CHAM</th> <th>MBER ACTI</th> <th>ON</th>	CHAM	MBER ACTI	ON
<pre>4/1/2008</pre>	Senate		House
The Committee on Judiciary (Deutch) recommended the following amendment: Senate Amendment (with title amendment) Between line(s) 242 and 243 insert: Section 10. Subsection (3) of section 620.2108, Florida Statutes, is amended to read: 620.2108 Filings required for merger; effective date (3) Each constituent limited partnership shall deliver the certificate of merger for filing in the Department of State, unless the constituent limited partnership is named as a party of constituent organization in articles of merger or a certificate of merger filed for the same merger in accordance with s. 607.1109(1), s. 608.4382(1), s. 617.1108, or s. 620.8918(1) and			
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(2), and such articles of merger or certificate of merger	607.1109(1), s. 608.4382(1),	s. 617.1	108, or s. 620.8918(1) and
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18	substantially complies with the requirements of this section. If				
19	such circumstances exist, the other articles of merger or				
20	certificate of merger may also be used for purposes of s.				
21	<u>620.2109(3)</u> .				
22					
23	========== T I T L E A M E N D M E N T ===============				
24	And the title is amended as follows:				
25	On line(s) 34, after the semicolon,				
26	insert:				
27					
28	amending s. 620.2108, F.S.; providing certain exceptions				
29	to the requirement that each constituent limited				
30	partnership file articles of merger or a certificate of				
31	merger with the Department of State;				