488.1112 Power of general partners and persons dissociated as general partners to bind organization after conversion or merger.

- 1. An act of a person that immediately before a conversion or merger became effective was a general partner in a converting or constituent limited partnership binds the converted or surviving organization after the conversion or merger becomes effective, if all of the following apply:
- a. Before the conversion or merger became effective, the act would have bound the converting or constituent limited partnership under section 488.402.
- b. At the time the third party enters into the transaction, all of the following apply to the third party:
 - (1) The third party does not have notice of the conversion or merger.
- (2) The third party reasonably believes that the converted or surviving business is the converting or constituent limited partnership and that the person is a general partner in the converting or constituent limited partnership.
- 2. An act of a person that before a conversion or merger became effective was dissociated as a general partner from a converting or constituent limited partnership binds the converted or surviving organization after the conversion or merger becomes effective, if all of the following apply:
- a. Before the conversion or merger became effective, the act would have bound the converting or constituent limited partnership under section 488.402 if the person had been a general partner.
- b. At the time the third party enters into the transaction, less than two years have passed since the person dissociated as a general partner and all of the following apply to the third party:
 - (1) The third party does not have notice of the dissociation.
 - (2) The third party does not have notice of the conversion or merger.
- (3) The third party reasonably believes that the converted or surviving organization is the converting or constituent limited partnership and that the person is a general partner in the converting or constituent limited partnership.
- 3. If a person having knowledge of the conversion or merger causes a converted or surviving organization to incur an obligation under subsection 1 or 2, the person is liable to either or both of the following:
- a. To the converted or surviving organization for any damage caused to the organization arising from the obligation.
- b. If another person is liable for the obligation, to that other person for any damage caused to that other person arising from the liability.

2004 Acts, ch 1021, §100, 118