

Ohio Revised Code

Section 1783.06 Title to realty, conveyancing, and judicial proceedings to be in firm name.

Effective: October 1, 1953

Legislation: House Bill 1 - 100th General Assembly

All real estate owned or purchased by a limited partnership association shall be held and owned, and conveyance thereof made, in the association name. When such an association executes a deed of conveyance, bonds with or without coupons, or mortgages to secure purchase or borrowed moneys, it may acknowledge such instruments by its chairman and its secretary. The association shall sue and be sued in the association name. When suit is brought against it, service shall be made upon its chairman, secretary, or treasurer, and such service shall be deemed as complete and effective as if made upon each member of the association.