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SENATE BILL 842 Judiciary I Committee Substitute Adopted 5/24/01 Third Edition Engrossed 6/27/01 House Committee Substitute Favorable 7/26/01 Fifth Edition Engrossed 8/9/01

	Short Title:Business Entity Changes.(Public)	
	Sponsors:	
	Referred to:	
	April 4, 2001	
1	A BILL TO BE ENTITLED	
2	AN ACT TO MAKE VARIOUS CHANGES TO THE NORTH CAROLIN	JA
3	BUSINESS CORPORATION ACT, THE NORTH CAROLINA NONPROF	ΤI
4	CORPORATION ACT, THE NORTH CAROLINA LIMITED LIABILIT	ΓY
5	COMPANY ACT, AND THE LAWS GOVERNING PARTNERSHIPS.	
6	The General Assembly of North Carolina enacts:	
7	PART I. AMENDMENTS TO THE NORTH CAROLINA BUSINESS	
8	CORPORATION ACT.	
9	SECTION 1. G.S. 55-1-20(f) reads as rewritten:	
10	"(f) A document submitted by a domestic or foreign corporation or nonpro	ofit

- 11 corporation must be executed:
- 12 13
- (1) By the chairman of the board of directors, by its president, or by another of its officers;
- 14
- (2) If directors have not been selected or the corporation has not been formed, by an incorporator; or
- 15 16 17
- (3) If the corporation is in the hands of a receiver, trustee, or other court-appointed fiduciary, by that fiduciary.

A document submitted by an unincorporated entity must be executed by a person authorized to execute documents (i) pursuant to G.S. 57C-1-20(f) if the unincorporated entity is a domestic or foreign limited liability company, (ii) pursuant to G.S. 59-204 if the unincorporated entity is a domestic or foreign limited partnership, or (iii) pursuant to G.S. 59-73.7(a)(4)-59-35.1(a)(4) if the unincorporated entity is any other partnership as defined in G.S. 59-36 whether or not formed under the laws of this State."

- 24 **SECTION 2.** G.S. 55-1-22(a) is amended by adding the following new 25 subdivision to read:
- 26 "(12a) <u>Articles of conversion (other than articles of</u>

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1 2	SECT	<u>conversion included as part of another document</u>) <u>50.00.</u> " ION 3. G.S. 55-1-40 is amended by adding the following new
3		be placed by the Revisor of Statutes in the appropriate order, to read:
4		apter definitions.
5	-	er unless otherwise specifically provided:
6		
7	(2a)	'Business entity,' as used in G.S. 55-11-10 and Article 11A of this
8	<u> </u>	Chapter, means a domestic corporation (including a professional
9		corporation as defined in G.S. 55B-2), a foreign corporation, a
10		domestic or foreign nonprofit corporation, a domestic or foreign
11		limited liability company, a domestic or foreign limited partnership as
12		defined in G.S. 59-102, a registered limited liability partnership or
13		foreign limited liability partnership as defined in G.S. 59-32, or any
14		other partnership as defined in G.S. 59-36 whether or not formed under
15		the laws of this State.
16	•••	
17	<u>(6b)</u>	'Domestic limited liability company' has the same meaning as in G.S.
18		<u>57C-1-03.</u>
19	<u>(6c)</u>	'Domestic limited partnership' has the same meaning as in G.S. 59-
20		<u>102.</u>
21	<u>(6d)</u>	'Domestic nonprofit corporation' means a corporation as defined in
22		<u>G.S. 55A-1-40.</u>
23	<u>(8)</u>	'Electronic' has the same meaning as in G.S. 66-312.
24	<u>(8a)</u>	'Electronic record' has the same meaning as in G.S. 66-312.
25	<u>(8b)</u>	'Electronic signature' has the same meaning as in G.S. 66-312.
26		
27	<u>(10a)</u>	<u>'Foreign limited liability company' has the same meaning as in G.S.</u>
28 29	$(10\mathbf{k})$	57C-1-03.
		<u>'Foreign limited partnership' has the same meaning as in G.S. 59-102.</u>
30 31	<u>(100)</u>	<u>'Foreign nonprofit corporation' means a foreign corporation as defined</u> in C.S. 55A 1.40
31	"	<u>in G.S. 55A-1-40.</u>
33	 SFСТ	TION 4. G.S. 55-1-40(17) reads as rewritten:
33 34		'Principal office' means the office (in or out of this State) so designated
35	(1^{\prime})	in the annual report where the principal executive offices of a domestic
36		or foreign corporation are located.located, as designated in its most
37		recent annual report filed with the Secretary of State or, in the case of a
38		domestic or foreign corporation that has not yet filed an annual report,
39		in its articles of incorporation or application for a certificate of
40		authority, respectively."
41	SECT	TION 5. G.S. $55-1-40(24a)$ reads as rewritten:

1	"(24a) 'Unincorporated entity' means a domestic or foreign limited liability
2	company <u>company</u>, as defined in G.S. 57C-1-03, a domestic or foreign
3	limited partnership partnership, as defined in G.S. 59-102, a registered
4	limited liability partnership or foreign limited liability partnership as
5	defined in G.S. 59-32, or any other partnership as defined in G.S.
6	59-36, whether or not formed under the laws of this State, including a
7	registered limited liability partnership as defined in G.S. 59-32 and any
8	other limited liability partnership formed under a law other than the
9	laws of this State."
10	SECTION 6. G.S. 55-1-41 reads as rewritten:
11	"§ 55-1-41. Notice.
12	(a) Notice under this Chapter shall be in writing unless oral notice is authorized
13	in the corporation's articles of incorporation or bylaws and written notice is not
14	specifically required by this Chapter.
15	(b) Notice may be communicated in person; by telephone, telegraph, teletype, or
16	other form of wire or wireless communication, or by facsimile transmission; electronic
17	means; or by mail or private carrier. If these forms of personal notice are impracticable
18	as to one or more persons, notice may be communicated to such persons by publishing
19	notice in a newspaper in the county wherein the corporation has its principal place of
20	business in the State, or if it has no principal place of business in the State, the county
21	wherein it has its registered office; or by radio, television, or other form of public
22	broadcast communication.
23	(c) Written notice by a domestic or foreign corporation to its shareholder is
24	effective when deposited in the United States mail with postage thereon prepaid and
25	correctly addressed to the shareholder's address shown in the corporation's current
26	record of shareholders. To the extent the corporation pursuant to G.S. 55-1-50 and the
27	shareholder have agreed, notice by a domestic corporation to its shareholder in the form
28	of an electronic record sent by electronic means is effective when it is sent as provided in $C = 66.225$. A shareholder may terminate any such approximate at any time on a
29 30	in G.S. 66-325. A shareholder may terminate any such agreement at any time on a
30 31	prospective basis effective upon written notice of termination to the corporation or upon such later data as may be specified in the notice
31	<u>such later date as may be specified in the notice.</u>(d) Written notice to a domestic or foreign corporation (authorized to transact
32 33	business in this State) may be addressed to its registered agent at its registered office or
33 34	to the corporation or its secretary at its principal office shown in its most recent annual
35	report on file in the office of the Secretary of State or, in the case of a <u>domestic or</u>
36	foreign corporation that has not yet delivered filed an annual report, in its <u>articles of</u>
37	<u>incorporation or application for a certificate of authority authority, respectively.</u>
38	(e) Except as provided in subsection (c), written notice is effective at the earliest
<u>39</u>	of the following:
10	

- 40
- (1) When received;

1	(2) Five days after its deposit in the United States mail, as evidenced by		
2	the postmark or otherwise, if mailed with at least first-class postage		
3	thereon prepaid and correctly addressed;		
4	(3) On the date shown on the return receipt, if sent by registered or		
5	certified mail, return receipt requested, and the receipt is signed by or		
6	on behalf of the addressee.		
7	In the case of notice in the form of an electronic record sent by electronic means, the		
8	time of receipt shall be determined as provided in G.S. 66-325.		
9	(f) Oral notice is effective when actually communicated to the person entitled		
10	thereto.		
11	(g) If this Chapter prescribes notice requirements for particular circumstances,		
12	those requirements govern. If articles of incorporation or bylaws prescribe notice		
13	requirements not inconsistent with this section or other provisions of this Chapter, those		
14	requirements govern."		
15	SECTION 7. Article 1 of Chapter 55 of the General Statutes is amended by		
16	adding a new Part to read:		
17	"Part 5. Miscellaneous.		
18	" <u>§ 55-1-50. Electronic transactions.</u>		
19	For purposes of applying Article 40 of Chapter 66 of the General Statutes to		
20	transactions under this Chapter, a corporation may agree to conduct a transaction by		
21	electronic means through provision in its articles of incorporation or bylaws or by action		
22	of its board of directors."		
23	SECTION 8. G.S. 55-2-02(a) reads as rewritten:		
24	"(a) The articles of incorporation must set forth:		
25	(1) A corporate name for the corporation that satisfies the requirements of		
26	G.S. 55-4-01;		
27	(2) The number of shares the corporation is authorized to issue and any		
28	other information required by G.S. 55-6-01;		
29	(3) The street address, and the mailing address if different from the street		
30	address, of the corporation's initial registered office, the county in		
31	which the initial registered office is located, and the name of the		
32	corporation's initial registered agent at that address; and		
33	(3a) The street address, and the mailing address if different from the street		
34	address, of the corporation's principal office, if any, and the county in		
35	which the principal office, if any, is located; and		
36	(4) The name and address of each incorporator."		
37	SECTION 9. G.S. 55-2-02 is amended by adding the following new		
38	subsection to read:		
39	"(d) Articles of incorporation filed to effect the conversion of another business		
40	entity pursuant to Article 11A of this Chapter shall also include the statements required		
41	by G.S. 55-11A-03(a)."		
42	SECTION 10. G.S. 55-2-03(a) reads as rewritten:		

1	"(a) Unless a delayed effective date is specified, the corporate Corporate existence
2	begins when the articles of incorporation are filed. become effective."
3	SECTION 11. G.S. 55-7-04 reads as rewritten:
4	"§ 55-7-04. Action without meeting.
5	(a) Action required or permitted by this Chapter to be taken at a shareholders'
6	meeting may be taken without a meeting meeting and without prior notice except as
7	required by subsection (d) of this section, if the action is taken by all the shareholders
8	entitled to vote on the action. action or, subject to subsection (a1) of this section, if so
9	provided in the articles of incorporation of a corporation that is not a public corporation
10	at the time the action is taken, by shareholders having not less than the minimum
11	number of votes that would be necessary to take the action at a meeting at which all
12	shareholders entitled to vote were present and voted. The action must be evidenced by
13	one or more written consents bearing the date of signature and signed by all the number
14	of shareholders sufficient to take the action without a meeting, before or after such
15	action, describing the action taken and delivered to the corporation for inclusion in the
16	minutes or filing with the corporate records. To the extent the corporation has agreed
17	pursuant to G.S. 55-1-50, a shareholder's consent to action taken without meeting may
18	be in electronic form and delivered by electronic means.
19	(a1) Notwithstanding subsection (a) of this section, the following actions may be
20	taken without a meeting only by all the shareholders entitled to vote on the action:
21	(1) If cumulative voting is not authorized, the election of directors at the
22	annual meeting; or
23	(2) If cumulative voting is authorized, the election of directors and the
24	removal of a director unless the entire board of directors is to be
25	removed, and if G.S. 55-7-28(e) applies to the corporation, an
26	amendment to deny or limit the right of shareholders to vote
27	cumulatively and an amendment to the articles of incorporation or
28	bylaws to decrease the number of directors.
29	(b) If not otherwise fixed under G.S. 55-7-03 or G.S. 55-7-07, the record date for
30	determining shareholders entitled to take action without a meeting is the date the first
31	shareholder signs the consent under subsection (a). <u>No written consent shall be effective</u>
32	to evidence the action referred to therein unless, within 60 days after the earliest date
33	appearing on a written consent delivered to the corporation in the manner required by
34	this section, the corporation receives written consents signed by shareholders sufficient
35	to take the action without a meeting.
36	(c) A consent signed under this section has the effect of a meeting vote and may
37	be described as such in any document.
38	(d) If this Chapter requires that notice of proposed action be given to nonvoting
39	shareholders and the action is to be taken by unanimous consent of the voting
40	shareholders, the corporation must give its nonvoting shareholders written notice of the
41	proposed action at least 10 days before the action is taken. Unless the articles of
42	incorporation otherwise provide, if shareholder approval is required by this Chapter for

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1 (i) an amendment to the articles of incorporation pursuant to Article 10 of this Chapter, 2 (ii) a plan of merger or share exchange pursuant to Article 11 of this Chapter, (iii) a plan 3 of conversion pursuant to Part 2 of Article 11A of this Chapter, (iv) the sale, lease, exchange, or other disposition of all, or substantially all, of the corporation's property 4 5 pursuant to Article 12 of this Chapter, or (v) a proposal for dissolution pursuant to 6 Article 14 of this Chapter, and the approval is to be obtained through action without meeting, the corporation must give its shareholders, other than shareholders who 7 8 consent to the action, written notice of the proposed action at least 10 days before the 9 action is taken. The notice must shall contain or be accompanied by the same material that, under this Chapter, would have been required to be sent to nonvoting shareholders 10 11 not entitled to vote on the action in a notice of meeting at which the proposed action would have been submitted to the shareholders for action. 12 13 (e) If action is taken without a meeting by fewer than all shareholders entitled to vote on the action, the corporation shall give written notice to all shareholders who have 14 not consented to the action and who, if the action had been taken at a meeting, would 15 have been entitled to notice of the meeting with the same record date as the action taken 16 without a meeting, within 10 days after the action is taken. The notice shall describe the 17 action and indicate that the action has been taken without a meeting of shareholders. 18 19 Failure to comply with the requirements of this subsection shall not invalidate any 20 action taken that otherwise complies with this section." 21 **SECTION 12.** Article 7 of Chapter 55 of the General Statutes is amended by 22 adding a new section to read: 23 "§ 55-7-08. Attendance. 24 To the extent authorized by a corporation's board of directors, a shareholder or the 25 shareholder's proxy not physically present at a meeting of shareholders may attend the 26 meeting by electronic or other means of remote communication that allow the shareholder or proxy (i) to read or to hear the meeting proceedings substantially 27 concurrently as the proceedings occur, (ii) to be read or to be heard substantially 28 29 concurrently as the shareholder or proxy communicates, and (iii) to vote on matters to which the shareholder or proxy is entitled to vote." 30 31 **SECTION 13.** G.S. 55-7-20(c) reads as rewritten: 32 The corporation shall make the shareholders' list available at the meeting, and "(c) 33 any shareholder, personally or by or with his representative, is entitled to inspect the list at any time during the meeting or any adjournment. The corporation is not required to 34 35 make the list available through electronic or other means of remote communication to a 36 shareholder or proxy attending the meeting by remote communication pursuant to G.S. 37 55-7-08." 38 SECTION 14. G.S. 55-7-22(b) reads as rewritten: 39 A shareholder may appoint one or more proxies to vote or otherwise act for "(b) him the shareholder by signing an appointment form, either personally or by his the 40 41 shareholder's attorney-in-fact. A photocopy, telegram, cablegram, facsimile transmission, or equivalent reproduction of a writing appointing one or more 42

1 proxies, Without limiting G.S. 55-1-50, an appointment in the form of an electronic 2 record that bears the shareholder's electronic signature and that may be directly reproduced in paper form by an automated process shall be deemed a valid appointment 3 form within the meaning of this section. In addition, if and to the extent permitted by the 4 corporation, a public corporation may permit a shareholder may to appoint one or more 5 proxies (i) by an electronic mail message or other form of electronic, wire, or wireless 6 communication that provides a written statement appearing to have been sent by the 7 8 shareholder, or (ii) in the case of a public corporation, by any kind of electronic or telephonic transmission, even if not accompanied by written communication, under 9 circumstances or together with information from which the corporation can reasonably 10 assume that the appointment was made or authorized by the shareholder." 11 12 **SECTION 15.** G.S. 55-8-21(a) reads as rewritten: 13 Unless the articles of incorporation or bylaws provide otherwise, action "(a) required or permitted by this Chapter to be taken at a board of directors' meeting may be 14 taken without a meeting if the action is taken by all members of the board. The action 15 must be evidenced by one or more written consents signed by each director before or 16 after such action, describing the action taken, and included in the minutes or filed with 17 the corporate records. To the extent the corporation has agreed pursuant to G.S. 55-1-18 50, a director's consent to action taken without meeting may be in electronic form and 19 delivered by electronic means." 20 SECTION 16. G.S. 55-9-01(b)(1) reads as rewritten: 21 'Business combination' includes any merger or consolidation merger, 22 "(1) 23 consolidation, or conversion of a corporation with or into any other corporation or any unincorporated entity, or the sale or lease of all or 24 25 any substantial part of the corporation's assets to, or any payment, sale or lease to the corporation or any subsidiary thereof in exchange for 26 securities of the corporation of any assets (except assets having an 27 aggregate fair market value of less than five million dollars 28 29 (\$5,000,000)) of any other entity." SECTION 17. Chapter 55 of the General Statutes is amended by adding a 30 31 new Article to read: 32 "Article 11A. 33 "Conversions. "Part 1. Conversion to Corporation. 34 35 "§ 55-11A-01. Conversion. 36 A business entity, other than a domestic corporation, may convert to a domestic corporation if: 37 38 The conversion is permitted by the laws of the state or country (1)governing the organization and internal affairs of the converting 39 business entity; and 40

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1 2 3	<u>(2)</u>	The converting business entity complies with the Part and, to the extent applicable, the laws refer (1) of this section.	
4	"§ 55-11A-02."	Plan of conversion.	
5		converting business entity shall approve a writte	n plan of conversion
6	containing:	·····/ ·····/ ······	<u> </u>
7	<u>(1)</u>	The name of the converting business entity, its ty	vpe of business entity.
8		and the state or country whose laws govern	
9		internal affairs;	
10	<u>(2)</u>	The name of the resulting domestic corpora	tion into which the
11	<u>1</u>	converting business entity shall convert;	
12	<u>(3)</u>	The terms and conditions of the conversion; and	
13	$\overline{(4)}$	The manner and basis for converting the intere	ests in the converting
14		business entity into shares, obligations, or ot	-
15		resulting domestic corporation or into cash or ot	
16		or in part.	
17	The plan of	conversion may contain other provisions relating to	the conversion.
18	<u>(b)</u> The	plan of conversion shall be approved in accordance	e with the laws of the
19	state or count	ry governing the organization and internal affai	rs of the converting
20	business entity.		
21	(c) After	a plan of conversion has been approved as provide	ed in subsection (b) of
22	this section, bu	t before articles of incorporation for the resulting	domestic corporation
23	become effective	ve, the plan of conversion may be amended or aba	andoned to the extent
24	permitted by th	e laws that govern the organization and internal aff	fairs of the converting
25	business entity.		
26		Filing of articles of incorporation by converting (
27		a plan of conversion has been approved by the	
28		ded in G.S. 55-11A-02, the converting business	-
29		rporation to the Secretary of State for filing. In a	
30	· · · · ·	nitted by G.S. 55-2-02, the articles of incorporation	n shall contain articles
31	of conversion s		
32	<u>(1)</u>	That the corporation is being formed pursuant	to a conversion of a
33		business entity;	
34	<u>(2)</u>	The name of the converting business entity, its ty	· · ·
35		and the state or country whose laws govern	its organization and
36		internal affairs; and	
37	<u>(3)</u>	That a plan of conversion has been approve	d by the converting
38		business entity as required by law.	<u> </u>
39		e plan of conversion is abandoned after the articles	
40		the Secretary of State but before the articles of it	x
41	effective, the co	onverting business entity shall deliver to the Secret	ary of State for filing

1	prior to the time the articles of incorporation become effective an amendment to the
2	articles of incorporation withdrawing the articles of incorporation.
3	(c) The conversion takes effect when the articles of incorporation become
4	effective.
5	(d) Certificates of conversion shall also be registered as provided in G.S. 47-18.1.
6	"§ 55-11A-04. Effects of conversion.
7	When the conversion takes effect:
8	(1) The converting business entity ceases its prior form of organization
9	and continues in existence as the resulting domestic corporation;
10	(2) The title to all real estate and other property owned by the converting
11	business entity continues vested in the resulting domestic corporation
12	without reversion or impairment;
13	(3) <u>All liabilities of the converting business entity continue as liabilities of</u>
14	the resulting domestic corporation;
15	(4) <u>A proceeding pending by or against the converting business entity may</u>
16	be continued as if the conversion did not occur; and
17	(5) The interests in the converting business entity that are to be converted
18	into shares, obligations, or other securities of the resulting domestic
19	corporation or into the right to receive cash or other property are
20	thereupon so converted, and the former holders of interests in the
21	converting business entity are entitled only to the rights provided in the
22	plan of conversion.
23	The conversion shall not affect the liability or absence of liability of any holder of an
24	interest in the converting business entity for any acts, omissions, or obligations of the
25	converting business entity made or incurred prior to the effectiveness of the conversion.
26	The cessation of the existence of the converting business entity in its prior form of
27	organization in the conversion shall not constitute a dissolution or termination of the
28	converting business entity.
29	"Part 2. Conversion of Corporation.
30	" <u>§ 55-11A-10. Conversion.</u>
31	A domestic corporation may convert to a different business entity if:
32	(1) The conversion is permitted by the laws of the state or country
33	governing the organization and internal affairs of such other business
34	entity; and (2) The executive demonstration contains with the maximum state
35	(2) The converting domestic corporation complies with the requirements
36	of this Part and, to the extent applicable, the laws referred to in
37	subdivision (1) of this section.
38 39	" <u>§ 55-11A-11. Plan of conversion.</u> (a) <u>The converting domestic corporation shall approve a written plan of</u>
39 40	<u>conversion containing:</u>
40 41	(1) The name of the converting domestic corporation;
11	<u>11</u> <u>The nume of the converting domestic corporation,</u>

1 (2) The name of the resulting business entity into which the domestic 2 corporation shall convert, its type of business entity, and the state or 3 country whose laws govern its organization and internal affairs; 4 The terms and conditions of the conversion; and (3)The manner and basis for converting the shares of the domestic 5 (4) 6 corporation into interests, obligations, or securities of the resulting 7 business entity or into cash or other property in whole or in part. 8 The plan of conversion may contain other provisions relating to the conversion. 9 For a plan of conversion to be approved: (b) 10 The board of directors shall recommend the plan of conversion to the (1)shareholders, unless the board of directors determines that because of 11 12 conflict of interest or other special circumstances it should make no 13 recommendation, in which event the board of directors shall 14 communicate the basis for its lack of a recommendation to the 15 shareholders with the plan; and 16 The shareholders entitled to vote shall approve the plan. (2)17 (c) The board of directors may condition its submission of the proposed conversion on any basis. 18 19 (d) The corporation shall notify each shareholder, whether or not entitled to vote, 20 of the proposed shareholders' meeting in accordance with G.S. 55-7-05. The notice shall 21 state that the purpose, or one of the purposes, of the meeting is to consider the plan of 22 conversion and contain or be accompanied by a copy of the plan. Unless this Chapter, the articles of incorporation, a bylaw adopted by the 23 (e) shareholders or the board of directors, acting pursuant to subsection (c) of this section, 24 require a greater vote or a vote by voting groups, the plan of conversion to be authorized 25 26 shall be approved by each voting group entitled to vote separately on the plan by a 27 majority of all the votes entitled to be cast on the plan by that voting group and, for the 28 purpose of Article 9 of this Chapter or any provision in the articles of incorporation or 29 bylaws adopted prior to January 1, 2002, a conversion shall be deemed to be included 30 within the term 'merger'. If any shareholder of the converting domestic corporation has or will have personal liability for any existing or future obligation of the resulting 31 32 business entity solely as a result of holding an interest in the resulting business entity. 33 then in addition to the requirements of the preceding sentence, approval of the plan of 34 conversion by the domestic corporation shall require the affirmative vote or written 35 consent of that shareholder. 36 Separate voting by voting groups is required on a plan of conversion if the (f) plan contains a provision that, if contained in a proposed amendment to articles of 37 38 incorporation, would require action by one or more separate voting groups on the proposed amendment under G.S. 55-10-04, except where the consideration to be 39 received in exchange for the shares of that group consists solely of cash. 40 41 After a plan of conversion has been approved by a domestic corporation but (g) 42 before the articles of conversion become effective, the plan of conversion (i) may be

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1	amended as provided in the plan of conversion, or (ii) may be abandoned, subject to any		
2	contractual rights, as provided in the plan of conversion or, if there is no such provision,		
3	as determined by the board of directors without further shareholder action.		
4	" <u>§ 55-11A-12. Articles of conversion.</u>		
5	(a) After a plan of conversion has been approved by the converting domestic		
6	corporation as provided in G.S. 55-11A-11, the converting domestic corporation shall		
7	deliver articles of conversion to the Secretary of State for filing. The articles of		
8	conversion shall state:		
9	(1) The name of the converting domestic corporation;		
10	(2) The name of the resulting business entity, its type of business entity,		
11	the state or country whose laws govern its organization and internal		
12	affairs, and, if the resulting business entity is not authorized to transact		
13	business or conduct affairs in this State, a designation of its mailing		
14	address and a commitment to file with the Secretary of State a		
15	statement of any subsequent change in its mailing address; and		
16	(3) That a plan of conversion has been approved by the domestic		
17	corporation as required by law.		
18	If the domestic corporation is converting to a business entity whose formation or		
19	whose status as a registered limited liability partnership, as defined in G.S. 59-32, or		
20	limited liability limited partnership, as defined in G.S. 59-102, requires the filing of a		
21	document with the Secretary of State, then the articles of conversion shall be included		
22	as part of that document instead of separately filing the articles of conversion.		
23	If the plan of conversion is abandoned after the articles of conversion have been		
24	filed with the Secretary of State but before the articles of conversion become effective,		
25	the converting domestic corporation shall deliver to the Secretary of State for filing		
26	prior to the time the articles of conversion become effective an amendment to the		
27	articles of conversion withdrawing the articles of conversion.		
28	(b) The conversion takes effect when the articles of conversion become effective.		
29	(c) Certificates of conversion shall also be registered as provided in G.S. 47-18.1.		
30	"§ 55-11A-13. Effects of conversion.		
31	(a) When the conversion takes effect:		
32	(1) The converting domestic corporation ceases its prior form of		
33	organization and continues in existence as the resulting business entity;		
34	(2) The title to all real estate and other property owned by the converting		
35	domestic corporation continues vested in the resulting business entity		
36	without reversion or impairment;		
37	(3) <u>All liabilities of the converting domestic corporation continue as</u>		
38	liabilities of the resulting business entity;		
39	(4) <u>A proceeding pending by or against the converting domestic</u>		
40	<u>corporation may be continued as if the conversion did not occur;</u>		
40 41	(5) The shares in the converting domestic corporation that are to be		
42	converted into interests, obligations, or securities of the resulting		
-T <i>L</i>	converted into interests, congations, or securities of the resulting		

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1		business entity or into the right to receive cash or other property are
2 3		thereupon so converted, and the former shareholders of the converting
		domestic corporation are entitled only to the rights provided in the plan
4		of conversion or any rights they may have under Article 13 of this
5	$(\boldsymbol{\epsilon})$	<u>Chapter; and</u> The resulting business antity is deemed to agree that it will promptly
6	<u>(6)</u>	The resulting business entity is deemed to agree that it will promptly
7		pay to the dissenting former shareholders of the converting domestic
8		corporation the amount, if any, to which they are entitled under Article
9 10		13 of this Chapter and otherwise to comply with the requirements of
	The conver	Article 13 as if it were a domestic corporation.
11		sion shall not affect the liability or absence of liability of any shareholder
12		ng domestic corporation for any acts, omissions, or obligations of the
13	-	nestic corporation made or incurred prior to the effectiveness of the
14 15		e cessation of the existence of the converting domestic corporation in its
15	-	zation as a domestic corporation in the conversion shall not constitute a
16 17		ermination of the converting domestic corporation.
17		e resulting business entity is not a domestic limited liability company or a
18 19		ed partnership, when the conversion takes effect the resulting business
19 20	entity is deeme	
20 21	<u>(1)</u>	To agree that it may be served with process in this State for anformament of (i) any obligation of the converting domestic
21 22		<u>enforcement of (i) any obligation of the converting domestic</u> corporation, (ii) the rights of dissenting shareholders of the converting
22		· · · · ·
23 24		domestic corporation under Article 13 of this Chapter, and (iii) any obligation of the resulting business entity arising from the conversion;
24 25		and
23 26	(2)	To have appointed the Secretary of State as its agent for service of
20 27	<u>(2)</u>	process in any proceeding described in subdivision (1) of this
28		subsection. Service on the Secretary of State of any such process shall
28 29		be made by delivering to and leaving with the Secretary of State, or
30		with any clerk authorized by the Secretary of State, of
31		process, duplicate copies of the process and the fee required by G.S.
32		55-1-22(b). Upon receipt of service of process on behalf of a resulting
33		business entity in the manner provided for in this section, the Secretary
33 34		of State shall immediately mail a copy of the process by registered or
35		certified mail, return receipt requested, to the resulting business entity.
36		If the resulting business entity is authorized to transact business or
30 37		conduct affairs in this State, the address for mailing shall be its
38		principal office designated in the latest document filed with the
39		Secretary of State that is authorized by law to designate the principal
40		office or, if there is no principal office on file, its registered office. If
41		the resulting business entity is not authorized to transact business or

1		
1		conduct affairs in this State, the address for mailing shall be the
2	GT	mailing address designated pursuant to G.S. 55-11A-12(a)(2)."
3		ECTION 18. G.S. 55-11-07(a) reads as rewritten:
4		ne or more foreign corporations may merge or enter into a share exchange
5		nore domestic corporations if:
6	(1)	
7		under whose law each foreign corporation is incorporated and each
8		foreign corporation complies with that law in effecting the merger;
9	(2)	
10		domestic corporation, whether or not a share exchange is permitted by
11		the law of the state or country under whose law the acquiring
12		corporation is incorporated;
13	(3)	
14		surviving corporation of the merger or acquiring corporation of the
15		share exchange; exchange and, if the foreign corporation is not
16		authorized to transact business in this State, includes in the articles of
17		merger or articles of share exchange filed pursuant to G.S. 55-11-05 a
18		designation of the foreign corporation's mailing address and a
19 20		commitment to file with the Secretary of State a statement of any
20		subsequent change in its mailing address; and
21	(4)	
22		G.S. 55-11-01 through G.S. 55-11-04 and, if it is the surviving
23		corporation of the merger or acquiring corporation of the share
24 25	CT	exchange, with G.S. $55-11-05$."
23 26		ECTION 19. G.S. 55-11-07(b) reads as rewritten:
20 27	-	pon the merger or share exchange taking effect, the surviving foreign of a merger and the acquiring foreign corporation of a share exchange is
27	deemed:	of a merger and the acquiring foreign corporation of a share exchange is
28 29		To appoint the Secretary of State as its agent for service of process in a
29 30	(1)) To appoint the Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting
30 31		
31		shareholders of each domestic corporation party to the merger or share exchange; and
32 33	(2)	
33 34	(2)	each domestic corporation party to the merger or share exchange the
35		amount, if any, to which they are entitled under Article 13.
36	Service o	on the Secretary of State of any process authorized by this subsection shall
30 37		delivering to and leaving with the Secretary of State, or with any clerk
38	•	y the Secretary of State to accept service of process, duplicate copies of the
39		the fee required by G.S. 55-1-22(b). Upon receipt of service of process in
40	-	provided in this subsection, the Secretary of State shall immediately mail a
40		process by registered or certified mail, return receipt requested, to the
42		oration. If the foreign corporation is authorized to transact business in this
. –	<u>ioreign corp</u>	station in the foreign corporation is authorized to transact submeds in this

1	State, the address for mailing shall be its principal office or, if there is no mailing		
2	address for the principal office on file, its registered office. If the foreign corporation is		
3	not authorized to transact business in this State, the address for mailing shall be the		
4	mailing address designated pursuant to subdivision (3) of subsection (a) of this section."		
5	SECTION 20. G.S. 55-11-09(a) reads as rewritten:		
6	"(a) One or more domestic or foreign nonprofit corporations may merge with one		
7	or more domestic corporations if:		
8	(1) Each domestic nonprofit corporation complies with the applicable		
9	provisions of G.S. 55A-11-01 through G.S. 55A-11-03;		
10	(2) In a merger involving one or more foreign nonprofit corporations, the		
11	merger is permitted by law of the state or country under whose law		
12	each foreign nonprofit corporation is incorporated and each foreign		
13	nonprofit corporation complies with that law in effecting the merger;		
14	(3) The domestic or foreign nonprofit corporation complies with G.S.		
15	55-11-05 if it is the surviving corporation; corporation and, in the case		
16	of a foreign nonprofit corporation not authorized to conduct affairs in		
17	this State, includes in the articles of merger filed pursuant to G.S. 55-		
18	11-05 a designation of the foreign nonprofit corporation's mailing		
19	address and a commitment to file with the Secretary of State a		
20	statement of any subsequent change in its mailing address; and		
21	(4) Each domestic corporation complies with the applicable provisions of		
22	G.S. 55-11-01, 55-11-03, and 55-11-04 and, if it is the surviving		
23	corporation, with G.S. 55-11-05."		
24	SECTION 21. G.S. 55-11-09(b) reads as rewritten:		
25	"(b) Upon the merger taking effect, if the domestic or <u>a</u> foreign nonprofit		
26	corporation is the surviving corporation, then it is deemed:		
27	(1) To appoint the Secretary of State as its agent for service of process in a		
28 29	proceeding to enforce any obligation or the rights of dissenting		
	shareholders of each domestic corporation party to the merger; and		
30 31	(2) To agree that it will promptly pay to the dissenting shareholders of		
31	each domestic corporation party to the merger or share exchange the		
32 33	amount, if any, to which they are entitled under Article 13 of this Chapter.		
33 34	Service on the Secretary of State of any process authorized by this subsection shall		
35	be made by delivering to and leaving with the Secretary of State, or with any clerk		
36	authorized by the Secretary of State to accept service of process, duplicate copies of the		
37	process and the fee required by G.S. 55-1-22(b). Upon receipt of service of process in		
38	the manner provided in this subsection, the Secretary of State shall immediately mail a		
39	copy of the process by registered or certified mail, return receipt requested, to the		
40	foreign nonprofit corporation. If the foreign nonprofit corporation is authorized to		
41	conduct affairs in this State, the address for mailing shall be its principal office as		
42	defined in G.S. 55A-1-40(20), or, if there is no mailing address for the principal office		

1	on file, its registered office. If the foreign nonprofit corporation is not authorized to		
2	conduct affairs in this State, the address for mailing shall be the mailing address		
3	designated pursuant to subdivision (3) of subsection (a) of this section."		
4	SECTION 22. G.S. 55-11-10(a) is repealed.		
5	SECTION 23. G.S. 55-11-10(c) reads as rewritten:		
6 7	"(c) Each merging domestic corporation and each other merging business entity		
8	shall approve a written plan of merger containing:(1) For each merging business entity, its name, type of business entity, and		
9	the state or country whose laws govern its organization and internal		
10	affairs;		
11	(2) The name of the merging business entity that shall survive the merger;		
12	 (3) The terms and conditions of the merger; (4) The terms and conditions of the merger; 		
13 14	(4) The manner and basis for converting the interests in each merging		
14	business entity into interests, obligations, or securities of the surviving business entity or into cash or other property in whole or in part; and		
16	(5) If the surviving business entity is a domestic corporation, any		
17	amendments to its articles of incorporation that are to be made in		
18	connection with the merger.		
19	The plan of merger may contain other provisions relating to the merger.		
20	In the case of a domestic corporation, approval of the plan of merger requires that		
21	the plan of merger be adopted by its board of directors as provided in G.S. 55-11-03		
22	and, unless shareholder approval is not required under subsection (g) of G.S. 55-11-03,		
23	be approved by its shareholders as provided in G.S. 55-11-03. If any shareholder of a		
24	merging domestic corporation has or will have personal liability for any existing or		
25	future obligation of the surviving business entity solely as a result of holding an interest		
26	in the surviving business entity, then in addition to the requirements of the preceding		
27	sentence, approval of the plan of merger by the domestic corporation shall require the		
28 29	<u>affirmative vote or written consent of that shareholder.</u> In the case of each other merging business entity, the plan of merger must be approved in accordance with the		
30	laws of the state or country governing the organization and internal affairs of that		
31	merging business entity.		
32	After a plan of merger has been approved by a domestic corporation but before the		
33	articles of merger become effective, the plan of merger (i) may be amended as provided		
34	in the plan of merger, or (ii) may be abandoned (subject to any contractual rights) as		
35	provided in the plan of merger or, if there is no such provision, as determined by the		
36	board of directors without further shareholder action."		
37	SECTION 24. G.S. 55-11-10(e1)(2) reads as rewritten:		
38	"(2) To have appointed the Secretary of State as its agent for service of		
39	process in any such proceeding. Service on the Secretary of State of		
40	any such process shall be made by delivering to and leaving with the		
41 42	Secretary of <u>State</u> <u>State</u> , or with any clerk authorized by the Secretary		
42	of State to accept service of process, duplicate copies of such process		

1	and the fee required by G.S. 55-1-22(b). Upon receipt of service of
2	process on behalf of a surviving business entity in the manner provided
3	for in this section, the Secretary of State shall immediately mail a copy
4	of the process by registered or certified mail, return receipt requested,
5	to the surviving business entity. If the surviving business entity is
6	authorized to transact business or conduct affairs in this State, the
7	address for mailing shall be its principal office designated in the latest
8	document filed with the Secretary of State that is authorized by law to
9	designate the principal office or, if there is no principal office on file,
10	its registered office. If the surviving business <u>entity</u> is not authorized to
11	transact business or conduct affairs in this State, the address for
12	mailing shall be the mailing address designated pursuant to
13	subdivision (3) of subsection (d) of this section."
14	SECTION 25. G.S. 55-11-10(d) reads as rewritten:
15	"(d) After a plan of merger has been approved by each merging domestic
16	corporation and each other merging business entity as provided in subsection (c) of this
17	section, the surviving business entity shall deliver articles of merger to the Secretary of
18	State for filing. The articles of merger shall set forth:
19	 (1) The plan of merger; (2) Encode merging bracking and its its name of bracking and its and
20	(2) For each merging business entity, its name, type of business entity, and
21	the state or country whose laws govern its organization and internal
22	affairs;
23 24	(3) The name and address of the surviving business entity; entity and, if the surviving business entity is not sutherized to transact business or
24 25	the surviving business entity is not authorized to transact business or conduct officies in this State, a designation of its mailing address and a
23 26	conduct affairs in this State, a designation of its mailing address and a commitment to file with the Secretary of State a statement of any
20 27	subsequent change in its mailing address;
28	(4) A statement that the plan of merger has been approved by each
20 29	merging business entity in the manner required by law; and
30	(5) The effective date and time of merger if it is not to be effective at the
31	time of filing of the articles of merger.
32	If the plan of merger is amended or abandoned <u>after the articles of merger have been</u>
33	<u>filed but</u> before the articles of merger become effective, the surviving business entity
34	promptly shall deliver to the Secretary of State for filing prior to the time the articles of
35	merger become effective an amendment to the articles of merger reflecting the
36	amendment or abandonment of the plan of merger.
37	Certificates of merger shall also be registered as provided in G.S. 47-18.1."
38	SECTION 26. G.S. 55-13-02(a) is amended by adding the following new
39	subdivision to read:
40	"(2a) Consummation of a plan of conversion pursuant to Part 2 of Article
41	<u>11A of this Chapter;</u> ".
42	SECTION 27. G.S. 55-13-22(a) reads as rewritten:

1 2 3 4 5 6	"(a) If proposed corporate action creating dissenters' rights under G.S. 55-13-02 is authorized approved at a shareholders' meeting, the corporation shall mail by registered or certified mail, return receipt requested, a written dissenters' notice to all shareholders who satisfied the requirements of G.S. 55-13-21. If proposed corporate action creating dissenters' rights under G.S. 55-13-02 is approved by shareholder action without meeting pursuant to G.S. 55-7-04, the corporation shall mail by registered or certified
7	mail, return receipt requested, a written dissenters' notice to each shareholder entitled to
8	assert dissenters' rights. A shareholder who consents to such action taken without
9	meeting pursuant to G.S. 55-7-04 approving a proposed corporate action is not entitled
10	to payment for the shareholder's shares under this Article with respect to that corporate
11	action."
12	SECTION 27A. G.S. 55-15-03(a) reads as rewritten:
13	"(a) A foreign corporation may apply for a certificate of authority to transact
14	business in this State by delivering an application to the Secretary of State for filing.
15	The application must set forth:
16	(1) The name of the foreign corporation or, if its name is unavailable for
17	use in this State, a corporate name that satisfies the requirements of
18	G.S. 55-15-06;
19	(2) The name of the state or country under whose law it is incorporated;
20	(3) Its date of incorporation and period of duration;(4) The second s
21	(4) The street address, and the mailing address if different from the street
22	address, of its principal office; office, if any, and the county in which
23	the principal office, if any, is located;
24 25	(5) The street address, and the mailing address if different from the street
25 26	address, of its registered office in this State, the county in which the
20 27	registered office is located, and the name of its registered agent at that office; and
27	(6) The names and usual business addresses of its current officers."
28 29	SECTION 28. G.S. 55-15-10(b) reads as rewritten:
30	"(b) Whenever a foreign corporation authorized to transact business in this State
31	shall fail to appoint or maintain a registered agent in this State, or whenever its
32	registered agent cannot with due diligence be found at the registered office, or whenever
33	its certificate of authority shall have been revoked under G.S. 55-15-31, then the
34	Secretary of State shall be an agent of such corporation upon whom any such process,
35	notice or demand may be served. Service on the Secretary of State of any such process,
36	notice or demand shall be made by delivering to and leaving with him the Secretary of
37	State, or with any clerk having charge of the corporation department of his office,
38	authorized by the Secretary of State to accept service of process, duplicate copies of
39	such process, notice or demanddemand and the fee required by G.S. 55-1-22(b). In the
40	event any such process, notice or demand is served on the Secretary of State, he State in
41	the manner provided in this subsection, the Secretary of State shall immediately mail
42	one of the copies thereof, by registered or certified mail, return receipt requested, to the

1	corporation at its principal office shown in its most recent annual report or in any			
2	subsequent communication received from the corporation stating the current mailing			
3	address of its principal office or, if there is no mailing address for the principal office on			
4	file, to the corporation at its registered office. Service on a foreign corporation under			
5	this subsection shall be effective for all purposes from and after the date of such-the			
6	service on the Secretary of State."			
7	SECTION 29. G.S. 55-15-20(b) reads as rewritten:			
8	"(b) A foreign corporation authorized to transact business in this State may apply			
9	for a certificate of withdrawal by delivering an application to the Secretary of State for			
10	filing. The application must set forth:			
11	(1) The name of the foreign corporation and the name of the state or			
12	country under whose law it is incorporated;			
13	(2) That it is not transacting business in this State and that it surrenders its			
14	authority to transact business in this State;			
15	(3) That the corporation revokes the authority of its registered agent to			
16	accept service of process and consents that service of process in any			
17	action or proceeding based upon any cause of action arising in this			
18	State, or arising out of business transacted in this State, during the time			
19	the corporation was authorized to transact business in this State may			
20	thereafter be made on such corporation by service thereof on the			
21	Secretary of State;			
22	(4) A mailing address to which the Secretary of State may mail a copy of			
23	any process served on him the Secretary of State under subdivision (3);			
24	and			
25	(5) A commitment to notify file with the Secretary of State in the future a			
26	statement of any subsequent change in its mailing address."			
27	SECTION 30. G.S. 55-15-20(c) reads as rewritten:			
28	"(c) After the withdrawal of the <u>foreign</u> corporation is effective, service of process			
29	on the Secretary of State in accordance with subsection (b)(3)(b) of this section is			
30	service on the foreign corporation. shall be made by delivering to and leaving with the			
31	Secretary of State, or with any clerk authorized by the Secretary of State to accept			
32	service of process, duplicate copies of the process and the fee required by G.S. 55-1-			
33	22(b). Upon receipt of process, process in the manner provided in this subsection, the			
34	Secretary of State shall immediately mail a copy of the process by registered or certified			
35	mail, return receipt requested, to the foreign corporation at the mailing address set forth			
36	under-designated pursuant to subsection (b).(b) of this section."			
37	SECTION 31. G.S. 55-15-21 reads as rewritten:			
38	"§ 55-15-21. Withdrawal of foreign corporation by reason of a merger,			
39	consolidation, or conversion.			
40	(a) Whenever a foreign corporation authorized to transact business in this State			
41	ceases its separate existence as a result of a statutory merger or consolidation permitted			
42	by the laws of the state or country under which it was incorporated, or converts into			

1 another entity as permitted by those laws, the surviving or resulting entity shall apply 2 for a certificate of withdrawal for the foreign corporation by delivering to the Secretary 3 of State for filing a copy of the articles of merger, consolidation, or conversion or a 4 certificate reciting the facts of the merger, consolidation, or conversion, duly 5 authenticated by the Secretary of State or other official having custody of corporate 6 records in the state or country under the laws of which such foreign corporation was incorporated. If the surviving or resulting entity is not authorized to transact business or 7 8 conduct affairs in this State the articles or certificate must be accompanied by an 9 application which must set that sets forth: The name of the foreign corporation authorized to transact business in 10 (1)11 this State, the type of entity and name of the surviving or resulting 12 entity, and a statement that the surviving or resulting entity is not 13 authorized to transact business or conduct affairs in this State; 14 A statement that the surviving or resulting entity consents that service (2)of process based upon any cause of action arising in this State, or 15 arising out of business transacted in this State, during the time the 16 foreign corporation was authorized to transact business in this State 17 18 may thereafter be made by service thereof on the Secretary of State; A mailing address to which the Secretary of State may mail a copy of 19 (3) 20 any process served on him-the Secretary of State under subdivision 21 (a)(2) of this section; and A commitment to notify-file with the Secretary of State in the future a 22 (4) 23 statement of any subsequent change in its mailing address. If the Secretary of State finds that the articles or certificate and the application 24 (b) 25 for withdrawal, if required, conform to law the Secretary of State shall: Endorse on the articles or certificate and the application for 26 (1)27 withdrawal, if required, the word "filed" and the hour, day, month and 28 year of the filing thereof; File the articles or certificate and the application, if required; 29 (2)30 Issue a certificate of withdrawal; and (3) 31 Send to the surviving or resulting entity or its representative the (4) 32 certificate of withdrawal, together with the exact or conformed copy of the application, if required, affixed thereto. 33 34 After the withdrawal of the foreign corporation is effective, service of process (c) on the Secretary of State in accordance with subsection (a) of this section shall be made 35 by delivering to and leaving with the Secretary of State, or with any clerk authorized by 36 the Secretary of State to accept service of process, duplicate copies of the process and 37 the fee required by G.S. 55-1-22(b). Upon receipt of process in the manner provided in 38 this subsection, the Secretary of State shall immediately mail a copy of the process by 39 registered or certified mail, return receipt requested, to the surviving or resulting entity 40 at the mailing address designated pursuant to subsection (a) of this section." 41

1	PART II. AMENDMENTS TO THE NORTH CAROLINA NONPROFIT				
2	CORPORATION ACT.				
3	SECTION 32. G.S. 55A-1-20(f) reads as rewritten:				
4	"(f) A document submitted by a domestic or foreign corporation or business				
5	corporation shall be executed:				
6	(1) By the presiding officer of the board of directors by its president, or by				
7	another of its officers;				
8	(2) If directors have not been selected or the corporation has not been				
9	formed, by an incorporator; or				
10	(3) If the corporation is in the hands of a receiver, trustee, or other				
11	court-appointed fiduciary, by that fiduciary.				
12	A document submitted by an unincorporated entity must be executed by a person				
13	authorized to execute documents (i) pursuant to G.S. 57C-1-20(f) if the unincorporated				
14	entity is a domestic or foreign limited liability company, (ii) pursuant to G.S. 59-204 if				
15	the unincorporated entity is a domestic or foreign limited partnership, or (iii) pursuant to				
16	G.S. 59-73.7(a)(4) G.S. 59-35.1(a)(4) if the unincorporated entity is any other				
17	partnership as defined in G.S. 59-36 whether or not formed under the laws of this				
18	State."				
19 20	SECTION 33. G.S. 55A-1-40(20) reads as rewritten:				
20 21	"(20) 'Principal office' means the office (in or out of this State) so designated in the articles of incorporation, the Designation of Principal Office				
21 22	in the articles of incorporation, the Designation of Principal Office Address form, or in any subsequent Corporation's Statement of Change				
22	of Principal Office Address form filed with the Secretary of State				
23 24	where the principal offices of a domestic or foreign corporation are				
25	located. located, as most recently designated by the domestic or				
26	foreign corporation in its articles of incorporation, a Designation of				
27	Principal Office Address form, a Corporation's Statement of Change of				
28	Principal Office Address form, or in the case of a foreign corporation,				
29	its application for a certificate of authority."				
30	SECTION 34. G.S. 55A-1-40 is amended by adding the following new				
31	subdivisions, to be placed by the Revisor of Statutes in the appropriate order, to read:				
32	"§ 55A-1-40. Chapter definitions.				
33	In this Chapter unless otherwise specifically provided:				
34					
35	(2a) 'Business corporation' or 'domestic business corporation' means a				
36	corporation as defined in G.S. 55-1-40.				
37					
38	(8a) 'Domestic limited liability company' has the same meaning as in G.S.				
39	<u>57C-1-03.</u>				
40	(8b) <u>'Domestic limited partnership' has the same meaning as in G.S. 59-</u>				
41	<u>102.</u>				
42					

1 2	<u>(10a)</u>	'Foreign business corporation' means a foreign corporation as defined in G.S. 55-1-40.
3		<u>m 0.5. 55 1 10.</u>
4	 (11a)	'Foreign limited liability company' has the same meaning as in G.S.
5	<u>(11a)</u>	<u>57C-1-03.</u>
6 7	<u>(11b)</u> "	'Foreign limited partnership' has the same meaning as in G.S. 59-102.
8	SECT	TON 35. G.S. 55A-1-40(24a) reads as rewritten:
9		'Unincorporated entity' means a domestic or foreign limited liability
10	(214)	company as defined in G.S. 57C-1-03, <u>company</u> , a domestic or foreign
11		limited partnership as defined in G.S. 59-102, partnership, a registered
12		limited liability partnership or foreign limited liability partnership as
12		<u>defined in G.S. 59-32</u> , or any other partnership as defined in G.S.
13 14		59-36, whether or not formed under the laws of this State, including a
14		
15 16		registered limited liability partnership as defined in G.S. 59 32 and any other limited liability partnership formed under a law other than the
		other limited liability partnership formed under a law other than the
17	SECT	laws of this State. State."
18		TON 36. G.S. 55A-11-06(a) reads as rewritten:
19 20	-	t as provided in G.S. 55A-11-02, one or more foreign nonprofit
20		y merge with one or more domestic nonprofit corporations if:
21	(1)	The merger is permitted by the law of the state or country under whose
22		law each foreign corporation is incorporated and each foreign
23		corporation complies with that law in effecting the merger;
24	(2)	The foreign corporation complies with G.S. 55A-11-04 if it is the
25		surviving corporation of the merger; merger and, if the foreign
26		corporation is not authorized to conduct affairs in this State, includes
27		in the articles of merger filed with the Secretary of State pursuant to
28		G.S. 55A-11-04 a designation of the foreign corporation's mailing
29		address and a commitment to file with the Secretary of State a
30		statement of any subsequent change in its mailing address; and
31	(3)	Each domestic nonprofit corporation complies with the applicable
32		provisions of G.S. 55A-11-01 through G.S. 55A-11-03 and, if it is the
33		surviving corporation of the merger, with G.S. 55A-11-04."
34		TON 37. G.S. 55A-11-06(b) reads as rewritten:
35	-	the merger taking effect, <u>if</u> the surviving corporation, if it does not have
36		nt in this State, corporation is a foreign corporation, it shall be deemed
37		d the Secretary of State as its registered agent for service of process in a
38	1 0	force any obligation of a domestic corporation party to the merger, until
39	-	ppoints a registered agent in this State.merger. Service on the Secretary
40		such process shall be made by delivering to and leaving with the
41	•	te, or with any clerk authorized by the Secretary of State to accept
42	service of proces	ss, duplicate copies of the process and the fee required by G.S. 55A-1-

1	22(b). Upon receipt of service of process in the manner provided in this subsection, the			
2	Secretary of State shall immediately mail a copy of the process by registered or certified			
3	mail, return receipt requested, to the foreign corporation. If the foreign corporation is			
4	authorized to conduct affairs in this State, the address for mailing shall be its principal			
5	office or, if there is no mailing address for the principal office on file, its registered			
6	office. If the foreign corporation is not authorized to conduct affairs in this State, the			
7	address for mailing shall be the mailing address designated pursuant to subdivision (2)			
8	of subsection (a) of this section."			
9	SECTION 38. G.S. 55A-11-08(a) reads as rewritten:			
10	"(a) One or more domestic or foreign business corporations may merge with one			
11	or more domestic nonprofit corporations if:			
12	(1) Each domestic business corporation complies with the applicable			
13	provisions of G.S. 55-11-01, 55-11-03, and 55-11-04;			
14	(2) In a merger involving one or more foreign business corporations, the			
15	merger is permitted by the law of the state or country under whose law			
16	each foreign business corporation is incorporated and each foreign			
17	business corporation complies with that law in effecting the merger;			
18	(3) The domestic or foreign business corporation complies with G.S.			
19	55A-11-04 if it is the surviving corporation; corporation and, in the			
20	case of a foreign business corporation not authorized to transact			
21	business in this State, includes in the articles of merger filed pursuant			
22	to G.S. 55A-11-04 a designation of the foreign business corporation's			
23	mailing address and a commitment to file with the Secretary of State a			
24	statement of any subsequent change in its mailing address; and			
25	(4) Each domestic nonprofit corporation complies with the applicable			
26	provisions of G.S. 55A-11-01 through G.S. 55A-11-03 and, if it is the			
27	surviving corporation, with G.S. 55A-11-04."			
28	SECTION 39. G.S. 55A-11-08(b) reads as rewritten:			
29	"(b) Upon the merger taking effect, if the surviving corporation does not have a			
30	registered agent in this State, is a foreign business corporation, it shall be deemed to			
31	have appointed the Secretary of State as its registered agent for service of process in a			
32	proceeding to enforce any obligation of a domestic nonprofit corporation party to the			
33	merger, until such time as it appoints a registered agent in this State.merger. Service on			
34	the Secretary of State of any such process shall be made by delivering to and leaving			
35	with the Secretary of State, or with any clerk authorized by the Secretary of State to			
36	accept service of process, duplicate copies of the process and the fee required by G.S.			
37	55A-1-22(b). Upon receipt of service of process in the manner provided in this			
38	subsection, the Secretary of State shall immediately mail a copy of the process by			
39	registered or certified mail, return receipt requested, to the foreign business corporation.			
40	If the foreign business corporation is authorized to transact business in this State, the			
41	address for mailing shall be its principal office as defined in G.S. 55-1-40(17) or, if			
42	there is no mailing address for the principal office on file, its registered office. If the			

1	foreign business corporation is not authorized to transact business in this State, the			
2	address for mailing shall be the mailing address designated pursuant to subdivision (3)			
3	of subsection (a) of this section."			
4	SECTION 40. G.S. 55A-11-09(a) reads as rewritten:			
5	"(a) As used in this section, 'business entity' means a domestic business			
6	corporation as defined in G.S. 55-1-40-(including a professional corporation as defined			
7	in G.S. 55B-2), a foreign <u>business</u> corporation as defined in G.S. 55-1-40 (including a			
8	foreign professional corporation as defined in G.S. 55B-16), a domestic or foreign			
9	nonprofit corporation as defined in G.S. 55A-1-40, corporation, a domestic or foreign			
10	limited liability company company, as defined in G.S. 57C-1-03, a domestic or foreign			
11	limited partnership partnership, as defined in G.S. 59-102, a registered limited liability			
12	partnership or foreign limited liability partnership as defined in G.S. 59-102, a registered limited hability			
13	partnership as defined in G.S. 59-36 whether or not formed under the laws of this			
14	State."			
15	SECTION 41. G.S. 55A-11-09(d) reads as rewritten:			
16	"(d) After a plan of merger has been approved by each merging domestic			
17	nonprofit corporation and each other merging business entity as provided in subsection			
18	(c) of this section, the surviving business entity shall deliver articles of merger to the			
19	Secretary of State for filing. The articles of merger shall set forth:			
20	(1) The plan of merger;			
21	(2) For each merging business entity, its name, type of business entity, and			
22	the state or country whose laws govern its organization and internal			
23	affairs;			
24	(3) The name of the surviving business entity and, if the surviving			
25	business entity is not authorized to transact business or conduct affairs			
26	in this State, a designation of its mailing address and a commitment to			
27	file with the Secretary of State a statement of any subsequent change			
28	in its mailing address;			
29	(4) A statement that the plan of merger has been approved by each			
30	merging business entity in the manner required by law; and			
31	(5) The effective date and time of merger if it is not to be effective at the			
32	time of filing of the articles of merger.			
33	If the plan of merger is amended or abandoned after the articles of merger have been			
34	filed but before the articles of merger become effective, the surviving business entity			
35	promptly shall deliver to the Secretary of State for filing prior to the time the articles of			
36	merger become effective an amendment to the articles of merger reflecting the			
37	amendment or abandonment of the plan of merger.			
38	Certificates of merger shall also be registered as provided in G.S. 47-18.1."			
39	SECTION 42. G.S. 55A-11-09(e1)(2) reads as rewritten:			
40	"(2) To have appointed the Secretary of State as its agent for service of			
41	process in any such proceeding. Service on the Secretary of State of			
42	any such process shall be made by delivering to and leaving with the			

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1 Secretary of State State, or with any clerk authorized by the Secretary 2 of State to accept service of process, duplicate copies of such process 3 and the fee required by G.S. 55A-1-22(b). Upon receipt of service of 4 process on behalf of a surviving business entity in the manner provided 5 by for in this section, the Secretary of State shall immediately mail a 6 copy of the process by registered or certified mail, return receipt 7 requested, to the surviving business entity. If the surviving business 8 entity is authorized to transact business or conduct affairs in this State, 9 the address for mailing shall be its principal office designated in the latest document filed with the Secretary of State that is authorized by 10 11 law to designate the principal office or, if there is no principal office 12 on file, its registered office. If the surviving business entity is not 13 authorized to transact business or conduct affairs in this State, the 14 address for mailing shall be the mailing address designated pursuant to 15 subdivision (3) of subsection (d) of this section."

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SECTION 43. G.S. 55A-15-10(b) reads as rewritten:

17 "(b) When a foreign corporation authorized to conduct affairs in this State fails to appoint or maintain a registered agent in this State, or when its registered agent cannot 18 19 with due diligence be found at the registered office, or when its certificate of authority 20 shall have been revoked under G.S. 55A-15-31, the Secretary of State shall be an agent 21 of such corporation upon whom any process, notice, or demand may be served. Service on the Secretary of State of any process, notice, or demand shall be made by delivering 22 to and leaving with the Secretary of State State, or with any clerk having charge of the 23 24 corporation department of the Secretary of State's office, authorized by the Secretary of 25 State to accept service of process, duplicate copies of such process, notice, or demand. 26 demand and the fee required by G.S. 55A-1-22(b). In the event any process, notice, or demand is served on the Secretary of State, State in the manner provided for in this 27 28 subsection, he the Secretary of State shall immediately mail one of the copies thereof, 29 by registered or certified mail, return receipt requested, to the corporation at its principal 30 office shown in its most recent annual report, if applicable, the articles of incorporation, the Designation of Principal Office Address form, in any subsequent Corporation's 31 32 Statement of Change of Principal Office Address form, or in any subsequent 33 communication received from the corporation stating the current mailing address of its 34 principal office or, if there is no mailing address for the principal office on file, to the 35 corporation at its registered office. Service on a foreign corporation under this 36 subsection shall be effective for all purposes from and after the date of such the service on the Secretary of State." 37 38 SECTION 44. G.S. 55A-15-20(b)(5) reads as rewritten: 39 A commitment to notify file with the Secretary of State in the future a "(5)

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statement of any <u>subsequent</u> change in its mailing address."

41 **SECTION 45.** G.S. 55A-15-20(d) reads as rewritten:

1 "(d) After the withdrawal of the foreign corporation is effective, service of process 2 on the Secretary of State in accordance with subdivision (b)(3)-subsection (b) of this 3 section is service on the foreign corporation. shall be made by delivering to and leaving 4 with the Secretary of State, or any clerk authorized by the Secretary of State to accept service of process, duplicate copies of the process and the fee required by G.S. 55A-1-5 6 22(b). Upon receipt of process, process in the manner provided in this subsection, the 7 Secretary of State shall immediately mail a copy of the process by registered or certified 8 mail, return receipt requested, to the foreign corporation at the mailing address set forth under-designated pursuant to subsection (b) of this section." 9

10

SECTION 46. G.S. 55A-15-21(a) reads as rewritten:

11 "(a) Whenever a foreign corporation authorized to conduct affairs in this State 12 ceases its separate existence as a result of a statutory merger or consolidation permitted by the laws of the state or country under which it was incorporated, or converts into 13 another entity as permitted by those laws, the surviving or resulting entity shall apply 14 15 for a certificate of withdrawal for the foreign corporation by delivering to the Secretary of State for filing a copy of the articles of merger, consolidation, or conversion or a 16 certificate reciting the facts of the merger, consolidation, or conversion duly 17 authenticated by the secretary of state or other official having custody of corporate 18 19 records in the state or country under the laws of which the foreign corporation was 20 incorporated. If the surviving or resulting entity is not authorized to conduct affairs in 21 this State, the articles or certificate shall be accompanied by an application which must 22 set forth:

23 (1)The name of the foreign corporation authorized to conduct affairs in this State, the type of entity and the name of the surviving or resulting 24 25 entity, and a statement that the surviving or resulting entity is not 26 authorized to conduct affairs in this State; 27 A statement that the surviving or resulting entity consents that service (2)28 of process based upon any cause of action arising in this State, or 29 arising out of affairs conducted in this State, during the time the 30 foreign corporation was authorized to conduct affairs in this State may 31 thereafter be made by service thereof on the Secretary of State; 32 A mailing address to which the Secretary of State may mail a copy of (3) 33 any process served on him-the Secretary of State under subdivision 34 (a)(2) of this section; and 35 A commitment to notify file with the Secretary of State in the future a (4) statement of any subsequent change in its mailing address." 36 37 SECTION 47. G.S. 55A-15-21 is amended by adding a new subsection to 38 read: 39 After the withdrawal of the foreign corporation is effective, service of process "(c) on the Secretary of State in accordance with subsection (a) of this section shall be made 40 41 by delivering to and leaving with the Secretary of State, or any clerk authorized by the Secretary of State to accept service of process, duplicate copies of the process and the 42

1	fee required by	G.S. 55A-1-22(b). Upon receipt of process in the manner provided in		
2	this subsection, the Secretary of State shall immediately mail a copy of the process by			
3	registered or certified mail, return receipt requested, to the foreign corporation at the			
4	mailing address designated pursuant to subsection (a) of this section."			
5	PART III. AM	ENDMENTS TO THE NORTH CAROLINA LIMITED		
6		OMPANY ACT.		
7		TON 48. G.S. 57C-1-03 is amended by adding the following new		
8		be placed by the Revisor of Statutes in the appropriate order, to read:		
9	"§ 57C-1-03. D			
10		ng definitions apply in this Chapter, unless otherwise specifically		
11	provided:			
12	•••			
13	<u>(5a)</u>	Director. – For any limited liability company the management of		
14		whose affairs is vested in whole or in part in persons other than its		
15		managers pursuant to G.S. 57C-3-20(b), any person who is so vested		
16		with, or is one of a group of persons so vested with, the authority to		
17		direct the management of the limited liability company's affairs.		
18	•••			
19	<u>(6a)</u>	Domestic nonprofit corporation. – A corporation as defined in G.S.		
20		<u>55A-1-40(5).</u>		
21	<u>(6b)</u>	Executive. – For any limited liability company the management of		
22		whose affairs is vested in whole or in part in persons other than its		
23		managers pursuant to G.S. 57C-3-20(b), any person who is so vested		
24		with authority to participate in the management of the limited liability		
25 26		company's affairs under the direction of the limited liability company's		
20 27		managers or directors.		
27	 (9a)	Foreign nonprofit corporation. – A foreign corporation as defined in		
28 29	<u>(9a)</u>	G.S. 55A-1-40(11).		
30		<u>0.5. 55A-1-40(11).</u>		
31	 (12a)	Management of the affairs. – In respect of an entity, unless the context		
32	<u>(12u)</u>	indicates otherwise, the authority to direct and participate in the		
33		management of the entity.		
34		management of the entry.		
35	(17a)	Principal office The office, in or out of this State, where the		
36		principal executive offices of a domestic or foreign limited liability		
37		company are located, as designated in its most recent annual report		
38		filed with the Secretary of State or, in the case of a domestic or foreign		
39		limited liability company that has not yet filed an annual report, in its		
40		articles of organization or application for a certificate of authority,		
41		respectively.		
42	"			

1	S	SECT	ION 49. G.S. 57C-1-03(3a) reads as rewritten:
2	'	'(3a)	Business entity. – A corporation (including a professional corporation
3			as defined in G.S. 55B-2), a foreign corporation (including a foreign
4			professional corporation defined in G.S. 55B-16), a domestic or
5			foreign nonprofit corporation corporation, as defined in G.S. 55A-1-
6			40, a domestic or foreign limited liability company, a domestic or
7			foreign limited partnership partnership, as defined in G.S. 59-102, a
8			registered limited liability partnership or foreign limited liability
9			partnership as defined in G.S. 59-32, or any other partnership as
10			defined in G.S. 59-36 whether or not formed under the laws of this
11			State (including a registered limited liability partnership as defined in
12			G.S. 59 32 and any other limited liability partnership formed under a
13			law other than the laws of this State). State."
14	S	SECT	ION 50. G.S. 57C-1-03(4) reads as rewritten:
15			Corporation. <u>Corporation or domestic corporation</u> . <u>–</u> Has the same
16			meaning as in G.S. 55-1-40(4)."
17	S	SECT	ION 51. G.S. 57C-1-03(13) reads as rewritten:
18	'	'(13)	Manager. – Has the following meanings: (i) with respect to a <u>domestic</u>
19			limited liability company that has set forth in its articles of
20			organization that it is to be or may be managed by persons other than
21			members, company, any person designated in, or in accordance with
22			with, G.S. 57C-3-20(a), (ii) with respect to any other limited liability
23			company, its members, and (iii) (ii) with respect to a foreign limited
24			liability company, any person authorized to act for and bind the
25			foreign limited liability company."
26	S	SECT	ION 52. G.S. 57C-1-03(15) reads as rewritten:
27	'	'(15)	Membership interest or interest In the context of a member of a
28			limited liability company, the terms mean all of a member's rights in
29			the limited liability company, including without limitation the
30			member's any share of the profits and losses of the limited liability
31			company, the any right to receive distributions of the limited liability
32			company assets, any right to vote, vote on matters relating to the
33			limited liability company, and any right to participate in the
34			management. management of the limited liability company's affairs."
35	S	SECT	ION 53. G.S. 57C-1-20(f) reads as rewritten:
36	"(f) 4	A doc	ument submitted by a domestic or foreign limited liability company
37	must be ex	ecuted	1:
38	((1)	By a manager of the limited liability company;
39	((2)	If managers have not been selected, or if the limited liability company
40			does not have a manager other than a member, by any member;

1	(3)	If the limited liability company has not been formed or	
2 3		members of the limited liability company have been iden	ntified in the
		manner provided in this Chapter, by an organizer; or	
4 5	(4)	If the limited liability company is in the hands of a receive other court-appointed fiduciary, by that fiduciary.	er, trustee, or
6	A document	submitted by a business entity other than a domestic or for	reign limited
7		y must be executed by a person authorized to execute d	-
8		55-1-20(f) if the business entity is a corporation or foreign	
9	-	G.S. 55A-1-20(f) if the business entity is a domestic or forei	-
10	· · · •	pursuant to G.S. 59-204 if the business entity is a domest	• •
11	· · ·	hip, or (iv) pursuant to G.S. 59-73.7(a)(4) G.S. 59-35.1	•
12	-	s any other partnership as defined in G.S. 59-36 whether o	
13	under the laws o	f this State."	
14	SECT	TION 54. G.S. 57C-1-22(a) reads as rewritten:	
15		ecretary of State shall collect the following fees when the	
16	described in this	subsection are delivered to the Secretary of State for filing:	
17		Document	Fee
18	(1)	Articles of organization	\$125.00
19	(2)	Application for reserved name	10.00
20	(3)	Notice of transfer of reserved name	10.00
21	(4)	Application for registered name	10.00
22	(5)	Application for renewal of registered name	10.00
23	(6)	Limited liability company's statement of change of	- 00
24		registered agent or registered office or both	5.00
25	(7)	Agent's statement of change of registered office for	5.00
26	$\langle 0 \rangle$	each affected limited liability company	5.00
27	(8)	Agent's statement of resignation	No fee
28	(9)	Designation of registered agent or registered	5.00
29	(10)	office or both	5.00
30 21	(10)	Amendment of articles of organization	50.00
31 32	(11)	Restated articles of organization without amendment of articles	10.00
33	(12)	Restated articles of organization with amendment of	10.00
33 34	(12)	articles	50.00
35	(12a)		50.00
36	(12u)	included as part of another document)	50.00
37	(13)	Articles of merger	<u>50.00</u>
38	(13)	Articles of dissolution	30.00
39	(15)	Cancellation of articles of dissolution	10.00
40	(16)	Certificate of administrative dissolution	No fee
41	(16a)	Application for reinstatement following administrative	
42		dissolution	100.00

1	(17)	Certificate of reinstatement	No fee
2	(18)	Certificate of judicial dissolution	No fee
3	(19)	Application for certificate of authority	250.00
4	(20)	Application for amended certificate of authority	50.00
5	(21)	Application for certificate of withdrawal	10.00
6	(22)	Certificate of revocation of authority to transact	
7		business	No fee
8	(23)	Articles of correction	10.00
9	(24)	Application for certificate of existence or	
10		authorization	5.00
11	(25)	Annual report	200.00
12	(26)	Any other document required or permitted to be filed by	
13		this Chapter	10.00
14	(27)	Advisory review of a document	200.00."
15	SECT	FION 55. G.S. 57C-2-01 reads as rewritten:	

16 "§ 57C-2-01. Purposes.

(a) Every limited liability company organized formed under this Chapter has the
purpose of engaging in any lawful business unless a more limited lawful purpose is set
forth in its articles of organization.

(b) A domestic or foreign limited liability company engaging in a business that is
subject to regulation under another statute of this State may be formed or authorized to
transact business under this Chapter only if permitted by and subject to all limitations of
the other statute giving effect to subsection (c) of this section.

24 Subsections (a) and (b) of this section to the contrary notwithstanding and (c) 25 except as set forth in this subsection, a domestic or foreign limited liability company 26 shall engage in rendering professional services only to the extent that a professional 27 corporation acting pursuant to Chapter 55B of the General Statutes or a corporation 28 acting pursuant to Chapter 55 of the General Statutes may engage in rendering professional services under the conditions and limitations imposed by an applicable 29 30 licensing statute. Chapter 55B of the General Statutes and each applicable licensing 31 statute are deemed amended to provide that professionals licensed under the applicable 32 licensing statute may render professional services through a domestic or foreign limited 33 liability company. For purposes of applying the provisions, conditions, and limitations 34 of Chapter 55B of the General Statutes and the applicable licensing statute to domestic 35 and foreign limited liability companies that engage in rendering professional services, 36 (i) unless the context clearly requires otherwise, references to Chapter 55 of the General Statutes (the North Carolina Business Corporation Act) shall be treated as references to 37 38 this Chapter, and references to a "corporation" or "foreign corporation" shall be treated 39 as references to a limited liability company or foreign limited liability company, respectively, (ii) members shall be treated in the same manner as shareholders of a 40 41 professional corporation, (iii) managers and directors shall be treated in the same 42 manner as directors of a professional corporation, (iv) the persons signing the articles of

1 organization of a limited liability company shall be treated in the same manner as the 2 incorporators of a professional corporation, and (v) the name of a domestic or foreign 3 limited liability company so engaged shall comply with G.S. 57C-2-30 or G.S. 57C-7-06 and, in addition, shall contain the word "Professional" or the abbreviation 4 "P.L.L.C." or "PLLC". For purposes of this subsection, "applicable licensing statute" 5 6 shall mean those provisions of the General Statutes referred to in G.S. 55B-2(6). 7 Nothing in this Chapter shall be interpreted to abolish, modify, restrict, limit, or alter 8 the law in this State applicable to the professional relationship and liabilities between 9 the individual furnishing the professional services and the person receiving the 10 professional services, the standards of professional conduct applicable to the rendering 11 of the services, or any responsibilities, obligations, or sanctions imposed under 12 applicable licensing statutes. A member or member, manager manager, director, or executive of a professional limited liability company is not individually liable, directly 13 14 or indirectly, including by indemnification, contribution, assessment, or otherwise, for 15 debts, obligations, and liabilities of, or chargeable to, the professional limited liability company that arise from errors, omissions, negligence, malpractice, incompetence, or 16 17 malfeasance committed by another member, manager, director, executive, employee, agent, or other representative of the professional limited liability company; provided, 18 19 however, nothing in this Chapter shall affect the liability of a member or member, 20 manager manager, director, or executive of a professional limited liability company for 21 his or her own errors, omissions, negligence, malpractice, incompetence, or malfeasance committed in the rendering of professional services." 22

23

SECTION 56. G.S. 57C-2-02 reads as rewritten:

24 "§ 57C-2-02. Powers of the limited liability company.

25 Unless its articles of organization or this Chapter provide otherwise, each limited 26 liability company has the same powers as an individual to do all things necessary or 27 convenient to carry out its business and affairs, including, without limitation, power:

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- To sue and be sued, complain, and defend in its own name; (1)
- (2)To make and amend operating agreements, not inconsistent with its 30 articles of organization or with the laws of this State, for managing the 31 business and regulating the affairs of the limited liability company; 32
 - To purchase, receive, lease, or otherwise acquire, and own, hold, (3) improve, use, and otherwise deal with, real or personal property, or any legal or equitable interest in property, wherever located;
 - To sell, convey, mortgage, pledge, lease, exchange, and otherwise (4) dispose of all or any part of its property;
 - To purchase, receive, subscribe for, or otherwise acquire; own, hold, (5) vote, use, sell, mortgage, lend, pledge, or otherwise dispose of; and deal in and with shares or other interests in, or obligations of, any other entity;
- 41 To make contracts and guarantees, incur liabilities, borrow money, (6)42 issue its notes, bonds, and other obligations (which may be convertible

1		into or include the option to purchase other interests in the limited
2		liability company), and secure any of its obligations by mortgage or
3		pledge of any of its property, franchises, or income;
4	(7)	To lend money, invest and reinvest its funds, and receive and hold real
5		and personal property as security for repayment;
6	(8)	To be a promoter, partner, member, associate, or manager of any
7		partnership, joint venture, trust, or other entity;
8	(9)	To conduct its business, locate offices, and exercise the powers
9		granted by this Chapter within or without this State;
10	(10)	To elect or appoint managers, <u>directors, executives, officers</u> ,
11		employees, and agents of the limited liability company, define their
12		duties, fix their compensation, and lend them money and credit;
13	(11)	To pay pensions and establish pension plans, pension trusts,
14		profit-sharing plans, and other benefit or incentive plans for any or all
15		of its current or former managers, <u>directors, executives, officers</u> ,
16		employees, and agents;
17	(12)	To make donations for the public welfare or for charitable, religious,
18	()	cultural, scientific, or educational purposes;
19	(13)	To transact any lawful business that will aid governmental policy;
20	(14)	To make payments or donations, or do any other act, not inconsistent
21	(- ·)	with law, that furthers the business and affairs of the limited liability
22		company;
23	(15)	To provide insurance for its benefit on the life or physical or mental
24	(15)	ability of any of its managers, <u>directors, executives,</u> officers, or
25		employees or on the life or physical or mental ability of any owner of
26		any interest in the limited liability company for the purpose of
27		acquiring the interest owned by him at the time of his death or
28		disability, and for these purposes the limited liability company is
29		deemed to have an insurable interest in its managers, <u>directors</u> ,
30		<u>executives</u> , officers, employees, or members and other interest owners;
31		and to provide insurance for its benefit on the life or physical or mental
32		ability of any other person in whom it has an insurable interest; and
33	(16)	To render professional services, subject to G.S. 57C-2-01(c)."
33 34		FION 57. G.S. $57C-2-20(c)$ reads as rewritten:
35		nization of a limited liability company requires one or more initial
36		iny further action as may be determined by the initial member or
30 37		ial members are not identified in the articles of organization of a limited
38		y in the manner provided in G.S. 57C-3-01(a), the organizers shall hold
38 39	• •	
		eetings at the call of a majority of the organizers to identify the initial limited liability company. Unlass otherwise provided in this Chapter or
40		limited liability company. Unless otherwise provided in this Chapter or
41		f organization of the limited liability company, all decisions to be made
42	by the organize	rs at such meetings shall require the approval, consent, agreement, or

1 2 3 4	ratification of a majority of the organizers. Unless otherwise provided in the articles of organization, the organizers may, in lieu of a meeting, take action as described in this subsection by written consent signed by all of the organizers. The written consent may be incorporated in, or otherwise made part of, the initial written operating agreement of			
5	the limite		lity company."	
6			FION 58. G.S. 57C-2-21(a) reads as rewritten:	
7	"(a)		rticles of organization must set forth:	
8 9		(1)	A name for the limited liability company that satisfies the provisions of G.S. 57C-2-30;	
10		(2)	If the limited liability company is to dissolve by a specific date, the	
11		(2)	latest date on which the limited liability company is to dissolve by a specific date, the	
12			date for dissolution is specified, there shall be no limit on the duration	
13			of the limited liability company;	
14		(3)	The name and address of each person executing the articles of	
15		(3)	organization and whether the person is executing the articles of	
16			organization in the capacity of a member or an organizer;	
17		(4)	The street address, and the mailing address if different from the street	
18			address, of the limited liability company's initial registered office, the	
19			county in which the initial registered office is located, and the name of	
20			the limited liability company's initial registered agent at that address;	
21			and	
22		<u>(4a)</u>	The street address, and the mailing address if different from the street	
23			address, of the limited liability company's principal office, if any, and	
24			the county in which the principal office, if any, is located; and	
25		(5)	Unless all of the members by virtue of their status as members shall be	
26			managers of the limited liability company, a statement that, except as	
27			provided in G.S. 57C-3-20(a), the members shall not be managers by	
28			virtue of their status as members."	
29			FION 59. G.S. 57C-2-23(a) reads as rewritten:	
30	"(a)		domestic limited liability company other than a professional limited	
31	-	_	ny governed by G.S. 57C-2-01(c) and each foreign limited liability	
32			rized to transact business in this State, shall deliver to the Secretary of	
33		-	an annual report, in a form jointly prescribed by the Secretary of	
34	Revenue		cretary of State, that sets forth all of the following:	
35		(1)	The name of the limited liability or foreign limited liability company	
36			and the state or country under whose law it is organized.formed.	
37		(2)	The street address, and the mailing address if different from the street	
38			address, of the registered office, the county in which the registered	
39 40			office is located, and the name of its registered agent at that office in this State and a statement of any change of the maintenad office on	
40			this State, and a statement of any change of the registered office or	
41 42		(3)	registered agent, or both. The address and telephone number of its principal office	
42		(3)	The address and telephone number of its principal office.	

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1	(4) The names and business addresses of its managers. <u>managers</u> or, if the
2	limited liability company has never had members, its organizers.
3	(5) A brief description of the nature of its business.
4	If the information contained in the most recently filed annual report has not changed, a
5	certification to that effect may be made instead of setting forth the information required
6	by subdivisions (2) through (5) of this subsection. The Secretary of State shall make
7	available the form required to file an annual report."
8	SECTION 59A. G.S. 57C-2-23(c) reads as rewritten:
9	"(c) <u>The Secretary of State must notify limited liability companies of the annual</u>
10	report filing requirement. The annual report shall be delivered to the Secretary of State
11	by the fifteenth day of the fourth month following the close of the limited liability
12	company's fiscal April 15 th of each year."
13	SECTION 60. G.S. 57C-2-30(a)(2) reads as rewritten:
14	"(2) <u>May Shall</u> not contain language stating or implying that the limited
15	liability company is organized formed for a purpose other than that
16	permitted by G.S. 57C-2-01 and its articles of organization; and".
17	SECTION 61. G.S. 57C-2-32(b) reads as rewritten:
18	"(b) A foreign limited liability company registers its name, or its name with any
19	required addition, by filing with the Secretary of State an application:
20	(1) Setting forth its name, or its name with any required addition, the state
21	or country and date of its organization, formation, and a brief
22	description of the nature of the business in which it is engaged; and
23	(2) Accompanied by a certificate of existence (or a document of a similar
24	import) from the state or country of organization.formation."
25	SECTION 62. G.S. 57C-2-32(e) reads as rewritten:
26	"(e) A foreign limited liability company whose registration is effective may
27	thereafter qualify as a foreign limited liability company under that name or consent in
28	writing to the use of that name by a limited liability company thereafter organized
29	formed under this Chapter or by another foreign limited liability company thereafter
30	authorized to transact business in this State. The registration terminates when the
31	domestic limited liability company is organized formed or the foreign limited liability
32	company qualifies or consents to the qualification of another foreign limited liability
33	company under the registered name."
34	SECTION 63. G.S. 57C-2-34(b) reads as rewritten:
35	"(b) The Secretary of State shall adopt uniform certificates to be furnished for
36	registration in accordance with this section. In the case of a foreign limited liability
37	company, a similar certificate by any competent authority of the jurisdiction of
38	organization formation may be registered in accordance with this section."
39 40	SECTION 64. G.S. 57C-3-01 is amended by adding the following new
40 41	subsection to read:
41 42	"(c) Nothing in this Chapter precludes a person from being a member of a limited liability company because that person has not made, and has no obligation to make, any
42	liability company because that person has not made, and has no obligation to make, any

1	contributions to the limited liability company and has no right to receive any
2	distributions from the limited liability company or share in any profits or losses of the
3	limited liability company."
4	SECTION 65. G.S. 57C-3-02(3)e. reads as rewritten:
5	"e. Seeking, consenting to, or acquiescing in, the appointment of a
6	trustee or receiver for, or liquidation of the member person or of
7	all or any substantial part of his-that person's properties; or".
8	SECTION 66. G.S. 57C-3-04(e) reads as rewritten:
9	"(e) The managers or directors shall have the right to keep confidential from
10	members who are not managers, managers or directors, for such period of time as the
11	managers or directors deem reasonable, any information which the managers or
12	directors reasonably believe to be in the nature of trade secrets or other information the
13	disclosure of which the managers or directors in good faith believe is not in the best
14	interest of the limited liability company."
15	SECTION 67. G.S. 57C-3-20(a) reads as rewritten:
16	"(a) Unless the articles of organization provide otherwise, all members by virtue
17	of their status as members shall be managers of the limited liability company, together
18	with any other persons that may be designated as managers in in, or in accordance with,
19	the articles of organization or a written operating agreement. If the articles of
20	organization provide that all members are not necessarily managers by virtue of their
21	status as members, then those persons designated as managers in in, or in accordance
22	with, the articles of organization or a written operating agreement shall be managers,
23	but for any period during which no such designation has been made or is in effect, all
24	members shall be managers."
25	SECTION 68. G.S. 57C-3-22 is amended by adding a new subsection to
26	read:
27	"(f) Except to the extent otherwise provided in the articles of organization or a
28 29	written operating agreement, each director and executive shall be subject to the same
29 30	requirements and afforded the same rights as are provided in this section for a manager
30 31	when the director or executive exercises authority in the management of a limited liability company's affairs that would otherwise be vested in the managers pursuant to
31	G.S. 57C-3-20(b)."
33	SECTION 69. G.S. 57C-3-30 reads as rewritten:
33 34	"§ 57C-3-30. Liability to third parties of members and managers; <u>members</u>,
35	<u>managers, directors, and executives;</u> parties to actions; governing law.
36	(a) A person who is a member or manager, or both, member, manager, director,
37	executive, or any combination thereof of a limited liability company is not liable for the
38	obligations of a limited liability company solely by reason of being a member or
39	manager or both, member, manager, director, or executive and does not become so by
40	participating, in whatever capacity, in the management or control of the business. A
41	member or manager member, manager, director, or executive may, however, become
42	personally liable by reason of his that person's own acts or conduct.

1 (b) A member of a limited liability company is not a proper party to proceedings 2 by or against a limited liability company, except where the object of the proceeding is to 3 enforce a member's right against or liability to the limited liability company. 4 (c) The liability of members and managers members, managers, directors, and executives of a limited liability company organized formed and existing under this 5 6 Chapter shall at all times be determined solely and exclusively by this Chapter and the 7 laws of this State. 8 (d) If a conflict arises between the laws of this State and the laws of any other 9 jurisdiction with regard to the liability of a member or manager members, managers, directors, or executives of a limited liability company organized formed and existing 10 11 under this Chapter for the debts, obligations, and liabilities of the limited liability company, this Chapter and the laws of this State shall govern in determining the 12 13 liability." 14 SECTION 70. G.S. 57C-3-31 reads as rewritten: 15 "§ 57C-3-31. Mandatory indemnification of managers managers, directors, executives, and members. 16 A-Unless otherwise provided in the articles of organization or a written 17 (a) operating agreement, a limited liability company must indemnify every manager 18 manager, director, and executive in respect of payments made and personal liabilities 19 reasonably incurred by the manager-manager, director, and executive in the authorized 20 21 conduct of its business or for the preservation of its business or property. Unless limited by its Unless otherwise provided in the articles of 22 (b) 23 organization, organization or a written operating agreement, a limited liability company shall indemnify a member or manager member, manager, director, or executive who is 24 25 wholly successful, on the merits or otherwise, in the defense of any proceeding to which 26 he the person was a party because he the person is or was a member or manager member, manager, director, or executive of the limited liability company against 27 28 reasonable expenses incurred by him the person in connection with the proceeding." 29 SECTION 71. G.S. 57C-3-32 reads as rewritten: 30 "§ 57C-3-32. Limitation of liability of managers managers, directors, executives, 31 and members and permissive indemnification of managers, managers, 32 directors, executives, and members; insurance. Subject to subsection (b) of this section, the articles of organization or a 33 (a) 34 written operating agreement may: 35 Eliminate or limit the personal liability of a manager manager, (1)director, or executive for monetary damages for breach of any duty 36 37 provided for in G.S. 57C-3-22 (other than liability under G.S. 57C-4-07); and 38 39 Provide for indemnification of a manager or member manager, (2)member, director, or executive for judgments, settlements, penalties, 40 fines, or expenses incurred in a proceeding to which the member or 41 42 manager member, manager, director, or executive is a party because he

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the person is or was a manager or member manager, member, director, or executive. For purposes of this subdivision, the words "expenses", "proceeding", and "party" shall have the meanings set forth in G.S. 55-8-50(b).

5 No provision permitted under subsection (a) of this section shall limit, (b) 6 eliminate, or indemnify against the liability of a manager manager, director, or 7 executive for (i) acts or omissions that the manager manager, director, or executive 8 knew at the time of the acts or omissions were clearly in conflict with the interests of 9 the limited liability company, (ii) any transaction from which the manager manager, director, or executive derived an improper personal benefit, or (iii) acts or omissions 10 occurring prior to the date the provision became effective, except that indemnification 11 12 pursuant to subdivision (2) of subsection (a) of this section may be provided if approved by all the members. As used in this subsection, "improper personal benefit" does not 13 include reasonable compensation or other reasonable incidental benefit for or on 14 15 account of service as a manager, an director, executive, officer, an employee, an independent contractor, an attorney, or a consultant of the limited liability company. 16

17 A limited liability company may purchase and maintain insurance on behalf (c) of an individual who is or was a manager, an director, executive, officer, employee, or 18 an agent of the limited liability company, or who, while a manager, an director, 19 20 executive, officer, employee, or an agent of the limited liability company is or was serving at the request of the limited liability company as a director, an executive, 21 officer, a partner, a member, manager, a trustee, an employee, or an agent of a person, 22 against liability asserted against or incurred by him the person in that capacity or arising 23 from his-the person's status as a manager, an director, executive, officer, employee, or 24 25 an agent, whether or not the limited liability company would have the power to 26 indemnify him the person against the same liability under any provision of this 27 Chapter."

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SECTION 72. G.S. 57C-4-07 reads as rewritten:

29 "§ 57C-4-07. Liability upon wrongful distribution.

30 (a) A manager <u>or director</u> who votes for or assents to a distribution in violation of 31 G.S. 57C-4-06 or a written operating agreement is personally liable to the limited 32 liability company for the amount of the distribution that exceeds what could have been 33 distributed without violating G.S. 57C-4-06 or the operating agreement if it is 34 established that the manager <u>or director</u> did not act in compliance with G.S. 57C-3-22.

(b) Each manager <u>or director</u> held liable under subsection (a) of this section for a
 wrongful distribution is entitled to:

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- (1) Contribution from each other manager <u>or director</u> who could be held liable under subsection (a) of this section for the wrongful distribution; and
- 40 (2) Reimbursement from each member for the amount the member
 41 received knowing that the distribution was made in violation of G.S.
 42 57C-4-06 or the operating agreement.

1	(c) A proceeding under this section is barred unless it is commenced within three				
2	years after the date on which the effect of the distribution is measured under G.S.				
3	57C-4-06(c)."				
4	SECTION 73. G.S. 57C-6-02(2) reads as rewritten:				
5	"(2) A member if it is established that (i) the managers or those managers,				
6	directors, or any other persons in control of the limited liability				
7	company are deadlocked in the management of the affairs of the				
8	limited liability company, the members are unable to break the				
9	deadlock, and irreparable injury to the limited liability company is				
10	threatened or being suffered, or the business and affairs of the limited				
11	liability company can no longer be conducted to the advantage of the				
12	members generally, because of the deadlock; (ii) liquidation is				
13	reasonably necessary for the protection of the rights or interests of the				
14	complaining member, (iii) the assets of the limited liability company				
15	are being misapplied or wasted; or (iv) the articles of organization or a				
16	written operating agreement entitles the complaining member to				
17	dissolution of the limited liability company; or".				
18	SECTION 74. G.S. 57C-6-03(c) reads as rewritten:				
19	"(c) A limited liability company administratively dissolved under this section may				
20	apply to the Secretary of State for reinstatement not later than five years after the				
21	effective date of the administrative dissolution. The procedures for reinstatement and for				
22	the appeal of any denial of the limited liability company's application for reinstatement				
23	shall be the same procedures applicable to business corporations under G.S. 55-14-22,				
24	55-14-23, and 55-14-24. The effect of reinstatement of a limited liability company shall				
25	be the same as for a corporation under G.S. 55-14-22."				
26	SECTION 75. G.S. 57C-6-04(a) reads as rewritten:				
27	"(a) Except as otherwise provided in this Chapter, the articles of organization, or a				
28 29	written operating agreement, the managers shall wind up the limited liability company's				
29 30	affairs following its dissolution. If the dissolved limited liability company <u>has no</u> manages, <u>managers</u> , and provision is not otherwise made in the articles of organization				
31	or a written operating agreement, the legal representative of or successor to the member				
32	whose event of withdrawal has resulted in the dissolution may wind up last remaining				
33	<u>member may wind up the limited liability company's affairs. The court may wind up the</u>				
33 34	limited liability company's affairs, or appoint a person to wind up its affairs, on				
35	application of any member, his legal representative, or assignee."				
36	SECTION 76. G.S. 57C-6-06(5) reads as rewritten:				
37	"(5) Any other information the members or managers filing the articles of				
38	dissolution determine."				
39	SECTION 77. G.S. 57C-6-06.1(5) reads as rewritten:				
40	"(5) Any other information the members or managers filing the articles of				
41	cancellation determine."				
42	SECTION 78. G.S. 57C-7-01 reads as rewritten:				

1	"§ 57C-7-01. Law governing.			
2	The laws of the state or other jurisdiction under which a foreign limited liability			
3	company is organized formed shall govern its formation, organization organization, and			
4	internal affairs and the liability of its managers and members, regardless of whether the			
5	foreign limited liability company procured or should have procured a certificate of			
6	authority under this Chapter, and a foreign limited liability company may shall not be			
7	denied a certificate of authority by reason of any difference between the laws under			
8	which it is organized formed and the laws of this State. A foreign limited liability			
9	company with a valid certificate of authority has the same but no greater rights and has			
10	the same but no greater privileges as, and is subject to the same duties, restrictions,			
11	penalties, and liabilities now or later imposed on, a domestic limited liability company			
12	of like character."			
13	SECTION 79. G.S. 57C-7-04(a) reads as rewritten:			
14	"(a) A foreign limited liability company may apply for a certificate of authority to			
15	transact business in this State by delivering an application to the Secretary of State for			
16	filing. The application must set forth:			
17	(1) The name of the foreign limited liability company or, if its name is			
18	unavailable for use in this State, a name that satisfies the requirements			
19	of G.S. 57C-7-06;			
20	(2) The name of the state or country under whose law it is organized;			
21	$\frac{\text{formed}}{\text{formed}}$			
22	 (3) Its date of organization formation and period of duration; (4) The streat address, and the mailing address if different from the streat 			
23 24	(4) The street address, and the mailing address if different from the street			
24 25	address, of its principal office in the state or country under whose law it is organized; office, if any and the country in which the principal			
23 26	it is organized; office, if any, and the county in which the principal office, if any, is located;			
20 27	(5) The street address, and the mailing address if different from the street			
28	address, of its registered office in this State and the name of its			
20 29	registered agent at that office; and			
30	(6) The names and usual business addresses of its current managers."			
31	SECTION 80. G.S. 57C-7-04(b) reads as rewritten:			
32	"(b) The foreign limited liability company shall deliver with the completed			
33	application a certificate of existence (or a document of similar import) duly			
34	authenticated by the Secretary of State or other official having custody of limited			
35	liability company records in the state or country under whose law it is organized.			
36	formed."			
37	SECTION 81. G.S. 57C-7-05(a)(3) reads as rewritten:			
38	"(3) The state or country of its organization. <u>formation.</u> "			
39	SECTION 82. G.S. 57C-7-05(b)(2) reads as rewritten:			
40	"(2) The name of the state or country under whose law it is organized;			
41	formed;".			
42	SECTION 83. G.S. 57C-7-06(b)(1) reads as rewritten:			

 SECTION 84. G.S. 57C-7-06(c) reads as rewritten: "(c) A foreign limited liability company may apply to the Secretary of State for authorization to use in this State a name that is not distinguishable upon the Secretary of State's records from the name of another limited liability company (organized (former or authorized to transact business in this State). The Secretary of State shall authorized use of the name applied for if: (1) The other person who has or uses the name or who has reserved or registered the name consents to the use in writing and submits a undertaking in form satisfactory to the Secretary of State to change i name to a name that is distinguishable upon the records of the Secretary of State from the name of the applying limited liability company; or (2) The applicant delivers to the Secretary of State a certified copy of final judgment of a court of competent jurisdiction establishing the secretary of state is submited in the secretary of state is submited in the secretary of secretary of state is submited in the secretary of state a name to a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction establishing the secretary of a court of competent jurisdiction esta	ility tion, pany			
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 8 State's records from the name of another limited liability company (organized (forme 9 or authorized to transact business in this State). The Secretary of State shall authoriz 10 use of the name applied for if: 11 (1) The other person who has or uses the name or who has reserved of 12 registered the name consents to the use in writing and submits a 13 undertaking in form satisfactory to the Secretary of State to change i 14 name to a name that is distinguishable upon the records of the 15 Secretary of State from the name of the applying limited liability 16 company; or 17 (2) The applicant delivers to the Secretary of State a certified copy of 18 final judgment of a court of competent jurisdiction establishing the 				
 9 or authorized to transact business in this State). The Secretary of State shall authorized use of the name applied for if: 11 (1) The other person who has or uses the name or who has reserved of registered the name consents to the use in writing and submits a undertaking in form satisfactory to the Secretary of State to change i name to a name that is distinguishable upon the records of the Secretary of State from the name of the applying limited liability company; or 17 (2) The applicant delivers to the Secretary of State a certified copy of final judgment of a court of competent jurisdiction establishing the secretary of state is a stabilishing the secretary of state is a stabilishing the secretary of state is a stabilishing the secretary of state a stabilishing the secretary of state a stabilishing the secretary of a court of competent jurisdiction establishing the secretary of state a stabilishing the secretary of state a stabilishing the secretary of a court of competent jurisdiction establishing the secretary of state a stabilishing the secretary of a stabilishing the secretary of state a stabilishing the secretary of a stabilishing the secretary of state a stabilishing the secretary of state a stabilishing the secretary of state a stabilishing the secretary of a stabilishing the secretary of state a stabilishing the secretary stabilishis stabilishing the secretary stabilishing th	-			
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J C 1 J C	of a			
	the			
19 applicant's right to use the name applied for in this State."				
20 SECTION 85. G.S. 57C-7-10(b) reads as rewritten:				
21 "(b) Whenever a foreign limited liability company authorized to transact busines				
	in this State shall fail to appoint or maintain a registered agent in this State, or whenever			
its registered agent cannot with due diligence be found at the registered office, then the				
Secretary of State shall be an agent of the foreign limited liability company upon whom				
	any such process, notice, or demand may be served. Service on the Secretary of State of			
any such process, notice, or demand shall be made by delivering to and leaving with the				
Secretary of <u>State State</u> , or with any clerk having charge of the limited liability				
company department of the Secretary of State's office, authorized by the Secretary of				
<u>State to accept service of process</u> , duplicate copies of the process, notice, or demand. demand and the fee required by $C = 57C + 22$ (b). In the event any such process, notice				
demand and the fee required by G.S. 57C-1-22(b). In the event any such process, notice,				
or demand is served on the Secretary of State, State in the manner provided in this subsection the Secretary of State shall immediately mail one of the copies thereof by				
<u>subsection</u> , the Secretary of State shall immediately mail one of the copies thereof, by registered or certified mail, return receipt requested, to the foreign limited liability				
company at its principal office shown in its application for certificate of authority or				
amended certificate of authority or at the address indicated in the latest communication				
received by the Secretary of State from the foreign limited liability company stating the				
 36 received by the Secretary of State from the foreign limited liability company stating th 37 current mailing address of its principal office or, if there is no mailing address for th 				
principal office on file, to the foreign limited liability company at its registered office.				
39 Service on a foreign limited liability company under this subsection shall be effective				
for all purposes from and after the date of the service on the Secretary of State."				
41 SECTION 86. G.S. 57C-7-11(b) reads as rewritten:				

1	"(b) A foreign limited liability company authorized to transact business in this			
2	State may apply for a certificate of withdrawal by delivering an application to the			
3	Secretary of State for filing. The application must set forth:			
4	(1) The name of the foreign limited liability company and the name of the			
5	state or country under whose law it is organized; formed;			
6	(2) That it is not transacting business in this State and that it surrenders its			
7	authority to transact business in this State;			
8	(3) That the foreign limited liability company revokes the authority of its			
9	registered agent to accept service of process and consents that service			
10	of process in any action or proceeding based upon any cause of action			
11	arising in this State, or arising out of business transacted in this State,			
12	during the time the foreign limited liability company was authorized to			
13	transact business in this State, may thereafter be made on such foreign			
14	limited liability company by service thereof on the Secretary of State;			
15	(4) A mailing address to which the Secretary of State may mail a copy of			
16 17	any process served on him the Secretary of State under subdivision (3)			
17 18	of this subsection; and (5) A commitment to patify file with the Secretary of State in the future of			
18 19	(5) A commitment to notify <u>file with</u> the Secretary of State in the future <u>a</u> <u>statement</u> of any <u>subsequent</u> change in its mailing address."			
20	SECTION 87. G.S. 57C-7-11(d) reads as rewritten:			
20 21	"(d) After the withdrawal of the foreign limited liability company is effective,			
22	service of process on the Secretary of State in accordance with subdivision (b)(3)			
23	<u>subsection (b)</u> of this section is service on the foreign limited liability company. shall be			
24	made by delivering to and leaving with the Secretary of State, or with any clerk			
25	authorized by the Secretary of State to accept service of process, duplicate copies of that			
26	process and the fee required by G.S. 57C-1-22(b). Upon receipt of process, process in			
27	the manner provided in this subsection, the Secretary of State shall mail a copy of the			
28	process by registered or certified mail, return receipt requested, to the foreign limited			
29	liability company at the mailing address set forth under designated pursuant to			
30	subsection (b) of this section."			
31	SECTION 88. G.S. 57C-7-12(a) reads as rewritten:			
32	"(a) Whenever a foreign limited liability company authorized to transact business			
33	in this State ceases its separate existence as a result of a statutory merger, consolidation,			
34	or conversion permitted by the laws of the state or country under which it was			
35	organized, formed, or converts into another type of entity as permitted by those laws,			
36	the surviving or resulting entity shall apply for a certificate of withdrawal for the foreign			
37	limited liability company by delivering to the Secretary of State for filing a copy of the			
38	articles of merger, consolidation, or conversion or a certificate reciting the facts of the			
39	merger, consolidation, or conversion, duly authenticated by the Secretary of State or			
40	other official having custody of limited liability company records in the state or country			
41	under the laws of which the foreign limited liability company was organized. formed. If			

the surviving or resulting entity is not authorized to transact business in this State, thearticles or certificate must be accompanied by an application which must set forth:

- 3 The name of the foreign limited liability company authorized to (1)transact business in this State, the type of entity and name of the 4 5 surviving or resulting entity, and a statement that the surviving or 6 resulting entity is not authorized to transact business in this State; 7 A statement that the surviving or resulting entity consents that service (2)8 of process based upon any cause of action arising in this State, or 9 arising out of business transacted in this State, during the time the foreign limited liability company was authorized to transact business 10 11 in this State, may thereafter be made by service thereof on the 12 Secretary of State; 13 A mailing address to which the Secretary of State may mail a copy of (3) 14 any process served on him the Secretary of State under subdivision 15 (a)(2) of this section; and 16 (4) A commitment to file with the Secretary of State a statement of any 17 subsequent change in its subsequent mailing address." 18 SECTION 89. G.S. 57C-7-12 is amended by adding a new subsection to 19 read: 20 "(c) After the withdrawal of the foreign limited liability company is effective, service of process on the Secretary of State in accordance with subsection (a) of this 21 section shall be made by delivering to and leaving with the Secretary of State, or with 22 any clerk authorized by the Secretary of State to accept service of process, duplicate 23 copies of process and the fee required by G.S. 57C-1-22(b). Upon receipt of process in 24 25 the manner provided in this subsection, the Secretary of State shall immediately mail a 26 copy of the process by registered or certified mail, return receipt requested, to the surviving or resulting entity at the mailing address designated pursuant to subsection (a) 27 of this section." 28 29 **SECTION 90.** G.S. 57C-8-01(b) reads as rewritten: The complaint shall allege with particularity the efforts, if any, made by the 30 "(b) plaintiff to obtain the action the plaintiff desires from the managers or comparable 31 32 managers, directors, or other applicable authority and the reasons for the plaintiff's failure to obtain the action, or for not making the effort. Whether or not a demand for 33 34 action was made, if the limited liability company commences an investigation of the
- 36 37

35

SECTION 91. G.S. 57C-8-01(c) reads as rewritten:

38 "(c) Upon motion of the limited liability company, the court may appoint a 39 committee composed of two or more disinterested <u>managers managers, directors,</u> or 40 other disinterested persons, acceptable to the limited liability company, to determine 41 whether it is in the best interest of the limited liability company to pursue a particular 42 legal right or remedy. The committee shall report its findings to the court. After

charges made in the demand or complaint, the court may stay any proceeding until the

investigation is completed."

1	considering the	report and any other relevant evidence, the court shall determine		
2	whether the proceeding should be continued or not."			
3	SECTION 92. The heading of Part 1 of Article 9A of Chapter 57C of the			
4	General Statutes reads as rewritten:			
5	"Part 1. Conversions. Conversion to Limited Liability Company."			
6		FION 93. G.S. 57C-9A-01 reads as rewritten:		
7	"§ 57C-9A-01.			
8 9		mestic limited liability company may convert to a domestic limited guant to Part 10A of Article 5 of Chapter 59 of the General Statutes.		
9 10	• • •	eign limited liability company, a domestic or foreign limited partnership		
10		S. 59-102, or any other partnership as defined in G.S. 59-36 whether or		
12		der the laws of this State (including a registered limited liability		
12		lefined in G.S. 59-32 and any other limited liability partnership formed		
13 14		er than the laws of this State) may convert to a domestic limited liability		
14	company if:	er than the laws of this State) may convert to a domestic infined hability		
16	(1)	The converting business entity complies with the requirements of this		
17		Part; and		
18	(2)	If the converting business entity is a foreign limited liability company,		
19		a foreign limited partnership, or other partnership as defined in G.S.		
20		59-36 whose organization and internal affairs are governed by a law		
21		other than the laws of this State, the conversion is permitted by the		
22		laws of the state or country governing the organization and internal		
23		affairs of the converting business entity and the converting business		
24		entity complies with those laws.		
25		entity other than a domestic limited liability company may convert to a		
26		d liability company if:		
27	<u>(1)</u>	The conversion is permitted by the laws of the state or country		
28		governing the organization and internal affairs of the converting		
29		business entity; and		
30	<u>(2)</u>	The converting business entity complies with the requirements of this		
31		Part and, to the extent applicable, the laws referred to in subdivision		
32	SEC	(1) of this section."		
33 34		FION 94. G.S. 57C-9A-02 reads as rewritten:		
54 35	•	Plan of conversion.		
35 36	(a) The holders of the interests in the converting business entity shall approve a written plan of conversion containing:			
30 37	(1)	The name of the resulting domestic limited liability company into		
37	(1)	which the converting business entity shall convert;		
38 39	<u>(1a)</u>	<u>The name of the converting business entity, its type of business entity,</u>		
40	<u>(1a)</u>	and the state or country whose laws govern its organization and		
40 41		internal affairs;		
42	(2)	The terms and conditions of the conversion; and		
	(-)			

1	(3) The manner and basis for converting the interests in the converting
2	business entity into interests, obligations, or securities of the resulting
3	domestic limited liability company or into cash or other property in
4	whole or in part.
5	The plan of conversion may also contain other provisions relating to the conversion.
6	(b) In the case of a domestic limited partnership or other partnership as defined in
7	G.S. 59-36 whose organization and internal affairs are governed by the laws of this
8	State, the plan of conversion must be approved in the manner provided for the approval
9	of such a conversion in a written partnership agreement that is binding on all the
10	partners or, if there is no such provision, by the unanimous consent of all the partners.
11	In the case of a foreign limited liability company, a foreign limited partnership, or other
12	partnership as defined in G.S. 59-36 whose organization and internal affairs are
13	governed by a law other than the laws of this State, the The plan of conversion must be
14	approved in accordance with the laws of the state or country governing the organization
15	and internal affairs of the converting business entity.
16	(c) After a plan of conversion has been approved as provided in subsection (b) of
17	this section, but before articles of organization for the resulting domestic limited
18	liability company become effective, the plan of conversion may be amended or
19	abandoned to the extent provided in the plan of conversion.permitted by the laws that
20	govern the organization and internal affairs of the converting business entity."
21	SECTION 95. G.S. 57C-9A-03 reads as rewritten:
22	"§ 57C-9A-03. Filing of articles of organization by converting business entity.
23	(a) After a plan of conversion has been approved by the converting business
24	entity as provided in G.S. 57C-9A-02, the converting business entity shall deliver
25	articles of organization to the Secretary of State for filing. In addition to the matters
26	required or permitted by G.S. 57C-2-21, the articles of organization shall state: contain
27	articles of conversion stating:
28	(1) That the domestic limited liability company is being formed pursuant
29	to a conversion of another business entity;
30	(2) The name of the converting business entity, its type of business entity,
31	and the state or country whose laws govern its organization and
32	internal affairs; and
33	(3) That a plan of conversion has been approved by the converting
34	business entity as required by law.
35	If the plan of conversion is abandoned <u>after the articles of organization have been</u>
36	<u>filed with the Secretary of State but</u> before the articles of organization become effective,
37	the converting business entity promptly shall deliver to the Secretary of State for filing
38	prior to the time the articles of organization become effective an amendment to the
39 40	articles of organization reflecting the abandonment of the plan of conversion.
40 41	withdrawing the articles of organization.(b) The conversion takes effect when the articles of organization become
	TO THE CONVENSION LAKES CHECK WHEN THE ALLORES OF OLYMPIZATION DECOME
42	effective.

1	(c) The converting business entity shall furnish a copy of the plan of conversi	on.		
2	on request and without cost, to any member or partner (whether general or limited) of			
3	the converting business entity.			
4	(d) Certificates of conversion shall also be registered as provided in C	LS.		
5	47-18.1."			
6	SECTION 96. Article 9A of Chapter 57C of the General Statutes	is		
7	amended by adding a new Part to read:			
8	"Part 1A. Conversion of Limited Liability Company.			
9	" <u>§ 57C-9A-10. Conversion.</u>			
10	A domestic limited liability company may convert to a different business entity if:	<u>.</u>		
11	(1) The conversion is permitted by the laws of the state or cour	ıtry		
12	governing the organization and internal affairs of such other busin	ess		
13	entity; and			
14	(2) <u>The converting domestic limited liability company complies with</u>	the		
15	requirements of this Part and, to the extent applicable, the la	IWS		
16	referred to in subdivision (1) of this section.			
17	"§ 57C-9A-11. Plan of conversion.			
18	(a) The converting domestic limited liability company shall approve a writ	ten		
19	plan of conversion containing:			
20	(1) The name of the converting domestic limited liability company;			
21	(2) The name of the resulting business entity into which the dome	stic		
22	limited liability company shall convert, its type of business entity, and			
23	the state or country whose laws govern its organization and inter			
24	affairs;			
25	(3) The terms and conditions of the conversion; and			
26	(4) The manner and basis for converting the interests in the dome	stic		
27	limited liability company into interests, obligations, or securities of			
28	resulting business entity or into cash or other property in whole or			
29	part.			
30	The plan of conversion may contain other provisions relating to the conversion.			
31	(b) The plan of conversion shall be approved by the domestic limited liabi	lity		
32	company in the manner provided for the approval of such conversion in its articles			
33	organization or a written operating agreement or, if there is no such provision, by			
34	unanimous consent of its members. If any member of the converting domestic limit			
35	liability company has or will have personal liability for any existing or future obligat			
36	of the resulting business entity solely as a result of holding an interest in the result			
37	business entity, then in addition to the requirements of the preceding sentence, appro	_		
38	of the plan of conversion by the domestic limited liability company shall require			
39	consent of that member. The converting domestic limited liability company sl			
40	provide a copy of the plan of conversion to each member of the converting domes			
41	limited liability company at the time provided in its articles of organization or a writ			
• •				

1	operating agreement or, if there is no such provision, prior to its approval of the plan of				
2	conversion.				
3	(c) After a plan of conversion has been approved by a domestic limited liability				
4	company but before the articles of conversion become effective, the plan of conversion				
5	(i) may be amended as provided in the plan of conversion or (ii) may be abandoned,				
6	subject to any contractual rights, as provided in the plan of conversion, articles of				
7	organization, or written operating agreement or, if not so provided, as determined by the				
8	managers or directors of the domestic limited liability company in accordance with G.S.				
9	<u>57C-3-20(b).</u>				
10	" <u>§ 57C-9A-12. Articles of conversion.</u>				
11	(a) After a plan of conversion has been approved by the converting domestic				
12	limited liability company as provided in G.S. 57C-9A-11, the converting domestic				
13	limited liability company shall deliver articles of conversion to the Secretary of State for				
14	filing. The articles of conversion shall state:				
15	(1) The name of the converting domestic limited liability company;				
16	(2) The name of the resulting business entity, its type of business entity,				
17	the state or country whose laws govern its organization and internal				
18	affairs, and, if the resulting business entity is not authorized to transact				
19	business or conduct affairs in this State, a designation of its mailing				
20	address and a commitment to file with the Secretary of State a				
21	statement of any subsequent change in its mailing address; and				
22	(3) That a plan of conversion has been approved by the domestic limited				
23	liability company as required by law.				
24	If the domestic limited liability company is converting to a business entity whose				
25	formation or whose status as a registered limited liability partnership, as defined in G.S.				
26	59-32, or limited liability limited partnership, as defined in G.S. 59-102, requires the				
27	filing of a document with the Secretary of State, then the articles of conversion shall be				
28	included as part of that document instead of separately filing the articles of conversion.				
29	If the plan of conversion is abandoned after the articles of conversion have been				
30	filed with the Secretary of State but before the articles of conversion become effective,				
31	the converting domestic limited liability company shall deliver to the Secretary of State				
32	for filing prior to the time the articles of conversion become effective an amendment of				
33	the articles of conversion withdrawing the articles of conversion.				
34	(b) The conversion takes effect when the articles of conversion become effective.				
35	(c) <u>Certificates of conversion shall also be registered as provided in G.S. 47-18.1.</u>				
36	" <u>§ 57C-9A-13. Effects of conversion.</u>				
37	(a) When the conversion takes effect:				
38	(1) The converting domestic limited liability company ceases its prior				
39	form of organization and continues in existence as the resulting				
40	business entity;				

1	<u>(2)</u>	The title to all real estate and other property owned by the converting	
2	domestic limited liability company continues vested in the resulting		
3	business entity without reversion or impairment;		
4	<u>(3)</u>	All liabilities of the converting domestic limited liability company	
5		continue as liabilities of the resulting business entity;	
6	<u>(4)</u>	A proceeding pending by or against the converting domestic limited	
7		liability company may be continued as if the conversion did not occur;	
8		and	
9	<u>(5)</u>	The interests in the converting domestic limited liability company that	
10		are to be converted into interests, obligations, or securities of the	
11		resulting business entity or into the right to receive cash or other	
12		property are thereupon so converted, and the former holders of	
13		interests in the converting domestic limited liability company are	
14		entitled only to the rights provided in the plan of conversion.	
15	The convers	ion shall not affect the liability or absence of liability of any holder of an	
16	interest in the c	onverting domestic limited liability company for any acts, omissions, or	
17	obligations of t	he converting domestic limited liability company made or incurred prior	
18	to the effective	ness of the conversion. The cessation of the existence of the converting	
19	domestic limited liability company in its form of organization as a domestic limited		
20		ny in the conversion shall not constitute a dissolution or termination of	
21		domestic limited liability company.	
22	<u>(b)</u> If the	e resulting business entity is not a domestic corporation or a domestic	
23	3 limited partnership, when the conversion takes effect the resulting business entity is		
24	deemed:		
25	<u>(1)</u>	To agree that it may be served with process in this State for	
26		enforcement of (i) any obligation of the converting domestic limited	
27		liability company and (ii) any obligation of the resulting business	
28		entity arising from the conversion; and	
29	<u>(2)</u>	To have appointed the Secretary of State as its agent for service of	
30		process in any such proceeding. Service on the Secretary of State of	
31		any such process shall be made by delivering to and leaving with the	
32		Secretary of State, or with any clerk authorized by the Secretary of	
33		State to accept service of process, duplicate copies of the process and	
34		the fee required by G.S. 57C-1-22(b). Upon receipt of service of	
35		process on behalf of a resulting business entity in the manner provided	
36		for in this section, the Secretary of State shall immediately mail a copy	
37		of the process by registered or certified mail, return receipt requested,	
38		to the resulting business entity. If the resulting business entity is	
39		authorized to transact business or conduct affairs in this State, the	
40		address for mailing shall be its principal office designated in the latest	
41		document filed with the Secretary of State that is authorized by law to	
42		designate the principal office or, if there is no principal office on file,	

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1 2 3	its registered office. If the resulting business entity is not authorized to transact business or conduct affairs in this State, the address for mailing shall be the mailing address designated pursuant to G.S. 57C-		
4 5	<u>9A-12(a)(2).</u> " SECTION 97. G.S. 57C-9A-21(b) reads as rewritten:		
5 6	"(b) In the case of a merging domestic limited liability company, the plan of		
7	merger must be approved in the manner provided in its articles of organization or a		
8	written operating agreement for approval of a merger with the type of business entity		
9	contemplated in the plan of merger, or, if there is no provision, by the unanimous		
10	consent of its members. If any member of a merging domestic limited liability company		
11	will have personal liability for any existing or future obligation of the surviving		
12	business entity solely as a result of holding an interest in the surviving business entity,		
13	then in addition to the requirements of the preceding sentence, approval of the plan of		
14	merger by the domestic limited liability company shall require the consent of each such		
15	member. In the case of each other merging business entity, the plan of merger must be		
16	approved in accordance with the laws of the state or country governing the organization		
17	and internal affairs of the merging business entity."		
18	SECTION 98. G.S. 57C-9A-22(a) reads as rewritten:		
19	"(a) After a plan of merger has been approved by each merging domestic limited		
20	liability company and each other merging business entity as provided in G.S.		
21	57C-9A-21, the surviving business entity shall deliver articles of merger to the		
22	Secretary of State for filing. The articles of merger shall set forth:		
23	(1) The plan of merger;		
24	(2) For each merging business entity, its name, type of business entity, and		
25	the state or country whose laws govern its organization and internal		
26	affairs;		
27	(3) The name and address of the surviving business entity; entity and, if		
28	the surviving business entity is not authorized to transact business or		
29	conduct affairs in this State, a designation of its mailing address and a		
30	commitment to file with the Secretary of State a statement of any		
31	subsequent change in its mailing address;		
32	(4) A statement that the plan of merger has been approved by each		
33	merging business entity in the manner required by law; and		
34	(5) The effective date and time of the merger if it is not to be effective at		
35	the time of filing of the articles of merger.		
36	If the plan of merger is amended or abandoned <u>after the articles of merger have been</u>		
37	<u>filed but</u> before the articles of merger become effective, the surviving business entity		
38	promptly shall deliver to the Secretary of State for filing prior to the time the articles of		
39	merger become effective an amendment to the articles of merger reflecting the		
40	amendment or abandonment of the plan of merger."		

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SECTION 99. G.S. 57C-9A-23(b) reads as rewritten:

1 "(b) If the surviving business entity is not a domestic limited liability company, a domestic corporation, a domestic nonprofit corporation, or a domestic limited 2 partnership partnership, when the merger takes effect, effect the surviving business 3 entity is deemed: 4

- 5 (1)To agree that it may be served with process in this State in any proceeding for enforcement of (i) any obligation of any merging 6 7 domestic limited liability company, domestic corporation, domestic 8 nonprofit corporation, domestic limited partnership, or other partnership as defined in G.S. 59-36 that is formed under the laws of 9 this State, (ii) the rights of dissenting shareholders of any merging 10 11 domestic corporation under Article 13 of Chapter 55 of the General Statutes, and (iii) any obligation of the surviving business entity 12 13 arising from the merger; and
- To have appointed the Secretary of State as its registered agent for 14 (2)service of process in any such proceeding. Service on the Secretary of 15 State of any such process shall be made by delivering to and leaving 16 17 with the Secretary of State-State, or with any clerk authorized by the 18 Secretary of State to accept service of process, duplicate copies of such process and the fee required by G.S. 57C-1-22(b). Upon receipt of 19 service of process on behalf of a surviving business entity in the 20 21 manner provided for in this section, the Secretary of State shall immediately mail a copy of the process by registered or certified mail, 22 23 return receipt requested, to the surviving business entity. If the surviving business entity is authorized to transact business or conduct 24 25 affairs in this State, the address for mailing shall be its principal office designated in the latest document filed with the Secretary of State that 26 27 is authorized by law to designate the principal office or, if there is no 28 principal office on file, its registered office. If the surviving business 29 entity is not authorized to transact business or conduct affairs in this State, the address for mailing shall be the mailing address designated 30 31 pursuant to subdivision (3) of subsection (d) of this section. G.S. 57C-32 9A-22(a)(3)."

33

SECTION 100. G.S. 57C-10-02 reads as rewritten:

34 "§ 57C-10-02. Applicability of provisions to foreign and interstate commerce.

The provisions of this Chapter shall apply to determine the rights and obligations of 35 a limited liability company organized formed hereunder in commerce with foreign 36 nations and among the several states, except as prohibited by law." 37 38

SECTION 101. G.S. 57C-10-06 reads as rewritten:

39 "§ 57C-10-06. Income taxation.

A limited liability company, a foreign limited liability company authorized to 40 transact business in this State, and a member of one of these companies are subject to 41 taxation under Article 4 of Chapter 105 of the General Statutes in accordance with their 42

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1 classification for federal income tax purposes. Accordingly, if a limited liability 2 company or a foreign limited liability company authorized to transact business in this 3 State is classified for federal income tax purposes as a corporation, the company is C 4 corporation as defined in G.S. 105-131(b)(2) or an S corporation as defined in G.S. 105-5 131(b)(8), the company and its members are subject to tax under Article 4 of Chapter 6 105 of the General Statutes to the same extent as a corporation. C corporation or an S 7 corporation, as the case may be, and its shareholders. If a limited liability company or a 8 foreign limited liability company authorized to transact business in this State is 9 classified for federal income tax purposes as a partnership, the company and its members are subject to tax under Article 4 of Chapter 105 of the General Statutes to the 10 11 same extent as a partnership and its members. If a limited liability company or a foreign 12 limited liability company authorized to transact business in this State is classified for 13 federal income tax purposes as other than a corporation or a partnership, the company and its members are subject to tax under Article 4 of Chapter 105 of the General 14 15 Statutes in a manner consistent with that classification. This section does not require a limited liability company or a foreign limited liability company to obtain an 16 administrative ruling from the Internal Revenue Service on its classification under the 17 18 Internal Revenue Code." 19 SECTION 102. G.S. 57C-10-07 reads as rewritten: 20 "§ 57C-10-07. Intent. 21 It is the intent of the General Assembly that the legal existence of limited liability companies organized formed under this Chapter be recognized outside the boundaries of 22 23 this State and that, subject to any reasonable requirement of registration, a domestic 24 limited liability company transacting business outside this State be granted full faith and 25 credit under Section 1 of Article IV of the Constitution of the United States." PART IV. AMENDMENTS TO THE LAW GOVERNING PARTNERSHIPS. 26 27 **SECTION 103.** G.S. 59-32 reads as rewritten: 28 "§ 59-32. Definition of terms. 29 As used in this Chapter, except as otherwise defined in Article 5 of this Chapter for 30 purposes of that Article, unless the context otherwise requires: 31 'Act' means the North Carolina Uniform Partnership Act and refers to (01)32 all provisions therein. 33 'Bankrupt' means bankrupt under the Federal Bankruptcy Act or (1)34 insolvent under any State insolvent act. 35 'Business' means every trade, occupation, or profession. (2)36 'Conveyance' means every assignment, (3) lease, mortgage, or encumbrance. 37 38 'Court' means every court and judge having jurisdiction in the case. (4) 39 <u>(4a)</u> 'Domestic corporation' has the same meaning as in G.S. 55-1-40. 'Domestic limited liability company' has the same meaning as in G.S. 40 (4b) 57C-1-03. 41

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001 1 (4c) 'Domestic limited partnership' has the same meaning as in G.S. 59-2 102. 3 (4d) 'Domestic nonprofit corporation' means a corporation as defined in 4 G.S. 55A-1-40. 5 'Foreign corporation' has the same meaning as in G.S. 55-1-40. (4e) 'Foreign limited liability company' has the same meaning as in G.S. 6 (4f) 7 57C-1-03. 8 (4a)(4g)'Foreign limited liability partnership' means a partnership that (i) is 9 formed under laws other than the laws of this State, and (ii) has the status of a limited liability partnership or registered limited liability 10 11 partnership under those laws. 12 (4h) 'Foreign limited partnership' has the same meaning as in G.S. 59-102. 13 'Foreign nonprofit corporation' means a foreign corporation as defined (4i) 14 in G.S. 55A-1-40. 'Person' means individuals, partnerships, corporations, limited liability 15 (5) companies, and other associations. 16 17 'Principal office' means the office (in or out of this State) where the (5a) 18 principal executive offices of a registered limited liability partnership or a foreign limited liability partnership are located, as designated in 19 20 its most recent annual report filed with the Secretary of State or, if no 21 annual report has yet been filed, in its application for registration as a 22 registered limited liability partnership or foreign limited liability 23 partnership. 24 'Real property' means land and any interest or estate in land. (6) 25 'Registered limited liability partnership' means a partnership that is (7)registered under G.S. 59-84.2 and complies with G.S. 59-84.3." 26 27 SECTION 104. Part 1 of Article 2 of Chapter 59 of the General Statutes is 28 amended by adding a new section to read: 29 "§ 59-35.1. Filing of documents. To be entitled to filing by the Secretary of State, a document submitted 30 (a) pursuant to this act shall meet all of the following requirements: 31 32 The document shall contain the information required by this act. It (1)may contain other information as well. 33 34 The document shall be typewritten or printed. (2)The document shall be in the English language. 35 (3) A document submitted by a partnership other than a domestic or 36 (4) 37 foreign limited partnership shall be executed by a general partner of 38 the partnership. A document submitted by any other type of entity shall be executed by a person authorized to execute documents (i) 39 pursuant to G.S. 55-1-20(f) if the entity is a domestic or foreign 40 41 corporation, (ii) pursuant to G.S. 55A-1-20(f) if the entity is a 42 domestic or foreign nonprofit corporation, (iii) pursuant to G.S. 57C-1-

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1 2 3		20(f) if the entity is a domestic or foreign limit (iv) pursuant to G.S. 59-204 if the entity is limited partnership.	
4	<u>(5)</u>	The person executing the document shall sign	it and state beneath or
5		opposite the person's signature the person's na	
6		which the person signs. Any signature on the	he document may be a
7		facsimile. The document may, but ne	ed not, contain an
8		acknowledgment, verification, or proof.	
9	<u>(6)</u>	The document shall be delivered to the office	of the Secretary of State
10		for filing and shall be accompanied by one en	xact or conformed copy
11		and by the required filing fee.	
12	<u>(b)</u> <u>A par</u>	rtnership may correct a document filed by the Se	cretary of State pursuant
13	to this act if th	e document (i) contains a statement that is inco	prrect and was incorrect
14	when the docur	nent was filed or (ii) was defectively executed, a	attested, sealed, verified,
15	or acknowledge	<u>ed.</u>	
16	A document	t is corrected by:	
17	<u>(1)</u>	Preparing articles of correction that (i) d	lescribe the document,
18		including its filing date, or have attached	to them a copy of the
19		document, (ii) specify the incorrect stateme	nt and the reason it is
20		incorrect or the manner in which the execution	n was defective, and (iii)
21		correct the incorrect statement or defective exe	
22	<u>(2)</u>	Delivering the articles of correction to the Sec	
23		accompanied by one exact or conformed copy	and the required filing
24		<u>fee.</u>	
25		rrection are effective on the effective date of	
26		pt as to persons relying on the uncorrected d	
27	· · · · · ·	correction. As to those persons, articles of corre	ction are effective when
28	filed.		
29		Secretary of State may adopt and furnish on reque	
30	<u>(1)</u>	An application for registration as a regi	stered limited liability
31		partnership;	
32	<u>(2)</u>	Cancellation of registration as a registered limi	• • •
33	<u>(3)</u>	Application for registration as a foreign limit	ted liability partnership;
34		and	
35	<u>(4)</u>	Cancellation of registration as a foreign limited	
36		of State so requires, use of these forms is manda	
37		Secretary of State may adopt and furnish on	_
38		hired or permitted to be filed by this act, but their	•
39 40		Secretary of State shall collect the following fe	
40		s subsection are submitted by a partnership to the	he Secretary of State for
41	<u>filing:</u>	Decurrent	D
42		Document	Fee

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1			
2	<u>(1)</u>	Registered limited liability partnership's or	\$5.00
3		foreign limited liability partnership's statement	
4		of change of registered agent or registered office	
5		or both	
6	<u>(2)</u>	Agent's statement of change of registered	5.00
7		office for each affected registered limited	
8		liability partnership or foreign limited	
9		liability partnership	
10	<u>(3)</u>	Agent's statement of resignation	No Fee
11	(4)	Designation of registered agent or	5.00
12	<u> </u>	registered office or both	
13	<u>(5)</u>	Articles of conversion (other than articles	50.00
14		of conversion included as part of another	
15		document)	
16	<u>(6)</u>	Articles of merger	<u>50.00</u>
17	$\overline{(7)}$	Application for registration as a	125.00
18		registered limited liability partnership	
19	<u>(8)</u>	Certificate of amendment of registration	25.00
20		as a registered limited liability partnership	
21	<u>(9)</u>	Cancellation of registration as a registered	25.00
22		limited liability partnership	
23	<u>(10)</u>	Application for registration as a foreign	<u>125.00</u>
24		limited liability partnership	
25	<u>(11)</u>	Certificate of amendment of registration	25.00
26		as a foreign limited liability partnership	
27	<u>(12)</u>	Cancellation of registration as a foreign	25.00
28		limited liability partnership	
29	<u>(13)</u>	Application for certificate of withdrawal	10.00
30		by reason of merger, consolidation, or	
31		conversion	
32	<u>(14)</u>	Annual report	200.00
33	<u>(15)</u>	Articles of correction	<u>10.00</u>
34	<u>(16)</u>	Any other document required or permitted	<u>10.00</u>
35		to be filed pursuant to this act	
36	<u>(17)</u>	Advisory review of a document	200.00
37	(f) The S	Secretary of State shall collect a fee of ten dolla	rs (\$10.00) each time
38	process is serve	ed on the Secretary of State under this act. The pa	arty to the proceeding
39	•	of process is entitled to recover this fee as costs i	if the party prevails in
40	the proceeding.		
41		Secretary of State shall collect the followin	
42	comparing, and certifying a copy of a document filed pursuant to this act:		

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1	(1) One dollar (\$1.00) a page for copying or comparing a copy to the
2	original; and
3	(2) Five dollars (\$5.00) for the certificate.
4	(h) The Secretary of State shall guarantee the expedited filing of a document
5	upon receipt of the document in proper form and the payment of the required filing fee.
6	The Secretary of State may collect the following additional fees for the expedited filing
7	of a document received in good form:
8	(1) Two hundred dollars (\$200.00) for the filing by the end of the same
9	business day of a document received by 12:00 noon Eastern Standard
10	Time; and
11	(2) One hundred dollars (\$100.00) for the filing of a document within 24
12	hours after receipt, excluding weekends and holidays.
13	The Secretary of State shall not collect the fees allowed in this subsection unless the
14	person submitting the document for filing requests an expedited filing and is informed
15	by the Secretary of State of the fees prior to the filing of the document.
16	(i) Upon request, the Secretary of State shall provide for the review of a
17	document prior to its submission for filing to determine whether it satisfies the
18	requirements of this act. Submission of a document for review shall be accompanied by
19	the proper fee and shall be in accordance with procedures adopted by rule by the
20	Secretary of State. The advisory review shall be completed within 24 hours after
21	submission, excluding weekends and holidays, unless the person submitting the
22	document is otherwise notified in accordance with procedures adopted by rule by the
23	Secretary of State fixing priority between submissions under this subsection and filings
24 25	under subsection (h) of this section. Upon completion of the advisory review, the
25 26	<u>Secretary of State shall notify the person submitting the document of any deficiencies in</u> the document that would prevent its filing.
20 27	(j) Except as provided in this subsection and in subsection (b) of this section, a
28	document accepted for filing is effective:
28 29	(1) At the time of filing on the date it is filed, as evidenced by the
30	Secretary of State's date and time endorsement on the original
31	document; or
32	(2) At the time specified in the document as its effective time on the date
33	it is filed.
34	A document may specify a delayed effective time and date, and if it does so the
35	document becomes effective at the time and date specified. If a delayed effective date
36	but no time is specified, the document is effective at 11:59:59 P.M. on that date. A
37	delayed effective date for a document shall not be later than the 90 th day after the date it
38	is filed.
39	The fact that a document has become effective under this subsection does not
40	determine its validity or invalidity or the correctness or incorrectness of the information
41	contained in the document.

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1	(k) If a document delivered to the office of the Secretary of State for filing
2	satisfies the requirements of this act, the Secretary of State shall file it. Documents filed
3	with the Secretary of State pursuant to this act may be maintained by the Secretary
4	either in their original form or in photographic, microfilm, optical disk media, or other
5	reproduced form. The Secretary may make reproductions of documents filed under this
6	act, or under any predecessor act, by photographic, microfilm, optical disk media, or
7	other means of reproduction and may destroy the originals of those documents
8	reproduced.
9	The Secretary of State files a document by stamping or otherwise endorsing 'Filed',
10	together with the Secretary of State's name and official title and the date and time of
11	filing, on both the original and the document copy. After filing a document, the
12	Secretary of State shall deliver the document copy to the submitting business entity or
13	its representative.
14	If the Secretary of State refuses to file a document, the Secretary of State shall return
15	it to the submitting business entity or its representative within five days after the
16	document was received, together with a brief, written explanation of the reason for
17	refusal. The Secretary of State may correct apparent errors and omissions on a
18	document submitted for filing if authorized to make the corrections by the person
19	submitting the document for filing. Prior to making the correction, the Secretary shall
20	confirm the authorization to make the corrections according to procedures adopted by
21	rule.
22	The Secretary of State's duty is to review and file documents that satisfy the
23	requirements of this Act. The Secretary of State's filing or refusing to file a document
24	does not:
25	(1) Affect the validity or invalidity of the document in whole or in part;
26	(2) Relate to the correctness or incorrectness of information contained in
27	the document; or
28	(3) Create a presumption that the document is valid or invalid or that
29	information contained in the document is correct or incorrect.
30	(1) If the Secretary of State refuses to file a document delivered to the Secretary
31	of State's office for filing, the person tendering the document for filing may, within 30
32	days after the refusal, appeal the refusal to the Superior Court of Wake County. The
33	appeal is commenced by filing a petition with the court and with the Secretary of State
34	requesting the court to compel the Secretary of State to file the document. The petition
35	shall have attached to it the document to be filed and the Secretary of State's explanation
36	for the refusal to file. The appeal to the Superior Court is not governed by Chapter 150B
37	of the General Statutes, the Administrative Procedure Act, and the court shall
38	determine, based upon what is appropriate under the circumstances, any further notice
39	and opportunity to be heard.
40	<u>Upon consideration of the petition and any response made by the Secretary of State.</u>
40 41 42	the court may, prior to entering final judgment, order the Secretary of State to file the document or take other action the court considers appropriate.

42 document or take other action the court considers appropriate.

1	The court's final decision may be appealed as in other civil proceedings.
2	(m) A certificate attached to a copy of a document filed by the Secretary of State,
3	bearing the Secretary of State's signature, which may be in facsimile, and the seal of
4	office and certifying that the copy is a true copy of the document, is conclusive evidence
5	that the original document is on file with the Secretary of State. A photographic,
6	microfilm, optical disk media, or other reproduced copy of a document filed pursuant to
7	this act or any predecessor act, when certified by the Secretary, shall be considered an
8	original for all purposes and is admissible in evidence in like manner as an original.
9	(n) A person commits an offense if the person signs a document the person
10	knows is false in any material respect with intent that the document be delivered to the
11	Secretary of State for filing. An offense under this subsection is a Class 1 misdemeanor.
12	(o) Whenever title to real property in this State held by a partnership is vested by
13	operation of law in another entity upon merger, consolidation, or conversion of the
14	partnership, a certificate reciting the merger, consolidation, or conversion shall be
15	recorded in the office of the register of deeds of the county where the property is
16	located, or if the property is located in more than one county, then in each county where
17	any portion of the property is located.
18	The Secretary of State shall adopt uniform certificates to be furnished for
19	registration in accordance with this subsection. In the case of a partnership formed
20	under a law other than the laws of this State, a similar certificate by any competent
21	authority of the jurisdiction of organization may be registered in accordance with this
22	subsection.
23	The certificate required by this subsection shall be recorded by the register of deeds
24	in the same manner as deeds, and for the same fees, but no formalities as to
25	acknowledgment, probate, or approval by any other officer shall be required. The
26	former name of the partnership holding title to the real property before the merger,
27	consolidation, or conversion shall appear in the 'Grantor' index, and the name of the
28	other entity holding title to the real property by virtue of the merger, consolidation, or
29	conversion shall appear in the 'Grantee' index."
30	SECTION 105.(a) Chapter 59 of the General Statutes is amended by
31	recodifying Part 7 of Article 2 as a separate new Article to read:
32	" <u>Article 2A.</u>
33	"Conversion and Merger."
34	SECTION 105.(b) G.S. 59-73.2, 59-73.3, 59-73.4, 59-73.5, and 59-73.6 are
35	recodified as G.S. 59-73.20, 59-73.30, 59-73.31, 59-73.32, and 59-73.33, respectively,
36	in Article 2A of Chapter 59 of the General Statutes, as enacted by this act.
37	SECTION 105.(c) G.S. 59-73.7 is repealed.
38	SECTION 106. Article 2A of Chapter 59 of the General Statutes, as enacted
39	by this act, is amended by adding a new Part to read as follows and to include current
40	G.S. 59-73.1 in Part 1:
41	"Part 1. General Provisions."
42	SECTION 107. G.S. 59-73.1 reads as rewritten:

1	"§ 59-73.1. Det	finitions.
2	As used in the	nis-Part <u>Article</u> :
3	(1)	"Business entity" means a domestic corporation as defined in G.S. 55-
4		1-40-(including a professional corporation as defined in G.S. 55B-2), a
5		foreign corporation as defined in G.S. 55-1-40 (including a foreign
6		professional corporation as defined in G.S. 55B-16), a domestic or
7		foreign nonprofit corporation corporation, as defined in G.S. 55A-1-
8		40, a domestic or foreign limited liability company as defined in G.S.
9		57C-1-03, company, a domestic or foreign limited partnership
10		partnership, as defined in G.S. 59-102, a domestic partnership, or any
11		other partnership as defined in G.S. 59-36 formed under a law other
12		than the laws of this State (including a limited liability
13		partnership). partnership.
14	(2)	"Domestic partnership" means a partnership as defined in G.S. 59-36
15		that is formed under the laws of this State, including a registered
16		limited liability partnership partnership, as defined in G.S. 59-32, but
17		excluding a domestic limited partnership as defined in G.S. 59-
18		102.partnership.
19	(3)	"Partnership" means a partnership as defined in G.S. 59-36 whether or
20		not formed under the laws of this State including a registered limited
21		liability partnership and any other <u>a foreign</u> limited liability
22		partnership formed under a law other than the laws of this State
23		partnership, but excluding a domestic limited partnership as defined in
24		G.S. 59-102 and a foreign limited partnership as defined in G.S. 59-
25	~- ~-	102. partnership."
26		FION 108. Article 2A of Chapter 59 of the General Statutes, as enacted
27	by this act, is an	nended by adding a new Part to read:
28		"Part 2. Conversion to Domestic Partnership.
29	" <u>§ 59-73.10. C</u>	
30		entity other than a domestic partnership may convert to a domestic
31	partnership if:	
32	<u>(1)</u>	The conversion is permitted by the laws of the state or country
33		governing the organization and internal affairs of the converting
34		business entity; and
35	<u>(2)</u>	The converting business entity complies with the requirements of this
36		Part and, to the extent applicable, the laws referred to in subdivision
37	"8 50 72 11 DI	(1) of this section.
38		an of conversion.
39 40		converting business entity shall approve a written plan of conversion
40	<u>containing:</u>	

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1 (1) The name of the converting business entity, its type of business entity, 2 and the state or country whose laws govern its organization and 3 internal affairs: 4 The name of the resulting domestic partnership into which the (2)5 converting business entity shall convert; 6 The terms and conditions of the conversion; and (3) 7 (4) The manner and basis for converting the interests in the converting 8 business entity into interests, obligations, or securities of the resulting 9 domestic partnership or into cash or other property in whole or in part. 10 The plan of conversion may contain other provisions relating to the conversion. 11 The plan of conversion shall be approved in accordance with the laws of the (b) 12 state or country governing the organization and internal affairs of the converting 13 business entity. After a plan of conversion has been approved as provided in subsection (b) of 14 (c) 15 this section but before the articles of conversion to domestic partnership become 16 effective, the plan of conversion may be amended or abandoned to the extent permitted 17 by the laws that govern the organization and internal affairs of the converting business 18 entity. 19 "§ 59-73.12. Filing of articles of conversion by converting business entity. 20 After a plan of conversion has been approved by the converting business (a) 21 entity as provided in G.S. 59-73.11, the converting business entity shall deliver articles of conversion to the Secretary of State for filing. The articles of conversion shall state: 22 23 (1)That the domestic partnership is being formed pursuant to a conversion 24 of another business entity; 25 The name of the resulting domestic partnership, a designation of its (2)26 mailing address, and a commitment to file with the Secretary of State a 27 statement of any subsequent change in its mailing address; 28 The name of the converting business entity, its type of business entity, (3) 29 and the state or country whose laws govern its organization and 30 internal affairs; and 31 That a plan of conversion has been approved by the converting (4) 32 business entity as required by law. 33 If the resulting domestic partnership is to be a registered limited liability partnership 34 when the conversion takes effect, then instead of separately filing the articles of 35 conversion, the articles of conversion shall be included as part of the application for 36 registration filed pursuant to G.S. 59-84.2 in addition to the matters otherwise required 37 or permitted by law. 38 If the plan of conversion is abandoned after the articles of conversion have been 39 filed with the Secretary of State but before the articles of conversion become effective, the converting business entity shall deliver to the Secretary of State for filing prior to 40

41 the time the articles of conversion become effective an amendment to the articles of

42 <u>conversion withdrawing the articles of conversion to domestic partnership.</u>

1	(b)	The c	onversion takes effect when the articles of conversion become effective.
2	<u>(c)</u>		ficates of conversion shall also be registered as provided in G.S. 47-18.1.
3	" <u>§ 59-73</u>	.13. E	ffects of conversion.
4	<u>(a)</u>	Wher	the conversion takes effect:
5		<u>(1)</u>	The converting business entity ceases its prior form of organization
6			and continues in existence as the resulting domestic partnership;
7		<u>(2)</u>	The title to all real estate and other property owned by the converting
8			business entity continues vested in the resulting domestic partnership
9			without reversion or impairment;
10		<u>(3)</u>	All liabilities of the converting business entity continue as liabilities of
11			the resulting domestic partnership;
12		<u>(4)</u>	A proceeding pending by or against the converting business entity may
13			be continued as if the conversion did not occur; and
14		<u>(5)</u>	The interests in the converting business entity that are to be converted
15			into interests, obligations, or securities of the resulting domestic
16			partnership or into the right to receive cash or other property are
17			thereupon so converted, and the former holders of interests in the
18			converting business entity are entitled only to the rights provided in the
19			plan of conversion.
20			ion shall not affect the liability or absence of liability of any holder of an
21			converting business entity for any acts, omissions, or obligations of the
22		-	ness entity made or incurred prior to the effectiveness of the conversion.
23			of the existence of the converting business entity in its prior form of
24	•		the conversion shall not constitute a dissolution or termination of the
25		•	ness entity.
26	<u>(b)</u>	wher	the conversion takes effect, the resulting domestic partnership is
27	deemed:	(1)	To some that it must be somed with another in this State for
28		<u>(1)</u>	To agree that it may be served with process in this State for
29 20			enforcement of (i) any obligation of the converting business entity and
30			(ii) any obligation of the resulting domestic partnership arising from
31		(2)	the conversion; and To have appointed the Secondary of State on its event for comics of
32		<u>(2)</u>	To have appointed the Secretary of State as its agent for service of
33			process in any such proceeding. Service on the Secretary of State of
34 25			any such process shall be made by delivering to and leaving with the
35 36			Secretary of State, or with any clerk authorized by the Secretary of
30 37			State to accept service of process, duplicate copies of the process and the fee required by $C = 50.25 1(f)$. Upon required of process
37 38			the fee required by G.S. 59-35.1(f). Upon receipt of service of process
38 39			on behalf of a resulting domestic partnership in the manner provided for in this section, the Secretary of State shall immediately mail a copy
39 40			of the process by registered or certified mail, return receipt requested,
40 41			to the resulting domestic partnership. If the resulting domestic
41 42			partnership is a registered limited liability partnership, the address for
42			parmership is a registered minicu natinity parmership, the address for

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1 2 3		mailing shall be its principal office or, if there is r file, its registered office. If the resulting domestic registered limited liability partnership, the address	c partnership is not a
4		the mailing address designated pursuant to G.S. 59	-
4 5	SFC	TION 109. Article 2A of Chapter 59 of the Genera	
6		amended by adding a new Part to read as follows	
7	•	codified in Section 105 of this act, as the first section	
8	<i>57-15.20</i> , as its	"Part 3. Conversion of Domestic Partnership."	
9	SEC	TION 110. G.S. 59-73.20, as recodified in Section	
10	as rewritten:	11011 110. 0.5. 57-75.20, as recounted in Section	105 of this det, fedds
11	"§ 59-73.20. C	onversion	
12	*	e partnership may convert to a domestic limite	d liability company
13		t 1 of Article 9A of Chapter 57C of the General Stat	• • •
14	▲	ship pursuant to Part 10A of Article 5 of Chapte	
15	▲	ent business entity if:	
16	(1)	The conversion is permitted by the laws of t	the state or country
17	<u>,-/</u>	governing the organization and internal affairs of	
18		entity; and	
19	<u>(2)</u>	The converting domestic partnership complies w	vith the requirements
20	<u>. </u>	of this Part and, to the extent applicable, the	-
21		subdivision (1) of this section."	
22	SEC	TION 111. Part 3 of Article 2A of Chapter 59 of	the General Statutes,
23		ection 109 of this act, is amended by adding the following	
24	to read:		-
25	" <u>§ 59-73.21. P</u>	lan of conversion.	
26	(a) The	converting domestic partnership shall approve	a written plan of
27	conversion con	taining:	
28	<u>(1)</u>	The name of the converting domestic partnership;	
29	<u>(2)</u>	The name of the resulting business entity into	which the domestic
30		partnership shall convert, its type of business en	
31		country whose laws govern its organization and in	ternal affairs;
32	<u>(3)</u>	The terms and conditions of the conversion; and	
33	<u>(4)</u>	The manner and basis for converting the interest	
34		partnership into interests, obligations, or securi	
35		business entity or into cash or other property in wh	
36	-	conversion may contain other provisions relating to	
37		plan of conversion shall be approved by the domes	
38		ed for the approval of the conversion in a written p	· ·
39		o such provision, by the unanimous consent of its pa	
40		ing domestic partnership has or will have perso	
41	-	re obligation of the resulting business entity solely	-
42	an interest in t	he resulting business entity, then in addition to the	e requirements of the

1	preceding sentence, approval of the plan of conversion by the domestic partnership shall
2	require the consent of that partner. The converting domestic partnership shall provide a
3	copy of the plan of conversion to each partner of the converting domestic partnership at
4	the time provided in a written partnership agreement or, if there is no such provision,
5	prior to its approval of the plan of conversion.
6	(c) After a plan of conversion has been approved by a domestic partnership but
7	before the articles of conversion become effective, the plan of conversion (i) may be
8	amended as provided in the plan of conversion or (ii) may be abandoned, subject to any
9	contractual rights, as provided in the plan of conversion or written partnership
10	agreement or, if not so provided, as determined in the manner necessary for approval of
11	the plan of conversion.
12	" <u>§ 59-73.22. Articles of conversion.</u>
13	(a) After a plan of conversion has been approved by the converting domestic
14	partnership as provided in G.S. 59-73.21, the converting domestic partnership shall
15	deliver articles of conversion to the Secretary of State for filing. The articles of
16	conversion shall state:
17	(1) The name of the converting domestic partnership;
18	(2) The name of the resulting business entity, its type of business entity,
19	the state or country whose laws govern its organization and internal
20	affairs, and, if the resulting business entity is not authorized to transact
21	business or conduct affairs in this State, a designation of its mailing
22	address and a commitment to file with the Secretary of State a
23	statement of any subsequent change in its mailing address; and
24	(3) That a plan of conversion has been approved by the domestic
25	partnership as required by law.
26	If the domestic partnership is converting to a business entity whose formation or
27	whose status as a limited liability limited partnership, as defined in G.S. 59-102,
28	requires the filing of a document with the Secretary of State, then the articles of
29	conversion shall be included as part of that document instead of separately filing the
30	articles of conversion.
31	If the plan of conversion is abandoned after the articles of conversion have been
32	filed with the Secretary of State but before the articles of conversion become effective,
33	the converting domestic partnership shall deliver to the Secretary of State for filing prior
34	to the time the articles of conversion become effective an amendment of the articles of
35	conversion withdrawing the articles of conversion.
36	(b) The conversion takes effect when the articles of conversion become effective.
37	(c) Certificates of conversion shall also be registered as provided in G.S. 47-18.1.
38	"§ 59-73.23. Effects of conversion.
39	(a) When the conversion takes effect:
40	(1) The converting domestic partnership ceases its prior form of
41	organization and continues in existence as the resulting business entity;

1	<u>(2)</u>	The title to all real estate and other property owned by the converting
2		domestic partnership continues vested in the resulting business entity
3		without reversion or impairment;
4	<u>(3)</u>	All liabilities of the converting domestic partnership continue as
5		liabilities of the resulting business entity;
6	<u>(4)</u>	A proceeding pending by or against the converting domestic
7		partnership may be continued as if the conversion did not occur; and
8	<u>(5)</u>	The interests in the converting domestic partnership that are to be
9		converted into interests, obligations, or securities of the resulting
10		business entity or into the right to receive cash or other property are
11		thereupon so converted, and the former holders of interests in the
12		converting domestic partnership are entitled only to the rights provided
13		in the plan of conversion.
14	The convers	ion shall not affect the liability or absence of liability of any holder of an
15	interest in the c	onverting domestic partnership for any acts, omissions, or obligations of
16	the converting	domestic partnership made or incurred prior to the effectiveness of the
17	conversion. The	e cessation of the existence of the converting domestic partnership in its
18	form of organiz	zation as a domestic partnership in the conversion shall not constitute a
19	dissolution or te	ermination of the converting domestic partnership.
20	<u>(b)</u> If the	e resulting business entity is not a domestic corporation, a domestic
21	limited partners	ship, or a domestic limited liability company, when the conversion takes
22	-	ing business entity is deemed:
23	(1)	To agree that it may be served with process in this State for
24		enforcement of (i) any obligation of the converting domestic
25		partnership and (ii) any obligation of the resulting business entity
26		arising from the conversion; and
27	<u>(2)</u>	To have appointed the Secretary of State as its agent for service of
28		process in any such proceeding. Service on the Secretary of State of
29		any such process shall be made by delivering to and leaving with the
30		Secretary of State, or with any clerk authorized by the Secretary of
31		State to accept service of process, duplicate copies of the process and
32		the fee required by G.S. 59-35.1(f). Upon receipt of service of process
33		on behalf of a resulting business entity in the manner provided for in
34		this section, the Secretary of State shall immediately mail a copy of the
35		process by registered or certified mail, return receipt requested, to the
36		resulting business entity. If the resulting business entity is authorized
37		to transact business or conduct affairs in this State, the address for
38		mailing shall be its principal office designated in the latest document
39		filed with the Secretary of State that is authorized by law to designate
40		the principal office or, if there is no principal office on file, its
41		registered office. If the resulting business entity is not authorized to
42		transact business or conduct affairs in this State, the address for
. –		and the second of the second o

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1	mailing shall be the mailing address designated pursuant to G.S. 59-
2	$\frac{73.12(a)(2)}{12}$
3	SECTION 112. Article 2A of Chapter 59 of the General Statutes, as enacted
4	by this act, is amended by adding a new Part to read as follows and to include G.S.
5	59-73.30, 59-73.31, 59-73.32, 59-73.33, each as recodified in Section 105 of this act, in
6	Part 4:
7	" <u>Part 4. Merger.</u> "
8	SECTION 113. G.S. 59-73.31(b), as recodified by Section 105 of this act,
9	reads as rewritten:
10	"(b) In the case of a merging domestic partnership, the plan of merger must be
11	approved in the manner provided in a written partnership agreement that is binding on
12	all the partners for approval of a merger with the type of business entity contemplated in
13	the plan of merger or, if there is no provision, by the unanimous consent of its partners.
14	If any partner of a merging domestic partnership has or will have personal liability for
15	any existing or future obligation of the surviving business entity solely as a result of
16	holding an interest in the surviving business entity, then in addition to the requirements
17	of the preceding sentence, approval of the plan of merger by the domestic partnership
18	shall require the consent of that partner. In the case of each other merging business
19	entity, the plan of merger must be approved in accordance with the laws of the state or
20	country governing the organization and internal affairs of such merging business
21	entity."
22	SECTION 114. G.S. 59-73.32(a), as recodified by Section 105 of this act,
23	reads as rewritten:
24	"(a) After a plan of merger has been approved by each merging domestic
25	partnership and each other merging business entity as provided in G.S. 59-73.4, G.S.
26	<u>59-73.31</u> , the surviving business entity shall deliver articles of merger to the Secretary
27	of State for filing. The articles of merger shall set forth:
28	(1) The plan of merger;
29	(2) For each merging business entity, its name, type of business entity, and
30	the state or country whose laws govern its organization and internal
31	affairs;
32	(3) The name and address of the surviving business entity; entity and, if
33	the surviving business entity is not authorized to transact business or
34	conduct affairs in this State, a designation of its mailing address and a
35	commitment to file with the Secretary of State a statement of any
36	subsequent change in its mailing address;
37	(4) A statement that the plan of merger has been approved by each
38	merging business entity in the manner required by law; and
39	(5) The effective date and time of the merger if it is not to be effective at
40	the time of filing of the articles of merger.
41	If the plan of merger is amended or abandoned <u>after the articles of merger have been</u>
42	filed but before the articles of merger become effective, the surviving business entity

1 promptly shall deliver to the Secretary of State for filing prior to the time the articles of 2 merger become effective an amendment to the articles of merger reflecting the 3 amendment or abandonment of the plan of merger." SECTION 115. G.S. 59-73.33(b), as recodified by Section 105 of this act, 4 5 reads as rewritten: 6 "(b) If the surviving business entity is not a domestic limited liability company, a 7 domestic corporation, a domestic nonprofit corporation, or a domestic limited 8 partnership partnership, when the merger takes effect, effect the surviving business entity 9 is deemed: 10 (1)To agree that it may be served with process in this State in any 11 proceeding for enforcement of (i) any obligation of any merging 12 domestic limited liability company, domestic corporation, domestic nonprofit corporation, domestic limited partnership, or other 13 14 partnership as defined in G.S. 59-36 that is formed under the laws of this State, (ii) the rights of dissenting shareholders of any merging 15 domestic corporation under Article 13 of Chapter 55 of the General 16 17 Statutes, and (iii) any obligation of the surviving business entity 18 arising from the merger; and To have appointed the Secretary of State as its registered agent for 19 (2)20 service of process in any such proceeding. Service on the Secretary of 21 State of any such process shall be made by delivering to and leaving with the Secretary of StateState, or with any clerk authorized by the 22 23 Secretary of State to accept service of process, duplicate copies of such process and the feesfee required by G.S. 59-73.7(c).G.S. 59-35.1(f). 24 25 Upon receipt of service of process on behalf of a surviving business 26 entity in the manner provided for in this section, the Secretary of State shall immediately mail a copy of the process by registered or certified 27 28 mail, return receipt requested, to the surviving business entity. If the 29 surviving business entity is authorized to transact business or conduct affairs in this State, the address for mailing shall be its principal office 30 designated in the latest document filed with the Secretary of State that 31 32 is authorized by law to designate the principal office or, if there is no principal office on file, its registered office. If the surviving business 33 34 entity is not authorized to transact business or conduct affairs in this 35 State, the address for mailing shall be the mailing address designated 36 pursuant to subdivision (3) of subsection (d) of this section.G.S. 59-37 73.32(a)(3)." 38 SECTION 116. G.S. 59-77 reads as rewritten: 39 "§ 59-77. When personal representative may take inventory; receiver.

40 If the surviving partner <u>should</u> neglect or refuse to have such inventory made, the 41 personal representative of the deceased partner may have the same made in accordance 42 with the provisions of G.S. 59-76. Should any surviving partner fail to take such an

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1 inventory or refuse to allow the personal representative of the deceased partner's estate 2 to do so, such personal representative of the deceased partner's estate may forthwith 3 apply to a court of competent jurisdiction for the appointment of a receiver for such 4 partnership, who shall thereupon proceed to wind up the same and dispose of the assets 5 thereof in accordance with law." 6 SECTION 117. G.S. 59-84.1 reads as rewritten: "§ 59-84.1. Partnership to comply with "assumed name" statute.statute; income 7 8 taxation. 9 (a) Every partnership other than a limited partnership shall comply with, and be subject to, the provisions of Articles 14 and 15 of Chapter 66 of the General Statutes in 10 11 all cases in which the same are applicable. 12 A partnership, including a registered limited liability partnership and a (b) foreign limited liability partnership, and a partner of one of these partnerships are 13 subject to taxation under Article 4 of Chapter 105 of the General Statutes in accordance 14 with their classification for federal income tax purposes. Accordingly, if any such 15 partnership is classified for federal income tax purposes as a C corporation as defined in 16 G.S. 105-131(b)(2) or an S corporation as defined in G.S. 105-131(b)(8), the partnership 17 and its partners are subject to tax under Article 4 of Chapter 105 of the General Statutes 18 to the same extent as a C corporation or an S corporation, as the case may be, and its 19 20 shareholders. If any such partnership is classified for federal income tax purposes as a partnership, the partnership and its partners are subject to tax under Article 4 of Chapter 21 22 105 of the General Statutes accordingly. If any such partnership is classified for federal 23 income tax purposes as other than a corporation or a partnership, the partnership and its 24 partners are subject to tax under Article 4 of Chapter 105 of the General Statutes in a 25 manner consistent with that classification. This section does not require a partnership, 26 including any registered limited liability partnership or foreign limited liability partnership authorized to transact business in this State, to obtain an administrative 27 ruling from the Internal Revenue Service on its classification under the Internal 28 Revenue Code." 29 30 SECTION 118. G.S. 59-84.2 reads as rewritten: 31 "§ 59-84.2. Registered limited liability partnerships. To become a registered limited liability partnership, a partnership must file <u>A</u> 32 (a) partnership whose internal affairs are governed by the laws of this State, other than a 33 34 limited partnership, may become a registered limited liability partnership by filing with 35 the Secretary of State an application stating: stating all of the following: 36 The name of the partnership. (1)37 The street address address, and the mailing address if different from the (2)38 street address, of its principal office.office and the county in which the 39 principal office is located. 40 The name and street address, and the mailing address if different from (3) 41 the street address, for of the partnership's registered agent and 42 registered office for service of process.

1	(4) The county <u>in this State</u> in which the registered office is located.
2	(5) A brief statement of the business in which the partnership engages.
3	(6) A deferred effective date, if any.
4	(7) The fiscal year end of the partnership.
5	(a1) The terms and conditions on which a partnership becomes a limited liability
6	partnership must be approved by the vote necessary in the manner provided in to amend
7	the partnership agreement except, agreement; provided, however, if the partnership
8	agreement does not contain any such provision, the terms and conditions shall be
9	approved (i) in the case of a partnership having a partnership agreement that expressly
10	considers obligations to contribute to the partnership, the votein the manner necessary to
11	amend those provisions.provisions, or (ii) in any other case, in the manner necessary to
12	amend the partnership agreement.
13	(b) An application for registration as a registered limited liability partnership
14	must be executed by one or more partners.
15	(c) An application for registration as a registered limited liability partnership
16	must be accompanied by a fee of one hundred twenty-five dollars (\$125.00).
17	(d) The Secretary of State shall register a partnership that submits a completed
18	application with the required fee.
19	(e) A registration is effective on the later of the date the registration is filed or the
20	date specified in the application for registration, unless it is voluntarily withdrawn by
21	filing with the Secretary of State a written withdrawal notice executed by one or more
22	of the partners, or is revoked pursuant to G.S. 59-84.4(f).
23	(f) The Secretary of State may provide forms for applications for registration.
24	(f1) A partnership becomes a registered limited liability partnership when its
25	application for registration becomes effective.
26	(g) The status of a registered limited liability partnership and the liability of its
27	partners is not affected by errors or later changes in the information required to be
28	contained in the application for registration.
29	(h) <u>A partnership shall promptly amend its registration to reflect any change in</u>
30	the information contained in its application for registration, other than changes that are
31	properly included in other documents filed with the Secretary of State. A registration is
32	amended by filing a certificate of amendment thereto in the office of with the Secretary
33	of State. The certificate <u>of amendment</u> shall set forth the following: forth:
34	(1) The name of the partnership.partnership as reflected on the application
35	for registration.
36	(2) The date of filing of the <u>application for</u> registration.
37	(3) The amendment to the <u>application for</u> registration.
38	(i) <u>Each registered limited liability partnership shall continuously maintain in</u>
39	this State:
40	(1) <u>A registered office that may be the same as any of its places of</u>
41	business; and

1 2 3 4 5 6 7 8 9 10	<u>(2)</u>	The <u>A</u> registered agent of a registered limited liability partnership for service of process must <u>who shall</u> be (i) an individual who is a resident of this State and whose business office is identical with the registered office; (ii) a domestic corporation, nonprofit corporation, or limited liability company whose business office is identical with the registered office; or (iii) a foreign corporation, nonprofit corporation, or limited liability company authorized to transact business or conduct affairs in this State whose business office is identical with the registered office. The sole duty of the registered agent to the registered limited liability partnership is to forward to the registered limited liability partnership
11 12		at its last known address any notice, process, or demand that is served on the registered egent
12	(i) Λ per	on the registered agent.
13 14		tnership may cancel its registration by filing a certificate of cancellation any of State. The certificate of cancellation shall set forth:
14	<u>(1)</u>	The name of the partnership as reflected on the application for
16	<u>(1)</u>	registration;
17	<u>(2)</u>	<u>The date of filing of the application for registration;</u>
18	(3)	A mailing address to which the Secretary of State may mail a copy of
19	<u>(0)</u>	any process served on the Secretary of State under this subsection;
20	<u>(4)</u>	A commitment to file with the Secretary of State a statement of any
21		subsequent change in its mailing address; and
22	(5)	The effective date and time of cancellation if it is not to be effective at
23	<u></u>	the time of filing the certificate.
24	Cancellation	of registration terminates the authority of the partnership's registered
25		service of process, notice, or demand, and appoints the Secretary of
26		accept service on behalf of the partnership with respect to any action or
27	proceeding base	ed upon any cause of action arising in this State, or arising out of
28	business transac	cted in this State, during the time the partnership was registered as a
29	registered limit	ed liability partnership. Service on the Secretary of State of any such
30	process, notice,	or demand shall be made by delivering to and leaving with the Secretary
31	of State, or wit	th any clerk authorized by the Secretary of State to accept service of
32	process, duplica	ate copies of such process, notice, or demand and the fee required by
33	G.S. 59-35.1(f).	Upon receipt of process, notice, or demand in the manner provided in
34	this section, the	Secretary of State shall immediately mail a copy of the process, notice,
35	or demand by re	egistered or certified mail, return receipt requested, to the partnership at
36	the mailing add	ress designated pursuant to this subsection.
37		gistered limited liability partnership may change its registered office or
38		t by delivering to the Secretary of State for filing a statement of change
39	that sets forth:	
40	<u>(1)</u>	The name of the registered limited liability partnership;

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001 1 (2) The street address, and the mailing address if different from the street 2 address, of the registered limited liability partnership's current 3 registered office and the county in which it is located; 4 If the address of the registered limited liability partnership's registered (3)5 office is to be changed, the street address, and the mailing address if 6 different from the street address, of the new registered office and the 7 county in which it is located; 8 The name of its current registered agent; (4)9 If the current registered agent is to be changed, the name of the new (5) registered agent and the new registered agent's written consent (either 10

- 11on the statement or attached to it) to the appointment; and12(6)That after the change or changes are made, the addresses of its13registered office and the business office of its registered agent will be14identical.
- 15 If a registered agent changes the address of the registered agent's business office, the 16 registered agent may change the address of the registered office of any registered 17 limited liability partnership for which the agent is the registered agent by notifying the 18 registered limited liability partnership in writing of the change and signing (either 19 manually or in facsimile) and delivering to the Secretary of State for filing a statement 12 that complies with the requirements of this subsection and recites that the registered 13 limited liability partnership has been notified of the change.

A registered limited liability partnership may change its registered office or registered agent by including in its annual report required by G.S. 59-84.4 the information and any written consent required by this subsection.

25 (1) The following provisions shall apply for the resignation of a registered agent:

- 26 A registered agent may resign the agent's appointment by signing and (1)27 filing with the Secretary of State the signed original and two exact or 28 conformed copies of a statement of resignation which may include a 29 statement that the registered office is also discontinued. The statement 30 must include or be accompanied by a certification from the registered 31 agent that the agent has mailed or delivered to the registered limited 32 liability partnership at its last known address written notice of the agent's resignation. Such certification shall include the name and title 33 34 of the partner notified, if any, and the address to which the notice was 35 mailed or delivered. 36
 - (2) After filing the statement, the Secretary of State shall mail one copy to the registered office (if not discontinued) and the other copy to the registered limited liability partnership at its principal office.
- 39(3)The agency appointment is terminated, and the registered office40discontinued if so provided, on the thirty-first day after the date on41which the statement was filed.

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1 (m) The registered agent of a registered limited liability partnership is an agent of 2 the registered limited liability partnership for service of process, notice, or demand 3 required or permitted by law to be served on the registered limited liability partnership. Whenever a registered limited liability partnership shall fail to appoint or 4 (n) 5 maintain a registered agent in this State, or whenever its registered agent cannot with 6 due diligence be found at the registered office, then the Secretary of State shall be an 7 agent of the registered limited liability partnership upon whom any such process, notice, 8 or demand may be served. Service on the Secretary of State of any process, notice, or 9 demand shall be made by delivering to and leaving with the Secretary of State, or with any clerk authorized by the Secretary of State to accept service of process, duplicate 10 11 copies of the process, notice, or demand and the fee required by G.S. 59-35.1(f). In the 12 event any such process, notice, or demand is served on the Secretary of State in the manner provided in this subsection, the Secretary of State shall immediately mail one of 13 the copies thereof, by registered or certified mail, return receipt requested, to the 14 registered limited liability partnership at its principal office or, if there is no mailing 15 address for the principal office on file, to the registered limited liability partnership at its 16 registered office. Service on a registered limited liability partnership under this 17 subsection shall be effective for all purposes from and after the date of the service on 18 19 the Secretary of State. 20 The Secretary of State shall keep a record of all processes, notices, and (0)21 demands served upon the Secretary of State under this section and shall record therein 22 the time of such service and the Secretary of State's action with reference thereto. 23 Nothing herein contained shall limit or affect the right to serve any process, (p) 24 notice, or demand required or permitted by law to be served upon a registered limited 25 liability partnership in any other manner now or hereafter permitted by law." 26 **SECTION 119.** G.S. 59-84.4(c) reads as rewritten: 27 "(c) The annual report shall be delivered to the Secretary of State by the fifteenth 28 day of the fourth month following the close of the registered or foreign limited liability 29 partnership's fiscal year. The annual report must be accompanied by a fee of two 30 hundred dollars (\$200.00)." SECTION 120. G.S. 59-91 reads as rewritten: 31 32 "§ 59-91. Statement of foreign registration. 33 Before transacting business in this State, a foreign limited liability partnership (a) 34 must file an application for registration as a foreign limited liability partnership. The 35 application must contain: 36 The name of the foreign limited liability partnership that satisfies the (1)37 requirements of the State or other jurisdiction under whose law it is 38 formed and ends with the words "registered limited liability partnership" or "limited liability partnership" or the abbreviation 39 "R.L.L.P.", "L.L.P.", "RLLP", or "LLP". 40

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1 2 3	(2)	The street address address, and the mailing address if different from the street address, of the partnership's principal office. office, and the county in which the principal office is located.
4 5	(3)	The name and street address, and the mailing address if different from the street address, for the partnership's registered agent and registered
6 7		office for service of process, and the county in which the registered office is located.
8	(4)	A brief statement of the business in which the partnership is engaged.
9	(1) (5)	A deferred effective date, if any.
10	(6)	The fiscal year end of the partnership.
11	· · · ·	limited liability partnership shall deliver with the completed application
12	•	existence, or a document with similar import, duly authenticated by the
13		te <u>Secretary of State</u> or other official having custody of the records of
14	•	ed liability partnerships in the state or country under whose law it is
15	registered.	
16	(b) The r	egistered agent of a foreign limited liability partnership for service of
17	process must be	e (i) an individual who is a resident of this State and whose business
18	office is identi	cal with the registered office; (ii) a domestic corporation, nonprofit
19	corporation, or	limited liability company whose business office is identical with the
20	registered office	e; or (iii) a foreign corporation, nonprofit corporation, or limited liability
21	company author	rized to transact business in this State whose business office is identical
22	with the registe	red office. The sole duty of the registered agent to the foreign limited
23	liability partner	ship is to forward to the foreign limited liability partnership at its last
24	known address a	any notice, process, or demand that is served on the registered agent.
25	(c) An aj	oplication for registration as a foreign limited liability partnership must
26	-	by a fee of one hundred twenty-five dollars (\$125.00).
27		Secretary of State shall register a partnership that submits a completed
28	application for	registration as a foreign limited liability partnership with the required
29	fee.	
30	(e) The	status of a partnership as a foreign limited liability partnership is
31		e later of the date the registration is filed or a date specified in the
32		status remains effective, regardless of changes in the partnership, until it
33		vithdrawn by filing with the Secretary of State a written withdrawal
34		by one or more partners or revoked pursuant to G.S. 59-84.4(f).
35		istration is amended by filing a certificate of amendment thereto in the
36		cretary of State. The certificate shall set forth the following:
37	(1)	The name of the partnership.
38	(2)	The date of filing of the registration.
39	(3)	The amendment to the registration.
40	(g) An aj	oplication for registration as a foreign limited liability partnership must

41 be executed by one or more partners.

1	(h) A for	reign limited liability partnership authorized to transact business in this	
2	State shall be subject to the provisions of G.S. 59-84.4 regarding annual reports and		
3	revocation of registration.		
4	(i) <u>A foreign limited liability partnership becomes registered as a foreign limited</u>		
5	liability partner	ship when its application for registration becomes effective.	
6	(j) A foreign limited liability partnership shall promptly amend its registration to		
7	reflect any change in the information contained in its application for registration, other		
8	than changes in its registered agent, registered office, or principal office. A registration		
9	is amended by filing a certificate of amendment with the Secretary of State. The		
10	certificate of an	nendment shall set forth:	
11	<u>(1)</u>	The name of the foreign limited liability partnership under which it is	
12		registered in this State;	
13	<u>(2)</u>	The date of filing of the application for registration; and	
14	<u>(3)</u>	The amendment to the application for registration.	
15	<u>(k)</u> <u>A for</u>	reign limited liability partnership may cancel its registration by filing a	
16	certificate of cancellation with the Secretary of State. The certificate of cancellation		
17	shall set forth:		
18	<u>(1)</u>	The name of the foreign limited liability partnership under which it is	
19		registered in this State;	
20	<u>(2)</u>	The date of filing of the application for registration;	
21	<u>(3)</u>	A mailing address to which the Secretary of State may mail a copy of	
22		any process served on the Secretary of State under this subsection;	
23	<u>(4)</u>	A commitment to file with the Secretary of State a statement of any	
24		subsequent change in its mailing address; and	
25	<u>(5)</u>	The effective date and time of cancellation if it is not to be effective at	
26		the time of filing the certificate.	
27	Cancellation of registration terminates the authority of the foreign limited liability		
28	partnership's registered agent to accept service of process, notice, or demand and		
29	appoints the Secretary of State as agent to accept such service on behalf of the foreign		
30	limited liability partnership with respect to any action or proceeding based upon any		
31	cause of action arising in this State, or arising out of business transacted in this State,		
32	•	e the foreign limited liability partnership was registered in this State.	
33	Service on the Secretary of State of any such process, notice, or demand shall be made		
34	by delivering to and leaving with the Secretary of State, or with any clerk authorized by		
35	the Secretary of State to accept service of process, duplicate copies of such process,		
36	notice, or demand and the fee required by G.S. 59-35.1(f). Upon receipt of process,		
37	notice, or demand in the manner herein provided, the Secretary of State shall		
38	immediately mail a copy of the process, notice, or demand by registered or certified		
39	mail, return receipt requested, to the foreign limited liability partnership at the mailing		
40	address designated pursuant to this subsection.		
41	(1) Each foreign limited liability partnership registered in this State must		
10	antinuoualum	aintain in this State.	

42 <u>continuously maintain in this State:</u>

1	<u>(1)</u>	A registered office that may be the same as any of its places of	
2		business; and	
3	<u>(2)</u>	A registered agent who shall be (i) an individual who is a resident of	
4		this State and whose business office is identical with the registered	
5		office; (ii) a domestic corporation, nonprofit corporation, or limited	
6		liability company whose business office is identical with the registered	
7		office; or (iii) a foreign corporation, nonprofit corporation, or limited	
8		liability company authorized to transact business or conduct affairs in	
9		this State whose business office is identical with the registered office.	
10	The sole du	ty of the registered agent to the foreign limited liability partnership is to	
11	forward to the	foreign limited liability partnership at its last known address any notice,	
12	process, or dem	and that is served on the registered agent.	
13	<u>(m)</u> <u>A fo</u>	reign limited liability partnership may change its registered office or	
14	registered agent	t by delivering to the Secretary of State for filing a statement of change	
15	that sets forth:		
16	<u>(1)</u>	The name of the foreign limited liability partnership:	
17	<u>(2)</u>	The street address, and the mailing address if different from the street	
18		address, of the foreign limited liability partnership's current registered	
19		office and the county in which it is located;	
20	<u>(3)</u>	If the address of the foreign limited liability partnership's registered	
21		office is to be changed, the street address, and the mailing address if	
22		different from the street address, of the new registered office and the	
23		county in which it is located;	
24	<u>(4)</u>	The name of its current registered agent;	
25	<u>(5)</u>	If the current registered agent is to be changed, the name of the new	
26		registered agent and the new registered agent's written consent (either	
27		on the statement or attached to it) to the appointment; and	
28	<u>(6)</u>	That after the change or changes are made, the addresses of its	
29		registered office and the business office of its registered agent will be	
30		identical.	
31	If a registere	ed agent changes the address of the registered agent's business office, the	
32	registered agent	t may change the address of the registered office of any foreign limited	
33	liability partner	ship for which the agent is the registered agent by notifying the foreign	
34	limited liability	partnership in writing of the change and signing (either manually or in	
35	facsimile) and	delivering to the Secretary of State for filing a statement that complies	
36	with the requir	ements of this subsection and recites that the foreign limited liability	
37	partnership has been notified of the change.		
38	A foreign limited liability partnership may change its registered office or registered		
39	agent by including in its annual report required by G.S. 59-84.4 the information and any		
40	written consent required by this subsection.		
41	(n) The f	ollowing provisions shall apply for the resignation of a registered agent:	

1	<u>(1)</u>	A registered agent may resign the agent's appointment by signing and	
2		filing with the Secretary of State the signed original and two exact or	
3		conformed copies of a statement of resignation which may include a	
4		statement that the registered office is also discontinued. The statement	
5		must include or be accompanied by a certification from the registered	
6		agent that the agent has mailed or delivered to the foreign limited	
7		liability partnership at its last known address written notice of the	
8		agent's resignation. Such certification shall include the name and title	
9		of the partner notified, if any, and the address to which the notice was	
10		mailed or delivered.	
11	<u>(2)</u>	After filing the statement, the Secretary of State shall mail one copy to	
12		the registered office (if not discontinued) and the other copy to the	
13		foreign limited liability partnership at its principal office.	
14	<u>(3)</u>	The agency appointment is terminated, and the registered office	
15		discontinued if so provided, on the thirty-first day after the date on	
16		which the statement was filed.	
17	<u>(o)</u> <u>The </u>	registered agent of a foreign limited liability partnership registered in the	
18	State is an agent of the foreign limited liability partnership for service of process, notice,		
19	or demand required or permitted by law to be served on the foreign limited liability		
20	partnership.		
21	(p) Whenever a foreign limited liability partnership registered in this State shall		
22	fail to appoint or maintain a registered agent in this State, or whenever its registered		
23	agent cannot with due diligence be found at the registered office, then the Secretary of		
24	State shall be a	n agent of the foreign limited liability partnership upon whom any such	
25	process, notice,	or demand may be served. Service on the Secretary of State of any such	
26	-	or demand shall be made by delivering to and leaving with the Secretary	
27		th any clerk authorized by the Secretary of State to accept service of	
28	process, duplicate copies of the process, notice, or demand and the fee required by G.S.		
29	59-35.1(f). In the event any process, notice, or demand is served on the Secretary of		
30	State in the manner provided in this subsection, the Secretary of State shall immediately		
31	mail one of the	copies thereof, by registered or certified mail, return receipt requested,	
32	•	mited liability partnership at its principal office or, if there is no mailing	
33	address for the	principal office on file, to the foreign limited liability partnership at its	
34	-	e. Service on a foreign limited liability partnership under this subsection	
35	shall be effective	ve for all purposes from and after the date of the service on the Secretary	
36	of State.		
37	<u>(q)</u> The	Secretary of State shall keep a record of all processes, notices, and	
38	demands served upon the Secretary of State under this section and shall record therein		
39	the time of serv	ice and the Secretary of State's action with reference thereto.	
40	<u>(r)</u> Noth	ing herein contained shall limit or affect the right to serve any process,	
41	notice, or dema	and required or permitted by law to be served upon a foreign limited	
42	liability partner	ship in any other manner now or hereafter permitted by law.	

1	(s) Whenever a foreign limited liability partnership authorized to transact	t -	
2	business in this State ceases its separate existence as a result of a statutory merger or		
3	consolidation permitted by the laws of the state or country under which it was		
4	organized, or converts into another type of entity as permitted by those laws, the		
5	surviving or resulting entity shall apply for a certificate of withdrawal for the foreign		
6	limited liability partnership by delivering to the Secretary of State for filing a copy of		
7	the articles of merger, consolidation, or conversion or a certificate reciting the facts of		
8	the merger, consolidation, or conversion, duly authenticated by the Secretary of State or	r	
9	other official having custody of limited liability partnership records in the state or		
10	country under the laws of which the foreign limited liability partnership was organized.	<u>.</u>	
11	If the surviving or resulting entity is not authorized to transact business or conduct	t	
12	affairs in this State, the articles or certificate must be accompanied by an application	1	
13	which must set forth:		
14	(1) The name of the foreign liability limited partnership authorized to)	
15	transact business in this State, the type of entity and name of the	2	
16	surviving or resulting entity, and a statement that the surviving or	<u>[</u>	
17	resulting entity is not authorized to transact business or conduct affairs	3	
18	in this State;		
19	(2) A statement that the surviving or resulting entity consents that service		
20	of process based on any cause of action arising in this State, or arising	-	
21	out of business transacted in this State, during the time the foreign		
22	limited liability partnership was authorized to transact business in this		
23	State, may thereafter be made by service thereof on the Secretary of	f	
24	State:	_	
25	(3) <u>A mailing address to which the Secretary of State may mail a copy of</u>		
26	any process served upon the Secretary under subdivision (2) of this	5	
27	subsection; and		
28	(4) <u>A commitment to file with the Secretary of State a statement of any</u>	/	
29	subsequent change in its mailing address.		
30	(t) If the Secretary of State finds that the articles or certificate and the application	1	
31	for withdrawal, if required, conform to law, the Secretary of State shall:		
32	(1) Endorse on the articles or certificate and the application for	_	
33	withdrawal, if required, the word "filed" and the hour, day, month, and	l	
34	year of filing thereof;		
35	$(2) \qquad File the articles or certificate and the application, if required;$		
36	(3) <u>Issue a certificate of withdrawal; and</u>		
37	(4) <u>Send to the surviving or resulting entity or its representative the</u>	-	
38	certificate of withdrawal, together with the exact or conformed copy of	<u>[</u>	
39 40	the application, if required, affixed thereto.		
40	(u) After the withdrawal of the foreign limited liability partnership is effective,		
41 42	service of process on the Secretary of State in accordance with subsection (s) of this section shall be made by delivering to and leaving with the Secretary of State, or with	-	
42	section shall be made by delivering to and leaving with the Secretary of State, or with	Ī	

1	-	rized by the Secretary of State to accept service of process, duplicate			
2	copies of such process and the fee required by G.S. 59-35.1(f). Upon receipt of process				
3	in the manner herein provided, the Secretary of State shall immediately mail a copy of				
4	the process by registered or certified mail, return receipt requested, to the surviving or				
5		at the mailing address designated pursuant to subsection (s) of this			
6	section."				
7	SEC	FION 121. G.S. 59-102 reads as rewritten:			
8	"§ 59-102. Defi	initions.			
9	As used in the	nis Article, unless the context otherwise requires:			
10	(1)	"Business" means any lawful trade, investment, or other purpose or			
11		activity, whether or not the trade, investment, purpose, or activity is			
12		carried on for profit.			
13	(1a)	"Business entity" means a domestic corporation as defined in G.S. 55-			
14		1-40 (including, without limitation, (including a professional			
15		corporation as defined in G.S. 55B-2), a foreign corporation as defined			
16		in G.S. 55-1-40 (including, without limitation, (including a foreign			
17		professional corporation as defined in G.S. 55B-16), a domestic or			
18		foreign nonprofit corporation as defined in G.S. 55A-1-40,			
19		corporation, a domestic limited liability company as defined in G.S.			
20		57C-1-03, a or foreign limited liability company as defined in G.S.			
21		57C-1-03, company, a domestic limited partnership, a foreign limited			
22		partnership, a registered limited liability partnership, a foreign limited			
23		liability partnership, or any other partnership as defined in G.S. 59-36			
24		whether or not formed under the laws of this State (including a			
25		registered limited liability partnership as defined in G.S. 59-32 and any			
26		other limited liability partnership formed under a law other than the			
27		laws of this State).State.			
28	(1b)	"Certificate of limited partnership" means the certificate referred to in			
29	× /	G.S. 59-201, and the certificate as amended.			
30	(2)	"Conformed copy" shall include a photostatic or other photographic			
31	~ /	copy of the original document.			
32	(3)	"Contribution" means any cash, property, services rendered, or a			
33	~ /	promissory note or other binding obligation to contribute cash or			
34		property or to perform services, which a partner contributes to a			
35		limited partnership in his capacity as a partner.			
36	<u>(3a)</u>	"Domestic corporation" has the same meaning as in G.S. 55-1-40.			
37	(3b)	"Domestic limited liability company" has the same meaning as in G.S.			
38		57C-1-03.			
39	<u>(3c)</u>	"Domestic nonprofit corporation" means a corporation as defined in			
40	<u>,</u>	<u>G.S. 55A-1-40.</u>			
41	(4)	"Event of withdrawal of a general partner" means an event that causes			
42	~ /	a person to cease to be a general partner as provided in G.S. 59-402.			
_					

1 2	<u>(4a)</u> (4b)	"Foreign corporation" has the same meaning as in G.S. 55-1-40. "Foreign limited liability company" has the same meaning as in G.S.	
3	<u>(10)</u>	57C-1-03.	
4	<u>(4c)</u>	"Foreign limited liability limited partnership" means a foreign limited	
5	<u>(/</u>	partnership whose general partners have limited liability for the	
6		obligations of the foreign limited partnership under a provision similar	
7		to the provisions of G.S. 59-403(b) pertaining to general partners in	
8		limited liability limited partnerships.	
9	(5)	"Foreign limited partnership" means a partnership formed under the	
10	(-)	laws of any state, province, country, or other jurisdiction other than	
11		this State and having as partners one or more general partners and one	
12		or more limited partners. partners, and includes, for all purposes of the	
13		laws of the State of North Carolina, a foreign limited liability limited	
14		partnership.	
15	<u>(5a)</u>	"Foreign nonprofit corporation" means a foreign corporation as	
16	<u></u>	defined in G.S. 55A-1-40.	
17	(6)	"General partner" means a person who has been admitted to a limited	
18		partnership as a general partner in accordance with the partnership	
19		agreement and named in the certificate of limited partnership as a	
20		general partner.	
21	(6a)	"Limited liability limited partnership" and "registered limited liability	
22		limited partnership" mean a limited partnership that is registered under	
23		and complies with G.S. 59-210.	
24	(7)	"Limited partner" means a person who has been admitted to a limited	
25		partnership as a limited partner in accordance with the partnership	
26		agreement.	
27	(8)	"Limited partnership" and "domestic limited partnership" mean a	
28		partnership formed by two or more persons under the laws of this State	
29		and having one or more general partners and one or more limited	
30		partners.partners, and includes, for all purposes of the laws of the State	
31		of North Carolina, a limited liability limited partnership.	
32	(9)	"Partner" means a limited or general partner.	
33	(10)	"Partnership agreement" means any valid agreement of the partners as	
34		to the affairs of a limited partnership, the conduct of its business, and	
35		the responsibilities and rights of its partners. The term "partnership	
36		agreement" includes any written or oral agreement, whether or not the	
37		agreement is set forth in a document referred to by the partners as a	
38		"partnership agreement", and includes any amendment agreed upon by	
39		the partners unanimously or in accordance with the terms of the	
40		agreement. The term also includes any agreement of the partners to	
41		waive or revise the terms of the partnership agreement in one or more	

1		specific instances and not necessarily on an ongoing or permanent	
2	basis.		
3	(1)	(11) "Partnership interest" means a partner's share of the allocations of	
4	income, gain, loss, deduction or credit of a limited partnership and the		
5		right to receive distributions of cash or other partnership assets.	
6	(12	2) "Person" means a natural person, domestic or foreign partnership,	
7		domestic or foreign limited partnership (domestic or	
8		foreign), partnership, domestic or foreign limited liability company,	
9		trust, estate, unincorporated association, or corporation.domestic or	
10		foreign corporation, or another entity.	
11	<u>(12</u>	2a) "Principal office" means the office (in or out of this State) where the	
12		principal executive offices of a limited liability limited partnership are	
13		located, as designated in its most recent annual report filed with the	
14		Secretary of State or, if no annual report has yet been filed, in its	
15		application for registration as limited liability limited partnership.	
16	(13	3) "State" means a state, territory, or possession of the United States, the	
17		District of Columbia, or the Commonwealth of Puerto Rico."	
18	SE	ECTION 122. G.S. 59-103 reads as rewritten:	
19	"§ 59-103. N	Name.	
20		he name of the limited partnership shall contain without abbreviation the	
21	words "limited partnership";'limited partnership' or have the abbreviated 'L.P.' or 'LP' as		
22	the last letters of its name, except that in the case of a limited liability limited		
23	partnership, its name shall comply with the provisions of G.S. 59-210(a)(1).		
24	(b) Th	e limited partnership name shall not contain the name of a limited partner	
25	unless (i) it is also the name of a general partner or the corporate name of a corporate		
26			
27	that name be	fore the admission of that limited partner; partner.	
28	(c) Th	e limited partnership name shall not contain any word or phrase which that	
29	is likely to n	nislead the public or which indicates or implies that it is organized for any	
30	purpose other than one or more of the purposes contained in its certificate of limited		
31	partnership; p	oublic."	
32	SE	ECTION 123. G.S. 59-105 reads as rewritten:	
33		Registered office and registered agent.	
34	(a) Ea	ch limited partnership shall have and continuously maintain in this State:	
35	(1)		
36		business;	
37	(2)	A registered agent, who shall be (i) an individual resident of this State	
38		whose business office is identical with such registered office; (ii) a	
39		domestic corporation, nonprofit corporation, or limited liability	
40		company whose business office is identical with such registered office;	
41		or (iii) a foreign corporation, nonprofit corporation, or limited liability	

1	company authorized to transact business or conduct affairs in this		
2	State, whose business office is identical with such registered office.		
3	The sole duty of the registered agent to the limited partnership is to forward to the		
4	limited partnership at its last known address any notice, process, or demand that is		
5	served on the registered agent.		
6	(b) Limited partnerships formed prior to October 1, 1986, shall file a certificate		
7	of limited partnership with the Office of the Secretary of State pursuant to G.S.		
8 9	59-201(a) designating the address of the registered office of the limited partnership and the identity of the registered agent at such address.		
10	(b1) Any process, notice or demand, which is required or permitted by law to be		
10	served upon a limited partnership, may be served upon the duly appointed registered		
11			
12	agent of the limited partnership. Such service upon the registered agent is deemed to		
13 14	have been made on the limited partnership itself. (b2) A limited partnership may always its registered office or registered egent by		
14	(b2) <u>A limited partnership may change its registered office or registered agent by</u>		
15 16	delivering to the Secretary of State for filing a statement of change that sets forth:		
10 17	(1) The name of the limited partnership: (2) The street address, and the mailing address if different from the street		
17	(2) <u>The street address, and the mailing address if different from the street</u> address, of the limited partnership's current registered office and the		
19	<u>county in which it is located;</u>		
20	•		
20 21	(3) If the address of the limited partnership's registered office is to be changed, the street address, and the mailing address if different from		
21	the street address, of the new registered office and the county in which		
22	it is located;		
23 24			
24 25	 (4) The name of its current registered agent; (5) If the current registered agent is to be changed, the name of the new 		
23 26	registered agent and the new registered agent's written consent (either		
20 27	on the statement or attached to it) to the appointment; and		
28	(6) That after the change or changes are made, the addresses of its		
28 29	registered office and the business office of its registered agent will be		
30	identical.		
31	(b3) If a registered agent changes the address of the agent's business office, the		
32	agent may change the address of the registered office of any limited partnership for		
33	which the agent is the registered agent by notifying the limited partnership in writing of		
34	the change and signing (either manually or in facsimile) and delivering to the Secretary		
35	of State for filing a statement that complies with the requirements of subsection (b2) of		
36	this section and that recites that the limited partnership has been notified of the change.		
37	(c) Whenever a limited partnership shall fail to appoint or maintain a registered		
38	agent in this State, or whenever its registered agent cannot with due diligence be found		
39	at the registered office, then the Secretary of State shall be an agent of such limited		
40	partnership upon whom any such process, notice, or demand may be served. Service on		
41	the Secretary of State of any such process, notice, or demand shall be made by		
42	delivering to and leaving with the <u>Secretary of State</u> , or with any clerk having charge of		
. –	of the fouring what and bootomy of brand, of what any cloth having charge of		

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1 the limited partnership department of his office, authorized by the Secretary of State to 2 accept service of process, duplicate copies of such the process, notice notice, or demand. 3 demand and the fee required by G.S. 59-1106(b). In the event any such process, notice notice, or demand is served on the Secretary of State, he-the Secretary of State shall 4 5 immediately cause one of the copies thereof to be forwarded by registered or certified 6 mail, addressed to the limited partnership at its partnership. If the limited partnership is 7 a limited liability limited partnership, the address for mailing shall be its principal office 8 or, if there is no principal office on file, its registered office. If the limited partnership is not a limited liability limited partnership, the address for mailing shall be the limited 9 partnership's registered office. Any such Service on a limited partnership so served 10 11 under this subsection shall be in court effective for all purposes from and after the date of such service on the Secretary of State. 12 13 The Secretary of State shall keep a record of all processes, notices, notices, (d) 14 and demands served upon him-the Secretary of State under this section, section and shall record therein the time of such service and his-the Secretary of State's action with 15 16 reference thereto. 17 (e) Nothing herein contained shall limit or affect the right to serve any process, notice notice, or demand required or permitted by law to be served upon a limited 18 19 partnership in any other manner now or hereafter permitted by law. 20 The following provisions shall apply for the resignation of a registered agent: (f) A registered agent may resign the agent's appointment by signing and 21 (1)22 filing with the Secretary of State the signed original and two exact or 23 conformed copies of a statement of resignation which may include a statement that the registered office is also discontinued. The statement 24 25 shall include or be accompanied by a certification from the registered 26 agent that the agent has mailed or delivered to the limited partnership 27 at its last known address written notice of the agent's resignation. The 28 certification shall include the name and title of the partner notified, if 29 any, and the address to which the notice was mailed or delivered. After filing the statement, the Secretary of State shall mail one copy to 30 (2)31 the registered office, if not discontinued, and the other copy to the 32 limited partnership at the address certified in the statement of 33 resignation. 34 The agency appointment is terminated, and the registered office (3)35 discontinued if so provided, on the thirty-first day after the date on 36 which the statement was filed." 37 **SECTION 124.** G.S. 59-201(a)(3) reads as rewritten: 38 The-If the limited partnership is to dissolve by a specific date, the "(3) 39 latest date upon which the limited partnership is to dissolve. If no date 40 for dissolution is specified, there shall be no limit on the duration of 41 the limited partnership."

1	SECTION 124A. G.S. 59-201 is amended by adding a new subsection to			
2	read:			
3	"(e) If the limited partnership is to be a limited liability limited partnership at its			
4	formation, then instead of separately filing the application for registration as a limited			
5	liability limited partnership, the application for registration shall be included as part of			
6	the certificate of limited partnership."			
7	SECTION 125. G.S. 59-204(a) reads as rewritten:			
8	"(a) Each certificate required by this Article to be filed in the office of the			
9	Secretary of State shall be executed in the following manner:			
10	(1) An original certificate of limited partnership must be signed by all			
11	general partners;			
12	(2) A certificate of amendment must be signed by at least one general			
13	partner and by each other partner designated in the certificate as a new			
14	general partner; and			
15	(3) A certificate of cancellation must be signed by all general partners.			
16	Any other document submitted by a domestic or foreign limited partnership for filing			
17	pursuant to this or any other Chapter must be signed by at least one general partner. Any			
18	document submitted by a business entity other than a domestic or foreign limited			
19	partnership must be executed by a person authorized to execute documents (i) pursuant			
20	to G.S. 55-1-20(f) if the business entity is a domestic or foreign corporation, (ii)			
21	pursuant to G.S. 55A-1-20(f) if the business entity is a domestic or foreign nonprofit			
22	corporation, (iii) pursuant to G.S. 57C-1-20(f) if the business entity is a domestic or			
23	foreign limited liability company, or (iv) pursuant to G.S. $\frac{59-73.7(a)(4)}{59-35.1(a)(4)}$ if			
24	the business entity is a partnership as defined in G.S. 59-36, whether or not formed			
25	under the laws of this State, other than a domestic or foreign limited partnership."			
26	SECTION 126. G.S. 59-206 is amended by adding the following new			
27	subsections to read:			
28	"(d) If a document delivered to the office of the Secretary of State for filing			
29	satisfies the requirements of this Article, the Secretary of State shall file it. Documents			
30	filed with the Secretary of State pursuant to this Article may be maintained by the			
31	Secretary either in their original form or in photographic, microfilm, optical disk media,			
32	or other reproduced form. The Secretary may make reproductions of documents filed			
33	under this Article, or under any predecessor act, by photographic, microfilm, optical			
34	disk media, or other means of reproduction and may destroy the originals of those			
35	documents reproduced.			
36	(e) If the Secretary of State refuses to file a document, the Secretary of State			
37	shall return it to the person submitting the document for filing within five days after the			
38	document was received, together with a brief, written explanation of the reason for			
39	<u>refusal.</u>			
40	(f) The Secretary of State's duty is to review and file documents that satisfy the			
41	requirements of this Article. The Secretary of State's filing or refusing to file a			
42	document does not:			

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1	<u>(1)</u>	Affect the validity or invalidity of the document in	n whole or in part;
2	<u>(2)</u>	Relate to the correctness or incorrectness of info	rmation contained in
3		the document; or	
4	<u>(3)</u>	Create a presumption that the document is val	
5		information contained in the document is correct of	
6		erson commits an offense if the person signs a c	-
7		in any material respect with intent that the document	
8	•	State for filing. An offense under this subsec	ction is a Class 1
9	misdemeanor.		
10		CTION 127. Part 2 of Article 5 of Chapter 59 of th	e General Statutes 1s
11	•	lding the following new sections to read:	
12		rtificate of existence.	
13	-	one may apply to the Secretary of State to fur	
14		domestic limited partnership or a certificate of author	orization for a foreign
15	limited partner	· · ·	
16		ertificate of existence or authorization sets forth:	1 6 1 1 1 1
17	<u>(1)</u>	The domestic limited partnership's name or	the foreign limited
18		partnership's name used in this State;	
19	<u>(2)</u>	That (i) the domestic limited partnership has the second s	
20		limited partnership under the law of this State, the	
21		filing, and the period of the domestic limited part	-
22		(ii) the foreign limited partnership is authorized to	o transact business in
23	(2)	this State;	· · · · · · · · · · · · · ·
24	<u>(3)</u>	If the limited partnership has registered as a lim	÷
25	(\mathbf{A})	partnership, that the registration has not been cance	
26	<u>(4)</u>	That a certificate of cancellation of the ce	ertificate of limited
27	(5)	partnership has not been filed; and	f. C
28	<u>(5)</u>	Other facts of record in the office of the Secretary	of State that may be
29		requested by the applicant.	
30		ject to any qualification stated in the certificate, a ce	
31		on issued by the Secretary of State may be relied	-
32		the domestic limited partnership has filed a c	
33 24	• •	d has not filed a certificate of cancellation or tha	•
34 25	*	authorized to transact business in this State, and, i	
35		ed partnership has registered as a limited liability lir	inted partnership and
36 37		tration has not been cancelled or revoked.	
37 38		mited liability limited partnerships.	ited partnarship shall
38 39		become a limited liability limited partnership, a lim	neu parmersnip siläll
39 40		ecretary of State an application stating: The name of the limited liability limited parts	narchin which chall
40 41	<u>(1)</u>	contain the words 'registered limited liability lin	
-71		contain the words registered minited natility in	inter particiship of

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1 2 3	(2) <u>'limited liability limited partnership' or the abbrevia</u> <u>'R.L.L.P.', 'LLLP', or 'RLLLP' as the last words or letter</u> (2) <u>The street address, and mailing address if different</u>	ters of its name.	
4	address, of its principal office, and the county in which		
5	office is located.	<u>une principui</u>	
6	(3) The fiscal year end of the limited liability limited partne	ership.	
7	(b) The terms and conditions on which a limited partnership bed		
8	liability limited partnership shall be approved in the manner provided in		
9	agreement; provided, however, if the partnership agreement does not co		
10	provision, the terms and conditions must be approved (i) in the case	•	
11	partnership having a partnership agreement that expressly considers		
12	contribute to the partnership, in the manner necessary to amend those pr	ovisions, or (ii)	
13	in any other case, in the manner necessary to amend the partnership agree	ement.	
14	(c) <u>A limited partnership becomes a limited liability limited partnership</u>	ership when its	
15	application for registration becomes effective.		
16	(d) The status of a limited liability limited partnership and the	<u>liability of its</u>	
17	partners is not affected by errors or later changes in the information	required to be	
18	contained in the application for registration.		
19	(e) <u>A limited liability limited partnership shall promptly amend it</u>		
20	reflect any change in the information contained in its application for registration, other		
21	than changes that are properly included in other documents filed with the Secretary of		
22	State. A registration is amended by filing a certificate of amendment wi	th the Secretary	
23	of State. The certificate of amendment shall set forth:		
24	(1) The name of the limited liability limited partnership as	reflected on the	
25	application for registration;	_	
26	(2) The date of filing of the application for registration; and	<u>1</u>	
27	(3) The amendment to the application for registration.		
28	(f) <u>A limited liability limited partnership may cancel its registra</u>		
29	certificate of cancellation with the Secretary of State. The certificate	of cancellation	
30	shall set forth:	<u> </u>	
31	(1) The name of the limited liability limited partnership as	reflected on the	
32	application for registration;	1	
33	(2) <u>The date of filing of the application for registration; and</u>		
34	(3) The effective date and time of cancellation if it is not to	be effective at	
35	the time of filing the certificate.	• • •	
36	(g) A limited liability limited partnership shall be subject to the $C = 50.844(6)$ respectively approximate and according to the subject to	-	
37	G.S. 59-84.4(f) regarding annual reports and revocation of registration	as if it were a	
38 39	registered limited liability partnership."		
39 40	SECTION 128. G.S. 59-402(6) reads as rewritten:		
40 41	"(6) In the case of a general partner who is a natural person, a. <u>His-The general partner's death</u> ; or		
41	a. <u>His The general partner's death;</u> or		

1	b. The entry <u>or of an</u> order by a court of competent jurisdiction		
2	adjudicating him-the general partner incompetent to manage his		
3	or her person or his estate; property;".		
4	SECTION 129. G.S. 59-402(9) reads as rewritten:		
5	"(9) In the case of a general partner that is a corporation, the filing of a		
6	certificate of dissolution, or its equivalent, for the corporation or the		
7	revocation of its charter; or ".		
8	SECTION 130. G.S. 59-402(10) reads as rewritten:		
9	"(10) <u>Unless otherwise provided in the partnership agreement, or with the</u>		
10	consent of all partners, in In the case of a general partner that is an		
11	estate, the distribution by the fiduciary of the estate's entire interest in		
12	the partnership.partnership; ".		
13	SECTION 131. G.S. 59-402 is amended by adding the following new subdivisions to read:		
14 15	"(11) In the case of a general partner that is a limited liability company, the		
15 16	<u>dissolution and commencement of winding up of the limited liability</u>		
10	<u>company; or</u>		
18	(12) In the case of a general partner that is not a natural person, trust,		
19	separate partnership, corporation, estate, or limited liability company,		
20	the termination of the general partner."		
21	SECTION 132. G.S. 59-403(b) reads as rewritten:		
22	"(b) Except as provided in this Article, a general partner of a limited partnership		
23	that is not a limited liability limited partnership has the liabilities of a partner in a		
24	partnership without limited partners to persons other than the partnership and the other		
25	partners. partners, and a general partner of a limited liability limited partnership has the		
26	liabilities of, and has the limitation on liability afforded to, a partner in a registered		
27	limited liability partnership under the North Carolina Uniform Partnership Act to		
28	persons other than the partnership and the other partners with respect to debts and		
29	obligations of the limited partnership incurred while it is a limited liability limited		
30	partnership. Except as provided in this Article or in the partnership agreement, a general		
31 32	partner of a limited partnership that is not a limited liability limited partnership has the		
32 33	liabilities of a partner in a partnership without limited partners to the partnership and to		
33 34	the other partners. partners, and a general partner of a limited liability limited partnership has the liabilities of, and has the limitation on liability afforded to, a partner		
35	in a registered limited liability partnership under the North Carolina Uniform		
36	Partnership Act to the partnership and to the other partners."		
37	SECTION 133. G.S. 59-403 is amended by adding a new subsection to read:		
38	"(c) Unless otherwise provided in the partnership agreement, a general partner of		
39	a limited partnership has the power and authority to delegate to one or more other		
40	persons the general partner's rights and powers to manage and control the business and		
41	affairs of the limited partnership, including to delegate to agents, officers, and		
42	employees of the general partner or the limited partnership, and to delegate by a		

1	management a	greement or another agreement with, or otherwise to, other persons.		
2	Unless otherwise provided in the partnership agreement, a delegation by a general			
3	partner of a limited partnership shall not cause the general partner to cease to be a			
4	general partner of the limited partnership and shall not reduce or absolve the general			
5		general partner's duties or obligations to the limited partnership or its		
6	other partners."			
7	SEC	TION 134. G.S. 59-902 reads as rewritten:		
8	"§ 59-902. Reg	gistration.		
9	(a) Befor	re transacting business in this State, a foreign limited partnership shall		
10	procure a certif	icate of authority to transact business in this State from the Secretary of		
11	State. No fore	ign limited partnership shall be entitled to transact in this State any		
12	business which	a limited partnership organized under this Article is not permitted to		
13	transact. In ord	er to register, a foreign limited partnership shall deliver to the Secretary		
14	of State an ori	ginal and one conformed copy of an application for registration as a		
15	foreign limited	partnership, signed by a general partner and setting forth:		
16	(1)	The name of the foreign limited partnership and, if different, the name		
17		under which it proposes to register and transact business in this State;		
18	(2)	The jurisdiction and date of its formation;		
19	(3)	The date of formation and the period of duration;		
20	(4)	The street address, including county and city or town, and street and		
21		number, if any, and the mailing address if different from the street		
22		address, of the principal office of the foreign limited partnership;		
23	(5)	The street address, including county and city or town, and street and		
24		number, if any, and the mailing address if different from the street		
25		address, of the proposed registered office of the foreign limited		
26		partnership in this State, the county in which the registered office is		
27		located, and the name of its proposed registered agent in this State at		
28		such address; the agent must be an individual resident of this State, a		
29		domestic corporation, or a foreign corporation having a place of		
30		business in, and authorized to do business in this State;		
31	(6)	If the certificate of limited partnership filed in the foreign limited		
32		partnership's state of organization is not required to include the names		
33		and addresses of the partners, a list of the names and addresses or, at		
34 25		the election of the foreign limited partnership, a list of the names and		
35		addresses of the general partners and the address, including county and		
36		city or town, and street and number, of the office at which is kept a list		
37		of the names and addresses of the limited partners and their capital		
38 39		contributions, together with an undertaking by the foreign limited		
39 40		partnership to keep such records until such foreign limited		
40 41	(7)	partnership's registration in this State is cancelled; A statement that in consideration of the issuance of a certificate of		
41	(7)	authority to transact business in this State, the foreign limited		
42		aumonty to transact business in this state, the foreign milled		

1			partnership appoints the Secretary of State of North Carolina as the
2			agent to receive service of process, notice, or demand, whenever the
3			foreign limited partnership fails to appoint or maintain a registered
4			agent in this State or whenever any such registered agent cannot with
5			reasonable diligence be found at the registered office;
6		(8)	The names and addresses including county and city or town, and street
7			and number, if any, of all of the general partners;
8		<u>(8a)</u>	Whether the foreign limited partnership is a foreign limited liability
9			limited partnership; and
10		(9)	The execution of a certificate or amendment by a general partner
11			constitutes an affirmation under the penalties of perjury that the facts
12			stated therein are true.effective date and time of the registration if it is
13			not to be effective at the time of filing of the application.
14	(b)	Witho	ut excluding other activities which mayshall not constitute transacting
15	business	in this	State, a foreign limited partnership shall not be considered to be
16	transactin	g busir	ness in this State, for the purpose of this Article, by reason of carrying
17	on in this	State a	ny one or more of the following activities:
18		(1)	Maintaining or defending any action or suit or any administrative or
19			arbitration proceeding, or effecting the settlement thereof or the
20			settlement of claims or disputes;
21		(2)	Holding meetings of its partners or carrying on other activities
22			concerning its internal affairs;
23		(3)	Maintaining bank accounts or borrowing money in this State, with or
24			without security, even if such borrowings are repeated and continuous
25			transactions;
26		(4)	Maintaining offices or agencies for the transfer, exchange, and
27			registration of its securities, or appointing and maintaining trustees or
28			depositaries with relation to its securities;
29		(5)	Soliciting or procuring orders, whether by mail or through employees
30			or agents or otherwise, where such orders require acceptance without
31			this State before becoming binding contracts;
32		(6)	Making or investing in loans with or without security including
33		(0)	servicing of mortgages or deeds of trust through independent agencies
34			within the State, the conducting of foreclosure proceedings and sale,
35			<u>sales</u> , the acquiring of property at foreclosure sale and the management
36			and rental of such property for a reasonable time while liquidating its
37			investment, provided no office or agency therefor is maintained in this
38			State;
38 39		(7)	Taking security for or collecting debts due to it or enforcing any rights
40		(7)	
		(8)	in property securing the same; Transacting business in interstate commerce: and
41		(8)	Transacting business in interstate commerce; and

	GENERAL A	ASSEMBLY OF NORTH CAROLINA	SESSION 2001
1 2 3	(9)	Conducting an isolated transaction completed w months and not in the course of a number of rep like nature.	-
4	(b1) Eac	ch foreign limited partnership authorized to transact l	business in this State
5		busly maintain in this State:	ousiness in this state
6	<u>(1)</u>	•	any of its places of
7	<u>(1)</u>	business; and	uny of its places of
8	<u>(2)</u>	i	l who resides in this
9	<u>_/</u>	State and whose business office is identical with	
10		(ii) a domestic corporation, nonprofit corporation	•
11		company whose business office is identical with	
12		or (iii) a foreign corporation, nonprofit corporatio	•
13		company authorized to transact business or condu-	
14		whose business office is identical with the register	
15	The sole d	luty of the registered agent to the foreign limited part	
16		n limited partnership at its last known address any	
17	demand that is served on the registered agent.		
18	(b2) A foreign limited partnership authorized to transact business in this State may		
19		istered office or registered agent by delivering to the	
20		nent of change that sets forth:	<u> </u>
21	(1)	-	
22	$\frac{(2)}{(2)}$	The street address, and the mailing address if diff	ferent from the street
23	<u>\</u>	address, of its current registered office, and the	
24		located;	<u> </u>
25	(3)		changed, the street
26	<u></u>	address, and the mailing address if different from	
27		the new registered office, and the county in which	
28	<u>(4)</u>		
29	$\overline{(5)}$	If the current registered agent is to be changed,	the name of its new
30	<u></u>	registered agent and the new agent's written co	
31		statement or attached to it) to the appointment; and	
32	(6)		
33		registered office and the business office of its reg	
34		identical.	<u> </u>
35	If a registe	ered agent changes the address of the agent's business	office, the registered
36	agent may change the address of the registered office of any foreign limited partnership		
37		agent is the registered agent by notifying the foreign	· · ·
38	writing of the change and signing (either manually or in facsimile) and delivering to the		
39	Secretary of State for filing a statement of change that complies with the requirements		
40	of this subsection and recites that the foreign limited partnership has been notified of the		
41	change.		
42		e following provisions shall apply for the resignation of	of a registered agent:

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1	(1)	
1	<u>(1)</u>	A registered agent may resign the agent's agency appointment by
2		signing and filing with the Secretary of State the signed original and
3		two exact or conformed copies of a statement of resignation which
4		may include a statement that the registered office is also discontinued.
5		The statement shall include or be accompanied by a certification from
6		the registered agent that the agent has mailed or delivered to the
7		foreign limited partnership at its last known address written notice of
8		the agent's resignation. Such certification shall include the name and
9		title of the partner notified, if any, and the address to which the notice
10		was mailed or delivered.
11	<u>(2)</u>	After filing the statement, the Secretary of State shall mail one copy to
12		the registered office, if not discontinued, and the other copy to the
13		foreign limited partnership at the address certified in the statement of
14		resignation.
15	<u>(3)</u>	The agency appointment is terminated, and the registered office
16		discontinued if so provided, on the thirty-first day after the date on
17		which the statement was filed.
18		registered agent of a foreign limited partnership authorized to transact
19		s State is an agent of the foreign limited partnership for service of
20	-	or demand required or permitted by law to be served on the foreign
21	limited partners	
22		never a foreign limited partnership shall fail to appoint or maintain a
23		in this State, or whenever its registered agent cannot with due diligence
24		registered office, then the Secretary of State shall be an agent of such
25	•	partnership upon whom any such process, notice, or demand may be
26		on the Secretary of State of any such process, notice, or demand shall be
27	-	ring to and leaving with him, the Secretary of State, or with any clerk
28	• •	of the limited partnership department of his office, authorized by the
29		ate to accept service of process, duplicate copies of suchthe process,
30	notice or dema	nd.demand and the fee required by G.S. 59-1106(b). In the event any
31	such process, ne	otice or demand is served on the Secretary of State, hethe Secretary of
32	State shall imme	ediately cause one of the copies thereof to be forwarded by registered or
33		ddressed mail to the foreign limited partnership at its registered office.
34	Any such Servi	ice on a foreign limited partnership so served under this subsection shall
35	be in court effe	ctive for all purposes from and after the date of suchthe service on the
36	Secretary of Sta	te.
37	(d) The S	Secretary of State shall keep a record of all processes, notices and
38	demands served	d upon himthe Secretary of State under this section, and shall record
39	therein the time	e of such service and histhe Secretary of State's action with reference
40	.1 .	-

40 thereto.

1 (e) Nothing herein contained shall limit or affect the right to serve any process 2 notice or demand required or permitted by law to be served upon a foreign limited 3 partnership in any other manner now or hereafter permitted by law." 4 SECTION 135. G.S. 59-904 reads as rewritten: 5 "§ 59-904. Name. 6 A foreign limited partnership may register with the Secretary of State under any name (whether or not it is the name under which it is registered in its state of 7 8 organization) that includes without abbreviation the words 'limited partnership' or has 9 the abbreviation 'L.P.', 'LP', 'R.L.L.P.', 'RLLLP', 'L.L.L.P.', or 'LLLP' as the last letters of its name and that could be registered and used as its name under G.S. 59-103 by a 10 11 domestic limited partnership." SECTION 136. G.S. 59-909(a) reads as rewritten: 12 13 Whenever a foreign limited partnership authorized to transact business in this "(a) State ceases its separate existence as a result of a statutory merger or consolidation 14 15 permitted by the laws of the state or country under which it was organized, or converts into another type of entity as permitted by those laws, the surviving or resulting entity 16 shall apply for a certificate of withdrawal for the foreign limited partnership by 17 delivering to the Secretary of State for filing a copy of the articles of merger, 18 19 consolidation, or conversion or a certificate reciting the facts of the merger, 20 consolidation, or conversion, duly authenticated by the Secretary of State or other official having custody of limited partnership records in the state or country under the 21 laws of which the foreign limited partnership was organized. If the surviving or 22 23 resulting entity is not authorized to transact business in this State, the articles or certificate must be accompanied by an application which must set forth: 24 25 The name of the foreign limited partnership authorized to transact (1)26 business in this State, the type of entity and name of the surviving or 27 resulting entity, and a statement that the surviving or resulting entity is 28 not authorized to transact business in this State; 29 (2)A statement that the surviving or resulting entity consents that service 30 of process based on any cause of action arising in this State, or arising 31 out of business transacted in this State, during the time the foreign 32 limited partnership was authorized to transact business in this State, 33 may thereafter be made by service thereof on the Secretary of State; 34 A mailing address to which the Secretary of State may mail a copy of (3) 35 any process served upon the Secretary under subdivision (a)(2) of this 36 section; and 37 A commitment to notify-file with the Secretary of State in the future a (4) 38 statement of any subsequent change in its mailing address." SECTION 137. G.S. 59-909 is amended by adding a new subsection to read: 39 After the withdrawal of the foreign limited partnership is effective, service of 40 "(c) 41 process on the Secretary of State in accordance with subsection (a) of this section shall be made by delivering to and leaving with the Secretary of State, or with any clerk 42

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1 2	•	e Secretary of State to accept service of process, duplicate copies of the fee required by G.S. 59-1106(b). Upon receipt of process in the manner
3	provided in this	subsection, the Secretary of State shall immediately mail a copy of the
4	process by regi	stered or certified mail, return receipt requested, to the surviving or
5		at the mailing address designated pursuant to subsection (a) of this
6	section."	
7	SECT	TION 138. The heading of Part 10A of Chapter 59 of the General
8	Statutes reads as	rewritten:
9	"F	Part 10A. Conversion and Merger.to Limited Partnership."
10	SECT	TON 139. G.S. 59-1050 reads as rewritten:
11	"§ 59-1050. Co	nversions. <u>Conversion.</u>
12	(a) A dor	nestic limited partnership may convert to a domestic limited liability
13	company pursua	nt to Part 1 of Article 9A of Chapter 57C of the General Statutes.
14		nestic limited liability company as defined in G.S. 57C-1-03, a foreign
15	limited liability	company as defined in G.S. 57C-1-03, a foreign limited partnership, or
16	•	rship as defined in G.S. 59-36 whether or not formed under the laws of
17	this State, include	ding a registered limited liability partnership as defined in G.S. 59-32,
18	and any other lin	nited liability partnership formed under a law other than the laws of this
19	State, but exclude	ling a domestic limited partnership, may convert to a domestic limited
20	partnership if:	
21	(1)	Such converting business entity complies with the requirements of
22		G.S. 59-1051 and G.S. 59-1052; and
23	(2)	If the converting business entity is a foreign limited liability company,
24		a foreign limited partnership, or other partnership as defined in G.S.
25		59-36 whose organization and internal affairs are governed by a law
26		other than the laws of this State, the conversion is permitted by laws of
27		the state or country governing the organization and internal affairs of
28		the converting business entity, and the converting business entity
29		complies with the laws.
30	A business	entity other than a domestic limited partnership may convert to a
31	domestic limited	
32	<u>(1)</u>	The conversion is permitted by the laws of the state or country
33		governing the organization and internal affairs of the converting
34		business entity; and
35	<u>(2)</u>	The converting business entity complies with the requirements of this
36		part and, to the extent applicable, the laws referred to in subdivision
37		(1) of this section."
38	SECT	TION 140. G.S. 59-1051 reads as rewritten:
39	"§ 59-1051. Pla	n of conversion.
40	(a) The h	olders of the interests in the converting business entity shall approve a
4.1	··· 1 C	• • • •

41 written plan of conversion containing:

GENERAL ASSEMBLY OF NORTH CAROLINA 1 (1)The name of the converting business entity, its type of business entity, 2 and the state or country whose laws govern its organization and 3 internal affairs; 4 The name of the resulting domestic limited partnership into which the (1)(2)5 converting business entity shall convert; 6 (2)(3)The terms and conditions of the conversion; and 7 The manner and basis for converting the interests in the converting (3)(4)business entity into interests, obligations, or securities of the resulting 8 9 domestic limited partnership or into cash or other property in whole or 10 in part. 11 The plan of conversion may contain other provisions relating to the conversion. 12 In the case of a domestic limited liability company, the plan of conversion (b) must be approved in the manner provided for approval of such a conversion in its 13 articles of organization or a written operating agreement or, if there is no such 14 provision, by the unanimous consent of its members. In the case of a partnership as 15 defined in G.S. 59-36 whose organization and internal affairs are governed by the laws 16 of this State, the plan of conversion must be approved in the manner provided for the 17 approval of such a conversion in a written partnership agreement that is binding on all 18 the partners or, if there is no such provision, by the unanimous consent of all the 19 partners. In the case of a foreign limited liability company, a foreign limited partnership, 20 or other partnership as defined in G.S. 59-36 whose organization and internal affairs are 21 governed by a law other than the laws of this State, the The plan of conversion must 22 shall be approved in accordance with the laws of the state or country governing the 23 24 organization and internal affairs of the converting business entity. 25 After a plan of conversion has been approved as provided in subsection (b) of (c) 26 this section, but before a certificate of limited partnership for the resulting domestic limited liability company partnership becomes effective, the plan of conversion may be 27 amended or abandoned to the extent provided in the plan of conversion.permitted by the 28 29 laws that govern the organization and internal affairs of the converting business entity." SECTION 141. G.S. 59-1052 reads as rewritten: 30 "§ 59-1052. Filing of certificate of limited partnership by converting business 31 32 entity. 33 After a plan of conversion has been approved by the converting business (a) 34 entity as provided in G.S. 59-1051, the converting business entity shall deliver a 35 certificate of limited partnership to the Secretary of State for filing. In addition to the matters required or permitted by G.S. 59-201, the certificate of limited partnership shall 36 state:contain articles of conversion stating: 37 That the domestic limited partnership is being formed pursuant to a 38 (1)conversion of another business entity: 39 The name of the converting business entity, its type of business entity, 40 (2) 41 and the state or country whose laws govern its organization and 42 internal affairs: and

1	(3)	That a plan of conversion has been approved by the converting
2		business entity in the manner required by law.
3		f conversion is abandoned <u>after the certificate of limited partnership has</u>
4		the Secretary of State but before the certificate of limited partnership
5		we, the converting business entity promptly shall deliver to the Secretary
6 7		ng prior to the time the articles of organization become effective an
8		he certificate of limited partnership reflecting the abandonment of the
o 9	-	on. withdrawing the certificate of limited partnership.
9 10	becomes effectiv	conversion takes effect when the certificate of limited partnership
10		onverting business entity shall furnish a copy of the plan of conversion,
11		without cost, to any member or partner (whether general or limited) of
12	the converting b	
13 14	•	icates of conversion shall also be registered as provided in G.S.
15	47-18.1."	leates of conversion shall also be registered as provided in 0.5.
16		TION 142. Article 5 of Chapter 59 of the General Statutes is amended
17	by adding a new	
18	of adding a new	"Part 10B. Conversion of Limited Partnership.
19	" <u>§ 59-1060. Co</u>	*
20		imited partnership may convert to a different business entity if:
21	(1)	The conversion is permitted by the laws of the state or country
22	<u></u>	governing the organization and internal affairs of such other business
23		entity; and
24	(2)	The converting domestic limited partnership complies with the
25		requirements of this Part and, to the extent applicable, the laws
26		referred to in subdivision (1) of this section.
27	" <u>§ 59-1061. Pla</u>	n of conversion.
28	<u>(a)</u> The c	onverting domestic limited partnership shall approve a written plan of
29	conversion conta	aining:
30	<u>(1)</u>	The name of the converting domestic limited partnership;
31	<u>(2)</u>	The name of the resulting business entity into which the domestic
32		limited partnership shall convert, its type of business entity, and the
33		state or country whose laws govern its organization and internal
34		affairs;
35	<u>(3)</u>	The terms and conditions of the conversion; and
36	<u>(4)</u>	The manner and basis for converting the interests in the domestic
37		limited partnership into interests, obligations, or securities of the
38		resulting business entity or into cash or other property in whole or in
39	—	<u>part.</u>
40	•	conversion may contain other provisions relating to the conversion.
41	-	lan of conversion shall be approved by the domestic limited partnership
42	in the manner	provided for the approval of the conversion in a written partnership

1	agreement or, if there is no provision, by the unanimous consent of its partners. If any
2	partner of the converting domestic limited partnership will have personal liability for
3	any existing or future obligation of the resulting business entity solely as a result of
4	holding an interest in the resulting business entity, then in addition to the requirements
5	of the preceding sentence, approval of the plan of conversion by the domestic limited
6	partnership shall require the consent of each such partner. The converting domestic
7	limited partnership shall provide a copy of the plan of conversion to each partner of the
8	converting domestic limited partnership at the time provided in a written partnership
9	agreement or, if there is no such provision, prior to its approval of the plan of
10	conversion.
11	(c) After a plan of conversion has been approved by a domestic limited
12	partnership but before the articles of conversion become effective, the plan of
13	conversion (i) may be amended as provided in the plan of conversion, or (ii) may be
14	abandoned (subject to any contractual rights) as provided in the plan of conversion or
15	written partnership agreement or, if not so provided, as determined by the general
16	partners of the domestic limited partnership in accordance with G.S. 59-403.
17	" <u>§ 59-1062. Articles of conversion.</u>
18	(a) After a plan of conversion has been approved by the converting domestic
19	limited partnership as provided in G.S. 59-1061, the converting domestic limited
20	partnership shall deliver articles of conversion to the Secretary of State for filing. The
21	articles of conversion shall state:
22	(1) The name of the converting domestic limited partnership;
23	(2) The name of the resulting business entity, its type of business entity,
24	the state or country whose laws govern its organization and internal
25	affairs, and, if the resulting business entity is not authorized to transact
26	business or conduct affairs in this State, a designation of its mailing
27	address and a commitment to file with the Secretary of State a
28	statement of any subsequent change in its mailing address; and
29	(3) That a plan of conversion has been approved by the domestic limited
30	partnership as required by law.
31	If the domestic limited partnership is converting to a business entity whose
32	formation or whose status as a registered limited liability partnership, as defined in G.S.
33	59-32, requires the filing of a document with the Secretary of State, then the articles of
34	conversion shall be included as part of that document instead of separately filing the
35	articles of conversion.
36	If the plan of conversion is abandoned after the articles of conversion have been
27	filed with the Secretary of State but before the articles of conversion become effective,
37	the converting domestic limited partnership shall deliver to the Secretary of State for
37 38	filing prior to the time the articles of conversion become effective an amendment of the
38 39	
38 39 40	articles of conversion withdrawing the articles of conversion.
38 39	articles of conversion withdrawing the articles of conversion.(b)The conversion takes effect when the articles of conversion become effective.(c)Certificates of conversion shall also be registered as provided in G.S. 47-18.1.

1	" <u>§ 59-1063. E</u>	ffects of conversion.
2	<u>(a)</u> Whe	en the conversion takes effect:
3	<u>(1)</u>	The converting domestic limited partnership ceases its prior form of
4		organization and continues in existence as the resulting business entity;
5	<u>(2)</u>	The title to all real estate and other property owned by the converting
6		domestic limited partnership continues vested in the resulting business
7		entity without reversion or impairment;
8	<u>(3)</u>	All liabilities of the converting domestic limited partnership continue
9		as liabilities of the resulting business entity;
10	<u>(4)</u>	A proceeding pending by or against the converting domestic limited
11		partnership may be continued as if the conversion did not occur; and
12	<u>(5)</u>	The interests in the converting domestic limited partnership that are to
13		be converted into interests, obligations, or securities of the resulting
14		business entity or into the right to receive cash or other property are
15		thereupon so converted, and the former holders of interests in the
16		converting domestic limited partnership are entitled only to the rights
17		provided in the plan of conversion.
18	The conver	sion shall not affect the liability or absence of liability of any holder of an
19		e converting domestic limited partnership for any acts, omissions, or
20		the converting domestic limited partnership made or incurred prior to the
21	-	of the conversion. The cessation of the existence of the converting
22		ted partnership in its form of organization as a domestic limited
23		the conversion shall not constitute a dissolution or termination of the
24		nestic limited partnership.
25	(b) If th	e resulting business entity is not a domestic corporation or a domestic
26	limited liabilit	y company when the conversion takes effect, the resulting business entity
27	is deemed:	
28	(1)	To agree that it may be served with process in this State for
29		enforcement of (i) any obligation of the converting domestic limited
30		partnership, and (ii) any obligation of the resulting business entity
31		arising from the conversion; and
32	<u>(2)</u>	To have appointed the Secretary of State as its agent for service of
33		process in any such proceeding. Service on the Secretary of State of
34		any such process shall be made by delivering to and leaving with the
35		Secretary of State, or with any clerk authorized by the Secretary of
36		State to accept service of process, duplicate copies of the process and
37		the fee required by G.S. 59-1106(b). Upon receipt of service of process
38		on behalf of a resulting business entity in the manner provided for in
39		this section, the Secretary of State shall immediately mail a copy of the
40		process by registered or certified mail, return receipt requested, to the
41		resulting business entity. If the resulting business entity is authorized
42		to transact business or conduct affairs in this State, the address for

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1	mailing shall be its principal office designated in the latest document
2	filed with the Secretary of State that is authorized by law to designate
3	the principal office or, if there is no principal office on file, its
4	registered office. If the resulting business entity is not authorized to
5	transact business or conduct affairs in this State, the address for
6	mailing shall be the mailing address designated pursuant to G.S.
7	<u>59-1062(a)(2)."</u>
8	SECTION 143. Article 5 of Chapter 59 of the General Statutes is amended
9	by adding a new Part with the heading set forth below and containing G.S. 59-1054,
10	59-1055, 59-1056, and 59-1057, recodified as G.S. 59-1070, 59-1071, 59-1072, and
11	59-1073, respectively.
12	"Part 10C. Merger."
13	SECTION 144. G.S. 59-1070, as recodified by Section 143 of this act, reads
14	as rewritten:
15	"§ 59-1070. Merger.
16	A domestic limited partnership may merge with one or more other domestic limited
17	partnerships or other business entities if:
18	(1) The merger is permitted by the laws of the state or country governing
19	the organization and internal affairs of each other merging business
20	entity; and
21	(2) Each merging domestic limited partnership and each other merging
22	business entity comply with the requirements of G.S. 59-1055 and
23	G.S. 59-1056, this Part, and, to the extent applicable, the laws referred
24	to in subdivision (1) of this section."
25	SECTION 145. G.S. 59-1071(b), as recodified by Section 143 of this act,
26	reads as rewritten:
27	"(b) In the case of a merging domestic limited partnership, the plan of merger
28	must be approved in the manner provided in a written partnership agreement that is
29	binding on all the partners for approval of a merger with the type of business entity
30	contemplated in the plan of merger, or, if there is no provision, by the unanimous
31	consent of its partners. If any partner of a merging domestic limited partnership has or
32	will have personal liability for any existing or future obligation of the surviving
33	business entity solely as a result of holding an interest in the surviving business entity,
34	then in addition to the requirements of the preceding sentence, approval of the plan of
35	merger by the domestic limited partnership shall require the consent of that partner. In
36	the case of each other merging business entity, the plan of merger must be approved in
37	accordance with the laws of the state or country governing the organization and internal
38	affairs of the merging business entity."
39	SECTION 146. G.S. 59-1072(a), as recodified by Section 143 of this act,
40	reads as rewritten:
41	"(a) After a plan of merger has been approved by each merging domestic limited
12	partnership and each other merging business entity as provided in G.S. 50,1055

42 partnership and each other merging business entity as provided in G.S. 59-1055,

1	<u>59-1071, t</u>	he sur	viving business entity shall deliver articles of merger to the Secretary of
2	State for fi	iling. T	The articles of merger shall set forth:
3		(1)	The plan of merger;
4		(2)	For each merging business entity, its name, type of business entity, and
5			the state or country whose laws govern its organization and internal
6			affairs;
7		(3)	The name and address of the surviving business entity; entity and, if the
8			surviving business entity is not authorized to transact business or
9			conduct affairs in this State, a designation of its mailing address and a
10			commitment to file with the Secretary of State a statement of any
11			subsequent change in its mailing address;
12		(4)	A statement that the plan of merger has been approved by each
13			merging business entity in the manner required by law; and
14		(5)	The effective date and time of the merger if it is not to be effective at
15			the time of filing of the articles of merger.
16	If the p	olan of	merger is amended or abandoned after the articles of merger have been
17	<u>filed but</u> b	before	the articles of merger become effective, the surviving business entity
18	· · ·		eliver to the Secretary of State for filing an amendment to the articles of
19			g the amendment or abandonment of the plan of merger."
20			TON 147. G.S. 59-1073(b), as recodified by Section 143 of this act,
21	reads as re	writte	n:
22			surviving business entity is not a domestic limited liability company, a
23			ration, a domestic nonprofit corporation, or a domestic limited
24	partnership	p, whe	n the merger takes effect the surviving business entity is deemed:
25		(1)	To agree that it may be served with process in this State in any
26			proceeding for enforcement of (i) any obligation of any merging
27			domestic limited liability company, domestic corporation, domestic
28			nonprofit corporation, domestic limited partnership or other
29			partnership as defined in G.S. 59-36 that is formed under the laws of
30			this State, (ii) the rights of dissenting shareholders of any merging
31			domestic corporation under Article 13 of Chapter 55 of the General
32			Statutes, and (iii) any obligation of the surviving business entity
33			arising from the merger; and
34		(2)	If the surviving business entity does not have a registered agent in this
35			State, to To have appointed the Secretary of State as its registered
36			agent for service of process in any such proceeding.proceeding until
37			such time as the surviving business entity appoints a registered agent
38			in this State. Service on the Secretary of State of any such process
39			shall be made by delivering to and leaving with the Secretary of State
40			State, or with any clerk authorized by the Secretary of State to accept
41			service of process, duplicate copies of such process.the process and the
42			fee required by G.S. 59-1106(b). Upon receipt of service of process on

1 2 3 4 5 6 7 8 9 10 11 12 13		behalf of a surviving business entity, entity in in this section, the Secretary of State shall in the process by registered or certified mail, re the surviving business entity at its address merger or, if an application for a certificate o merger has been filed, at the address for ser in that application.entity. If the surviving bus to transact business or conduct affairs in th mailing shall be its principal office designat filed with the Secretary of State that is author the principal office or, if there is no prin registered office. If the surviving business entity the principal office of the surviving business entity transact business of conduct affairs in the principal office of the surviving business entity the principal office of the surviving business entity the principal office of the principal office of the surviving business entity the principal office of the surviving business entity the principal office of the	a mediately mail a copy of eturn receipt requested, to shown in the articles of f withdrawal by reason of vice of process contained siness entity is authorized his State, the address for ed in the latest document wrized by law to designate hcipal office on file, its entity is not authorized to s State, the address for
14		mailing shall be the mailing address desi	gnated pursuant to G.S.
15	SEC	$\frac{59-1072(a)(3)}{100}$	
16 17		FION 148. G.S. 59-1105 is repealed. FION 149. G.S. 59-1106 reads as rewritten:	
17		ing, service, and copying Fees; fees; expedite	ad filings
19		Secretary of State shall collect the following for	
20		for the use of the State.when the documents de	
21		the Secretary of State for filing:	
22		Document	Fee
23			
24	(1)	For filing a certificate Certificate	
25		of limited partnership (G.S. 59-201)	
26		which does not include an application for	
27		registration as a limited liability limited	
28		partnership	\$50.00
29	<u>(1a)</u>	Certificate of limited partnership which include	des
30		an application for registration as a limited	
31		liability limited partnership	125.00
32	(2)	For filing a certificate Certificate of	
33		amendment (G.S. 59-202; 59-905)	25.00
34	(3)	For filing a certificate Certificate of	
35		cancellation (G.S. 59-203; 59-906)	25.00
36	(4)	For filing an application Application	
37		for reservation of name-(G.S. 59-104(a))	10.00
38	(5)	For filing a Notice of transfer	
39		of name-(G.S. 59-104(d))	10.00
40	<u>(5a)</u>	Limited partnership's or foreign limited	
41		<u>partnership's statement of</u>	
42		change of registered agent or registered	

1 office or both 5.00 2 (5b) Agent's statement of change of registered 3 office for each affected 4 partnership 5.00 5 (5c) Agent's statement of resignation No Fee 6 (5d) Designation of registered agent or registered office or both 5.00 7 registered office or both 5.00 8 (6) For filing an application Application 9 for registration as foreign limited 10 partnership (G.S. 59-502) 50.00 11 (7) For preparing and furnishing a copy of any document, instrument or 13 paper filed or recorded relating to a limited 14 partnership (G.S. 59-206(c)) 15 For each page 1.00 16 For affixing the certificate and official seal 17 thereto 5.00 18 (8) For comparing a copy furnished to him of any document instrument or 19 of any document 1.00 20 paper filed or recorded relating to a limited partnership. 21 For each page 1.00	GE	NERAL AS	SEMBLY OF NORTH CAROLINA	SESSION 2001
3 office for each affected 4 partnership 5.00 5 (5c) Agent's statement of resignation No Fee 6 (5d) Designation of registered agent or registered office or both 5.00 7 registered office or both 5.00 8 (6) For filing an application Application for registration as foreign limited 50.00 9 for registration as foreign limited 50.00 10 partnership (G.S. 59-502) 50.00 11 (7) For preparing and furnishing a copy of any document, instrument or paper filed or recorded relating to a limited 14 partnership (G.S. 59-206(c)) 15 For each page 1.00 16 For comparing a copy furnished to him of any document instrument or 5.00 18 (8) For comparing a copy furnished to him of any document instrument or 5.00 18 (8) For comparing any other document not herein specifically provided for 10.00 20 por file or recorded relating to a limited partnership. For each page 1.00 21 For the expedited filing by the end of the same business day of a document received in good order by 12:00 noon Eastern Standard Time 200.00 22 (11) For the expedi	1		office or both	<u>5.00</u>
4 partnership 5.00 5 (5c) Agent's statement of resignation No Fee 6 (5d) Designation of registered agent or registered office or both 5.00 8 (6) For filing an application Application for registration as foreign limited 50.00 9 for registration as foreign limited partnership (G.S. 59-502) 50.00 11 (7) For preparing and furnishing a copy of any document, instrument or 13 partnership (G.S. 59-206(c)) 1 14 partnership (G.S. 59-206(c)) 1 15 For each page 1.00 16 For affixing the certificate and official seal 1 17 thereto 5.00 18 (8) For comparing a copy furnished to him 19 of any document instrument or 20 paper filed or recorded relating to a limited partnership. 21 For each page 1.00 22 (9) For filing any other document 10.00 23 not herein specifically provided for 10.00 24 (10) For the expedited filing by the end of the	2	<u>(5b)</u>	Agent's statement of change of registered	
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27additional fee28(11) For the expedited filing of a document received	26			-
	27		•	additional fee
	28	(11)	For the expedited filing of a document received	ed
	29			
30 excluding weekends and holidays 100.00	30		•	100.00
31 additional fee	31		i i	additional fee
32 (12) Advisory review of a document 200.00.200.00	32	(12)	Advisory review of a document 2	2 00.00. 200.00
33 (13) Certificate of amendment of	33	(13)	•	
34 registration as foreign limited partnership 25.00	34		registration as foreign limited partnership	25.00
35 (14) Cancellation of registration as foreign	35	(14)		
36 limited partnership 25.00	36			25.00
37 (15) Application for certificate of withdrawal	37	(15)		
38 by reason of merger, consolidation, or conversion 10.00	38	<u> </u>		rsion <u>10.00</u>
$39 \qquad (16) \overline{\text{Articles of merger}} \qquad \overline{50.00}$	39	<u>(</u> 16)		
40 <u>(17)</u> <u>Articles of conversion (other than articles of</u>			÷	
41 <u>conversion included</u>		_ <u></u>		
42 <u>as part of another document</u>) 50.00	42			<u>50.00</u>

1	(18)	Application for registration as a limited
2	(10)	liability limited partnership (other than an
3		application included in the certificate of
4		limited partnership) <u>125.00</u>
5	(19)	<u>Certificate of amendment of registration</u>
6	(1))	as a limited liability limited partnership 25.00
7	(20)	Certificate of cancellation of registration
8	<u></u>	as a limited liability limited partnership 25.00
9	<u>(21)</u>	Annual report for a limited liability
10		limited partnership 200.00
11	(22)	Any other document required or
12		permitted to be filed under this Article 10.00.
13	(b) The S	Secretary of State shall collect a fee of ten dollars (\$10.00) each time
14		d on the Secretary under this Article. The party to a proceeding causing
15	service of proc	ess is entitled to recover this fee as costs if the party prevails in the
16	proceeding.	
17	<u>(c)</u> <u>The</u>	Secretary of State shall collect the following fees for copying,
18	comparing, and	certifying a copy of any filed document relating to a domestic or foreign
19	limited partners	hip:
20	<u>(1)</u>	One dollar (\$1.00) a page for copying or comparing a copy to the
21		original; and
22	<u>(2)</u>	Five dollars (\$5.00) for the certificate.
23	<u>(d)</u> The S	Secretary of State shall guarantee the expedited filing of a document
24	upon receipt of	the document in proper form and the payment of the required filing fee.
25	The Secretary o	f State may collect the following additional fees for the expedited filing
26	of a document r	eceived in good form:
27	<u>(1)</u>	Two hundred dollars (\$200.00) for the filing by the end of the same
28		business day of a document received by 12:00 noon Eastern Standard
29		Time; and
30	<u>(2)</u>	One hundred dollars (\$100.00) for the filing of a document within 24
31		hours after receipt, excluding weekends and holidays.
32		y of State shall not collect the fees allowed in subdivisions (10) and (11)
33		<u>ubsection</u> unless the person submitting the document for filing requests
34	-	ling and is informed by the Secretary of State of the fees prior to the
35	-	cument. Upon receipt of a document in proper form and payment of the
36		fee, the Secretary of State shall guarantee the expedited filing of the
37	document."	
38	SECT	FION 150. Part 11 of Article 5 of Chapter 59 of the General Statutes is
39	•	ling a new section to read:
40	" <u>§ 59-1107. Inc</u>	
41	-	rtnership, a foreign limited partnership authorized to transact business in
42	this State, and a	partner of one of these partnerships are subject to taxation under Article

4 of Chapter 105 of the General Statutes in accordance with their classification for
federal income tax purposes. Accordingly, if a limited partnership or a foreign limited
partnership authorized to transact business in this State is classified for federal income
tax purposes as a C corporation as defined in G.S. 105-131(b)(2) or an S corporation as
defined in G.S. 105-131(b)(8), the partnership and its partners are subject to tax under
Article 4 of Chapter 105 of the General Statutes to the same extent as a C corporation or
an S corporation, as the case may be, and its shareholders. If a limited partnership or a
foreign limited partnership authorized to transact business in this State is classified for
federal income tax purposes as a partnership, the partnership and its partners are subject
to tax under Article 4 of Chapter 105 of the General Statutes accordingly. If a limited
partnership or a foreign limited partnership authorized to transact business in this State
is classified for federal income tax purposes as other than a corporation or a partnership,
the partnership and its partners are subject to tax under Article 4 of Chapter 105 of the
General Statutes in a manner consistent with that classification. This section does not
require a limited partnership or a foreign limited partnership to obtain an administrative
ruling from the Internal Revenue Service on its classification under the Internal
Revenue Code."
PART V. AMENDMENTS TO CHAPTER 105. SECTION 151. G.S. 105-187.6(b) reads as rewritten:
"(b) Partial Exemptions. – A maximum tax of forty dollars (\$40.00) applies when
a certificate of title is issued as the result of a transfer of a motor vehicle:
(1) To a secured party who has a perfected security interest in the motor
vehicle.
(2) To a partnership, limited liability company, or corporation as an
incident to the formation of the partnership, limited liability company,
or corporation, and trust, or other person where no gain or loss arises
on the transfer of the motor vehicle under section 351 or section 721 of
the Code, or because the transfer is treated under the Code as being to
an entity that is not a separate entity from its owner or whose separate
existence is otherwise disregarded, or to a partnership, limited liability
company, or corporation by merger, conversion, or consolidation in
accordance with applicable law."
SECTION 152. G.S. 105-230(b) reads as rewritten:
"(b) Any act performed or attempted to be performed during the period of
suspension is invalid and of no effect.effect, unless the Secretary of State reinstates the
corporation or limited liability company pursuant to G.S. 105-232."
SECTION 153. G.S. 105-232(a) reads as rewritten:
"(a) Any corporation or limited liability company whose articles of incorporation,
articles of organization, or certificate of authority to do business in this State has been
suspended by the Secretary of State under G.S. 105-230, that complies with all the
requirements of this Subchapter and pays all State taxes, fees, or penalties due from it
(which total amount due may be computed, for years prior and subsequent to the

1	suspension, in the same manner as if the suspension had not taken place), and pays to
2	the Secretary of Revenue a fee of twenty-five dollars (\$25.00) to cover the cost of
3	reinstatement, is entitled to exercise again its rights, privileges, and franchises in this
4	State. The Secretary of Revenue shall notify the Secretary of State of this compliance
5	and the Secretary of State shall reinstate the corporation or limited liability company by
6	appropriate entry upon the records of the Office of office of the Secretary of State. Upon
7	entry of reinstatement, it relates back to and takes effect as of the date of the suspension
8	by the Secretary of State, and the corporation or limited liability company resumes
9	carrying on its business as if the suspension had never occurred, subject to the rights of
10	any person who reasonably relied on that person's prejudice on the suspension. The
11	Secretary of State shall immediately notify by mail the corporation or limited liability
12	company of the reinstatement."
13	PART VI. MISCELLANEOUS PROVISIONS.
14	SECTION 154.(a) The Revisor of Statutes shall cause to be printed all
15	explanatory comments of the drafters of this act as the Revisor may deem appropriate.
16	SECTION 154.(b) Nothing in this act shall supersede the provisions of
17	Article 10 or 65 of Chapter 58 of the General Statutes, and this act does not create an
18	alternate means for an entity governed by Article 65 of Chapter 58 of the General
19	Statutes to convert to a different business form.
20	PART VII. CONTINGENT CONFORMING CHANGES.
21	SECTION 155. Sections 1, 28, 32, 43, 53, 60, 61, 62, 63, 83, 84, 104,
22	105(c), 122, 123, 125, 126, and 135 of this act are repealed.
23	SECTION 156.(a) Section 118 of this act is repealed.
24	SECTION 156.(b) G.S. 59-84.2, as amended by House Bill 385, 2001
25	Regular Session of the General Assembly, reads as rewritten:
26	"§ 59-84.2. Registered limited liability partnerships.
27	(a) To become a registered limited liability partnership, a partnership must file \underline{A}
28	partnership whose internal affairs are governed by the laws of this State, other than a
29 20	limited partnership, may become a registered limited liability partnership by filing with
30 31	the Secretary of State an application stating: stating all of the following:
32	 The name of the partnership. The street address address, and the mailing address if different from the
33	street address, of its principal office.office and the county in which the
33 34	principal office is located.
35	(3) The name and street address, and the mailing address if different from
36	the street address, forof the partnership's registered agent and
37	registered office for service of process.
38	(4) The county <u>in this State</u> in which the registered office is located.
39	(5) A brief statement of the business in which the partnership engages.
40	(6) A deferred effective date, if any.
41	(7) The fiscal year end of the partnership.

1	(a1) The terms and conditions on which a partnership becomes a limited lightlifty
	(a1) The terms and conditions on which a partnership becomes a limited liability
2 3	partnership must be approved by the vote necessary in the manner provided in to amend
	the partnership agreement except, agreement; provided, however, if the partnership
4	agreement does not contain any such provision, the terms and conditions shall be
5	<u>approved (i)</u> in the case of a <u>partnership having a partnership agreement that expressly</u>
6	considers obligations to contribute to the partnership, the vote in the manner necessary to
7	amend those provisions. provisions, or (ii) in any other case, in the manner necessary to
8	amend the partnership agreement.
9	(b) An application for registration as a registered limited liability partnership
10	must be executed by one or more partners.
11	(c) An application for registration as a registered limited liability partnership
12	must be accompanied by a fee of one hundred twenty five dollars (\$125.00).
13	(d) The Secretary of State shall register a partnership that submits a completed
14	application with the required fee.
15	(e) A registration is effective on the later of the date the registration is filed or the
16	date specified in the application for registration, unless it is voluntarily withdrawn by
17	filing with the Secretary of State a written withdrawal notice executed by one or more
18	of the partners, or is revoked pursuant to G.S. 59-84.4(f).
19	(f) The Secretary of State may provide forms for applications for registration.
20	(f1) <u>A partnership becomes a registered limited liability partnership when its</u>
21	application for registration becomes effective.
22	(g) The status of a registered limited liability partnership and the liability of its
23	partners is not affected by errors or later changes in the information required to be
24	contained in the application for registration.
25	(h) <u>A partnership shall promptly amend its registration to reflect any change in</u>
26	the information contained in its application for registration, other than changes that are
27	properly included in other documents filed with the Secretary of State. A registration is
28	amended by filing a certificate of amendment thereto in the office of with the Secretary
29	of State. The certificate of amendment shall set forth the following: forth:
30	(1) The name of the partnership.partnership as reflected on the application
31	for registration.
32	(2) The date of filing of the <u>application for</u> registration.
33	(3) The amendment to the <u>application for</u> registration.
34	(i) Each registered limited liability partnership must maintain a registered office
35	and registered agent as required by Article 4 of Chapter 55D of the General Statutes and
36	is subject to service on the Secretary of State under that Article.
37	(j) <u>A partnership may cancel its registration by filing a certificate of cancellation</u>
38	with the Secretary of State. The certificate of cancellation shall set forth:
39	(1) The name of the partnership as reflected on the application for
40	registration;
41	(2) The date of filing of the application for registration;

1	(3) <u>A mailing address to which the Secretary of State may mail a copy of</u>
2	any process served on the Secretary of State under this subsection;
3	(4) <u>A commitment to file with the Secretary of State a statement of any</u>
4	subsequent change in its mailing address; and
5	(5) The effective date and time of cancellation if it is not to be effective at
6	the time of filing the certificate.
7	Cancellation of registration terminates the authority of the partnership's registered
8	agent to accept service of process, notice, or demand, and appoints the Secretary of
9	State as agent to accept service on behalf of the partnership with respect to any action or
10	proceeding based upon any cause of action arising in this State, or arising out of
11	business transacted in this State, during the time the partnership was registered as a
12	registered limited liability partnership. Service on the Secretary of State of any such
13	process, notice, or demand shall be made by delivering to and leaving with the Secretary
14	of State, or with any clerk authorized by the Secretary of State to accept service of
15	process, duplicate copies of such process, notice, or demand and the fee required by
16	G.S. 59-35.2. Upon receipt of process, notice, or demand in the manner provided in this
17	section, the Secretary of State shall immediately mail a copy of the process, notice, or
18	demand by registered or certified mail, return receipt requested, to the partnership at the
19	mailing address designated pursuant to this subsection."
20	SECTION 157.(a) Section 120 of this act is repealed.
21	SECTION 157.(b) G.S. 59-91, as amended by House Bill 385, 2001 Regular
22	Session of the General Assembly, reads as rewritten:
23	"§ 59-91. Statement of foreign registration.
24	(a) Before transacting business in this State, a foreign limited liability partnership
25	must file an application for registration as a foreign limited liability partnership. The
26	application must contain:
27	(1) The name of the foreign limited liability partnership that satisfies the
28	requirements of the state or other jurisdiction under whose law it is
29	formed and meets the requirements of Article 3 of Chapter 55D of the
30	General Statutes.
31	(2) The street address address, and the mailing address if different from
32	the street address, of the partnership's principal office. office, and the
33	county in which the principal office is located.
34	(3) The name and street address, and the mailing address if different from
35	the street address, for the partnership's registered agent and registered
36	office for service of process, and the county in which the registered
37	office is located.
38	(4) A brief statement of the business in which the partnership is engaged.
39	(5) A deferred effective date, if any.
40	(6) The fiscal year end of the partnership.
41	The foreign limited liability partnership shall deliver with the completed application
42	a certificate of existence, or a document with similar import, duly authenticated by the

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1	secretary of state Secretary of State or other official having custody of the records of
2	registered limited liability partnerships in the state or country under whose law it is
3	registered.
4	(b) Each foreign limited liability partnership maintaining a statement of foreign
5	registration in this State must maintain a registered office and registered agent as
6	required by Article 4 of Chapter 55D of the General Statutes and is subject to service on
7	the Secretary of State under that Article.
8	(c) An application for registration as a foreign limited liability partnership must
9	be accompanied by a fee of one hundred twenty five dollars (\$125.00).
10	(d) The Secretary of State shall register a partnership that submits a completed
11	application for registration as a foreign limited liability partnership with the required
12	fee.
13	(e) The status of a partnership as a foreign limited liability partnership is
14	effective on the later of the date the registration is filed or a date specified in the
15	statement. The status remains effective, regardless of changes in the partnership, until it
16	is voluntarily withdrawn by filing with the Secretary of State a written withdrawal
17	notice executed by one or more partners or revoked pursuant to G.S. 59-84.4(f).
18	(f) A registration is amended by filing a certificate of amendment thereto in the
19	office of the Secretary of State. The certificate shall set forth the following:
20	(1) The name of the partnership.
21	(2) The date of filing of the registration.
22	(3) The amendment to the registration.
23	(g) An application for registration as a foreign limited liability partnership must
24	be executed by one or more partners.
25	(h) A foreign limited liability partnership authorized to transact business in this
26	State shall be subject to the provisions of G.S. 59-84.4 regarding annual reports and
27	revocation of registration.
28	(i) A foreign limited liability partnership becomes registered as a foreign limited
29	liability partnership when its application for registration becomes effective.
30	(j) A foreign limited liability partnership shall promptly amend its registration to
31	reflect any change in the information contained in its application for registration, other
32	than changes that are properly included in other documents filed with the Secretary of
33	State. A registration is amended by filing a certificate of amendment with the Secretary
34	of State. The certificate of amendment shall set forth:
35	(1) The name of the foreign limited liability partnership under which it is
36	registered in this State;
37	(2) The date of filing of the application for registration; and
38	(3) The amendment to the application for registration.
39	(k) A foreign limited liability partnership may cancel its registration by filing a
40	certificate of cancellation with the Secretary of State. The certificate of cancellation
11	shall set forth:

41 <u>shall set forth:</u>

1	(1) The name of the foreign limited lightlifty partnership under which it is
1 2	(1) The name of the foreign limited liability partnership under which it is registered in this State;
2 3	
3 4	(2) The date of filing of the application for registration; (3) A mailing address to which the Secretary of State may mail a copy of
4 5	(3) <u>A mailing address to which the Secretary of State may mail a copy of</u> any process served on the Secretary of State under this subsection;
5 6	
7	(4) <u>A commitment to file with the Secretary of State a statement of any</u> subsequent change in its mailing address; and
8	(5) <u>The effective date and time of cancellation if it is not to be effective at</u>
9	the time of filing the certificate.
10	<u>Cancellation of registration terminates the authority of the foreign limited liability</u>
11	partnership's registered agent to accept service of process, notice, or demand and
12	appoints the Secretary of State as agent to accept such service on behalf of the foreign
12	limited liability partnership with respect to any action or proceeding based upon any
14	cause of action arising in this State, or arising out of business transacted in this State,
15	during the time the foreign limited liability partnership was registered in this State.
16	Service on the Secretary of State of any such process, notice, or demand shall be made
17	by delivering to and leaving with the Secretary of State, or with any clerk authorized by
18	the Secretary of State to accept service of process, duplicate copies of such process,
19	notice, or demand and the fee required by G.S. 59-35.2. Upon receipt of process, notice,
20	or demand in the manner herein provided, the Secretary of State shall immediately mail
21	a copy of the process, notice, or demand by registered or certified mail, return receipt
22	requested, to the foreign limited liability partnership at the mailing address designated
23	pursuant to this subsection.
24	(1) Whenever a foreign limited liability partnership authorized to transact
25	business in this State ceases its separate existence as a result of a statutory merger or
26	consolidation permitted by the laws of the state or country under which it was
27	organized, or converts into another type of entity as permitted by those laws, the
28	surviving or resulting entity shall apply for a certificate of withdrawal for the foreign
29	limited liability partnership by delivering to the Secretary of State for filing a copy of
30	the articles of merger, consolidation, or conversion or a certificate reciting the facts of
31	the merger, consolidation, or conversion, duly authenticated by the Secretary of State or
32	other official having custody of limited liability partnership records in the state or
33	country under the laws of which the foreign limited liability partnership was organized.
34	If the surviving or resulting entity is not authorized to transact business or conduct
35	affairs in this State, the articles or certificate must be accompanied by an application
36	which must set forth:
37	(1) The name of the foreign liability limited partnership authorized to
38	transact business in this State, the type of entity and name of the
39	surviving or resulting entity, and a statement that the surviving or
40	resulting entity is not authorized to transact business or conduct affairs
41	in this State;

1	(2)	A statement that the surviving or resulting entity consents that service
2	<u> </u>	of process based on any cause of action arising in this State, or arising
3		out of business transacted in this State, during the time the foreign
4		limited liability partnership was authorized to transact business in this
5		State, may thereafter be made by service thereof on the Secretary of
6		State;
7	<u>(3)</u>	<u>A mailing address to which the Secretary of State may mail a copy of</u>
8		any process served upon the Secretary under subdivision (2) of this
9		subsection; and
10	<u>(4)</u>	A commitment to file with the Secretary of State a statement of any
11		subsequent change in its mailing address.
12	(m) If the	Secretary of State finds that the articles or certificate and the application
13	for withdrawal,	if required, conform to law, the Secretary of State shall:
14	<u>(1)</u>	Endorse on the articles or certificate and the application for
15		withdrawal, if required, the word "filed" and the hour, day, month, and
16		<u>year of filing thereof;</u>
17	<u>(2)</u>	File the articles or certificate and the application, if required;
18	<u>(3)</u>	Issue a certificate of withdrawal; and
19	<u>(4)</u>	Send to the surviving or resulting entity or its representative the
20		certificate of withdrawal, together with a copy of the application, if
21		required, affixed thereto.
22		the withdrawal of the foreign limited liability partnership is effective,
23	-	ess on the Secretary of State in accordance with subsection (1) of this
24		e made by delivering to and leaving with the Secretary of State, or with
25		brized by the Secretary of State to accept service of process, duplicate
26		process and the fee required by G.S. 59-35.2. Upon receipt of process in
27		ein provided, the Secretary of State shall immediately mail a copy of the
28		istered or certified mail, return receipt requested, to the surviving or
29		at the mailing address designated pursuant to subsection (1) of this
30	section."	
31		TION 158. G.S. $59-210(a)(1)$, as enacted by this act, reads as rewritten:
32	"(1)	The name of the limited liability limited partnership, which shall
33		contain the words 'registered limited liability limited partnership' or
34		'limited liability limited partnership' or the abbreviation 'L.L.P.',
35		'R.L.L.P.', 'LLLP', or 'RLLLP' as the last words or letters of its
36		name.must satisfy the requirements of Article 3 of Chapter 55D of the
37		General Statutes."
38		TION 159.(a) Section 134 of this act is repealed.
39 40		TION 159.(b) G.S. 59-902, as amended by House Bill 385, 2001
40	•	n of the General Assembly, reads as rewritten:
41	"§ 59-902. Reg	ISTATION.

1 2		e transacting business in this State, a foreign limited partnership shall icate of authority to transact business in this State from the Secretary of
3	-	gn limited partnership shall be entitled to transact in this State any
4		a limited partnership organized under this Article is not permitted to
5		er to register, a foreign limited partnership shall deliver to the Secretary
6	of State an-orig	ginal and one conformed copy of an application for registration as a
7	foreign limited	partnership, signed by a general partner and setting forth:
8	(1)	The name of the foreign limited partnership and, if different, the name
9		under which it proposes to register and transact business in this State;
10	(2)	The jurisdiction and date of its formation;
11	(3)	The date of formation and the period of duration;
12	(4)	The street address, including county and city or town, and street and
13		number, if any, and the mailing address if different from the street
14		address, of the principal office of the foreign limited partnership;
15	(5)	The street address, including county and city or town, and street and
16		number, if any, and the mailing address if different from the street
17		address, of the proposed registered office of the foreign limited
18		partnership in this State, the county in which the registered office is
19		located, and the name of its proposed registered agent in this State at
20		such address;State;
21	(6)	If the certificate of limited partnership filed in the foreign limited
22		partnership's state of organization is not required to include the names
23		and addresses of the partners, a list of the names and addresses or, at
24		the election of the foreign limited partnership, a list of the names and
25		addresses of the general partners and the address, including county and
26		city or town, and street and number, of the office at which is kept a list
27		of the names and addresses of the limited partners and their capital
28		contributions, together with an undertaking by the foreign limited
29		partnership to keep such records until such foreign limited
30		partnership's registration in this State is cancelled;
31	(7)	A statement that in consideration of the issuance of a certificate of
32		authority to transact business in this State, the foreign limited
33		partnership appoints the Secretary of State of North Carolina as the
34		agent to receive service of process, notice, or demand, whenever the
35		foreign limited partnership fails to appoint or maintain a registered
36		agent in this State or whenever any such registered agent cannot with
37		reasonable diligence be found at the registered office;
38	(8)	The names and addresses including county and city or town, and street
39		and number, if any, of all of the general partners; and
40	(9)	The execution of a certificate or amendment by a general partner
41		constitutes an affirmation under the penalties of perjury that the facts

1		stated therein are true. effective date and time of the registration if it is
2		not to be effective at the time of filing of the application.
3		Without excluding other activities which mayshall not constitute transacting
4		n this State, a foreign limited partnership shall not be considered to be
5	transacting	g business in this State, for the purpose of this Article, by reason of carrying
6	on in this S	State any one or more of the following activities:
7		(1) Maintaining or defending any action or suit or any administrative or
8		arbitration proceeding, or effecting the settlement thereof or the
9		settlement of claims or disputes;
10		(2) Holding meetings of its partners or carrying on other activities
11		concerning its internal affairs;
12		(3) Maintaining bank accounts or borrowing money in this State, with or
13		without security, even if such borrowings are repeated and continuous
14		transactions;
15		(4) Maintaining offices or agencies for the transfer, exchange, and
16		registration of its securities, or appointing and maintaining trustees or
17		depositaries with relation to its securities;
18		(5) Soliciting or procuring orders, whether by mail or through employees
19		or agents or otherwise, where such orders require acceptance without
20		this State before becoming binding contracts;
21		(6) Making or investing in loans with or without security including
22		servicing of mortgages or deeds of trust through independent agencies
23		within the State, the conducting of foreclosure proceedings and sale,
24		sales, the acquiring of property at foreclosure sale and the management
25		and rental of such property for a reasonable time while liquidating its
26		investment, provided no office or agency therefor is maintained in this
27		State;
28		(7) Taking security for or collecting debts due to it or enforcing any rights
29		in property securing the same;
30		(8) Transacting business in interstate commerce; <u>and</u>
31		(9) Conducting an isolated transaction completed within a period of six
32		months and not in the course of a number of repeated transactions of
33		like nature.
34	(c)	Each foreign limited partnership authorized to transact business in this State
35	must main	tain a registered agent as required by Article 4 of Chapter 55D of the General
36	Statutes an	d is subject to service on the Secretary of State under that Article.
37	(d)	Repealed.
38	(e)	Repealed."
39		SECTION 160. The title of Chapter 55D of the General Statutes, as enacted
40	by Section	1 and amended by Sections 12 and 42 of House Bill 385, 2001 Regular
41	Session of	the General Assembly, reads as rewritten:
12		"Chapter 55D

42

"Chapter 55D.

1	-	nes, and Registered Agents for Corporations, Nonprofit Corporations,
2		y Companies, Limited partnerships, and Limited Liability Partnerships."
3		FION 161. G.S. 55D-1, as enacted by House Bill 385, 2001 Regular
4 5		General Assembly, reads as rewritten:
5 6		licable definitions. In g definitions apply in this Chapter:
7	(1)	'Corporation' or 'domestic corporation' is defined in G.S. 55-1-40(4).
8	(1) (2)	'Deliver' is defined in G.S. $55-1-40(5)$.
9	(2)	'Entity' is defined in G.S. $55-1-40(9)$.
10	(4)	'Foreign corporation' is defined in G.S. 55-1-40(10).
11	(1)	'Foreign limited liability company' is defined in G.S. 57C-1-03(8).
12	<u>(5a)</u>	<u>'Foreign limited liability limited partnership' is defined in G.S. 59-</u>
13	<u>(0)</u>	<u>102(4c).</u>
14	(6)	'Foreign limited liability partnership' is defined in G.S.
15	~ /	59-32(4a).59-32(4g).
16	(7)	'Foreign limited partnership' is defined in G.S. 59-102(5).
17	(8)	'Foreign nonprofit corporation' means a foreign corporation as defined
18		in G.S. 55A-1-40(11).
19	(9)	'Individual' is defined in G.S. 55-1-40(13).
20	(10)	'Limited liability company' or 'domestic limited liability company' is
21		defined in G.S. 57C-1-03(11).
22	<u>(11)</u>	'Limited liability limited partnership' is defined in G.S. 59-102(6a).
23	(11)<u>(12)</u>	'Limited liability partnership' or 'registered limited liability partnership'
24		means a registered limited liability partnership as defined in G.S.
25		59-32(7).
26	(12)(13)	'Limited partnership' or 'domestic limited partnership' is defined in
27		G.S. 59-102(8).
28	(13)<u>(14)</u>	'Nonprofit corporation' or 'domestic nonprofit corporation' means a
29		corporation as defined in G.S. 55A-1-40(5).
30		'Person' is defined in G.S. 55-1-40(16)."
31		FION 162. G.S. 55D-20, as recodified and amended by House Bill 385,
32	-	ession of the General Assembly, reads as rewritten:
33 34		me requirements.
34 35	(a) In add Statutes:	dition to the requirements of any other applicable section of the General
35 36	(1)	The name of the <u>a</u> corporation must contain the word 'corporation',
30 37	(1)	'incorporated', 'company', or 'limited', or the abbreviation 'corp.', 'inc.',
38		'co.', or ltd.'.
39	(2)	The name of a limited liability company must contain the words
40	(2)	'limited liability company' or the abbreviation 'L.L.C.' or 'LLC', or the
41		combination 'Itd. liability co.', 'limited liability co.', or 'Itd. liability
42		company'.
_		

1	(3) The name of a limited partnership:
2	a. Must partnership that is not a limited liability limited
3	partnership must contain the words 'limited partnership', the
4	abbreviation 'L.P.' or 'LP', or the combination 'Itd. partnership';
5	andpartnership'.
6	b. Shall not contain the name of a limited partner unless (i) it is
7	also the name of a general partner or the corporate name of a
8	corporate general partner, or (ii) the business of the limited
9	partnership has been carried on under that name before the
10	admission of that limited partner.
11	(4) <u>The name of a limited liability limited partnership must contain the</u>
12	words 'registered limited liability limited partnership' or 'limited
13	liability limited partnership' or the abbreviation 'L.L.L.P.', 'R.L.L.L.P.',
14	'LLLP', or 'RLLLP'.
15	(5) A registered limited liability partnership's name must contain the
16	words 'registered limited liability partnership' or 'limited liability
17	partnership' or the abbreviation 'L.L.P.', 'R.L.L.P.', 'LLP' or 'RLLP' as
18	the last words or letters of its name.'RLLP'.
19	(b) In addition to the requirements of subsection (a) of this section, the name of a
20	limited partnership shall not contain the name of a limited partner unless (i) it is also the
21	name of a general partner or the corporate name of a corporate general partner, or (ii)
22	the business of the limited partnership has been carried on under that name before the
23	admission of that limited partner.
24	(b)(c) The name of a corporation, nonprofit corporation, or limited liability
25	company shall not contain language stating or implying that the entity is organized for a
26	purpose other than that permitted by G.S. 55-3-01, 55A-3-01, or 57C-2-01 and by its
27	articles of incorporation or organization.
28	(c)(d) The use of assumed names or fictitious names, as provided for in Chapter 66,
29	is not affected by this Chapter or by Chapter 55, 55A, 57C, or 59 of the General
30	Statutes.
31	(d)(e) The filing of any document, the reservation or registration of any name under
32	this Chapter or under Chapter 55, 55A, 55B, 57C, or 59 of the General Statutes, or the
33	issuance of a certificate of authority to transact business or conduct affairs or a
34	statement or of foreign registration does not authorize the use in this State of a name in
35	violation of the rights of any third party under the federal trademark act, the trademark
36	act of this State, or other statutory or common law, and is not a defense to an action for
37	violation of any <u>of</u> those rights."
38	SECTION 163. G.S. 55D-21(d), as recodified by Section 14 and amended
39	by Section 15 of House Bill 385, 2001 Regular Session of the General Assembly, reads
40	as rewritten:
41	"(d) Except as otherwise provided in this subsection, the name of a corporation
42	dissolved under Article 14 of Chapter 55 of the General Statutes of a nonprofit

42 dissolved under Article 14 of Chapter 55 of the General Statutes, of a nonprofit

1

2 limited liability company dissolved under Article 6 of Chapter 57C of the General 3 Statutes, or of a limited partnership dissolved under Part 8 of Article 5 of Chapter 59 of 4 the General Statutes, or of a limited liability partnership whose registration as a limited liability partnership has been cancelled under G.S. 59-84.2 or revoked under G.S. 5 6 59-84.4, may not be used by another entity until: 7 (1)In the case of a nonjudicial dissolution other than an administrative 8 dissolution, dissolution or cancellation of registration as a limited 9 liability partnership, 120 days after the effective date of the dissolution.dissolution or cancellation. 10 11 (2)In the case of an administrative dissolution, dissolution or revocation 12 of registration as a limited liability partnership, the expiration of the period within which the entity or its registration may be reinstated. 13 14 In the case of a judicial dissolution, 120 days after the later of the date (3) 15 the judgment has become final or the effective date of the dissolution. 16 The person applying for the name must certify to the Secretary of State 17 that no appeal or other judicial review of the judgment directing 18 dissolution is pending. The name of a dissolved entity may be used at any time if the entity changes its 19 20 name to a name that is distinguishable upon the records of the Secretary of State from 21 the names of other domestic corporations, nonprofit corporations, limited liability companies, limited partnerships, or registered limited liability partnerships or foreign 22 23 corporations, foreign nonprofit corporations, foreign limited liability companies, or foreign limited partnerships authorized to transact business or conduct affairs in this 24 25 State, or foreign limited liability partnerships maintaining a statement of foreign 26 registration, in this State." 27 SECTION 164. G.S. 55D-22(a), as enacted by Section 15 of House Bill 385, 28 2001 Regular Session of the General Assembly, reads as rewritten: "(a) 29 If the name of a foreign corporation, foreign nonprofit corporation, foreign 30 limited liability company, foreign limited partnership, or foreign limited liability partnership does not satisfy the requirements of G.S. 55D-20 and G.S. 55D-21, then to 31 32 obtain or maintain a certificate of authority to transact business or conduct affairs in this 33 State or a statement of foreign registration in this State, the entity may: 34 If a foreign corporation or foreign nonprofit corporation, add the word (1)35 'corporation', 'incorporated', 'company', or 'limited', or the abbreviation 36 'corp.', 'inc.', 'co.', or 'ltd.' to its corporate name for use in this State; If a foreign limited liability company, add the words 'limited liability 37 (2)38 company', or the abbreviation 'L.L.C.', or 'LLC', or the combination 'ltd. liability co.', 'limited liability co.', or 'ltd. liability company' to its 39 name for use in this State if the addition will cause the name to satisfy 40 41 the requirements of G.S. 55D-20 and G.S. 55D-21; 42

corporation dissolved under Article 14 of Chapter 55A of the General Statutes, of a

1	(3)	If a foreign limited partnership, partnership that is not a foreign limited
2		liability limited partnership, add the words 'limited partnership' or the
3		abbreviation 'L.P.' or 'LP', or the combination 'ltd. partnership';
4	(4)	If a foreign limited partnership that is a foreign limited liability limited
5		partnership, add the words 'registered limited liability limited
6		
		partnership' or 'limited liability limited partnership' or the abbreviation
7		<u>'L.L.L.P.', 'R.L.L.P.', 'LLLP', or 'RLLLP'.</u>
8	<u>(5)</u>	If a foreign limited liability partnership, add the words 'registered
9		limited liability partnership', or 'limited liability partnership' or the
10		abbreviation 'L.L.P.', 'R.L.L.P.', 'LLP', or 'RLLP' as the last words or
11		letters of its name; or <u>'RLLP'; or</u>
12	(5) (6)	Use a fictitious name, which includes one or more of the words,
13		abbreviations, or combinations in subdivisions (1) through (4) -(5) of
14		this subsection if applicable, to transact business or conduct affairs in
15		this State if its real name is unavailable and it delivers to the Secretary
16		of State for filing a copy of the resolution adopting the fictitious
17		name."
18	SEC	FION 165.(a) G.S. 55D-24(b), as recodified by Section 14 and
19		ection 15 of House Bill 385, 2001 Regular Session of the General
20	Assembly, read	
20	•	ntity <u>described in subsection (a) of this section</u> registers its name, or its
22		addition required by G.S. 55D-22, by filing with the Secretary of State
22	an application:	addition required by 0.5. 55D-22, by ming with the Secretary of State
23 24	* *	Sotting forth its name, or its name with any addition required by C.S.
	(1)	Setting forth its name, or its name with any addition required by G.S.
25 26		55D-22, the state or country and date of its incorporation, organization,
26		incorporation or formation, and a brief description of the nature of the
27		business or activities in which it is engaged; and
28	(2)	Accompanied by a certificate of existence (or a document of a similar
29		import) from the state or country of incorporation, organization,
30		incorporation or formation."
31	SEC	FION 165.(b) G.S. 55D-24(e), as recodified by Section 14 and
32	amended by Se	ection 15 of House Bill 385, 2001 Regular Session of the General
33	Assembly, reads	s as rewritten:
34	"(e) An er	ntity whose registration is effective may thereafter become authorized to
35	transact busines	s or conduct affairs under that name or consent in writing to the use of
36	that name by:	C C
37	(1)	A domestic corporation, nonprofit corporation, limited liability
38	~ /	company, limited partnership, or registered limited liability partnership
39		thereafter incorporated, organized, or formed incorporated, formed, or
40		registered in this State under that name;
rυ		<u>residered in une state ander that nume</u> ,

1	(2) A domestic corporation, nonprofit corporation, limited liability
2	company, limited partnership, or registered limited liability partnership
3	that changes its name to that name; or
4	(3) Another foreign corporation, foreign nonprofit corporation, foreign
5	limited liability company, foreign limited partnership, or foreign
6	limited liability partnership that becomes authorized to transact
7	business or conduct affairs in this State under that name.
8	The registration terminates when the domestic corporation, nonprofit corporation,
9	limited liability company, limited partnership, or registered limited liability partnership
10	is incorporated, organized, formed, registered, or changes its name or the foreign
11	corporation, foreign nonprofit corporation, foreign limited liability company, foreign
12	limited partnership, or foreign limited liability partnership qualifies or registers or
13	consents to the qualification or registration of another entity under the registered name."
14	SECTION 166. G.S. 55D-26(a)(1), as recodified by Section 14 and
15	amended by Section 15 of House Bill 385, 2001 Regular Session of the General
16	Assembly, reads as rewritten:
17	"(1) The name of any domestic corporation, nonprofit corporation, limited
18	liability company, limited partnership, or registered limited liability
19	partnership or foreign corporation, foreign nonprofit corporation,
20	foreign limited liability company, foreign limited partnership, or
21	foreign limited liability partnership that holds title to real property in
22	this State is changed upon amendment to its articles of incorporation or
23	organization, its certificate of limited partnership, or its application for
24	registration as a limited liability partnership; partnership or foreign
25	limited liability partnership; or".
26	SECTION 167. G.S. 55D-31(c), as recodified by Section 44 and amended
27	by Section 45 of House Bill 385, 2001 Regular Session of the General Assembly, reads
28	as rewritten:
29	"(c) A domestic corporation, limited liability company, limited liability limited
30	partnership, registered limited liability partnership, foreign corporation, foreign limited
31	liability company, or foreign limited liability partnership may change its registered
32	office or registered agent by including in its annual report required by G.S. 55-16-22,
33	57C-2-23, or 59-84.4 59-84.4, or 59-210 the information and any written consent
34	required by subsection (a) of this section."
35	SECTION 168. G.S. 55D-32(b), as recodified by Section 44 and amended
36	by Section 45 of House Bill 385, 2001 Regular Session of the General Assembly, reads
37	as rewritten:
38	"(b) After filing the statement the Secretary of State shall mail a copy to the
39	registered office (if not discontinued) and a copy to the entity at its principal office
40	address on file with the Secretary of State or, if none is on file, at the address contained
41	in the certification included in or accompanying the statement of resignation or, if

1	different, at the address indicated in the latest document filed by the Secretary of State
2	stating the entity's current mailing address.resignation."
3	SECTION 169.(a) G.S. 55-15-03(a)(1), as amended by Section 17 of House
4	Bill 385, 2001 Regular Session of the General Assembly, reads as rewritten:
5	"(1) The name of the foreign corporation or, if its name is unavailable for
6	use in this State, a corporate name that satisfies the requirements of
7	G.S. 55D-22; Article 3 of Chapter 55D of the General Statutes;".
8	SECTION 169.(b) G.S. 55A-15-03(a)(1), as amended by Section 21 of
9	House Bill 385, 2001 Regular Session of the General Assembly, reads as rewritten:
10	"(1) The name of the foreign corporation or, if its name is unavailable for
11	use in this State, a corporate name that satisfies the requirements of
12	G.S. 55D-22; Article 3 of Chapter 55D of the General Statutes;".
13	SECTION 170.(a) G.S. 59-35.1, as recodified by Section 9 and amended by
14	Sections 9, 38, and 51(c) of House Bill 385, 2001 Regular Session of the General
15	Assembly, reads as rewritten:
16	"§ 59-35.1. Filing of documents.
17	(a) A document required or permitted by this act to be filed by the Secretary of
18	State must be filed under Chapter 55D of the General Statutes.
19	(b) A document submitted under this act for filing by the Secretary of State must
20	be executed by a general partner of the partnership.
21	(c) <u>The Secretary of State may adopt and furnish on request forms for:</u>
22	(1) An application for registration as a registered limited liability
23	partnership;
24	(2) <u>Cancellation of registration as a registered limited liability partnership;</u>
25	(3) Application for registration as a foreign limited liability partnership;
26	and
27	(4) <u>Cancellation of registration as a foreign limited liability partnership.</u>
28	If the Secretary of State so requires, use of these forms is mandatory.
29	The Secretary of State shall collect the following fees when the documents described
30	in this subsection are submitted by a partnership to the Secretary of State for filing:
31	Document Fee
32	Application for reserved name \$10.00
33	Notice of transfer of reserved name 10.00
34	Application for registered name 10.00
35	Application for renewal of registered name 10.00
36	Articles of merger -50.00
37	Articles of correction -10.00
38	Whenever the Secretary of State is deemed appointed as a registered agent under this
39	Act or under Chapter 55D of the General Statutes, the Secretary of State shall collect a
40	fee of ten dollars (\$10.00) each time process is served on the Secretary of State under
41	this Act. The party to the proceeding causing service of process is entitled to recover
42	this fee as costs if the party prevails in the proceeding.

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1 2	The Secretary of State shall collect the following fees for copying, comparing, and certifying a copy of a document filed by a partnership pursuant to this Part:				
3	(1)	One dollar (\$1.00) a page for copying or			
4		original; and			
5	(2)	Five dollars (\$5.00) for the certificate.			
6	<u>(d)</u> The S	Secretary of State may adopt and furnish of	n request forms for other		
7	documents requ	ired or permitted to be filed by this act, but the	eir use is not mandatory."		
8	SEC	FION 170.(b) Part 1 of Article 2 of Chapter	59 of the General Statutes		
9	is amended by a	adding a new section to read:			
10	" <u>§ 59-35.2. Fee</u>	<u>S.</u>			
11		Secretary of State shall collect the following			
12	described in thi	s subsection are submitted by a partnership to	the Secretary of State for		
13	<u>filing:</u>				
14		Document	Fee		
15					
16	<u>(1)</u>	Application for reserved name	<u>\$10.00</u>		
17	<u>(2)</u>	Notice of transfer of reserved name	<u>10.00</u>		
18	<u>(3)</u>	Application for registered name	<u>10.00</u>		
19	<u>(4)</u>	Application for renewal of registered name	<u>10.00</u>		
20	<u>(5)</u>	Registered limited liability partnership's or	5.00		
21		foreign limited liability partnership's stateme			
22		of change of registered agent or registered of	ffice		
23		<u>or both</u>			
24	<u>(6)</u>	Agent's statement of change of registered	<u>5.00</u>		
25		office for each affected registered limited			
26		liability partnership or foreign limited			
27	~ - ``	liability partnership			
28	(7)	Agent's statement of resignation	<u>No Fee</u>		
29	<u>(8)</u>	Designation of registered agent or	<u>5.00</u>		
30		registered office or both	50.00		
31	<u>(9)</u>	Articles of conversion (other than articles	<u>50.00</u>		
32		of conversion included as part of another			
33	(10)	<u>document)</u>	50.00		
34	$\frac{(10)}{(11)}$	Articles of merger	$\frac{50.00}{125.00}$		
35	<u>(11)</u>	Application for registration as a	<u>125.00</u>		
36	(12)	registered limited liability partnership	25.00		
37	<u>(12)</u>	<u>Certificate of amendment of registration</u>	<u>25.00</u>		
38 39	(12)	as a registered limited liability partnership	25 00		
39 40	<u>(13)</u>	<u>Cancellation of registration as a registered</u>	<u>25.00</u>		
40 41	(1A)	limited liability partnership Application for registration as a foreign	125.00		
41 42	<u>(14)</u>	limited liability partnership	<u>125.00</u>		
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1	(15)	Certificate of amendment of registration	25.00
2	<u> </u>	as a foreign limited liability partnership	
3	<u>(16)</u>	Cancellation of registration as a foreign	25.00
4	<u></u>	limited liability partnership	
5	<u>(17)</u>	Application for certificate of withdrawal	10.00
6		by reason of merger, consolidation, or	
7		conversion	
8	<u>(18)</u>	Annual report	200.00
9	(19)	Articles of correction	10.00
10	$\overline{(20)}$	Any other document required or permitted	10.00
11		to be filed pursuant to this act	
12	(b) When	never the Secretary of State is deemed appoint	ed as a resisted agent
13	under this act of	r under Chapter 55D of the General Statutes, the	Secretary of State shall
14	collect a fee of	ten dollars (\$10.00) each time process is served of	n the Secretary of State
15	under this act.	The party to the proceeding causing service of	process is entitled to
16	recover this fee	as costs if the party prevails in the proceeding.	
17	<u>(c)</u> <u>The</u>	Secretary of State shall collect the following	ng fees for copying,
18	comparing, and	certifying a copy of a document filed pursuant to	this act:
19	<u>(1)</u>	One dollar (\$1.00) a page for copying or con	nparing a copy to the
20		original; and	
21	<u>(2)</u>	Five dollars (\$5.00) for the certificate."	
22	SEC	FION 170.(c) G.S. 59-73.13(b)(2), 59-73.23(b)(2)	2), and 59-73.33(b)(2),
23		is act, are amended by deleting "G.S. 59-35.1(f)"	and substituting in lieu
24	thereof "G.S. 59		
25		FION 171.(a) Sections 10(f) and 37 of House I	Bill 385, 2001 Regular
26		General Assembly, are repealed.	
27		FION 171.(b) G.S. 59-1106, as amended by S	ection 149 of this act,
28	reads as rewritte		
29		ing, service, and copying fees; expedited filings	
30		Secretary of State shall collect the following fees	
31	described in this	s subsection are delivered to the Secretary of State	•
32		Document	Fee
33			
34	(1)	Certificate of limited partnership	
35		which does not include an application for	
36		registration as a limited liability limited	**•••
37		partnership	\$50.00
38	(1a)<u>(2)</u>	Certificate of limited partnership which includes	•
39		an application for registration as a limited	105.00
40		liability limited partnership	125.00
41	$\frac{(2)(3)}{(2)(4)}$	Certificate of amendment	25.00
42	(3)(4)	Certificate of cancellation	25.00

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1	<u>(4)(5)</u>	Application for reservation of name	10.00
2	(5)<u>(6)</u>	Notice of transfer of <u>reserved</u> name	10.00
3	<u>(7)</u>	Application for registration of name	10.00
4	<u>(8)</u>	Application for renewal of registration name	10.00
5	(5a)<u>(9)</u>	Limited partnership's or foreign limited	
6		partnership's statement of change of	
7		registered agent or registered office or both	5.00
8	(5b)(10)	Agent's statement of change of registered	
9		office for each affected partnership	5.00
10	(5c)<u>(11)</u>	Agent's statement of resignation	No Fee
11	(5d)(12)	Designation of registered agent or	
12		registered office or both	5.00
13	(6) (13)	Application for registration as foreign limited	
14		partnership	50.00
15		additi	onal fee
16	(12)	Advisory review of a document	200.00
17	(13)(14)	Certificate of amendment of	
18	· · · ·	registration as foreign limited partnership	25.00
19	(14)(15)	Cancellation of registration as foreign	
20		limited partnership	25.00
21	(15) (16)	Application for certificate of withdrawal by	
22		reason of merger, consolidation, or conversion	10.00
23	(16) (17)	Articles of merger	50.00
24	(17)(18)		
25		conversion included as part of another document)	50.00
26	(18) (19)	Application for registration as a limited	
27		liability limited partnership (other than an	
28		application included in the certificate of	
29		limited partnership)	125.00
30	(19) (20)	Certificate of amendment of registration	
31		as a limited liability limited partnership	25.00
32	(20) (21)		
33	(-) <u></u>	as a limited liability limited partnership	25.00
34	(21) (22)	Annual report for a limited liability	
35	() <u>()</u>	limited partnership	200.00
36	(22) (23)		
37	() <u>(-0)</u>	permitted to be filed under this Article	10.00.
38	(b) The S	Secretary of State shall collect a fee of ten dollars	
39		d on the Secretary under this Article. The party to a	

(b) The Secretary of State shall collect a fee of ten dollars (\$10.00) each time
process is served on the Secretary under this Article. The party to a proceeding causing
service of process is entitled to recover this fee as costs if the party prevails in the
proceeding.

1	(c) The Secretary of State shall collect the following fees for copying,		
2	comparing, and certifying a copy of any filed document relating to a domestic or foreign		
3	limited partnership:		
4	(1) One dollar (\$1.00) a page for copying or comparing a copy to the		
5	original; and		
6	(2) Five dollars (\$5.00) for the certificate.		
7	(d) The Secretary of State shall guarantee the expedited filing of a document		
8	upon receipt of the document in proper form and the payment of the required filing fee.		
9	The Secretary of State may collect the following additional fees for the expedited filing		
10	of a document received in good form:		
11	(1) Two hundred dollars (\$200.00) for the filing by the end of the same		
12	business day of a document received by 12:00 noon Eastern Standard		
13	Time; and		
14	(2) One hundred dollars (\$100.00) for the filing of a document within 24		
15	hours after receipt, excluding weekends and holidays.		
16	The Secretary of State shall not collect the fees allowed in this subsection unless the		
17	person submitting the document for filing requests an expedited filing and is informed		
18	by the Secretary of State of the fees prior to the filing of the document."		
19	SECTION 172. G.S. 59-103, as amended by Section 32 of House Bill 385,		
20	2001 Regular Session of the General Assembly, reads as rewritten:		
21	"§ 59-103. Name.		
22	The name of the limited partnership must meet any requirements of Article 3 of		
23	Chapter 55D of the General Statutes."		
24	SECTION 173. Section 53 of House Bill 385, 2001 Regular Session of the		
25	General Assembly, reads as rewritten:		
26	"SECTION 53. This act becomes effective October 1, 2001, January 1, 2002, and		
27	applies to documents submitted for filing on or after that date."		
28	SECTION 174. This Part becomes effective if House Bill 385, 2001 Regular		
29	Session of the General Assembly, becomes law.		
30	PART VIII. EFFECTIVE DATE.		
31	SECTION 175.(a) Section 59A of this act becomes effective September 1,		
32	2001. The remainder of this act becomes effective January 1, 2002.		
33	SECTION 175.(b) The amendment to G.S. 105-232 set forth in Section 153		
34	of this act is intended to be retroactive. Accordingly, any act performed or attempted to		
35	be performed during the period of suspension of any corporation or limited liability		
36 27	company reinstated pursuant to G.S. 105-232(a) prior to January 1, 2002, shall not be		
37	deemed to be invalid and of no effect under G.S. 105-230, subject to the rights of any		
38	person who reasonably relied on that person's prejudice on the suspension.		