SESSION 1993

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HOUSE BILL 923*

Short Title: N.C. Lmted. Liability Co. Act.

(Public)

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Sponsors: Representatives R. Hunter, Redwine; Alexander, Baddour, Church, Daughtry, Flaherty, Griffin, Hensley, Lee, Moore, Sutton, and Wilkins.

Referred to: Judiciary II.

April 14, 1993

1	A BILL TO BE ENTITLED
2	AN ACT TO PERMIT THE ORGANIZATION AND OPERATION OF LIMITED
3	LIABILITY COMPANIES.
4	The General Assembly of North Carolina enacts:
5	Section 1. The General Statutes are amended by adding a new Chapter to
6	read:
7	" <u>CHAPTER 57C.</u>
8	"NORTH CAROLINA LIMITED LIABILITY COMPANY ACT.
9	<u>"ARTICLE 1.</u>
10	''GENERAL PROVISIONS.
11	"PART 1. SHORT TITLE; RESERVATION OF POWER; DEFINITIONS.
12	" <u>§ 57C-1-01. Short title.</u>
13	This Chapter is the 'North Carolina Limited Liability Company Act' and may be
14	cited by that name.
15	" <u>§ 57C-1-02. Reservation of power to amend or repeal.</u>
16	The General Assembly has power to amend or repeal all or part of this Chapter at
17	any time and all domestic limited liability companies and foreign limited liability
18	companies subject to this Chapter are governed by the amendment or repeal.
19	" <u>§ 57C-1-03. Definitions.</u>
20	The following definitions apply in this Chapter, unless otherwise specifically
21	provided:

1	<u>(1)</u>	Articles of organization. – The document filed under G.S. 57C-2-20 of
2	<u>(1)</u>	this Chapter for the purpose of forming a limited liability company, as
3		amended or restated.
4	(2)	Bankrupt. – Bankrupt under the United States Bankruptcy Code, as
4 5	<u>(2)</u>	<u>amended, or insolvent under State insolvency laws.</u>
5 6	(3)	· · · · · · · · · · · · · · · · · · ·
0 7	<u>(3)</u>	<u>Business. – Any trade, occupation, investment, or other commercial</u> activity engaged in for gain or profit.
8	(A)	<u>Corporation. – Has the same meaning as in G.S. 55-1-40(4).</u>
8 9	$\frac{(4)}{(5)}$	<u>Court. – Includes every court and judge having jurisdiction in the case.</u>
10	<u>(5)</u> (6)	<u>Distribution. – A direct or indirect transfer of money or other property</u>
10	<u>(0)</u>	or incurrence of indebtedness by a limited liability company to or for
11		
12	(7)	the benefit of its members in respect of their membership interests. Earlier corporation Has the same meaning as in CS_{1} 55.1.40(10)
13	$\frac{(7)}{(8)}$	<u>Foreign corporation. – Has the same meaning as in G.S. 55-1-40(10).</u>
14	<u>(8)</u>	<u>Foreign limited liability company. – An unincorporated organization</u> formed under laws other than the laws of this State, that affords to
13 16		
16 17		each of its members, pursuant to the laws under which it is formed,
	(0)	limited liability with respect to the liabilities of the organization.
18	<u>(9)</u>	<u>Foreign limited partnership. – Has the same meaning as in G.S. 59-</u>
19	(10)	$\frac{102(5)}{10}$
20	<u>(10)</u>	<u>Limited liability company or domestic limited liability company. – An</u>
21	(11)	entity formed and existing under this Chapter.
22	<u>(11)</u>	Limited partnership or domestic limited partnership. – Has the same
23	(10)	<u>meaning as in G.S. 59-102(97).</u>
24	<u>(12)</u>	Manager. – Has the following meanings: (i) with respect to a limited
25		liability company that has set forth in its articles of organization that it
26		is to be or may be managed by persons other than members, any
27		person designated in accordance with G.S. 57C-3-20(a), (ii) with
28		respect to any other limited liability company, its members, and (iii)
29		with respect to a foreign limited liability company, any person
30	(1.0)	authorized to act for and bind the foreign limited liability company.
31	<u>(13)</u>	Member. – A person who has been admitted to membership in the
32		limited liability company as provided in G.S. 57C-3-01 until the
33		person's membership ceases as provided in G.S. 57C-3-02.
34	<u>(14)</u>	<u>Membership interest or interest. – All of a member's rights in the</u>
35		limited liability company, including without limitation the member's
36		share of the profits and losses of the limited liability company, the
37		right to receive distributions of the limited liability company assets,
38		any right to vote, and any right to participate in management.
39	<u>(15)</u>	Operating agreement Any agreement, written or oral, of the
40		members with respect to the affairs of a limited liability company and
41		the conduct of its business that is binding on all the members.
42	<u>(16)</u>	Person. – A natural person, trust, estate, or domestic or foreign
43		corporation, partnership, limited partnership, limited liability
44		company, unincorporated association, or other entity.

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1	<u>(17)</u>	State A state, territory or possession of the United States, the
2		District of Columbia, or the Commonwealth of Puerto Rico.
3		"PART 2. FILING DOCUMENTS.
4		Filing requirements.
5 6		be entitled to filing by the Secretary of State under this Chapter, a st satisfy the requirements of this section, and of any other section that
7	adds to or vari	es these requirements.
8		document must be one that is required or permitted by this Chapter to be
9		ice of the Secretary of State.
10		document must contain the information required by this Chapter. It may
11		nformation as well.
12		document must be typewritten or printed.
13	• •	document must be in the English language. The name of a limited
14	• •	any need not be in English if written in English letters or Arabic or
15		als, and the certificate of existence required of foreign limited liability
16 17	-	ed not be in English if accompanied by a reasonably authenticated English
17 18	translation.	document must be executed:
18 19	$(\underline{f}) \qquad \underline{The} \\ (\underline{1})$	<u>document must be executed:</u> By a manager of a domestic or foreign limited liability company;
20	(1) (2)	If managers have not been selected, or if the limited liability company
20 21	<u>(2)</u>	does not have a manager other than a member, by any member;
21	(3)	If the limited liability company has not been formed, by an organizer;
23	<u>(5)</u>	or
24	(4)	If the limited liability company is in the hands of a receiver, trustee, or
25	<u>, , , , ,</u>	other court-appointed fiduciary, by that fiduciary.
26	(g) The	person executing the document shall sign it and state beneath or opposite
27		is name and the capacity in which he signs. The document may but need
28	-	acknowledgement, verification, or proof.
29	<u>(h)</u> If th	e Secretary of State has prescribed a mandatory form for the document
30	under G.S. 57	C-1-21, the document must be in or on the prescribed form unless the
31		tate otherwise permits an alternative form.
32		document must be delivered to the office of the Secretary of State for
33	•	t be accompanied by one exact or conformed copy, and all fees required
34	by this Chapte	
35		signature on any document authorized to be filed with the Secretary of
36		y provision of this Chapter may be a facsimile.
37	" <u>§ 57C-1-21.</u>	
38		Secretary of State may promulgate and furnish on request forms for:
39	$\frac{(1)}{(2)}$	An application for a certificate of existence;
40	<u>(2)</u>	A foreign limited liability company's application for a certificate of
41 42	(2)	<u>authority to transact business in this State; and</u>
42 43	<u>(3)</u>	<u>A foreign limited liability company's application for a certificate of</u> withdrawal.
43 44	If the Secretary	y of State so requires, use of these forms is mandatory.
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1	(b) The S	Secretary of State may promulgate and furnish on request forms for other			
2		uired or permitted to be filed by this Chapter but their use is not			
3	mandatory.				
4	"§ 57C-1-22. F	"§ 57C-1-22. Filing, service, and copying fees.			
5	(a) The s	Secretary of State shall collect the following fees when the documents			
6		s subsection are delivered to the Secretary of State for filing:			
7	Docu	ment Fee			
8	<u>(1)</u>	Articles of organization \$100.00			
9	$\overline{(2)}$	Application for reserved name 10.00			
10	(3)	Notice of transfer of reserved name 10.00			
11	(4)	Application for registered name 10.00			
12	(5)	Application for renewal of registered name 10.00			
13	<u>(6)</u>	Limited liability company's statement of			
14		change of registered agent or registered			
15		office or both 5.00			
16	<u>(7)</u>	Agent's statement of change of registered			
17		office for each affected limited			
18		<u>liability company</u> <u>5.00</u>			
19	<u>(8)</u>	Agent's statement of resignation No fee			
20	<u>(9)</u>	Designation of registered agent or			
21		registered office or both 5.00			
22	<u>(10)</u>	Amendment of articles of organization 50.00			
23	<u>(11)</u>	<u>Restated articles of organization</u> <u>10.00</u>			
24		with amendment of articles 50.00			
25	<u>(12)</u>	<u>Articles of merger</u> <u>50.00</u>			
26	<u>(13)</u>	Articles of dissolution <u>30.00</u>			
27	<u>(14)</u>	Articles of revocation of dissolution 10.00			
28	<u>(15)</u>	Certificate of administrative dissolution No fee			
29	<u>(16)</u>	Certificate of reinstatement No fee			
30	<u>(17)</u>	Certificate of judicial dissolution No fee			
31	<u>(18)</u>	Application for certificate of authority 200.00			
32	<u>(19)</u>	Application for amended certificate			
33		of authority 50.00			
34	<u>(20)</u>	Application for certificate of withdrawal 10.00			
35	<u>(21)</u>	Certificate of revocation of authority			
36		to transact business No fee			
37	<u>(22)</u>	Articles of correction 10.00			
38	<u>(23)</u>	Application for certificate of existence			
39		or authorization 5.00			
40	<u>(24)</u>	Annual report 100.00			
41	<u>(25)</u>	Any other document required or permitted			
42		to be filed by this Chapter 10.00 .			
43	. ,	Secretary of State shall collect a fee of ten dollars (\$10.00) each time			
44	process is served on the Secretary of State under this Chapter. The party to a				

1	proceeding causing service of process is entitled to recover this fee as costs if he
2	prevails in the proceeding.
3	(c) The Secretary of State shall collect the following fees for copying,
4	comparing, and certifying a copy of any filed document relating to a domestic or foreign
5	limited liability company:
6	(1) One dollar (\$1.00) a page for copying or comparing a copy to the
7	original; and
8	(2) Five dollars (\$5.00) for the certificate.
9	"§ 57C-1-23. Effective time and date of document.
10	(a) Except as provided in subsection (b) of this section and G.S. 57C-1-24(c), a
11	document accepted for filing is effective:
12	(1) At the time of filing on the date it is filed, as evidenced by the
13	Secretary of State's date and time endorsement on the original
14	document; or
15	(2) At the time specified in the document as its effective time on the date
16	it is filed.
17	(b) A document may specify a delayed effective time and date, and if it does so
18	the document becomes effective at the time and date specified. If a delayed effective
19	date but no time is specified, the document is effective at 11:59 p.m. Raleigh, North
20	Carolina time on that date. A delayed effective date for a document may not be later
21	than the 90th day after the date it is filed.
22	(c) The fact that a document has become effective under this section does not
23	determine its validity or invalidity or the correctness or incorrectness of the information
24	contained in the document.
25	" <u>§ 57C-1-24. Correcting filed document.</u>
26	(a) <u>A domestic or foreign limited liability company may correct a document filed</u>
27	by the Secretary of State if the document (i) contains an incorrect statement or (ii) was
28	defectively executed.
29	(b) <u>A document is corrected:</u>
30	(1) By preparing articles of correction that (i) describe the document
31	(including its filing date) or attach a copy of it to the articles, (ii)
32	specify the incorrect statement and the reason it is incorrect or the
33	manner in which the execution was defective, and (iii) correct the
34	incorrect statement or defective execution; and
35	(2) By delivering the articles of correction to the Secretary of State for
36	filing.
37	(c) Articles of correction are effective on the effective date of the document they
38	correct except as to persons relying on the uncorrected document and adversely affected
39	by the correction. As to those persons, articles of correction are effective when filed.
40	" <u>§ 57C-1-25. Filing duty of Secretary of State.</u>
41	(a) If a document delivered to the office of the Secretary of State for filing
42	satisfies the requirements of this Chapter, the Secretary of State shall file it.
43	(b) The Secretary of State files a document by stamping or otherwise endorsing
44	'Filed', together with his name and official title and the date and time of filing, on both

1	the original and the document copy. After filing a document, the Secretary of State		
2	shall deliver the document copy to the domestic or foreign limited liability company or		
3	its representative.		
4	(c) If the Secretary of State refuses to file a document, the Secretary of State		
5	shall return it to the domestic or foreign limited liability company or its representative		
6	within five days after the document was received, together with a brief, written		
7	explanation of the reason for his refusal.		
8	(d) The Secretary of State's duty is to review and file documents that satisfy the		
9	requirements of this Chapter. The Secretary of State's filing or refusing to file a		
10	document does not:		
11	(1) Affect the validity or invalidity of the document in whole or part;		
12	(2) <u>Relate to the correctness or incorrectness of information contained in</u>		
13	the document; or		
14	(3) Create a presumption that the document is valid or invalid or that		
15	information contained in the document is correct or incorrect.		
16	" <u>§ 57C-1-26. Appeal from Secretary of State's refusal to file document.</u>		
17	(a) If the Secretary of State refuses to file a document delivered to the Secretary		
18	of State's office for filing, the person tendering the document for filing may, within 30		
19	days after the refusal, appeal the refusal to the Superior Court of Wake County. The		
20	appeal is commenced by filing a petition with the court and with the Secretary of State		
21	requesting the court to compel the Secretary of State to file the document. The petition		
22	shall have attached to it the document to be filed and the Secretary of State's explanation		
23	for his refusal to file. The appeal to the superior court is not governed by the		
24	Administrative Procedure Act and shall be determined upon such further notice and		
25	opportunity to be heard, if any, as the court may deem appropriate under the		
26	circumstances.		
27	(b) Upon consideration of the petition and any response made by the Secretary of		
28	State, the court may, prior to entering final judgment, order the Secretary of State to file		
29	the document or take other action the court considers appropriate.		
30	(c) <u>The court's final decision may be appealed as in other civil proceedings.</u>		
31	" <u>§ 57C-1-27. Evidentiary effect of copy of filed document.</u>		
32	A certificate attached to a copy of a document filed by the Secretary of State,		
33	bearing the Secretary of State's signature (which may be in facsimile) and the seal of		
34	office and certifying that said copy is a true copy of said document, is conclusive		
35	evidence that the original document is on file with the Secretary of State.		
36	" <u>§ 57C-1-28. Certificate of existence.</u>		
37	(a) Anyone may apply to the Secretary of State to furnish a certificate of		
38	existence for a domestic limited liability company or a certificate of authorization for a		
39	foreign limited liability company.		
40	(b) <u>A certificate of existence or authorization sets forth:</u>		
41 42	(1) <u>The domestic limited liability company's name or the foreign limited</u> liability company's name used in this State:		
42 43	 (2) <u>liability company's name used in this State;</u> (2) That (i) the domestic limited liability company is duly formed under 		
43 44	(2) <u>That (i) the domestic limited liability company is duly formed under</u> the law of this State, the date of its formation, and the period of its		
44	the law of this state, the date of its formation, and the period of its		

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1	duration; or (ii) that the foreign limited liability company is authorized
2	to transact business in this State;
3	(3) That the articles of organization of a domestic limited liability
4	<u>company or the certificate of authority of a foreign limited liability</u>
5	company has not been suspended for failure to comply with the
6	Revenue Act of this State, and that the limited liability company has
7	not been administratively dissolved for failure to comply with the
8	provisions of this Chapter;
9	(4) That articles of dissolution have not been filed; and
0	(5) Other facts of record in the office of the Secretary of State that may be
1	requested by the applicant.
2	(c) <u>Subject to any qualification stated in the certificate, a certificate of existence</u>
;	or authorization issued by the Secretary of State may be relied upon as conclusive
ŀ	evidence that the domestic or foreign limited liability company is in existence or is
5	authorized to transact business in this State.
5	" <u>§ 57C-1-29. Penalty for signing false document.</u>
7	(a) A person commits an offense if the person signs a document the person
•	knows is false in any material respect with intent that the document be delivered to the
)	Secretary of State for filing.
)	(b) An offense under this section is a misdemeanor.
	<u>"PART 3. SECRETARY OF STATE.</u>
	" <u>§ 57C-1-30. Powers of the Secretary of State.</u>
	The Secretary of State has the power reasonably necessary to perform the duties
•	required by this Chapter.
)	" <u>§ 57C-1-31. Interrogatories by Secretary of State.</u>
)	The Secretary of State may propound to any foreign or domestic limited liability
	company that the Secretary of State has reason to believe is subject to the provisions of
	this Chapter, and to any manager thereof, such written interrogatories as may be
	reasonably necessary and proper to enable the Secretary of State to ascertain whether the limited liability company is subject to the provisions of this Chapter or has complied
	the limited liability company is subject to the provisions of this Chapter or has complied with all of the provisions of this Chapter applicable to it. Subject to applicable
	jurisdictional requirements, the interrogatories shall be answered within 30 days after
	the mailing thereof, or within such additional time as shall be fixed by the Secretary of
	State, and the answers thereto shall be full and complete and shall be made in writing
	and under oath. If the interrogatories are directed to an individual they shall be
	answered by the individual, and if directed to a foreign or domestic limited liability
	company they shall be answered by any manager thereof. The Secretary of State shall
	certify to the Attorney General for such action as the Attorney General may deem
	appropriate, all interrogatories and answers thereto which disclose a violation of any of
	the provisions of this Chapter requiring or permitting action by the Attorney General.
	" <u>§ 57C-1-32. Penalties imposed upon domestic and foreign limited liability</u>
	<u>companies for failure to answer interrogatories.</u>
	(a) If a foreign or domestic limited liability company fails or refuses to answer
	truthfully and fully within the time prescribed in this Chapter interrogatories
3 4	

1	propounded by the Secretary of State in accordance with the provisions of this Chapter,
2	the Secretary of State may suspend its articles of organization or its certificate of
3	authority to do business in this State.
4	(b) Each manager of a foreign or domestic limited liability company who fails or
5	refuses within the time prescribed by this Chapter to answer truthfully and fully
6	interrogatories propounded to the manager by the Secretary of State in accordance with
7	the provisions of this Chapter shall be guilty of a misdemeanor.
8	"§ 57C-1-33. Information disclosed by interrogatories.
9	Interrogatories propounded by the Secretary of State and the answers thereto shall
10	not be open to public inspection nor shall the Secretary of State disclose any facts or
11	information obtained therefrom except insofar as the Secretary of State's official duty
12	may require the same to be made public or in the event the interrogatories or the
13	answers thereto are required for evidence in any criminal proceedings or in any other
14	action or proceedings by this State.
15	<u>"ARTICLE 2.</u>
16	"PURPOSES, POWERS, FORMATION, ANNUAL REPORT,
17	NAME, REGISTERED OFFICE, AND AGENT.
18	"PART 1. PURPOSES AND POWERS.
19	" <u>§ 57C-2-01. Purposes.</u>
20	(a) Every limited liability company organized under this Chapter has the purpose
21	of engaging in any lawful business unless a more limited lawful purpose is set forth in
22	its articles of organization.
23	(b) <u>A domestic or foreign limited liability company engaging in a business that is</u>
24	subject to regulation under another statute of this State may be formed or authorized to
25	transact business under this Chapter only if permitted by and subject to all limitations of
26	the other statute.
27	(c) Subsections (a) and (b) of this section to the contrary notwithstanding, a
28	domestic or foreign limited liability company shall engage in rendering professional
29	services only to the extent that, and subject to the conditions and limitations under
30	which, a professional corporation may engage in rendering professional services under
31	Chapter 55B of the General Statutes (the Professional Corporation Act) and under the
32	applicable licensing statute. For purposes of applying the provisions, conditions, and
33	limitations of Chapter 55B of the General Statutes and the applicable licensing statute to
34	domestic and foreign limited liability companies that engage in rendering professional
35	services, (i) unless the context clearly requires otherwise, references to Chapter 55 of
36	the General Statutes (the North Carolina Business Corporation Act) shall be treated as
37	references to this Chapter, and references to a 'corporation' or 'foreign corporation' shall
38	be treated as references to a limited liability company or foreign limited liability
39	company, respectively, (ii) members shall be treated in the same manner as shareholders
40	of a professional corporation, (iii) managers shall be treated in the same manner as
41	directors of a professional corporation, (iv) the persons signing the articles of
42	organization of a limited liability company shall be treated in the same manner as the
43	incorporators of a professional corporation, and (v) the name of a domestic or foreign
44	limited liability company so engaged shall comply with G.S. 57C-2-30 or G.S. 57C-7-

1		ion, shall contain the word 'Professional' or the abbreviation 'P.L.L.C.' or	
2	'PLLC'. For purposes of this subsection, 'applicable licensing statute' shall mean those		
3	provisions of the General Statutes referred to in G.S. 55B-2(6).		
4		his Chapter shall be interpreted to abolish, modify, restrict, limit, or alter	
5		State applicable to the professional relationship and liabilities between	
6	the person furni	shing the professional services and the person receiving the professional	
7	services, or the	standards of professional conduct applicable to the rendering of the	
8	services.		
9	" <u>§ 57C-2-02.</u> P	owers of the limited liability company.	
10	<u>Unless</u> its a	rticles of organization of this Chapter provide otherwise, each limited	
11	liability compared	ny has the same powers as an individual to do all things necessary or	
12	convenient to ca	arry out its business and affairs, including, without limitation, power:	
13	<u>(1)</u>	To sue and be sued, complain and defend in its own name;	
14	<u>(2)</u>	To make and amend operating agreements, not inconsistent with its	
15		articles of organization or with the laws of this State, for managing the	
16		business and regulating the affairs of the limited liability company;	
17	<u>(3)</u>	To purchase, receive, lease, or otherwise acquire, and own, hold,	
18		improve, use, and otherwise deal with, real or personal property, or	
19		any legal or equitable interest in property, wherever located.	
20	<u>(4)</u>	To sell, convey, mortgage, pledge, lease, exchange, and otherwise	
21		dispose of all or any part of its property;	
22	<u>(5)</u>	To purchase, receive, subscribe for, or otherwise acquire; own, hold,	
23		vote, use, sell, mortgage, lend, pledge, or otherwise dispose of; and	
24		deal in and with shares or other interests in, or obligations of, any other	
25		entity;	
26	<u>(6)</u>	To make contracts and guarantees, incur liabilities, borrow money,	
27		issue its notes, bonds, and other obligations (which may be convertible	
28		into or include the option to purchase other interests in the limited	
29		liability company), and secure any of its obligations by mortgage or	
30	~ - ``	pledge of any of its property, franchises, or income;	
31	<u>(7)</u>	To lend money, invest and reinvest its funds, and receive and hold real	
32		and personal property as security for repayment;	
33	<u>(8)</u>	To be a promoter, partner, member, associate, or manager of any	
34	(0)	partnership, joint venture, trust, or other entity;	
35	<u>(9)</u>	To conduct its business, locate offices, and exercise the powers	
36	(10)	granted by this Chapter within or without this State;	
37	<u>(10)</u>	To elect or appoint managers, officers, employees, and agents of the	
38		limited liability company, define their duties, fix their compensation,	
39	(11)	and lend them money and credit;	
40	<u>(11)</u>	To pay pensions and establish pension plans, pension trusts, profit	
41		sharing plans, and other benefit or incentive plans for any or all of its	
42	(12)	current or former managers, officers, employees, and agents;	
43	<u>(12)</u>	To make donations for the public welfare or for charitable, religious,	
44		cultural, scientific, or educational purposes;	

1	<u>(13)</u>	To transact any lawful business that will aid governmental policy;
2	<u>(14)</u>	To make payments or donations, or do any other act, not inconsistent
3		with law, that furthers the business and affairs of the limited liability
4		<u>company;</u>
5	<u>(15)</u>	To provide insurance for its benefit on the life or physical or mental
6		ability of any of its managers, officers, or employees or on the life or
7		physical or mental ability of any owner of any interest in the limited
8		liability company for the purpose of acquiring the interest owned by
9		him at the time of his death or disability, and for these purposes the
10		limited liability company is deemed to have an insurable interest in its
11		managers, officers, employees, or members and other interest owners;
12		and to provide insurance for its benefit on the life or physical or mental
13		ability of any other person in whom it has an insurable interest; and
14	(16)	
15	'' P A	RT 2. FORMATION; ARTICLES OF ORGANIZATION;
16		AMENDMENT OF ARTICLES; ANNUAL REPORT.
17	" <u>§ 57C-2-20. 1</u>	
18		or more persons may organize a limited liability company by delivering
19	executed article	es of organization to the Secretary of State for filing.
20	<u>(b)</u>	(1) When the Secretary of State files the articles of
21		organization, the proposed organization becomes a limited liability
22		company subject to this Chapter and to the purposes, conditions, and
23		provisions stated in the articles, and the persons executing the
24		articles of organization become members of the limited liability
25		company.
26	<u>(2)</u>	Filing of the articles by the Secretary of State is conclusive evidence of
27		the organization of the limited liability company, except in a
28		proceeding by the State to cancel or revoke the articles of organization
29		or involuntarily dissolve the limited liability company.
30	"§ 57C-2-21. A	Articles of organization.
31		articles of organization must set forth:
32	$\overline{(1)}$	A name for the limited liability company that satisfies the provisions
33		of G.S. 57C-2-30;
34	<u>(2)</u>	The latest date on which the limited liability company is to dissolve;
35	$\overline{(3)}$	The name and address of each person executing the articles of
36		organization;
37	<u>(4)</u>	The street address, and the mailing address if different from the street
38		address, of the limited liability company's initial registered office, the
39		county in which the initial registered office is located, and the name of
40		the limited liability company's initial registered agent at that address;
41	<u>(5)</u>	Unless all of the members by virtue of their status as members shall be
42		managers of the limited liability company, a statement that, except as
43		provided in G.S. 57C-3-20(a), the members shall not be managers by
44		virtue of their status as members.

1	(b) The articles of organization may set forth any other provision, not		
2	inconsistent with law, including any other matter that under this Chapter is permitted to		
3	be set forth in an operating agreement.		
4	(c) The articles of organization need not set forth any of the powers enumerated		
5	in this Chapter.		
6	"§ 57C-2-22. Amendment of articles of organization.		
7	(a) The articles of organization shall be amended when:		
8	(1) There is a change in the name of the limited liability company;		
9	(2) There is a false or erroneous statement in the articles of organization;		
10	(3) There is a change in the time as stated in the articles of organization		
11	for the dissolution of the limited liability company; or		
12	(4) The members desire to make a change in the articles of organization.		
13	(b) Unless otherwise provided in the articles of organization or a written		
14	operating agreement, any amendment to the articles of organization shall require the		
15	unanimous vote of the members.		
16	" <u>§ 57C-2-23. Annual report for Secretary of State.</u>		
17	(a) Each domestic limited liability company and each foreign limited liability		
18	company authorized to transact business in this State, shall deliver to the Secretary of		
19	State for filing an annual report that sets forth:		
20	(1) The name of the limited liability or foreign limited liability company		
21	and the state or country under whose law it is organized;		
22	(2) <u>The street address, and the mailing address if different from the street</u>		
23	address, of the registered office, the county in which the registered		
24	office is located, and the name of its registered agent at that office in		
25	this State, and a statement of any change of the registered office or		
26	registered agent, or both;		
27	(3) <u>The address of its principal office;</u> (4) <u>The names and husing a difference of its management</u>		
28	(4) The names and business addresses of its managers; and		
29 30	 (5) <u>A brief description of the nature of its business.</u> (b) Information in the annual report must be current as of the date the annual 		
30 31	(b) Information in the annual report must be current as of the date the annual report is executed on behalf of the limited liability company or the foreign limited		
32	liability company.		
33	(c) The annual report shall be delivered to the Secretary of State each year within		
34	<u>60 days immediately following the last day of the month in which the domestic limited</u>		
35	liability company was organized or the foreign limited liability company received a		
36	certificate of authority in this State. Forms required for the filing of the annual report		
37	shall be mailed by the Secretary of State to the domestic or foreign limited liability		
38	company at its registered office for the first annual report, and then to its principal office		
39	for subsequent annual reports.		
40	(d) If an annual report does not contain the information required by this section,		
41	the Secretary of State shall promptly notify the reporting domestic or foreign limited		
42	liability company in writing and return the report to it for correction. If the report is		
43	corrected to contain the information required by this section and delivered to the		

1	Secretary of St	ate within 30 days after the effective date of notice, it is deemed to be	
2	timely filed.		
3	(e) Amendments to any previously filed annual report may be filed at any time		
4	for the purpose	of correcting, updating, or augmenting the information contained in the	
5	<u>annual report.</u>		
6		<u>"PART 3. NAME.</u>	
7	" <u>§ 57C-2-30.</u> I		
8		name of a limited liability company:	
9	<u>(1)</u>	Must contain the words 'limited liability company' or the abbreviation	
10		'L.L.C.' or 'LLC', or the combination 'ltd. liability co.', 'limited liability	
11		<u>co.', or 'ltd. liability company';</u>	
12	<u>(2)</u>	May not contain language stating or implying that the limited liability	
13		company is organized for a purpose other than that permitted by G.S.	
14	(2)	57C-2-01 and its articles of organization; and	
15	<u>(3)</u>	If the limited liability company is authorized to engage in rendering	
16 17	(b) Even	professional services, must comply with G.S. 57C-2-01(c). pt as authorized by subsection (c) of this section, the name of a limited	
17		iny must be distinguishable upon the records of the Secretary of State	
18	from:	ing must be distinguishable upon the records of the Secretary of State	
20	<u>(1)</u>	The name of a corporation, nonprofit corporation, limited partnership,	
20	(1)	or limited liability company organized in this State, or a foreign	
22		corporation or nonprofit corporation, foreign limited partnership, or	
23		foreign limited liability company authorized to transact business in this	
24		State;	
25	<u>(2)</u>	<u>A name reserved under G.S. 55-4-02, 55-4-03, 57C-2-31, 57C-2-32, or</u>	
26		<u>59-104;</u>	
27	<u>(3)</u>	The fictitious name adopted by a foreign corporation, foreign limited	
28		partnership, or foreign limited liability company authorized to transact	
29		business in this State because its real name is unavailable.	
30		rson may apply to the Secretary of State for authorization to use a name	
31		nguishable upon the Secretary of State's records from one or more of the	
32		d in subsection (b) of this section. The Secretary of State shall authorize	
33	use of the name		
34	<u>(1)</u>	The other person who has or uses the name or who has reserved or	
35		registered the name consents to the use in writing and submits an	
36		undertaking in form satisfactory to the Secretary of State to change its	
37		name to a name that is distinguishable upon the records of the	
38	(2)	Secretary of State from the name of the applicant; or The applicant delivers to the Secretary of State a certified come of the	
39 40	<u>(2)</u>	The applicant delivers to the Secretary of State a certified copy of the final judgment of a court of compating judgment and a court of compating the secretary of the secretary	
40 41		<u>final judgment of a court of competent jurisdiction establishing the</u> applicant's right to use the name applied for in this State.	
41 42	(d) The	use of assumed names or fictitious names, as provided for in Chapter 66	
42	• •	Statutes, is not affected by this Chapter.	
τJ	or the General Statutes, is not another by this Chapter.		

1	
1	(e) <u>Neither the reservation or registration of a name, the organization of a limited</u>
2	liability company, nor the obtaining by a foreign limited liability company of a
3	certificate of authority shall authorize the use in this State of a name in violation of the
4	rights of any third party under the federal trademark act, the trademark act of this State,
5	or other statutory common law, or be a defense to an action for violation of any such
6	rights.
7	(f) The name of a limited liability company dissolved under G.S. 57C-6-03 may
8	not be used by another limited liability company until the expiration of two years after
9	the effective date of the articles of dissolution unless the dissolved limited liability
10	company consents in writing to the use.
11	" <u>§ 57C-2-31. Reserved name.</u>
12	(a) <u>A person may reserve the exclusive use of a limited liability company name</u> ,
13	including a fictitious name for a foreign limited liability company whose name is not
14	available, by filing an application with the Secretary of State. The application must set
15	forth the name and address of the applicant and the name proposed to be reserved. If
16 17	the Secretary of State finds that the name applied for is available, the Secretary of State
17 18	shall reserve the name for the applicant's exclusive use for a nonrenewable 120-day
18 19	<u>(b)</u> The owner of a reserved limited liability company name may transfer the
20	reservation to another person by filing with the Secretary of State a signed notice of the
20 21	transfer that states the name and address of the transferee.
21	(c) Any person acquiring the goodwill of a domestic limited liability company or
22	of a foreign limited liability company authorized to transact business in this State may,
23 24	on furnishing the Secretary of State satisfactory evidence of such acquisition, reserve
2 4 25	the exclusive right to the limited liability company name of the limited liability
23 26	<u>company for a period of 10 years.</u>
20 27	" <u>§ 57C-2-32. Registered name.</u>
28	(a) A foreign limited liability company may register its limited liability company
29	name, or its limited liability company name with any addition required to conform its
30	name to the requirements of G.S. 57C-7-06.
31	(b) A foreign limited liability company registers its name, or its name with any
32	required addition, by filing with the Secretary of State an application:
33	(1) Setting forth its name, or its name with any required addition, the state
34	or country and date of its organization, and a brief description of the
35	nature of the business in which it is engaged; and
36	(2) Accompanied by a certificate of existence (or a document of a similar
37	import) from the state or country of organization.
38	(c) The name is registered for the applicant's exclusive use upon the effective
39	date of the application and until the end of the calendar year in which it became
40	effective.
41	(d) <u>A foreign limited liability company whose registration is effective may renew</u>
42	it for successive years by filing with the Secretary of State a renewal application, which
43	complies with the requirements of subsection (b) of this section, between October 1 and
44	December 31 of the preceding year. The renewal application renews the registration for

1	the following calendar year. Any renewal application filed after the expiration of the
2	registration shall be treated as a new application for registration.
3	(e) <u>A foreign limited liability company whose registration is effective may</u>
4	thereafter qualify as a foreign limited liability company under that name or consent in
5	writing to the use of that name by a limited liability company thereafter organized under
6	this Chapter or by another foreign limited liability company thereafter authorized to
7	transact business in this State. The registration terminates when the domestic limited
8	liability company is organized or the foreign limited liability company qualifies or
9	consents to the qualification of another foreign limited liability company under the
10	registered name.
11	"§ 57C-2-33. Reserved and registered names; powers of the Secretary of State.
12	The Secretary of State may revoke any reservation or registration of a limited
13	liability company name if the Secretary of State finds, upon a hearing not less than 20
14	days after written notice has been sent by registered or certified mail, return receipt
15	requested, to the person or limited liability company who made the reservation or
16	registration, that the application thereof or any transfer thereof was not made in good
17	faith or that any statement contained in the application for reservation or registration
18	was false when the application was filed or has thereafter become false.
19	" <u>§ 57C-2-34. Real property records.</u>
20	(a) Whenever the name of any domestic or foreign limited liability company
21	holding title to real property in this State is changed upon amendment to its articles of
22	organization or whenever title to real property in this State is transferred by operation of
23	law upon merger of two or more limited liability companies, a certificate reciting the
24	change or transfer shall be recorded in the office of the register of deeds of the county
25	where the property lies, or if the property is located in more than one county, then in
26	each county where any portion of the property lies.
27	(b) The Secretary of State shall adopt uniform certificates to be furnished for
28	registration in accordance with this section. In the case of a foreign limited liability
29	company, a similar certificate by any competent authority of the jurisdiction of
30	organization may be registered in accordance with this section.
31	(c) <u>The certificate required by this section shall be recorded by the register of</u>
32	deeds in the same manner as deeds, and for the same fees, but no formalities as to
33	acknowledgement, probate, or approval by any other officer shall be required. The
34	former name of the limited liability company holding title to the real property before the
35	amendment or merger shall appear 'Grantor' index, and the amended name of the limited
36	liability company holding title to the real property by virtue of the amendment or
37	merger shall appear in the 'Grantee' index.
38	"PART 4. REGISTERED OFFICE AND AGENT.
39 40	" <u>§ 57C-2-40. Registered office and registered agent.</u>
40	(a) Each limited liability company must continuously maintain in this State:
41 42	(1) <u>A registered office that may be the same as any of its places of</u> business; and
42 43	$\frac{\text{business; and}}{\text{A registered agent who shall be (i) an individual who resides in this}$
43 44	(2) <u>A registered agent, who shall be (i) an individual who resides in this</u>
44	State and whose business office is identical with the registered office;

19	GENERAL ASSEMBLY OF NORTH CAROLINA
	(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 in this State whose business
	office is identical with the registered office.
	b) The sole duty of the registered agent to the limited liability company is to
<u>fo</u>	ard to the limited liability company at its last known address any notice, process, or
de	and that is served on the registered agent.
" <u>\$</u>	7C-2-41. Change of registered office or registered agent.
	a) <u>A limited liability company may change its registered office or registered</u>
<u>a</u> g	t by delivering to the Secretary of State for filing a statement of change that sets
<u>fo</u>	
	(1) The name of the limited liability company;
	(2) The street address, and the mailing address if different from the street
	address, of the limited liability company's current registered office,
	and the county in which it is located;
	(3) If the address of the limited liability company's registered office is to
	be changed, the street address, and the mailing address if different
	from the street address, of the new registered office, and the county in
	which it is located;
	(4) The name of its current registered agent;
	(5) If the current registered agent is to be changed, the name of the new
	registered agent and the new agent's written consent (either on the
	statement or attached to it) to the appointment; and
	(6) That after the change or changes are made, the addresses of its
	registered office and the business office of its registered agent will be
	identical.
ما	b) If a registered agent changes the address of his business office, he may
	ge the address of the registered office of any limited liability company for which he registered agent by notifying the limited liability company in writing of the
	ge and signing (either manually or in facsimile) and delivering to the Secretary of
	e for filing a statement that complies with the requirements of subsection (a) of this
	on; and recites that the limited liability company has been notified of the change.
	7C-2-42. Resignation of registered agent.
2	a) A registered agent may resign his agency appointment by signing and filing
W	the Secretary of State the signed original and two exact or conformed copies of a
	ment of resignation which may include a statement that the registered office is also
	ontinued. The statement must include or be accompanied by a certification from the
	stered agent that he has mailed or delivered to the limited liability company at its
	known address written notice of his resignation. Such certification shall include the
	e and title of the officer notified, if any, and the address to which the notice was
	ed or delivered.
	b) After filing the statement the Secretary of State shall mail one copy to the
re	stered office (if not discontinued) and the other copy to the limited liability
	······································

company at the address certified in the statement of resignation or, if different, at the 1 2 address indicated in the latest communication received by the Secretary of State from 3 the limited liability company stating the current mailing address of its principal office. The agency appointment is terminated, and the registered office discontinued 4 (c) 5 if so provided, on the 31st day after the date on which the statement was filed. 6 "§ 57C-2-43. Service on limited liability company. A limited liability company's registered agent is an agent of the limited 7 (a) 8 liability company for service of process, notice, or demand required or permitted by law 9 to be served on the limited liability company. 10 (b) Whenever a limited liability company shall fail to appoint or maintain a registered agent in this State, or whenever its registered agent cannot with due diligence 11 12 be found at the registered office, then the Secretary of State shall be an agent of the limited liability company upon whom any process, notice, or demand may be served. 13 14 Service on the Secretary of State of any such process, notice, or demand shall be made 15 by delivering to and leaving with the Secretary of State or with any clerk having charge of the limited liability company department of the Secretary of State's office, duplicate 16 17 copies of the process, notice, or demand. In the event any such process, notice, or 18 demand is served on the Secretary of State, the Secretary of State shall immediately mail one of the copies theref, by registered or certified mail, return receipt requested, to 19 20 the limited liability company at the address indicated in the latest communication 21 received by the Secretary of State from the limited liability company stating the current mailing address of its principal office or, if there is no mailing address for the principal 22 23 office on file, to the limited liability company at its registered office. Service on a 24 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. 25 The Secretary of State shall keep a record of all processes, notices, and 26 (c) 27 demands served upon the Secretary of State under this section and shall record therein the time of the service and his action with reference thereto. 28 29 Nothing herein contained shall limit or affect the right to serve any process, (d)30 notice, or demand required or permitted by law to be served upon a limited liability company in any other manner now or hereafter permitted by law. 31 32 "ARTICLE 3. 33 "MEMBERSHIP AND MANAGEMENT. "PART 1. MEMBERSHIP. 34 35 "§ 57C-3-01. Admission of members. The persons executing the articles of organization become members upon the 36 (a) effective time of filing of the articles of organization by the Secretary of State as 37 38 specified in G.S. 57C-2-20. 39 After the formation of a limited liability company, a person may be admitted (b) as a member: 40 41 In the case of a person acquiring a membership interest directly from (1)the limited liability company, upon compliance with the articles of 42 organization or operating agreement or, if the articles of organization 43

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1		or operating agreement do not so provide, upon the unanimous consent
2		of the members; and
3	<u>(2)</u>	In the case of an assignee of an interest of a member, upon compliance
4		with the provisions of G.S. 57C-5-04(a).
5	" <u>§ 57C-3-02.</u> (Cessation of membership.
6	Unless othe	rwise provided in this Chapter, the articles of organization, or a written
7	operating agree	ement, a person who has ceased to be a member shall have only the rights
8		as provided in G.S. 57C-5-02, but shall not be released from his liability
9		liability company under G.S. 57C-4-02 (liability for contribution) and
10		(liability upon wrongful distribution). A person ceases to be a member
11		ability company upon the happening of any of the following events of
12	withdrawal:	
13	<u>(1)</u>	The person's voluntary withdrawal from the limited liability company
14	(-)	as provided in G.S. 57C-5-06;
15	<u>(2)</u>	The person's removal as a member in accordance with the articles of
16	(-)	organization or an operating agreement;
17	<u>(3)</u>	Unless otherwise provided in the articles of organization or a written
18		operating agreement or with the consent of all other members, the
19		person's:
20		a. <u>Making an assignment for the benefit of creditors;</u>
21		b. Filing a voluntary petition in bankruptcy;
22		c. Being adjudged bankrupt or insolvent or having entered against
23		him an order for relief in any bankruptcy or insolvency
24		proceeding;
25		d. Filing a petition or answer seeking for him any reorganization,
26		arrangement, composition, readjustment, liquidation,
27		dissolution, or similar relief under any statute, law, or
28		regulation;
29		e. Seeking, consenting to, or acquiescing in, the appointment of a
30		trustee or receiver for, or liquidation of the member or of all or
31		any substantial part of his properties; or
32		<u>f.</u> Filing an answer or other pleading admitting or failing to
33		contest the material allegations of a petition filed against the
34		person in any proceeding described in subdivision (3) of this
35		section;
36	<u>(4)</u>	Unless otherwise provided in the articles of organization or a written
37		operating agreement or with the consent of all other members, the
38		continuation of any proceeding against the person seeking
41		120 days after the commencement thereof or the appointment of a
42		trustee, receiver, or liquidator for the person or all or any substantial
43		part of the person's properties without the person's agreement or
44		acquiescence, which appointment is not vacated or stayed for 120 days
42 43		trustee, receiver, or liquidator for the person or all or any substantial

1		or if the appointment is stayed for 120 days after the expiration of the
1 2		or, if the appointment is stayed, for 120 days after the expiration of the
2 3	(5)	stay during which period the appointment is not vacated;
3 4	<u>(5)</u>	<u>Unless otherwise provided in the articles of organization or a written</u>
		operating agreement or with the consent of all other members, in the
5		case of a member who is an individual, the individual's:
6 7		<u>a.</u> <u>Death; or</u> <u>b.</u> <u>Adjudication</u> by a court of compotent invisition of
8		b. Adjudication by a court of competent jurisdiction as
	(6)	incompetent to manage his person or property;
9 10	<u>(6)</u>	Unless otherwise provided in the articles of organization or a written
10 11		operating agreement or with the consent of all other members, in the
		case of a member who is acting as a member by virtue of being a trusted of a trust, the termination of the trust (but not merely the
12		trustee of a trust, the termination of the trust (but not merely the
13	(7)	substitution of a new trustee);
14	<u>(7)</u>	<u>Unless otherwise provided in the articles of organization or a written</u>
15		operating agreement or with the consent of all other members, in the
16		case of a member that is a partnership or another limited liability
17		company, the dissolution and commencement of winding up of the
18	(0)	partnership or limited liability company;
19 20	<u>(8)</u>	Unless otherwise provided in the articles of organization or a written
		operating agreement or with the consent of all other members, in the
21		case of a member that is a corporation, the dissolution of the
22	(0)	corporation or the revocation of its charter; or
23	<u>(9)</u>	Unless otherwise provided in the articles of organization or a written
24		operating agreement or with the consent of all other members, in the
25		case of a member that is an estate, the distribution by the fiduciary of
26 27	"8 57 C 2 02 X	the estate's entire interest in the limited liability company.
27 28		<u>Voting of members.</u>
28 29		rovided in the articles of organization or a written operating agreement,
29 30		vote, approval, agreement, or consent of all members shall be required
30 31	<u>to:</u> (1)	A dont or amond an operating agreement:
31	$\frac{(1)}{(2)}$	Adopt or amend an operating agreement; Admit any person as a member:
32 33	$\frac{(2)}{(3)}$	<u>Admit any person as a member;</u> <u>Sell, transfer, or otherwise dispose of all or substantially all of the</u>
33 34	<u>(5)</u>	assets of the limited liability company prior to the dissolution of the
35		limited liability company;
35 36	(4)	Merge the limited liability company into or with another limited
30 37	<u>(4)</u>	liability company.
38	"8 57C-3-04 N	<u>Aembers' access to information; records.</u>
39		member has the right, subject to such reasonable standards (including
40		ning what information and documents are to be furnished, at what time
40 41	•	d at whose expense) as may be set forth in the articles of organization or
41		ing agreement, to obtain from the limited liability company from time to
42	_	sonable demand for any purpose reasonably related to the member's
43 44	interest as a me	
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<u>(1)</u>	Information regarding the status of the business and the financial
~~~/	condition of the limited liability company;
<u>(2)</u>	Promptly after becoming available, a copy of the limited liability
	company's federal, State, and local income tax returns for each year;
<u>(3)</u>	A current list of the name and last known business, residence, or
	mailing address of each member;
<u>(4)</u>	A copy of the articles of organization and any written operating
	agreement and all amendments thereto, together with copies of any
	written powers of attorney pursuant to which the articles of
	organization, operating agreement, and all amendments thereto have
	been executed;
<u>(5)</u>	Information regarding the amount of cash and description and
	statement of the agreed value of any other property or services
	contributed by each member, and the property and services that each
	member has agreed to contribute in the future, and the date on which
	each became a member; and
<u>(6)</u>	Such other information regarding the affairs of the limited liability
	company as is just and reasonable.
	nited liability company may maintain its records in other than written
	<u>n is capable of conversion into written form within a reasonable time.</u>
· / •	demand under this section shall (i) be in writing, (ii) be made in good
	a proper purpose, and (iii) describe with reasonable particularity the
* *	e records or information desired.
	re of the limited liability company to keep or maintain any of the records
	required pursuant to this section shall not be grounds for imposing person for the debts and obligations of the limited liability company.
	nanagers shall have the right to keep confidential from members who are
	for such period of time as the managers deem reasonable, any
-	ich the managers reasonably believe to be in the nature of trade secrets
	ation the disclosure of which the managers in good faith believe is not in
	of the limited liability company.
	Aembers bound by operating agreements.
	shall be bound by any operating agreement, including any amendment
	se valid under this Chapter and other applicable law, (i) to which the
	pressly assented or (ii) which was in effect at the time the member
	ber and either was in writing or the terms of which were actually known
	or (iii) with respect to any amendment, if the member was bound by the
	ement as in effect immediately prior to such amendment and such
	s adopted in accordance with the terms of such operating agreement.
	f organization or written operating agreement may require that all
agrapments of t	
<u>agreements of t</u>	he members constituting the operating agreement be in writing, in which
-	perating agreement' shall not include oral agreements of the members.
-	

1	(a) Unless the articles of organization provide otherwise, all members by virtue
2	(a) <u>Unless the articles of organization provide otherwise, all members by virtue</u> of their status as members shall be managers of the limited liability company, together
2	with any other persons that may be designated as managers in a written operating
3 4	
	agreement. If the articles of organization provide that all members are not necessarily
5	managers by virtue of their status as members, then those persons designated as
6	managers in a written operating agreement shall be managers, but for any period during
7	which no such designation has been made or is in effect, all members shall be managers.
8 9	(b) <u>Management of the affairs of the limited liability company shall be vested in</u> its managers. Subject to any provisions in the articles of organization or a written
9 10	operating agreement or this Chapter restricting, enlarging, or modifying the
10	management rights and duties of any manager or managers, or management procedures,
11	each manager shall have equal rights and authority to participate in the management of
12	the limited liability company, and management decisions shall require the approval,
14	consent, agreement, or ratification of a majority of the managers.
15	"§ 57C-3-21. Qualification, designation, and removal of managers.
16	Subject to G.S. 57C-3-20(a), the articles of organization or a written operating
17	agreement may set forth the number and qualification of managers and the manner in
18	which they are to be designated, removed, and replaced. Unless otherwise provided in
19	the articles of organization or a written operating agreement or this Chapter:
20	(1) Managers need not be members and, unless otherwise required by G.S.
21	57C-3-20(a), members need not be managers;
22	(2) Designation of managers (other than those managers who are such by
23	virtue of their status as members) shall be evidenced in a written
24	operating agreement, as amended from time to time;
25	(3) Upon designation as manager in a written operating agreement and the
26	person's consent to such designation, the designated person shall serve
27	as manager until the earliest to occur of (i) the person's resignation, (ii)
28	any event described in G.S. 57C-3-02(e), (f), (g), (h), or (i) with
29	respect to the manager, (iii) any event specified in the articles of
30	organization or written operating agreement that results in a manager
31	ceasing to be a manager, or (iv) the amendment of the written
32	operating agreement removing the person's designation as a manager.
33	" <u>§ 57C-3-22. Duties of managers.</u>
34	(a) The provisions of this section are all subject to G.S. 57C-3-30.
35	(b) <u>A manager shall discharge his duties as manager in good faith, with the care</u>
36	an ordinary prudent person in a like position would exercise under similar
37	circumstances, and in the manner the manager reasonably believes to be in the best
38	interests of the limited liability company. In discharging his duties, a manager is
39	entitled to rely on information, opinions, reports, or statements, including, but not
40	limited to, financial statements or other financial data, if prepared or presented by:
41	(1) One or more employees of the limited liability company whom the
42	manager reasonably believes to be reliable and competent in the
43	matters presented;

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1 2	<u>(2)</u>	Legal counsel, public accountants, or other persons on matters the manager reasonably believes are within the person's professional or
3 4 5	<u>(3)</u>	<u>expert competence; or</u> <u>A committee of managers of which the manager is not a member if the</u> <u>manager reasonably believes the committee merits confidence.</u>
6 7	concerning the r	nager is not acting in good faith if the manager has actual knowledge natter in question that makes reliance otherwise permitted by subsection
8 9 10		nager is not liable for any action taken as a manager, or any failure to if the manager performs the duties of his office in compliance with this
11 12 13	· · ·	ot as otherwise provided in the articles of organization or a written ment, every manager must account to the limited liability company and
14 15	hold as trustee f members by the	for it any profit or benefit derived without the informed consent of the manager from any transaction connected with the formation, conduct,
16 17 18	of its property.	E the limited liability company or from any personal use by the manager gency power of managers.
19 20 21	Every managed business, and the	ger is an agent of the limited liability company for the purpose of its e act of every manager, including execution in the name of the limited by of any instrument, for apparently carrying on in the usual way the
22 23	business of the liability company	limited liability company of which he is a manager, binds the limited by, unless the manager so acting has in fact no authority to act for the
24 25 26	manager is deali	company in the particular matter and the person with whom the ing has knowledge of the fact that the manager has no authority. An act hich is not apparently for the carrying on the usual course of the business
27 28	of the limited l authorized in fac	iability company does not bind the limited liability company unless et or ratified by the managers of the limited liability company.
29 30 31	(a) The a	elegation of authority of managers. uthority of a manager or the managers to act on behalf of the limited by may be delegated by such manager or the managers to persons other
32 33 34	delegation of au	if and to the extent a written operating agreement so provides. The athority may be general or limited to specific matters. The act of any hin the scope of the authority so delegated shall be as effective to bind
35 36	the limited liabilithe delegation h	lity company as would the act of such manager or the managers, unless as been revoked and the person with whom such person is dealing has
37 38 39	<u>(b)</u> The c	the fact that the delegation has been revoked. reation of, delegation of authority to, or action by a manager's delegate constitute compliance by a manager with the standards of conduct
40 41 42		<u>b. 57C-3-22.</u> <u>person acting on behalf of the limited liability company within the</u> ty delegated by a manager or the managers pursuant to subsection (a) of
43 44	this section, or 1	reasonably and in good faith believing himself to be so acting, shall be espect to such acts, to the same limitation on personal liability as is

1	
1	afforded to a manager pursuant to G.S. 57C-3-30. A limited liability company may, but
2	is not required to, provide persons acting on behalf of the limited liability company
3	within the scope of the authority delegated by a manager or the managers pursuant to
4	subsection (a) of this section with the same limitation on personal liability and rights to
5	indemnification as are, or may be, afforded to managers pursuant to G.S. 57C-3-31 and
6	<u>G.S. 57C-3-32.</u>
7	"§ 57C-3-25. Identity of managers, authentication of records, and execution of
8	documents.
9	(a) Any person dealing with a limited liability company may rely conclusively
10	upon its most recent annual report and any amendments thereto filed with the Secretary
11	of State pursuant to G.S. 57C-2-23 as to the identity of the managers of the domestic or
12	foreign limited liability company, except to the extent the person has actual knowledge
13	that a person identified therein as a manager is not a manager.
14	(b) The documents, if any, constituting the operating agreement of a limited
15	liability company or a foreign limited liability company authorized to transact business
16	in this State, and records of the actions of its members or managers, may be
17	authenticated by any manager of the domestic or foreign limited liability company. Any
18	person dealing with the domestic or foreign limited liability company may rely
19	conclusively upon the certificate or written statement of a manager authenticating the
20	documents and records except to the extent the person has actual knowledge that the
21	certificate or written statement is false.
22	(c) Any document or instrument required or permitted by law to be filed,
23	registered, or recorded with any public authority and to be executed by a limited
24	liability company or a foreign limited liability company authorized to transact business
25	in this State shall be sufficiently executed for such purpose if signed on its behalf by one
26	of its managers.
27	"PART 3. LIABILITY.
28	"§ 57C-3-30. Liability to third parties of members and managers; parties to
29	actions; governing law.
30	(a) <u>A person who is a member or manager, or both, of a limited liability company</u>
31	is not liable for the obligations of a limited liability company solely by reason of being a
32	member or manager or both, and does not become so by participating, in whatever
33	capacity, in the management or control of the business. A member or manager may,
34	however, become personally liable by reason of his own acts or conduct.
35	(b) <u>A member of a limited liability company is not a proper party to proceedings</u>
36	by or against a limited liability company, except where the object of the proceeding is to
37	enforce a member's right against or liability to the limited liability company.
38	(c) The liability of members and managers of a limited liability company
39	organized and existing under this Chapter shall at all times be determined solely and
40	exclusively by this Chapter and the laws of this State.
41	(d) If a conflict arises between the law of this State and the laws of any other
42	jurisdiction with regard to the liability of a member or manager of a limited liability
43	company organized and existing under this Chapter for the debts, obligations, and

1	liabilities of the limited liability company, this Chapter and the laws of this State shall		
2	govern in determining the liability.		
3	" <u>§ 57C-3-31. Mandatory indemnification of managers and members.</u>		
4	(a) A limited liability company must indemnify every manager in respect of		
5	payments made and personal liabilities reasonably incurred by the manager in the		
6	authorized conduct of its business or for the preservation of its business or property.		
7	(b) Unless limited by its articles of organization, a limited liability company shall		
8	indemnify a member or manager who is wholly successful, on the merits or otherwise,		
9	in the defense of any proceeding to which he was a party because he is or was a member		
10	or manager of the limited liability company against reasonable expenses incurred by		
11	him in connection with the proceeding.		
12	"§ 57C-3-32. Limitation of liability of managers and members and permissive		
13	indemnification of managers and members; insurance.		
14	(a) Subject to subsection (b) of this section, the articles of organization or a		
15	written operating agreement may:		
16	(1) Eliminate or limit the personal liability of a manager for monetary		
17	damages for breach of any duty provided for in G.S. 57C-3-22 (other		
18	than liability under G.S. 57C-4-07); and		
19	(2) <u>Provide for indemnification of a manager or member for judgments</u> ,		
20	settlements, penalties, fines, or expenses incurred in a proceeding to		
21	which the member or manager is a party because he is or was a		
22	manager or member. For purposes of this subdivision, the words		
23	'expenses', 'proceeding', and 'party' shall have the meanings set forth in		
24	(1) N $\frac{G.S. 55-8-50(b)}{(b)}$		
25	(b) No provision permitted under subsection (a) of this section shall limit or		
26	eliminate or indemnify with respect to the liability of a manager for (i) acts or omissions		
27	that the manager knew at the time of such acts or omissions were clearly in conflict with		
28 29	the interests of the limited liability company, (ii) any transaction from which the manager derived an improper personal hapefit, or (iii) acts or emissions ecourring prior		
29 30	<u>manager derived an improper personal benefit, or (iii) acts or omissions occurring prior</u> to the date the provision became effective except that indemnification under subsection		
30 31	(a)(2) of this section may be provided if approved by all of the members. As used in		
32	this subsection, 'improper personal benefit' does not include reasonable compensation or		
33	other reasonable incidental benefit for or on account of service as a manager, officer,		
34	employee, independent contractor, attorney, or consultant of the limited liability		
35	company.		
36	(c) A limited liability company may purchase and maintain insurance on behalf		
37	of an individual who is or was a manager, employee, or agent of the limited liability		
38	company, or who, while a manager, employee, or agent of the limited liability company		
39	is or was serving at the request of the limited liability company as a director, officer,		
40	partner, manager, trustee, employee, or agent of a person, against liability asserted		
41	against or incurred by him in that capacity or arising from his status as a manager,		
42	employee, or agent, whether or not the limited liability company would have the power		
43	to indemnify him against the same liability under any provision of this Chapter.		
44	<u>"ARTICLE 4.</u>		

1	<u>"FINANCE.</u>
2	" <u>§ 57C-4-01. Contributions to capital.</u>
3	The contribution of a member may be in the form of any tangible or intangible
4	property or benefit to the limited liability company that a person contributes in cash,
5	property, services rendered, promissory notes, or other binding obligation to contribute
6	cash or property or to render services. Except as provided in an operating agreement, in
7	the case of noncash contributions, the value of the contribution to the limited liability
8	company shall be the fair market value of the contribution on the date it is made, as
9	agreed to by the limited liability company and the contributor.
10	" <u>§ 57C-4-02. Liability for contribution.</u>
11	(a) A promise by a member to contribute to the limited liability company is not
12	enforceable unless set out in a writing signed by the member.
13	(b) Except as provided in an operating agreement, a member is obligated to the
14	limited liability company to perform any enforceable promises to contribute cash or
15	property or to render services, even if the member is unable to perform because of
16	death, disability, or any other reason. If a member does not make the required
17	contribution of property or services, the member (or the member's estate or personal
18 19	representative) is obligated, at the option of the limited liability company, to contribute
19 20	<u>cash equal to that portion of the value of the stated contribution that has not been made.</u> (c) <u>Unless otherwise provided in the operating agreement, the obligation of a</u>
20	member to make a contribution or to return money or other property paid or distributed
22	in violation of this Chapter may be compromised only with the unanimous consent of
23	the members. Any such compromise, however, shall not affect the rights of a creditor
24	of a limited liability company to enforce a claim that arose prior to the date of the
25	compromise.
26	"§ 57C-4-03. Allocation of income, gain, loss, deduction, or credit.
27	Income, gain, loss, deduction, or credit of a limited liability company shall be
28	allocated among the members, and among classes of members, in the manner agreed to
29	in an operating agreement. To the extent an operating agreement does not so provide
30	for the allocation of such items, income, gain, loss, deduction, or credit shall be
31	allocated among the members in proportion to the agreed value, as stated in the limited
32	liability company records required to be kept pursuant to G.S. 57C-3-04(a)(5), of the
33	contributions made by each member, taking into account variations in the capital
34	contributions of each member during the period for which the allocations are made
35	using any reasonable method selected by the managers.
36	" <u>§ 57C-4-04. Interim distributions.</u>
37	Except as provided in this Chapter, a member is entitled to receive distributions from
38	a limited liability company before the withdrawal of the member from the limited
39	liability company and before the dissolution and winding up of the limited liability
40	company as provided in an operating agreement. In the absence of any provision for
41	interim distributions in an operating agreement, such distributions may be made at such
42	times and in such amounts as determined by the managers, in proportion to the agreed
43 44	value, as stated in the limited liability company records required to be kept pursuant to $G.S. 57C-3-04(a)(5)$, of the contributions made by each member as of the date of such
44	$\underline{0.5.570}$

1	distribution, or	as of such date within 90 days prior to the distribution that may be	
2	determined by the managers.		
3	" <u>§ 57C-4-05. Distribution in kind.</u>		
4	Except as pro	by ided in an operating agreement:	
5	(1)	A member, regardless of the nature of the member's contribution, has	
6		no right to demand or receive any distribution from a limited liability	
7		company in any form other than cash; and	
8	<u>(2)</u>	No member may be compelled to accept from a limited liability	
9		company a distribution of any asset in kind unless all persons with	
10		interests in the limited liability company receive at the same time as a	
11		distribution an interest in the property distributed that is proportionate	
12		to their interests in the limited liability company.	
13	" <u>§ 57C-4-06.</u> R	estrictions on making distributions.	
14	<u>(a)</u> <u>No dis</u>	stribution may be made if, after giving effect to the distribution:	
15	<u>(1)</u>	The limited liability company would not be able to pay its debts as	
16		they become due in the usual course of business; or	
17	<u>(2)</u>	The limited liability company's total assets would be less than the sum	
18		of its total liabilities plus, unless the operating agreement provides	
19		otherwise, the amount that would be needed, if the limited liability	
20		company were to be dissolved at the time of the distribution, to satisfy	
21		the preferential rights upon dissolution of members whose preferential	
22		rights are superior to the rights of the member receiving the	
23		distribution.	
24		mited liability company may base a determination that a distribution is	
25		nder subsection (a) of this section on financial statements prepared on	
26		ccounting practices and principles that are reasonable under the	
27		nd for this purpose may determine asset values based on book values or	
28		on or other method that is reasonable under the circumstances.	
29		t as provided in subsection (e) of this section, the effect of a distribution	
30		n (a) of this section is measured as of (i) the date the distribution is	
31		payment occurs within 120 days after the date of authorization; or (ii)	
32		t is made if it occurs more than 120 days after the date of authorization.	
33 24		ited liability company's indebtedness issued as a distribution made in the this section is at parity with the limited liability company's	
34 35		<u>h this section is at parity with the limited liability company's</u> its general, unsecured creditors except to the extent otherwise provided	
35 36	by agreement.	its general, unsecured creditors except to the extent otherwise provided	
37		edness of a limited liability company, including indebtedness issued as	
38		is not considered a liability for purposes of determinations under	
39		f this section if its terms provide that payment of principal and interest	
40	• •	and to the extent that, payment of a distribution to members could then	
40		his section. If indebtedness with such terms is issued as a distribution,	
42		principal or interest, and not the issuance of the indebtedness, is treated	
43		, the effect of which is measured on the date the payment is actually	
44	made.	, are encored a minor to measured on the date the payment is detaily	

1	"§ 57C-4-07. Liability upon wrongful distribution.
2	(a) A manager who votes for or assents to a distribution in violation of G.S. 57C-
3	4-06 or a written operating agreement is personally liable to the limited liability
4	company for the amount of the distribution that exceeds what could have been
5	distributed without violating G.S. 57C-4-06 or the operating agreement if it is
6	established that the manager did not act in compliance with G.S. 57C-3-22.
7	(b) Each manager held liable under subsection (a) of this section for a wrongful
8	distribution is entitled to:
9	(1) Contribution from each other manager who could be held liable under
10	subsection (a) of this section for the wrongful distribution; and
11	(2) <u>Reimbursement from each member for the amount the member</u>
12	received knowing that the distribution was made in violation of G.S.
13	57C-4-06 or the operating agreement.
14	(c) A proceeding under this section is barred unless it is commenced within three
15	years after the date on which the effect of the distribution is measured under G.S. 57C-
16	<u>4-06(c).</u>
17	" <u>§ 57C-4-08. Right to distribution.</u>
18	Subject to the provisions of this Article, at the time a member becomes entitled to
19	receive a distribution, the member has the status of, and is entitled to all remedies
20	available to, a creditor of the limited liability company with respect to the distribution.
21	<u>"ARTICLE 5.</u>
22 23	<u>"ASSIGNMENT OF MEMBERSHIP INTERESTS: WITHDRAWAL.</u> " <u>§ 57C-5-01. Nature of membership interest.</u>
23 24	A membership interest is personal property. A member has no interest in specific
2 4 25	limited liability company property.
26	"§ 57C-5-02. Assignment of membership interest.
27	Except as provided in the articles of organization or a written operating agreement, a
28	membership interest is assignable in whole or in part. An assignment of a membership
29	interest does not dissolve the limited liability company or entitle the assignee to become
30	or exercise any rights of a member. An assignment entitles the assignee to receive, to
31	
	the extent assigned, only the distributions and allocations to which the assignor would
32	
32 33	the extent assigned, only the distributions and allocations to which the assignor would
	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a
33	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all
33 34	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member
33 34 35 36 37	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or
 33 34 35 36 37 38 	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member shall not cause the member to cease to be a member or the secured party to have the power to exercise any rights or powers of a member.
 33 34 35 36 37 38 39 	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member shall not cause the member to cease to be a member or the secured party to have the power to exercise any rights or powers of a member. "§ 57C-5-03. Rights of judgment creditor.
 33 34 35 36 37 38 39 40 	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member shall not cause the member to cease to be a member or the secured party to have the power to exercise any rights or powers of a member. " <u>§ 57C-5-03. Rights of judgment creditor.</u> On application to a court of competent jurisdiction by any judgment creditor of a
 33 34 35 36 37 38 39 40 41 	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member shall not cause the member to cease to be a member or the secured party to have the power to exercise any rights or powers of a member. " <u>§ 57C-5-03. Rights of judgment creditor.</u> On application to a court of competent jurisdiction by any judgment creditor of a member, the court may charge the membership interest of the member with payment of
 33 34 35 36 37 38 39 40 	the extent assigned, only the distributions and allocations to which the assignor would be entitled but for the assignment. Except as provided in the articles of organization or a written operating agreement, a member ceases to be a member upon assignment of all of his membership interest. Except as provided in the articles of organization or a written operating agreement, the pledge of, or granting of a security interest, lien, or other encumbrance in or against, all or any part of the membership interest of a member shall not cause the member to cease to be a member or the secured party to have the power to exercise any rights or powers of a member. " <u>§ 57C-5-03. Rights of judgment creditor.</u> On application to a court of competent jurisdiction by any judgment creditor of a

1	Chapter does not deprive any member of the benefit of any exemption laws applicable
2	to his membership interest.
3	" <u>§ 57C-5-04. Right of assignee to become a member.</u>
4	(a) An assignee of an interest in a limited liability company may become a
5	member only with the assignee's consent and except as otherwise provided in the
6	articles of organization or operating agreement, only if the other members unanimously
7	agree. The consent of a member may be evidenced in any manner specified in the
8	operating agreement, but in the absence of such specification, consent shall be
9	evidenced by a written instrument, dated and signed by the member, or evidenced by a
10	vote taken at a meeting of members.
11	(b) An assignee who becomes a member has, to the extent assigned, the rights
12	and powers, and is subject to the restrictions and liabilities, of a member under the
13	articles of organization, any operating agreements, and this Chapter. Notwithstanding
14	the preceding sentence, unless otherwise provided in a written operating agreement, an
15	assignee who becomes a member is liable for any obligations of his assignor to make
16	contributions under G.S. 57C-4-02 (liability for contribution) but shall not be liable for
17	obligations of his assignor under G.S. 57C-4-07 (liability upon wrongful distribution).
18	However, the assignee is not obligated for liabilities unknown to the assignee at the time
19	the assignee became a member and which could not be ascertained from the articles of
20	organization or a written operating agreement.
21	(c) Whether or not an assignee of a membership interest becomes a member, the
22	assignor is not released from his liability to the limited liability company under G.S.
23	57C-4-02 (liability for contribution) and G.S. 57C-4-07 (liability upon wrongful
24 25	distribution).
25 26	" <u>§ 57C-5-05. Powers of legal representative of a deceased, incompetent, or</u>
26 27	dissolved member.
27	<u>Unless otherwise provided in the articles of organization or a written operating</u> agreement, if a member who is an individual dies or a court of competent jurisdiction
28 29	adjudges the member to be incompetent to manage his person or his property, the
30	member's executor, administrator, guardian, conservator, or other legal representative
31	may exercise all of the member's rights for the purpose of settling his estate or
32	administering his property, including any power the member had under the articles of
33	organization or a written operating agreement to give an assignee the right to become a
34	member. If a member is a corporation, trust, or other entity and is dissolved or
35	terminated, the powers of that member may be exercised by its legal representative or
36	successor for the purpose of liquidating, winding up, and making final distributions of
37	the entity's assets to its owners, beneficiaries, or creditors.
38	"§ 57C-5-06. Voluntary withdrawal of member.
39	A member may withdraw by giving not less than six months' prior written notice to
40	the other members at their respective addresses as shown on the books of the limited
41	liability company, unless:
42	(1) The articles of organization or a written operating agreement provide
43	that the member does not have the right or power to withdraw; or

The articles of organization or a written operating agreement specify 1 (2)2 another time for or impose other conditions on withdrawal. 3 "ARTICLE 6. "DISSOLUTION. 4 5 "§ 57C-6-01. Dissolution. 6 A limited liability company is dissolved and its affairs shall be wound up at or upon 7 the first to occur of the following: 8 (1)The time specified in the articles of organization or a written operating 9 agreement: 10 (2)The happening of an event specified in the articles of organization or a written operating agreement; 11 12 The written consent of all members: (3) Unless otherwise provided in the articles of organization or a written 13 (4) 14 operating agreement, the happening of any event of withdrawal 15 described in G.S. 57C-3-02 (cessation of membership) with respect to any member, unless at the time of the event of withdrawal (i) there is 16 17 at least one remaining member, (ii) the provisions of the articles of 18 organization or a written operating agreement permit the business of the limited liability company to be carried on by the remaining 19 20 member or members, and (iii) the remaining member or members elect 21 to do so pursuant to such vote or other procedures prescribed in the articles of organization or a written operating agreement or in the 22 23 absence of prescribed voting requirements or procedures, by a 24 unanimous vote of the remaining member or members taken after the event of withdrawal. The foregoing to the contrary notwithstanding, a 25 limited liability company shall not be dissolved and is not required to 26 27 be wound up by reason of any event of withdrawal if, within 90 days after the event of withdrawal, all remaining members, and the person 28 29 or persons with respect to whom the event of withdrawal has occurred 30 (or his successor), agree in writing that the business of the limited 31 liability company may be continued; 32 Entry of a decree of judicial dissolution under G.S. 57C-6-02, or the (5) filing by the Secretary of State of a certificate of dissolution under G. 33 S. 57C-6-03. 34 35 "§ 57C-6-02. Judicial dissolution. On application by or for a member, the court may decree dissolution of a 36 (a) limited liability company whenever it is not reasonably practicable to carry on the 37 38 business in conformity with the articles of organization or an operating agreement. 39 Venue for a proceeding under G.S. 57C-6-02(a) to dissolve a limited liability (b) company lies in the county where the limited liability company's principal office (or, if 40 41 none in this State, its registered office) is or was last located. 42 "§ 57C-6-03. Administrative dissolution. The Secretary of State may administratively dissolve a limited liability 43 (a) 44 company if the Secretary of State determines that:

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1	(1)	The limited lightlity company has not paid within 60 days after they
1	<u>(1)</u>	
2	(2)	are due any penalties, fees, or other payments due under this Chapter;
3	<u>(2)</u>	
4	(2)	Secretary of State on or before the date it is due;
5	<u>(3)</u>	
6		registered office in this State for 60 days or more;
7	<u>(4)</u>	
8		within 60 days that its registered agent or registered office has been observed, that its registered agent has registered on that its registered
9 10		changed, that its registered agent has resigned, or that its registered office has been discontinued; or
10 11	(5)	
11	<u>(5)</u>	
12	(b) If	of organization has expired.
13 14	• •	the Secretary of State determines that one or more grounds exist under) of this section for dissolving a limited liability company, the Secretary of
14		ail the limited liability company written notice of that determination. If,
15 16		ys after the notice is mailed, the limited liability company does not correct
17	-	for dissolution or demonstrate to the reasonable satisfaction of the
18	•	State that each ground does not exist, the Secretary of State shall
19	•	ely dissolve a limited liability company by signing a certificate of
20		hat recites the ground or grounds for dissolution and its effective date. The
21		State shall file the original certificate of dissolution and mail a copy to the
22	limited liabili	
23		limited liability company administratively dissolved under this section may
24		Secretary of State for reinstatement within two years after the effective date
25		strative dissolution. The procedures for reinstatement and for the appeal of
26		f the limited liability company's application for reinstatement shall be the
27		ures applicable to business corporations under G.S. 55-14-22, 55-14-23,
28	and 55-14-24	· · · ·
29	" <u>§ 57C-6-04.</u>	Winding up.
30	<u>(a)</u> <u>Ex</u>	cept as otherwise provided in this Chapter, the articles of organization, or a
31	A	ting agreement, the managers shall wind up the limited liability company's
32	affairs follow	ving its dissolution. If the dissolved limited liability company has no
33	<u>managers, th</u>	e legal representative of or successor to the member whose event of
34		as resulted in the dissolution may wind up the limited liability company's
35		court may wind up the limited liability company's affairs, or appoint a
36	*	nd up its affairs, on application of any member, his legal representative, or
37	assignee.	
38		promptly as reasonably possible following dissolution as is consistent with
39	-	e fair market value for the limited liability company's assets, the persons
40	•	winding up the limited liability company shall collect its assets, dispose of
41		that will not be distributed in kind to its members, discharge or make
42	·	discharging its liabilities, and distribute its remaining assets as provided in
43	<u>U.S. 3/C-6-C</u>	05. The limited liability company shall continue in existence following its

1	dissolution and	during its winding up, but shall carry on only that business appropriate
2		liquidate its business and affairs.
3	<u> </u>	dissolution of the limited liability company does not transfer title to its
4		assignment of its member interests, subject its managers to standards of
5	· 🔺	ent from those prescribed in Article 3 of this Chapter, change any
6		its operating agreement except as provided in subsection (b) of this
7	-	it commencement of a proceeding by or against the limited liability
8	-	s own name, abate or suspend a proceeding by or against the limited habitry
8 9		any, or terminate the authority of the registered agent of the limited
10	liability compa	
11		Distribution of assets.
12		vinding up of a limited liability company, its assets shall be applied as
13	follows:	
14	(1)	To creditors, including members who are creditors, to the extent
15	<u> </u>	permitted by law, in satisfaction of liabilities of the limited liability
16		company other than liabilities for distributions to members under G.S.
17		<u>57C-4-04;</u>
18	<u>(2)</u>	Except as provided in the articles of organization or a written operating
19	<u>↓</u>	agreement, to members or former members in satisfaction of liabilities
20		for distributions under G.S. 57C-4-04; and
21	<u>(3)</u>	Except as provided in the articles of organization or a written operating
22		agreement, by distribution to the members and to any former member
23		whose event of withdrawal resulted in the dissolution in proportion to
24		the agreed value, as stated in the limited liability company records
25		required to be kept pursuant to G.S. 57C-3-04(a)(5), of the
26		contributions made by each such member and former member, after
27		such agreed values are adjusted by: (i) adding thereto the person's
28		share of the profits of the limited liability company, and (ii) deducting
29		therefrom the person's share of the losses of the limited liability
30		company and all distributions previously received by the person.
31	" <u>§ 57C-6-06.</u> <i>A</i>	Articles of dissolution.
32	Upon the d	issolution and the commencement of winding up of the limited liability
33	company, artic	les of dissolution shall be filed in the office of the Secretary of State and
34	shall set forth:	
35	<u>(1)</u>	The name of the limited liability company;
36	<u>(2)</u>	The dates of filing of its articles of organization and all amendments
37		thereto;
38	<u>(3)</u>	The reason for filing the articles of dissolution;
39	<u>(4)</u>	The effective date (which shall be a date certain) of the dissolution, as
40		determined in accordance with G.S. 57C-6-01; and
41	<u>(5)</u>	Any other information the members or managers filing the articles of
42		dissolution determine.
43	" <u>§ 57C-6-07.</u> 1	Known claims against dissolved limited liability company.

1	<u>(a)</u>		solved limited liability company may dispose of the known claims
2	<u>against it</u>		owing the procedure described in this section.
3	<u>(b)</u>		lissolved limited liability company shall notify its known claimants in
4	writing o	of the d	issolution at any time after it has filed its articles of dissolution. The
5	written n	otice m	<u>ust:</u>
6		<u>(1)</u>	Describe information that must be included in a claim;
7		<u>(2)</u>	Provide a mailing address where claims may be sent;
8		<u>(3)</u>	State the deadline, which may not be fewer than 120 days from the
9			date of the written notice, by which the dissolved limited liability
10			company must receive the claim; and
11		<u>(4)</u>	State that the claim will be barred if not received by the deadline.
12	<u>(c)</u>	<u>A clai</u>	im against the dissolved limited liability company is barred:
13		<u>(1)</u>	If the limited liability company does not receive the claim by the
14			deadline from a claimant who received written notice under subsection
15			(b) of this section; or
16		<u>(2)</u>	If a claimant whose claim was rejected by written notice from the
17			dissolved limited liability company does not commence a proceeding
18			to enforce the claim within 90 days from the date of receipt of the
19			rejection notice.
20	<u>(d)</u>		urposes of this section, 'claim' does not include a contingent liability or a
21	<u>claim ba</u>	sed on a	an event occurring after the filing of the articles of dissolution.
22	" <u>§ 57C-</u>	5-08. U	Unknown and certain other claims against dissolved limited liability
			mino the und contain other champs appointed minited maximy
23		<u>comp</u>	any.
23 24	<u>(a)</u>	<u>comp</u> A dis	any. solved limited liability company that has filed articles of dissolution
	<u>(a)</u>	<u>comp</u> A dis	any.
24 25 26	<u>(a)</u> may also	<u>comp</u> <u>A dis</u> publis ed liabil	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice.
24 25 26 27	<u>(a)</u> may also	<u>comp</u> <u>A dis</u> publis ed liabil <u>The ne</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must:
24 25 26 27 28	(a) may also the limite	<u>comp</u> <u>A dis</u> publis ed liabil	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the
24 25 26 27 28 29	(a) may also the limite	<u>comp</u> <u>A dis</u> publis ed liabil <u>The ne</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office
24 25 26 27 28 29 30	(a) may also the limite	<u>comp</u> <u>A dis</u> <u>publis</u> ed liabil <u>The n</u> (<u>1</u>)	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located;
24 25 26 27 28 29 30 31	(a) may also the limite	<u>comp</u> <u>A dis</u> publis ed liabil <u>The ne</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide
24 25 26 27 28 29 30 31 32	(a) may also the limite	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no (1)</u> (<u>2</u>)	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and
24 25 26 27 28 29 30 31 32 33	(a) may also the limite	<u>comp</u> <u>A dis</u> <u>publis</u> ed liabil <u>The n</u> (<u>1</u>)	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred
24 25 26 27 28 29 30 31 32 33 34	(a) may also the limite	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no (1)</u> (<u>2</u>)	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five
24 25 26 27 28 29 30 31 32 33 34 35	(a) may also the limite	$\frac{\text{comp}}{A \text{ dis}}$ $\frac{A \text{ dis}}{b \text{ publis}}$ $\frac{b \text{ publis}}{c \text{ diabil}}$ $\frac{b \text{ diabil}}{c \text{ diabil}}$ $\frac{c \text{ diabil}}{c \text{ diabil}}$	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice.
24 25 26 27 28 29 30 31 32 33 34 35 36	(a) may also the limite (b)	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no</u> (1) (2) (3) <u>If the</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in
24 25 26 27 28 29 30 31 32 33 34 35 36 37	(a) may also the limito (b) (c) accordan	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no</u> (1) (2) (2) (3) <u>If the</u> <u>ice with</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in h subsections (a) and (b) of this section, the claim of each of the
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	(a) may also the limite (b) (c) accordant following	<u>comp</u> <u>A dis</u> <u>publis</u> <u>cd liabil</u> <u>The no</u> (1) (2) (3) <u>If the</u> <u>ice with</u> <u>g claim</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in h subsections (a) and (b) of this section, the claim of each of the ants is barred unless the claimant commences a proceeding to enforce
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	(a) may also the limito (b) (c) accordan following the clain	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no</u> (1) (2) (2) (3) <u>If the</u> <u>ice with</u> <u>g claiman</u>	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in n subsections (a) and (b) of this section, the claim of each of the ants is barred unless the claimant commences a proceeding to enforce st the dissolved limited liability company within five years after the
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	(a) may also the limito (b) (c) accordan following the clain	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no (1)</u> (2) (3) <u>If the</u> <u>cce with</u> <u>g claims</u> <u>n again</u> on date	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in n subsections (a) and (b) of this section, the claim of each of the ants is barred unless the claimant commences a proceeding to enforce st the dissolved limited liability company within five years after the of the newspaper notice:
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(a) may also the limito (b) (c) accordan following the clain	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no (1)</u> (2) (3) <u>If the</u> <u>ice with</u> <u>g claims</u> <u>n again</u> <u>on date</u> (1)	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in a subsections (a) and (b) of this section, the claim of each of the ants is barred unless the claimant commences a proceeding to enforce st the dissolved limited liability company within five years after the of the newspaper notice: A claimant who did not receive written notice under G.S. 57C-6-07;
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	(a) may also the limito (b) (c) accordan following the clain	<u>comp</u> <u>A dis</u> <u>publis</u> <u>ed liabil</u> <u>The no (1)</u> (2) (3) <u>If the</u> <u>cce with</u> <u>g claims</u> <u>n again</u> on date	any. solved limited liability company that has filed articles of dissolution h notice of its dissolution and request that persons with claims against lity company present them in accordance with the notice. otice must: Be published one time in a newspaper of general circulation in the county where the dissolved limited liability company's principal office (or, if none in this State, its registered office) is or was last located; Describe the information that must be included in a claim and provide a mailing address where the claim may be sent; and State that a claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within five years after the publication of the notice. dissolved limited liability company publishes a newspaper notice in n subsections (a) and (b) of this section, the claim of each of the ants is barred unless the claimant commences a proceeding to enforce st the dissolved limited liability company within five years after the of the newspaper notice:

1	(3) A claimant whose claim is contingent or based on an event occurring
2	after the filing of the articles of dissolution.
3	"§ 57C-6-09. Enforcement of claims.
4	(a) A claim under G.S. 57C-6-07 or G.S. 57C-6-08 may be enforced:
5	(1) Against the dissolved limited liability company, to the extent of its
6	undistributed assets, including coverage under any applicable
7	insurance policy; or
8	(2) If the assets have been distributed in winding up, against a member of
9	the dissolved limited liability company to the extent of his pro rata
10	share of the claim or the limited liability company assets distributed to
11	him in winding up, whichever is less, but a member's total liability for
12	all claims under this section may not exceed the total amount of assets
13	distributed to him.
14	(b) Nothing in G.S. 57C-6-07 or G.S. 57C-6-08 shall extend any applicable
15	period of limitation.
16	<u>"ARTICLE 7.</u>
17	"FOREIGN LIMITED LIABILITY COMPANIES.
18	" <u>§ 57C-7-01. Law governing.</u>
19	The laws of the State or other jurisdiction under which a foreign limited liability
20	company is organized shall govern its organization and internal affairs and the liability
21	of its managers and members, regardless of whether the foreign limited liability
22	company procured or should have procured a certificate of authority under this Chapter,
23	and a foreign limited liability company may not be denied a certificate of authority by
24	reason of any difference between the laws under which it is organized and the laws of
25	this State. A foreign limited liability company with a valid certificate of authority has
26	the same but no greater rights and has the same but no greater privileges as, and is
27	subject to the same duties, restrictions, penalties, and liabilities now or later imposed on,
28	a domestic limited liability company of like character.
29	" <u>§ 57C-7-02. Authority to transact business required.</u>
30	(a) <u>A foreign limited liability company may not transact business in this State</u>
31	until it obtains a certificate of authority from the Secretary of State.
32	(b) Without excluding other activities that may not constitute transacting
33	business in this State, a foreign limited liability company shall not be considered to be
34	transacting business in this State for the purposes of this Chapter by reason of carrying
35	on in this State any one or more of the following activities:
36 37	(1) <u>Maintaining or defending any action or suit or any administrative or</u> arbitration proceeding, or effecting the settlement thereof or the
37	
38 39	(2) <u>settlement of claims or disputes;</u> (2) Holding meetings of its managers or members or carrying on other
39 40	(2) <u>Holding meetings of its managers or members or carrying on other</u> activities concerning its internal affairs;
40 41	(3) <u>Maintaining bank accounts or borrowing money in this State, with or</u>
41	without security, even if such borrowings are repeated and continuous
43	transactions;

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1	<u>(4)</u>	Maintaining offices or agencies for the transfer, exchange, and
2 3		registration of its membership interests, or appointing and maintaining trustees or depositories with relation to its membership interests;
4	<u>(5)</u>	Soliciting or procuring orders, whether by mail or through employees
5		or agents or otherwise, where the orders require acceptance without
6		this State before becoming binding contracts;
7	<u>(6)</u>	Making or investing in loans with or without security including
8		servicing of mortgages or deeds of trust through independent agencies
9		within the State, the conducting of foreclosure proceedings and sales,
10		the acquiring of property at foreclosure sale, and the management and
11		rental of such property for a reasonable time while liquidating its
12		investment, provided no office or agency therefor is maintained in this
13		State;
14	<u>(7)</u>	Taking security for or collecting debts due to it or enforcing any rights
15 16	(9)	in property securing the same:
10 17	$\frac{(8)}{(9)}$	<u>Transacting business in interstate commerce;</u> <u>Conducting an isolated transaction completed within a period of six</u>
17	(9)	months and not in the course of a number of repeated transactions of
18 19		like nature;
20	(10)	Selling through independent contractors; and
21	$\frac{(10)}{(11)}$	Owning, without more, real or personal property.
22	(c) $\overrightarrow{\text{This}}$	section does not apply in determining the contacts or activities that may
23	. ,	n limited liability company to service of process or taxation in this State
24	or to regulation	under any other law of this State.
25		Consequences of transacting business without authority.
26		breign limited liability company transacting business in this State without
27	permission obta	ained through a certificate of authority under this Chapter shall be
28		aintain any action or proceeding in any court of this State unless the
29	-	company shall have obtained a certificate of authority prior to trial. An
30		der this subsection must be raised by motion and determined by the trial
31 32	judge prior to tr (b) A for	eign limited liability company failing to obtain a certificate of authority
32 33		this Chapter shall be liable to the State for the years or parts thereof
34	· · ·	transacted business in this State without a certificate of authority in an
35	-	all fees and taxes which would have been imposed by law upon the
36	-	company had it duly applied for and received such permission, plus
37	-	penalties imposed by law for failure to pay such fees and taxes. In
38		reign limited liability company shall be liable for a civil penalty of ten
39	dollars (\$10.00)	for each day, but not to exceed a total of one thousand dollars (\$1,000)
40	for each year of	r part thereof, it transacts business in this State without a certificate of
41		Attorney General may bring actions to recover all amounts due the State
42	under the provis	sions of this subsection.

1	(c) Notw	vithstanding subsection (a) of this section, the failure of a foreign limited
2	liability compa	ny to obtain a certificate of authority does not impair the validity of its
3	*	it from defending any proceeding in this State.
4	, , ,	Secretary of State is directed to require that every foreign limited liability
5	· ·	acting business in this State comply with the provisions of this Chapter.
6	•	of State may employ such assistants as shall be deemed necessary in the
7	-	ate's office for the purpose of enforcing the provisions of this Article and
8		h investigations as shall be necessary to ascertain foreign limited liability
9		sacting business in this State which may have failed to comply with the
10	provisions of th	*
11		Application for certificate of authority.
12		reign limited liability company may apply for a certificate of authority to
13		ss in this State by delivering an application to the Secretary of State for
14		lication must set forth:
15	<u>(1)</u>	The name of the foreign limited liability company or, if its name is
16 17		unavailable for use in this State, a name that satisfies the requirements
17	(2)	of G.S. 57C-7-06; The name of the state or country under whose law it is organized;
18	$\frac{(2)}{(3)}$	Its date of organization and period of duration;
20	$(\underline{5})$ $(\underline{4})$	The street address, and the mailing address if different from the street
20	<u>(1)</u>	address, of its principal office in the state or country under whose law
22		it is organized;
23	<u>(5)</u>	The street address, and the mailing address if different from the street
24	<u>(e)</u>	address, of its registered office in this State and the name of its
25		registered agent at that office; and
26	(6)	The names and usual business addresses of its current managers.
27	~~~	foreign limited liability company shall deliver with the completed
28	. ,	certificate of existence (or a document of similar import) duly
29	authenticated b	by the secretary of state or other official having custody of limited
30	liability compared	ny records in the state or country under whose law it is organized.
31	<u>(c)</u> <u>If th</u>	e Secretary of State finds that the application conforms to law, the
32	Secretary of Sta	ate shall, when all taxes and fees have been tendered as prescribed in this
33	<u>Chapter:</u>	
34	<u>(1)</u>	Endorse on the application and an exact or conformed copy thereof the
35	<i>(</i> -)	word 'filed' and the hour, day, month, and year of the filing thereof;
36	<u>(2)</u>	File in his office the application and the certificate of existence (or
37		document of similar import as described in subsection (b) of this
38		section);
39	<u>(3)</u>	Issue a certificate of authority to transact business in this State to
40		which the Secretary of State shall affix the exact or conformed copy of
41	(A)	the application; and Sand to the foreign limited lightlifty company or its representative the
42	<u>(4)</u>	Send to the foreign limited liability company or its representative the
43 44		certificate of authority, together with the exact or conformed copy of the application affixed thereto.
44		the application attived metero.

1	"§ 57C-7-05. A	Amended certificate of authority.
2		reign limited liability company authorized to transact business in this
3	State must obta	in an amended certificate of authority from the Secretary of State if it
4	changes:	
5	(1)	Its name;
6	<u>(2)</u>	The period of its duration; or
7	$\overline{(3)}$	The state or country of its organization.
8	(b) A for	reign limited liability company may apply for an amended certificate of
9		ivering an application to the Secretary of State for filing that sets forth:
10	(1)	The name of the limited liability company and the name in which the
11		limited liability company is authorized to transact business in North
12		Carolina if different;
13	<u>(2)</u>	The name of the state or country under whose law it is organized;
14	$\overline{(3)}$	The date it was originally authorized to transact business in this State;
15		and
16	(4)	A statement of the change or changes being made.
17	Except for the	content of the application, the requirements of G.S. 57C-7-03 for
18		iginal certificate of authority apply to obtaining an amended certificate
19	under this section	Dn.
20		Name of foreign limited liability company.
21		e name of a foreign limited liability company does not satisfy the
22	requirements of	f G.S. 57C-2-30, then to obtain or maintain a certificate of authority to
23	transact busines	s in this State, the foreign limited liability company:
24	<u>(1)</u>	May add the words 'limited liability company', or the abbreviation
25		'L.L.C.', 'LLC', or the combination 'ltd. liability co.', 'limited liability
26		co.', or 'ltd. liability company', to its name for use in this State if such
27		addition will cause the name to satisfy the requirements of G.S. 57C-2-
28		<u>30; or</u>
29	<u>(2)</u>	May use a fictitious name, which includes one or more of the words or
30		abbreviations in subdivision (1) of this subsection, to transact business
31		in this State if its real name is unavailable and it delivers to the
32		Secretary of State for filing a copy of the resolution of its managers
33		adopting the fictitious name.
34		pt as authorized by subsection (c) of this section, the name (including a
35	· · · · · · · · · · · · · · · · · · ·	of a foreign limited liability company must be distinguishable upon the
36		ecretary of State from:
37	<u>(1)</u>	The name of a corporation, limited partnership, or limited liability
38		company organized in this State, or a foreign corporation, foreign
39		limited partnership, or foreign limited liability company authorized to
40		transact business in this State:
41	<u>(2)</u>	<u>A name reserved or registered under G.S. 55-4-02, 55-4-03, 57C-2-31,</u>
42		<u>57C-2-32</u> , or 59-104;

1	(2) The fightitious name of another foreign corneration foreign limited
1	(3) The fictitious name of another foreign corporation, foreign limited
2	partnership, or foreign limited liability company authorized to transact
3	(4) <u>business in this State because its real name is unavailable; or</u>
4	(4) The fictitious name of another foreign limited liability company
5	authorized to transact business in this State.
6	(c) <u>A foreign limited liability company may apply to the Secretary of State for</u>
7	authorization to use in this State a name that is not distinguishable upon the Secretary of
8	State's records from the name of another limited liability company (organized or outborized to transport husings in this State). The Secondary of State shall outborize use
9	authorized to transact business in this State). The Secretary of State shall authorize use
10	of the name applied for if: (1) The other person who has an used the name on who has recorded an
11	(1) The other person who has or uses the name or who has reserved or
12	registered the name consents to the use in writing and submits an
13	undertaking in form satisfactory to the Secretary of State to change its
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	<u>company; or</u>
17	(2) <u>The applicant delivers to the Secretary of State a certified copy of a</u>
18	final judgment of a court of competent jurisdiction establishing the
19	applicant's right to use the name applied for in this State.
20	(d) If a foreign limited liability company authorized to transact business in this
21	State changes its name to one that does not satisfy the requirements of G.S. 57C-2-30, it
22	may not transact business in this State under the changed name until it adopts a name
23	satisfying the requirements of G.S. 57C-2-30 or G.S. 57C-7-06 and obtains an amended
24	certificate of authority under G.S. 57C-7-05.
25	(e) The use of assumed names or fictitious names, as provided for in Chapter 66
26	of the General Statutes, is not affected by this Chapter.
27	(f) Neither the reservation or registration of a name nor the issuance of a
28	certificate of authority to a foreign limited liability company shall authorize the use in
29	this State of a name in violation of the rights of any third party under the federal
30	trademark act, the trademark act of this State, or other statutory or common law, or be a
31	defense to an action for violation of any such rights.
32	"§ 57C-7-07. Registered office and registered agent of foreign limited liability
33	<u>company.</u>
34	(a) Each foreign limited liability company authorized to transact business in this
35	State must continuously maintain in this State:
36	(1) <u>A registered office that may be the same as any of its places of</u>
37	business; and
38	(2) <u>A registered agent, who shall be (i) an individual who resides in this</u>
39	State and whose business office is identical with the registered office;
40	(ii) a domestic corporation, nonprofit corporation, or limited liability
41	company whose business office is identical with the registered office;
42	or (iii) a foreign corporation, nonprofit corporation, or limited liability
43	company authorized to transact business in this State whose business
44	office is identical with the registered office.

1	(b) The sole duty of the registered agent to the foreign limited liability company
2	is to forward to the limited liability company at its last known address any notice,
3	process, or demand that is served on the registered agent.
4	"§ 57C-7-08. Change of registered office or registered agent of foreign limited
5	liability company.
6	(a) A foreign limited liability company authorized to transact business in this
7	State may change its registered office or registered agent by delivering to the Secretary
8	of State for filing a statement of change that sets forth:
9	(1) Its name;
10	(2) The street address, and the mailing address if different from the street
11	address, of its current registered office, and the county in which it is
12	located;
13	(3) If the address of its registered office is to be changed, the street
14	address, and the mailing address if different from the street address, of
15	the new registered office, and the county in which it is located;
16	(4) The name of its current registered agent;
17	(5) If the current registered agent is to be changed, the name of its new
18	registered agent and the new agent's written consent (either on the
19	statement or attached to it) to the appointment; and
20	(6) That after the change or changes are made, the addresses of its
21	registered office and the business office of its registered agent will be
22	identical.
23	(b) If a registered agent changes the address of his business office, the registered
24	agent may change the address of the registered office of any foreign limited liability
25	company for which he is the registered agent by notifying the foreign limited liability
26	company in writing of the change and signing (either manually or in facsimile) and
27	delivering to the Secretary of State for filing a statement of change that complies with
28	the requirements of subsection (a) of this section and recites that the foreign limited
29 30	liability company has been notified of the change. "§ 57C-7-09. Resignation of registered agent of foreign limited liability company.
30 31	(a) The registered agent of a foreign limited liability company may resign his
32	agency appointment by signing and filing with the Secretary of State the signed original
33	and two exact or conformed copies of a statement of resignation, which may include a
34	statement that the registered office is also discontinued. The statement must be
35	accompanied by a certification from the registered agent that he has mailed or delivered
36	to the foreign limited liability company at its last known address written notice of his
37	resignation. Such certification shall include the name and title of the manager notified,
38	if any, and the address to which the notice was mailed or delivered.
39	(b) After filing the statement, the Secretary of State shall mail one copy to the
40	registered office (if not discontinued) and the other copy to the foreign limited liability
41	company at its principal office shown in its application for certificate of authority or
42	amended certificate of authority or at the address indicated in the latest communication
43	received by the Secretary of State from the foreign limited liability company stating the
44	correct mailing address of its principal office.

1	(c) The agency appointment is terminated, and the registered office discontinued
2	if so provided, on the 31st day after the date on which the statement was filed.
3	"§ 57C-7-10. Service on foreign limited liability company.
4	(a) The registered agent of a foreign limited liability company authorized to
5	transact business in this State is an agent of the foreign limited liability company for
6	service of process, notice, or demand required or permitted by law to be served on the
7	limited liability company.
8	(b) Whenever a foreign limited liability company authorized to transact business
9	in this State shall fail to appoint or maintain a registered agent in this State, or whenever
10	its registered agent cannot with due diligence be found at the registered office, then the
11	Secretary of State shall be an agent of the foreign limited liability company upon whom
12	any such process, notice, or demand may be served. Service on the Secretary of State of
13	any such process, notice, or demand shall be made by delivering to and leaving with the
14	Secretary of State or with any clerk having charge of the limited liability company
15	department of the Secretary of State's office, duplicate copies of the process, notice, or
16	demand. In the event any such process, notice, or demand is served on the Secretary of
17	State, the Secretary of State shall immediately mail one of the copies thereof, by
18	registered or certified mail, return receipt requested, to the foreign limited liability
19	company at its principal office shown in its application for certificate of authority or
20	amended certificate of authority or at the address indicated in the latest communication
21	received by the Secretary of State from the foreign limited liability company stating the
22	current mailing address of its principal office or, if there is no mailing address for the
23	principal office on file, to the foreign limited liability company at its registered office.
24	Service on a foreign limited liability company under this subsection shall be effective
25	for all purposes from and after the date of the service on the Secretary of State.
26	(c) The Secretary of State shall keep a record of all processes, notices, and
27	demands served upon the Secretary of State under this section and shall record therein
28	the time of such service and the Secretary of State's action with reference thereto.
29	(d) Nothing herein contained shall limit or affect the right to service any process.
30	notice, or demand required or permitted by law to be served upon a foreign limited
31	liability company in any other manner now or hereafter permitted by law.
32	" <u>§ 57C-7-11. Withdrawal of foreign limited liability company.</u>
33	(a) <u>A foreign limited liability company authorized to transact business in this</u>
34 25	State may not withdraw from this State until it obtains a certificate of withdrawal from the Secretary of State
35	the Secretary of State.
36	(b) A foreign limited liability company authorized to transact business in this State may apply for a partificate of withdrawal by delivering an application to the
37	State may apply for a certificate of withdrawal by delivering an application to the
38 39	<u>Secretary of State for filing. The application must set forth:</u> (1) The name of the foreign limited liability company and the name of the
39 40	
40 41	 <u>state or country under whose law it is organized;</u> (2) That it is not transacting business in this State and that it surrenders its
41 42	(2) <u>That it is not transacting business in this State and that it surrenders its</u> authority to transact business in this State;
42	(3) That the foreign limited liability company revokes the authority of its
43 44	registered agent to accept service of process and consents that service
T-T	registered agent to decept service of process and consents that service

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1 2		of process in any action or proceeding based upon any cause of action arising in this State, or arising out of business transacted in this State,
3		during the time the foreign limited liability company was authorized to
4		transact business in this State may thereafter be made on such foreign
5 6	(4)	limited liability company by service thereof on the Secretary of State:
7	<u>(4)</u>	<u>A mailing address to which the Secretary of State may mail a copy of</u> any process served on him under subdivision (3) of this section; and
8	(5)	A commitment to notify the Secretary of State in the future of any
9	<u>(5)</u>	change in its mailing address.
10	(c) If the	e Secretary of State finds that the application conforms to law, the
11	Secretary of Sta	•
12	(1)	Endorse on the application and an exact or conformed copy thereof the
13	\/	word 'filed' and the hour, day, month, and year of the filing thereof;
14	<u>(2)</u>	File the application in the Secretary of State's office;
15	(3)	Issue a certificate of withdrawal to which the Secretary of State shall
16		affix the exact or conformed copy of the application; and
17	<u>(4)</u>	Send to the foreign limited liability company or its representative the
18		certificate of withdrawal together with the exact or conformed copy of
19		the application affixed thereto.
20		the withdrawal of the foreign limited liability company is effective,
21		ess on the Secretary of State in accordance with subsection (b)(3) of this
22		ce on the foreign limited liability company. Upon receipt of process, the
23	-	tate shall mail a copy of the process to the foreign limited liability
24		mailing address set forth under subsection (b) of this section.
25 26		Withdrawal of limited liability company by reason of a merger. never the separate existence of a foreign limited liability company
20 27		ransact business in this State ceases as a result of a statutory merger
28		e laws of the state or country under which it was organized, the surviving
20 29		ly for a certificate of withdrawal for the merged foreign limited liability
30		elivering to the Secretary of State for filing a copy of the articles of
31		ertificate reciting the facts of the merger, duly authenticated by the
32		ate or other official having custody of limited liability company records
33		country under the laws of which such statutory merger was effected. If
34	the surviving e	ntity is not authorized to transact business in this State, the articles of
35	merger or certif	ficate must be accompanied by an application which must set forth:
36	<u>(1)</u>	The name of each merged foreign limited liability company authorized
37		to transact business in this State and the name of the surviving entity
38		and a statement that the surviving entity is not authorized to transact
39		business in this State;
40	<u>(2)</u>	That the surviving entity consents that service of process based upon
41		any cause of action arising in this State, or arising out of business
42		transacted in this State, during the time each merged foreign limited
43		liability company was authorized to transact business in this State may

1		thereafter he made on such foreign limited lightlity commonly by
1		thereafter be made on such foreign limited liability company by
2	(2)	service thereof on the Secretary of State;
3	<u>(3)</u>	A mailing address to which the Secretary of State may mail a copy of
4	(\mathbf{A})	any process served on him under subdivision (a)(2) of this section; and
5	<u>(4)</u>	A commitment to notify the Secretary of State in the future of any
6		<u>change in its mailing address.</u>
7		e Secretary of State finds that the articles of merger or certificate and the
8		withdrawal, if required, conforms to law, the Secretary of State shall:
9	<u>(1)</u>	Endorse on the articles of merger or certificate and the application for
10		withdrawal, if required, the word 'filed' and the hour, day, month, and
11		year of filing thereof;
12	(2)	File the articles of merger or certificate and the application, if required;
13	<u>(3)</u>	Issue a certificate of withdrawal; and
14	<u>(4)</u>	Send to the foreign limited liability company or its representative the
15		certificate of withdrawal, together with the exact or conformed copy of
16		the application, if required, affixed thereto.
17		Action by Attorney General.
18		ey General may maintain an action to restrain a foreign limited liability
19		transacting business in this State in violation of this Article.
20		Revocation of certificate of authority.
21	. ,	Secretary of State may administratively revoke the certificate of authority
22	-	nited liability company authorized to transact business in this State if the
23		te determines that:
24	<u>(1)</u>	The foreign limited liability company has not paid within 60 days after
25		they are due any penalties, fees, or other payments due under this
26		Chapter:
27	<u>(2)</u>	The foreign limited liability company has not delivered its annual
28		report to the Secretary of State on or before the date it is due;
29	<u>(3)</u>	The foreign limited liability company has been without a registered
30		agent or a registered office in this State for 60 days or more;
31	<u>(4)</u>	The foreign limited liability company does not inform the Secretary of
32		State as required by this Chapter that its registered agent or registered
33		office has been changed, that its registered agent has resigned, or that
34		its registered office has been discontinued within 60 days of the
35		change, resignation, or discontinuance;
36	<u>(5)</u>	An organizer, member, manager, or agent of the foreign limited
37		liability company has signed a document that he knew was false in any
38		material respect with the intent the document be delivered to the
39		Secretary of State for filing;
40	<u>(6)</u>	The Secretary of State receives a duly authenticated certificate from
41		the secretary of state or other official having custody of limited
42		liability company records in the state or country under whose law the
43		foreign limited liability company is organized stating that it has been

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1		dissolved or has ceased to exist as the result of a merger or otherwise;
2		<u>or</u>
3 4	<u>(7)</u>	<u>The limited liability company is exceeding the authority conferred</u> upon it by this Chapter.
5	(b) If th	e Secretary of State determines that one or more grounds exist under this
6		ocation of the certificate of authority, the Secretary of State shall mail the
7		liability company written notice of his determination. If, within 60 days
8		mailed, a foreign limited liability company does not correct each ground
9	for revocation.	or demonstrate to the reasonable satisfaction of the Secretary of State
10	that each grou	nd does not exist, the Secretary of State shall revoke the foreign limited
11	liability compa	any's certificate of authority by signing a certificate of revocation that
12	recites the gro	und or grounds for the revocation, shall file the certificate of revocation,
13		a copy to the foreign limited liability company. The authority of the
14		liability company to transact business in this State shall cease on the date
15		of authority is revoked by the filing of the certificate of revocation by the
16	Secretary of St	
17	<u> </u>	n the revocation of a foreign limited liability company's certificate of
18		Secretary of State shall become the foreign limited liability company's
19 20		ce of process in any proceeding based on a cause of action arising in this
20		g out of business transacted in this State during the time the foreign
21 22		ty company was authorized to transact business in this State. The ate shall then proceed in accordance with G.S. 57C-7-10.
22		foreign limited liability company may appeal the Secretary of State's
23 24	<u> </u>	its certificate of authority under the same procedures that a foreign
25		ay appeal the revocation of its certificate of authority pursuant to G.S. 55-
26	15-32 and G.S	
27		"ARTICLE 8.
28		''DERIVATIVE ACTIONS.
29	" <u>§ 57C-8-01.</u>	Members' derivative actions.
30	<u>(a)</u> <u>A m</u>	ember may bring an action in the superior court of this State in the right
31	of any domesti	c or foreign limited liability company to recover a judgment in its favor if
32	the following c	conditions are met:
33	<u>(1)</u>	The plaintiff does not have the authority to cause the limited liability
34		company to sue in its own right; and
35	<u>(2)</u>	The plaintiff (i) is a member of the limited liability company at the
36		time of bringing the action, and (ii) was a member of the limited
37		liability company at the time of the transaction of which the plaintiff
38		complains, or the plaintiff's status as a member of the limited liability
39		company thereafter devolved upon the plaintiff pursuant to the terms
40		of the operating agreement from a person who was a member at such
41 42	(h) Tha	time.
42 43		complaint shall allege with particularity the efforts, if any, made by the tain the action the plaintiff desires from the managers or comparable
43 44		he reasons for the plaintiff's failure to obtain the action or for not making

the effort. Whether or not a demand for action was made, if the limited liability 1 2 company commences an investigation of the charges made in the demand or complaint, 3 the court may stay any proceeding until the investigation is completed. Upon motion of the limited liability company, the court may appoint a 4 (c) 5 committee composed of two or more disinterested managers or other disinterested 6 persons, acceptable to the limited liability company, to determine whether it is in the 7 best interest of the limited liability company to pursue a particular legal right or remedy. 8 The committee shall report its findings to the court. After considering the report and 9 any other relevant evidence, the court shall determine whether the proceeding should be 10 continued or not. 11 (d)No action on behalf of a limited liability company shall be discontinued. 12 dismissed, compromised, or settled without the approval of the court. If the court shall determine that the interest of the members or any class or classes thereof, or of the 13 14 creditors of the limited liability company, will be substantially affected by such 15 discontinuance, dismissal, compromise, or settlement, the court, in its discretion, may direct that notice, by publication or otherwise, shall be given to such members or 16 17 creditors whose interests it determines will be so affected. If notice is so directed to be 18 given, the court may determine which one or more of the parties to the action shall bear the expense of giving the same, in such amount as the court shall determine and find to 19 20 be reasonable in the circumstances, and the amount of such expense shall be awarded as 21 costs of the action. If the action on behalf of the limited liability company is successful, in whole 22 (e) 23 or in part, whether by means of a compromise and settlement or by a judgment, the 24 court may award the plaintiff the reasonable expenses of maintaining the action, including reasonable attorneys' fees, and shall direct the plaintiff to account to the 25 limited liability company for the remainder of any proceeds of the action. 26 27 In any such action the court, upon final judgment and a finding that the action (f)was brought without reasonable cause, may require the plaintiff or plaintiffs to pay to 28 29 the defendant or defendants the reasonable expenses, including attorneys' fees, incurred 30 by them in the defense of the action. In proceedings hereunder, no member shall be entitled to obtain or have 31 (g) 32 access to any communication within the scope of the limited liability company's 33 attorney-client privilege which could not be obtained by or would not be accessible to a party in an action other than on behalf of the limited liability company. 34 35 "ARTICLE 9. "MERGER. 36 37 "§ 57C-9-01. Merger. 38 Any one or more limited liability companies may merge into another foreign or 39 domestic limited liability company. 40 "§ 57C-9-02. Plan of merger. 41 Each limited liability company planning to merge shall enter into a written (a) 42 plan of merger, which shall be approved in accordance with G.S. 57C-9-03. 43 The plan of merger shall set forth: (b)

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1	<u>(1)</u>	The name of each limited liability company planning to merge and the
2	<u> </u>	name of the surviving limited liability company into which each other
3		limited liability company proposes to merge;
4	(2)	The terms and conditions of the proposed merger;
5	$\overrightarrow{(3)}$	The manner and basis of converting the interests of each limited
6	~~/	liability company into interests or other securities or obligations, as the
7		case may be, of the surviving or any other limited liability company,
8		or, in whole or in part, into cash or other property;
9	<u>(4)</u>	Such amendments to the articles of organization of the surviving
10	<u>1,-,</u>	limited liability company as are desired to be effected by the merger,
11		or that no such changes are desired; and
12	<u>(5)</u>	Such other provisions relating to the proposed merger as are deemed
13		necessary or desirable.
14	"§ 57C-9-03. A	Approval of merger.
15		oposed plan of merger complying with the requirements of G.S. 57C-9-
16	· / -	proved by the unanimous consent of the members, unless the articles of
17		a written operating agreement provides otherwise.
18	-	a merger is authorized, unless the plan of merger provides otherwise,
19		e before articles of merger (as provided for in G.S. 57C-9-04) are filed,
20		ger may be abandoned (subject to any contractual rights), in accordance
21	_	lure set forth in the plan of merger or, if none is set forth, in the manner
22	determined by	· · ·
23	•	Articles of merger.
24		a plan of merger is approved as provided in G.S. 57C-9-03, the
25		ed liability company shall deliver to the Secretary of State for filing
26	-	er duly executed by each limited liability company setting forth:
27	(1)	The plan of merger; and
28	$\frac{(2)}{(2)}$	A statement that the plan of merger was duly authorized and approved
29	7=7	in accordance with G.S. 57C-9-03.
30	(b) A me	erger takes effect upon the effective date of the articles of merger.
31		Effects of merger.
32		ion of a merger has the effects provided in this section:
33	(1)	The limited liability companies that are party to the plan of merger
34	_/	shall be a single entity, which shall be the limited liability company
35		designated in the plan of merger as the surviving limited liability
36		company;
37	<u>(2)</u>	The separate existence of each limited liability company party to the
38		plan of merger, except the surviving limited liability company, shall
39		cease;
40	<u>(3)</u>	The surviving limited liability company shall thereupon and thereafter
41	<u>197</u>	possess all the rights, privileges, immunities, powers, and franchises,
42		of a public as well as a private nature, of each limited liability
43		company party to the merger and shall be subject to all the restrictions,
44		disabilities, and duties of each of the limited liability companies;
		answerments, and dances of each of the minited matinity companies,

1	<u>(4)</u>	All property, real, personal, and mixed, and all debts due on whatever
2		account, including promises to make capital contributions and
3		subscriptions for shares, and all other choses in action, and all and
4		every other interest of or belonging to or due to each limited liability
5		company party to the merger shall be vested in the surviving limited
6		liability company without further act or deed;
7	<u>(5)</u>	The title to all real estate and any interest therein vested in any limited
8		liability company party to the merger shall not revert or be in any way
9		impaired by reason of the merger;
10	<u>(6)</u>	The surviving limited liability company shall thenceforth be
11		responsible and liable for all liabilities and obligations of each limited
12		liability company party to the merger, and any claim existing or action
13		or proceeding pending by or against any such limited liability
14		company may be prosecuted as if the merger had not taken place, or
15		the surviving limited liability company may be substituted in the
16		<u>action;</u>
17	<u>(7)</u>	Neither the rights of creditors nor any liens on the property of any
18		limited liability company party to the merger shall be impaired by the
19		merger;
20	<u>(8)</u>	The articles of organization of the surviving limited liability company
21		shall be amended to the extent provided in the plan of merger; and
22	<u>(9)</u>	The membership or other interests of each limited liability company
23		that are to be converted or exchanged into interests or other securities,
24		cash, obligations, or other property under the terms of the articles of
25		merger are so converted, and the former holders thereof are entitled
26		only to the rights provided in the plan of merger or the rights otherwise
27		provided by law.
28		Merger with foreign entity.
29		one or more limited liability companies of this State may merge with or
30		re foreign limited liability companies, if:
31	<u>(1)</u>	The merger is permitted by the law of the state or jurisdiction under
32		whose laws each foreign limited liability company is organized or
33		formed and each foreign limited liability company complies with that
34		law in effecting the merger;
35	<u>(2)</u>	The foreign limited liability company complies with G.S. 57C-9-04 if
36		it is the surviving limited liability company; and
37	<u>(3)</u>	Each domestic limited liability company complies with the applicable
38		provisions of G.S. 57C-9-01 through G.S. 57C-9-03 and, if it is the
39		surviving limited liability company, with G.S. 57C-9-04.
40	· · · ·	n a merger involving one or more domestic limited liability companies
41		f the surviving limited liability company is to be governed by the laws of
42	•	r than this State or by the laws of the District of Columbia or of any
43	toreign country	y, then the surviving limited liability company shall agree:

	1993 GENERAL ASSEMBLY OF NORTH CAROLINA
1	(1) That it may be served with process in this State in any proceeding for
2	enforcement of any obligation of any limited liability company party
3	to the merger that was organized under the laws of this State, as well
4	as for enforcement of any obligation of the surviving limited liability
5	company arising from the merger; and
6	(2) To appoint the Secretary of State as its agent for service of process in
7	any such proceeding, and the surviving limited liability company shall
8	specify the address to which a copy of the process shall be mailed to it
9	by the Secretary of State.
10	(c) The effect of the merger shall be as provided in G.S. 57C-9-05, if the
11	surviving limited liability company is to be governed by the laws of this State. If the
12	surviving limited liability company is to be governed by the laws of any jurisdiction
13	other than this State, the effect of the merger shall be the same as provided in G.S. 57C-
14	9-05, except insofar as the laws of such other jurisdiction provide otherwise.
15	<u>"ARTICLE 10.</u>
16	<u>"MISCELLANEOUS.</u>
17	" <u>§ 57C-10-01. Execution by judicial act.</u>
18	Any person who is adversely affected by the failure or refusal of any person to
19 20	execute and file any articles or other document to be filed under this Chapter may
20	petition the superior court in the county where the limited liability company's principal
21 22	office (or, if none in this State, its registered office) is or was last located or, if there is
22 23	no such office, in the county of Wake, to direct the execution and filing of the articles or other document. If the court finds that it is proper for the articles or the document to be
23 24	executed and filed and that there has been failure or refusal to execute and file the
24	document, it shall order the Secretary of State to file the appropriate articles or other
25 26	document.
20 27	
28	" <u>§ 57C-10-02. Applicability of provisions to foreign and interstate commerce.</u> The provisions of this Chapter shall apply to determine the rights and obligations of
29	a limited liability company organized hereunder in commerce with foreign nations and
30	among the several states, except as prohibited by law.
31	"§ 57C-10-03. Rules of construction.
32	(a) The rules that statutes in derogation of the common law are to be strictly
33	construed shall have no application to this Chapter.
34	(b) The law of estopped shall apply to this Chapter.
35	(c) The law of agency shall apply under this Chapter.
36	(d) This Chapter shall not be construed so as to impair the obligations of any
37	contract existing when this Chapter goes into effect, nor to affect any action or
38	proceedings begun or right accrued before this Chapter takes effect.
39	" <u>§ 57C-10-04. Jurisdiction of the superior courts.</u>
40	The superior courts shall have jurisdiction to enforce the provisions of this Chapter.
41	" <u>§ 57C-10-05. Rules for cases not provided for in this Chapter.</u>
42	In any case not provided for in this Chapter, the rules of law and equity shall govern.
43	" <u>§ 57C-10-06. Taxation.</u>

43 "<u>§ 57C-10-06. Taxation.</u>

1	A limited liability company created under this Chapter or doing business in this
2	State or entering the State pursuant to this Chapter and its members shall be taxed on the
3	same basis as domestic and foreign partnerships and partners under the laws of this
4	State and shall make a return in accordance with G.S. 105-154(b) if the limited
5	liability company or foreign limited liability company is classified as a partnership
6	under the Internal Revenue Code (as defined in Chapter 105 of the General Statutes); or
7	on the same basis as domestic and foreign corporations under the laws of this State and
8	shall make a return in accordance with G.S. 55-130.16 if the limited liability company
9	or foreign limited liability company is classified as a corporation under the Internal
10	Revenue Code. If the limited liability company or foreign limited liability company is
11	classified under the Internal Revenue Code as other than a partnership or corporation,
12	the limited liability company or foreign limited liability company and its members shall
13	be subject to taxation in this State in a manner and on a basis consistent with its
14	classification under the Internal Revenue Code. Nothing in this section is intended to
15	require any limited liability company or foreign limited liability company to obtain an
16	administrative ruling on its classification under the Internal Revenue Code.
17	" <u>§ 57C-10-07. Intent.</u>
18	It is the intent of the General Assembly that the legal existence of limited liability
19	companies organized under this Chapter be recognized outside the boundaries of this
20	State and that, subject to any reasonable requirement of registration, a domestic limited
21	liability company transacting business outside this State be granted full faith and credit
22	under Section 1 of Article IV of the Constitution of the United States."
23	Sec. 2. If any provision of this act or its application to any person or
24	circumstance is held invalid, the invalidity does not affect other provisions or
25	applications of this act which can be given effect without the invalid provision or
26	application. To this end, the provisions of this act are severable.
27	Sec. 3. This act becomes effective October 1, 1993.