SESSION 1993

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HOUSE BILL 624* Committee Substitute Favorable 5/11/93

Short Title: Nonprofit Corporation Act.

(Public)

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Sponsors:

Referred to:

March 29, 1993

1	A BILL TO BE ENTITLED
2	AN ACT TO REWRITE CHAPTER 55A OF THE GENERAL STATUTES
3	RELATING TO NONPROFIT CORPORATIONS AS RECOMMENDED BY THE
4	GENERAL STATUTES COMMISSION.
5	The General Assembly of North Carolina enacts:
6	Section 1. Chapter 55A of the General Statutes is rewritten to read:
7	'' <u>CHAPTER 55A.</u>
8	"NORTH CAROLINA NONPROFIT CORPORATION ACT.
9	<u>"ARTICLE 1.</u>
10	"GENERAL PROVISIONS.
11	"PART 1. SHORT TITLE AND RESERVATION OF POWER.
12	" <u>§ 55A-1-01. Short title.</u>
13	This Chapter shall be known and may be cited as the 'North Carolina Nonprofit
14	Corporation Act'.
15	" <u>§ 55A-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 and foreign corporations subject to this Chapter are governed
18	by the amendment or repeal.
19	"PART 2. FILING DOCUMENTS.
20	" <u>§ 55A-1-20. Filing requirements.</u>
21	(a) To be entitled to filing by the Secretary of State under this Chapter, a
22	document shall satisfy the requirements of this section, and of any other section that
23	adds to or varies these requirements.

1	(b) The document must be one that is required or permitted by this Chapter to be
2	filed in the office of the Secretary of State.
3	(c) The document shall contain the information required by this Chapter. It may
4	contain other information as well.
5	(d) The document shall be typewritten or printed.
6	(e) The document shall be in the English language.
7	A corporate name need not be in English if written in English letters or Arabic or
8	Roman numerals, and the certificate of existence required of foreign corporations need
9	not be in English if accompanied by a reasonably authenticated English translation.
10	(f) The document shall be executed:
11	(1) By the presiding officer of the board of directors of a domestic or
12	foreign corporation, by its president, or by another of its officers;
13	(2) If directors have not been selected or the corporation has not been
14	formed, by an incorporator; or
15	(3) If the corporation is in the hands of a receiver, trustee, or other court-
16	appointed fiduciary, by that fiduciary.
17	(g) The person executing the document shall sign it and state beneath or opposite
18	his signature his name and the capacity in which he signs. The document may but need
19	not contain:
20	(1) The corporate seal;
21	(2) An attestation by the secretary or an assistant secretary; and
22	(3) <u>An acknowledgment, verification, or proof.</u>
23	(h) If the Secretary of State has prescribed a mandatory form for the document
24	under G.S. 55A-1-21, the document shall be in or on the prescribed form.
25	(i) The document shall be delivered to the office of the Secretary of State for
26	filing and shall be accompanied by one exact or conformed copy (except as provided in
27	G.S. 55A-5-03 and G.S. 55A-15-09), and all fees required by this Chapter.
28	(j) Any signature on any document authorized to be filed with the Secretary of
29	State under any provision of this Chapter may be a facsimile.
30	" <u>§ 55A-1-21. Forms.</u>
31	(a) The Secretary of State may promulgate and furnish on request forms for:
32	(1) An application for a certificate of existence;
33	(2) <u>A foreign corporation's application for a certificate of authority to</u>
34	conduct affairs in this State;
35	(3) <u>A foreign corporation's application for a certificate of withdrawal; and</u>
36	(4) <u>The annual report.</u>
37	If the Secretary of State so requires, use of these forms is mandatory.
38	(b) The Secretary of State may promulgate and furnish on request forms for other
39	documents required or permitted to be filed by this Chapter but their use is not
40	mandatory.
41	" <u>§ 55A-1-22</u> . Reserved for future codification purposes.
42 43	 <u>\$ 55A-1-23. Effective time and date of document.</u> (a) Except as provided in subsection (b) of this section and G.S. 55A-1-24(c), a
43 44	(a) Except as provided in subsection (b) of this section and G.S. 55A-1-24(c), a document accepted for filing is effective:
44	document accepted for ming is effective.

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1	(1)	At the time of filing on the date it is filed, as evidenced by the
2	<u>(1)</u>	Secretary of State's date and time endorsement on the original
2		document; or
4	(2)	<u>At a later time specified in the document as its effective time on the</u>
5	<u>(</u> _)	date it is filed.
6	(b) A do	cument may specify a delayed effective time and date, and if it does so
7	• •	ecomes effective at the time and date specified. If a delayed effective
8		e is specified, the document is effective at 11:59:59 p.m. on that date. A
9	delayed effectiv	re date for a document shall not be later than the 90th day after the date it
10	is filed.	
11	(c) Excep	pt as provided in G.S. 55A-2-03(b), the fact that a document has become
12	effective under	this section does not determine its validity or invalidity or the
13		ncorrectness of the information contained in the document.
14		Correcting filed document.
15	. ,	mestic or foreign corporation may correct a document filed by the
16		tate if the document (i) contains an incorrect statement or (ii) was
17	•	cuted, attested, sealed, verified, or acknowledged.
18		cument is corrected:
19	<u>(1)</u>	By preparing articles of correction that (i) describe the document
20		(including its filing date) or have attached to them a copy of the
21		document, (ii) specify the incorrect statement and the reason it is
22		incorrect or the manner in which the execution was defective, and (iii)
23	(2)	correct the incorrect statement or defective execution; and
24	(2)	By delivering the articles to the Secretary of State for filing.
25 26		les of correction are effective on the effective date of the document they
26 27	·	as to persons who by relying on the uncorrected document are adversely correction. As to those persons, articles of correction are effective when
27	filed.	correction. As to those persons, articles of correction are effective when
28 29		<i>`iling duty of Secretary of State.</i>
30		document delivered to the office of the Secretary of State for filing
31		uirements of this Chapter, the Secretary of State shall file it.
32		Secretary of State files a document by stamping or otherwise endorsing
33		with the Secretary of State's name and official title and the date and
34	-	on both the original and the exact or conformed copy. After filing a
35	•	pt as provided in G.S. 55A-5-03 and G.S. 55A-15-09, the Secretary of
36		er the exact or conformed copy to the domestic or foreign corporation or
37	its representativ	
38	(c) If the	e Secretary of State refuses to file a document, the Secretary of State
39		by personal delivery or by first-class mail postage prepaid, to the
40	domestic or fore	eign corporation or its representative within five days after the document
41		ogether with a brief, written statement of the date of and the reason for
42	<u>refusal.</u>	

<u>(d)</u>	The S	ecretary of State's duty is to review and file documents that satisfy the
requireme	ents of	this Chapter. The Secretary of State's filing or refusing to file a
document	t does 1	<u>not:</u>
	<u>(1)</u>	Except as provided in G.S. 55A-2-03(b), affect the validity or
		invalidity of the document in whole or part;
	<u>(2)</u>	Determine the correctness or incorrectness of information contained in
		the document;
	<u>(3)</u>	Create a presumption that the document is valid or invalid or that
		information contained in the document is correct or incorrect.
" <u>§ 55A-1</u> -		ppeal from Secretary of State's refusal to file document.
<u>(a)</u>		Secretary of State refuses to file a document delivered to the Secretary
		for filing, the person tendering the document for filing may, with 30
•		refusal, appeal the refusal to the Superior Court of Wake County. The
		enced by filing a petition with the court and with the Secretary of State
	-	ourt to compel the Secretary of State to file the document. The petition
		ted to it the document to be filed and the Secretary of State's explanation
		to file. The appeal to the superior court is not governed by the
		Procedure Act and shall be determined upon such further notice and
÷.*	•	be heard, if any, as the court may deem appropriate under the
<u> </u>	-	consideration of the petition and any response made by the Secretary of
		may, prior to entering final judgment, order the Secretary of State to file
		take other action the court considers appropriate.
<u></u>		ourt's final decision may be appealed as in other civil proceedings.
		videntiary effect of certificate of filing.
		e attached to a copy of a document filed by the Secretary of State,
-		etary of State's signature (which may be in facsimile) and the seal of his ying that the copy is a true copy of the document, is conclusive evidence
		document is on file with the Secretary of State.
<u> </u>		ne may apply to the Secretary of State to furnish a certificate of
		domestic corporation or a certificate of authorization for a foreign
		domestic corporation of a certificate of autionization for a foreign
· •		tificate of existence or authorization sets forth:
<u>(0)</u>		The domestic corporation's corporate name or the foreign corporation's
	<u>\-</u> /	name used in this State;
	(2)	That the domestic corporation is duly incorporated under the law of
	<u>1=7</u>	this State, the date of its incorporation, and the period of its duration if
		less than perpetual; or that the foreign corporation is authorized to
		conduct affairs in this State;
	(3)	That the articles of incorporation of a domestic corporation or the
	<u> </u>	certificate of authority of a foreign corporation has not been suspended
		for failure to comply with the Revenue Act of this State and that the
	requirement document (a) of State's days after appeal is requesting shall have for his r Administ opportuni circumsta (b) State, the the docum (c) "§ 55A-1 bearing th office and that the o "§ 55A-1 (a) existence	requirements of document does r (1) (2) (3) " <u>§ 55A-1-26. A</u> (a) If the of State's office days after such r appeal is comme requesting the co shall have attach for his refusal Administrative 1 opportunity to circumstances. (b) Upon State, the court r the document or (c) The co " <u>§ 55A-1-27. E</u> A certificate bearing the Secr office and certify that the original " <u>§ 55A-1-28. C</u> (a) Anyon existence for a corporation.

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1	corporation has not been administratively dissolved for failure to
2	comply with the provisions of this Chapter;
3	(4) That its most recent annual report required by G.S. 55A-16-22 has
4	been delivered to the Secretary of State;
5	(5) That articles of dissolution have not been filed; and
6	(6) Other facts of record in the office of the Secretary of State that may be
7	requested by the applicant.
8	(c) <u>Subject to any qualification stated in the certificate, a certificate of existence</u>
9	or authorization issued by the Secretary of State may be relied upon as conclusive
10	evidence that the domestic or foreign corporation is in existence or is authorized to
11	conduct affairs in this State.
12	" <u>§ 55A-1-29. Penalty for signing false document.</u>
13	(a) <u>A person commits an offense if the person signs a document the person</u>
14	knows is false in any material respect with intent that the document be delivered to the
15	Secretary of State for filing.
16	(b) An offense under this section is a misdemeanor.
17	"S 55A 1 20 Decrement Control of STATE.
18	" <u>§ 55A-1-30. Powers.</u> The Secretary of State has the neuron reasonably reasonably reasonably to perform the duties.
19 20	The Secretary of State has the power reasonably necessary to perform the duties
20 21	required of the Secretary of State by this Chapter.
21 22	" <u>§ 55A-1-31. Interrogatories by Secretary of State.</u> The Secretary of State may propound to any domestic or foreign corporation which
22	the Secretary of State has reason to believe is subject to the provisions of this Chapter,
23	and to any officer or director thereof, any written interrogatories as may be reasonably
25	necessary and proper to enable the Secretary of State to ascertain whether the
26	corporation is subject to the provisions of this Chapter or has complied with all the
27	provisions of this Chapter applicable to it. The interrogatories shall be answered within
28	30 days after the mailing thereof, or within such additional time as shall be fixed by the
29	Secretary of State, and the answers thereto shall be full and complete and shall be made
30	in writing and under oath. If the interrogatories are directed to an individual, they shall
31	be answered by the individual, and if directed to a corporation, they shall be answered
32	by the presiding officer of the board of directors, the president, or by another officer of
33	the corporation. The Secretary of State shall certify to the Attorney General, for such
34	action as the Attorney General may deem appropriate, all interrogatories and answers
35	thereto which disclose a violation of any of the provisions of this Chapter, requiring or
36	permitting action by the Attorney General.
37	"§ 55A-1-32. Penalties imposed upon corporations, officers, and directors for
38	failure to answer interrogatories.
39	(a) <u>The knowing failure or refusal of a domestic or foreign corporation to answer</u>
40	truthfully and fully, within the time prescribed in this Chapter, interrogatories
41 42	propounded by the Secretary of State in accordance with the provisions of this Chapter
42 43	is a misdemeanor. (b) Each officer and director of a domestic or foreign corporation who knowingly
43 44	(b) Each officer and director of a domestic or foreign corporation who knowingly fails or refuses, within the time prescribed by this Chapter, to answer truthfully and fully
44	ians or reruses, wrunn me une presended by uns chapter, to answer muniturity and fully

1	interrogatories	propounded to him by the Secretary of State in accordance with the			
2	provisions of this Chapter shall be guilty of a misdemeanor.				
3	" <u>§ 55A-1-33. I</u> 1	nformation disclosed by interrogatories.			
4	<u>Interrogatori</u>	es propounded by the Secretary of State and the answers thereto shall			
5	not be open to	public inspection nor shall the Secretary of State disclose any facts or			
6	information ob	tained therefrom except when the Secretary of State's official duty			
7	requires disclos	ure to be made public or when the interrogatories or the answers thereto			
8	are required for	or evidence in any criminal proceeding or in any other action or			
9	proceeding by the				
10		"PART 4. DEFINITIONS.			
11		Chapter definitions.			
12	In this Chapt	ter unless otherwise specifically provided:			
13	<u>(1)</u>	'Articles of incorporation' include amended and restated articles of			
14		incorporation and articles of merger.			
15	<u>(2)</u>	'Board' or 'board of directors' means the group of natural persons			
16		vested by the corporation with the management of its affairs whether			
17		or not the group is designated as directors in the articles of			
18		incorporation or bylaws.			
19	<u>(3)</u>	'Bylaws' means the rules (other than the articles) adopted pursuant to			
20		this Chapter for the regulation or management of the affairs of the			
21		corporation irrespective of the name or names by which the rules are			
22		designated.			
23	<u>(4)</u>	'Charitable or religious corporation' means any corporation that is			
24		exempt under section 501(c)(3) of the Internal Revenue Code of 1986			
25		or any successor section, or that is organized exclusively for one or			
26		more of the purposes specified in section 501(c)(3) of the Internal			
27		Revenue Code of 1986 or any successor section and that upon			
28		dissolution shall distribute its assets to a charitable or religious			
29		corporation, the United States, a state or an entity that is exempt under			
30		section 501(c)(3) of the Internal Revenue Code of 1986 or any			
31	(Λ_{z})	successor section.			
32	<u>(4a)</u>	<u>'Conspicuous' means so written that a reasonable person against whom</u>			
33		the writing is to operate should have noticed it. For example, printing			
34		in italics or boldface or contrasting color, or typing in capitals or			
35	(5)	<u>underlined</u> , is conspicuous.			
36	<u>(5)</u>	<u>'Corporation' or 'domestic corporation' means a nonprofit corporation</u>			
37	(\mathbf{f})	subject to the provisions of this Chapter, except a foreign corporation.			
38 39	<u>(6)</u>	'Delegates' means those persons elected or appointed to vote in a			
		representative assembly for the election of a director or directors or on other matters			
40 41	(7)	<u>other matters.</u> 'Deliver' includes mail.			
41 42	$\frac{(7)}{(8)}$	'Distribution' means a direct or indirect transfer of money or other			
42 43	<u>(0)</u>	property or incurrence of indebtedness by a corporation to or for the			
43 44		benefit of its members, directors, or officers, or to or for the benefit of			
-1-1		benefit of its members, encetors, or officers, or to or for the benefit of			

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1		transferees in liquidation under Article 14 of this Chapter (other than
2		creditors).
3	<u>(9)</u>	'Effective date of notice' is defined in G.S. 55A-1-41.
4	<u>(10)</u>	'Entity' includes corporation and foreign corporation; domestic or
5		foreign business corporation; professional corporation; limited liability
6		company; profit and nonprofit unincorporated association, chapter or
7		other organizational unit; business trust, estate, partnership, trust, and
8		two or more persons having a joint or common economic interest; and
9		state, United States, and foreign government.
10	<u>(11)</u>	'Foreign corporation' means a corporation (with or without capital
11		stock) organized under a law other than the law of this State for
12		purposes for which a corporation might be organized under this
13	(10)	<u>Chapter.</u>
14	<u>(12)</u>	'Governmental subdivision' includes authority, county, district, and
15	(10)	municipality.
16	(13)	<u>'Includes' denotes a partial definition.</u>
17	<u>(14)</u>	'Individual' denotes a natural person legally competent to act and also
18	(17)	includes the estate of an incompetent or deceased individual.
19 20	$\frac{(15)}{(16)}$	<u>'Means' denotes an exhaustive definition.</u>
20	<u>(16)</u>	'Member' means a person who is, by the articles of incorporation or
21		bylaws of the corporation, either (i) specifically designated as a
22 23		member or (ii) included in a category of persons specifically
23 24		designated as members. A person is not a member solely by reason of
24 25	(17)	having voting rights or other rights associated with membership.
23 26	<u>(17)</u>	<u>'Nonprofit corporation' means a corporation intended to have no</u> income or intended to have income none of which is distributable to its
20 27		members, directors, or officers, except as permitted by Article 13 of
28		this Chapter, and includes all associations without capital stock formed
20 29		under Subchapter V of Chapter 54 of the General Statutes or under any
30		act or acts replaced thereby.
31	(18)	<u>'Notice' includes demand and is defined in G.S. 55A-1-41.</u>
32	(19)	'Person' includes individual and entity.
33	(20)	'Principal office' means the office (in or out of this State) so designated
34	\/	in the annual report filed pursuant to G.S. 55A-16-22 where the
35		principal offices of a domestic or foreign corporation are located.
36	<u>(21)</u>	'Proceeding' includes civil suit and criminal, administrative, and
37	<u> </u>	investigatory action.
38	(22)	'Record date' means the date established under Article 7 of this
39		Chapter on which a corporation determines the identity of its members
40		for the purposes of this Chapter.
41	<u>(23)</u>	'Secretary' means the corporate officer to whom the board of directors
42		has delegated responsibility under G.S. 55A-8-40(c) for custody of the
43		minutes of the meetings of the board of directors and of the members
44		and for authenticating records of the corporation.

1	(24)	'State,' when referring to a part of the United States, includes a state
2	<u>(=)</u>	and commonwealth (and their agencies and governmental
3		subdivisions) and a territory, and insular possession (and their agencies
4		and governmental subdivisions) of the United States.
5	(25)	'United States' includes district, authority, bureau, commission,
6	<u>()</u>	department, and any other agency of the United States.
7	(26)	'Vote' includes authorization by written ballot and written consent.
8	" <u>§ 55A-1-41.</u> N	Notice.
9	(a) Notic	e under this Chapter shall be in writing unless oral notice is authorized
10	in the corpora	tion's articles of incorporation or bylaws and written notice is not
11	specifically req	uired by this Chapter.
12	<u>(b)</u> Notic	e may be communicated in person; by telephone, telegraph, teletype, or
13	other form of w	vire or wireless communication, or by facsimile transmission; or by mail
14	or private carrie	er. If these forms of personal notice are impracticable as to one or more
15	persons, notice	may be communicated to such persons by publishing notice in a
16	newspaper, or b	y radio, television, or other form of public broadcast communication, in
17	the county whe	re the corporation has its principal place of business in the State, or if it
18		I place of business in the State, the county where it has its registered
19	office.	
20		en notice by a domestic or foreign corporation to its member is effective
21		l in the United States mail with postage thereon prepaid and correctly
22	addressed to t	he member's address shown in the corporation's current record of
23	members.	
24	(d) Writt	en notice to a domestic or foreign corporation (authorized to conduct
25		tate) may be addressed to its registered agent at its registered office or to
26	the corporation	or its secretary at its principal office shown in its most recent annual
27	-	in the office of the Secretary of State or, in the case of a foreign
28		t has not yet delivered an annual report, in its application for a certificate
29	<u>of authority.</u>	
30		pt as provided in subsection (c) of this section, written notice is effective
31	at the earliest of	-
32	<u>(1)</u>	When received;
33	<u>(2)</u>	Five days after its deposit in the United States mail, as evidenced by
34		the postmark or otherwise, if mailed with at least first-class postage
35		thereon prepaid and correctly addressed;
36	<u>(3)</u>	On the date shown on the return receipt, if sent by registered or
37		certified mail, return receipt requested, and the receipt is signed by or
38		on behalf of the addressee;
39	<u>(4)</u>	If mailed with less than first-class postage, 30 days after its deposit in
40		the United States mail, as evidenced by the postmark or otherwise, if
41		mailed with postage thereon prepaid and correctly addressed;
42	<u>(5)</u>	When delivered to the member's address shown in the corporation's
43		current list of members.

1	(f) Written notice is correctly addressed to a member of a domestic or foreign		
2	corporation if addressed to the member's address shown in the corporation's current list		
3	of members. In the case of members who are residents of the same household and who		
4	have the same address, the corporation's bylaws may provide that a single notice may be		
5	given to such members jointly.		
6	(g) Oral notice is effective when actually communicated to the person entitled to		
7	oral notice.		
8	(h) If this Chapter prescribes notice requirements for particular circumstances,		
9	those requirements govern. If articles of incorporation or bylaws prescribe notice		
10	requirements not inconsistent with this section or other provisions of this Chapter, those		
11	requirements govern.		
12	(i) Written notice need not be provided in a separate document and may be		
13	included as part of a newsletter, magazine, or other publication regularly sent to		
14	members if conspicuously identified as a notice.		
15	"PART 5. PRIVATE FOUNDATIONS.		
16	" <u>§ 55A-1-50. Private Foundations.</u>		
17	Except where otherwise determined by a court of competent jurisdiction, a		
18	corporation that is a private foundation as defined in section 509(a) of the Internal		
19	Revenue Code of 1986:		
20	(1) Shall distribute such amounts for each taxable year at such time and in		
21	such manner as not to subject the corporation to tax under section 4942		
22	of the Code.		
23	(2) Shall not engage in any act of self-dealing as defined in section		
24	4941(d) of the Code.		
25	(3) Shall not retain any excess business holdings as defined in section		
26	$\frac{4943(c) \text{ of the Code.}}{100}$		
27	(4) Shall not make any investments in such manner as to subject the		
28	corporation to tax under section 4944 of the Code.		
29	(5) Shall not make any taxable expenditures as defined in section 4945(d)		
30	of the Code.		
31	All references in this section to sections of the Code shall be to sections of the		
32	Internal Revenue Code of 1986 as amended from time to time, or to corresponding		
33	provisions of subsequent internal revenue laws of the United States.		
34	<u>"PART 6. JUDICIAL RELIEF.</u>		
35	" <u>§ 55A-1-60. Judicial relief.</u>		
36	(a) If for any reason it is impracticable for any corporation to call or conduct a		
37 38	meeting of its members, delegates, or directors, or otherwise obtain their consent, in the		
38 39	manner prescribed by its articles of incorporation, bylaws, or this Chapter, then upon patition of a director officer delegate member or the Atterney General, the superior		
39 40	petition of a director, officer, delegate, member, or the Attorney General, the superior		
40 41	court may order that such a meeting be held or that a written ballot or other method be used for obtaining the vote of members, delegates, or directors, in such a manner as the		
41 42	court finds fair and equitable under the circumstances.		
42 43	(b) The court shall, in an order issued pursuant to this section, provide for a		
43 44	method of notice reasonably designed to give actual notice to all such persons who		
44	memore of notice reasonably designed to give actual notice to all such persons who		

1 would be entitled to notice of a meeting held pursuant to the articles of incorporation, 2 bylaws, and this Chapter, and notice given in this manner shall be effective whether or 3 not it results in actual notice to all such persons or conforms to the notice requirements that would otherwise apply. Notice shall be given in this manner to all persons 4 5 determined by the court to be members or directors. 6 (c) The order issued pursuant to this section may, to the extent the court finds it 7 reasonably required under the circumstances, dispense with any requirement relating to 8 the holding of or voting at meetings or obtaining votes, including any requirement as to 9 quorums or as to the number or percentage of votes needed for approval, that would 10 otherwise be imposed by the articles of incorporation, bylaws, or this Chapter. 11 (d)Whenever practical any order issued pursuant to this section shall limit the 12 subject matter of meetings or other forms of consent authorized to items, including amendments to the articles of incorporation or bylaws, the resolution of which will or 13 14 may enable the corporation to continue managing its affairs without further resort to this 15 section; provided, however, that an order under this section may also authorize the obtaining of whatever votes and approvals are necessary for the dissolution, merger, or 16 17 sale of assets. 18 (e) Any meeting or other method of obtaining the vote of members, delegates, or directors conducted pursuant to an order issued under this section, and that complies 19 20 with all the provisions of the order, is for all purposes a valid meeting or vote, as the 21 case may be, and shall have the same force and effect as if it complied with every requirement imposed by the articles of incorporation, bylaws, and this Chapter. 22 23 "ARTICLE 2. "ORGANIZATION. 24 25 "§ 55A-2-01. Incorporators. One or more persons may act as the incorporator or incorporators of a corporation by 26 27 delivering articles of incorporation to the Secretary of State for filing. "§ 55A-2-02. Articles of incorporation. 28 29 The articles of incorporation shall set forth: (a) 30 A corporate name for the corporation that satisfies the requirements of (1)G.S. 55A-4-01; 31 32 (2)If the corporation is a charitable or religious corporation, a statement 33 to that effect if it was incorporated on or after the effective date of this 34 Chapter: 35 (3) The street address, and the mailing address if different from the street address, of the corporation's initial registered office, the county in 36 37 which the initial registered office is located, and the name of the 38 corporation's initial registered agent at that address: 39 The name and address of each incorporator; (4) Whether or not the corporation will have members; and 40 (5) 41 Provisions not inconsistent with law regarding the distribution of (6) 42 assets on dissolution. The articles of incorporation may set forth any provision that under this 43 (b) 44 Chapter is required or permitted to be set forth in the bylaws, and may also set forth:

	1993	GENERAL ASSEMBLY OF NORTH CAROLINA
1	(1)	The purpose or purposes for which the corporation is organized, which
2	<u>(1)</u>	may be, either alone or in combination with other purposes, the
3		transaction of any lawful activity;
4	<u>(2)</u>	The names and addresses of the individuals who are to serve as the
5		initial directors;
6	<u>(3)</u>	Provisions not inconsistent with law regarding:
7	<u>, - /</u>	a. Managing and regulating the affairs of the corporation;
8		b. Defining, limiting, and regulating the powers of the corporation,
9		its board of directors, and members (or any class of members);
10		and
11		c. The characteristics, qualifications, rights, limitations, and
12		obligations attaching to each or any class of members;
13	<u>(4)</u>	A provision limiting or eliminating the personal liability of any
14		director for monetary damages arising out of an action whether by or
15		in the right of the corporation or otherwise for breach of any duty as a
16		director. No such provision shall be effective with respect to (i) acts or
17		omissions that the director at the time of the breach knew or believed
18		were clearly in conflict with the best interests of the corporation, (ii)
19		any liability under G.S. 55A-8-32 or G.S. 55A-8-33, (iii) any
20		transaction from which the director derived an improper personal
21		financial benefit, or (iv) acts or omissions occurring prior to the date
22		the provision became effective. As used herein, the term 'improper
23		personal financial benefit' does not include a director's reasonable
24		compensation or other reasonable incidental benefit for or on account
25		of his service as a director, trustee, officer, employee, independent
26 27		contractor, attorney, or consultant of the corporation. A provision
27		permitted by this Chapter in the articles of incorporation, bylaws, or a contract or resolution indemnifying or agreeing to indemnify a director
28 29		against personal liability shall be fully effective whether or not there is
30		a provision in the articles of incorporation limiting or eliminating
31		personal liability.
32	(c) The	articles of incorporation need not set forth any of the corporate powers
33	enumerated in t	
34	"§ 55A-2-03. I	
35		ss a delayed effective date is specified, the corporate existence begins
36		es of incorporation are filed.
37		Secretary of State's filing of the articles of incorporation is conclusive
38		ncorporators satisfied all conditions precedent to incorporation except in
39	a proceeding by	y the State to cancel or revoke the incorporation or involuntarily dissolve
40	the corporation	<u>.</u>
41		Reserved for future codification purposes.
42		Organization of corporation.
43	(a) After	incorporation:

1	(1) If initial directors are named in the articles of incorporation, the initial
2	directors shall hold an organizational meeting at the call of a majority
3	of the directors to complete the organization of the corporation by
4	appointing officers, adopting bylaws, and conducting any other
5	business brought before the meeting.
6	(2) If initial directors are not named in the articles of incorporation, the
7	incorporator or incorporators shall hold an organizational meeting at
8	the call of a majority of the incorporators (i) to elect directors and
9	complete the organization of the corporation, or (ii) to elect a board of
10	directors who shall complete the organization of the corporation.
11	(b) Action required or permitted by this Chapter to be taken by incorporators at
12	an organizational meeting may be taken without a meeting if the action taken is
13	evidenced by one or more written consents describing the action taken and signed by
14	each incorporator. If the incorporators act at a meeting, the notice and procedural
15	provisions of G.S. 55A-8-22, 55A-8-23, and 55A-8-24 shall apply.
16	(c) An organizational meeting may be held in or out of this State.
17	" <u>§ 55A-2-06. Bylaws.</u>
18	(a) The incorporators or board of directors of a corporation shall adopt initial
19	bylaws for the corporation.
20	(b) The bylaws may contain any provision for regulating and managing the
21	affairs of the corporation that is not inconsistent with law or the articles of
22	incorporation.
23	" <u>§ 55A-2-07. Emergency bylaws.</u>
24	(a) Unless the articles of incorporation provide otherwise, the board of directors
25	of a corporation may adopt, amend, or repeal bylaws to be effective only in an
26	emergency defined in subsection (d) of this section. The emergency bylaws, which are
27	subject to amendment or repeal by the members, may make all provisions necessary for
28	managing the corporation during the emergency, including:
29	(1) <u>Procedures for calling a meeting of the board of directors;</u>
30	(2) Quorum requirements for the meeting; and
31	(3) Designation of additional or substitute directors.
32	(b) All provisions of the regular bylaws consistent with the emergency bylaws
33	remain effective during the emergency. The emergency bylaws are not effective after
34	the emergency ends.
35	(c) Corporate action taken in good faith in accordance with the emergency
36	bylaws binds the corporation, and the fact that the action was taken pursuant to
37	emergency bylaws shall not be used to impose liability on a corporate director, officer,
38	employee, or agent.
39	(d) An emergency exists for purposes of this section if a quorum of the
	corporation's directors cannot readily be assembled because of some catastrophic event.
40	
41	<u>"ARTICLE 3.</u>

1	(a) Every	corporation incorporated under this Chapter has the purpose of	
2		awful activity unless a more limited purpose is set forth in its articles	
3	of incorporation.		
4	·	rporation engaging in an activity that is subject to regulation under	
5		of this State may incorporate under this Chapter only if permitted by,	
6		Il limitations of, the other statute.	
7	"§ 55A-3-02. G	eneral powers.	
8		ss its articles of incorporation or this Chapter provides otherwise, every	
9		perpetual duration and succession in its corporate name and has the	
10	same powers as	an individual to do all things necessary or convenient to carry out its	
11	<u>affairs, includin</u>	g without limitation, power:	
12	<u>(1)</u>	To sue and be sued, complain and defend in its corporate name;	
13	<u>(2)</u>	To have a corporate seal, which may be altered at will, and to use it, or	
14		a facsimile of it, by impressing or affixing it or in any other manner	
15		reproducing it;	
16	<u>(3)</u>	To make and amend bylaws not inconsistent with its articles of	
17		incorporation or with the laws of this State, for regulating and	
18		managing the affairs of the corporation;	
19	<u>(4)</u>	To purchase, receive, lease, or otherwise acquire, and own, hold,	
20		improve, use, and otherwise deal with, real or personal property, or	
21		any legal or equitable interest in property, wherever located;	
22	<u>(5)</u>	To sell, convey, mortgage, pledge, lease, exchange, and otherwise	
23		dispose of all or any part of its property:	
24	<u>(6)</u>	To purchase, receive, subscribe for, or otherwise acquire; own, hold,	
25		vote, use, sell, mortgage, lend, pledge, or otherwise dispose of; and	
26		deal in and with shares or other interests in, or obligations of, any other	
27 28	(7)	entity; To make contracts and guarantees, incur lighilities, however, money,	
28 29	<u>(7)</u>	To make contracts and guarantees, incur liabilities, borrow money,	
29 30		issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of any of its property, franchises, or	
31		income;	
32	<u>(8)</u>	To lend money, invest and reinvest its funds, and receive and hold real	
33	<u>(0)</u>	and personal property as security for repayment, except as limited by	
34		G.S. 55A-8-32;	
35	(9)	To be a promoter, partner, member, associate or manager of any	
36	<u>\</u>	partnership, joint venture, trust, or other entity;	
37	(10)	To conduct its affairs, locate offices, and exercise the powers granted	
38	<u>(/</u>	by this Chapter within or without this State;	
39	(11)	To elect or appoint directors, officers, employees, and agents of the	
40	<u>, /</u>	corporation, define their duties, and fix their compensation;	
41	(12)	To pay pensions and establish pension plans, pension trusts, and other	
42	÷	benefit and incentive plans for any or all of its current or former	
43		directors, officers, employees, and agents;	

1		
1	<u>(13)</u>	To make donations for the public welfare or for charitable, religious,
2		cultural, scientific, or educational purposes, and to make payments or
3		donations not inconsistent with law for other purposes that further the
4		corporate interest;
5	<u>(14)</u>	To impose dues, assessments, admission and transfer fees upon its
6		members;
7	<u>(15)</u>	To establish conditions for admission of members, admit members and
8		issue memberships;
9	<u>(16)</u>	To carry on a business;
10	<u>(17)</u>	To procure insurance for its benefit on the life or physical or mental
11		ability of any director, officer or employee and, in the case of a
12		charitable or religious corporation, any sponsor, contributor, pledgor,
13		student or former student whose death or disability might cause
14		financial loss to the corporation, and for these purposes the corporation
15		is deemed to have an insurable interest in each such person; and to
16		procure insurance for its benefit on the life or physical or mental
17		ability of any other person in whom it has an insurable interest;
18	<u>(18)</u>	To engage in any lawful activity that will aid governmental policy;
19	$\overline{(19)}$	To do all things necessary or convenient, not inconsistent with law, to
20		further the activities and affairs of the corporation.
21	(b) It sha	ll not be necessary to set forth in the articles of incorporation any of the
22		ated in this section.
23	"§ 55A-3-03. E	mergency powers.
24		
<u> </u>	(a) In an	designed of of during an emergency defined in subsection (d) of this
2 4 25		ticipation of or during an emergency defined in subsection (d) of this rd of directors of a corporation may:
		rd of directors of a corporation may: Modify lines of succession to accommodate the incapacity of any
25	section, the boar	rd of directors of a corporation may: Modify lines of succession to accommodate the incapacity of any
25 26	section, the boar (1)	<u>rd of directors of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any</u> <u>director, officer, employee, or agent; and</u>
25 26 27	section, the boar	rd of directors of a corporation may: Modify lines of succession to accommodate the incapacity of any
25 26 27 28	<u>section, the boar</u> (1) (2)	<u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u>
25 26 27 28 29	section, the boar (1) (2) (b) Durin	nd of directors of a corporation may: Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and Relocate the principal office, designate alternative principal offices or
25 26 27 28 29 30	section, the boar (1) (2) (b) Durin	 <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> an emergency defined in subsection (d) of this section, unless
25 26 27 28 29 30 31	section, the boar (1) (2) (b) Durin emergency byla	 <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u>
25 26 27 28 29 30 31 32	section, the boar (1) (2) (b) Durin emergency byla	 <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to</u>
25 26 27 28 29 30 31 32 33	section, the boar (1) (2) (b) Durin emergency byla (1)	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u>
25 26 27 28 29 30 31 32 33 34	section, the boar (1) (2) (b) Durin emergency byla	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> ng an emergency defined in subsection (d) of this section, unless ws provide otherwise: <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and One or more officers of the corporation present at a meeting of the</u>
25 26 27 28 29 30 31 32 33 34 35	section, the boar (1) (2) (b) Durin emergency byla (1)	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u>
25 26 27 28 29 30 31 32 33 34 35 36	section, the boar (1) (2) (b) Durin emergency byla (1)	 <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and One or more officers of the corporation present at a meeting of the board of directors for the meeting, in</u>
25 26 27 28 29 30 31 32 33 34 35 36 37	section, the boar (1) (2) (b) Durin emergency byla (1) (2)	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> Ing an emergency defined in subsection (d) of this section, unless ws provide otherwise: <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u> <u>One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as necessary to achieve a quorum.</u>
25 26 27 28 29 30 31 32 33 34 35 36 37 38	section, the boar (1) (2) (b) Durin emergency byla (1) (2) (c) Corpo	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> ng an emergency defined in subsection (d) of this section, unless ws provide otherwise: <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u> One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	section, the boar (1) (2) (b) During emergency byla (1) (2) (2) (c) Corporto further the or	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> ng an emergency defined in subsection (d) of this section, unless ws provide otherwise: <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u> One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as necessary to achieve a quorum.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	section, the boar (1) (2) (b) Durin emergency byla (1) (2) (2) (c) Corpo to further the or the action is tal	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>Ba an emergency defined in subsection (d) of this section, unless</u> <u>ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and</u> <u>One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as necessary to achieve a quorum.</u>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	section, the boar (1) (2) (b) During emergency byla (1) (2) (2) (c) Corport to further the or the action is tal corporate direct	 <u>Modify lines of a corporation may:</u> <u>Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and</u> <u>Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.</u> <u>ag an emergency defined in subsection (d) of this section, unless ws provide otherwise:</u> <u>Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as necessary to achieve a quorum.</u> Drate action taken in good faith during an emergency under this section, dinary affairs of the corporation, binds the corporation and the fact that ken pursuant to this section shall not be used to impose liability on a
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	section, the boar (1) (2) (b) Durin emergency byla (1) (2) (2) (c) Corpo to further the or the action is tal corporate direct (d) An e	 Ind of directors of a corporation may: Modify lines of succession to accommodate the incapacity of any director, officer, employee, or agent; and Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so. Ing an emergency defined in subsection (d) of this section, unless we provide otherwise: Notice of a meeting of the board of directors need be given only to those directors it is practicable to reach and may be given in any practicable manner, including by publication and radio; and One or more officers of the corporation present at a meeting of the board of directors for the meeting, in order of rank and within the same rank in order of seniority, as necessary to achieve a quorum. Drate action taken in good faith during an emergency under this section, dinary affairs of the corporation, binds the corporation and the fact that ken pursuant to this section shall not be used to impose liability on a or, officer, employee, or agent.

1	" <u>§ 55A-3-04. Ultra vires.</u>
2	(a) Except as provided in subsection (b) of this section, the validity of corporate
3	action shall not be challenged on the ground that the corporation lacks or lacked power
4	to act.
5	(b) <u>A corporation's power to act may be challenged:</u>
6	(1) In a proceeding by a member or a director against the corporation to
7	enjoin the act;
8	(2) In a proceeding by the corporation, directly, derivatively, or through a
9	receiver, trustee, or other legal representative, against an incumbent or
10	former director, officer, employee, or agent of the corporation; or
11	(3) In a proceeding by the Attorney General under G.S. 55A-14-30.
12	(c) In a proceeding by a member or a director under subdivision (b)(1) of this
13	section to enjoin an unauthorized corporate act, the court may enjoin or set aside the act,
14	if equitable and if all affected persons are parties to the proceeding, and may award
15	damages for loss (other than anticipated profits) suffered by the corporation or another
16	party because of enjoining the unauthorized act.
17	"§ 55A-3-05. Exercise of corporate franchises not granted.
18	The Attorney General may upon the Attorney General's own information or upon
19	complaint of a private party bring an action in the name of the State to restrain any
20	person from exercising corporate franchises not granted.
21	"§ 55A-3-06. Special powers; public parks and drives and certain recreational
22	<u>corporations.</u>
23	Any corporation heretofore or hereafter formed for the purpose of creating and
24	maintaining public parks and drives shall have full power and authority to lay out,
25	manage, and control parks and drives within the State, under any rules and regulations
26	as the corporation may prescribe and shall have power to purchase and hold property
27	and take gifts or donations for such purpose. It may hold property and exercise such
28	powers and trust for any town, city, township, or county, in connection with which the
29	parks and drives shall be maintained. Any city, town, township, or county, holding such
30	property, may vest and transfer the same to any such corporation for the purpose of
31	controlling and maintaining the same as public parks and drives under any regulations
32	and subject to any conditions as may be determined upon by the city, town, township, or
33	county. All such lands as the corporation may acquire shall be held in trust as public
34	parks and drives, and shall be held open to the public under any rules, laws, and
35	regulations as the corporation may adopt through its board of directors, and it shall have
36	power and authority to make and adopt all laws and regulations as it may determine
37	upon for the reasonable management of such parks and drives. The terms 'public parks
38	and drives' as used in this section shall be construed so as to include playgrounds,
39	recreational centers, and other recreational activities and facilities which may be
40	provided and established under the sponsorship of any county, city, town, township, or
41	school district in North Carolina and constructed or established with the assistance of
42	the government of the United States or any agency thereof.
43	<u>"ARTICLE 4.</u>
44	"NAMES.

1	"§ 55A-4-01. (Corporate name.
2		prporate name shall not contain language stating or implying that the
3		organized for a purpose other than that permitted by G.S. 55A-3-01 and
4	its articles of in	· · · ·
5		pt as authorized by subsection (c) of this section, a corporate name shall
6		ble upon the records of the Secretary of State from:
7	(1)	The corporate name of a domestic nonprofit corporation or a foreign
8	<u>(-)</u>	nonprofit corporation authorized to conduct affairs in this State;
9	<u>(2)</u>	The corporate name of a business corporation incorporated or
10		authorized to transact business in this State;
11	<u>(3)</u>	A corporate name reserved or registered under G.S. 55A-4-02, 55A-4-
12	_/	<u>03, 55-4-02, or 55-4-03; or</u>
13	<u>(4)</u>	The fictitious name adopted by a foreign business or nonprofit
14	<u> </u>	corporation authorized to transact business or conduct affairs in this
15		State because its real name is unavailable.
16	<u>(c)</u> <u>A pe</u>	rson may apply to the Secretary of State for authorization to use a name
17	· · · · -	nguishable upon the Secretary of State's records from one or more of the
18	names describe	d in subsection (b) of this section. The Secretary of State shall authorize
19	use of the name	e applied for if:
20	<u>(1)</u>	The other corporation consents to the use in writing and submits an
21		undertaking in form satisfactory to the Secretary of State to change its
22		name to a name that is distinguishable upon the records of the
23		Secretary of State from the name of the applicant; or
24	<u>(2)</u>	The applicant delivers to the Secretary of State a certified copy of a
25		final judgment of a court of competent jurisdiction establishing the
26		applicant's right to use the name applied for in this State.
27		use of assumed names or fictitious names as provided for in Chapter 66
28		Statutes, is not affected by this Chapter.
29		ner the reservation or registration of a corporate name nor the
30		of any domestic corporation shall authorize the use in this State of a
31	-	e in violation of the rights of any third party under the federal trademark
32		ark act of this State, or other statutory or common law, or be a defense to
33		olation of any such rights.
34		name of a corporation dissolved under Article 14 of this Chapter shall
35	•	another corporation until the expiration of two years after the effective
36		olution unless the dissolved corporation consents in writing to the use.
37		<u>Reserved name.</u>
38		erson may reserve the exclusive use of a corporate name, including a
39 40		for a foreign corporation whose corporate name is not available, by
40	• • • •	cation with the Secretary of State. The application shall set forth the
41 42		ress of the applicant and the name proposed to be reserved. If the ate finds that the corporate name applied for is available, the Secretary of
42 43		rve the name for the applicant's exclusive use for a nonrenewable 120-
43 44	day period.	the me name for the appreant's exclusive use for a nomenewable 120-
	auy periou.	

1	(b) The owner of a reserved corporate name may transfer the reservation to
2	another person by filing with the Secretary of State a signed notice of the transfer that
3	states the name and address of the transferee.
4	(c) Any person acquiring the goodwill of a domestic corporation or of a foreign
5	corporation authorized to conduct affairs in this State may, on furnishing the Secretary
6	of State satisfactory evidence of such acquisition, reserve the exclusive right to that
7	<u>corporate name for a period of 10 years.</u>
8	" <u>§ 55A-4-03. Registered name.</u>
9	(a) A foreign corporation may register its corporate name, or its corporate name with any addition required by $C = 55A + 150C$ if the name is distinguishable upon the
10 11	with any addition required by G.S. 55A-15-06, if the name is distinguishable upon the
11	records of the Secretary of State from the corporate names described in G.S. 55-4- 01(b)(4).
12	(b) A foreign corporation registers its corporate name, or its corporate name with
13	any addition required by G.S. 55A-15-06, by filing with the Secretary of State an
15	application:
16	(1) <u>Setting forth its corporate name, or its corporate name with any</u>
17	addition required by G.S. 55A-15-06, the state or country and date of
18	its incorporation, and a brief description of the nature of the activities
19	in which it is engaged; and
20	(2) Accompanied by a certificate of existence (or a document of similar
21	import) from the state or country of incorporation.
22	(c) The name is registered for the applicant's exclusive use upon the effective
23	date of the application and until the end of the calendar year in which it became
24	effective.
25	(d) <u>A foreign corporation whose registration is effective may renew it for</u>
26	successive years by filing with the Secretary of State between October 1 and December
27	<u>31 of the preceding year a renewal application which complies with the requirements of</u>
28 29	subsection (b) of this section. The renewal application renews the registration for the following calendar year. Any renewal application filed after the expiration of the
30	registration shall be treated as a new application for registration.
31	(e) <u>A foreign corporation whose registration is effective may thereafter qualify as</u>
32	a foreign corporation under that name or consent in writing to the use of that name by a
33	corporation thereafter incorporated under this Chapter or by another foreign corporation
34	thereafter authorized to conduct affairs in this State. The registration terminates when
35	the domestic corporation is incorporated or the foreign corporation qualifies or consents
36	to the qualification of another foreign corporation under the registered name.
37	"§ 55A-4-04. Reserved and registered names, powers of the Secretary of State.
38	The Secretary of State may revoke any reservation or registration of a corporate
39	name if the Secretary of State finds, upon a hearing not less than 15 days after the
40	effective date of written notice given by registered or certified mail, return receipt
41	requested, to the person or corporation who made the reservation or registration, that the
42	application therefor or any transfer thereof was not made in good faith or that any
43	statement contained in the application for reservation or registration was false when the
44	application was filed or has thereafter become false.

1	"§ 55-4-05. Real property records.
2	(a) Whenever the name of any domestic or foreign corporation holding title to
3	real property in this State is changed upon amendment to the articles of incorporation or
4	whenever title to real property in this State is transferred by operation of law upon
5	merger of two or more corporations, a certificate reciting the change or transfer shall be
6	recorded by the corporation or its successor in the office of the register of deeds of the
7	county where the property lies, or if the property is located in more than one county,
8	then in each county where any portion of the property lies.
9	(b) The Secretary of State shall adopt uniform certificates to be furnished for
10	recording in accordance with this section. In the case of a foreign corporation, a similar
11	certificate by any competent authority of the jurisdiction of incorporation may be
12	recorded in accordance with this section.
13	(c) The certificate required by this section shall be recorded by the register of
14	deeds in the same manner as deeds, and for the same fees, but no formalities as to
15	acknowledgement, probate, or approval by any other officer shall be required. The
16	former name of the corporation holding title to the real property before the amendment
17	or merger shall appear in the 'Grantor' index, and the amended name of the corporation
18 19	holding title to the real property by virtue of the amendment or merger shall appear in the 'Grantee' index.
20	"ARTICLE 5.
20 21	<u>"OFFICE AND AGENT.</u>
22	"§ 55A-5-01. Registered office and registered agent.
23	Each corporation shall continuously maintain in this State:
24	(1) <u>A registered office that may be the same as any place where it</u>
25	<u>conducts affairs; and</u>
26	(2) <u>A registered agent, who shall be:</u>
27	<u>a.</u> <u>An individual who resides in this State and whose office is</u>
28	identical with the registered office;
29	b. A domestic business or nonprofit corporation whose office is
30	identical with the registered office; or
31	c. <u>A foreign business or nonprofit corporation authorized to</u>
32	transact business or conduct affairs in this State whose office is
33	identical with the registered office.
34	" <u>§ 55A-5-02. Change of registered office or registered agent.</u>
35	(a) A corporation may change its registered office or registered agent by
36	delivering to the Secretary of State for filing a statement of change that sets forth:
37	(1) The name of the corporation;
38	(2) <u>The street address, and the mailing address if different from the street</u>
39	address, of the corporation's current registered office, and the county in
40	which it is located:
41	(3) If the address of the corporation's registered office is to be changed,
42	the street address, and the mailing address if different from the street
43	address, of the new registered office, and the county in which it is
44	located;

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1	(4) The name of its current registered agent;
2	 (4) <u>The name of its current registered agent;</u> (5) If the current registered agent is to be changed, the name of the new
3	registered agent and the new agent's written consent (either on the
4	statement or attached to it) to the appointment; and
5	(6) That after the change or changes are made, the addresses of its
6	registered office and the office of its registered agent will be identical.
7	(b) If a registered agent changes the address of his office, he may change the
8	address of the registered office of any corporation for which he is the registered agent
9	by notifying the corporation in writing of the change and signing (either manually or in
10	facsimile) and delivering to the Secretary of State for filing a statement that complies
11	with the requirements of subsection (a) of this section and recites that the corporation
12	has been notified of the change.
13	(c) A corporation may change its registered office or registered agent by
14	including in its annual report required by G.S. 55A-16-22 the information and any
15	written consent required by subsection (a) of this section.
16	" <u>§ 55A-5-03. Resignation of registered agent.</u>
17	(a) <u>A registered agent may resign his agency appointment by signing and filing</u>
18	with the Secretary of State the signed original and two exact or conformed copies of a
19 20	statement of resignation which may include a statement that the registered office is also discontinued. The statement shall include or be accompanied by a certification from the
20 21	registered agent that he has mailed or delivered to the corporation at its last known
21	address written notice of this resignation. The certification shall include the name and
22	title of the officer notified, if any, and the address to which the notice was mailed or
24	delivered.
25	(b) After filing the statement the Secretary of State shall mail one copy to the
26	registered office (if not discontinued) and the other copy to the corporation at its
27	principal office as shown in its most recent annual report.
28	(c) The agency appointment is terminated, and the registered office discontinued
29	if so provided, on the 31st day after the date on which the statement was filed.
30	" <u>§ 55A-5-04. Service on corporation.</u>
31	(a) <u>A corporation's registered agent is an agent of the corporation for service of</u>
32	process, notice, or demand required or permitted by law to be served on the corporation.
33	(b) When a corporation fails to appoint or maintain a registered agent in this
34	State, or when its registered agent cannot with due diligence be found at the registered
35	office, the Secretary of State shall be an agent of the corporation upon whom any
36	process, notice, or demand may be served. Service on the Secretary of State of any
37	process, notice, or demand shall be made by delivering to and leaving with the Secretary
38 39	of State or with any clerk having charge of the corporation department of his office, duplicate copies of such process, potice, or demand. In the event any process, potice, or
39 40	duplicate copies of such process, notice, or demand. In the event any process, notice, or demand is served on the Secretary of State, he shall immediately mail one of the copies
40 41	demand is served on the Secretary of State, he shall immediately mail one of the copies thereof, by registered or certified mail, return receipt requested, to the corporation at its
41	principal office shown in its most recent annual report or in any subsequent
43	communication received from the corporation stating the current mailing address of its
44	principal office or, if there is no mailing address for the principal office on file, to the

1	corporation at its registered office. Service on a corporation under this subsection shall
2	be effective for all purposes from and after the date of such service on the Secretary of
3	State.
4	(c) The Secretary of State shall keep a record of all processes, notices, and
4 5	demands served upon the Secretary of State under this section and shall record therein
6	the date of service and his action with reference thereto.
7	(d) Nothing in this section shall limit or affect the right to serve any process,
8	notice, or demand required or permitted by law to be served upon a corporation in any
9	other manner now or hereafter permitted by law.
10	<u>"ARTICLE 6.</u>
11	"MEMBERS AND MEMBERSHIPS.
12	"PART 1. ADMISSION OF MEMBERS.
13	" <u>§ 55A-6-01. Members.</u>
14	(a) <u>A corporation may have one or more classes of members or may have no</u>
15	members.
16	(b) No person shall be admitted as a member without the person's consent.
17	''PART 2. MEMBERS' RIGHTS AND OBLIGATIONS.
18	"§ 55A-6-10. Designations, qualifications, rights, and obligations of members.
19	If a corporation has members, the designations, qualifications, rights, and obligations
20	of members shall be set forth in or authorized by the articles of incorporation or bylaws,
21	and may include any provisions not inconsistent with law or the articles of incorporation
22	with respect to:
23	(1) Conditions of admission and membership;
24	(2) Voting rights and the manner of exercising voting rights;
25	(3) The relative rights and obligations of members among themselves, to
26	the corporation, and with respect to the property of the corporation;
27	(4) The manner of terminating membership in the corporation;
28	(5) The rights and obligations of the members and the corporation upon
29	such termination;
30	(6) The transferability or nontransferability of memberships; and
31	(7) Any other matters.
32	Except as otherwise provided in or authorized by the articles of incorporation or bylaws,
33	all members shall have the same designations, qualifications, rights, and obligations.
	"§ 55A-6-11. Prohibition of stock.
34	
35	A corporation shall neither authorize nor issue shares of stock.
36	"§ 55A-6-12. Member's liability to third parties.
37	A member of a corporation is not, as such, personally liable for the acts, debts,
38	liabilities, or obligations of the corporation.
39	" <u>§ 55A-6-13. Member's liability for dues, assessments, and fees.</u>
40	A member may become liable to the corporation for dues, assessments, or fees;
41	provided, however, that a provision in the articles of incorporation or bylaws or a
42	resolution adopted by the board of directors authorizing or imposing dues, assessments,
43	or fees does not, of itself, create liability.

44 "§ 55A-6-14. Creditor's action against member.

1	(a) A creditor of a corporation shall not bring a proceeding to enforce any
2	liability of a member to the corporation unless final judgment has been rendered in
3	favor of the creditor against the corporation and execution has been returned unsatisfied
4	in whole or in part or unless a proceeding against the corporation would be futile.
5	(b) All creditors of the corporation, with or without reducing their claims to
6	judgment, may intervene in any creditor's proceeding brought under subsection (a) of
7	this section to collect and apply the proceeds of obligations owed to the corporation.
8	Any or all members who are indebted to the corporation may be joined in such
9	proceeding.
10	"PART 3. RESIGNATION AND TERMINATION.
11	" <u>§ 55A-6-20. Resignation.</u>
12	(a) <u>Any member may resign at any time.</u>
13	(b) The resignation of a member does not relieve the member from any
14	obligations incurred or commitments made to the corporation prior to resignation.
15	" <u>§ 55A-6-21. Termination, expulsion, and suspension.</u>
16	(a) No member of a corporation may be expelled or suspended, and no
17	membership may be terminated or suspended, except in a manner that is fair and
18	reasonable and is carried out in good faith.
19	(b) Any proceeding challenging an expulsion, suspension, or termination shall be
20	commenced within one year after the member receives notice of the expulsion,
21	suspension, or termination.
22	(c) A member who has been expelled or suspended may be liable to the
23	corporation for dues, assessments, or fees as a result of obligations incurred or
24	commitments made by the member prior to expulsion or suspension.
25 26	"PART 4. DELEGATES.
26	" <u>§ 55A-6-40. Delegates.</u>
27	(a) <u>A corporation may provide in its articles of incorporation or bylaws for</u>
28	<u>delegates having some or all of the authority of members.</u>
29 20	(b) The articles of incorporation or bylaws may set forth provisions relating to:
30	(1) <u>The characteristics, qualifications, rights, limitations, and obligations</u>
31	of delegates, including their selection and removal;
32	(2) <u>Calling, noticing, holding, and conducting meetings of delegates; and</u>
33	(3) Carrying on corporate activities during and between meetings of
34	<u>delegates.</u>
35	<u>"ARTICLE 7.</u> "
36 37	<u>"MEMBERS' MEETINGS AND VOTING; DERIVATIVE PROCEEDINGS.</u> "PART 1. MEETINGS AND ACTION WITHOUT MEETINGS.
37	" <u>§ 55A-7-01. Annual and regular meetings.</u>
39	(a) A corporation having members with the right to vote for directors shall hold a
40	meeting of such members annually.
41	(b) A corporation with members may hold regular membership meetings at the
42	times stated in or fixed in accordance with the bylaws.
43	(c) Annual and regular membership meetings may be held in or out of this State
44	at the place stated in or fixed in accordance with the bylaws. If no place is stated in or
17	at the place stated in or fixed in accordance with the bylaws. If no place is stated in or

1	fixed in accordance with the bylaws, annual and regular meetings shall be held at the
2	corporation's principal office.
3	(d) At annual and regular meetings, the members shall consider and act upon
4	such matters as may be raised consistent with the notice requirements of G.S. 55A-7-05
5	and G.S. 55A-7-22(d).
6	(e) The failure to hold an annual or regular meeting at a time stated in or fixed in
7	accordance with the corporation's bylaws does not affect the validity of any corporate
8	action.
9	" <u>§ 55A-7-02. Special meeting.</u>
10	(a) <u>A corporation with members shall hold a special meeting of members:</u>
11	(1) On call of its board of directors or the person or persons authorized to
12	do so by the articles of incorporation or bylaws; or
13	(2) Within 30 days after the holders of at least ten percent (10%) of all the
14	votes entitled to be cast on any issue proposed to be considered at the
15	proposed special meeting sign, date, and deliver to the corporation's
16	secretary one or more written demands for the meeting describing the
17	purpose or purposes for which it is to be held.
18	(b) If not otherwise fixed under G.S. 55A-7-03 or G.S. 55A-7-07, the record date
19	for determining members entitled to demand a special meeting is the date the first
20	member signs the demand.
21	(c) Special meetings of members may be held in or out of this State at the place
22	stated in or fixed in accordance with the bylaws. If no place is stated or fixed in
23	accordance with the bylaws, special meetings shall be held at the corporation's principal
24	office.
25	(d) Only those matters that are within the purpose or purposes described in the
26	meeting notice required by G.S. 55A-7-05 may be acted upon at a special meeting of
27	members.
28	" <u>§ 55A-7-03. Court-ordered meeting.</u>
29	(a) The superior court of the county where a corporation's principal office, or, if
30	there is none in this State, its registered office, is located may, after notice is given to
31	the corporation and upon such further notice and opportunity to be heard, if any, as the
32	court may deem appropriate under the circumstances, summarily order a meeting to be
33	held:
34	(1) On application of any member if an annual meeting was not held
35	within 15 months after the corporation's last annual meeting; or
36	(2) On application of a member who signed a demand for a special
37	meeting valid under G.S. 55A-7-02, if the corporation has not held the
38	meeting as required by that section.
39	(b) The court may fix the time and place of the meeting, specify a record date for
40	determining those persons entitled to notice of and to vote at the meeting, prescribe the
41	form and content of the meeting notice, fix the quorum required for specific matters to
42	be considered at the meeting (or direct that the votes represented at the meeting
43	constitute a quorum for action on those matters), and enter other orders necessary to
44	accomplish the purpose or purposes of the meeting.

1	(c) If the court orders a meeting, it may also order the corporation to pay all or
2	part of the member's costs (including reasonable attorneys' fees) incurred to obtain the
3	order.
4	" <u>§ 55A-7-04. Action by written consent.</u>
5	(a) Action required or permitted by this Chapter to be taken at a meeting of
6	members may be taken without a meeting if the action is taken by all members entitled
7	to vote on the action. The action shall be evidenced by one or more written consents
8	describing the action taken, signed before or after such action by all members entitled to
9	vote thereon, and delivered to the corporation for inclusion in the minutes or filing with
10	the corporate records.
11	(b) If not otherwise determined under G.S. 55A-7-03 or G.S. 55A-7-07, the
12	record date for determining members entitled to take action without a meeting is the
13	date the first member signs the consent under subsection (a) of this section.
14	(c) <u>A consent signed under this section has the effect of a meeting vote and may</u>
15	be described as such in any document.
16	" <u>§ 55A-7-05. Notice of meeting.</u>
17	(a) <u>A corporation shall give notice of meetings of members by any means that is</u>
18	<u>fair and reasonable and consistent with its bylaws.</u>
19 20	(b) Any notice that conforms to the requirements of subsection (c) is fair and
20 21	reasonable, but other means of giving notice may also be fair and reasonable when all
21 22	the circumstances are considered; provided, however, that notice of matters referred to in subdivision $(c)(2)$ of this section shall be given as provided in subsection (c) of this
22	section.
24	(c) Notice is fair and reasonable if $\frac{1}{2}$
24 25	(c) <u>Notice is fair and reasonable if:</u> (1) The corporation gives notice to all members entitled to vote at the
25	(1) The corporation gives notice to all members entitled to vote at the
25 26	(1) <u>The corporation gives notice to all members entitled to vote at the</u> meeting of the place, date, and time of each annual, regular, and
25	(1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by
25 26 27	(1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor
25 26 27 28	(1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date;
25 26 27 28 29	(1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor
25 26 27 28 29 30	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any
25 26 27 28 29 30 31	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S.
25 26 27 28 29 30 31 32	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02,
25 26 27 28 29 30 31 32 33	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called.
25 26 27 28 29 30 31 32 33 34 35 36	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting
25 26 27 28 29 30 31 32 33 34 35 36 37	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of
25 26 27 28 29 30 31 32 33 34 35 36 37 38	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting before adjournment. If a new record date for the adjourned meeting is or must be fixed
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting before adjournment. If a new record date for the adjourned meeting shall be given under
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting before adjournment. If a new record date for the adjourned meeting shall be given under this section to the members of record entitled to vote at the meeting as of the new record
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting before adjournment. If a new record date for the adjourned meeting shall be given under this section to the members of record entitled to vote at the meeting as of the new record date.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (1) The corporation gives notice to all members entitled to vote at the meeting of the place, date, and time of each annual, regular, and special meeting of members no fewer than 10, or, if notice is mailed by other than first class, registered or certified mail, no fewer than 30, nor more than 60 days before the meeting date; (2) Notice of an annual or regular meeting includes a description of any matter or matters that shall be approved by the members under G.S. 55A-8-31, 55A-8-55, 55A-10-03, 55A-10-21, 55A-11-04, 55A-12-02, or 55A-14-02; and (3) Notice of special meeting includes a description of the matter or matters for which the meeting is called. (d) Unless the bylaws require otherwise, if an annual, regular, or special meeting of members is adjourned to a different date, time, or place, notice need not be given of the new date, time, or place, if the new date, time, or place is announced at the meeting before adjournment. If a new record date for the adjourned meeting shall be given under this section to the members of record entitled to vote at the meeting as of the new record

1	<u>(1)</u>	Requested in writing to do so by a person or persons entitled to call a
2		special meeting pursuant to G.S. 55A-7-02; and
3	<u>(2)</u>	The request is received by the secretary or president of the corporation
4		at least 10 days before the corporation gives notice of the meeting.
5		Vaiver of notice.
6		ember may waive any notice required by this Chapter, the articles of
7	· · ·	or bylaws before or after the date and time stated in the notice. The
8		e in writing, be signed by the member entitled to the notice, and be
9		e corporation for inclusion in the minutes or filing with the corporate
10	records.	
11	. ,	<u>mber's attendance at a meeting:</u>
12	<u>(1)</u>	<u>Waives objection to lack of notice or defective notice of the meeting.</u>
13		unless the member at the beginning of the meeting objects to holding
14		the meeting or conducting business at the meeting; and
15	<u>(2)</u>	Waives objection to consideration of a particular matter at the meeting
16		that is not within the purpose or purposes described in the meeting
17		notice, unless the member objects to considering the matter before it is
18		voted upon.
19 20	" <u>§ 55A-7-07. R</u>	
20		by laws of a corporation may fix or provide the manner of fixing a date as
21		for determining the members entitled to notice of a members' meeting.
22	•	o not fix or provide for fixing a record date, the board of directors may
23		e as the record date. If no record date is fixed, members at the close of
24		business day preceding the day on which notice is given are entitled to
25 26	notice of the me	
26 27		by laws of a corporation may fix or provide the manner of fixing a date as
27		for determining the members entitled to vote at a members' meeting. If ot fix or provide for fixing a record date, the board of directors may fix a
28 29		he record date. If no record date is fixed, members on the date of the
29 30		e otherwise eligible to vote are entitled to vote at the meeting.
30 31		bylaws may fix or provide the manner for determining a date as the
32	. ,	the purpose of determining the members entitled to any rights in respect
33		vful action. If the bylaws do not fix or provide for fixing a record date,
33 34	•	ix in advance the record date. If no record date is fixed, members at the
35	•	ss on the day on which the board adopts the resolution relating to such
36		Oth day prior to the date of such action, whichever is later, are entitled to
37	such rights.	but day prior to the date of such action, whichever is later, are childred to
38	-	ord date fixed under this section shall not be more than 70 days before
39	. ,	action for which a determination of members is required.
40	-	remination of members entitled to notice of or to vote at a membership
41		ctive for any adjournment of the meeting unless the board fixes a new
42	-	ining the right to notice or the right to vote, which it shall do if the
43		urned to a date more than 120 days after the date fixed for the original
44	meeting.	
-		

1	(f) If a court orders a meeting adjourned to a date more than 120 days after the
2	date fixed for the original meeting, it may provide that the original record date for notice
3	or voting continues in effect or it may fix a new record date for notice or voting.
4	"§ 55A-7-08. Action by written ballot.
5	(a) <u>Unless prohibited or limited by the articles of incorporation or bylaws and</u>
6	without regard to the requirements of G.S. 55A-7-04, any action that may be taken at
7	any annual, regular, or special meeting of members may be taken without a meeting if
8	the corporation delivers a written ballot to every member entitled to vote on the matter.
9	(b) A written ballot shall:
10	(1) Set forth each proposed action; and
11	(2) Provide an opportunity to vote for or against each proposed action.
12	(c) Approval by written ballot pursuant to this section shall be valid only when
13	the number of votes cast by ballot equals or exceeds the quorum required to be present
14	at a meeting authorizing the action, and the number of approvals equals or exceeds the
15	number of votes that would be required to approve the matter at a meeting at which the
16	same total number of votes were cast.
17	(d) All solicitations for votes by written ballot shall indicate the time by which a
18	ballot shall be received by the corporation in order to be counted.
19	(e) Except as otherwise provided in the articles of incorporation or bylaws, a
20	written ballot shall not be revoked.
21	<u>"PART 2. VOTING.</u>
22	" <u>§ 55A-7-20. Members' list for meeting.</u>
23	(a) After fixing a record date for a notice of a meeting, a corporation shall
24	prepare an alphabetical list of the names of all its members who are entitled to notice of
25	the meeting. The list shall show the address and number of votes each member is
26	entitled to cast at the meeting. The corporation shall prepare on a current basis through
27	the time of the membership meeting a list of members, if any, who are entitled to vote at
28	the meeting, but not entitled to notice of the meeting. This list shall be prepared on the
29 30	same basis as and be part of the list of members.
30 31	(b) Beginning two business days after notice is given of the meeting for which the list was prepared and continuing through the meeting, the list of members shall be
32	the list was prepared and continuing through the meeting, the list of members shall be available at the corporation's principal office or at a reasonable place identified in the
33	meeting notice in the city where the meeting will be held for inspection by any member
34	for the purpose of communication with other members concerning the meeting. A
35	member, personally or by or with his representatives, is entitled on written demand to
36	inspect and, subject to the limitations of G.S. 55A-16-02(c) and G.S. 55A-16-05 and at
37	his expense, to copy the list at a reasonable time during the period it is available for
38	inspection.
39	(c) The corporation shall make the list of members available at the meeting, and
40	any member, personally or by or with his representatives, is entitled to inspect the list at
41	any time during the meeting or any adjournment.
42	(d) If the corporation refuses to allow a member or his representative to inspect
43	or copy the list of members as permitted in subsections (b) and (c) of this section, the
44	superior court of the county where a corporation's principal office (or, if there is none in

1	this State, its registered office) is located, on application of the member, after notice is
2	given to the corporation and upon such further evidence, notice and opportunity to be
3	heard, if any, as the court may deem appropriate under the circumstances, may
4	summarily order the inspection or copying at the corporation's expense. The court may
5	postpone the meeting for which the list was prepared until the inspection or copying is
6	complete and may order the corporation to pay the member's costs, including reasonable
7	attorneys' fees, incurred to obtain the order.
8	(e) <u>Refusal or failure to prepare or make available the members' list does not</u>
9	affect the validity of action taken at the meeting.
10	" <u>§ 55A-7-21. Voting entitlement generally.</u>
11	(a) Unless the articles of incorporation or bylaws provide otherwise, each
12	member is entitled to one vote on each matter voted on by the members.
13	(b) Unless the articles of incorporation or bylaws provide otherwise, if a
14	membership stands of record in the names of two or more persons, their acts with
15	respect to voting shall have the following effect:
16	(1) If only one votes, such act binds all; and
17	(2) If more than one votes, the vote shall be divided on a pro rata basis.
18	(c) <u>A bylaw amendment to increase or decrease the number of votes any member</u>
19	is entitled to cast on any member action shall be approved by the members entitled to
20	vote on that action.
21	" <u>§ 55A-7-22. Quorum requirements.</u>
22	(a) Unless this Chapter, the articles of incorporation, or bylaws provide for a
23	higher or lower quorum, ten percent (10%) of the votes entitled to be cast on a matter
24	shall be represented at a meeting of members to constitute a quorum on that matter.
25	Once a member is represented for any purpose at a meeting, the member is deemed
26	present for quorum purposes for the remainder of the meeting and for any adjournment
27	of that meeting unless a new record date is or must be set for that adjourned meeting.
28	(b) A bylaw amendment to decrease the quorum for any member action may be
29	approved by the members entitled to vote on that action or, unless prohibited by the
30	bylaws, by the board of directors.
31	(c) <u>A bylaw amendment to increase the quorum required for any member action</u>
32	shall be approved by the members entitled to vote on that action.
33	(d) Unless one-third or more of the votes entitled to be cast in the election of
34	directors are represented in person or by proxy, the only matters that may be voted upon
35	at an annual or regular meeting of members are those matters that are described in the
36	meeting notice.
37	" <u>§ 55A-7-23. Voting requirements.</u>
38	(a) Unless this Chapter, the articles of incorporation, or the bylaws require a
39	greater vote or voting by class, if a quorum is present, the affirmative vote of a majority
40	of the votes cast is the act of the members.
41	(b) A bylaw amendment to increase or decrease the vote required for any
42	member action shall be approved by the members entitled to vote on that action.
43	"§ 55A-7-24. Proxies.

1	(a) Unless the articles of incorporation or bylaws prohibit or limit proxy voting, a
2	<u>member may vote in person or by proxy. A member may appoint a proxy to vote or</u>
3	otherwise act for him by signing an appointment form, either personally or by his
4	attorney-in-fact. A telegram, telex, facsimile, or other form of wire or wireless
5	communication appearing to have been transmitted by a member, or a photocopy or
6	equivalent reproduction of a writing appointing one or more proxies, shall be deemed a
7	valid appointment form within the meaning of this section.
8	(b) An appointment of a proxy is effective when received by the secretary or
9	other officer or agent authorized to tabulate votes. An appointment is valid for 11
10	months unless a different period is expressly provided in the appointment form.
11	(c) An appointment of a proxy is revocable by the member unless the
12	appointment form conspicuously states that it is irrevocable and the appointment is
13	coupled with an interest. An appointment made irrevocable under this subsection shall
14	be revocable when the interest with which it is coupled is extinguished. A transferee for
15	value of an interest subject to an irrevocable appointment may revoke the appointment
16	if he did not have actual knowledge of its irrevocability.
17	(d) The death or incapacity of the member appointing a proxy does not affect the
18	right of the corporation to accept the proxy's authority unless notice of the death or
19	incapacity is received by the secretary or other officer or agent authorized to tabulate
20	votes before the proxy exercises authority under the appointment.
21	(e) A revocable appointment of a proxy is revoked by the person appointing the
22	proxy: (1) Attending one resting on directing in non-negative of
23	(1) Attending any meeting and voting in person; or (2) Signing and delivering to the secretary on other officer or egent
24 25	(2) Signing and delivering to the secretary or other officer or agent authorized to tabulate prove votes either a writing stating that the
23 26	authorized to tabulate proxy votes either a writing stating that the
20 27	appointment of the proxy is revoked or a subsequent appointment form.
27	(f) Subject to G.S. 55A-7-27 and to any express limitation on the proxy's
28 29	authority appearing on the face of the appointment form, a corporation is entitled to
30	accept the proxy's vote or other action as that of the member making the appointment.
31	"§ 55A-7-25. Voting for directors; cumulative voting.
32	(a) Unless otherwise provided in the articles of incorporation, the bylaws, or an
33	agreement valid under G.S. 55A-7-30, directors are elected by a plurality of the votes
34	cast by the members entitled to vote in the election at a meeting at which a quorum is
35	present. If the articles of incorporation, bylaws, or an agreement valid under G.S. 55A-
36	7-30 provides for cumulative voting by members, members may so vote, by multiplying
37	the number of votes the members are entitled to cast by the number of directors for
38	whom they are entitled to vote, and casting the product for a single candidate or
39	distributing the product among two or more candidates.
40	(b) Members otherwise entitled to vote cumulatively shall not vote cumulatively
11	
41	at a particular meeting unless:
41 42 43	<u>at a particular meeting unless:</u> (1) <u>The meeting notice or statement accompanying the notice states that</u> cumulative voting will take place; or

1	<u>(2)</u>	A member or proxy who has the right to cumulate his votes announces
2	<u>(2)</u>	in open meeting, before voting for directors starts, his intention to vote
2		cumulatively; and if such announcement is made, the chair shall
4		declare that all persons entitled to vote have the right to vote
4 5		cumulatively, shall announce the number of votes entitled to be cast,
5 6		and shall grant a recess of not less than one hour nor more than four
7		hours, as the chair shall determine, or of such other period of time as is
8		unanimously then agreed upon.
8 9	(c) A din	rector elected by cumulative voting may be removed by the members
10		f the requirements of G.S. 55A-8-08 are met unless the votes cast against
11		be sufficient to elect such director if voted cumulatively at an election at
12		e total number of votes were cast and the entire number of directors
12		me of the director's most recent election were then being elected.
14		Other methods of electing directors.
15		on may provide in its articles of incorporation or bylaws for election of
16		mbers or delegates:
17	(1)	On the basis of chapter or other organizational unit;
18	(2)	By region or other geographic unit;
19	(3)	By preferential voting; or
20	(4)	By any other reasonable method.
21		Corporation's acceptance of votes.
22		e name signed on a vote, consent, waiver, or proxy appointment
23		the name of a member, the corporation if acting in good faith is entitled
24	-	ote, consent, waiver, or proxy appointment and give it effect as the act of
25	the member.	
26	(b) If the	name signed on a vote, consent, waiver, or proxy appointment does not
27	correspond to t	he record name of a member, the corporation if acting in good faith is
28	nevertheless en	titled to accept the vote, consent, waiver, or proxy appointment and give
29		tet of the member if:
30	<u>(1)</u>	The member is an entity and the name signed purports to be that of an
31		officer or agent of the entity;
32	<u>(2)</u>	The name signed purports to be that of an attorney-in-fact of the
33		member and, if the corporation requests it, evidence acceptable to the
34		corporation of the signatory's authority to sign for the member is
35		presented with respect to the vote, consent, waiver, or proxy
36		appointment;
37	<u>(3)</u>	Two or more persons hold the membership as cotenants or fiduciaries
38		and the name signed purports to be the name of at least one of the
39		coholders and the person signing appears to be acting on behalf of all
40		the coholders; and
41	<u>(4)</u>	In the case of a corporation other than a charitable or religious
42		corporation:
43		<u>a.</u> <u>The name signed purports to be that of an administrator,</u>
44		executor, guardian, or conservator representing the member

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<u>b.</u>	and, if the corporation requests it, evidence of fiduciary status acceptable to the corporation is presented with respect to the vote, consent, waiver, or proxy appointment; The name signed purports to be that of a receiver or trustee in bankruptcy of the member, and, if the corporation requests it, evidence of this status acceptable to the corporation is presented
	with respect to the vote, consent, waiver, or proxy appointment.
(c) The corpora	ation is entitled to reject a vote, consent, waiver, or proxy
appointment if the secu	retary or other officer or agent authorized to tabulate votes, acting
in good faith, has reas	onable basis for doubt about the validity of the signature on it or
about the signatory's au	uthority to sign for the member.
(d) The corpora	ation and its officer or agent who accepts or rejects a vote,
	proxy appointment in good faith and in accordance with the
	on are not liable in damages to the member for the consequences
of the acceptance or re	jection.
(e) Corporate a	ction based on the acceptance or rejection of a vote, consent,
waiver, or proxy appo	intment under this section is valid unless a court of competent
jurisdiction determines	otherwise.
	<u>"PART 3. VOTING AGREEMENTS.</u>
" <u>§ 55A-7-30. Voting a</u>	agreements.
	re members may provide for the manner in which their voting
-	d by signing an agreement for that purpose. The agreement may
-	f up to 10 years. All or some of the parties to the agreement may
	an 10 years from the date the first party signs the extension
•	xtension agreement binds only those parties signing it. For
	corporations, such agreements shall have a reasonable purpose
	ne corporation's charitable or religious purposes.
	ubsection (a) of this section, a voting agreement created under this
section may be specific	
	ons of a voting agreement created under this section will bind a
	rship covered by the agreement only if the transferee acquires the
· · · · · · · · · · · · · · · · · · ·	vledge of the provisions. PART. 4. DERIVATIVE PROCEEDINGS.
<u>"§ 55A-7-40. Derivat</u>	
	ay be brought in a superior court of this State, which shall have
	isdiction over actions brought hereunder, in the right of any
	rporation by any member or director, provided that, in the case of
	er, the plaintiff or plaintiffs shall allege, and it shall appear, that
	was a member at the time of the transaction of which he
<u>complains.</u>	the a memory at the time of the autouction of which he
	int shall allege with particularity the efforts, if any, made by the
· / ·	action the plaintiff desires from the directors or comparable
-	ons for the plaintiff's failure to obtain the action or for not making
•	not a demand for action was made, if the corporation commences

1 an investigation of the charges made in the demand or complaint, the court may stay any 2 proceedings until the investigation is completed. 3 Upon motion of the corporation, the court may appoint a committee (c) composed of two or more disinterested directors or other disinterested persons, 4 5 acceptable to the corporation, to determine whether it is in the best interest of the 6 corporation to pursue a particular legal right or remedy. The committee shall report its 7 findings to the court. After considering the report and any other relevant evidence, the 8 court shall determine whether the proceeding should be continued. 9 (d)Such action shall not be discontinued, dismissed, compromised, or settled 10 without the approval of the court. The court, in its discretion, may direct that notice, by publication or otherwise, shall be given to any directors, members, creditors, and other 11 12 persons whose interests it determines will be substantially affected by the discontinuance, dismissal, compromise, or settlement. If notice is so directed to be 13 14 given, the court may determine which one or more of the parties to the action shall bear 15 the expense of giving the same, in such amount as the court shall determine and find to be reasonable in the circumstances, and the amount of the expense shall be awarded as 16 17 costs of the action. 18 (e) If the action on behalf of the corporation is successful, in whole or in part, whether by means of a compromise and settlement or by a judgment, the court may 19 20 award the plaintiff the reasonable expenses of maintaining the action, including 21 reasonable attorneys' fees, and shall direct the plaintiff to account to the corporation for the remainder of any proceeds of the action. 22 23 In any such action, the court, upon final judgment and a finding that the (f)24 action was brought without reasonable cause, may require the plaintiff or plaintiffs to 25 pay to the defendant or defendants the reasonable expenses, including attorneys' fees, incurred by them in the defense of the action. 26 27 In proceedings hereunder, no member shall be entitled to obtain or have (g) access to any communication within the scope of the corporation's attorney-client 28 29 privilege which could not be obtained by or would not be accessible to a party in an action other than on behalf of the corporation. 30 31 "ARTICLE 8. "DIRECTORS AND OFFICERS. 32 "PART 1. BOARD OF DIRECTORS. 33 "§ 55A-8-01. Requirement for and duties of board. 34 35 (a) Except as provided in subsection (c) of this section, each corporation shall have a board of directors. 36 37 All corporate powers shall be exercised by or under the authority of, and the (b)38 affairs of the corporation managed under the direction of, its board of directors, except 39 as otherwise provided in the articles of incorporation. A corporation may dispense with or limit the authority of a board of directors 40 (c) by describing in its articles of incorporation who will perform some or all of the duties 41 42 of a board of directors; but no such limitation upon the authority which the board of directors would otherwise have shall be effective against other persons without actual 43 44 knowledge of such limitation.

1	(d) To the extent the articles of incorporation vests authority of the board of
2	directors in an individual or group other than the board of directors, the individual or
3	group in the exercise of such authority shall be deemed to be acting as the board of
4	directors for all purposes of this Chapter.
5	" <u>§ 55A-8-02. Qualifications of directors.</u>
6	The articles of incorporation or bylaws may prescribe qualifications for directors. A
7	director need not be a resident of this State or a member of the corporation unless the
8	articles of incorporation or bylaws so prescribe.
9	" <u>§ 55A-8-03. Number of directors.</u>
10	(a) A board of directors shall consist of one or more natural persons, with the
11	number specified in or fixed in accordance with the articles of incorporation or bylaws.
12	(b) The number of directors may be increased or decreased from time to time by
13	amendment to or in the manner prescribed in the articles of incorporation or bylaws.
14	(c) The articles of incorporation or bylaws may establish a variable range for the
15	size of the board of directors by fixing a minimum and maximum number of directors.
16	If a variable range is established, the number of directors may be fixed or changed from
17	time to time, within the minimum and maximum, by the members entitled to vote for
18	directors or (unless the articles of incorporation or an agreement valid under G.S. 55A-
19	7-30 shall otherwise provide) the board of directors. If the corporation has members
20	entitled to vote for directors, only such members may change the range for the size of
21	the board or change from a fixed to a variable-range size board or vice versa.
22	" <u>§ 55A-8-04. Election, designation, and appointment of directors.</u>
23	(a) If the corporation has members entitled to vote for directors, all the directors
24	(except the initial directors) shall be elected at the first annual meeting of such
25	members, and at each annual meeting thereafter, unless the articles of incorporation or
26	bylaws provide some other time or method of election, or provide that some of the
27	directors are appointed by some other person or are designated. If the articles of
28	incorporation authorize dividing the members into classes, the articles of incorporation
29	may also authorize the election of all or a specified number of directors by the members
30	of one or more authorized classes.
31	(b) If the corporation does not have members entitled to vote for directors, all the
32	directors (except the initial directors) shall be elected, appointed, or designated as
33	provided in the articles of incorporation or bylaws. If no method of designation or
34	appointment is set forth in the articles of incorporation or bylaws, the directors (other
35	than the initial directors) shall be elected by the board of directors.
36	(c) If any member entitled to vote for directors so demands, election of directors
37	by the members shall be by ballot, unless the articles of incorporation or bylaws
38	otherwise provide.
39	" <u>§ 55A-8-05. Terms of directors generally.</u>
40	(a) <u>The articles of incorporation or bylaws may specify the terms of directors. In</u>
41	the absence of a contrary provision in the articles or incorporation or bylaws, the term of
42	each director shall be one year, and directors may serve successive terms.
43	(b) <u>A decrease in the number of directors or term of office does not shorten an</u>
44	incumbent director's term.

1	(c) Except as provided in the articles of incorporation or bylaws:
2	(1) The term of a director filling a vacancy in the office of a director
3	elected by members expires at the next election of directors by
4	members; and
5	(2) The term of a director filling any other vacancy expires at the end o
6	the unexpired term that such director is filling.
7	(d) Despite the expiration of a director's term, the director continues to serve until
8	the director's successor is elected, designated, or appointed and qualifies, or until ther
9	is a decrease in the number of directors.
10	" <u>§ 55A-8-06. Staggered terms for directors.</u>
11	The articles of incorporation or bylaws may provide for staggering the terms o
12	directors by dividing the total number of directors into groups. The terms of office of
13	the several groups need not be uniform.
14	" <u>§ 55A-8-07. Resignation of directors.</u>
15	(a) <u>A director may resign at any time by communicating his resignation to th</u>
16	board of directors, its presiding officer, or to the corporation.
17	(b) <u>A resignation is effective when it is communicated unless the notice specifie</u>
18	a later effective date or subsequent event upon which it will become effective.
19	"§ 55A-8-08. Removal of directors elected by members or directors.
20	(a) The members may remove one or more directors elected by them with o
21	without cause unless the articles of incorporation provide that directors may be removed
22	only for cause.
23	(b) If a director is elected by a class, chapter or other organizational unit, or by
24	region or other geographic grouping, the director may be removed only by that class
25	chapter, unit, or grouping.
26	(c) Except as provided in subsection (i) of this section, a director may b
27	removed under subsection (a) or (b) of this section, only if the number of votes cast to
28	remove the director would be sufficient to elect the director at a meeting to elect
29	directors.
30	(d) If cumulative voting is authorized, a director shall not be removed:
31	(1) <u>If the number of votes; or</u>
32	(2) If the director was elected by a class, chapter, unit, or grouping o
33	members, the number of votes of that class, chapter, unit, or grouping;
34	sufficient to elect the director under cumulative voting, if an election were then being
35	held, is voted against the director's removal.
36	(e) A director elected by members may be removed by the members only at
37	meeting called for the purpose of removing the director and the meeting notice shall
38	state that the purpose, or one of the purposes, of the meeting is removal of the director.
39	(f) In computing whether a director is protected from removal under subsection
40	(b) through (d) of this section, it should be assumed that the votes against removal ar
41	cast in an election for the number of directors of the class to which the director to b
42	removed belonged on the date of that director's election.
43	(g) An entire board of directors may be removed under subsections (a) through
44	(e) of this section.

1	(h) A majority of the directors then in office or such greater number as is set
2	forth in the articles of incorporation or bylaws may, subject to any limitation in the
3	articles of incorporation or bylaws, remove any director elected by the board of
4	directors; provided, however, that a director elected by the board to fill the vacancy of a
5	director elected by the members may be removed by the members, but not the board.
6	(i) Notwithstanding any other provision of this section, if, at the beginning of a
7	director's term on the board of directors, the articles of incorporation or bylaws provide
8	that the director may be removed by the board for missing a specified number of board
9	meetings, the board may remove the director for failing to attend the specified number
10	of meetings. The director may be removed only if a majority of the directors then in
11	office vote for the removal.
12	(j) Notwithstanding any other provision of this section, the articles of
13	incorporation or bylaws may provide that directors elected after the effective date of
14	such provision shall be removed automatically for missing a specified number of board
15	meetings.
16	(k) <u>The articles of incorporation may:</u>
17	(1) Limit the application of this section in the case of a charitable or
18	religious corporation; and (2) Set forth the vote and precedures by which the board of directors or
19 20	(2) Set forth the vote and procedures by which the board of directors or any parson may remove with or without cause a director elected by the
20 21	any person may remove with or without cause a director elected by the members or the board.
21	" <u>§ 55A-8-09. Removal of designated or appointed directors.</u>
22	(a) A designated director may be removed by an amendment to the articles of
24	incorporation or bylaws deleting or changing the provision containing the designation.
25	(b) Except as otherwise provided in the articles of incorporation or bylaws:
26	(1) An appointed director may be removed with or without cause by the
27	person appointing the director;
28	(2) The person removing the director shall do so by giving written notice
29	of the removal to the director and to the corporation; and
30	(3) A removal is effective when the notice is effective unless the notice
31	specifies a future effective date.
32	(c) Notwithstanding any other provision of this section, the articles of
33	incorporation or bylaws may provide that directors appointed after the effective date of
34	such provision shall be removed automatically for missing a specified number of board
35	meetings.
36	"§ 55A-8-10. Removal of directors by judicial proceeding.
37	(a) The superior court of the county where a corporation's principal office (or, if
38	there is none in this State, its registered office) is located may remove any director of
39	the corporation from office in a proceeding commenced either by the corporation or by
40	its members holding at least ten percent (10%) of the votes entitled to be cast of any
41	<u>class of members, if the court finds that:</u>
42	(1) The director engaged in fraudulent or dishonest conduct, or gross
43	abuse of authority or discretion, with respect to the corporation, or a

1	final indement has been entered finding that the director has violated a
1	final judgment has been entered finding that the director has violated a duty get forth in G.S. 554, 8, 20 through G.S. 554, 8, 22, and
2 3	duty set forth in G.S. 55A-8-30 through G.S. 55A-8-33, and (2) Removal is in the best interact of the correction
3 4	 (2) <u>Removal is in the best interest of the corporation.</u> (b) <u>The court that removes a director may bar the director from serving on the</u>
4 5	(b) The court that removes a director may bar the director from serving on the board of directors for a period prescribed by the court.
5 6	(c) If members commence a proceeding under subsection (a) of this section, the
7	<u>corporation shall be made a party defendant.</u>
8	" <u>§ 55A-8-11. Vacancy on board.</u>
9	(a) Unless the articles of incorporation or bylaws provide otherwise, and except
10	as provided in subsections (b) and (c) of this section, if a vacancy occurs on a board of
11	directors, including, without limitation, a vacancy resulting from an increase in the
12	number of directors or from the failure by the members to elect the full authorized
13	number of directors, the vacancy may be filled:
14	(1) By the members entitled to vote for directors, if any, or if the vacant
15	office was held by a director elected by a class, chapter or other
16	organizational unit, or by region or other geographic grouping, by the
17	members of that class, chapter, unit, or grouping;
18	(2) By the board of directors; or
19	(3) If the directors remaining in the office constitute fewer than a quorum
20	of the board, by the affirmative vote of a majority of all the directors,
21	or by the sole director, remaining in office.
22	(b) Unless the articles of incorporation or bylaws provide otherwise, if a vacant
23	office was held by an appointed director, only the person who appointed the director
24	may fill the vacancy.
25	(c) If a vacant office was held by a designated director, the vacancy shall be
26	filled only as provided in the articles of incorporation or bylaws.
27	(d) A vacancy that will occur at a specific later date (by reason of a resignation
28	effective at a later date under G.S. 55A-8-07(b) or otherwise) may be filled before the
29	vacancy occurs but the new director shall not take office until the vacancy occurs.
30	" <u>§ 55A-8-12. Compensation of directors.</u>
31	Unless the articles of incorporation provide otherwise, a board of directors may fix
32	the compensation of directors.
33	"PART 2. MEETINGS AND ACTION OF THE BOARD.
34	" <u>§ 55A-8-20. Regular and special meetings.</u>
35	(a) The board of directors may hold regular or special meetings in or out of this
36	State.
37	(b) Unless the articles of incorporation or bylaws provide otherwise, the board of
38	directors may permit any or all directors to participate in a regular or special meeting
39	by, or conduct the meeting through the use of, any means of communication by which
40	all directors participating may simultaneously hear each other during the meeting. A
41	director participating in a meeting by this means is deemed to be present in person at the
42	meeting.
43	" <u>§ 55A-8-21. Action without meeting.</u>

1	(a) Unless the articles of incorporation or bylaws provide otherwise, action
2	required or permitted by this Chapter to be taken at a board of directors' meeting may be
2	taken without a meeting if the action is taken by all members of the board. The action
4	shall be evidenced by one or more written consents signed by each director before or
5	after such action, describing the action taken, and included in the minutes or filed with
6	the corporate records reflecting the action taken.
7	(b) Action taken under this section is effective when the last director signs the
8	consent, unless the consent specifies a different effective date.
9	(c) A consent signed under this section has the effect of a meeting vote and may
10	be described as such in any document.
11	"§ 55A-8-22. Notice of meetings.
12	(a) <u>Unless the articles of incorporation or bylaws provide otherwise, regular</u>
13	meetings of the board of directors may be held without notice of the date, time, place, or
14	purpose of the meeting.
15	(b) Special meetings of the board of directors shall be held upon such notice as is
16	provided in the articles of incorporation or bylaws, or in the absence of any such
17	provision, upon notice sent by any usual means of communication not less than five
18	days before the meeting. The notice need not describe the purpose of the special
19	meeting unless required by: (i) this Chapter, (ii) the articles of incorporation, or (iii) the
20	bylaws.
21	(c) Unless the articles of incorporation or bylaws provide otherwise, the
22	presiding officer of the board, the president or twenty percent (20%) of the directors
23	then in office may call and give notice of a meeting of the board.
24	"§ 55A-8-23. Waiver of notice.
25	(a) A director may waive any notice required by this Chapter, the articles of
26	corporation, or bylaws before or after the date and time stated in the notice. Except as
27	provided by subsection (b) of this section, the waiver shall be in writing, signed by the
28	director entitled to the notice, and filed with the minutes or corporate records.
29	(b) <u>A director's attendance at or participation in a meeting waives any required</u>
30	notice to him of the meeting unless the director at the beginning of the meeting (or
31	promptly upon his arrival) objects to holding the meeting or transacting business at the
32	meeting and does not thereafter vote for or assent to action taken at the meeting.
33	" <u>§ 55A-8-24. Quorum and voting.</u>
34	(a) Except as otherwise provided in: (i) this Chapter, (ii) the articles of
35	incorporation, or (iii) the bylaws, a quorum of a board of directors consists of a majority
36	of the directors in office immediately before a meeting begins. In no event may the
37	articles of incorporation or bylaws authorize a quorum of fewer than one-third of the
38	number of directors in office.
39	(b) If a quorum is present when a vote is taken, the affirmative vote of a majority
40	of directors present is the act of the board unless: (i) this Chapter, (ii) the articles of
41	incorporation, or (iii) the bylaws require the vote of a greater number of directors.
42	(c) A director who is present at a meeting of the board of directors or a
43	committee of the board of directors when corporate action is taken is deemed to have
44	assented to the action taken unless:

1	<u>(1)</u>	He objects at the beginning of the meeting (or promptly upon his
2		arrival) to holding it or transacting business at the meeting;
3	<u>(2)</u>	His dissent or abstention from the action taken is entered in the
4		minutes of the meeting; or
5	<u>(3)</u>	He files written notice of his dissent or abstention with the presiding
6		officer of the meeting before its adjournment or with the corporation
7		immediately after adjournment of the meeting. The right of dissent or
8		abstention is not available to a director who votes in favor of the action
9	118 EEA 0 DE 4	taken.
10		<u>Committees of the board.</u>
11	. ,	ss the articles of incorporation or bylaws provide otherwise, a board of
12	•	create one or more committees of the board and appoint members of the
13		on them. Each committee shall have two or more members, who serve at
14	the pleasure of	
15		creation of a committee and appointment of members to it shall be
16	approved by th	
17	$\frac{(1)}{(2)}$	<u>A majority of all the directors in office when the action is taken; or</u>
18	<u>(2)</u>	<u>The number of directors required by the articles of incorporation or</u> bylaws to take action under G. S. 55A-8-24.
19 20	(a) CS	
20	• •	55A-8-20 through G.S. 55A-8-24, which govern meetings, action
21		gs, notice and waiver of notice, and quorum and voting requirements of
22	· ·	y to committees of the board and their members as well.
23		the extent specified by the board of directors or in the articles of
24	under G.S. 55A	r bylaws, each committee of the board may exercise the board's authority
25		
26 27		<u>mmittee of the board shall not, however:</u> Authorize distributions;
27	$\frac{(1)}{(2)}$	
28 29	<u>(2)</u>	Recommend to members or approve dissolution, merger or the sale,
	(2)	pledge, or transfer of all or substantially all of the corporation's assets;
30	<u>(3)</u>	Elect, appoint or remove directors, or fill vacancies on the board of directors or on any of its committees; or
31	(A)	directors or on any of its committees; or
32	$(f) \qquad \frac{(4)}{The}$	Adopt, amend, or repeal the articles of incorporation or bylaws.
33		creation of, delegation of authority to, or action by a committee does not
34		e compliance by a director with the standards of conduct described in
35	<u>G.S. 55A-8-30</u>	-
36	"8 55 A Q 20 A	<u>''PART 3. STANDARDS OF CONDUCT.</u> General standards for directors.
37		rector shall discharge his duties as a director, including his duties as a
38 39	$\frac{(a)}{member of a compared}$	
40		In good faith;
40 41	$\frac{(1)}{(2)}$	With the care an ordinarily prudent person in a like position would
41	<u>(2)</u>	exercise under similar circumstances; and
42 43	(2)	In a manner the director reasonably believes to be in the best interests
43 44	<u>(3)</u>	of the corporation.
44		or me corporation.

1	(b) In discharging his duties, a director is entitled to rely on information,
2	opinions, reports, or statements, including financial statements and other financial data,
3	if prepared or presented by:
4	(1) One or more officers or employees of the corporation whom the
5	director reasonably believes to be reliable and competent in the matters
6	presented;
7	(2) Legal counsel, public accountants, or other persons as to matters the
8	director reasonably believes are within their professional or expert
9	competence; or
10	(3) <u>A committee of the board of which he is not a member if the director</u>
11	reasonably believes the committee merits confidence.
12	(c) <u>A director is not entitled to the benefit of subsection (b) of this section if he</u>
13	has actual knowledge concerning the matter in question that makes reliance otherwise
14	permitted by subsection (b) of this section unwarranted.
15	(d) <u>A director is not liable for any action taken as a director, or any failure to take</u>
16	any action, if he performed the duties of his office in compliance with this section.
17	(e) <u>A director's personal liability for monetary damages for breach of a duty as a</u>
18	director may be limited or eliminated only to the extent provided in G.S. 55A-8-60 or
19 20	permitted in G.S. 55A-2-02(b)(4), and a director may be entitled to indemnification
20	against liability and expenses pursuant to Part 5 of Article 8 of this Chapter.
21	(f) A director shall not be deemed to be a trustee with respect to the corporation
22 23	or with respect to any property held or administered by the corporation, including without limit, property that may be subject to restrictions imposed by the denor or
23 24	without limit, property that may be subject to restrictions imposed by the donor or transferor of such property.
24 25	" <u>§ 55A-8-31. Director conflict of interest.</u>
23 26	(a) <u>A conflict of interest transaction is a transaction with the corporation in which</u>
20 27	a director of the corporation has a direct or indirect interest. A conflict of interest
28	transaction is not voidable by the corporation solely because of the director's interest in
29	the transaction if any one of the following is true:
30	(1) The material facts of the transaction and the director's interest were
31	disclosed or known to the board of directors or a committee of the
32	board and the board or committee authorized, approved, or ratified the
33	transaction;
34	(2) The material facts of the transaction and the director's interest were
35	disclosed or known to the members entitled to vote and they
36	authorized, approved, or ratified the transaction; or
37	(3) The transaction was fair to the corporation.
38	(b) For purposes of this section, a director of the corporation has an indirect
39	interest in a transaction if:
40	(1) Another entity in which he has a material financial interest or in which
41	he is a general partner is a party to the transaction; or
42	(2) Another entity of which he is a director, officer, or trustee is a party to
43	the transaction and the transaction is or should be considered by the
44	board of directors of the corporation.

For purposes of subdivision (a)(1) of this section, a conflict of interest 1 (c) 2 transaction is authorized, approved, or ratified if it receives the affirmative vote of a 3 majority of the directors on the board of directors (or on the committee) who have no direct or indirect interest in the transaction, but a transaction shall not be authorized, 4 5 approved, or ratified under this section by a single director. If a majority of the 6 directors who have no direct or indirect interest in the transaction vote to authorize, 7 approve, or ratify the transaction, a quorum is present for the purpose of taking action 8 under this section. The presence of, or a vote cast by, a director with a direct or indirect 9 interest in the transaction does not affect the validity of any action taken under 10 subdivision (a)(1) of this section if the transaction is otherwise authorized, approved, or ratified as provided in that subdivision. 11 12 (d)For purposes of subdivision (a)(2) of this section, a conflict of interest transaction is authorized, approved, or ratified by the members if it receives a majority 13 14 of the votes entitled to be counted under this subsection. Votes cast by or voted under 15 the control of a director who has a direct or indirect interest in the transaction, and votes 16 cast by or voted under the control of an entity described in subdivision (b)(1) of this section, shall not be counted in a vote of members to determine whether to authorize. 17 18 approve, or ratify a conflict of interest transaction under subdivision (a)(2) of this section. The vote of these members, however, is counted in determining whether the 19 20 transaction is approved under other sections of this Chapter. A majority of the votes, 21 whether or not present, that are entitled to be cast in a vote on the transaction under this 22 subsection constitutes a quorum for the purpose of taking action under this section. 23 The articles of incorporation, bylaws, or a resolution of the board may impose (e) 24 additional requirements on conflict of interest transactions. 25 "§ 55A-8-32. Loans to or guaranties for directors and officers. No loan, guaranty, or other form of security shall be made or provided by a 26 27 corporation to or for the benefit of its directors or officers, except that loans, guaranties, or other forms of security may be made to full-time employees of the corporation who 28 29 are also directors or officers by action of its board of directors in accordance with G.S. 30 55A-8-31(a)(1). 31 '§ 55A-8-33. Liability for unlawful loans or distributions. 32 The liabilities imposed by this section are in addition to any other liabilities (a) imposed by law upon directors of a corporation. 33 34 A director who votes for or assents to the making of a loan or guaranty or (b)35 other form of security is personally liable to the corporation for the repayment or return of the money or value loaned, with interest thereon at the legal rate until paid, or for any 36 liability of the corporation upon the guaranty, if it is established that he did not perform 37 38 his duties in compliance with G.S. 55A-8-30 or that the loan or guaranty was made in 39 violation of G.S. 55A-8-32. 40 A director who votes for or assents to a distribution made in violation of (c) Article 13 of this Chapter, Article 14 of this Chapter, or the articles of incorporation is 41 42 personally liable to the corporation for the amount of the distribution that exceeds what could have been distributed without violating Article 13 of this Chapter, Article 14 of 43 this Chapter, or the articles of incorporation if it is established that he did not perform 44

1	his duties in compliance with G.S. 55A-8-30. In any proceeding commenced under this
2	section, a director has all of the defenses ordinarily available to a director.
3	(d) <u>A director held liable under subsection (b) or (c) of this section is entitled to:</u>
4	(1) Contribution from every other director who could be held liable under
5	subsection (b) or (c) of this section for the unlawful loan or
6	distribution; and
7	(2) <u>Reimbursement from each person for the amount he accepted knowing</u>
8	the unlawful loan or distribution was made in violation of G.S. 55A-8-
9	32, Article 13 of this Chapter, or Article 14 of this Chapter, or the
10	articles of incorporation.
11	(e) No action shall be brought against the directors for liability under this section
12	after three years from the time when the cause of action was discovered or ought to have
13	been discovered.
14	<u>"PART 4. OFFICERS.</u>
15	" <u>§ 55A-8-40. Officers.</u>
16	(a) A corporation has the officers described in its bylaws or appointed by the
17	board of directors in accordance with the bylaws.
18	(b) A duly appointed officer may appoint one or more officers or assistant
19	officers if authorized by the bylaws or the board of directors.
20	(c) The secretary or any assistant secretary or any one or more other officers
21	designated by the bylaws or the board of directors shall have the responsibility and
22	authority to maintain and authenticate the records of the corporation.
23	(d) The same individual may simultaneously hold more than one office in a
24	corporation, but no individual may act in more than one capacity where action of two or
25	more officers is required.
26	(e) Whenever a specific office is referred to in this Chapter, it shall be deemed to
27	include any person who, individually or collectively with one or more other persons,
28	holds or occupies such office.
29	" <u>§ 55A-8-41. Duties of officers.</u>
30	Each officer has the authority and duties set forth in the bylaws or, to the extent
31	consistent with the bylaws, the authority and duties prescribed by the board of directors
32	or by direction of an officer authorized by the board of directors to prescribe the
33	authority and duties of other officers.
34	" <u>§ 55A-8-42. Standards of conduct for officers.</u>
35	(a) An officer with discretionary authority shall discharge his duties under that
36	authority:
37	(1) In good faith;
38	(2) With the care an ordinarily prudent person in a like position would
39	exercise under similar circumstances; and
40	(3) In a manner the officer reasonably believes to be in the best interests of
41	the corporation.
42	(b) In discharging his duties, an officer is entitled to rely on information,
43	opinions, reports, or statements, including financial statements and other financial data,
44	if prepared or presented by:

1	<u>(1</u>	
2		reasonably believes to be reliable and competent in the matters
3	(-	presented; or
4	<u>(2</u>	
5		officer reasonably believes are within the person's professional or
6		expert competence.
7		n officer is not entitled to the benefit of subsection (b) of this section if the
8		actual knowledge concerning the matter in question that makes reliance
9		ermitted by subsection (b) of this section unwarranted.
10		n officer is not liable for any action taken as an officer, or any failure to
11	•	ion, if the officer performed the duties of his office in compliance with this
12	section.	
13		n officer may be entitled to immunity under Part 6 of Article 8 of this
14		o indemnification against liability and expenses pursuant to Part 5 of Article
15	<u>8 of this Cha</u>	
16		8. Resignation and removal of officers.
17	· · ·	n officer may resign at any time by communicating his resignation to the
18	-	A resignation is effective when it is communicated unless it specifies in
19	writing a lat	ter effective date. If a resignation is made effective at a later date and the
20	corporation	accepts the future effective date, its board of directors may fill the pending
21	vacancy bef	fore the effective date if the board of directors provides that the successor
22	does not tak	e office until the effective date.
23	<u>(b)</u> <u>A</u>	board of directors may remove any officer at any time with or without
24	cause.	
25	" <u>§ 55A-8-4</u> 4	 Contract rights of officers.
26		he appointment of an officer does not itself create contract rights.
27	<u>(b)</u> <u>A</u>	n officer's removal does not affect the officer's contract rights, if any, with
28	the corporation	tion. An officer's resignation does not affect the corporation's contract
29	<u>rights, if any</u>	y, with the officer.
30		"PART 5. INDEMNIFICATION.
31	" <u>§ 55A-8-50</u>). Part definitions.
32	<u>In this Pa</u>	art:
33	<u>(1</u>) <u>'Corporation' includes any domestic or foreign corporation absorbed in</u>
34		a merger which, if its separate existence had continued, would have
35		had the obligation or power to indemnify its directors, officers,
36		employees, or agents, so that a person who would have been entitled to
37		receive or request indemnification from such corporation if its separate
38		existence had continued shall stand in the same position under this Part
39		with respect to the surviving corporation.
40	<u>(2</u>	() <u>'Director' means an individual who is or was a director of a corporation</u>
41		or an individual who, while a director of a corporation, is or was
42		serving at the corporation's request as a director, officer, partner,
43		trustee, employee, or agent of another foreign or domestic business or
44		nonprofit corporation, partnership, joint venture, trust, employee

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1		benefit plan, or other enterprise. A director is considered to be serving
2 3		an employee benefit plan at the corporation's request if the director's
3 4		duties to the corporation also impose duties on, or otherwise involve services by, the director to the plan or to participants in or beneficiaries
4 5		of the plan. 'Director' includes, unless the context requires otherwise,
6		the estate or personal representative of a director.
7	<u>(3)</u>	'Expenses' means expenses of every kind incurred in defending a
8	<u>(5)</u>	proceeding, including counsel fees.
9	<u>(4)</u>	'Liability' means the obligation to pay a judgment, settlement, penalty,
10	<u>, , , , , , , , , , , , , , , , , , , </u>	fine (including an excise tax assessed with respect to an employee
11		benefit plan), or reasonable expenses actually incurred with respect to
12		a proceeding.
13	<u>(5)</u>	'Officer,' 'employee,' or 'agent' includes, unless the context requires
14		otherwise, the estate or personal representative of a person who acted
15		in that capacity.
16	<u>(6)</u>	'Official capacity' means: (i) when used with respect to a director, the
17		office of director in a corporation; and (ii) when used with respect to
18		an individual other than a director, as contemplated in G.S. 55A-8-56,
19		the office in a corporation held by the officer or the employment or
20		agency relationship undertaken by the employee or agent on behalf of
21		the corporation. 'Official capacity' does not include service for any
22		other foreign or domestic business or nonprofit corporation or any
23		partnership, joint venture, trust, employee benefit plan, or other
24 25	(7)	enterprise.
25 26	<u>(7)</u>	<u>'Party' includes an individual who was, is, or is threatened to be made a</u> named defendant or respondent in a proceeding.
20 27	<u>(8)</u>	<u>'Proceeding' means any threatened, pending, or completed action, suit,</u>
28	<u>(0)</u>	or proceeding whether civil, criminal, administrative, or investigative
20 29		and whether formal or informal.
30	"§ 55A-8-51. A	Authority to indemnify.
31		pt as provided in subsection (d) of this section, a corporation may
32		ndividual made a party to a proceeding because the individual is or was a
33		t liability incurred in the proceeding if the individual:
34	<u>(1)</u>	Conducted himself in good faith;
35	<u>(2)</u>	Reasonably believed (i) in the case of conduct in his official capacity
36		with the corporation, that his conduct was in its best interests; and (ii)
37		in all other cases, that his conduct was at least not opposed to its best
38		interests; and
39	<u>(3)</u>	In the case of any criminal proceeding, had no reasonable cause to
40		believe his conduct was unlawful.
41		rector's conduct with respect to an employee benefit plan for a purpose
42		easonably believed to be in the interests of the participants in and f the plan is conduct that satisfies the requirement of clause (ii) of
43 44		<u>f the plan is conduct that satisfies the requirement of clause (ii) of</u> (2) of this section
44	<u>suburvision (a)</u>	(2) of this section.

1	(c) The termination of a proceeding by judgment, order, settlement, conviction,
2	or upon a plea of no contest or its equivalent is not, of itself, determinative that the
3	director did not meet the standard of conduct described in this section.
4	(d) A corporation shall not indemnify a director under this section:
5	(1) In connection with a proceeding by or in the right of the corporation in
6	which the director was adjudged liable to the corporation; or
7	(2) In connection with any other proceeding charging improper personal
8	benefit to the director, whether or not involving action in his official
9	capacity, in which the director was adjudged liable on the basis that
10	personal benefit was improperly received by the director.
11	(e) Indemnification permitted under this section in connection with a proceeding
12	by or in the right of the corporation that is concluded without a final adjudication on the
13	issue of liability is limited to reasonable expenses incurred in connection with the
14	proceeding.
15	(f) The authorization, approval, or favorable recommendation by the board of
16	directors of a corporation of indemnification, as permitted by this section, shall not be
17	deemed an act or corporate transaction in which a director has a conflict of interest, and
18	no such indemnification shall be void or voidable on such ground.
19	" <u>§ 55A-8-52. Mandatory indemnification.</u>
20	Unless limited by its articles of incorporation, a corporation shall indemnify a
21	director who was wholly successful, on the merits or otherwise, in the defense of any
22	proceedings to which the director was a party because he is or was a director of the
23	corporation against reasonable expenses actually incurred by the director in connection
24	with the proceeding.
25	" <u>§ 55A-8-53. Advance for expenses.</u>
26	Expenses incurred by a director in defending a proceeding may be paid by the
27	corporation in advance of the final disposition of such proceeding as authorized by the
28	board of directors in the specific case or as authorized or required under any provision
29	in the articles of incorporation or bylaws or by any applicable resolution or contract
30	upon receipt of an undertaking by or on behalf of the director to repay such amount
31	unless it shall ultimately be determined that the director is entitled to be indemnified by
32	the corporation against such expenses.
33	" <u>§ 55A-8-54. Court-ordered indemnification.</u>
34	Unless a corporation's articles of incorporation provide otherwise, a director of the
35	corporation who is a party to a proceeding may apply for indemnification to the court
36	conducting the proceeding or to another court of competent jurisdiction. On receipt of
37	an application, the court, after giving any notice the court considers necessary, may
38	order indemnification if it determines:
39	(1) The director is entitled to mandatory indemnification under G.S. 55A-
40	8-52, in which case the court shall also order the corporation to pay the
41	director's reasonable expenses incurred to obtain court-ordered
42	indemnification; or
43	(2) <u>The director is fairly and reasonably entitled to indemnification, in</u>
44	whole or in part, in view of all the relevant circumstances, whether or

	1993	GENERAL ASSEMBLY OF NORTH CAROLINA
1		not the director met the standard of conduct set forth in G.S. 55A-8-51
2		or was adjudged liable as described in G.S. 55A-8-51(d), but if the
3		director was adjudged so liable, such indemnification is limited to
4		reasonable expenses incurred.
5	"§ 55A-8-55. 1	Determination and authorization of indemnification.
6		prporation shall not indemnify a director under G.S. 55A-8-51 unless
7		ne specific case after a determination has been made that indemnification
8		is permissible in the circumstances because the director has met the
9	standard of con	duct set forth in G.S. 55A-8-51.
10	<u>(b)</u> The	determination shall be made:
11	<u>(1)</u>	By the board of directors by majority vote of a quorum consisting of
12		directors not at the time parties to the proceeding:
13	<u>(2)</u>	If a quorum cannot be obtained under subdivision (1) of this
14		subsection, by a majority vote of a committee duly designated by the
15		board of directors (in which designation directors who are parties may
16		participate), consisting solely of two or more directors not at the time
17		parties to the proceeding;
18	<u>(3)</u>	By special legal counsel (i) selected by the board of directors or its
19		committee in the manner prescribed in subdivision (1) or (2) of this
20		subsection; or (ii) if a quorum of the board cannot be obtained under
21		subdivision (1) of this subsection and a committee cannot be
22		designated under subdivision (2) of this subsection, selected by
23		majority vote of the full board (in which selection directors who are
24		parties may participate); or
25	<u>(4)</u>	By the members, but directors who are at the time parties to the
26	(a) A with	proceeding shall not vote on the determination.
27	(c) <u>Auth</u>	be made in the same manner as the determination that indemnification is
28 29	-	xcept that if the determination is made by special legal counsel,
29 30		f indemnification and evaluation as to reasonableness of expenses shall
31		be entitled under subdivision (b)(3) of this section to select counsel.
32	•	Indemnification of officers, employees, and agents.
33		rporation's articles of incorporation provide otherwise:
34	(1)	An officer of the corporation is entitled to mandatory indemnification
35		under G.S. 55A-8-52, and is entitled to apply for court-ordered
36		indemnification under G.S. 55A-8-54, in each case to the same extent
37		as a director;
38	(2)	The corporation may indemnify and advance expenses under this Part
39	<u> </u>	to an officer, employee, or agent of the corporation to the same extent
40		as to a director; and
41	<u>(3)</u>	A corporation may also indemnify and advance expenses to an officer,
42		employee, or agent to the extent, consistent with public policy, that
43		may be provided by its articles of incorporation, bylaws, general or
44		specific action of its board of directors, or contract.

1	"§ 55A-8-57. Additional indemnification and insurance.
2	(a) In addition to and separate and apart from the indemnification provided for in
3	G.S. 55A-8-51, 55A-8-52, 55A-8-54, 55A-8-55, and 55A-8-56, a corporation may in its
4	articles of incorporation or bylaws or by contract or resolution indemnify or agree to
5	indemnify any one or more of its directors, officers, employees, or agents against
6	liability and expenses in any proceeding (including without limitation a proceeding
7	brought by or on behalf of the corporation itself) arising out of their status as such or
8	their activities in any of the foregoing capacities; provided, however, that a corporation
9	shall not indemnify or agree to indemnify a person against liability or expenses the
10	person may incur on account of his activities which were at the time taken, known, or
11	believed by the person to be clearly in conflict with the best interests of the corporation
12	or if the person received an improper personal benefit. A corporation may likewise and
13	to the same extent indemnify or agree to indemnify any person who, at the request of
14	the corporation, is or was serving as a director, officer, partner, trustee, employee, or
15	agent of another foreign or domestic corporation, partnership, joint venture, trust, or
16	other enterprise or as a trustee or administrator under an employee benefit plan. Any
17	provision in any articles of incorporation, bylaw, contract, or resolution permitted under
18	this section may include provisions for recovery from the corporation of reasonable
19	costs, expenses, and attorneys' fees in connection with the enforcement of rights to
20	indemnification granted therein and may further include provisions establishing
21	reasonable procedures for determining and enforcing the rights granted therein.
22	(b) A corporation may purchase and maintain insurance on behalf of an
23	individual who is or was a director, officer, employee, or agent of the corporation, or
24	who, while a director, officer, employee, or agent of the corporation, is or was serving at
25	the request of the corporation as a director, officer, partner, trustee, employee, or agent
26	of another foreign or domestic corporation, partnership, joint venture, trust, employee
27	benefit plan, or other enterprise, against liability asserted against or incurred by him in
28	that capacity or arising from his status as a director, officer, employee, or agent, whether
29	or not the corporation would have power to indemnify him against the same liability
30	under any provision of this Chapter.
31	" <u>§ 55A-8-58. Application of Part.</u>
32	(a) If articles of incorporation limit indemnification or advance for expenses,
33	indemnification and advance for expenses are valid only to the extent consistent with
34	the articles of incorporation.
35	(b) This Part does not limit a corporation's power to pay or reimburse expenses
36	incurred by a director in connection with appearing as a witness in a proceeding at a
37	time when the director has not been made a named defendant or respondent to the
38	proceeding.
39	<u>"PART 6. IMMUNITY.</u>
40	" <u>§ 55A-8-60. Immunity.</u>
41	(a) In addition to the immunity that is authorized in G.S. 55A-2-02(b)(4), a
42	person serving as a director or officer of a nonprofit corporation shall be immune
43	individually from civil liability for monetary damages, except to the extent covered by

1	insurance, for any act or failure to act arising out of this service, except where the
2	person:
3	(1) Is compensated for his services beyond reimbursement for expenses;
4	(2) Was not acting within the scope of his official duties;
5	(3) Was not acting in good faith;
6	(4) Committed gross negligence or willful or wanton misconduct that
7	resulted in the damage or injury;
8	(5) Derived an improper personal financial benefit from the transaction;
9	(6) Incurred the liability from the operation of a motor vehicle; or
10	(7) <u>Is a defendant in an action brought under G.S. 55A-8-33.</u>
11	The immunity in this subsection may be limited or eliminated by a provision in the
12	articles of incorporation, but only with respect to acts or omissions occurring on or after
13	the effective date of such provision.
14	(b) The immunity in subsection (a) of this section is personal to the directors and
15	officers, and does not immunize the corporation against liability for the acts or
16	omissions of the directors or officers.
17	(c) Without diminishing the applicability of any other provisions of this Chapter,
18 19	<u>'nonprofit corporation' as referred to in this section shall include any credit union</u> chartered under the laws of this State, the laws of any other state, or under the laws of
20	the United States.
20	"ARTICLE 9. [RESERVED]
22	"ARTICLE 10.
23	"AMENDMENT OF ARTICLES OF INCORPORATION AND BYLAWS.
24	"PART 1. AMENDMENT OF ARTICLES OF INCORPORATION.
25	"§ 55A-10-01. Authority to amend.
26	(a) A corporation may amend its articles of incorporation at any time to add or
27	change a provision that is required or permitted in the articles of incorporation or to
28	delete a provision not required in the articles of incorporation. Whether a provision is
29	required or permitted in the articles of incorporation is determined as of the effective
30	date of the amendment.
31	(b) A member of the corporation does not have a vested property right resulting
32	from any provision in the articles of incorporation, including provisions relating to
33	management, control, distribution entitlement, or purpose or duration of the corporation.
34	" <u>§ 55A-10-02. Amendment by board of directors.</u>
35	(a) <u>Unless the articles of incorporation provide otherwise, a corporation's board</u>
36	of directors may adopt one or more amendments to the corporation's articles of
37	incorporation without member approval:
38	(1) To delete the names and addresses of the initial directors;
39	
10	(2) To delete the name and address of the initial registered agent or
40	(2) <u>To delete the name and address of the initial registered agent or</u> registered office, if a statement of change is on file with the Secretary
40 41 42	(2) To delete the name and address of the initial registered agent or

1	
1	<u>'co.', or 'ltd.', for a similar word or abbreviation in the name, or by</u>
2	adding, deleting or changing a geographical attribution to the name; or
3	(4) To make any other change expressly permitted by this Chapter to be
4	made by director action.
5	(b) If a corporation has no members entitled to vote thereon, its incorporators,
6	until directors have been chosen, and thereafter its board of directors, may adopt one or
7	more amendments to the corporation's articles of incorporation subject to any approval
8	required pursuant to G.S. 55A-10-30. The corporation shall provide at least five days'
9	written notice of any meeting at which an amendment is to be voted upon. The notice
10	shall state that the purpose, or one of the purposes, of the meeting is to consider a
11	proposed amendment to the articles of incorporation and contain or be accompanied by
12	a copy or summary of the amendment or state the general nature of the amendment.
13	The amendment shall be approved by a majority of the directors in office at the time the
14	amendment is adopted.
15	" <u>§ 55A-10-03. Amendment by directors and members.</u>
16	(a) If the corporation has members entitled to vote thereon, then, unless this
17	Chapter, the articles of incorporation, bylaws, the members (acting pursuant to
18	subsection (b) of this section), or the board of directors (acting pursuant to subsection
19	(c) of this section) require a greater vote or voting by class, an amendment to a
20	corporation's articles of incorporation to be adopted shall be approved:
21	(1) By the board or in lieu thereof in writing by the number or proportion
22	of members entitled under G.S. 55A-7-02(a)(2) to call a special
23	meeting to consider such amendment;
24	(2) By the members by a majority of the votes entitled to be cast on the
25	amendment; and
26	(3) In writing by any person or persons whose approval is required by a
27	provision of the articles of incorporation authorized by G.S. 55A-10-
28	$\frac{30}{10}$
29	(b) The members entitled to vote thereon may condition the amendment's
30	adoption on receipt of a higher percentage of affirmative votes or on any other basis.
31	(c) If the board initiates an amendment to the articles of incorporation or board
32	approval is required by subsection (a) of this section to adopt an amendment to the
33	articles of incorporation, the board may condition the amendment's adoption on receipt
34	of a higher percentage of affirmative votes or any other basis.
35	(d) If the board or the members seek to have the amendment approved by the
36	members entitled to vote thereon at a membership meeting, the corporation shall give
37	notice of the membership meeting to those members in accordance with G.S. 55A-7-05.
38	The notice shall state that the purpose, or one of the purposes, of the meeting is to
39 40	consider the proposed amendment and contain or be accompanied by a copy or
40	summary of the amendment.
41 42	(e) If the board or the members seek to have the amendment approved by the members antitled to yota therean by written consent or written ballot, the metarial
42	members entitled to vote thereon by written consent or written ballot, the material
43	soliciting the approval shall contain or be accompanied by a copy or summary of the
44	amendment.

1	"§ 55A-10-04. Class voting by members on amendments.
2	(a) The members of a class in a charitable or religious corporation are entitled to
3	vote as a class on a proposed amendment to the articles of incorporation if the
4	amendment would affect the rights of that class as to voting in a manner that is different
5	from the manner in which the amendment would affect another class.
6	(b) The members of a class in a corporation other than a charitable or religious
7	corporation are entitled to vote as a class on a proposed amendment to the articles of
8	incorporation if the amendment would:
9	(1) Affect the rights, privileges, preferences, restrictions, or conditions of
10	that class as to voting, dissolution, redemption, or transfer of
11	memberships in a manner that is different from the manner in which
12	the amendment would affect another class;
13	(2) Affect the rights, privileges, preferences, restrictions, or conditions of
14	that class as to voting, dissolution, redemption, or transfer of
15	memberships by changing the rights, privileges, preferences,
16	restrictions, or conditions of another class;
17	(3) Increase or decrease the number of memberships authorized for that
18	<u>class;</u>
19	(4) Increase the number of memberships authorized for another class;
20	(5) Effect an exchange, reclassification, or termination of the
21	memberships of that class; or
22	(6) Authorize a new class of memberships.
23	(c) If a class is to be divided into two or more classes as a result of an
24	amendment to the articles of incorporation, the amendment shall be approved by the
25	members of each class that would be created by the amendment.
26	(d) If a class vote is required to approve an amendment to the articles of
27	incorporation of a corporation, the amendment shall be approved by the members of the
28	class by two-thirds of the votes cast by the class or a majority of the votes entitled to be
29	cast by the class on the amendment, whichever is less.
30	(e) <u>A class of members is entitled to the voting rights granted by this section</u>
31	although the articles of incorporation and bylaws provide that the class shall not vote on
32	the proposed amendment.
33	" <u>§ 55A-10-05. Articles of amendment.</u>
34	A corporation amending its articles of incorporation shall deliver to the Secretary of
35	State for filing articles of amendment setting forth:
36 37	 (1) <u>The name of the corporation;</u> (2) The text of each amendment adopted;
37 38	
38 39	 (3) <u>The date of each amendment's adoption;</u> (4) If approval of members was not required, a statement to that effect and
39 40	
40 41	<u>a brief explanation of why member action was not required, and a</u> statement that the amendment was approved by a sufficient vote of the
41 42	board of directors or incorporators;
42 43	(5) If approval by members was required, a statement that member
43 44	approval was obtained as required by this Chapter;
	approvar was obtained as required by tins chapter,

1	(6) If approval of the amendment by some person or persons other than
2	the members, the board, or the incorporators is required pursuant to
3	G.S. 55A-10-30, a statement that the approval was obtained.
4	"§ 55A-10-06. Restated articles of incorporation.
5	(a) <u>A corporation's board of directors may restate its articles of incorporation at</u>
6	any time with or without approval by members or any other person.
7	(b) The restated articles of incorporation may include one or more amendments
8	to the articles of incorporation. If the restated articles of incorporation include an
9	amendment requiring approval by the members or any other person, it shall be adopted
10	as provided in G.S. 55A-10-03.
11	(c) If the board of directors submits restated articles of incorporation for member
12	action, the corporation shall notify in writing each member entitled to vote on the
13	proposed amendment of the membership meeting in accordance with G.S. 55A-7-05.
14	The notice shall (i) state that the purpose, or one of the purposes, of the meeting is to
15	consider the proposed restated articles of incorporation, (ii) contain or be accompanied
16	by a copy of the proposed restated articles of incorporation, and (iii) identify any
17	amendment or other change they would make in the articles of incorporation.
18	(d) If the restated articles of incorporation include an amendment requiring
19	approval pursuant to G.S. 55A-10-30, the board of directors shall submit the restated
20	articles of incorporation for such approval.
21	(e) A corporation restating its articles of incorporation shall deliver to the
22	Secretary of State for filing articles of restatement which shall:
23	(1) Set forth the name of the corporation;
24	(2) Attach as an exhibit thereto the text of the restated articles of
25	incorporation;
26	(3) State whether the restated articles of incorporation contain an
27	amendment to the articles of incorporation requiring member approval
28	and, if they do not, that the board of directors adopted the restated
29	articles of incorporation;
30	(4) If the restated articles of incorporation contain an amendment to the
31	articles of incorporation requiring member approval, state that member
32	approval was obtained as required by this Chapter; and
33	(5) If the restated articles of incorporation contain an amendment to the
34	articles of incorporation requiring approval by a person whose
35	approval is required pursuant to G.S. 55A-10-30, state that such
36	approval was obtained.
37	(f) Duly adopted restated articles of incorporation supersede the original articles
38	of incorporation and all amendments to them.
39	(g) The Secretary of State may certify restated articles of incorporation, as the
40	articles of incorporation currently in effect, without including the other information
41	required by subsection (e) of this section.
42	" <u>§ 55A-10-07. Effect of amendment.</u>
43	An amendment to articles of incorporation does not affect a cause of action existing
44	against or in favor of the corporation, a proceeding to which the corporation is a party,

1	any requirement or limitation imposed upon the corporation or any property held by it
2	by virtue of any restriction or condition upon which such property is held by the
3	corporation or the existing rights of persons other than members of the corporation. An
4	amendment changing a corporation's name does not abate a proceeding brought by or
5	against the corporation in its former name.
6	<u>"PART 2. BYLAWS.</u>
7	"§ 55A-10-20. Amendment by directors.
8	If a corporation has no members entitled to vote thereon, its incorporators, until
9	directors have been chosen, and thereafter its board of directors, may adopt one or more
10	amendments to the corporation's bylaws subject to any approval required pursuant to
11	G.S. 55A-10-30. The corporation shall provide at least five days' written notice of any
12	meeting of directors at which an amendment is to be voted upon. The notice shall state
13	that the purpose, or one of the purposes, of the meeting is to consider a proposed
14	amendment to the bylaws and contain or be accompanied by a copy or summary of the
15	amendment or state the general nature of the amendment. The amendment shall be
16	approved by a majority of the directors in office at the time the amendment is adopted.
17	" <u>§ 55A-10-21. Amendment by directors and members.</u>
18	(a) If the corporation has members entitled to vote thereon, then, unless this
19	Chapter, the articles of incorporation, bylaws, the members (acting pursuant to
20	subsection (b) of this section), or the board of directors (acting pursuant to subsection
21	(c) of this section) require a greater vote or voting by class, an amendment to a
22	corporation's bylaws to be adopted shall be approved:
23	(1) By the board or in lieu thereof in writing by the number or proportion
24	of members entitled under G.S. 55A-7-02(a)(2) to call a special
25	meeting to consider such amendment;
26	(2) By the members by a majority of the votes entitled to be cast on the
27	amendment; and
28	(3) In writing by any person or persons whose approval is required by a
29	provision of the articles of incorporation authorized by G.S. 55A-10-
30	<u>30.</u>
31	(b) The members entitled to vote thereon may condition the amendment's
32	adoption on its receipt of a higher percentage of affirmative votes or on any other basis.
33	(c) If the board initiates an amendment to the bylaws or board approval is
34	required by subsection (a) of this section to adopt an amendment to the bylaws, the
35	board may condition the amendment's adoption on receipt of a higher percentage of
36	affirmative votes or on any other basis.
37	(d) If the board or the members seek to have the amendment approved by the
38	members entitled to vote thereon at a membership meeting, the corporation shall give
39	notice of the membership meeting to those members in accordance with G.S. 55A-7-05.
40	The notice shall state that the purpose, or one of the purposes, of the meeting is to
41	consider the proposed amendment and contain or be accompanied by a copy or
42	summary of the amendment.
43	(e) If the board or the members seek to have the amendment approved by the
44	members entitled to vote thereon by written consent or written ballot, the material

1	soliciting the approval shall contain or be accompanied by a copy or summary of the		
2	amendment.		
3	" <u>§ 55A-10-22. Class voting by members on amendments.</u>		
4	(a) <u>The members of a class in a charitable or religious corporation are entitled to</u>		
5	vote as a class on a proposed amendment to the bylaws if the amendment would affect		
6	the rights of that class as to voting in a manner that is different from the manner in		
7	which such amendment would affect another class.		
8 9	(b) The members of a class in a corporation other than a charitable or religious corporation are entitled to vote as a class on a proposed amendment to the bylaws if the		
10	amendment would:		
11	(1) Affect the rights, privileges, preferences, restrictions, or conditions of		
12	that class as to voting, dissolution, redemption, or transfer of		
13	memberships in a manner that is different from the manner in which		
14	such amendment would affect another class;		
15	(2) Affect the rights, privileges, preferences, restrictions, or conditions of		
16	that class as to voting, dissolution, redemption, or transfer of		
17	memberships by changing the rights, privileges, preferences,		
18	restrictions, or conditions of another class;		
19	(3) Increase or decrease the number of memberships authorized for that		
20	<u>class;</u>		
21	(4) Increase the number of memberships authorized for another class;		
22	(5) Effect an exchange, reclassification, or termination of all or part of the		
23	memberships of that class; or		
24	(6) <u>Authorize a new class of memberships.</u>		
25	(c) If a class is to be divided into two or more classes as a result of an		
26	amendment to the bylaws, the amendment shall be approved by the members of each		
27	class that would be created by the amendment.		
28	(d) If a class vote is required to approve an amendment to the bylaws, the		
29	amendment shall be approved by the members of the class by two-thirds of the votes		
30	cast by the class or a majority of the votes entitled to be cast by the class on the		
31	amendment, whichever is less.		
32	(e) <u>A class of members is entitled to the voting rights granted by this section</u>		
33	although the articles of incorporation and bylaws provide that the class shall not vote on		
34	the proposed amendment.		
35	"PART 3. ARTICLES OF INCORPORATION AND BYLAWS.		
36	" <u>§ 55A-10-30. Approval by third persons.</u>		
37	The articles of incorporation or bylaws may require an amendment to the articles or		
38	incorporation or bylaws to be approved in writing by a specified person or persons other		
39	than the board of directors. Such a provision in the articles of incorporation or bylaws		
40	may only be amended with the approval in writing of such person or persons.		
41	<u>"ARTICLE 11.</u>		
42	<u>"MERGER.</u>		
43	" <u>§ 55A-11-01. Approval of plan of merger.</u>		

1	(a)	Subje	ect to the limitations set forth in G.S. 55A-11-02, one or more nonprofit
2	.,,	-	ay merge into a business or nonprofit corporation, if the plan of merger is
3	-		ovided in G.S. 55A-11-03.
4	<u>(b)</u>	-	blan of merger shall set forth:
5	\	$\overline{(1)}$	The name of each corporation planning to merge and the name of the
6		~~/	surviving corporation into which each other corporation plans to
7			merge;
8		<u>(2)</u>	The terms and conditions of the merger; and
9		$\overline{(3)}$	The manner and basis, if any, of converting memberships of each
10		- <u>.</u>	merging corporation into memberships, obligations, or securities of the
11			surviving or any other corporation or into cash or other property in
12			whole or part.
13	<u>(c)</u>	The p	blan of merger may set forth:
14		(1)	Any amendments to the articles of incorporation or bylaws of the
15		~ ,-	surviving corporation to be effected by the merger; and
16		(2)	Other provisions relating to the merger.
17	" <u>§ 55</u> A-1	11-02.	Limitations on mergers by charitable or religious corporations.
18	<u>(a)</u>	With	out the prior approval of the superior court in a proceeding in which the
19	<u>Attorney</u>	Gener	ral has been given written notice, a charitable or religious corporation
20	may mer	ge only	y with:
21		<u>(1)</u>	A charitable or religious corporation;
22		<u>(2)</u>	A foreign corporation that would qualify under this Chapter as a
23			charitable or religious corporation;
24		<u>(3)</u>	A wholly-owned foreign or domestic corporation (business or
25			nonprofit) which is not a charitable or religious corporation, provided
26			the charitable or religious corporation is the surviving corporation and
27			continues to be a charitable or religious corporation after the merger;
28			<u>or</u>
29		<u>(4)</u>	A business or nonprofit corporation other than a charitable or religious
30			corporation, provided that: (i) on or prior to the effective date of the
31			merger, assets with a value equal to the greater of the fair market value
32			of the net tangible and intangible assets (including goodwill) of the
33			charitable or religious corporation or the fair market value of the
34			charitable or religious corporation if it were to be operated as a
35			business concern are transferred or conveyed to one or more persons
36			who would have received its assets under G.S. 55A-14-06(a)(5) and
37			(6) had it dissolved; (ii) it shall return, transfer or convey any assets
38			held by it upon condition requiring return, transfer or conveyance,
39			which condition occurs by reason of the merger, in accordance with
40			such condition; and (iii) the merger is approved by a majority of
41			directors of the charitable or religious corporation who are not and will
42			not become members or shareholders in or directors, officers,
43			employees, agents, or consultants of the surviving corporation.

1 2 3	(b) At least 20 days before consummation of any merger of a charitable or religious corporation pursuant to subdivision (a)(4) of this section, notice, including a copy of the proposed plan of merger, shall be delivered to the Attorney General.
4	(c) <u>Without the prior written consent of the Attorney General, or approval of the</u>
5	superior court in a proceeding in which the Attorney General has been given notice, no
6 7	member of a charitable or religious corporation may receive or retain any property as a result of a margar other than a membership in the surviving corporation. The Atternay
8	result of a merger other than a membership in the surviving corporation. The Attorney General may consent to the transaction, or the court shall approve the transaction, if it is
9	fair and not contrary to the public interest.
10	" <u>§ 55A-11-03. Action on plan.</u>
11	(a) <u>Unless this Chapter, the articles of incorporation, bylaws, or the board of</u>
12	directors or members (acting pursuant to subsection (c) of this section) require a greater
13	vote or voting by class, a plan of merger to be adopted shall be approved for each
14	constituent corporation:
15	(1) By the board;
16	(2) By the members entitled to vote thereon, if any, by two-thirds of the
17	votes cast or a majority of the votes entitled to be cast on the plan of
18	merger, whichever is less; and
19	(3) In writing by any person or persons whose approval is required by a
20	provision of the articles of incorporation authorized by G.S. 55A-10-
21	<u>30 for an amendment to the articles of incorporation or bylaws.</u>
22	(b) If the corporation does not have members entitled to vote thereon, the merger
23	shall be approved by a majority of the directors then in office. The corporation shall
24	provide at least five days' written notice of any directors' meeting at which the approval
25	will be considered. The notice shall state that the purpose, or one of the purposes, of the
26	meeting is to consider the proposed merger.
27	(c) The board may condition its approval of the proposed merger, and the
28	members entitled to vote thereon may condition their approval of the merger, on receipt
29 20	of a higher percentage of affirmative votes or on any other basis.
30 31	(d) If the board seeks to have the plan approved by the members entitled to vote therean at a membership masting the corneration shall give notice of the membership
31	thereon at a membership meeting, the corporation shall give notice of the membership meeting to those members in accordance with G.S. 55A-7-05. The notice shall state
33	that the purpose, or one of the purposes, of the meeting is to consider the plan of merger
34	and contain or be accompanied by a copy or summary of the plan. The copy or
35	summary of the plan for members of the surviving corporation shall include any
36	provision that, if contained in a proposed amendment to the articles of incorporation or
37	bylaws, would entitle members to vote on the provision. The copy or summary of the
38	plan for members of the disappearing corporation shall include a copy or summary of
39	the articles of incorporation and bylaws that will be in effect immediately after the
40	merger takes effect.
41	(e) If the board seeks to have the plan approved by the members entitled to vote
42	thereon by written consent or written ballot, the material soliciting the approval shall
43	contain or be accompanied by a copy or summary of the plan. The copy or summary of
44	the plan for members of the surviving corporation shall include any provision that, if

1	contained in a	proposed amendment to the articles of incorporation or bylaws, would
2		rs to vote on the provision. The copy or summary of the plan for
3		e disappearing corporation shall include a copy or summary of the articles
4		n and bylaws that will be in effect immediately after the merger takes
5	effect.	
6		ng by a class of members is required on a plan of merger if the plan
7		ovision that, if contained in a proposed amendment to articles of
8		or bylaws, would entitle the class of members to vote as a class on the
9		dment under G.S. 55A-10-04 or G.S. 55A-10-22. The plan is approved
10		nembers by two-thirds of the votes cast by the class or a majority of the
11	-	b be cast by the class, whichever is less.
12		a merger is adopted, and at any time before articles of merger are filed,
13		be abandoned (subject to any contractual rights), without further action
14	by members or	other persons who approved the plan, in accordance with the procedure
15	set forth in the	plan of merger or, if none is set forth, in the manner determined by the
16	board of director	Drs.
17	" <u>§ 55A-11-04.</u>	Articles of merger.
18	<u>(a)</u> After	a plan of merger is approved by the board of directors, and if required
19	by G.S. 55A-1	1-03, by the members and any other persons, the surviving corporation
20	shall deliver to	the Secretary of State for filing articles of merger setting forth:
21	<u>(1)</u>	The plan of merger;
22	<u>(2)</u>	If approval by members was not required, a statement to that effect and
23		a statement that the plan was approved by a sufficient vote of the board
24		of directors;
25	<u>(3)</u>	If approval by members was required, a statement that the merger was
26		approved by the members as required by this Chapter;
27	<u>(4)</u>	If approval by some person or persons other than the members or the
28		board was required pursuant to G.S. 55A-11-03(a)(3), a statement that
29		the approval was obtained.
30	<u> </u>	erger takes effect upon the effective date of the articles of merger.
31		ficates of merger shall also be registered as provided in G.S. 47-18.1.
32		Effect of merger.
33		ger takes effect:
34	<u>(1)</u>	Every other corporation party to the merger merges into the surviving
35		corporation and the separate existence of every corporation except the
36		surviving corporation ceases;
37	<u>(2)</u>	The title to all real estate and other property owned by each
38		corporation party to the merger is vested in the surviving corporation
39		without reversion or impairment subject to any and all conditions to
40		which the property was subject prior to the merger;
41	<u>(3)</u>	The surviving corporation has all liabilities and obligations of each
42		corporation party to the merger;
43	<u>(4)</u>	A proceeding pending against any corporation party to the merger may
44		be continued as if the merger did not occur or the surviving

1	
1	corporation may be substituted in the proceeding for the corporation
2	whose existence ceased; and
3	(5) The articles of incorporation and bylaws of the surviving corporation
4	are amended to the extent provided in the plan of merger.
5	" <u>§ 55A-11-06. Merger with foreign corporation.</u>
6	(a) Except as provided in G.S. 55A-11-02, one or more foreign business or
7	nonprofit corporations may merge with one or more domestic nonprofit corporations if:
8 9	(1) The merger is permitted by the law of the state or county under whose law each foreign comparation is incomparated and each foreign
9 10	law each foreign corporation is incorporated and each foreign
10	 <u>corporation complies with that law in effecting the merger;</u> (2) <u>The foreign corporation complies with G.S. 55A-11-04 if it is the</u>
11	(2) <u>The foreign corporation complies with G.S. 55A-11-04 if it is the</u> <u>surviving corporation of the merger; and</u>
12	(3) Each domestic nonprofit corporation complies with the applicable
13	provisions of G.S. 55A-11-01 through G.S. 55A-11-03 and, if it is the
15	surviving corporation of the merger, with G.S. 55A-11-04.
16	(b) Upon the merger taking effect, the surviving corporation, if it does not have a
17	registered agent in this State, shall be deemed to have appointed the Secretary of State
18	as its registered agent for service of process in a proceeding to enforce any obligation of
19	<u>a domestic corporation party to the merger, until such time as it appoints a registered</u>
20	agent in this State.
21	"§ 55A-11-07. Bequests, devises, and gifts.
22	Any bequest, devise, gift, grant, or promise contained in a will or other instrument of
23	donation, subscription, or conveyance, that is made to a constituent corporation and that
24	takes effect or remains payable after the merger, inures to the surviving corporation
25	unless the will or other instrument otherwise specifically provides.
26	<u>"ARTICLE 12.</u>
27	"TRANSFER OF ASSETS.
28	"§ 55A-12-01. Sale of assets in regular course of activities and mortgage of assets.
29	(a) <u>A corporation may on the terms and conditions and for the consideration</u>
30	determined by the board of directors:
31	(1) <u>Sell, lease, exchange, or otherwise dispose of all, or substantially all,</u>
32	of its property in the usual and regular course of its activities; or
33	(2) <u>Mortgage, pledge, dedicate to the repayment of indebtedness (whether</u>
34	with or without recourse), or otherwise encumber any or all of its
35	property whether or not in the usual and regular course of its activities.
36	(b) Unless the articles of incorporation require it, approval of the members or any
37	other person of a transaction described in subsection (a) of this section is not required.
38 39	" <u>§ 55A-12-02. Sale of assets other than in regular course of activities.</u>
39 40	(a) <u>A corporation may sell, lease, exchange, or otherwise dispose of all, or</u> substantially all of its property other than in the usual and regular course of its activities
40 41	substantially all, of its property other than in the usual and regular course of its activities on the terms and conditions and for the consideration determined by the corporation's
41 42	board of directors if the proposed transaction is authorized by subsection (b) of this
42	section.

1	(b) Unless this Chapter, the articles of incorporation, bylaws, or the board of
2	directors or members (acting pursuant to subsection (d) of this section) require a greater
3	vote or voting by class, the proposed transaction to be authorized shall be approved:
4	(1) By the board;
5	(2) By the members entitled to vote thereon by two-thirds of the votes cast
6	or a majority of the votes entitled to be cast on the proposed
7	transaction, whichever is less; and
8	(3) In writing by any person or persons whose approval is required by a
9	provision of the articles of incorporation authorized by G.S. 55A-10-
10	30 for an amendment to the articles of incorporation or bylaws.
11	(c) If the corporation does not have members entitled to vote thereon, the
12	transaction shall be approved by a vote of a majority of the directors then in office. The
13	corporation shall provide at least five days' written notice of any directors' meeting at
14	which such approval will be considered. The notice shall state that the purpose, or one
15	of the purposes, of the meeting is to consider the sale, lease, exchange, or other
16	disposition of all, or substantially all, of the property or assets of the corporation and
17	contain or be accompanied by a description of the transaction.
18	(d) The board may condition its approval of the proposed transaction, and the
19	members entitled to vote thereon may condition their approval of the transaction, on
20	receipt of a higher percentage of affirmative votes or on any other basis.
21	(e) If the corporation seeks to have the transaction approved by the members
22	entitled to vote thereon at a membership meeting, the corporation shall give notice of
23	the membership meeting to those members in accordance with G.S. 55A-7-05. The
24	notice shall state that the purpose, or one of the purposes, of the meeting is to consider
25	the sale, lease, exchange, or other disposition of all, or substantially all, of the property
26	or assets of the corporation and contain or be accompanied by a description of the
27	transaction.
28	(f) If the board seeks to have the transaction approved by the members entitled to
29	vote thereon by written consent or written ballot, the material soliciting the approval
30	shall contain or be accompanied by a description of the transaction.
31	(g) <u>A charitable or religious corporation shall give written notice to the Attorney</u>
32	General 20 days before it sells, leases, exchanges, or otherwise disposes of all, or
33	substantially all, of its property if the transaction is not in the usual and regular course
34	of its activities unless the Attorney General has given the corporation a written waiver
35	of this subsection.
36	(h) After a sale, lease, exchange, or other disposition of property is authorized,
37	the transaction may be abandoned (subject to any contractual rights), without further
38	action by the members or any other person who approved the transaction, in accordance
39	with the procedure set forth in the resolution proposing the transaction or, if none is set
40	forth, in the manner determined by the board of directors.
41	<u>"ARTICLE 13.</u> "DISTRIBUTIONS
42	<u>"DISTRIBUTIONS.</u> "8 554 13 01 Prohibited distributions
43	" <u>§ 55A-13-01. Prohibited distributions.</u>

1	-	thorized by G.S. 55A-13-02 or Article 14 of this Chapter, a corporation
2		ny distributions.
3		Authorized distributions.
4		rporation may pay reasonable amounts to its members, directors, or
5	officers for serv	vices rendered or other value received and may confer benefits upon its
6	members in con	formity with its purposes.
7	<u>(b)</u> <u>Subje</u>	ct to the provisions of subsection (d) of this section, (i) a corporation
8	may make dist	ributions to any entity that is exempt under section 501(c)(3) of the
9	Internal Reven	ue Code of 1986 or any successor section, or that is organized
10	exclusively for	one or more of the purposes specified in section 501(c)(3) of the Internal
11	Revenue Code	of 1986 or any successor section and that upon dissolution shall
12	distribute its ass	sets to a charitable or religious corporation, the United States, a state or
13	an entity that is	exempt under section 501(c)(3) of the Internal Revenue Code of 1986 or
14	any successor	section, and (ii) any corporation other than a charitable or religious
15	corporation may	make distributions to any domestic or foreign corporation.
16	(c) Subje	ct to the provisions of subsection (d) of this section, a corporation other
17		le or religious corporation may make distributions to purchase its
18	memberships.	
19	<u>(d)</u> <u>A con</u>	poration shall not make any distribution under subsection (b) or (c) of
20	this section if at	the time of or as a result of such distribution:
21	<u>(1)</u>	The corporation would not be able to pay its debts as they become due
22		in the usual course of business; or
23	<u>(2)</u>	The corporation's total assets would be less than the sum of its total
24		liabilities.
25		<u>"ARTICLE 14.</u>
26		<u>"DISSOLUTION.</u>
27		"PART 1. VOLUNTARY DISSOLUTION.
28		Dissolution by incorporators or directors prior to commencement of
29	activi	
30	. ,	poration that has not admitted members entitled to vote on dissolution,
31		nced activities, and has no assets may be dissolved by action of its board
32		majority of its incorporators, if there are no directors, by delivering to
33	the Secretary of	State for filing articles of dissolution that set forth:
34	<u>(1)</u>	The name of the corporation;
35	<u>(2)</u>	The names and addresses of its officers, if any;
36	<u>(3)</u>	The names and addresses of its directors, if any, or if none, the names
37		and addresses of its incorporators;
38	<u>(4)</u>	The date of its incorporation;
39	<u>(5)</u>	That the corporation has not admitted members entitled to vote on
40		dissolution, has not commenced activities, and has no assets;
41	<u>(6)</u>	That no debt of the corporation remains unpaid; and
42	<u>(7)</u>	That a majority of the incorporators or directors authorized the
43		dissolution.

1	(b) Upon the filing of articles of dissolution under this section, the corporation
2	becomes nonexistent and is cancelled as if such corporation had never been created.
3	"§ 55A-14-02. Dissolution by directors, members, and third persons.
4	(a) Unless this Chapter, the articles of incorporation, bylaws, or the board of
5	directors or members (acting pursuant to subsection (c) of this section) require a greater
6	vote or voting by class, dissolution is authorized if a plan of dissolution meeting the
7	requirements of G.S. 55A-14-03 is approved:
8	(1) By the board;
9	(2) By the members entitled to vote thereon, if any, by two-thirds of the
10	votes cast or a majority of the votes entitled to be cast on the plan of
11	dissolution, whichever is less; and
12	(3) In writing by any person or persons whose approval is required by a
13	provision of the articles of incorporation authorized by G.S. 55A-10-
14	30 for an amendment to the articles of incorporation or bylaws.
15	(b) If the corporation does not have members entitled to vote thereon, dissolution
16	shall be approved by a vote of a majority of the directors then in office. The corporation
17	shall provide at least five days' written notice of any directors' meeting at which such
18	approval will be considered. The notice shall state that the purpose, or one of the
19	purposes, of the meeting is to consider dissolution of the corporation and contain or be
20	accompanied by a copy or summary of the plan of dissolution.
21	(c) The board of directors may condition its approval of the proposed dissolution,
22	and the members entitled to vote thereon may condition their approval of the dissolution
23	on receipt of a higher percentage of affirmative votes or on any other basis.
24	(d) If the board of directors seeks to have dissolution approved by the members
25	entitled to vote thereon at a membership meeting, the corporation shall give notice of
26	the membership meeting to those members in accordance with G.S. 55A-7-05. The
27 28	notice shall state that the purpose, or one of the purposes, of the meeting is to consider
28 29	dissolving the corporation and contain or be accompanied by a copy or summary of the plan of dissolution.
29 30	(e) If the board seeks to have dissolution approved by the members entitled to
31	vote thereon by written consent or written ballot, the material soliciting the approval
32	shall contain or be accompanied by a copy or summary of the plan of dissolution.
33	"§ 55A-14-03. Plan of dissolution.
34	(a) The plan of dissolution approved pursuant to G.S. 55A-14-02 shall provide
35	that all liabilities and obligations of the corporation be paid and discharged, or adequate
36	provisions be made therefor, and that the remainder of the corporation's assets be
37	distributed as follows:
38	(1) Assets held by the corporation upon condition requiring return,
39	transfer, or conveyance, which condition occurs by reason of the
40	dissolution, shall be returned, transferred, or conveyed in accordance
41	with such requirements;
42	(2) Other assets, if any, of a charitable or religious corporation shall,
43	subject to the articles of incorporation or bylaws, be transferred or
44	conveyed to one or more of the following: the United States, a state, a

	· · · · · · · · · · · · · · · ·
1	charitable or religious corporation, or a person that is exempt under
2	section 501(c)(3) of the Internal Revenue Code of 1986 or any
3	successor section;
4	(3) Other assets, if any, of a corporation that is not a charitable or religious
5	corporation shall, subject to the articles of incorporation and bylaws,
6	be distributed as provided in the plan of dissolution.
7	(b) The plan of dissolution may set forth other provisions relating to the
8	dissolution.
9	" <u>§ 55A-14-04. Articles of dissolution.</u>
10	(a) At any time after dissolution is authorized pursuant to G.S. 55A-14-02, the
11	corporation may dissolve by delivering to the Secretary of State for filing articles of
12	dissolution setting forth:
13	(1) The name of the corporation;
14	(2) The names and addresses of its officers;
15	(3) The names and addresses of its directors;
16	(4) The plan of dissolution as required by G.S. 55A-14-03;
17	(5) <u>The date dissolution was authorized;</u>
18	(6) If approval by members was not required, a statement to that effect and
19	a statement that the plan of dissolution was approved by a sufficient
20	vote of the board of directors;
21	(7) If approval by members was required, a statement that the plan of
22	dissolution was approved as required by this Chapter; and
23	(8) If approval of dissolution by some person or persons other than the
24	members or the board of directors is required pursuant to G.S. 55A-14-
25	02(a)(3), a statement that the approval was obtained.
26	(b) A corporation is dissolved upon the effective date of its articles of
27	dissolution.
28	" <u>§ 55A-14-05. Revocation of dissolution.</u>
29	(a) <u>A corporation may revoke its dissolution authorized under G.S. 55A-14-02</u>
30	within 120 days of its effective date.
31	(b) <u>Revocation of dissolution shall be authorized in the same manner as the</u>
32	dissolution was authorized unless an authorization under G.S. 55A-14-02 permitted
33	revocation by action of the board of directors alone, in which event the board of
34	directors may revoke the dissolution without action by the members or any other person.
35	(c) After the revocation of dissolution is authorized, the corporation may revoke
36	the dissolution by delivering to the Secretary of State for filing articles of revocation of
37	dissolution, together with a copy of its articles of dissolution, that set forth:
38	(1) The name of the corporation;
39	(2) The effective date of the dissolution that was revoked;
40	(3) The date that the revocation of dissolution was authorized;
41	(4) If the corporation's board of directors revoked the dissolution, a
42	statement to that effect;
43	(5) If the corporation's board of directors revoked a dissolution authorized
44	by the members alone or in conjunction with another person or

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1 2 3 4		<u>(6)</u>	persons, a statement that revocation was permitted by action by the board of directors alone pursuant to that authorization; and If member or third person action was required to revoke the dissolution, a statement that the action was taken as required.
5	<u>(d)</u>		ocation of dissolution is effective upon the effective date of the articles of
6 7	(e)		issolution. n the revocation of dissolution is effective, it relates back to and takes
8			effective date of the dissolution and the corporation resumes carrying on
9			if dissolution had never occurred, subject to the rights of any person who
10			ed to his prejudice upon the filing of the articles of dissolution.
11		-	Effect of dissolution.
12	<u>(a)</u>		ssolved corporation continues its corporate existence but shall not carry
13	on any ac		s except those appropriate to wind up and liquidate its affairs, including:
14		<u>(1)</u>	Preserving and protecting its assets;
15		<u>(2)</u>	Discharging or making provision for discharging its liabilities and
16			obligations;
17		<u>(3)</u>	Disposing of its remaining assets in accordance with its plan of
18			dissolution; and
19		<u>(4)</u>	Doing every other act necessary to wind up and liquidate its assets and
20	(1,)	D.	affairs.
21	<u>(b)</u>		<u>olution of a corporation does not:</u>
22 23		$\frac{(1)}{(2)}$	<u>Transfer title to the corporation's property;</u> <u>Subject its directors or officers to standards of conduct different from</u>
23 24		<u>(2)</u>	those prescribed in Article 8 of this Chapter;
24 25		<u>(3)</u>	<u>Change quorum or voting requirements for its board of directors or</u>
26		<u>(5)</u>	members; change provisions for selection, resignation, or removal of
27			its directors or officers or both; or change provisions for amending its
28			bylaws;
29		(4)	Prevent commencement of a proceeding by or against the corporation
30			in its corporate name;
31		<u>(5)</u>	Abate or suspend a proceeding pending by or against the corporation
32			on the effective date of dissolution; or
33		<u>(6)</u>	Terminate the authority of the registered agent of the corporation.
34			Known claims against dissolved corporation.
35	<u>(a)</u>		ssolved corporation may dispose of the known claims against it by
36	-	-	rocedure described in this section.
37	<u>(b)</u>		dissolved corporation shall notify its known claimants in writing of the
38 39	aissoiuud		ny time after its effective date. The written notice shall:
39 40		$\frac{(1)}{(2)}$	Describe information that shall be included in a claim; Provide a mailing address where a claim may be sent;
40 41		$\frac{(2)}{(3)}$	State the deadline, which shall not be fewer than 120 days from the
42		<u>(J)</u>	effective date of the written notice, by which the dissolved corporation
43			shall receive the claim; and
44		<u>(4)</u>	State that the claim will be barred if not received by the deadline.
		<u>, , , ,</u>	

1	<u>(c)</u>	A clai	im against the dissolved corporation is barred:
2	~~/	(1)	If the corporation does not receive the claim by the deadline from a
3		<u>.</u>	claimant who received written notice under subsection (b) of this
4			section; or
5		<u>(2)</u>	If a claimant whose claim was rejected by written notice from the
6			dissolved corporation does not commence a proceeding to enforce the
7			claim within 90 days from the date of receipt of the rejection notice.
8	<u>(d)</u>	For p	urposes of this section, 'claim' does not include a contingent liability or a
9	claim bas	sed on a	an event occurring after the effective date of dissolution.
10	" <u>§ 55A-1</u>	4-08.	Unknown and certain other claims against dissolved corporation.
11	<u>(a)</u>	A dis	solved corporation may also publish notice of its dissolution and request
12	that perse	ons wi	th claims against the corporation present them in accordance with the
13	notice.		
14	<u>(b)</u>	The n	otice shall:
15		<u>(1)</u>	Be published one time in a newspaper of general circulation in the
16			county where the dissolved corporation's principal office (or, if there is
17			none in this State, its registered office) is or was last located;
18		<u>(2)</u>	Describe the information that shall be included in a claim and provide
19			a mailing address where the claim may be sent; and
20		<u>(3)</u>	State that a claim against the corporation will be barred unless a
21			proceeding to enforce the claim is commenced within five years after
22			the publication of the notice.
23	<u>(c)</u>		dissolved corporation publishes a newspaper notice in accordance with
24			of this section, the claim of each of the following claimants is barred
25			nant commences a proceeding to enforce the claim against the dissolved
26	<u>corporati</u>		nin five years after the publication date of the newspaper notice:
27		<u>(1)</u>	A claimant who did not receive written notice under G.S. 55A-14-07;
28		<u>(2)</u>	A claimant whose claim was timely sent to the dissolved corporation
29		(-)	but not acted on;
30		<u>(3)</u>	A claimant whose claim is contingent or based on an event occurring
31			after the effective date of dissolution.
32	<u>(d)</u>		ng in this section shall bar:
33		<u>(1)</u>	Any claim alleging the liability of the corporation; or
34		<u>(2)</u>	Any proceeding or action to establish the liability of the corporation;
35			<u>or</u>
36	1 .	<u>(3)</u>	The recovery on any judgment against the corporation
37			t the corporation is protected by insurance coverage with respect to such
38	-		ng, or judgment.
39			Enforcement of claims.
40	<u>(a)</u>		im under G.S. 55A-14-07 or G.S. 55A-14-08 may be enforced:
41		<u>(1)</u>	Against the dissolved corporation, to the extent of its undistributed
42		(2)	assets, including coverage under any applicable insurance policy, or
43		<u>(2)</u>	If the assets have been distributed in liquidation, against any person,
44			other than a creditor of the corporation, to whom the corporation

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	distributed its property to the extent of the distributee's pro rata share
	of the claim or the corporate assets distributed to such person in
	liquidation, whichever is less, but the distributee's total liability for all
	claims under this section shall not exceed the total amount of assets
	distributed to the distributee.
<u>(b)</u> <u>Not</u>	hing in G.S. 55A-14-07 or G.S. 55A-14-08 shall extend any applicable
period of limi	
-	<u>''PART 2. ADMINISTRATIVE DISSOLUTION.</u>
" <u>§ 55A-14-20</u>	. Grounds for administrative dissolution.
The Secre	etary of State may commence a proceeding under G.S. 55A-14-21 to
dissolve admi	nistratively a corporation if:
<u>(1)</u>	The corporation does not pay within 60 days after they are due any
	penalties, fees, or other payments due under this Chapter;
<u>(2)</u>	The corporation does not deliver its annual report to the Secretary of
	State within 60 days after it is due;
<u>(3)</u>	The corporation is without a registered agent or registered office in this
	State for 60 days or more;
<u>(4)</u>	The corporation does not notify the Secretary of State within 60 days
	that its registered agent or registered office has been changed, that its
	registered agent has resigned, or that its registered office has been
	discontinued; or
<u>(5)</u>	The corporation's period of duration stated in its articles of
	incorporation expires.
	. Procedure for and effect of administrative dissolution.
	ne Secretary of State determines that one or more grounds exist under G.S.
	r dissolving a corporation, the Secretary of State shall mail the corporation
	of the Secretary of State's determination.
<u> </u>	ne corporation does not correct each ground for dissolution or demonstrate
	ble satisfaction of the Secretary of State that each ground determined by
•	of State does not exist within 60 days after notice is mailed, the Secretary
	l administratively dissolve the corporation by signing a certificate of
	at recites the ground or grounds for dissolution and its effective date. The
•	State shall file the original of the certificate and mail a copy to the
<u>corporation</u> .	provisions of GS 55A 14.06 55A 14.07 and 55A 14.08 apply to a
. ,	e provisions of G.S. 55A-14-06, 55A-14-07, and 55A-14-08 apply to a lministratively dissolved.
· · · ·	e administrative dissolution of a corporation does not terminate the
	s registered agent.
	. Reinstatement following administrative dissolution.
	orporation administratively dissolved under G.S. 55A-14-21 may apply to
	of State for reinstatement within two years after the effective date of
•	The application shall:
(1)	Recite the name of the corporation and the effective date of its
	administrative dissolution; and

1	(2) State that the ground or grounds for dissolution either did not exist or
2	$\frac{\text{have been eliminated.}}{for the Second results of State determines that the employed in the second results of the second res$
3 4	(b) If the Secretary of State determines that the application contains the information required by subsection (a) of this section, and that the information is
4 5	<u>correct, the Secretary of State shall cancel the certificate of dissolution and prepare a</u>
6	certificate of reinstatement that recites the Secretary of State's determination and the
7	effective date of reinstatement, file the original of the certificate, and mail a copy to the
8	corporation.
9	(c) When the reinstatement is effective, it relates back to and takes effect as of
10	the effective date of the administrative dissolution and the corporation resumes carrying
11	on its activities as if the administrative dissolution had never occurred, subject to the
12	rights of any person who reasonably relied to his prejudice upon the certificate of
13	dissolution.
14	"§ 55A-14-23. Appeal from denial of reinstatement.
15	(a) If the Secretary of State denies a corporation's application for reinstatement
16	following administrative dissolution, the Secretary of State shall serve the corporation
17	under G.S. 55A-5-04 with a written notice that explains the reason or reasons for denial.
18	(b) The corporation may appeal the denial of reinstatement to the Superior Court
19	of Wake County within 30 days after service of the notice of denial is perfected. The
20	appeal is commenced by filing a petition with the court and with the Secretary of State
21	requesting the court to set aside the dissolution. The petition shall have attached to it
22	copies of the Secretary of State's certificate of dissolution, the corporation's application
23	for reinstatement, and the Secretary of State's notice of denial. The appeal to the
24	superior court shall be determined upon such further evidence, notice, and opportunity
25	to be heard, if any, as the court may deem appropriate under the circumstances. The
26	corporation shall have the burden of establishing that it is entitled to reinstatement.
27	(c) Upon consideration of the petition and any response made by the Secretary of State the source main the secretary of State to
28	State, the court may, prior to entering final judgment, order the Secretary of State to
29 30	reinstate the dissolved corporation or may take other action the court considers
30 31	<u>appropriate.</u> (d) The court's final decision may be appealed as in other civil proceedings.
32	" <u>§ 55A-14-24. Inapplicability of Administrative Procedure Act.</u>
33	<u>The Administrative Procedure Act shall not apply to any proceeding or appeal</u>
34	provided for in G.S. 55A-14-20 through G.S. 55A-14-23.
35	<u>"PART 3. JUDICIAL DISSOLUTION.</u>
36	"§ 55A-14-30. Grounds for judicial dissolution.
37	(a) The superior court may dissolve a corporation:
38	(1) In a proceeding by the Attorney General if it is established that:
39	<u>a.</u> <u>The corporation obtained its articles of incorporation through</u>
40	fraud; or
41	b. The corporation has, after written notice by the Attorney
42	General given at least 20 days prior thereto, continued to exceed
43	or abuse the authority conferred upon it by law;
44	(2) In a proceeding by a member or director, if it is established that:

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1 2			<u>a.</u>	The directors are deadlocked in the management of the corporate affairs, and the members, if any, are unable to break
3				the deadlock:
4			<u>b.</u>	The directors or those in control of the corporation have acted,
5				are acting, or will act in a manner that is illegal, oppressive, or
6				fraudulent;
7			<u>c.</u>	The members are deadlocked in voting power and have failed,
8 9				for a period that includes at least two consecutive annual meeting dates, to elect successors to directors whose terms
10				have, or would otherwise have, expired;
11			<u>d.</u>	The corporate assets are being misapplied or wasted; or
12			<u>e.</u>	The corporation is no longer able to carry out its purposes.
13		(3)		proceeding by a creditor if it is established that:
14		<u></u>	<u>a.</u>	The creditor's claim has been reduced to judgment and
15				execution on the judgment has been returned unsatisfied; or
16			<u>b.</u>	The corporation has admitted in writing that the creditor's claim
17				is due and owing and the corporation is insolvent.
18		<u>(4)</u>		proceeding by the corporation to have its voluntary dissolution
19		ъ.		nued under court supervision.
20	<u>(b)</u>			olving a corporation, the court shall consider whether:
21		(1)		e are reasonable alternatives to dissolution;
22 23		<u>(2)</u>		blution is in the public interest, if the corporation is a charitable or lous corporation; and
23 24		(3)	-	blution is reasonably necessary for the protection of the rights or
24 25		<u>(J)</u>		ests of the members, if any.
26	"8 55A-1	14-31.		dure for judicial dissolution.
27	(a)			proceeding to dissolve a corporation lies in the county where a
28				office, or, if there is none in this State, its registered office, is or
29	was last	-	-	
30	<u>(b)</u>			cessary to make directors or members parties to a proceeding to
31	dissolve	_		unless relief is sought against them individually.
32	<u>(c)</u>			a proceeding brought to dissolve a corporation may issue
33			•	receiver with all powers and duties the court directs, take other
34		-	-	eserve the corporate assets wherever located, and carry on the
35	activities		*	
36 37	" <u>§ 55A-1</u> (a)			a judicial proceeding brought to dissolve a corporation may
38				eceivers to wind up and liquidate, or to manage, the affairs of the
39				t shall hold a hearing, after notifying all parties to the proceeding
40				rsons designated by the court, before appointing a receiver. The
41	•		-	eiver has exclusive jurisdiction over the corporation and all of its
42	property	•	•	
43	<u>(b)</u>	The	court r	nay appoint an individual or a domestic or foreign business or
44	<u>nonprofi</u>	t corpo	oration	(authorized to transact business in this State) as a receiver. The

1	court may require the receiver to post bond, with or without sureties, in an amount the
2	court directs.
3	(c) The court shall describe the powers and duties of the receiver in its
4	appointing order, which may be amended from time to time. Such powers may include
5	without limitation the power:
6	(1) To dispose of all or any part of the assets of the corporation wherever
7	located, at a public or private sale, if authorized by the court;
8	(2) To sue and defend in his own name as receiver of the corporation in all
9	courts of this State; and
10	(3) To exercise all of the powers of the corporation, through or in place of
11	its board of directors or officers, to the extent necessary to manage the
12	affairs of the corporation in the best interests of its members and
13	<u>creditors.</u>
14	(d) The court from time to time during the receivership may order compensation
15	paid and expense disbursements or reimbursements made to the receiver and his counsel
16	from the assets of the corporation or proceeds from the sale of the assets.
17	" <u>§ 55A-14-33. Decree of dissolution.</u>
18	(a) If, after a hearing, the court determines that one or more grounds for judicial
19	dissolution described in G.S. 55A-14-30 exist, it may enter a decree dissolving the
20	corporation and specifying the effective date of the dissolution, and the clerk of the
21	court shall deliver a certified copy of the decree to the Secretary of State, who shall file
22	\underline{it}
23	(b) After entering the decree of dissolution, the court shall direct the winding up
24	and liquidation of the corporation's affairs in accordance with G.S. 55A-14-06 and the
25 26	notification of its claimants in accordance with G.S. 55A-14-07 and G.S. 55A-14-08.
26 27	<u>"PART 4. MISCELLANEOUS.</u> "§ 55A-14-40. Disposition of amounts due to unavailable members and creditors.
28	Upon liquidation of a corporation, the portion of the assets distributable to a creditor
28 29	or member who is unknown or cannot be found shall be disposed of in accordance with
30	Chapter 116B of the General Statutes.
31	"ARTICLE 14A.
32	"REORGANIZATION.
33	"§ 55A-14A-01. Fundamental changes in reorganization proceedings.
34	(a) Whenever a plan of reorganization of a corporation is confirmed by decree or
35	order of a court of competent jurisdiction in proceedings for the reorganization of the
36	corporation pursuant to the provisions of any applicable statute of the United States
37	relating to reorganization of corporations, the corporation may put into effect and carry
38	out the plan and the decrees and orders of the court relative thereto and may take any
39	action provided in the plan or directed by the decrees and orders without further action
40	by its directors or members. Such action may be taken, as may be directed by the
41	decrees or orders, by the trustee or trustees of the corporation appointed in the
42	reorganization proceedings, or by designated officers of the corporation, or by a master
43	or other representative appointed by the court, with like effect as if taken by unanimous

1 2		lirectors and members of the corporation. In particular and without erality or effect of the foregoing, the corporation may:
2	<u>(1)</u>	<u>Amend its articles of incorporation or bylaws, or both, so long as the</u>
4	(1)	articles of incorporation and bylaws as amended contain only such
5		provisions as might be lawfully contained therein at the time of
6		making such amendment;
7	<u>(2)</u>	<u>Constitute or reconstitute and classify or reclassify its board of</u>
8	<u>_/</u>	directors, and name, constitute or appoint directors and officers in
9		place of or in addition to all or any of the directors or officers then in
10		office;
11	<u>(3)</u>	Make any change in its memberships or securities or cancel any or all
12	_/	of its outstanding memberships or securities;
13	(4)	Dissolve and liquidate;
14	(5)	Effect a merger;
15	$\overline{(6)}$	Transfer all or part of its assets;
16	$\overline{(7)}$	Change its registered office or registered agent, or both;
17	<u>(8)</u>	Authorize the issuance of bonds, debentures, or other obligations of
18		the corporation and fix the terms and conditions thereof.
19		articles of amendment, statement of change of registered office or
20		t, restated articles of incorporation, articles of merger, articles of
21		any other document appropriate to complete any action permitted by this
22		executed and filed in accordance with the provisions of this Chapter on
23		prporation by such person or persons as may be authorized to take such
24	-	to subsection (a) of this section.
25		section does not apply after entry of a final decree in the reorganization
26	· ·	n though the court retains jurisdiction of the proceeding for limited
27	purposes unrela	ted to consummation of the reorganization plan.
28 29		<u>"ARTICLE 15.</u> "EODELCN COPPORATIONS
29 30		<u>''FOREIGN CORPORATIONS.</u> <u>''PART 1. CERTIFICATE OF AUTHORITY.</u>
31	"8 55A-15-01.	Authority to conduct affairs required.
32		reign corporation shall not conduct affairs in this State until it obtains a
33		thority from the Secretary of State.
34		out excluding other activities which might not constitute conducting
35		State, a foreign corporation shall not be considered to be conducting
36		tate solely for the purposes of this Chapter, by reason of carrying on in
37	this State any or	ne or more of the following activities:
38	<u>(1)</u>	Maintaining or defending any action or suit or any administrative or
39		arbitration proceeding, or affecting the settlement thereof or the
40		settlement of claims or disputes;
41	<u>(2)</u>	Holding meetings of its directors or members or carrying on other
42		activities concerning its internal affairs;

1	(2)	Maintaining hault accounts on harmoning manyors in this State with an
1	<u>(3)</u>	Maintaining bank accounts or borrowing money in this State, with or
2 3		without security, even if such borrowings are repeated and continuous
3 4	<u>(4)</u>	transactions; Maintaining offices or agencies for the transfer, exchange, and
4 5	<u>(4)</u>	registration of memberships or securities, or appointing and
6		maintaining trustees or despositories with relation to those securities;
7	<u>(5)</u>	Soliciting or procuring orders, whether by mail or through employees
8	<u>(5)</u>	or agents or otherwise, where the orders require acceptance without
9		this State before becoming binding contracts;
10	<u>(6)</u>	Making or investing in loans with or without security including
11	<u>(0)</u>	servicing of mortgages or deeds of trust through independent agencies
12		within the State, the conducting of foreclosure proceedings and sale,
13		the acquiring of property at foreclosure sale, and the management and
14		rental of such property for a reasonable time while liquidating its
15		investment, provided no office or agency therefor is maintained in this
16		State;
17	<u>(7)</u>	Taking security for or collecting debts due to it or enforcing any rights
18		in property securing the same;
19	<u>(8)</u>	Conducting affairs in interstate commerce;
20	<u>(9)</u>	Conducting an isolated transaction completed within a period of six
21		months and not in the course of a number of repeated transactions of
22		like nature;
23	<u>(10)</u>	Selling through independent contractors;
24	<u>(11)</u>	Owning, without more, real or personal property.
25		Consequences of conducting affairs without authority.
26		preign corporation conducting affairs in this State without permission
27	-	h a certificate of authority under this Chapter or through domestication
28	*	shall be permitted to maintain any action or proceeding in any court of
29		s each corporation shall have obtained a certificate of authority prior to
30		iny action or proceeding be maintained in any court of this State by any
31		signee of such corporation on any cause of action arising out of the
32		rs by such corporation in this State until:
33	<u>(1)</u>	A certificate of authority shall have been obtained by the corporation
34		or by a foreign entity which has acquired substantially all of its assets
35	(2)	and is entitled to obtain a certificate of authority; or
36	<u>(2)</u>	Substantially all of its assets have been acquired by a foreign entity
37		which is not entitled to obtain a certificate of authority by a domestic
38 39	An issue ori	<u>corporation or by one or more individuals.</u>
		sing under this subsection shall be raised by motion and determined by
40 41	the trial judge p (b) A for	eign corporation failing to obtain a certificate of authority as required by
41 42	. ,	by prior acts then applicable shall be liable to the State for the years or
	_	
41	narts thereof d	uring which it conducted affairs in this State without a certificate of
43 44	•	uring which it conducted affairs in this State without a certificate of amount equal to all fees and taxes which would have been imposed by

1	law upon the corporation had it duly applied for and received such permission, plus
2	interest and all penalties imposed by law for failure to pay such fees and taxes. In
3	addition, the foreign corporation shall be liable for a civil penalty of ten dollars (\$10.00)
4	for each day, but not to exceed a total of one thousand dollars (\$1,000) for each year or
5	part thereof, it conducts affairs in this State without a certificate of authority. The
6	Attorney General may bring actions to recover all amounts due the State under the
7	provisions of this subsection.
8	(c) Notwithstanding subsection (a) of this section, the failure of a foreign
9	corporation to obtain a certificate of authority does not impair the validity of its
10	corporate acts or prevent it from defending any proceeding in this State.
11	(d) The Secretary of State is hereby directed to require that every foreign
12	corporation conducting affairs in this State comply with the provisions of this Chapter.
13	The Secretary of State is authorized to employ such assistants as shall be deemed
14	necessary in the Secretary of State's office for the purpose of enforcing the provisions of
15	this Article and for making such investigations as shall be necessary to ascertain foreign
16	corporations now conducting affairs in this State which may have failed to comply with
17	the provisions of this Chapter.
18	" <u>§ 55A-15-03. Application for certificate of authority.</u>
19	(a) <u>A foreign corporation may apply for a certificate of authority to conduct</u>
20	affairs in this State by delivering an application to the Secretary of State for filing. The
21	application shall set forth:
22	(1) The name of the foreign corporation or, if its name is unavailable for
23	use in this State, a corporate name that satisfies the requirements of
24	$\frac{G.S. 55A-15-06}{The many solution of the state of the$
25	(2) The name of the state or country under whose law it is incorporated;
26 27	(3) <u>Its date of incorporation and period of duration:</u> (4) The street address and mailing address if different from the street
27 28	(4) <u>The street address, and mailing address if different from the street</u>
28 29	 <u>address, of its principal office;</u> <u>(5)</u> The street address, and the mailing address if different from the street
29 30	(5) <u>The street address, and the mailing address if different from the street</u> address, of its registered office in this State, the county in which the
31	registered office is located, and the name of its registered agent at that
32	office;
33	(6) The names and usual business addresses of its current officers; and
34	(7) Whether it has members.
35	(b) The foreign corporation shall deliver with the completed application a
36	certificate of existence (or a document of similar import) duly authenticated by the
37	Secretary of State or other official having custody of corporate records in the state or
38	country under whose law it is incorporated.
39	(c) If the Secretary of State finds that the application conforms to law, the
40	Secretary of State shall when all fees have been tended as prescribed in this Chapter:
41	(1) Endorse on the application and an exact or conformed copy thereof the
42	word 'filed' and the hour, day, month, and year of the filing thereof;

1		File in the Secondary of Stately office the explication and the continuet
1	<u>(2)</u>	File in the Secretary of State's office the application and the certificate
2		of existence (or document of similar import as described in subsection
3	(2)	(b) of this section); Leave a contificate of outbority to conduct offeirs in this State to which
4	<u>(3)</u>	Issue a certificate of authority to conduct affairs in this State to which the Secretary of State shall offer the quest or conformed conv of the
5		the Secretary of State shall affix the exact or conformed copy of the
6 7	(A)	<u>application; and</u> <u>Send to the foreign corporation or its representative the certificate of</u>
8	<u>(4)</u>	authority, together with the exact or conformed copy of the application
o 9		affixed thereto.
10	"8 55A-15-04	Amended certificate of authority.
11		reign corporation authorized to conduct affairs in this State shall obtain
12		tificate of authority from the Secretary of State if it changes:
13	(1)	Its corporate name;
14	$\overrightarrow{(2)}$	The period of its duration; or
15	$\overrightarrow{(3)}$	The state or country of its incorporation.
16	~ ~ /	reign corporation may apply for an amended certificate of authority by
17		oplication to the Secretary of State for filing that sets forth:
18	<u>(1)</u>	The name of the foreign corporation and the name in which the
19		corporation is authorized to conduct affairs in North Carolina if
20		different;
21	<u>(2)</u>	The name of the state or country under whose law it is incorporated;
22	<u>(3)</u>	The date it was originally authorized to conduct affairs in this State;
23		and
24	<u>(4)</u>	A statement of the change or changes being made.
25	Except for	the content of the application, the requirements of G.S. 55A-15-03 for
26		iginal certificate of authority apply to obtaining an amended certificate
27	under this section	
28		Effect of certificate of authority.
29	<u>(a)</u> <u>A ce</u>	rtificate of authority authorizes the foreign corporation to which it is
30		ct affairs in this State subject, however, to the right of the State to revoke
31		as provided in this Chapter. A foreign corporation, however, is not
32		led to qualify in this State as executor, administrator, or guardian, or as
33		e will of any person domiciled in this State at the time of his death.
34		pt as otherwise provided by this Chapter, a foreign corporation with a
35		of authority has the same but no greater rights and has the same but no
36		ses as, and is subject to the same duties, restrictions, penalties, and
37		or later imposed on, a domestic corporation of like character.
38		Corporate name of foreign corporation.
39	. ,	e corporate name of a foreign corporation does not satisfy the
40	*	f G.S. 55A-4-01, the foreign corporation, to obtain or maintain a
41 42		uthority to conduct affairs in this State, may use a fictitious name to in this State if its real name is unavailable and it delivers to the Secretary
42 43		in this State if its real name is unavailable and it delivers to the Secretary
43 44		ing a copy of the resolution of its board of directors, certified by its ting the fictitious name.
44	<u>scoretary</u> , adopt	ing me neurous name.

1	(b) Except as authorized by subsection (c) of this section, the corporate name
2	(including a fictitious name) of a foreign corporation shall be distinguishable upon the
3	records of the Secretary of State from:
4	(1) The corporate name of a corporation incorporated or authorized to
5	conduct affairs in this State;
6	(2) <u>A corporate name reserved or registered under G.S. 55-4-02 or G.S.</u>
7	55-4-03 or under G.S. 55A-4-02 or G.S. 55A-4-03;
8	(3) The fictitious name of another foreign corporation authorized to
9	conduct affairs in this State; and
10	(4) The corporate name of a business corporation incorporated or
11	authorized to transact business in this State.
12	(c) <u>A foreign corporation may apply to the Secretary of State for authorization to</u>
13	use in this State a name that is not distinguishable upon his records from the name of
14	another corporation (incorporated or authorized to conduct affairs in this State). The
15	Secretary of State shall authorize use of the name applied for if:
16	(1) The other corporation consents to the use in writing and submits an
17	undertaking in form satisfactory to the Secretary of State to change its
18	name to a name that is distinguishable upon the records of the
19	Secretary of State from the name of the applying corporation; or
20	(2) <u>The applicant delivers to the Secretary of State a certified copy of a</u>
21	final judgment of a court of competent jurisdiction establishing the
22	applicant's right to use the name applied for in this State.
23	(d) If a foreign corporation authorized to conduct affairs in this State changes its
24	corporate name to one that does not satisfy the requirements of G.S. 55A-4-01, it shall
25	not conduct affairs in this State under the changed name until it adopts a name
26	satisfying the requirements of G.S. 55A-4-01 and obtains an amended certificate of
27	authority under G.S. 55A-15-04.
28	(e) <u>The use of assumed names or fictitious names, as provided for in Chapter 66</u> .
29	is not affected by this Chapter.
30	(f) Neither the reservation or registration of a corporate name nor the issuance of
31	a certificate of authority to a foreign corporation shall authorize the use in this State of a
32	corporate name in violation of the rights of any third party under the federal trademark
33	act, the trademark act of this State, or other statutory or common law, or be a defense to
34	an action for violation of any such rights.
35	 <u>*§ 55A-15-07. Registered office and registered agent of foreign corporation.</u> (a) Each foreign corporation authorized to conduct affairs in this State shall
36 37	(a) Each foreign corporation authorized to conduct affairs in this State shall continuously maintain in this State:
37	
38 39	(1) <u>A registered office that may be the same as any place where it</u> conducts affairs; and
39 40	
40 41	(2) <u>A registered agent; who shall be: (i) an individual who resides in this</u> State and whose office is identical with the registered office; (ii) a
41	domestic business or nonprofit corporation whose office is identical
43	with the registered office; or (iii) a foreign business or nonprofit
15	when the registered office, or (in) a foreign business of nonprofit

1	corporation authorized to transact business or conduct affairs in this
2	State whose office is identical with the registered office.
3	(b) The sole duty of the registered agent to the foreign corporation is to forward
4	to the corporation at its last known address any notice, process, or demand that is served
5	on the registered agent.
6	"§ 55A-15-08. Change of registered office or registered agent of foreign
7	corporation.
8	(a) <u>A foreign corporation authorized to conduct affairs in this State may change</u>
9	its registered office or registered agent by delivering to the Secretary of State for filing a
10	statement of change that sets forth:
11	(1) Its name;
12	(2) The street address, and the mailing address if different from the street
13	address, of the corporation's current registered office, and the county in
14	which it is located;
15	(3) If the address of the corporation's registered office is to be changed,
16	the street address, and the mailing address if different from the street
17	address, of the new registered office, and the county in which it is
18	located;
19	(4) The name of its current registered agent;
20	 (4) The name of its current registered agent; (5) If the current registered agent is to be changed, the name of its new
21	registered agent and the new agent's written consent (either on the
22	statement or attached to it) to the appointment; and
23	(6) That after the change or changes are made, the addresses of its
24	registered office and the office of its registered agent will be identical.
25	(b) If a registered agent changes the address of his office, the registered agent
26	may change the address of the registered office of any foreign corporation for which he
27	is the registered agent by notifying the corporation in writing of the change and signing
28	(either manually or in facsimile) and delivering to the Secretary of State for filing a
29	statement of change that complies with the requirements of subsection (a) of this section
30	and recites that the corporation has been notified of the change.
31	" <u>§ 55A-15-09. Resignation of registered agent of foreign corporation.</u>
32	(a) The registered agent of a foreign corporation may resign his agency
33	appointment by signing and filing with the Secretary of State the signed original and
34	two exact or conformed copies of a statement of resignation, which may include a
35	statement that the registered office is also discontinued. The statement shall include or
36	be accompanied by a certificate from the registered agent that the registered agent has
37	mailed or delivered to the corporation at its last known address written notice of this
38	resignation. Such certification shall include the name and title of the officer notified, if
39	any, and the address to which the notice was mailed or delivered.
40	(b) After filing the statement, the Secretary of State shall mail one copy to the
41	registered office (if not discontinued) and the other copy to the foreign corporation at its
42	principal office shown in its most recent annual report.
43	(c) <u>The agency appointment is terminated, and the registered office discontinued</u>
44	if so provided, on the 31st day after the date on which the statement was filed.

1	"§ 55A-15-10. Service on foreign corporation.
2	(a) The registered agent of a foreign corporation authorized to conduct affairs in
3	this State is an agent of the corporation for service of process, notice, or demand
4	required or permitted by law to be served on the foreign corporation.
5	(b) When a foreign corporation authorized to conduct affairs in this State fails to
6	appoint or maintain a registered agent in this State, or when its registered agent cannot
7	with due diligence be found at the registered office, or when its certificate of authority
8	shall have been revoked under G.S. 55A-15-31, the Secretary of State shall be an agent
9	of such corporation upon whom any process, notice, or demand may be served. Service
10	on the Secretary of State of any process, notice, or demand shall be made by delivering
11	to and leaving with the Secretary of State or with any clerk having charge of the
12	corporation department of the Secretary of State's office, duplicate copies of such
13	process, notice, or demand. In the event any process, notice, or demand is served on the
14	Secretary of State, he shall immediately mail one of the copies thereof, by registered or
15	certified mail, return receipt requested, to the corporation at its principal office shown in
16	its most recent annual report or in any subsequent communication received from the
17	corporation stating the current mailing address of its principal office or, if there is no
18	mailing address for the principal office on file, to the corporation at its registered office.
19	Service on a foreign corporation under this subsection shall be effective for all purposes
20	from and after the date of such service on the Secretary of State.
21	(c) The Secretary of State shall keep a record of all processes, notices, and
22	demands served upon the Secretary of State under this section and shall record therein
23	the date of service and his action with reference thereto.
24	(d) Nothing in this section shall limit or affect the right to serve any process,
25	notice, or demand required or permitted by law to be served upon a foreign corporation
26	in any other manner now or hereafter permitted by law.
27	<u>"PART 2. WITHDRAWAL.</u>
28	" <u>§ 55A-15-20. Withdrawal of foreign corporation.</u>
29	(a) <u>A foreign corporation authorized to conduct affairs in this State shall not</u>
30	withdraw from this State until it obtains a certificate of withdrawal from the Secretary
31	of State.
32	(b) <u>A foreign corporation authorized to conduct affairs in this State may apply for</u>
33	a certificate of withdrawal by delivering an application to the Secretary of State for
34	filing. The application shall set forth:
35	(1) The name of the foreign corporation and the name of the state or
36	<u>country under whose law it is incorporated;</u>
37	(2) That it is not conducting affairs in this State and that it surrenders its
38	authority to conduct affairs in this State;
39	(3) That the corporation revokes the authority of its registered agent to
40	accept service of process and consents that service of process in any
41	action or proceeding based upon any cause of action arising in this State, or arising out of affairs conducted in this State, during the time
42	State, or arising out of affairs conducted in this State, during the time
43	the corporation was authorized to conduct affairs in this State may

1		thereafter he made on such corneration by service thereaf on the
1 2		thereafter be made on such corporation by service thereof on the Secretary of State;
	(A)	
3	<u>(4)</u>	A mailing address to which the Secretary of State may mail a copy of
4		any process served on the Secretary of State under subdivision (3) of
5	(5)	this subsection; and
6	<u>(5)</u>	A commitment to notify the Secretary of State in the future of any
7		change in its mailing address.
8		e Secretary of State finds that the application conforms to law, the
9	Secretary of Sta	
10	<u>(1)</u>	Endorse on the application and an exact or conformed copy thereof the
11		word 'filed', and the hour, day, month, and year of the filing thereof;
12	<u>(2)</u>	File the application in the Secretary of State's office; and
13	<u>(3)</u>	Issue a certificate of withdrawal to which the Secretary of State shall
14		affix the exact or conformed copy of the application.
15		the withdrawal of the corporation is effective, service of process on the
16		ate in accordance with subdivision (b)(3) of this section is service on the
17		tion. Upon receipt of process, the Secretary of State shall mail a copy of
18	-	he foreign corporation at the mailing address set forth under subsection
19	(b) of this section	
20		Withdrawal of foreign corporation by reason of a merger.
21	. ,	never the separate existence of a foreign corporation authorized to
22	conduct affairs	in this State ceases as a result of a statutory merger permitted by the
23		e or country under which it was incorporated, the surviving corporation
24	shall apply for	a certificate of withdrawal for the merged corporation by delivering to
25	the Secretary of	f State for filing a copy of the articles of merger or a certificate reciting
26	the facts of the	e merger, duly authenticated by the secretary of state or other official
27	having custody	of corporate records in the state or country under the laws of which such
28	statutory merge	r was effected. If the surviving corporation is not authorized to conduct
29	affairs in this S	State, the articles of merger or certificate shall be accompanied by an
30	application whi	<u>ch must set forth:</u>
31	<u>(1)</u>	The name of each merged corporation authorized to conduct affairs in
32		this State and the name of the surviving corporation and a statement
33		that the surviving corporation is not authorized to conduct affairs in
34		this State;
35	<u>(2)</u>	That the surviving corporation consents that service of process based
36		upon any cause of action arising in this State, or arising out of affairs
37		conducted in this State, during the time each merged corporation was
38		authorized to conduct affairs in this State may thereafter be made on
39		such corporation by service thereof on the Secretary of State;
40	<u>(3)</u>	A mailing address to which the Secretary of State may mail a copy of
41	~~/	any process served on him under subdivision (a)(2) of this section; and
42	<u>(4)</u>	A commitment to notify the Secretary of State in the future of any
43	**	change in its mailing address.
-		

1	(b) If the	Secretary of State finds that the articles of margar or cortificate and the
1 2	. ,	Secretary of State finds that the articles of merger or certificate and the
2 3	* *	withdrawal, if required, conforms to law the Secretary of State shall: Enderse on the articles of mercor or cartificate and the application for
3 4	<u>(1)</u>	Endorse on the articles of merger or certificate and the application for withdrawal, if required the word 'filed' and the hour day month and
		withdrawal, if required, the word 'filed', and the hour, day, month, and year of filing thereof;
5 6	(2)	
0 7	$\frac{(2)}{(3)}$	<u>File the articles of merger or certificate and the application, if required;</u> <u>Issue a certificate of withdrawal; and</u>
8	$\frac{(3)}{(4)}$	
o 9	<u>(4)</u>	Send to the foreign corporation or its representative the certificate of withdrawal, together with the exact or conformed copy of the
9 10		application, if required, affixed thereto.
10	''DAD T	C. 3. REVOCATION OF CERTIFICATE OF AUTHORITY.
11		Grounds for revocation.
12		Secretary of State may commence a proceeding under G.S. 55A-15-31 to
14		ficate of authority of a foreign corporation authorized to conduct affairs
15	in this State if:	fielde of admonty of a foreign corporation admonized to conduct analis
16	<u>(1)</u>	The foreign corporation does not deliver its annual report to the
17	<u>(1)</u>	Secretary of State within 60 days after it is due;
18	<u>(2)</u>	<u>The foreign corporation does not pay within 60 days after they are due</u>
19		any penalties, fees, or other payments due under this Chapter;
20	<u>(3)</u>	The foreign corporation is without a registered agent or registered
21	<u>127</u>	office in this State for 60 days or more;
22	<u>(4)</u>	The foreign corporation does not inform the Secretary of State under
23	<u> </u>	G.S. 55A-15-08 or G.S. 55A-15-09 that its registered agent or
24		registered office has changed, that its registered agent has resigned, or
25		that its registered office has been discontinued within 60 days of the
26		change, resignation, or discontinuance;
27	<u>(5)</u>	An incorporator, director, officer, or agent of the foreign corporation
28	/	signs a document he knew was false in any material respect with intent
29		that the document be delivered to the Secretary of State for filing;
30	<u>(6)</u>	The Secretary of State receives a duly authenticated certificate from
31		the secretary of state or other official having custody of corporate
32		records in the state or country under whose law the foreign corporation
33		is incorporated stating that is has been dissolved or disappeared as the
34		result of a merger; or
35	<u>(7)</u>	The corporation is exceeding the authority conferred upon it by this
36		Chapter.
37	(b) Noth	ing herein shall be deemed to repeal or modify any provision of the
38	Revenue Act 1	relating to the suspension of the certificate of authority of foreign
39	corporations for	failure to comply with the provisions thereof.
40	" <u>§ 55A-15-31.</u>	Procedure and effect of revocation.
41		Secretary of State determines that one or more grounds exist under G.S.
42		revocation of a certificate of authority, the Secretary of State shall mail
43	to the foreign co	orporation written notice of the Secretary of State's determination.

1	
1	(b) If the foreign corporation does not correct each ground for revocation or
2	demonstrate to the reasonable satisfaction of the Secretary of State that each ground
3	determined by the Secretary of State does not exist within 60 days after notice is mailed,
4	the Secretary of State may revoke the foreign corporation's certificate of authority by
5	signing a certificate of revocation that recites the ground or grounds for revocation and
6	its effective date. The Secretary of State shall file the original of the certificate and mail
7	a copy to the foreign corporation.
8	(c) The authority of a foreign corporation to conduct affairs in this State ceases
9	on the date shown on the certificate revoking its certificate of authority.
10	(d) The Secretary of State's revocation of a foreign corporation's certificate of
11	authority appoints the Secretary of State the foreign corporation's agent for service of
12	process in any proceeding based on a cause of action arising in this State or arising out
13	of affairs conducted in this State during the time the foreign corporation was authorized
14	to conduct affairs in this State. The Secretary of State shall then proceed in accordance
15	with G.S. 55A-15-10.
16	(e) <u>Revocation of a foreign corporation's certificate of authority does not</u>
17	terminate the authority of the registered agent of the corporation.
18	" <u>§ 55A-15-32. Appeal from revocation.</u>
19	(a) <u>A foreign corporation may appeal the Secretary of State's revocation of its</u>
20	certificate of authority to the Superior Court of Wake County within 30 days after
21	service of the certificate of revocation is mailed. The appeal is commenced by filing a
22	petition with the court and with the Secretary of State requesting the court to set aside
23	the revocation. The petition shall have attached to it copies of the corporation's
24	certificate of authority and the Secretary of State's certificate of revocation. The appeal
25	to the superior court shall be determined upon such further evidence, notice, and
26	opportunity to be heard, if any, as the court may deem appropriate under the
27	circumstances. The foreign corporation shall have the burden of establishing that it is
28	entitled to have the revocation set aside.
29	(b) Upon consideration of the petition and any response made by the Secretary of
30	State, the court may, prior to entering final judgment, order the Secretary of State to set
31	aside the revocation or may take any other action the court considers appropriate.
32	(c) <u>The court's final decision may be appealed as in other civil proceedings."</u>
33	<u>"ARTICLE 16.</u>
34	"RECORDS AND REPORTS.
35	<u>"PART 1. RECORDS.</u>
36	" <u>§ 55A-16-01. Corporate records.</u>
37	(a) <u>A corporation shall keep as permanent records minutes of all meetings of its</u>
38	members and board of directors, a record of all actions taken by the members or
39	directors without a meeting pursuant to G.S. 55A-7-04, 55A-7-08, or 55A-8-21, and a
40	record of all actions taken by committees of the board of directors in place of the board
41	of directors on behalf of the corporation.
42	(b) <u>A corporation shall maintain appropriate accounting records.</u>
43	(c) <u>A corporation or its agent shall maintain a record of its members, in a form</u>
44	that permits preparation of a list of the names and addresses of all members, in

1	alphabetical o	rder by class, showing the number of votes each member is entitled to
2	<u>cast.</u>	
3		orporation shall maintain its records in written form or in another form
4	.	version into written form within a reasonable time.
5		orporation shall keep a copy of the following records at its principal
6	office:	
7	<u>(1)</u>	Its articles of incorporation or restated articles of incorporation and all
8		amendments to them currently in effect;
9	<u>(2)</u>	Its bylaws or restated bylaws and all amendments to them currently in
10		<u>effect;</u>
11	<u>(3)</u>	Resolutions adopted by its members or board of directors relating to
12		the number or classification of directors or to the characteristics,
13		qualifications, rights, limitations, and obligations of members or any
14		class or category of members;
15	<u>(4)</u>	The minutes of all membership meetings, and records of all actions
16		taken by the members without a meeting pursuant to G.S. 55A-7-04 or
17		G.S. 55A-7-08, for the past three years;
18	<u>(5)</u>	All written communications to members generally within the past three
19		years, and the financial statements, if any, that have been furnished or
20		would have been required to be furnished to a member upon demand
21		under G.S. 55A-16-20 during the past three years;
22	<u>(6)</u>	A list of the names and business or home addresses of its current
23		directors and officers; and
24	<u>(7)</u>	Its most recent annual report delivered to the Secretary of State under
25		<u>G.S. 55A-16-22.</u>
26		Inspection of records by members.
27		nember is entitled to inspect and copy, at a reasonable time and location
28	· ·	he corporation, any of the records of the corporation described in G.S.
29		if the member gives the corporation written notice of his demand at least
30		lays before the date on which the member wishes to inspect and copy.
31		nember is entitled to inspect and copy, at a reasonable time and reasonable
32	-	fied by the corporation, any of the following records of the corporation if
33		neets the requirements of subsection (c) of this section and gives the
34	*	ritten notice of his demand at least five business days before the date on
35		nber wishes to inspect and copy:
36	<u>(1)</u>	Excerpts from any records required to be maintained under G.S. 55A-
37		16-01(a), to the extent not subject to inspection under G.S. 55A-16-
38		<u>02(a);</u>
39	<u>(2)</u>	Accounting records of the corporation; and
40	<u>(3)</u>	Subject to G.S. 55A-16-05, the membership list.
41		nember may inspect and copy the records identified in subsection (b) of
42	this section on	
43	<u>(1)</u>	The member's demand is made in good faith and for a proper purpose;
43	<u>(1)</u>	The member's demand is made in good faith and for a proper purpose;

1		(2) <u>The member describes with reasonable particularity the purpose and</u>
2		the records the member desires to inspect; and
3		(3) <u>The records are directly connected with this purpose.</u>
4	<u>(d)</u>	This section does not affect:
5		(1) The right of a member to inspect records under G.S. 55A-7-20 or, if
6		the member is in litigation with the corporation, to inspect the records
7		to the same extent as any other litigant; or
8		(2) The power of a court, independently of this Chapter, to compel the
9		production of corporate records for examination.
10	<u>(e)</u>	A member of a corporation that has the power to elect, appoint, or designate a
11	<u>majority</u>	of the directors of another domestic or foreign corporation, whether nonprofit
12	<u>or busin</u>	ess, shall have inspection rights with respect to the records of that other
13	<u>corporati</u>	lon.
14	" <u>§ 55A-</u> 1	6-03. Scope of inspection rights.
15	<u>(a)</u>	A member's agent or attorney has the same inspection and copying rights as
16	the mem	ber the agent or attorney represents.
17	<u>(b)</u>	The right to copy records under G.S. 55A-16-02 includes, if reasonable, the
18	right to	receive copies made by photographic, xerographic, electronic, magnetic, or
19	other me	ans.
20	<u>(c)</u>	The corporation may impose a reasonable charge, covering the costs of labor
21	and mat	erial, for producing for inspection or copying any records provided to the
22		The charge shall not exceed the estimated cost of production or reproduction
23	of the red	
24	(d)	The corporation may comply with a member's demand to inspect the record
25	of memb	pers under G.S. 55A-16-02(b)(3) by providing the member with a list of its
26		s that was compiled no earlier than the date of the member's demand.
27		6-04. Court-ordered inspection.
28	(a)	If a corporation does not allow a member who complies with G.S. 55A-16-
29	02(a) to	inspect and copy any records required by that subsection to be available for
30	• •	on, the superior court in the county where the corporation's principal office (or,
31	-	s none in this State, its registered office) is located may, upon application of the
32		summarily order inspection and copying of the records demanded at the
33		ion's expense.
34	(b)	If a corporation does not within a reasonable time allow a member to inspect
35	~ /	any other record, the member who complies with G.S. 55A-16-02(b) and (c)
36		ly to the superior court in the county where the corporation's principal office
37	• • •	ere is none in this State, its registered office) is located for an order to permit
38	,	on and copying of the records demanded. The court shall dispose of an
39		on under this subsection on an expedited basis.
40	(c)	If the court orders inspection and copying of the records demanded, it shall
41	~ / /	er the corporation to pay the member's cost (including reasonable attorneys'
42		urred to obtain the order unless the corporation proves that it refused inspection
43	,	faith because it had a reasonable basis for doubt about the right of the member
44	-	t the records demanded.
	<u></u>	

1	(d) If the court orders inspection and copying of the records demanded, it may
2	impose reasonable restrictions on the use or distribution of the records by the
3	demanding member.
4	" <u>§ 55A-16-05. Limitations on use of membership list.</u>
5	Without consent of the board of directors, a membership list or any part thereof shall
6	not be obtained or used by any person for any purpose unrelated to a member's interest
7	as a member. Without limiting the generality of the foregoing, and without the consent
8	of the board, a membership list or any part thereof shall not be:
9	(1) Used to solicit money or property unless such money or property will
10	be used solely to solicit the votes of the members in an election to be
11	held by the corporation:
12	(2) Used for any commercial purpose; or
13	(3) Sold to or purchased by any person.
14	<u>"PART 2. REPORTS.</u>
15	"§ 55A-16-20. Financial statements for members.
16	(a) Except as provided in the articles of incorporation or bylaws of a charitable or
17	religious corporation, a corporation upon written demand from a member shall furnish
18	that member its latest annual financial statements, if any, which may be consolidated or
19	combined statements of the corporation and one or more of its subsidiaries or affiliates,
20	as appropriate, that include a balance sheet as of the end of the fiscal year and statement
21	of operations for that year. If financial statements are prepared for the corporation on
22	the basis of generally accepted accounting principles, the annual financial statements
23	shall also be prepared on that basis.
24	(b) If annual financial statements are reported upon by a public accountant, the
25	accountant's report shall accompany them. If not, the statements must be accompanied
26	by the statement of the president or the person responsible for the corporation's financial
27	accounting records:
28	(1) Stating the president's or other person's reasonable belief as to whether
29	the statements were prepared on the basis of generally accepted
30	accounting principles and, if not, describing the basis of preparation;
31	and
32	(2) Describing any respects in which the statements were not prepared on
33	a basis of accounting consistent with the statements prepared for the
34	preceding year.
35	" <u>§ 55A-16-21. Notice of indemnification to members.</u>
36	If a corporation indemnifies or advances expenses to a director under G.S. 55A-8-
37	<u>51, 55A-8-52, 55A-8-53, 55A-8-54, or 55A-8-57 in connection with a proceeding by or</u>
38	in the right of the corporation, the corporation shall give notice of the indemnification or
39	advance in writing to the members with or before the notice of the next meeting of
40	members.
41	" <u>§ 55A-16-22. Annual report for the Secretary of State.</u>
42	(a) Each domestic corporation, and each foreign corporation authorized to
43	conduct affairs in this State, shall deliver to the Secretary of State for filing an annual
44	report that sets forth:

1	<u>(1)</u>	The name of the corporation and the state or country under whose law
2		it is incorporated;
3	<u>(2)</u>	The street address, and the mailing address if different from the street
4		address, of the registered office, the county in which its registered
5		office is located, and the name of its registered agent at that office in
6		this State, and a statement of any change of such registered office or
7		registered agent, or both;
8	<u>(3)</u>	The address of its principal office;
9	<u>(4)</u>	The names, titles, and business or residence addresses of its directors
10		and principal officers;
11	<u>(5)</u>	A brief description of the nature of its activities; and
12	<u>(6)</u>	Whether or not it has members.
13	<u>(b)</u> <u>The</u>	information in the annual report shall be current as of the date the annual
14	report is execu	ted on behalf of the corporation.
15	(c) The	annual report shall be delivered to the Secretary of State each year within
16	60 days imme	ediately following the last day of the month in which the domestic
17		as incorporated or the foreign corporation received a certificate of
18	-	s State. Forms required for the filing of the annual report shall be mailed
19	by the Secretar	ry of State to the domestic or foreign corporation at its registered office
20	•	nual report, then to its principal office for subsequent annual reports.
21		annual report does not contain the information required by this section,
22	• •	of State shall promptly notify the reporting domestic or foreign
23		writing and return the report to it for correction. If the report is corrected
24		information required by this section and delivered to the Secretary of
25		days after the effective date of notice, it is deemed to be timely filed.
26		endments to any previously filed annual report may be filed at any time
27	for the purpose	of correcting, updating, or augmenting the information contained in such
28	annual report.	
29		<u>''ARTICLE 17.</u>
30		"TRANSITION AND CURATIVE PROVISIONS.
31	"§ 55A-17-01.	Applicability of Chapter.
32	(a) The	provisions of this Chapter relating to domestic corporations shall apply
33	to:	
34	<u>(1)</u>	All corporations hereafter organized under this Chapter.
35	$\overline{(2)}$	All nonprofit corporations without capital stock heretofore or hereafter
36		organized under any other act, unless there is some other specific
37		statutory provision particularly applicable to such corporations or
38		inconsistent with some provisions of this Chapter, in which case that
39		other provision prevails. Nothing herein shall apply to hospital and
40		medical service corporations as defined in Article 65 of Chapter 58 of
41		the General Statutes which were incorporated prior to July 1, 1957, or
42		repeal or modify the provisions of G.S. 54-138.

1	(b) The provisions of this Chapter relating to foreign corporations shall apply to	
2	all such corporations conducting affairs in this State for purposes for which a	
3	corporation might be organized under this Chapter.	
4	" <u>§ 55A-17-02. Certain religious, etc., associations deemed incorporated.</u>	
5	In all cases where a religious, educational, or charitable association has been formed	
6	prior to January 1, 1894, and has since that date been acting as a corporation, exercising	
7	the powers and performing the duties of religious, educational, or charitable	
8	corporations as prescribed by the laws of this State, then such association shall be	
9	conclusively presumed to have been duly and regularly organized and existing as a	
10 11		
11	corporation from and after said date, if otherwise valid, are hereby declared to be valid	
12	<u>corporate acts.</u> " <u>§ 55A-17-03. Saving provisions.</u>	
13	(a) The existence of corporations formed before the effective date of this	
14	<u>Chapter, shall not be impaired by the enactment of this Chapter nor by any change made</u>	
16	by this Chapter in the requirements for the formation of corporations nor by any	
17	amendment or repeal by this Chapter of the laws under which they were formed or	
18	created, and, except as otherwise expressly provided in this Chapter, the repeal of a	
19	prior act by this Chapter shall not affect any liability or penalty incurred, under the	
20	provisions of such act, prior to the repeal thereof.	
21	(b) Any proceeding or corporate action commenced prior to the effective date of	
22	this Chapter, may be completed in accordance with the law then in effect.	
23	" <u>§ 55A-17-04. Severability.</u>	
24	If any provision of this Chapter or its application to any person or circumstance is	
25	held invalid by a court of competent jurisdiction, the invalidity does not affect other	
26	provisions or applications of the Chapter that can be given effect without the invalid	
27	provision or application, and to this end the provisions of the Chapter are severable.	
28	"§ 55A-17-05. Validation of amendments to corporate charters extending	
29	<u>corporate existence; limitation of actions; intent.</u>	
30	(a) In every case where a corporation chartered under either the general or	
31	private laws of the State of North Carolina has continued or shall continue to act and	
32	conduct affairs as a corporation after the expiration of its period of existence as	
33	theretofore fixed in its charter and has thereafter filed in the office of the Secretary of	
34	State an amendment to its charter to extend or renew its corporate existence, such	
35	amendment is hereby validated and made effective for all intents and purposes to the	
36	same extent and with the same effect as if the amendment has been made within the	
37	period of such corporation's existence as theretofore fixed in its charter.	
38 39	(b) <u>No action or proceeding shall be brought or defense or counterclaim pleaded</u> later than July 1, 1958, in which either the continued existence of the corporation or the	
39 40	validity of any of the contracts, acts, deeds, rights, privileges, powers, franchises, and	
40 41	titles of the corporation is attacked or otherwise questioned on the grounds that the	
42	amendment was not filed within the period of the corporation's existence as theretofore	
43	fixed in its charter.	

(c) In no event shall the limitation provided in subsection (b) of this section bar
 any action, proceeding, defense, or counterclaim based upon grounds other than those
 mentioned in subsection (b) of this section, unless the grounds set out in subsection (b)
 of this section are an essential part thereof."
 Sec. 2. The Revisor of Statutes shall cause to be printed along with this act

5 Sec. 2. The Revisor of Statutes shall cause to be printed along with this act 6 all explanatory comments of the drafters of this act as the Revisor may deem 7 appropriate.

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Sec. 3. This act becomes effective July 1, 1994.