## **SENATE BILL No. 929**

May 7, 2014, Introduced by Senators BIEDA and KOWALL and referred to the Committee on Economic Development.

A bill to amend 1993 PA 23, entitled "Michigan limited liability company act," by amending section 705a (MCL 450.4705a), as amended by 2002 PA 686.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 705a. (1) As used in this section:
- 2 (a) "Business organization" means a domestic or foreign
- 3 corporation, DOMESTIC OR FOREIGN NONPROFIT CORPORATION, limited
- 4 partnership, general partnership, or any other type of domestic or
- foreign business enterprise, incorporated or unincorporated, except
  - a domestic limited liability company.
- 7 (b) "Entity" means a business organization or a domestic
- 8 limited liability company.

## Senate Bill No. 929 as amended May 28, 2014

- 1 <<(C) "NONPROFIT CORPORATION" MEANS A CORPORATION THAT,</pre>
- 2 UNDER THE LAWS OF THE JURISDICTION IN WHICH IT WAS FORMED, IS A
- 3 NONPROFIT CORPORATION, INCLUDING, BUT NOT LIMITED TO, A CORPORATION
- 4 FORMED UNDER OR SUBJECT TO, IN WHOLE OR IN PART, THE NONPROFIT
- 5 CORPORATION ACT, 1982 PA 162, MCL 450.2101 TO 450.3192.

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- 7 (D) (c) "Obligated person" means a general partner of a
- 8 limited partnership, a partner of a general partnership, or a
- 9 participant in or an owner of an interest in any other type of
- 10 business enterprise who, THAT, under applicable law, is generally
- 11 liable for the obligations of the business enterprise.
- 12 (2) If all of the business organizations in a merger with 1 or
- 13 more domestic limited liability companies are foreign limited
- 14 liability companies, the merger shall comply with section 705 and
- 15 not this section.
- 16 (3) Except as otherwise provided in subsection (2), 1 or more
- 17 domestic limited liability companies may merge with 1 or more
- 18 business organizations if all of the following requirements are
- **19** satisfied:
- 20 (a) The merger is permitted under the law of the jurisdiction
- 21 in which each constituent business organization is organized and
- 22 each constituent business organization complies with that law in
- 23 effecting the merger.
- 24 (b) Each foreign constituent business organization transacting
- 25 business in this state complies with the applicable laws of this
- 26 state.
- (c) Each domestic limited liability company complies with this

- 1 section.
- 2 (4) If 1 or more domestic limited liability companies propose
- 3 to merge with 1 or more business organizations, each domestic
- 4 limited liability company shall prepare a plan of merger that
- 5 contains all of the following:
- 6 (a) The name of each constituent entity, the name of the
- 7 surviving entity, the street address of the surviving entity's
- 8 principal place of business, and the type of organization of the
- 9 surviving entity.
- 10 (b) The terms and conditions of the proposed merger, including
- 11 the manner and basis of converting the shares, partnership
- 12 interests, membership interests, or other ownership interests of
- 13 each constituent entity into ownership interests or obligations of
- 14 the surviving entity, or into cash or other consideration, which
- 15 may include ownership interests or obligations of an entity not a
- 16 party to the merger, or into a combination thereof.
- 17 (c) If the surviving entity is to be a domestic limited
- 18 liability company, a statement of the amendments to the articles of
- 19 organization of the surviving company if the articles are changed
- 20 by the merger, a restatement of the articles of organization, or a
- 21 statement that the articles of organization of the surviving
- 22 domestic limited liability company are unchanged.
- 23 (d) Any other provision that the domestic limited liability
- 24 company considers necessary or desirable.
- 25 (5) A constituent domestic limited liability company shall
- 26 submit a plan of merger to the members for approval. A unanimous
- 27 vote by the members entitled to vote in the constituent domestic

- 1 limited liability company is required to approve a plan of merger
- 2 unless an operating agreement of the constituent domestic limited
- 3 liability company provides otherwise.
- 4 (6) If an operating agreement of a constituent domestic
- 5 limited liability company provides for approval by less than
- 6 unanimous vote of members entitled to vote and the merger is
- 7 approved, a member who THAT voted against the merger may withdraw
- 8 from the domestic limited liability company and receive, within a
- 9 reasonable time, the fair value of the member's interest in the
- 10 domestic limited liability company, based upon ON the member's
- 11 share of distributions as determined under section 303.
- 12 (7) If a plan of merger is approved, a certificate of merger
- 13 shall be executed as provided in section 103 and filed on behalf of
- 14 each constituent domestic limited liability company. The
- 15 certificate of merger shall contain all of the following:
- 16 (a) The information required under subsection (4)(a) and the
- 17 statement required under subsection (4)(c).
- 18 (b) A statement that the plan of merger was approved by the
- 19 members of each constituent domestic limited liability company in
- 20 accordance with subsection (5).
- 21 (c) A statement of any assumed names of merging entities
- 22 transferred to the surviving entity in accordance with section
- 23 206(6), specifying each transferred assumed name and the name of
- 24 the entity from which it is transferred. If the surviving entity is
- 25 a domestic limited liability company or a foreign limited liability
- 26 company authorized to transact business in this state, the
- 27 certificate may include a statement of 1 or more names or assumed

- 1 names of merging entities that are to be treated as new
- 2 certificates of assumed names of the surviving company under
- **3** section 206(7).
- 4 (d) The effective date of the merger if later than the date
- 5 the certificate of merger is filed.
- 6 (8) A certificate of merger is effective in accordance with
- 7 section 104.
- 8 (9) When a merger is effective under this section, all of the
- 9 following apply:
- 10 (a) Every other constituent entity merges into the surviving
- 11 entity and the separate existence of every entity except the
- 12 surviving entity ceases.
- 13 (b) The title to all property, real, personal, and mixed, and
- 14 rights owned by each constituent entity are vested in the surviving
- 15 entity without reversion or impairment.
- 16 (c) A surviving company may use the name and the assumed names
- 17 of any merging entity if a filing required under section 206(6) or
- 18 (7) or other applicable statute is made.
- 19 (d) The surviving entity has all of the liabilities of each
- 20 constituent entity. This section does not affect liability, if any,
- 21 of a person who THAT was an obligated person with respect to a
- 22 merging entity for acts or omissions that occurred before the
- 23 merger.
- 24 (e) A proceeding pending against any constituent entity may be
- 25 continued as if the merger did not occur or the surviving entity
- 26 may be substituted in the proceeding for the entity whose existence
- 27 ceased.

- 1 (f) The articles of organization of a surviving domestic
- 2 limited liability company are amended to the extent provided in the
- 3 plan of merger.
- 4 (q) The ownership interests of each constituent entity that
- 5 are to be converted into ownership interests or obligations of the
- 6 surviving entity or into cash or other property are converted.
- 7 (10) If the surviving entity is a foreign business
- 8 organization, it is subject to the laws of this state pertaining to
- 9 the transaction of business in this state by a foreign business
- 10 organization if it transacts business in this state. The surviving
- 11 entity is liable for, and is subject to service of process in a
- 12 proceeding in this state for the enforcement of, any obligation of
- 13 a constituent domestic limited liability company, including an
- 14 obligation to a member of the constituent domestic limited
- 15 liability company who THAT has dissented from the merger and
- 16 withdrawn in accordance with subsection (6).
- 17 Enacting section 1. This amendatory act does not take effect
- 18 unless all of the following bills of the 97th Legislature are
- 19 enacted into law:
- 20 (a) Senate Bill No. 623.
- 21 (b) Senate Bill No. 624.

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