A bill to amend 1972 PA 284, entitled

HOUSE SUBSTITUTE FOR SENATE BILL NO. 1320

"Business corporation act,"
by amending sections 105, 106, 108, 109, 123, 201, 202, 211, 241,
405, 488, 528, 564b, 565, 569, 611, 631, 641, 642, 643, 703a, 753,
762, 776, 781, 784, 804, 911, 1021, 1035, and 1041 (MCL 450.1105,
450.1106, 450.1108, 450.1109, 450.1123, 450.1201, 450.1202,
450.1211, 450.1241, 450.1405, 450.1488, 450.1528, 450.1564b,
450.1565, 450.1569, 450.1611, 450.1631, 450.1641, 450.1642,

450.1211, 450.1241, 450.1405, 450.1488, 450.1528, 450.1564b, 450.1565, 450.1569, 450.1611, 450.1631, 450.1641, 450.1642, 450.1643, 450.1703a, 450.1753, 450.1762, 450.1776, 450.1781, 450.1784, 450.1804, 450.1911, 450.2021, 450.2035, and 450.2041), sections 105, 123, 405, 488, 703a, and 753 as amended by 2001 PA 57, section 106 as amended by 2006 PA 68, sections 108, 202, 804, and 1035 as amended by 1989 PA 121, sections 109, 565, 643, and

1021 as amended by 1993 PA 91, sections 201, 211, 241, 564b, and 762 as amended by 2008 PA 402, section 528 as amended by 2006 PA 65, section 569 as amended by 1987 PA 1, section 611 as amended by 2006 PA 64, sections 631, 641, and 1041 as amended by 1997 PA 118, section 642 as amended by 1982 PA 407, sections 776, 781, and 784 as amended by 1989 PA 31, and section 911 as amended by 2007 PA 182, and by adding section 529 and chapter 2A; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 105. (1) "Administrator" means the chief officer of the
- 2 department or of any other agency or department authorized by law
- 3 to administer this act, or his or her designated representative.
- 4 (2) "Articles of incorporation" includes any of the following:
- 5 (a) The original articles of incorporation or any other
- 6 instrument filed or issued under any statute to organize a domestic
- 7 or foreign corporation, as amended, supplemented, or restated by
- 8 certificates of amendment, merger, CONVERSION, or consolidation or
- 9 other certificates or instruments filed or issued under any
- 10 statute.
- 11 (b) A special act or charter creating a domestic or foreign
- 12 corporation, as amended, supplemented, or restated.
- 13 (3) "Authorized shares" means shares of all classes that a
- 14 corporation is authorized to issue.
- 15 (4) "Board" means board of directors or other governing board
- 16 of a corporation.
- 17 (5) "Bonds" includes secured and unsecured bonds, debentures,
- 18 and notes.

- 1 Sec. 106. (1) "Corporation" or "domestic corporation" means a
- 2 corporation formed under this act, or existing on January 1, 1973
- 3 and formed under any other statute of this state for a purpose for
- 4 which a corporation may be formed under this act.
- 5 (2) "Department" means the department of labor and economic
- 6 growth.LICENSING AND REGULATORY AFFAIRS.
- 7 (3) "Director" means a member of the board of a corporation.
- **8** (4) "Distribution" means a direct or indirect transfer of
- 9 money or other property, except the corporation's shares, or the
- 10 incurrence of indebtedness by the corporation to or for the benefit
- 11 of its shareholders in respect to the corporation's shares. A
- 12 distribution may be in the form of a dividend, a purchase,
- 13 redemption or other acquisition of shares, an issuance of
- 14 indebtedness, or any other declaration or payment to or for the
- 15 benefit of the shareholders.
- 16 (5) "Electronic transmission" or "electronically transmitted"
- 17 means any form of communication that meets all of the following:
- 18 (a) It does not directly involve the physical transmission of
- 19 paper.
- 20 (b) It creates a record that may be retained and retrieved by
- 21 the recipient.
- (c) It may be directly reproduced in paper form by the
- 23 recipient through an automated process.
- Sec. 108. (1) "Nonprofit corporation" or "domestic nonprofit
- 25 corporation" means a nonprofit, corporation subject to the
- 26 nonprofit corporation act, Act No. 162 of the Public Acts of 1982,
- 27 being sections 450.2101 to 450.3192 of the Michigan Compiled

- Senate Bill No. 1320 (H-1) as amended December 11, 2012
- 1 Laws. 1982 PA 162, MCL 450.2101 TO 450.3192.
- 2 (2) "Person" means an individual, a partnership, a domestic or
- 3 foreign corporation, A LIMITED LIABILITY COMPANY, or any other
- 4 association, corporation, trust, or legal entity.
- 5 (3) "PROFESSIONAL CORPORATION" MEANS A CORPORATION
- 6 INCORPORATED UNDER FORMER 1962 PA 192, OR A CORPORATION
- 7 INCORPORATED UNDER THIS ACT AND GOVERNED BY CHAPTER 2A.
- 8 Sec. 109. (1) "SERVICES IN A LEARNED PROFESSION" MEANS
- 9 SERVICES PROVIDED [TO THE PUBLIC] BY A DENTIST, AN OSTEOPATHIC PHYSICIAN, A
- 10 PHYSICIAN, A SURGEON, A DOCTOR OF DIVINITY OR OTHER CLERGY, OR AN
- 11 ATTORNEY-AT-LAW.
- 12 (2) (1) "Shareholder" means a person holding THAT HOLDS units
- 13 of proprietary interest in a corporation and is considered to be
- 14 synonymous with "member" in a nonstock corporation.
- 15 (3) (2)—"Shares" means the units into which proprietary
- 16 interests in a corporation are divided and is considered to be
- 17 synonymous with "membership" in a nonstock corporation.
- 18 Sec. 123. (1) Unless otherwise provided in, or inconsistent
- 19 with, the act under which a corporation is or has been formed, this
- 20 act applies to deposit and security companies, summer resort
- 21 associations, brine pipeline companies, telegraph companies,
- 22 telephone companies, safety and collateral deposit companies,
- 23 canal, river, and harbor improvement companies, cemetery, burial,
- 24 and cremation associations, railroad, bridge, and tunnel companies,
- 25 AND agricultural and horticultural fair societies. , and
- 26 professional service corporations formed under the professional
- 27 service corporation act, 1962 PA 192, MCL 450.221 to 450.235. The

- 1 entities specified in this subsection shall not be incorporated
- 2 under this act.
- 3 (2) This act does not apply to insurance, surety, savings and
- 4 loan associations, fraternal benefit societies, and banking
- 5 corporations.
- 6 Sec. 201. (1) One or more persons may be the incorporators of
- 7 a corporation by signing and filing articles of incorporation for
- 8 the corporation.
- 9 (2) A CORPORATION INCORPORATED TO PROVIDE 1 OR MORE SERVICES
- 10 IN A LEARNED PROFESSION MUST BE INCORPORATED AS A PROFESSIONAL
- 11 CORPORATION UNDER CHAPTER 2A.
- 12 (3) A CORPORATION INCORPORATED TO PROVIDE PROFESSIONAL
- 13 SERVICES OTHER THAN SERVICES IN A LEARNED PROFESSION MAY COMPLY
- 14 WITH CHAPTER 2A AND INCORPORATE AS A PROFESSIONAL CORPORATION, OR
- 15 MAY INCORPORATE AS A CORPORATION UNDER CHAPTER 2 WITHOUT COMPLYING
- 16 WITH CHAPTER 2A.
- 17 Sec. 202. The articles of incorporation shall contain all of
- 18 the following:
- 19 (a) The name of the corporation.
- 20 (b) The purposes for which the corporation is formed. It ALL
- 21 OF THE FOLLOWING APPLY FOR PURPOSES OF THIS SUBDIVISION:
- 22 (i) EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (ii) OR (iii),
- 23 IT is a sufficient compliance with this subdivision to state
- 24 substantially, alone or with specifically enumerated purposes, that
- 25 the corporation may engage in any activity within the purposes for
- 26 which corporations may be formed under the business corporation
- 27 act, and all activities shall by the statement be considered within

- 1 the purposes of the corporation, subject to expressed limitations.
- 2 (ii) Any corporation which THAT proposes to conduct educational
- 3 purposes shall state the purposes and shall comply with all
- 4 requirements of sections 170 to 177 of Act No. 327 of the Public
- 5 Acts of 1931, being sections 450.170 to 450.177 of the Michigan
- 6 Compiled Laws. 1931 PA 327, MCL 450.170 TO 450.177.
- 7 (iii) A PROFESSIONAL CORPORATION SHALL COMPLY WITH SECTION
- 8 283(2) AND (3).
- 9 (c) The aggregate number of shares which THAT the corporation
- 10 has authority to issue.
- 11 (d) If the shares are, or are to be, divided into classes, or
- 12 into classes and series, the designation of each class and series,
- 13 the number of shares in each class and series, and a statement of
- 14 the relative rights, preferences and limitations of the shares of
- 15 each class and series, to the extent that the designations,
- 16 numbers, relative rights, preferences, and limitations have been
- 17 determined.
- 18 (e) If any class of shares is to be divided into series, a
- 19 statement of any authority vested in the board to divide the class
- 20 of shares into series, and to determine or change for any series
- 21 its designation, number of shares, relative rights, preferences and
- 22 limitations.
- 23 (f) The street address, and the mailing address if different
- 24 from the street address, of the corporation's initial registered
- 25 office and the name of the corporation's initial resident agent at
- 26 that address.
- 27 (g) The names and addresses of the incorporators.

- 1 (h) The duration of the corporation if other than perpetual.
- 2 Sec. 211. The EXCEPT AS PROVIDED IN CHAPTER 2A FOR A
- 3 PROFESSIONAL CORPORATION, THE corporate name of a domestic
- 4 corporation shall contain the word "corporation", "company",
- 5 "incorporated", or "limited" or shall contain 1 of the following
- 6 abbreviations: corp., co., inc., or ltd., with or without periods.
- 7 Sec. 241. (1) Each domestic corporation and each foreign
- 8 corporation authorized to transact business in this state shall
- 9 have and continuously maintain in this state both of the following:
- 10 (a) A registered office, which may be the same as its place of
- 11 business.
- 12 (b) A resident agent. A resident agent may be either an
- 13 individual resident in OF this state; whose business office or
- 14 residence is identical with the registered office; a domestic
- 15 corporation or a limited liability company; or a foreign
- 16 corporation or limited liability company authorized to transact
- 17 business in this state. that has a business office identical with
- 18 the registered office.
- 19 (2) THE ADDRESS OF THE BUSINESS OFFICE OR RESIDENCE OF A
- 20 RESIDENT AGENT MUST BE THE SAME AS THE ADDRESS OF THE REGISTERED
- 21 OFFICE.
- 22 CHAPTER 2A
- 23 PROFESSIONAL CORPORATIONS
- 24 SEC. 281. (1) A CORPORATION MUST INCORPORATE AS A PROFESSIONAL
- 25 CORPORATION UNDER THIS CHAPTER IF IT IS INCORPORATED TO PROVIDE 1
- 26 OR MORE SERVICES IN A LEARNED PROFESSION, WHETHER OR NOT IT IS
- 27 PROVIDING OTHER PROFESSIONAL SERVICES. A CORPORATION MAY COMPLY

- 1 WITH THIS CHAPTER AND INCORPORATE AS A PROFESSIONAL CORPORATION IF
- 2 IT IS INCORPORATED TO PROVIDE 1 OR MORE PROFESSIONAL SERVICES, NONE
- 3 OF WHICH ARE SERVICES IN A LEARNED PROFESSION, OR MAY INCORPORATE
- 4 AS A CORPORATION THAT IS NOT REQUIRED TO COMPLY WITH THIS CHAPTER.
- 5 (2) A CORPORATION THAT IS INCORPORATED AS A PROFESSIONAL
- 6 CORPORATION AND ITS SHAREHOLDERS ARE SUBJECT TO THIS CHAPTER AND
- 7 THIS ACT. IF THERE IS A CONFLICT BETWEEN AN APPLICABLE PROVISION OF
- 8 THIS CHAPTER AND ANOTHER PROVISION OF THIS ACT, THE PROVISION OF
- 9 THIS CHAPTER TAKES PRECEDENCE.
- 10 (3) THIS CHAPTER APPLIES TO A CORPORATION INCORPORATED UNDER
- 11 FORMER 1962 PA 192, OR TO A CORPORATION THAT ON THE EFFECTIVE DATE
- 12 OF THIS CHAPTER WAS GOVERNED BY FORMER 1962 PA 192 AS IF
- 13 INCORPORATED UNDER THAT ACT, AS IF THAT CORPORATION WERE
- 14 INCORPORATED UNDER THIS ACT AND PURSUANT TO THIS CHAPTER.
- 15 (4) THIS CHAPTER DOES NOT APPLY TO A CORPORATION ORGANIZED IN
- 16 THIS STATE BEFORE THE ENACTMENT OF FORMER 1962 PA 192 TO PROVIDE
- 17 PROFESSIONAL SERVICES TO THE PUBLIC, AND THAT DID NOT PREVIOUSLY
- 18 AMEND ITS ARTICLES OF INCORPORATION TO BRING ITSELF WITHIN THE
- 19 PROVISIONS OF FORMER 1962 PA 192, UNLESS THAT CORPORATION AMENDS
- 20 ITS ARTICLES OF INCORPORATION IN SUCH A MANNER THAT IT IS
- 21 CONSISTENT WITH ALL THE PROVISIONS OF THIS CHAPTER AND
- 22 AFFIRMATIVELY STATES IN ITS AMENDED ARTICLES OF INCORPORATION THAT
- 23 THE SHAREHOLDERS HAVE ELECTED TO BRING THE CORPORATION WITHIN THE
- 24 PROVISIONS OF THIS CHAPTER AND THIS ACT.
- 25 SEC. 282. AS USED IN THIS CHAPTER:
- 26 (A) "LICENSED PERSON" MEANS AN INDIVIDUAL WHO IS DULY LICENSED
- 27 OR OTHERWISE LEGALLY AUTHORIZED TO PRACTICE A PROFESSIONAL SERVICE

- 1 BY A COURT, DEPARTMENT, BOARD, COMMISSION, OR AGENCY OF THIS STATE
- 2 OR ANOTHER JURISDICTION. THE TERM INCLUDES AN ENTITY IF ALL OF ITS
- 3 OWNERS ARE LICENSED PERSONS.
- 4 (B) "PROFESSIONAL SERVICE" MEANS A TYPE OF PERSONAL SERVICE TO
- 5 THE PUBLIC THAT REQUIRES THAT THE PROVIDER OBTAIN A LICENSE OR
- 6 OTHER LEGAL AUTHORIZATION AS A CONDITION PRECEDENT TO PROVIDING
- 7 THAT SERVICE. PROFESSIONAL SERVICE INCLUDES, BUT IS NOT LIMITED TO,
- 8 SERVICES PROVIDED BY A CERTIFIED OR OTHER PUBLIC ACCOUNTANT,
- 9 CHIROPRACTOR, DENTIST, OPTOMETRIST, VETERINARIAN, OSTEOPATHIC
- 10 PHYSICIAN, PHYSICIAN, SURGEON, PODIATRIST, CHIROPODIST, PHYSICIAN'S
- 11 ASSISTANT, ARCHITECT, PROFESSIONAL ENGINEER, LAND SURVEYOR, OR
- 12 ATTORNEY-AT-LAW.
- 13 SEC. 283. (1) EXCEPT AS PROVIDED IN THIS SECTION, 1 OR MORE
- 14 LICENSED PERSONS MAY FORM A PROFESSIONAL CORPORATION UNDER THIS
- 15 CHAPTER.
- 16 (2) EACH SHAREHOLDER OF A PROFESSIONAL CORPORATION MUST BE A
- 17 LICENSED PERSON IN 1 OR MORE OF THE PROFESSIONAL SERVICES PROVIDED
- 18 BY THE PROFESSIONAL CORPORATION.
- 19 (3) EXCEPT AS PROVIDED IN THIS SECTION OR OTHERWISE
- 20 PROHIBITED, THE ARTICLES OF INCORPORATION OF A PROFESSIONAL
- 21 CORPORATION SHALL STATE THAT THE PROFESSIONAL CORPORATION IS FORMED
- 22 TO PROVIDE 1 OR MORE PROFESSIONAL SERVICES AND SHALL STATE THE
- 23 SPECIFIC PROFESSIONAL SERVICE OR SERVICES THE PROFESSIONAL
- 24 CORPORATION IS FORMED TO PROVIDE.
- 25 (4) THE NAME OF A PROFESSIONAL CORPORATION SHALL CONTAIN THE
- 26 WORDS "PROFESSIONAL CORPORATION" OR THE ABBREVIATION "P.C." WITH OR
- 27 WITHOUT PERIODS OR OTHER PUNCTUATION.

- 1 SEC. 284. (1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (2)
- 2 OR (3), IF A PROFESSIONAL CORPORATION PROVIDES A PROFESSIONAL
- 3 SERVICE THAT IS SUBJECT TO ARTICLE 15 OF THE PUBLIC HEALTH CODE,
- 4 1978 PA 368, MCL 333.16101 TO 333.18838, EACH SHAREHOLDER OF THE
- 5 PROFESSIONAL CORPORATION MUST BE LICENSED OR LEGALLY AUTHORIZED IN
- 6 THIS STATE TO PROVIDE THE SAME PROFESSIONAL SERVICE.
- 7 (2) ONE OR MORE INDIVIDUALS LICENSED TO ENGAGE IN THE PRACTICE
- 8 OF MEDICINE UNDER PART 170, THE PRACTICE OF OSTEOPATHIC MEDICINE
- 9 AND SURGERY UNDER PART 175, OR THE PRACTICE OF PODIATRIC MEDICINE
- 10 AND SURGERY UNDER PART 180 OF ARTICLE 15 OF THE PUBLIC HEALTH CODE,
- 11 1978 PA 368, MCL 333.16101 TO 333.18838, MAY ORGANIZE A
- 12 PROFESSIONAL CORPORATION UNDER THIS ACT WITH 1 OR MORE OTHER
- 13 INDIVIDUALS WHO ARE LICENSED TO ENGAGE IN THE PRACTICE OF MEDICINE
- 14 UNDER PART 170, THE PRACTICE OF OSTEOPATHIC MEDICINE AND SURGERY
- 15 UNDER PART 175, OR THE PRACTICE OF PODIATRIC MEDICINE AND SURGERY
- 16 UNDER PART 180 OF ARTICLE 15 OF THE PUBLIC HEALTH CODE, 1978 PA
- 17 368, MCL 333.16101 TO 333.18838.
- 18 (3) SUBJECT TO SECTION 17048 OF THE PUBLIC HEALTH CODE, 1978
- 19 PA 368, MCL 333.17048, 1 OR MORE INDIVIDUALS LICENSED TO ENGAGE IN
- 20 THE PRACTICE OF MEDICINE UNDER PART 170, THE PRACTICE OF
- 21 OSTEOPATHIC MEDICINE AND SURGERY UNDER PART 175, OR THE PRACTICE OF
- 22 PODIATRIC MEDICINE AND SURGERY UNDER PART 180 OF ARTICLE 15 OF THE
- 23 PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.16101 TO 333.18838, MAY
- 24 ORGANIZE A PROFESSIONAL CORPORATION UNDER THIS ACT WITH 1 OR MORE
- 25 PHYSICIAN'S ASSISTANTS LICENSED UNDER ARTICLE 15 OF THE PUBLIC
- 26 HEALTH CODE, 1978 PA 368, MCL 333.16101 TO 333.18838. BEGINNING
- 27 JULY 19, 2010, 1 OR MORE PHYSICIAN'S ASSISTANTS MAY NOT ORGANIZE A

- 1 PROFESSIONAL CORPORATION UNDER THIS ACT THAT WILL HAVE ONLY
- 2 PHYSICIAN'S ASSISTANTS AS SHAREHOLDERS.
- 3 (4) A LICENSED PERSON OF ANOTHER JURISDICTION MAY BECOME AN
- 4 OFFICER, AGENT, OR EMPLOYEE OF A PROFESSIONAL CORPORATION BUT SHALL
- 5 NOT PROVIDE ANY PROFESSIONAL SERVICE IN THIS STATE UNTIL THE PERSON
- 6 IS LICENSED OR OTHERWISE LEGALLY AUTHORIZED TO PROVIDE THE
- 7 PROFESSIONAL SERVICE IN THIS STATE.
- 8 SEC. 285. (1) A PROFESSIONAL CORPORATION SHALL NOT PROVIDE
- 9 PROFESSIONAL SERVICES IN THIS STATE EXCEPT THROUGH ITS OFFICERS,
- 10 EMPLOYEES, AND AGENTS WHO ARE DULY LICENSED OR OTHERWISE LEGALLY
- 11 AUTHORIZED TO PROVIDE THE PROFESSIONAL SERVICES IN THIS STATE. THE
- 12 TERM "EMPLOYEE" DOES NOT INCLUDE A SECRETARY, BOOKKEEPER,
- 13 TECHNICIAN, OR OTHER ASSISTANT WHO IS NOT USUALLY AND ORDINARILY
- 14 CONSIDERED BY CUSTOM AND PRACTICE TO BE PROVIDING A PROFESSIONAL
- 15 SERVICE TO THE PUBLIC FOR WHICH A LICENSE OR OTHER LEGAL
- 16 AUTHORIZATION IS REQUIRED.
- 17 (2) NOTHING CONTAINED IN THIS CHAPTER SHALL BE INTERPRETED TO
- 18 ABOLISH, REPEAL, MODIFY, RESTRICT, OR LIMIT THE LAW NOW IN EFFECT
- 19 IN THIS STATE APPLICABLE TO THE PROFESSIONAL RELATIONSHIP AND
- 20 LIABILITIES BETWEEN A PERSON FURNISHING A PROFESSIONAL SERVICE AND
- 21 THE PERSON THAT RECEIVES THE PROFESSIONAL SERVICE AND TO THE
- 22 STANDARDS FOR PROFESSIONAL CONDUCT. ANY OFFICER, AGENT, OR EMPLOYEE
- 23 OF A PROFESSIONAL CORPORATION SHALL REMAIN PERSONALLY AND FULLY
- 24 LIABLE AND ACCOUNTABLE FOR ANY NEGLIGENT OR WRONGFUL ACTS OR
- 25 MISCONDUCT COMMITTED BY HIM OR HER, OR BY ANY INDIVIDUAL UNDER HIS
- 26 OR HER DIRECT SUPERVISION AND CONTROL, WHILE PROVIDING PROFESSIONAL
- 27 SERVICE ON BEHALF OF THE PROFESSIONAL CORPORATION TO THE PERSON TO

- 1 WHICH THE PROFESSIONAL SERVICES WERE PROVIDED.
- 2 (3) A PROFESSIONAL CORPORATION IS LIABLE UP TO THE FULL VALUE
- 3 OF ITS PROPERTY FOR ANY NEGLIGENT OR WRONGFUL ACTS OR MISCONDUCT
- 4 COMMITTED BY ANY OF ITS OFFICERS, AGENTS, OR EMPLOYEES WHILE THEY
- 5 ARE ENGAGED ON BEHALF OF THE PROFESSIONAL CORPORATION IN PROVIDING
- 6 PROFESSIONAL SERVICES.
- 7 SEC. 286. IF AN OFFICER, SHAREHOLDER, AGENT, OR EMPLOYEE OF A
- 8 PROFESSIONAL CORPORATION BECOMES LEGALLY DISQUALIFIED TO PROVIDE
- 9 THE PROFESSIONAL SERVICES PROVIDED BY THE CORPORATION, OR ACCEPTS
- 10 EMPLOYMENT THAT UNDER EXISTING LAW RESTRICTS OR LIMITS HIS OR HER
- 11 AUTHORITY TO CONTINUE PROVIDING THOSE PROFESSIONAL SERVICES, HE OR
- 12 SHE SHALL SEVER WITHIN A REASONABLE PERIOD ALL EMPLOYMENT WITH AND
- 13 FINANCIAL INTERESTS IN THE PROFESSIONAL CORPORATION. A PROFESSIONAL
- 14 CORPORATION'S FAILURE TO REQUIRE COMPLIANCE WITH THIS SECTION IS
- 15 GROUNDS FOR THE FORFEITURE OF ITS ARTICLES OF INCORPORATION AND ITS
- 16 DISSOLUTION. IF A PROFESSIONAL CORPORATION'S FAILURE TO COMPLY WITH
- 17 THIS SECTION IS BROUGHT TO THE ATTENTION OF THE ADMINISTRATOR, HE
- 18 OR SHE SHALL NOTIFY THE ATTORNEY GENERAL OF THE FAILURE AND THE
- 19 ATTORNEY GENERAL MAY TAKE APPROPRIATE ACTION TO DISSOLVE THE
- 20 PROFESSIONAL CORPORATION.
- 21 SEC. 287. (1) A PROFESSIONAL CORPORATION SHALL NOT ENGAGE IN
- 22 ANY BUSINESS OTHER THAN PROVIDING THE PROFESSIONAL SERVICE OR
- 23 SERVICES FOR WHICH IT WAS SPECIFICALLY INCORPORATED.
- 24 (2) THIS CHAPTER DOES NOT PROHIBIT A PROFESSIONAL CORPORATION
- 25 FROM DOING ANY OF THE FOLLOWING:
- 26 (A) INVESTING ITS MONEY IN REAL ESTATE, MORTGAGES, STOCKS,
- 27 BONDS, OR ANY OTHER TYPE OF INVESTMENTS.

- 1 (B) OWNING REAL OR PERSONAL PROPERTY NECESSARY TO PROVIDE A
- 2 PROFESSIONAL SERVICE OR SERVICES.
- 3 (C) BECOMING A PARTNER IN A PARTNERSHIP FORMED UNDER THE
- 4 UNIFORM PARTNERSHIP ACT, 1917 PA 72, MCL 449.1 TO 449.48, IF THE
- 5 PARTNERSHIP PROVIDES THE SAME PROFESSIONAL SERVICES AS THE
- 6 PROFESSIONAL CORPORATION.
- 7 (D) BECOMING A MEMBER OR MANAGER OF A PROFESSIONAL LIMITED
- 8 LIABILITY COMPANY ORGANIZED UNDER OR SUBJECT TO CHAPTER 9 OF THE
- 9 MICHIGAN LIMITED LIABILITY COMPANY ACT, 1993 PA 23, MCL 450.4901 TO
- 10 450.4910, IF THE PROFESSIONAL LIMITED LIABILITY COMPANY PROVIDES 1
- 11 OR MORE OF THE SAME PROFESSIONAL SERVICES AS THE PROFESSIONAL
- 12 CORPORATION.
- 13 (E) BECOMING A SHAREHOLDER IN A PROFESSIONAL CORPORATION
- 14 GOVERNED BY THIS CHAPTER, IF BOTH PROFESSIONAL CORPORATIONS PROVIDE
- 15 1 OR MORE OF THE SAME PROFESSIONAL SERVICES.
- 16 SEC. 288. (1) A PROFESSIONAL CORPORATION SHALL NOT ISSUE ANY
- 17 OF ITS CAPITAL STOCK TO ANYONE OTHER THAN AN INDIVIDUAL WHO IS DULY
- 18 LICENSED OR OTHERWISE LEGALLY AUTHORIZED TO PROVIDE THE SAME
- 19 SPECIFIC PROFESSIONAL SERVICES AS THOSE FOR WHICH THE PROFESSIONAL
- 20 CORPORATION WAS INCORPORATED. THE UNIFORM SECURITIES ACT, 1964 PA
- 21 265, MCL 451.501 TO 451.818, OR THE UNIFORM SECURITIES ACT (2002),
- 22 2008 PA 551, MCL 451.2101 TO 451.2703, DOES NOT APPLY TO THE
- 23 ISSUANCE OR TRANSFER BY A PROFESSIONAL CORPORATION OF ITS CAPITAL
- 24 STOCK.
- 25 (2) SHARES OF A PROFESSIONAL CORPORATION SHALL NOT BE SOLD OR
- 26 TRANSFERRED EXCEPT TO A PERSON WHO IS ELIGIBLE TO BE A SHAREHOLDER
- 27 OF THE PROFESSIONAL CORPORATION; TO THE PERSONAL REPRESENTATIVE OR

- 1 ESTATE OF A DECEASED OR LEGALLY INCOMPETENT SHAREHOLDER; OR TO A
- 2 TRUST OR SPLIT INTEREST TRUST IN WHICH THE TRUSTEE AND THE CURRENT
- 3 INCOME BENEFICIARY ARE EACH ELIGIBLE TO BE A SHAREHOLDER OF THE
- 4 PROFESSIONAL CORPORATION. THE PERSONAL REPRESENTATIVE OR ESTATE OF
- 5 THE SHAREHOLDER MAY CONTINUE TO OWN SHARES FOR A REASONABLE PERIOD
- 6 BUT IS NOT AUTHORIZED TO PARTICIPATE IN ANY DECISIONS CONCERNING
- 7 THE PROVIDING OF PROFESSIONAL SERVICE BY THE PROFESSIONAL
- 8 CORPORATION.
- 9 (3) EXCEPT AS PERMITTED UNDER SUBSECTION (2), A SHAREHOLDER OF
- 10 A PROFESSIONAL CORPORATION SHALL NOT ENTER INTO A VOTING TRUST
- 11 AGREEMENT OR ANY OTHER TYPE AGREEMENT THAT VESTS ANOTHER PERSON
- 12 WITH THE AUTHORITY TO EXERCISE THE VOTING POWER OF ANY OR ALL OF
- 13 HIS OR HER STOCK, UNLESS THAT OTHER PERSON IS DULY LICENSED OR
- 14 OTHERWISE LEGALLY AUTHORIZED TO PROVIDE THE SAME SPECIFIC
- 15 PROFESSIONAL SERVICES AS THOSE FOR WHICH THE PROFESSIONAL
- 16 CORPORATION WAS INCORPORATED.
- 17 (4) THE ARTICLES OF INCORPORATION, BYLAWS, OR A CONTRACT MAY
- 18 PROVIDE SPECIFICALLY FOR ADDITIONAL RESTRICTIONS ON THE TRANSFER OF
- 19 SHARES AND MAY PROVIDE FOR THE REDEMPTION OR PURCHASE OF THE SHARES
- 20 BY THE PROFESSIONAL CORPORATION OR ITS SHAREHOLDERS AT PRICES AND
- 21 IN A MANNER SPECIFICALLY SET FORTH IN THE ARTICLES, BYLAWS, OR
- 22 CONTRACT.
- 23 SEC. 289. (1) A PROFESSIONAL CORPORATION THAT IS THE SURVIVING
- 24 ENTITY OF A MERGER OR CONVERSION SHALL ONLY HAVE AS SHAREHOLDERS
- 25 LICENSED PERSONS THAT ARE PERMITTED TO BE SHAREHOLDERS UNDER THIS
- 26 CHAPTER.
- 27 (2) A PROFESSIONAL CORPORATION ORGANIZED TO PROVIDE SERVICES

- 1 IN A LEARNED PROFESSION MAY MERGE WITH, OR CONVERT INTO, ONLY OTHER
- 2 CORPORATIONS OR ENTITIES WHOSE SHAREHOLDERS, MEMBERS, PARTNERS, AND
- 3 MANAGERS, FOLLOWING THE MERGER OR CONVERSION AS APPLICABLE, ARE
- 4 LICENSED PERSONS PERMITTED TO BE SHAREHOLDERS UNDER THIS CHAPTER.
- 5 Sec. 405. (1) Unless otherwise restricted by the articles of
- 6 incorporation or bylaws, a shareholder may participate in a meeting
- 7 of shareholders by a conference telephone or by other means of
- 8 remote communication through which all persons participating in the
- 9 meeting may communicate with the other participants. All
- 10 participants shall be advised of the means of remote communication.
- 11 and the names of the participants in the meeting shall be divulged
- 12 to all participants.
- 13 (2) Participation in a meeting pursuant to UNDER this section
- 14 constitutes presence in person at the meeting.
- 15 (3) Unless otherwise restricted by the articles of
- 16 incorporation or bylaws, the board of directors may hold a meeting
- 17 of shareholders conducted solely by means of remote communication.
- 18 (4) Subject to any guidelines and procedures adopted by the
- 19 board of directors, shareholders and proxy holders not physically
- 20 present at a meeting of shareholders may participate in the meeting
- 21 by means of remote communication and are considered present in
- 22 person and may vote at the meeting if all of the following are met:
- 23 (a) The corporation implements reasonable measures to verify
- 24 that each person considered present and permitted to vote at the
- 25 meeting by means of remote communication is a shareholder or proxy
- 26 holder.
- 27 (b) The corporation implements reasonable measures to provide

- 1 each shareholder and proxy holder a reasonable opportunity to
- 2 participate in the meeting and to vote on matters submitted to the
- 3 shareholders, including an opportunity to read or hear the
- 4 proceedings of the meeting substantially concurrently with the
- 5 proceedings.
- 6 (c) If any shareholder or proxy holder votes or takes other
- 7 action at the meeting by means of remote communication, a record of
- 8 the vote or other action is maintained by the corporation.
- 9 Sec. 488. (1) An agreement among the shareholders of a
- 10 corporation that complies with this section is effective among the
- 11 shareholders and the corporation even though it is inconsistent
- 12 with this act in 1 or more of the following ways:
- 13 (a) It eliminates the board or restricts the discretion or
- 14 powers of the board.
- 15 (b) It governs the authorization or making of distributions
- 16 whether or not in proportion to ownership of shares, subject to
- 17 limitations in sections 345 and 855a pertaining to the protection
- 18 of creditors.
- 19 (c) It establishes who shall be directors or officers of the
- 20 corporation, or the terms of office or manner of selection or
- 21 removal of directors or officers of the corporation.
- 22 (d) In general or in regard to specific matters, it governs
- 23 the exercise or division of voting power by or between the
- 24 shareholders and directors or by or among any of the shareholders
- 25 or directors, including use of weighted voting rights or director
- 26 proxies.
- 27 (e) It establishes the terms and conditions of any agreement

- 1 for the transfer or use of property or the provision of services
- 2 between the corporation and any shareholder, director, officer, or
- 3 employee of the corporation or among the shareholders, directors,
- 4 officers, or employees of the corporation.
- 5 (f) It transfers to 1 or more shareholders or other persons
- 6 all or part of the authority to exercise the corporate powers or to
- 7 manage the business and affairs of the corporation, including the
- 8 resolution of any issue about which there exists a deadlock among
- 9 directors or shareholders.
- 10 (g) It requires dissolution of the corporation at the request
- 11 of 1 or more of the shareholders or upon the occurrence of IF a
- 12 specified event or contingency OCCURS.
- 13 (H) IT ESTABLISHES THAT SHARES OF THE CORPORATION ARE
- 14 ASSESSABLE AND INCLUDES THE PROCEDURES FOR AN ASSESSMENT AND THE
- 15 CONSEQUENCES OF A FAILURE BY A SHAREHOLDER TO PAY AN ASSESSMENT.
- 16 (I) (h)—It otherwise governs the exercise of the corporate
- 17 powers or the management of the business and affairs of the
- 18 corporation or the relationship among the shareholders, the
- 19 directors, and the corporation, or among any of the shareholders or
- 20 directors, and is not contrary to public policy.
- 21 (2) An agreement authorized by this section shall meet both of
- 22 the following requirements:
- 23 (a) Be—IS set forth in a provision of the articles of
- 24 incorporation or bylaws approved by all persons who THAT are
- 25 shareholders at the time of the agreement, or in a written
- 26 agreement that is signed by all persons who THAT are shareholders
- 27 at the time of the agreement and THAT IS made known to the

- 1 corporation.
- 2 (b) Be—IS subject to amendment only by all persons who—THAT
- 3 are shareholders at the time of the amendment, unless the agreement
- 4 provides otherwise.
- 5 (3) The existence of an agreement authorized by UNDER this
- 6 section shall be noted conspicuously on the face or back of a
- 7 certificate for shares issued by the corporation or on the
- 8 information statement required by UNDER section 336. If at the time
- 9 of the agreement the corporation has shares outstanding represented
- 10 by certificates, the corporation shall recall the outstanding
- 11 certificates and issue substitute certificates that comply with
- 12 this subsection. The failure to note the existence of the agreement
- 13 on the certificate or information statement does not affect the
- 14 validity of the agreement or any action taken pursuant to it. Any
- 15 purchaser of shares who THAT did not have knowledge of the
- 16 existence of the agreement at the time ownership is transferred is
- 17 entitled to rescission of the purchase. A purchaser has knowledge
- 18 of the existence of the agreement at the time ownership is
- 19 transferred if the agreement's existence is noted on the
- 20 certificate or information statement in compliance with this
- 21 subsection and, if the shares are not represented by a certificate,
- 22 the information statement is delivered to the purchaser at or prior
- 23 to-BEFORE the time ownership of the shares is transferred. An
- 24 action to enforce the right of rescission authorized by UNDER this
- 25 subsection must be commenced within 90 days after discovery of the
- 26 existence of the agreement or 2 years after the shares are
- 27 transferred, whichever is earlier.

- 1 (4) An agreement authorized by UNDER this section shall cease
- 2 to be effective when shares of the corporation are listed on a
- 3 national securities exchange or regularly traded in a market
- 4 maintained by 1 or more members of a national or affiliated
- 5 securities association.
- 6 (5) If the AN agreement ceases to be AUTHORIZED UNDER THIS
- 7 SECTION IS NO LONGER effective for any reason and is contained or
- 8 referred to in the corporation's articles of incorporation or
- 9 bylaws, the board may without shareholder action adopt an amendment
- 10 to the articles of incorporation or bylaws to delete the agreement
- 11 and any references to it.
- 12 (6) An agreement authorized by UNDER this section that limits
- 13 the discretion or powers of the board shall relieve the directors
- 14 of, and impose upon ON the person or persons in whom WHICH the
- 15 discretion or powers are vested, liability for acts or omissions
- 16 imposed by law on directors to the extent that the discretion or
- 17 powers of the directors are limited by the agreement. The person or
- 18 persons in whom the discretion or powers are vested are treated as
- 19 a director or directors for purposes of any indemnification and any
- 20 limitation on liability under section 209(1)(c).
- 21 (7) The existence or performance of an agreement authorized by
- 22 UNDER this section is not grounds for imposing personal liability
- 23 on any shareholder for the acts or debts of the corporation or for
- 24 treating the corporation as if it were a partnership or
- 25 unincorporated entity, even if the agreement or its performance
- 26 results in failure to observe the corporate formalities otherwise
- 27 applicable to the matters governed by the agreement.

- 1 (8) Dissolution pursuant to an agreement authorized in
- 2 subsection (1)(g) shall be implemented by filing a certificate of
- 3 dissolution under section 805.
- 4 (9) Incorporators or subscribers for shares may act as
- 5 shareholders with respect to an agreement authorized by UNDER this
- 6 section if no shares have NOT been issued when the agreement is
- 7 made.
- 8 (10) The failure to satisfy the unanimity requirement of
- 9 subsection (2) with respect to an agreement authorized by UNDER
- 10 this section does not invalidate any agreement that would otherwise
- 11 be considered valid.
- Sec. 528. (1) A committee designated pursuant to UNDER section
- 13 527, to the extent provided in a resolution of the board or in the
- 14 bylaws, may exercise all powers and authority of the board in THE
- 15 management of the business and affairs of the corporation. A
- 16 committee does not have power or authority to do any of the
- 17 following:
- (a) Amend the articles of incorporation, except that a
- 19 committee may prescribe the relative rights and preferences of the
- shares of a series pursuant to UNDER section 302(3).
- 21 (b) Adopt an agreement of merger, CONVERSION, or share
- 22 exchange.
- (c) Recommend to shareholders the sale, lease, or exchange of
- 24 all or substantially all of the corporation's property and assets.
- 25 (d) Recommend to shareholders a dissolution of the corporation
- 26 or a revocation of a dissolution.
- (e) Amend the bylaws of the corporation.

- 1 (f) Fill vacancies in the board.
- 2 (2) Unless a resolution of the board, the articles of
- 3 incorporation, or the bylaws expressly provide the power or
- 4 authority, a committee does not have the power or authority to
- 5 declare a distribution or dividend or to authorize the issuance of
- 6 shares.
- 7 (3) Unless otherwise provided in a resolution of the board,
- 8 the articles of incorporation, or the bylaws, a committee may
- 9 create 1 or more subcommittees. Each subcommittee shall consist of
- 10 1 or more members of the committee. The committee may delegate all
- 11 or part of its power or authority to a subcommittee.
- 12 SEC. 529. A CORPORATION MAY AGREE BY CONTRACT TO SUBMIT A
- 13 MATTER TO A VOTE OF ITS SHAREHOLDERS EVEN IF, AFTER INITIALLY
- 14 APPROVING THE MATTER, THE BOARD OF DIRECTORS LATER DETERMINES THAT
- 15 IT NO LONGER RECOMMENDS THE MATTER OR RECOMMENDS AGAINST APPROVAL
- 16 OF THE MATTER BY THE SHAREHOLDERS.
- 17 Sec. 564b. (1) A corporation may pay or reimburse the
- 18 reasonable expenses incurred by a director, officer, employee, or
- 19 agent who OF THE CORPORATION, OR BY A PERSON THAT IS OR WAS SERVING
- 20 AT THE REQUEST OF THE CORPORATION AS A DIRECTOR, OFFICER, PARTNER,
- 21 TRUSTEE, EMPLOYEE, OR AGENT OF ANOTHER FOREIGN OR DOMESTIC
- 22 CORPORATION, PARTNERSHIP, JOINT VENTURE, TRUST, OR OTHER PROFIT OR
- 23 NONPROFIT ENTERPRISE, THAT is a party or threatened to be made a
- 24 party to an action, suit, or proceeding in advance of final
- 25 disposition of the proceeding if the person furnishes the
- 26 corporation a written undertaking, executed personally or on his or
- 27 her_THE PERSON'S behalf, to repay the advance if it is ultimately

- 1 determined that he or she THE PERSON did not meet the applicable
- 2 standard of conduct, if any, required by this act for the
- 3 indemnification of a person under the circumstances.
- 4 (2) The AN undertaking required by UNDER subsection (1) must
- 5 be an unlimited general obligation of the person but may be
- 6 unsecured and may be accepted without reference to the financial
- 7 ability of the person to make repayment.
- 8 (3) An-A CORPORATION SHALL MAKE AN evaluation of
- 9 reasonableness under this section shall be made in the manner
- 10 specified in section 564a(1) for an evaluation of reasonableness of
- 11 expenses, and SHALL MAKE an authorization shall be made in the
- manner specified in section 564a(4) unless an advance is mandatory.
- 13 Authorization A CORPORATION MAY MAKE AN AUTHORIZATION of advances
- 14 with respect to a proceeding and a determination of reasonableness
- 15 of advances or selection of a method for determining reasonableness
- 16 may be made in a single action or resolution covering an entire
- 17 proceeding. However, unless the action or resolution provides
- 18 otherwise, the authorizing or determining authority may
- 19 subsequently terminate or amend the authorization or determination
- 20 with respect to advances not yet made.
- 21 (4) A provision in the articles of incorporation or bylaws, a
- 22 resolution of the board or shareholders, or an agreement making
- 23 indemnification mandatory shall also make the advancement of
- 24 expenses mandatory unless the provision, resolution, or agreement
- 25 specifically provides otherwise.
- 26 Sec. 565. (1) The indemnification or advancement of expenses
- 27 provided under sections 561 to 564c is not exclusive of other

- 1 rights to which a person seeking indemnification or advancement of
- 2 expenses may be entitled under the articles of incorporation,
- 3 bylaws, or a contractual agreement. The total amount of expenses
- 4 advanced or indemnified from all sources combined shall not exceed
- 5 the amount of actual expenses incurred by the person seeking
- 6 indemnification or advancement of expenses.
- 7 (2) The indemnification provided for in UNDER THIS SECTION AND
- 8 sections 561 to $\frac{565}{564}$ C continues as to a person who THAT ceases
- 9 to be a director, officer, employee, or agent and shall inure
- 10 INURES to the benefit of the heirs, personal representatives, and
- 11 administrators of the person IF THE PERSON IS AN INDIVIDUAL.
- 12 (3) A CORPORATION SHALL NOT ELIMINATE OR IMPAIR A RIGHT TO
- 13 INDEMNIFICATION OR TO ADVANCEMENT OF EXPENSES ESTABLISHED IN A
- 14 PROVISION OF THE ARTICLES OF INCORPORATION OR THE BYLAWS BY
- 15 AMENDING THAT PROVISION AFTER THE OCCURRENCE OF THE ACT OR OMISSION
- 16 THAT IS THE SUBJECT OF THE FORMAL OR INFORMAL CIVIL, CRIMINAL,
- 17 ADMINISTRATIVE, OR INVESTIGATIVE ACTION, SUIT, OR PROCEEDING FOR
- 18 WHICH INDEMNIFICATION OR ADVANCEMENT OF EXPENSES IS SOUGHT, UNLESS
- 19 THE PROVISION IN EFFECT AT THE TIME OF THAT ACT OR OMISSION
- 20 EXPLICITLY AUTHORIZES THAT ELIMINATION OR IMPAIRMENT AFTER THAT ACT
- 21 OR OMISSION OCCURS.
- 22 Sec. 569. (1) For purposes of sections 561 to 567,
- 23 "corporation" includes all constituent corporations absorbed in a
- 24 consolidation or merger, ANY CORPORATION CONVERTED INTO ANOTHER
- 25 BUSINESS ORGANIZATION, and the resulting or surviving corporation
- 26 OR OTHER BUSINESS ORGANIZATION, so that a person who THAT is or was
- 27 a director, officer, employee, or agent of the constituent

- 1 corporation or is or was serving at the request of the constituent
- 2 corporation as a director, officer, partner, trustee, employee, or
- 3 agent of another foreign or domestic corporation, partnership,
- 4 LIMITED LIABILITY COMPANY, joint venture, trust, or other
- 5 enterprise whether for profit or not shall stand BUSINESS
- 6 ORGANIZATION in the same position under the provisions of this
- 7 section with respect to the resulting or surviving corporation as
- 8 the person would if he or she OR OTHER BUSINESS ORGANIZATION AS IF
- 9 THAT PERSON had served the resulting or surviving corporation OR
- 10 OTHER BUSINESS ORGANIZATION in the same capacity.
- 11 (2) AS USED IN THIS SECTION, "BUSINESS ORGANIZATION" MEANS
- 12 THAT TERM AS DEFINED IN SECTION 736(1).
- 13 Sec. 611. (1) IN ADDITION TO AMENDMENT UNDER SUBSECTION (2) OR
- 14 (3), SUBJECT TO SUBSECTION (7), EITHER OF THE FOLLOWING MAY AMEND
- 15 THE ARTICLES OF INCORPORATION:
- 16 (A) Before the first meeting of the board, the incorporators.
- 17 may amend the articles of incorporation by complying with section
- 18 631(1).
- 19 (B) IF THE CORPORATION HAS NOT YET ISSUED SHARES OR ACCEPTED
- 20 ANY WRITTEN SUBSCRIPTION FOR SHARES, THE BOARD OF DIRECTORS.
- 21 (2) Unless the articles of incorporation provide otherwise,
- 22 SUBJECT TO SUBSECTION (7), the board may adopt 1 or more of the
- 23 following amendments to the corporation's articles of incorporation
- 24 without shareholder action:
- 25 (a) Extend the duration of the corporation if it was
- 26 incorporated at a time when limited duration was required by law.
- 27 (b) Delete the names and addresses of the initial directors.

- 1 (c) Delete the name and address of the initial resident agent
- 2 or registered office, if a statement of change is on file with the
- **3** administrator.
- 4 (d) Change each issued and unissued authorized share of an
- 5 outstanding class into a greater number of whole shares if the
- 6 corporation has only shares of that class outstanding.
- 7 (e) Change the corporate name by substituting the word
- 8 "corporation", "incorporated", "company", "limited", or the
- 9 abbreviation "corp.", "inc.", "co.", or "ltd.", for a similar word
- 10 or abbreviation in the corporate name, or by adding, deleting, or
- 11 changing a geographical attribution for the corporate name.
- 12 (f) Any other change THAT THIS ACT expressly permitted by this
- 13 act to be made PERMITS without shareholder action.
- 14 (3) Other SUBJECT TO SUBSECTION (7), ANY amendments of the
- 15 articles of incorporation THAT ARE NOT DESCRIBED IN SUBSECTION (1)
- 16 OR (2), except as otherwise provided in this act, shall be proposed
- 17 by the board and approved by the shareholders as provided in this
- 18 section. The board may condition its submission of the amendment to
- 19 the shareholders on any basis.
- 20 (4) Notice of a meeting setting forth the A proposed amendment
- 21 TO THE ARTICLES OF INCORPORATION or a summary of the changes to be
- 22 effected by the proposed amendment WILL MAKE shall be given to each
- 23 shareholder of record entitled to vote on the proposed amendment
- 24 within the time and in the manner provided in this act for giving
- 25 notice of meetings of shareholders.
- 26 (5) At the A meeting DESCRIBED IN SUBSECTION (4), a vote of
- 27 shareholders entitled to vote shall be taken on the proposed

- 1 amendment TO THE ARTICLES OF INCORPORATION. The proposed amendment
- 2 shall be IS adopted upon receiving IF IT RECEIVES the affirmative
- 3 vote of a majority of the outstanding shares entitled to vote on
- 4 the proposed amendment and, in addition, if any class or series of
- 5 shares is entitled to vote on the proposed amendment as a class,
- 6 the affirmative vote of a majority of the outstanding shares of
- 7 that class or series. The voting requirements of this section are
- 8 subject to any higher voting requirements provided in this act for
- 9 specific amendments or provided in the articles of incorporation.
- 10 (6) Any THE SHAREHOLDERS MAY ACT ON ANY number of amendments
- 11 may be acted upon at 1 TO THE ARTICLES OF INCORPORATION AT A
- 12 meeting DESCRIBED IN SUBSECTION (4).
- 13 (7) Upon adoption of IF an amendment TO THE ARTICLES OF
- 14 INCORPORATION IS MADE, a certificate of amendment shall MUST be
- 15 filed as provided in section 631.
- Sec. 631. (1) If the AN amendment TO THE ARTICLES OF
- 17 INCORPORATION is made as provided in UNDER section 611(1),
- 18 611(1)(A), a certificate of amendment shall be signed by the A
- 19 majority of THE incorporators and SHALL BE filed on behalf of the
- 20 corporation, setting forth the amendment and certifying that the
- 21 amendment is WAS adopted by unanimous consent of the incorporators
- 22 before the first meeting of the board.
- 23 (2) If the AN amendment TO THE ARTICLES OF INCORPORATION is
- 24 made as provided in UNDER section 611(2), 611(1) (B) OR (2), a
- 25 certificate of amendment shall MUST be filed on behalf of the
- 26 corporation, setting forth the amendment and certifying that it was
- 27 adopted by the board of directors.

- 1 (3) In case of any other amendment, IF AN AMENDMENT TO THE
- 2 ARTICLES OF INCORPORATION IS MADE UNDER SECTION 611(3), except as
- 3 otherwise provided in this act, a certificate of amendment shall
- 4 MUST be executed and filed on behalf of the corporation, setting
- 5 forth the amendment and certifying that the ADOPTION OF THE
- 6 amendment has been adopted in accordance COMPLIED with section
- **7** 611(3).
- 8 (4) A certificate of amendment TO THE ARTICLES OF
- 9 INCORPORATION shall set forth the entire article being amended. τ
- 10 however, HOWEVER, if the article being amended is divided into
- 11 separately identified sections, the certificate of amendment need
- 12 only set forth the section of the article being amended.
- Sec. 641. (1) A corporation may integrate into a single
- 14 instrument the provisions of its articles of incorporation that are
- 15 then in effect and operative, as amended, and at the same time may
- 16 also further amend its articles of incorporation, by adopting
- 17 restated articles of incorporation.
- 18 (2) All of the incorporators may adopt restated articles of
- 19 incorporation before ANY OF THE FOLLOWING MAY ADOPT RESTATED
- 20 ARTICLES OF INCORPORATION FOR A CORPORATION, AS APPLICABLE:
- 21 (A) BEFORE the first meeting of the board, ALL OF THE
- 22 INCORPORATORS, by complying with the provisions of sections
- 23 611(1)(A), 642, and 643(1).
- 24 (3) Other restated articles of incorporation shall be approved
- 25 by the directors or shareholders as provided in subsection (4).
- **26 (B)** (4) If the restated articles of incorporation merely
- 27 restate and integrate, but do not further amend the articles as

- 1 amended, the restated articles of incorporation may be adopted by
- 2 the board without a vote of the shareholders. , or by the
- 3 shareholders, in which case the procedure and vote required by
- 4 section 611(3) is applicable. If the restated articles of
- 5 incorporation restate and integrate and also further amend in any
- 6 material respect the articles of incorporation, as amended, the
- 7 restated articles of incorporation shall be adopted by the
- 8 shareholders pursuant to section 611(3).
- 9 (C) IF THE RESTATED ARTICLES OF INCORPORATION RESTATE,
- 10 INTEGRATE, AND ALSO FURTHER AMEND THE ARTICLES OF INCORPORATION,
- 11 BUT THE AMENDMENTS INCLUDE ONLY AMENDMENTS ADOPTED UNDER SECTION
- 12 611(1)(B) OR (2), THE BOARD MAY ADOPT THE RESTATED ARTICLES OF
- 13 INCORPORATION WITHOUT A VOTE OF THE SHAREHOLDERS.
- 14 (D) IF THE RESTATED ARTICLES OF INCORPORATION RESTATE,
- 15 INTEGRATE, AND AMEND THE ARTICLES OF INCORPORATION AND SUBDIVISIONS
- 16 (A), (B), AND (C) DO NOT APPLY, THE SHAREHOLDERS MUST ADOPT THE
- 17 RESTATED ARTICLES OF INCORPORATION UNDER SECTION 611.
- 18 (3) (5) An amendment effected MADE TO THE ARTICLES OF
- 19 INCORPORATION in connection with the restatement and integration of
- 20 the articles of incorporation is subject to any other provision of
- 21 this act, not inconsistent with this section, which THAT would
- 22 apply if a certificate of amendment were filed to effect that
- 23 amendment.
- Sec. 642. (1) Restated articles of incorporation shall be
- 25 specifically designated as such in the heading thereof. They shall
- 26 state, either in MUST MEET ALL OF THE FOLLOWING, AS APPLICABLE:
- 27 (A) INCLUDE THE DESIGNATION "RESTATED ARTICLES OF

- 1 INCORPORATION" IN THE HEADING.
- 2 (B) IN the heading or in an introductory paragraph, STATE the
- 3 corporation's present name, and, if it has been changed, all of its
- 4 former names and the date of filing of its original articles.
- 5 Restated articles shall state that they were duly adopted by the
- 6 incorporators, the directors, or the shareholders in accordance
- 7 with this section.
- 8 (C) If adopted by the incorporators, the restated articles
- 9 shall—state that they were duly adopted by unanimous consent of the
- 10 incorporators before the first meeting of the board UNDER SECTION
- 11 611(1)(A). If adopted by the board without a vote of the
- 12 shareholders, the restated articles shall state that BOTH OF THE
- 13 FOLLOWING:
- 14 (i) THAT they only restate and integrate and do not further
- 15 amend the articles as theretofore amended; , and that there OR THAT
- 16 THE RESTATED ARTICLES ONLY RESTATE AND INTEGRATE THE ARTICLES AND
- 17 INCLUDE ONLY AMENDMENTS ADOPTED UNDER SECTION 611(1)(B) OR (2).
- 18 (ii) THERE is no material discrepancy between those THE
- 19 provisions OF THE ARTICLES OF INCORPORATION AS AMENDED and the
- 20 provisions of the restated articles.
- 21 (D) IF ADOPTED BY THE SHAREHOLDERS, STATE THAT THEY WERE DULY
- 22 ADOPTED BY THE SHAREHOLDERS UNDER SECTION 611(3).
- 23 (2) Restated articles of incorporation may omit such ANY
- 24 provisions of the original articles which THAT named the
- 25 incorporators, the initial board, or original subscribers for
- 26 shares, and the omission shall not be considered a further
- 27 amendment TO THE ARTICLES OF INCORPORATION.

- 1 Sec. 643. (1) Restated articles of incorporation adopted as
- 2 provided in UNDER section 641(2) 641(2) (A) shall be signed by the
- 3 majority of incorporators and filed in accordance with section 131.
- 4 (2) Other restated RESTATED articles of incorporation ADOPTED
- 5 UNDER SECTION 641(2)(B), (C), OR (D) shall be executed on behalf of
- 6 the corporation and filed in accordance with section 131.
- 7 (3) When that THE filing OF RESTATED ARTICLES OF INCORPORATION
- 8 becomes effective, the corporation's original articles of
- 9 incorporation, as amended, are superseded; and thenceforth—the
- 10 restated articles, including any further amendments made thereby,
- 11 shall be BY THE RESTATEMENT OF THE ARTICLES, ARE the articles of
- 12 incorporation of the corporation.
- Sec. 703a. (1) A plan of merger or share exchange adopted by
- 14 the board of each constituent corporation shall, except as provided
- in subsection (2)(e) and (f), be submitted for approval at a
- 16 meeting of the shareholders.
- 17 (2) For ALL OF THE FOLLOWING APPLY TO THE APPROVAL OF a plan
- 18 of merger or share exchange to be approved all of the following
- 19 shall apply:UNDER THIS SECTION:
- (a) The board must recommend the plan of merger or share
- 21 exchange to the shareholders, unless SECTION 529 APPLIES OR the
- 22 board determines that because of conflict of interest, events
- 23 occurring after the board adopts the plan, contractual obligations,
- 24 or other special circumstances it should make no recommendation.
- 25 and communicates the basis for its determination to the
- 26 shareholders with the plan. IF THE BOARD DOES NOT RECOMMEND THE PLAN
- 27 OF MERGER OR SHARE EXCHANGE TO THE SHAREHOLDERS, OR RECOMMENDS AGAINST

- 1 THE PLAN OF MERGER OR SHARE EXCHANGE, IN EITHER CASE BECAUSE 1 OR MORE
- 2 OF THE EXCEPTIONS DESCRIBED IN THIS SUBDIVISION APPLY, THE BOARD MUST
- 3 COMMUNICATE TO THE SHAREHOLDERS THE BASIS FOR ITS DECISION.
- 4 (b) The board may condition its submission of the proposed
- 5 merger or share exchange on any basis.
- 6 (c) Notice of the shareholder meeting shall be given to each
- 7 shareholder of record, whether or not entitled to vote at the
- 8 meeting, within the time and in the manner provided in this act for
- 9 giving notice of meetings of shareholders. The notice shall include
- 10 or be accompanied by all of the following:
- 11 (i) A copy or summary of the plan of merger or share exchange.
- 12 If a summary of the plan is given, the notice shall state that a
- 13 copy of the plan is available upon ON request.
- 14 (ii) A statement informing shareholders who THAT are entitled
- 15 to dissent under section 762 that they have the right to dissent
- 16 and to be paid the fair value of their shares by complying with the
- 17 procedures set forth in sections 764 to 772.
- 18 (d) At the meeting, a vote of the shareholders shall be taken
- 19 VOTE on the proposed plan of merger or share exchange. The plan is
- 20 approved if it receives the affirmative vote of the holders of a
- 21 majority of the outstanding shares of the corporation entitled to
- 22 vote on the plan, and if a class or series is entitled to vote on
- 23 the plan as a class, the affirmative vote of the holders of a
- 24 majority of the outstanding shares of the class or series. A class
- 25 or series of shares is entitled to vote as a class in the case of a
- 26 merger, if the plan of merger contains a provision that, if
- 27 contained in a proposed amendment to the articles of incorporation,

- 1 would entitle the class or series of shares to vote as a class, or,
- 2 in the case of a share exchange, if the class or series is included
- 3 in the exchange. A class or series of shares is not entitled to
- 4 vote as a class in the case of a merger or share exchange, if the
- 5 board of directors determines on a reasonable basis that the class
- 6 or series is to receive consideration under the plan of merger or
- 7 share exchange that has a fair value that is not less than the fair
- 8 value of the shares of the class or series on the date of adoption
- 9 of the plan.
- 10 (e) Except as provided in section 754 or unless required by
- 11 the articles of incorporation, action by the shareholders of the
- 12 surviving corporation on a plan of merger is not required if all of
- 13 the following apply:
- 14 (i) The articles of incorporation of the surviving corporation
- 15 will not differ from its articles of incorporation before the
- 16 merger.
- 17 (ii) Each shareholder of the surviving corporation whose shares
- 18 were outstanding immediately before the effective date of the
- 19 merger will hold the same number of shares, with identical
- 20 designations, preferences, limitations, and relative rights,
- 21 immediately after the merger.
- 22 (f) Except as provided in section 754, action by the
- 23 shareholders of the acquiring corporation on a plan of share
- 24 exchange is not required.
- 25 (g) A plan of merger or share exchange may provide for
- 26 differing forms of consideration for holders of shares within-IN
- 27 the same class based upon—ON the election of the holders, the

- 1 amount of shares held, or another reasonable basis.
- 2 Sec. 753. (1) Except as provided in section 751, a corporation
- 3 may sell, lease, exchange, or otherwise dispose of all, or
- 4 substantially all, of its property and assets, with or without the
- 5 goodwill, if not in the usual and regular course of its business as
- 6 conducted by the corporation, upon ON terms and conditions and for
- 7 a consideration, which may consist in whole or in part of cash or
- 8 other property, including shares, bonds, or other securities of any
- 9 other corporation, domestic or foreign, as authorized as provided
- 10 in-UNDER this section. A corporation has not disposed of all or
- 11 substantially all of its property and assets if it retains a
- 12 significant continuing business activity. For purposes of this
- 13 subsection, it is conclusively presumed that a corporation has
- 14 retained a significant continuing business activity if the
- 15 corporation retains a business activity that represented at least
- 16 25% of total assets at the end of the most recently completed
- 17 fiscal year, and 25% of either income from continuing operations
- 18 before taxes or revenues from continuing operations for that fiscal
- 19 year, in each case of the corporation and its subsidiaries on a
- 20 consolidated basis.
- 21 (2) The board must recommend the proposed A transaction
- 22 DESCRIBED IN SUBSECTION (1) to the shareholders unless SECTION 529
- 23 APPLIES OR the board determines that because of conflict of
- 24 interest, events occurring after the board adopts the plan,
- 25 contractual obligations, or other special circumstances it should
- 26 make no recommendation. and communicates the basis for its
- 27 determination to the shareholders with the submission of the

- 1 proposed transaction. IF THE BOARD DOES NOT RECOMMEND THE
- 2 TRANSACTION DESCRIBED IN SUBSECTION (1) TO THE SHAREHOLDERS, OR
- 3 RECOMMENDS AGAINST THE TRANSACTION, IN EITHER CASE BECAUSE 1 OR
- 4 MORE OF THE EXCEPTIONS DESCRIBED IN THIS SUBSECTION APPLY, THE
- 5 BOARD MUST COMMUNICATE TO THE SHAREHOLDERS THE BASIS FOR ITS
- 6 DECISION.
- 7 (3) The board may condition its submission of the proposed A
- 8 transaction **DESCRIBED IN SUBSECTION (1)** on any basis.
- 9 (4) The proposed A transaction DESCRIBED IN SUBSECTION (1)
- 10 shall be submitted for approval at a meeting of shareholders.
- 11 Notice of the meeting shall be given to each shareholder of record
- 12 whether or not entitled to vote at the meeting within the time and
- in the manner provided in this act for giving notice of meetings of
- 14 shareholders. The notice shall include or be accompanied by both of
- 15 the following:
- 16 (a) A statement summarizing the principal terms of the
- 17 proposed transaction or a copy of any documents containing the
- 18 principal terms.
- 19 (b) A statement informing shareholders who—THAT are entitled
- 20 to dissent under section 762 that they have the right to dissent
- 21 and to be paid the fair value of their shares by complying with the
- 22 procedures set forth in sections 762 to 772.
- 23 (5) At the meeting **DESCRIBED IN SUBSECTION (4)**, the
- 24 shareholders may authorize the sale, lease, exchange, or other
- 25 disposition TRANSACTION DESCRIBED IN SUBSECTION (1) and may fix, or
- 26 may authorize the board to fix, any term or condition and the
- 27 consideration to be received by the corporation. The authorization

- 1 requires the affirmative vote of the holders of a majority of the
- 2 outstanding shares of the corporation entitled to vote on the sale,
- 3 lease, exchange, or other disposition. TRANSACTION.
- 4 (6) Notwithstanding authorization by the shareholders, the
- 5 board may abandon the sale, lease, exchange, or other disposition,
- 6 A TRANSACTION DESCRIBED IN SUBSECTION (1), subject to the rights of
- 7 third parties under any contracts relating to the sale, lease,
- 8 exchange, or other disposition, without further action or approval
- 9 by shareholders.
- 10 (7) A sale, lease, exchange, or other disposition of all, or
- 11 substantially all, of the property and assets of a corporation or
- 12 other entity a majority of the shares or beneficial interests of
- 13 which are owned by a second corporation, including a change in
- 14 shares of the corporation or beneficial interest in another entity
- 15 held by the second corporation because of a merger or share
- 16 exchange, is a disposition by the second corporation of its pro
- 17 rata share of the property and assets of the corporation or other
- 18 entity on a consolidated basis for purposes of this section.
- 19 (8) A transaction that is a distribution is governed by
- 20 section 345 and not by this section or section 751.
- 21 Sec. 762. (1) A shareholder is entitled to dissent from, and
- 22 obtain payment of the fair value of his, or her, OR ITS shares in
- 23 the event of, any of the following corporate actions:
- 24 (a) Consummation of a plan of merger to which the corporation
- 25 is a party if shareholder approval is required for the merger under
- 26 section 703a or 736(5) or the articles of incorporation and the
- 27 shareholder is entitled to vote on the merger, or the corporation

- 1 is a subsidiary that is merged with its parent under section 711.
- 2 (b) Consummation of a plan of share exchange to which the
- 3 corporation is a party as the corporation whose shares will be
- 4 acquired, if the shareholder is entitled to vote on the plan.
- 5 (c) Consummation of a sale or exchange of all, or
- 6 substantially all, of the property of the corporation other than in
- 7 the usual and regular course of business, if the shareholder is
- 8 entitled to vote on the sale or exchange, including a sale in
- 9 dissolution but not including a sale pursuant to court order.
- 10 (d) Consummation of a plan of conversion to which the
- 11 corporation is a party as the corporation that is being converted,
- 12 if the shareholder is entitled to vote on the plan. However, any
- 13 rights provided under this section are not available if that
- 14 corporation is converted into a foreign corporation and the
- 15 shareholder receives shares that have terms as favorable to the
- 16 shareholder in all material respects, and represent at least the
- 17 same percentage interest of the total voting rights of the
- 18 outstanding shares of the corporation, as the shares held by the
- 19 shareholder before the conversion.
- 20 (e) An amendment of the articles of incorporation giving rise
- 21 to a right to dissent under section 621.
- 22 (f) A transaction giving rise to a right to dissent under
- 23 section 754.
- 24 (g) Any corporate action taken pursuant to a shareholder vote
- 25 to the extent the articles of incorporation, bylaws, or a
- 26 resolution of the board provides that voting or nonvoting
- 27 shareholders are entitled to dissent and obtain payment for their

- 1 shares.
- 2 (2) Unless otherwise provided in the articles of
- 3 incorporation, bylaws, or a resolution of the board, a shareholder

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- 4 may not dissent from any of the following:
- 5 (a) Any corporate action set forth in subsection (1)(a) to (e)
- 6 (F) as to shares that are listed on a national securities exchange
- 7 or designated as a national market system security on an
- 8 interdealer quotation system by the national association of
- 9 securities dealers, on the record date fixed to vote on the
- 10 corporate action or on the date the resolution of the parent
- 11 corporation's board is adopted in the case of a merger under
- 12 section 711 that does not require a shareholder vote under section
- **13** 713.
- 14 (b) A transaction described in subsection (1)(a) in which
- 15 shareholders receive cash, shares that satisfy the requirements of
- 16 subdivision (a) on the effective date of the merger, or any
- 17 combination of cash and those shares.
- 18 (c) A transaction described in subsection (1)(b) in which
- 19 shareholders receive cash, shares that satisfy the requirements of
- 20 subdivision (a) on the effective date of the share exchange, or any
- 21 combination of cash and those shares.
- 22 (d) A transaction described in subsection (1)(c) that is
- 23 conducted pursuant to a plan of dissolution providing for
- 24 distribution of substantially all of the corporation's net assets
- 25 to shareholders in accordance with their respective interests
- 26 within 1 year after the date of closing of the transaction, if the
- 27 transaction is for cash, shares that satisfy the requirements of

- 1 subdivision (a) on the date of closing, or any combination of cash
- 2 and those shares.
- 3 (e) A transaction described in subsection (1)(d) in which
- 4 shareholders receive cash, shares that satisfy the requirements of
- 5 subdivision (a) on the effective date of the conversion, or any
- 6 combination of cash and those shares.
- 7 (3) A shareholder entitled to dissent and obtain payment for
- 8 his or her shares under subsection (1)(a) to (f) may not challenge
- 9 the corporate action creating his or her THAT entitlement unless
- 10 the action is unlawful or fraudulent with respect to the
- 11 shareholder or the corporation.
- 12 (4) A shareholder who THAT exercises his or her A right to
- 13 dissent and seek payment for his or her shares under subsection
- 14 (1)(g) may not challenge the corporate action creating his or her
- 15 THAT entitlement unless the action is unlawful or fraudulent with
- 16 respect to the shareholder or the corporation.
- 17 Sec. 776. (1) "Affiliate" or "affiliated person" means a
- 18 person who THAT directly, or indirectly through 1 or more
- 19 intermediaries, controls, is controlled by, or is under common
- 20 control with a specified person.
- 21 (2) "Announcement date" means the first general public
- 22 announcement or the first communication generally to shareholders
- 23 of the A corporation, whichever is earlier, of the proposal or
- 24 intention to make a proposal concerning a business combination.
- 25 (3) "Associate", when used to indicate a relationship with any
- 26 person, means any 1 of the following:
- 27 (a) Any corporation or organization, other than the

- 1 corporation or a subsidiary of the corporation, in which the person
- 2 is an officer, director, or partner, or is, directly or indirectly,
- 3 the beneficial owner of 10% or more of any class of equity
- 4 securities.
- 5 (b) Any trust or other estate in which the person has a
- 6 beneficial interest of 10% or more or as to which the person serves
- 7 as trustee or in a similar fiduciary capacity in connection with
- 8 the trust or estate.
- 9 (c) Any relative or spouse of the person, or any relative of
- 10 the spouse, who has the same home as the person or who is a
- 11 director or officer of the corporation or any of its affiliates.
- 12 (4) "Beneficial owner", when used with respect to any voting
- 13 stock, means a person who: THAT MEETS ANY OF THE FOLLOWING:
- 14 (a) Individually or with any of its affiliates or associates,
- 15 beneficially owns voting stock, directly or indirectly.
- 16 (b) Individually or with any of its affiliates or associates,
- 17 has any 1 of the following:
- 18 (i) The right to acquire voting shares, whether the right is
- 19 exercisable immediately or only after the passage of time, pursuant
- 20 to any agreement, arrangement, or understanding or upon the
- 21 exercise of conversion rights, exchange rights, warrants or
- 22 options, or otherwise. A person shall—IS not be—considered the
- 23 beneficial owner of voting shares which THAT are tendered pursuant
- 24 to a tender or exchange offer made by the person, or an affiliate
- 25 or associate of the person, until the tendered voting shares are
- 26 accepted for purchase or exchange.
- (ii) The right to vote voting shares pursuant to any agreement,

- 1 arrangement, or understanding. A person shall—IS not be—considered
- 2 the beneficial owner of voting shares if the person's right to vote
- 3 the shares pursuant to UNDER this subparagraph arises solely from a
- 4 revocable proxy or consent given in response to a proxy or consent
- 5 solicitation to 10 or more persons.
- 6 (iii) Except as provided in subparagraph (ii), any agreement,
- 7 arrangement, or understanding for the purpose of acquiring,
- 8 holding, voting, or disposing of voting shares with any other
- 9 person who THAT beneficially owns, or whose affiliates or
- 10 associates beneficially own, directly or indirectly, the voting
- 11 shares.
- 12 (5) "Business combination" means any 1 or more of the
- 13 following:
- 14 (a) Any merger, CONVERSION, consolidation, or share exchange
- 15 of the corporation or any subsidiary which THAT alters the contract
- 16 rights of the shares as expressly set forth in the articles of
- 17 incorporation or which THAT changes or converts, in whole or in
- 18 part, the outstanding shares of the corporation with either:
- 19 (i) Any interested shareholder.
- 20 (ii) Any other corporation, whether or not itself an interested
- 21 shareholder, which THAT is, or after the merger, CONVERSION,
- 22 consolidation, or share exchange would be, an affiliate of an
- 23 interested shareholder that was an interested shareholder prior to
- 24 BEFORE the transaction.
- 25 (b) Any sale, lease, transfer, or other disposition, except in
- 26 the usual and regular course of business, in 1 transaction or a
- 27 series of transactions in any 12-month period, to any interested

- 1 shareholder or any affiliate of any interested shareholder, other
- 2 than the corporation or any of its subsidiaries, of any assets of
- 3 the corporation or any subsidiary having, measured at the time the
- 4 transaction or transactions are approved by the board of directors
- 5 of the corporation, an aggregate book value as of the end of the
- 6 corporation's most recently ended fiscal quarter of 10% or more of
- 7 its net worth.
- 8 (c) The issuance or transfer by the corporation, or any
- 9 subsidiary, in 1 transaction or a series of transactions, of any
- 10 equity securities of the corporation or any subsidiary which THAT
- 11 have an aggregate market value of 5% or more of the total market
- value of the outstanding shares of the corporation to any
- interested shareholder or any affiliate of any interested
- 14 shareholder, other than the corporation or any of its subsidiaries,
- 15 except pursuant to the exercise of warrants or rights to purchase
- 16 securities offered pro rata to all holders of the corporation's
- 17 voting shares or any other method affording substantially
- 18 proportionate treatment to the holders of voting shares.
- 19 (d) The adoption of any plan or proposal for the liquidation
- 20 or dissolution of the corporation in which anything other than cash
- 21 will be received by an interested shareholder or any affiliate of
- 22 any interested shareholder.
- (e) Any reclassification of securities, including any reverse
- 24 stock split, or recapitalization of the corporation, or any merger,
- 25 CONVERSION, consolidation, or share exchange of the corporation
- 26 with any of its subsidiaries which THAT has the effect, directly or
- 27 indirectly, in 1 transaction or a series of transactions, of

- 1 increasing by 5% or more of the total number of outstanding shares,
- 2 the proportionate amount of the outstanding shares of any class of
- 3 equity securities of the corporation or any subsidiary which THAT
- 4 is directly or indirectly owned by any interested shareholder or
- 5 any affiliate of any interested shareholder.
- 6 Sec. 781. (1) The vote required by section 780 shall not apply
- 7 to a business combination if each of the following conditions are
- 8 met:
- 9 (a) The aggregate amount of the cash and the market value as
- 10 of the valuation date of consideration other than cash to be
- 11 received per share by holders of common stock in the business
- 12 combination is at least equal to the highest of the following:
- 13 (i) The highest per share price, including any brokerage
- 14 commissions, transfer taxes, and soliciting dealers' fees, AND
- 15 APPROPRIATELY ADJUSTED TO ACCOUNT FOR ANY STOCK DIVIDEND, STOCK
- 16 SPLIT, COMBINATION, OR SIMILAR RECAPITALIZATION AFFECTING THE
- 17 SHARES, paid by the interested shareholder for any shares of common
- 18 stock of the same class or series acquired by the interested
- 19 shareholder within the 2-year period immediately prior to BEFORE
- 20 the announcement date of the proposal of the business combination,
- 21 or in the transaction in which the shareholder became an interested
- 22 shareholder, whichever is higher.
- (ii) The market value per share of common stock of the same
- 24 class or series on the announcement date or on the determination
- 25 date, whichever is higher.
- (b) The aggregate amount of the cash and the market value as
- 27 of the valuation date for consideration other than cash to be

- 1 received per share by holders of shares of any class or series of
- 2 outstanding stock other than common stock shall be IS at least
- 3 equal to the highest of the following, whether or not the
- 4 interested shareholder has previously acquired any shares of a
- 5 particular class or series of stock:
- 6 (i) The highest per share price, including any brokerage
- 7 commissions, transfer taxes, and soliciting dealers' fees, AND
- 8 APPROPRIATELY ADJUSTED TO ACCOUNT FOR ANY STOCK DIVIDEND, STOCK
- 9 SPLIT, COMBINATION, OR SIMILAR RECAPITALIZATION AFFECTING THE
- 10 SHARES, paid by the interested shareholder for any shares of the
- 11 class of stock acquired by it within the 2-year period immediately
- 12 prior to PRECEDING the announcement date of the proposal of the
- 13 business combination, or in the transaction in which it became an
- 14 interested shareholder, whichever is higher.
- 15 (ii) The highest preferential amount per share to which the
- 16 holders of shares of the class of stock are entitled in the event
- 17 of any voluntary or involuntary liquidation, dissolution, or
- 18 winding up of the corporation.
- 19 (iii) The market value per share of the class of stock on the
- 20 announcement date or on the determination date, whichever is
- 21 higher.
- (c) The consideration to be received by holders of any class
- 23 or series of outstanding stock shall be in cash or in the same form
- 24 as the interested shareholder has previously paid for shares of the
- 25 same class or series of stock. If the interested shareholder has
- 26 paid for shares of any class of stock with varying forms of
- 27 consideration, the form of consideration for the class of stock

- 1 shall be either cash or the form used to acquire the largest number
- 2 of shares of the class or series of stock previously acquired by
- 3 the interested shareholder.
- 4 (d) After the interested shareholder has become an interested
- 5 shareholder and prior to BEFORE the consummation of a business
- 6 combination, all of the following conditions have been ARE met:
- 7 (i) Any full periodic dividends, whether or not cumulative, on
- 8 any outstanding preferred stock of the corporation shall have been
- 9 ARE declared and paid at the regular date therefor.FOR THOSE
- 10 PAYMENTS.
- 11 (ii) The annual rate of dividends paid on any class or series
- 12 of stock of the corporation that is not preferred stock, except as
- 13 necessary to reflect any subdivision of the stock, shall not have
- 14 been IS NOT reduced, and the annual rate of dividends shall have IS
- 15 increased as necessary to reflect any reclassification, including
- 16 any reverse stock split, recapitalization, reorganization, or any
- 17 similar transaction which has the effect of reducing the number of
- 18 outstanding shares of the stock.
- 19 (iii) After the interested shareholder has become BECOMES an
- 20 interested shareholder, the interested shareholder may not have
- 21 received DOES NOT RECEIVE the benefit, directly or indirectly,
- 22 except proportionately as a shareholder, of any loans, advances,
- 23 guarantees, pledges, or other financial assistance or any tax
- 24 credits or other tax advantages provided by the corporation or any
- 25 of its subsidiaries, whether in anticipation of or in connection
- 26 with the business combination or otherwise.
- 27 (iv) The interested shareholder did DOES not become the

- 1 beneficial owner of any additional shares of the corporation except
- 2 as part of the transaction which THAT resulted in the interested
- 3 shareholder becoming an interested shareholder or by virtue of
- 4 proportionate stock splits or stock dividends.
- 5 (ν) There has been **AT LEAST** 5 years between the date of
- 6 becoming an interested shareholder and the date the business
- 7 combination is consummated.
- 8 (2) The provisions of subsection (1) (d) (i) and (ii) shall
- 9 SUBPARAGRAPHS (i) AND (ii) OF SUBSECTION (1) (D) DO not apply if an
- 10 interested shareholder or an affiliate or associate of the
- 11 interested shareholder did not vote as a director of the
- 12 corporation in a manner inconsistent with **THOSE** subparagraphs $\frac{(i)}{(i)}$
- 13 and (ii) and the interested shareholder, within 10 days after any
- 14 act or failure to act inconsistent with THOSE subparagraphs, (i) and
- 15 $\frac{(ii)}{i}$ notifies the board of directors of the corporation in writing
- 16 that the interested shareholder disapproves thereof OF THE ACT OR
- 17 FAILURE TO ACT and requests in good faith that the board of
- 18 directors rectify the act or failure to act.
- 19 Sec. 784. (1) Unless a corporation's articles of incorporation
- 20 provide otherwise, the requirements of section 780 shall—DO not
- 21 apply to any business combination of any of the following:
- 22 (a) A corporation having fewer than 100 beneficial owners of
- 23 its stock. THAT DOES NOT HAVE A CLASS OF VOTING STOCK REGISTERED
- 24 WITH THE SECURITIES AND EXCHANGE COMMISSION PURSUANT TO SECTION 12
- 25 OF THE SECURITIES EXCHANGE ACT OF 1934, 15 USC 78l.
- 26 (b) A corporation whose original articles of incorporation
- 27 contain a provision or whose shareholders adopt an amendment to the

- 1 articles of the corporation after the effective date of this
- 2 chapter MAY 29, 1984 by a vote of not less than 90% of the votes of
- 3 each class of stock entitled to be cast by the shareholders of the
- 4 corporation and not less than 2/3 of the votes of each class of
- 5 stock entitled to be cast by the shareholders of the corporation
- 6 other than voting shares beneficially owned by interested
- 7 shareholders of the corporation, THAT expressly electing ELECTS not
- 8 to be governed by this chapter.
- 9 (c) An investment company registered under the investment
- 10 company act of 1940, 15 U.S.C. USC 80a-1 to 80a-64.
- 11 (2) For purposes of subsection (1)(a), all shareholders of a
- 12 corporation who THAT have executed an agreement to which the
- 13 corporation is an executing party governing THAT GOVERNS the
- 14 purchase and sale of shares of the corporation or a voting trust
- 15 agreement governing THAT GOVERNS shares of the corporation shall be
- 16 ARE considered a single beneficial owner of the stock SHARES
- 17 covered by the agreement.
- 18 Sec. 804. (1) A corporation may be dissolved by action of its
- 19 board and shareholders as provided in this section.
- 20 (2) A corporation's board may propose dissolution OF A
- 21 CORPORATION for action by the shareholders.
- 22 (3) The IF IT PROPOSES A DISSOLUTION, THE board must recommend
- 23 THE dissolution to the shareholders unless SECTION 529 APPLIES OR
- 24 the board determines that because of conflict of interest or other
- 25 special circumstances it should make no recommendation. and
- 26 communicates the basis for its determination to the shareholders.IF
- 27 THE BOARD DOES NOT RECOMMEND THE DISSOLUTION TO THE SHAREHOLDERS,

- 1 OR RECOMMENDS AGAINST THE DISSOLUTION, IN EITHER CASE BECAUSE 1 OR
- 2 MORE OF THE EXCEPTIONS DESCRIBED IN THIS SUBSECTION APPLY, THE
- 3 BOARD MUST COMMUNICATE TO THE SHAREHOLDERS THE BASIS FOR ITS
- 4 DECISION.
- 5 (4) The—A board may condition its submission of the proposal
- 6 for dissolution OF A CORPORATION TO THE SHAREHOLDERS on any basis.
- 7 (5) The A proposed dissolution OF A CORPORATION shall be
- 8 submitted for approval at a meeting of shareholders. Notice shall
- 9 be given to each shareholder of record whether or not entitled to
- 10 vote at the meeting within the time and in the manner as provided
- 11 in this act for the giving of notice of meetings of shareholders,
- 12 and shall state that a purpose of the meeting is to vote on
- 13 dissolution of the corporation.
- 14 (6) At the meeting a vote of DESCRIBED IN SUBSECTION (5), THE
- 15 shareholders shall be taken VOTE on the proposed dissolution. The
- 16 dissolution shall be IS approved upon receiving IF IT RECEIVES the
- 17 affirmative vote of the holders of a majority of the outstanding
- 18 shares of the corporation entitled to vote thereon.ON THE
- 19 DISSOLUTION.
- 20 (7) If the dissolution OF A CORPORATION is approved, it shall
- 21 be effected by the execution and filing of a certificate of
- 22 dissolution on behalf of the corporation , setting forth THAT
- 23 STATES all of the following:
- 24 (a) The name of the corporation.
- 25 (b) The date and place of the meeting of shareholders
- 26 approving AT WHICH the dissolution WAS APPROVED.
- (c) A statement that dissolution was proposed and approved by

- 1 the requisite vote of the board and shareholders.
- 2 Sec. 911. (1) A domestic corporation and each foreign
- 3 corporation subject to chapter 10 shall file a report with the
- 4 administrator no later than May 15 of each year. The report shall
- 5 be on a form approved by the administrator, signed by an authorized
- 6 officer or agent of the corporation, and contain all of the
- 7 following information:
- 8 (a) The name of the corporation.
- 9 (b) The name of its resident agent and address of its
- 10 registered office in this state.
- 11 (c) The names and addresses of its president, secretary,
- 12 treasurer, and directors.
- 13 (d) General nature and kind of business in which the
- 14 corporation is engaged.
- 15 (e) For each foreign corporation authorized to transact
- 16 business in this state, the total number of authorized shares and
- 17 the most recent percentage used in computation of the tax required
- 18 by the single business tax act, 1975 PA 228, MCL 208.1 to 208.145,
- 19 or the Michigan business tax act, 2007 PA 36, MCL 208.1101 to
- 20 208.1601.
- 21 (F) FOR EACH PROFESSIONAL CORPORATION, THE NAMES AND ADDRESSES
- 22 OF ITS SHAREHOLDERS AND A CERTIFICATION THAT BOTH OF THE FOLLOWING
- 23 ARE MET:
- 24 (i) EACH SHAREHOLDER IS A LICENSED PERSON IN 1 OR MORE OF THE
- 25 PROFESSIONAL SERVICES PROVIDED BY THE PROFESSIONAL CORPORATION.
- 26 (ii) THE CORPORATION MEETS THE OTHER REQUIREMENTS OF CHAPTER
- 27 2A.

- 1 (2) The report is not required to be filed in the year of
- 2 incorporation or authorization by a A corporation formed or
- 3 authorized to do business on or after January 1 and before May 16
- 4 of that A CALENDAR year IS NOT REQUIRED TO FILE THE REPORT
- 5 DESCRIBED IN SUBSECTION (1) FOR THAT CALENDAR YEAR.
- 6 (3) If there are no changes in the information provided in the
- 7 last filed report required under subsection (1), the corporation
- 8 may file a report that certifies to the administrator that no
- 9 changes in the required information have occurred since the last
- 10 filed report. The A report filed under this subsection shall be on
- 11 a form approved by the administrator and filed no later than the
- 12 date required under section 911.
- Sec. 1021. (1) Except as otherwise provided in this section,
- 14 IF a foreign corporation authorized to transact business in this
- 15 state which changes its corporate name, or enlarges, limits, or
- 16 otherwise changes the business which THAT the foreign corporation
- 17 proposes to do in this state, or otherwise affects the information
- 18 set forth in its application for certificate of authority to
- 19 transact business in this state, THE CORPORATION shall file an
- 20 amended application with the administrator not later than 30 days
- 21 after the time a—THAT change becomes effective. A FOREIGN
- 22 CORPORATION MAY MAKE A change in the registered office or resident
- 23 agent may be made pursuant to UNDER section 242. The AN amended
- 24 application under this subsection shall set forth all of the
- 25 following:
- 26 (a) The name of the foreign corporation as it appears on the
- 27 records of the administrator and the jurisdiction of its

- 1 incorporation.
- 2 (b) The date the foreign corporation was authorized to do
- 3 business in this state.
- 4 (c) If the name of the foreign corporation has been changed, a
- 5 statement of the name relinquished, a statement of the new name,
- 6 and a statement that the change of name has been effected under the
- 7 laws of the jurisdiction of its incorporation and the date the
- 8 change was effected.
- 9 (d) If the business the foreign corporation proposes to do in
- 10 this state is to be enlarged, limited, or otherwise changed, a
- 11 statement reflecting the change and a statement that the foreign
- 12 corporation is authorized to do in the jurisdiction of its
- 13 incorporation the business which THAT it proposes to do in this
- 14 state.
- 15 (e) Any additional information as REQUIRED BY the
- 16 administrator. may require.
- 17 (2) If a foreign corporation **THAT IS** authorized to transact
- 18 business in this jurisdiction STATE is the survivor of a merger
- 19 permitted by UNDER the laws of the jurisdiction in which the
- 20 foreign corporation is incorporated, not later than 30 days after
- 21 the merger becomes effective, the foreign corporation shall file a
- 22 certificate issued by the proper officer of the jurisdiction of its
- 23 incorporation attesting to the occurrence of the merger. If the
- 24 merger has changed the corporate name of the foreign corporation,
- 25 or has—enlarged, limited, or changed the business the foreign
- 26 corporation proposes to do in this state, or has affected the
- 27 information set forth in the application, the foreign corporation

- 1 shall also comply with subsection (1).
- 2 (3) IF A FOREIGN CORPORATION THAT IS AUTHORIZED TO TRANSACT
- 3 BUSINESS IN THIS STATE IS THE SURVIVOR OF A CONVERSION PERMITTED
- 4 UNDER THE LAWS OF THE JURISDICTION IN WHICH THE FOREIGN CORPORATION
- 5 IS INCORPORATED, NOT LATER THAN 30 DAYS AFTER THE CONVERSION
- 6 BECOMES EFFECTIVE, THE FOREIGN CORPORATION SHALL FILE A CERTIFICATE
- 7 ISSUED BY THE PROPER OFFICER OF THE JURISDICTION OF ITS
- 8 INCORPORATION ATTESTING TO THE OCCURRENCE OF THE CONVERSION. IF THE
- 9 CONVERSION CHANGED THE CORPORATE NAME OF THE FOREIGN CORPORATION,
- 10 ENLARGED, LIMITED, OR CHANGED THE BUSINESS THE FOREIGN CORPORATION
- 11 PROPOSES TO DO IN THIS STATE, OR AFFECTED THE INFORMATION SET FORTH
- 12 IN THE APPLICATION, THE FOREIGN CORPORATION SHALL ALSO COMPLY WITH
- 13 SUBSECTION (1).
- 14 (4) (3) A foreign corporation which THAT has been authorized
- 15 to transact business in this state and which, THAT, after its
- 16 authorization, increases the number of authorized shares
- 17 attributable to this state shall file an amended application giving
- 18 a detailed account of the amount of the increase, and shall pay an
- 19 additional franchise fee on account of the increase attributable to
- 20 this state as prescribed by law. The amended application shall be
- 21 filed within 30 days after the end of the corporation's fiscal
- 22 year. The number of shares attributable to this state shall be
- 23 determined pursuant to UNDER section 1062.
- Sec. 1035. (1) When IF a foreign corporation authorized to
- 25 transact business in this state is dissolved, or its authority or
- 26 existence is otherwise terminated or canceled in the jurisdiction
- 27 of its incorporation, or it is merged into, CONVERTED INTO, or

- 1 consolidated with another corporation OR BUSINESS ORGANIZATION,
- 2 there shall be filed IT SHALL FILE with the administrator ANY
- 3 information as may be required by the administrator REQUIRES to
- 4 determine and assess any unpaid fees payable by the foreign
- 5 corporation as required by law and either of the following:
- 6 (a) A certificate of the official of the jurisdiction of
- 7 incorporation of the foreign corporation who has custody of the
- 8 records pertaining to corporations, evidencing the occurrence of
- 9 the event.
- 10 (b) A certified copy of an order or judgment of a court of
- 11 competent jurisdiction directing dissolution of the foreign
- 12 corporation, the termination of its existence, or the cancellation
- 13 of its authority.
- 14 (2) Upon filing of the IF A certificate, order, or judgment
- 15 and payment of DESCRIBED IN SUBSECTION (1) IS FILED AND the filing
- 16 fee prescribed by law IS PAID, the administrator shall issue a
- 17 certificate of withdrawal with THAT HAS the same effect as provided
- 18 in UNDER section 1032.
- 19 (3) AS USED IN THIS SECTION, "BUSINESS ORGANIZATION" MEANS
- 20 THAT TERM AS DEFINED IN SECTION 736(1).
- 21 Sec. 1041. In SUBJECT TO SECTION 1042, IN addition to any
- 22 other ground for revocation provided by law, the administrator may
- 23 revoke the certificate of authority of a foreign corporation to
- 24 transact business in this state upon the conditions prescribed in
- 25 section 1042 upon ON any of the following grounds:
- 26 (a) The corporation fails to maintain a resident agent in this
- 27 state as required by UNDER this act.

- 1 (b) The corporation, after changing its registered office or
- 2 resident agent, fails to file a statement of the change as required
- 3 by UNDER this act.
- 4 (c) The corporation fails to file an amended application as
- 5 required by UNDER this act.
- 6 (d) The corporation, after becoming the survivor to a merger
- 7 OR CONVERSION, fails to file the certificate attesting to the
- 8 occurrence of the merger OR CONVERSION as required by UNDER this
- 9 act.
- 10 (e) The corporation fails to file its annual report within the
- 11 time required by UNDER this act, or fails to pay an annual filing
- 12 fee required by UNDER this act.
- 13 Enacting section 1. The professional service corporation act,
- 14 1962 PA 192, MCL 450.221 to 450.235, is repealed.