2019 Regular Session

# **ACT No. 19**

HOUSE BILL NO. 297

# BY REPRESENTATIVES HOWARD AND FOIL

1	AN ACT
2	To amend and reenact R.S. 9:3403(A), 3409(B) and (C), 3422(A), 3427, 3428(B) and (C),
3	and 3445(B), R.S. 12:1-121(B), 1-1007(C), 205(A) and (E)(1), 205.1(B) and (C),
4	238(B), 239.1(A), 241, 243(F)(1) and (H), 247.1(B)(2) and (C)(1)(b), 250(C)(2),
5	250.1(A), 256(A)(2), 257(B), 262.1(E)(1), 304(A)(11)(a), 307.1, 312(C), 312.1,
6	313(D), 492(C), 1304(A), 1308.1(B), 1308.2(C)(1), 1308.3(C)(introductory
7	paragraph), 1309(B), 1310(F), 1335.1(A), 1339(B), 1340(A)(1), 1349, 1350.1(B),
8	1352, 1353(D), 1360(B), 1702, and 1804(A), and R.S. 51:211(A), 215.1(A), and 219
9	and to enact R.S. 9:3409(D) and 3428(D), R.S. 12:205.1(D), 236(F), 243(G)(5),
10	308(G), 309(C), 1307(D), 1308(G), 1308.1(C), 1350(G), and 1350.1(C), and R.S.
11	51:217(C), relative to the secretary of state's office; to provide for filing procedures;
12	to provide for withdrawal procedure; to provide for revocation or suspension of
13	certificate of authority; to provide for conversion of state of organization requests;
14	to provide for confidentiality of information; to make technical corrections; to
15	provide for an effective date; and to provide for related matters.
16	Be it enacted by the Legislature of Louisiana:
17	Section 1. R.S. 9:3403(A), 3409(B) and (C), 3422(A), 3427, 3428(B) and (C), and
18	3445(B) are hereby amended and reenacted and R.S. 9:3409(D) and 3428(D) are hereby
19	enacted to read as follows:

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1	§3403. Contract of partnership; required content; use of names
2	A.(1) A contract of partnership filed for registry with the secretary of state
3	shall contain the name and taxpayer identification number of the partnership, the
4	municipal address of its principal place of business in this state, and the name and
5	the municipal address of each partner, including partners in commendam, if any.
6	(2) The failure to include the taxpayer identification number of the
7	partnership shall not invalidate nor cause the secretary of state to reject the contract.
8	(3) The secretary of state may prescribe and furnish forms for filing the
9	contract of partnership.
10	* * *
11	§3409. Annual report
12	* * *
13	B. The secretary of state may prescribe and furnish forms for filing the
14	annual report.
15	B.C. Any partnership registered with the secretary of state prior to August
16	15, 1997, shall file an annual report on the next anniversary date of registration.
17	C.D. The provisions of this Section shall not apply to a partnership which
18	does not have a written agreement.
19	* * *
20	§3422. Registration
21	A.(1) For a foreign partnership to enjoy the rights, privileges and juridical
22	status of a Louisiana partnership, it must file for registry with the secretary of state
23	in the Central Registry for Contracts of Partnership created by R.S. 9:3401 a
24	statement containing all of the following information:
25	(a) The name and taxpayer identification number of the partnership;
26	(b) The jurisdiction of its formation;
27	(c) The designation of an agent for service of process within this state,

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(d) The name and municipal address of at least one of its general partners

including his name and municipal address;

who gives consent under R.S. 9:3424;

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1	(e) The municipal address of its principal place of business outside of this
2	state;.
3	(f) The municipal address of its principal place of business in this state. If
4	the partnership does not have a principal place of business in this state, then the
5	location at the municipal address of the agent for service of process is deemed to be
6	the partnership's principal place of business in this state;.
7	(g) Whether or not If the partnership intends to own immovable property in
8	Louisiana in the partnership name;.
9	(h) If any of the partners are to have limited liability recognized in
10	Louisiana; and.
11	(i) An affidavit executed by a general partner who certifies the correctness
12	of the information and that he has the authority to make the certification.
13	(2) The secretary of state may prescribe and furnish forms for filing the
14	statement of registry.
15	(3) The failure to include the taxpayer identification number of the
16	partnership shall not invalidate nor cause the secretary of state to reject the contract.
17	(2)(4) The articles of partnership shall not be filed with the registration
18	statement; however, by registering the partnership, the partnership agrees to furnish
19	a true copy of its articles of partnership to the secretary of state within thirty days of
20	his written request.
21	* * *
22	§3427. Termination
23	A duly registered foreign partnership may terminate its registration by written
24	notification to the secretary of state by a person who certifies that he is a partner of
25	the partnership and has the authority to terminate the registration. The secretary of
26	state may prescribe and furnish forms for filing the termination.
27	§3428. Annual report
28	* * *
29	B. The secretary of state may prescribe and furnish forms for filing the
30	annual report.

B	3 <u>.C.</u>	Any	foreign	ı par	tnei	rship reg	gistered	wit	th th	e secr	etary of	fstate	prior	to
August	15,	1997,	shall	file	an	annual	report	on	the	next	annive	rsary	date	of
registrati	on.													

<u>C.D.</u> The provisions of this Section shall not apply to a partnership which does not have a written agreement.

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§3445. Certificate of merger or consolidation

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# B.(1) The secretary of state may prescribe and furnish forms for filing the agreement and certificate of merger.

B.(1)(2) The secretary of state, after all taxes, fees, and charges have been paid as required by law, shall record the agreement, or certificate in lieu thereof, in his office, endorse thereon the date and, if requested, the hour of filing thereof with him, and issue a certificate of merger or consolidation, which shall recite the names of all of the merging and consolidating constituent entities, the name of the state or country under the laws of which each was formed, whether a merger or consolidation is involved, the name of the surviving or new entity, the name of the state or country under the laws of which the new entity is formed, the date, and, if endorsed on the agreement or certificate, the hour of filing of the agreement or certificate with him, and the effective date and time of the merger or consolidation, if stated in the agreement or certificate.

(2)(3) The agreement or certificate may be delivered to the secretary of state in advance for filing as of any specified date and, if specified upon such delivery, as of any given time on such date, within thirty days after the date of delivery. A duplicate original of the certificate of merger or consolidation issued by the secretary of state shall, within thirty days after issuance of the certificate, be filed for record in the conveyance records of each parish in this state in which any of the constituent entities has immovable property, title to which will be transferred as a result of the merger or consolidation.

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Section 2. R.S. $12:1-121(B)$ , $1-100/(C)$ , $205(A)$ and $(E)(1)$ , $205.1(B)$ and $(C)$ ,
238(B), 239.1(A), 241, 243(F)(1) and (H), 247.1 (B)(2) and (C)(1)(b), 250(C)(2), 250.1(A),
256(A)(2), 257(B), 262.1(E)(1), 304(A)(11)(a), 307.1, 312(C), 312.1, 313(D), 492(C),
1304(A), 1308.1(B), 1308.2(C)(1), 1308.3(C)(introductory paragraph), 1309(B), 1310(F),
1335.1(A), 1339(B), 1340(A)(1), 1349, 1350.1(B), 1352, 1353(D), 1360(B), 1702, and
1804(A) are hereby amended and reenacted and R.S. 12:205.1(D), 236(F), 243(G)(5),
308(G), 309(C), 1307(D), 1308(G), 1308.1(C), 1350(G), and 1350.1(C) are hereby enacted
to read as follows:

§1-121. Forms

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B. The secretary of state may prescribe and furnish on request forms for other documents required or permitted to be filed by this Chapter but their use is not mandatory.

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§1-1007. Restated articles of incorporation

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C. A corporation that restates its articles of incorporation shall deliver to the secretary of state for filing articles of restatement setting forth the name of the corporation and the entire text of the original articles as amended by all amendments, together with a certificate which states that the restated articles consolidate the articles of incorporation and all amendments into a single document and, if a new amendment is included in the restated articles, which also includes the statements required under R.S. 12:1-1006.

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§205. Filing and recording articles; issuance and effect of certificate of incorporation; commencement of corporate existence

A. The articles shall be filed with the secretary of state. <u>The secretary of state may prescribe and furnish forms for filing the articles of incorporation.</u> The articles may be delivered to the secretary of state in advance for filing as of any

specified date and, if specified upon such delivery, as of any given time on such date, within thirty days after the date of delivery.

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E.(1) If the corporation contracts with the state, a statement acknowledging such contract shall be filed with the secretary of state, and shall include the names and addresses of the board of directors, officers, and all persons or corporate entities who hold an ownership interest of five percent or more in the corporation or who hold by proxy the voting power of five percent or more in the corporation and, if anyone is holding stock in his own name that actually belongs to another, the name of the person for whom held, including stock held pursuant to a counterletter. The statement acknowledging a state contract and ownership and voting interest shall be duly acknowledged, or executed by authentic act. The secretary of state may prescribe and furnish forms for filing such statement.

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§205.1. Annual report to secretary of state

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B. The secretary of state may prescribe and furnish forms for filing the annual report.

B:C. Each corporation, except a church, shall pay a filing fee as provided in R.S. 49:222 at the time of filing such report. No church shall be required to pay said the fee.

C.(1) D.(1) A church which is a member of and in good standing with a statewide church association may file such report through said the association. The association shall then furnish the required information to the secretary of state. In lieu of submitting the information on a form supplied by the secretary of state, said the association may submit a roster of information, provided that said the roster contains the required information.

1	(2) A church which is a member of and in good standing with a statewide
2	church association shall not be subject to the penalties otherwise applicable to
3	corporations pursuant to this Title for failure to file annual reports.
4	* * *
5	§236. Registered office and agent
6	* * *
7	F. The secretary of state may prescribe and furnish forms for filing the notice
8	of change and agent resignation.
9	* * *
10	§238. Articles of amendment; contents; filing
11	* * *
12	B. The articles of amendment shall be filed with the secretary of state. The
13	secretary of state may prescribe and furnish forms for filing the amendment. Articles
14	of amendment may be delivered to the secretary of state for filing, as of any
15	specified date, and, if specified upon such delivery, as of any given time on such
16	date, within thirty days after the date of delivery. When all fees and charges have
17	been paid as required by law, the secretary of state shall record the articles of
18	amendment in his office, and endorse thereon the date and, if requested, the hour of
19	the filing thereof with him. Thereupon, the amendment shall be effective as of the
20	date and, if endorsed on the articles of amendment, the hour of filing with the
21	secretary of state, except that, if the articles of amendment were so filed within five
22	days, exclusive of legal holidays, after acknowledgment thereof or execution thereof
23	as an authentic act, the amendment shall be effective as of the time of such
24	acknowledgment or execution.
25	* * *
26	§239.1. Certificate of correction
27	A. Whenever the original, amended, or restated articles of incorporation or
28	an initial second a decompant filed with the secretary of state under any provision of

A. Whenever the original, amended, or restated articles of incorporation or an initial report a document filed with the secretary of state under any provision of this Chapter is an inaccurate record of the corporate action therein referred to, or is defectively or erroneously executed or acknowledged, such instrument may be

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corrected by filing with the secretary of state a certificate of correction which shall be executed, acknowledged, filed, and recorded in accordance with this Section. The certificate of correction shall specify the inaccuracy or defect to be corrected and shall set forth the portion of the instrument in corrected form. The secretary of state may prescribe and furnish forms for filing the certificate of correction.

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#### §241. Restatement of articles

A. On authorization of the board of directors, a corporation may execute and file restated articles. Such restated articles shall contain the entire text of the original articles as amended by all amendments thereto, except that names and addresses of incorporators and directors may be omitted; may contain new amendments adopted by a method prescribed in R.S. 12:237 or 239; and shall recite:

- (1) That the restatement accurately copies the articles and all amendments thereto in effect at the date of the restatement, without substantive change except as made by any new amendment or amendments contained in the restatement, and indicate any such changes;
  - (2) That each amendment has been effected in conformity with law;
  - (3) The date of incorporation and the date of the restatement; and.
- (4) Such other information as may be required by R.S. 12:237, 239 and 240, if the restatement contains any new amendment.
- B. The secretary of state may prescribe and furnish forms for filing the restated articles.
- B.C. The restated articles shall be executed, filed and recorded in the manner provided for articles of amendment in R.S. 12:238, and shall be effective, when recorded by the Secretary secretary of State state, as of the date and, if endorsed on the restated articles, the hour of filing with him.
- C.D. Upon effectiveness of the restated articles, the original articles and all amendments thereto shall be superseded, and the restated articles shall be deemed to be the articles of incorporation of the corporation.

§243.	Merger o	or consolidation	procedure
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F.(1) The secretary of state may prescribe and furnish forms for filing the merger agreement. The agreement, so adopted, certified and acknowledged, shall be filed with the secretary of state, who, after all incorporation taxes, fees and charges have been paid as required by law, shall record the same in his office, endorse thereon the date and, if requested, the hour of filing thereof with him, and issue a certificate of merger or consolidation which shall recite the names of all of the merging and consolidating corporations, the name of the state or country under the laws of which each was formed, whether a merger or consolidation is involved, the name of the surviving or consolidated corporation, the name of the state or country under the laws of which the consolidated corporation is formed, the date and, if endorsed on the agreement, the hour of filing of the agreement with him, and the effective time of the merger or consolidation, if stated in the agreement.

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(5) The secretary of state may prescribe and furnish forms for filing the certificate of merger.

H.(1) Notwithstanding approval by the members, and at any time prior to the effectiveness of the merger or consolidation, the merger or consolidation may be abandoned pursuant to a provision for such abandonment, if any, contained in the agreement of merger or consolidation.

(2) The secretary of state may prescribe and furnish forms for abandoning the merger or consolidation.

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§247.1. Change of jurisdiction of incorporation

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29 B.

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CODING: Words in struck through type are deletions from existing law; words underscored are additions.

1	(2) There shall be filed with the secretary of state a certificate as to such
2	authorization by the members or shareholders, signed by an officer of the corporation
3	and acknowledged by the officer who signed it. The secretary of state may prescribe
4	and furnish forms for the certificate. The certificate may be delivered to the
5	secretary of state for filing as of any specified date, and, if specified upon such
6	delivery, as of any given time on such date, within thirty days after the date of
7	delivery.
8	* * *
9	C.(1) Such a change may be made by a foreign nonprofit corporation by
10	filing with the secretary of state:
11	* * *
12	(b) An application for incorporation under this Chapter, signed by an officer
13	of the corporation and acknowledged by the officer who signed it, setting forth the
14	jurisdiction under the laws of which it is incorporated and the number of issued
15	shares of each class of its authorized stock, if any, or its number of members. The
16	secretary of state may prescribe and furnish forms for the application of
17	incorporation.
18	* * *
19	§250. Voluntary proceedings for dissolution; authorization; appointment of
20	liquidators
21	* * *
22	C. The members or incorporators authorizing the dissolution may authorize
23	liquidation of the affairs of the corporation out of court, by appointment of one or
24	more liquidators to conduct the liquidation, but the appointment shall not be
25	operative until:
26	* * *
27	(2) A certificate that the dissolution has been authorized in accordance with
28	this Section, setting forth the manner of such authorization, has been signed by an
29	officer of the corporation, acknowledged by the officer who signed it, and filed with
30	the secretary of state, who, after all fees and charges have been paid as required by

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1	law, shall record the same in his office and endorse thereon the date of filing thereof
2	with him. The secretary of state may prescribe and furnish forms for the certificate.
3	* * *
4	§250.1. Dissolution by affidavit
5	A.(1) In addition to all other methods of dissolution, if the corporation is not
6	doing business and owes no debts, it may be dissolved by filing an affidavit with the
7	secretary of state executed by the shareholders or by the incorporator if no shares
8	have been issued, attesting to such facts and requesting that the corporation be
9	dissolved. Thereafter, the shareholders or the incorporator if no shares have been
10	issued shall be personally liable for any debts or claims, if any, against the
11	corporation in proportion to their ownership in the shares of the corporation.
12	(2) The secretary of state may prescribe and furnish forms for the affidavit.
13	* * *
14	§256. Certificate of dissolution; assets omitted from liquidation; post-dissolution
15	proceedings
16	A. When a corporation has been liquidated completely:
17	* * *
18	(2) If the proceeding is out of court, the liquidator shall sign and
19	acknowledge a certificate stating that the corporation has been liquidated and is
20	dissolved. The secretary of state may prescribe and furnish forms for the certificate.
21	* * *
22	§257. Termination of proceedings for dissolution
23	* * *
24	B.(1) At any time before the corporate existence ceases, a voluntary
25	proceeding for dissolution may be terminated by such affirmative vote of the
26	members as was required to commence the proceeding, given at a special meeting
27	called by the liquidator or the board of directors, the notice of which set forth
28	consideration of termination of the proceeding as a purpose of the meeting.
29	Certificates of such action shall be signed by an officer of the corporation and
30	acknowledged by the officer who signed them.

1	(2) The secretary of state may prescribe and furnish forms for the certificate.
2	(3) One certificate shall be filed with the secretary of state, who, after all fees
3	and charges have been paid as required by law, shall file the same in his office and
4	endorse thereon the date of filing thereof with him. One certificate shall be filed for
5	record in the office of the recorder of mortgages of the parish in which the
6	corporation's registered office is located, and one certificate shall be filed with the
7	court, if the dissolution is under the supervision of the court.
8	* * *
9	§262.1. Failure to file annual reports; revocation and reinstatement of articles;
10	limitation on authority to do business with the state
11	* * *
12	E.(1) The certificate of incorporation and articles of incorporation shall be
13	reinstated upon the filing, with the secretary of state and within three years from the
14	effective date of the revocation, of an application of reinstatement, signed and
15	acknowledged by an officer of the corporation, accompanied by a reinstatement fee
16	and a current annual report. The secretary of state may prescribe and furnish forms
17	for the reinstatement and annual report. However, if a suit for liquidation or
18	receivership has been filed at the time the reinstatement is applied for, then the
19	unanimous written consent to the reinstatement by the shareholders, certified by the
20	corporation's secretary to contain the signatures of all of the shareholders, must shall
21	also be filed with the application for reinstatement.
22	* * *
23	§304. Application for certificate of authority
24	A. Application by a foreign corporation to procure a certificate of authority
25	shall be made to the secretary of state and shall set forth:
26	* * *
27	(11)(a) If the corporation contracts with the state, a statement acknowledging
28	such contract shall be filed with the secretary of state, and. The secretary of state
29	may prescribe and furnish forms for the statement. The statement shall include the
30	names and addresses of all persons or corporate entities who hold an ownership

interest of five percent or more in the corporation or who hold by proxy the voting power of five percent or more in the corporation and, if anyone is holding stock in his own name that actually belongs to another, the name of the person for whom held, including stock held pursuant to a counterletter. The statement acknowledging a state contract and ownership and voting interest shall be duly acknowledged, or executed by authentic act.

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### §307.1. Certificate of correction by a foreign corporation

Whenever the original application for a certificate of authority or an application for an amended certificate of authority filed with the secretary of state under any provision of this Chapter is an inaccurate record of the corporate action therein referred to, or is defectively or erroneously executed or acknowledged, such instrument may be corrected by filing with the secretary of state a certificate of correction. The secretary of state may prescribe and furnish forms for filing the certificate of correction. The certificate of correction shall specify the inaccuracy or defect to be corrected and shall set forth that portion of the instrument in corrected form. A certificate of correction shall be executed in the name of the corporation by any officer authorized by resolution or consent of the board of directors.

§308. Registered agent; registered office; principal business establishment; keeping of records by foreign corporation

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G. The secretary of state may prescribe and furnish forms for filing the statement of change and agent resignation.

§309. Annual report

25 \* \* \*

C. The secretary of state may prescribe and furnish forms for filing the annual report.

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29 §312. Withdrawal

C.(1) Two copies of such The application for withdrawal shall be delivered
to the secretary of state. If the secretary of state finds that such application conforms
to the provisions of this Chapter, he shall, when all fees, charges, taxes,
unemployment compensation contributions, penalties, and interest have been paid
as required by law and evidenced by certificates of the secretary of the Department
of Revenue and the administrator of Louisiana Employment Security Law:

- (a) Endorse on each application the word "Filed", and the month, day, and year of the filing thereof. Issue a filed copy of the application endorsed with the month, day, and year of filing.
  - (b) File one the application in his office.

- (c) Issue a certificate of withdrawal to which he shall affix the other application.
- (2) The certificate of withdrawal, together with an application for withdrawal affixed thereto and the filed copy of the application for withdrawal, issued by the secretary of state, shall be returned to the corporation or its representative. Upon the issuance of such certificate of withdrawal, the authority of the corporation to transact business in this state shall cease.

#### §312.1. Termination of withdrawal proceedings

At any time before the certificate of withdrawal is issued by the secretary of state pursuant to R.S. 12:312, withdrawal proceedings may be terminated by delivering to the secretary of state a request that withdrawal proceedings be terminated. The request shall be signed by any officer of the corporation. The secretary of state may prescribe and furnish forms for filing the request to terminate withdrawal proceedings. After all fees and charges have been paid as required by law, the secretary of state shall place the request to terminate withdrawal proceedings on file in his office. The secretary of the Department of Revenue and the administrator of Louisiana Employment Security Law shall be notified by the secretary of state of the termination of withdrawal proceedings.

§313. Revocation of certificate of authority

D.(1) The certificate of authority of a foreign corporation to transact business in this state may be suspended by the secretary of state when, according to the records of his office, such foreign corporation is not in compliance with Paragraphs

Paragraph (A)(1), (2), (3), or (4) of Subsection A of this Section and the secretary of state is authorized to revoke the suspension where the failure to comply with said the Paragraphs Paragraph has been remedied by compliance.

Before the certificate of authority of a foreign corporation is suspended under the provisions of this Subsection, any corporation having failed to comply with such Paragraphs, according to the records of the office of the secretary of state, shall be notified in writing at its last known address of such noncompliance, and the notice shall afford any such corporation fifteen days from the receipt of the written notice to comply with Paragraphs (1), (2), (3), or (4) of Subsection A of this Section, or to show cause why the written notice should not have been given.

The secretary of state is authorized to hold hearings and take evidence where the corporation undertakes to show cause why its certificate of authority should not be suspended and to make an order suspending the certificate of authority in the light of such evidence where the order is justified according to same. The order shall be recorded in the archives of his office.

Where notice of noncompliance has been furnished as provided in this Subsection and no showing or reply has been made within the fifteen day period allowed, it shall be presumed that the corporation has failed to comply with Paragraphs (1), (2), (3), or (4) of Subsection A of this Section and the secretary of state may suspend the certificate of authority of any such corporation.

- (2) The secretary of state shall give the corporation at least sixty days written notice of the secretary's intention to suspend the corporation's certificate of authority.

  The notice shall be mailed to the corporation's last known address by United States mail.
- (3) In the event any such corporation thereafter complies with the requirements of said paragraphs, Paragraph (A)(1), (2), (3), or (4) of this Section, or shows that it was already in compliance with same, the secretary of state is

authorized to revoke any suspension issued by him in respect to said the corporation
and to restore same the corporation to good standing and record same in the archives
of his office

(4) If a corporation's certificate of authority is suspended for failure to file its annual report within the time required by this Chapter as referenced in Paragraph (A)(1) of this Section, and has been suspended for six months or more, the secretary of state shall revoke the suspension only if the required annual report is accompanied by a certificate of corporate existence or a certificate of good standing, not a certified copy of the corporation's articles or certificate of incorporation, from an authorized official of the jurisdiction of its incorporation bearing an original signature and dated within ninety days of its submission.

Where any order of suspension is made under this Subsection, the secretary of state shall forward a certified copy of the order to the corporation's last known address by certified mail, return receipt requested. Similar notice shall be furnished in the event of revocation of such suspension.

(5) The provisions of R.S. 12:314 shall be applicable to any suspension made pursuant to this Subsection.

\* \* \*

§492. Qualification and restrictions and procedural rights

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C. Any such trust shall be subject to such applicable provisions of law, now or hereafter enacted, with respect to domestic and foreign corporations, respectively, as relate to the issuance of securities, filing of required statements or reports, service of process, general grants of power to act, right to sue and be sued, limitation of individual liability of shareholders, rights to acquire, mortgage, sell, lease, operate and otherwise to deal in real and personal property, and other applicable rights, and duties existing under the statutes of this state in a manner similar to those applicable to domestic and foreign corporation, except that the provision of R.S. 12:23 12:1-401

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1	and R.S. 12:204 relative to the use of the word "Trust" shall not be applicable to real
2	estate investment trusts, as herein defined.
3	* * *
4	§1304. Formation
5	A. One or more persons capable of contracting may form a limited liability
6	company by filing the articles of organization and the initial report with the secretary
7	of state. The articles of organization and initial report may be delivered to the
8	secretary of state in advance for filing as of any specified date and, if specified upon
9	such delivery, as of any given time on such date within thirty days after the date of
10	delivery. The secretary of state may prescribe and furnish forms for filing the
11	articles of organization and initial report.
12	* * *
13	§1307. Reservation of name; transfer of reserved name
14	* * *
15	D. The secretary of state may prescribe and furnish forms to reserve the
16	name and transfer the name.
17	§1308. Registered office and registered agent
18	* * *
19	G. The secretary of state may prescribe and furnish forms to file the notice
20	of change and agent resignation.
21	§1308.1. Annual report
22	* * *
23	B. The secretary of state may prescribe and furnish forms to file the annual
24	report.
25	B.C. The provisions of this Section shall apply to any domestic limited
26	liability company organized on or after July 7, 1992.

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limitation on authority to do business with the state

§1308.2. Failure to file annual report; revocation and reinstatement of articles;

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are additions.

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1	C.(1) The articles of organization shall be reinstated if each of the following
2	is filed with the secretary of state within three years of the effective date of the
3	revocation:
4	(a)(i) An application for reinstatement, signed and acknowledged by a
5	member or manager.
6	(ii) The secretary of state may prescribe and furnish forms for filing the
7	application for reinstatement.
8	(iii) If a suit for liquidation or receivership of the limited liability company
9	has been filed at the time at which such application is made, the application shall be
10	accompanied by a document indicating the unanimous written consent to the
11	reinstatement by all members or managers.
12	(iv) The limited liability company shall certify the signatures of all managers
13	or members on such document.
14	(b) The current annual report of the limited liability company.
15	(c) The fee for reinstatement proceedings authorized by R.S. 12:1364(A)(1).
16	* * *
17	§1308.3. Conversion of state of organization
18	* * *
19	C. The domestic or foreign limited liability company seeking conversion
20	shall file with the secretary of state a written request for conversion of the state of
21	organization. If the company is manager-managed, the request shall be executed by
22	a manager of the company. The request for conversion shall be acknowledged by
23	at least one of the persons who signed it or may be executed by authentic act. The
24	secretary of state may prescribe and furnish forms for filing the request for
25	conversion. If the company is member-managed, the request shall be executed by
26	a member of the company. The request shall contain all of the following:
27	* * *
28	§1309. Amendment of articles of organization
29	* * *

B. After an amendment has been adopted as provided by this Chapter, articles of amendment setting forth the amendment, the date, and manner of adoption thereof shall be executed in the limited liability company's name by a manager of the limited liability company, if management of the limited liability company is vested in one or more managers pursuant to R.S. 12:1312, or by at least one member of the limited liability company, if management of the limited liability company is reserved to the members. The articles of amendment shall be acknowledged by at least one of the persons who signed them or may be executed by authentic act. The secretary of state may prescribe and furnish forms for filing the amendment.

\* \* \*

#### §1310. Certificates of correction

\* \* \*

F. The certificate of correction shall be executed by a manager of the limited liability company, if management of the limited liability company is vested in one or more managers pursuant to R.S. 12:1312, or by at least one member, if management of the limited liability company is reserved to the members. The certificate of correction shall be acknowledged by at least one of the persons who signed it or may be in the form of an authentic act. The certificate of correction shall be filed with the secretary of state, who, after all taxes, fees, and charges have been paid as required by law, shall record the certificate of correction in his office and endorse thereon the date and, if requested, the hour of the filing thereof with him. The secretary of state may prescribe and furnish forms for filing the certificate of correction.

24 \* \* \*

# §1335.1. Dissolution by affidavit

A. In addition to all other methods of dissolution, if a limited liability company is no longer doing business, owes no debts, and owns no immovable property, it may be dissolved by filing an affidavit with the secretary of state executed by the members or by the organizer, if no membership interests have been issued, attesting to such facts and requesting that the limited liability company be

1	dissolved. Thereafter, the members, or the organizer if no membership interests have
2	been issued, shall be personally liable for any debts or other claims against the
3	limited liability company in proportion to their ownership interest in the company.
4	The secretary of state may prescribe and furnish forms for filing the affidavit.
5	* * *
6	§1339. Articles of dissolution
7	* * *
8	B.(1) The articles of dissolution shall be signed by one or more managers,
9	if management of the limited liability company is vested in one or more managers
10	pursuant to R.S. 12:1312, or one or more members, if management of the limited
11	liability company is reserved to the members, acknowledged by one of the persons
12	executing the articles and filed with the secretary of state, who, after all fees and
13	charges have been paid as required by law, shall record the same in his office and
14	endorse thereon the date of filing thereof with him.
15	(2) The secretary of state may prescribe and furnish forms for filing the
16	articles of dissolution.
17	§1340. Certificate of dissolution; assets omitted from liquidation; post-dissolution
18	proceedings
19	A. When a limited liability company has been liquidated completely:
20	(1) One or more members or the liquidator shall sign and acknowledge a
21	certificate stating that the limited liability company has been liquidated and is
22	dissolved. The secretary of state may prescribe and furnish forms for filing the
23	certificate.
24	* * *
25	§1349. Certificate of correction by a foreign limited liability company
26	A. Whenever the original application for a certificate of authority or an
27	application for an amended certificate of authority filed with the secretary of state
28	under any provision of this Chapter is an inaccurate record of the action therein

referred to, or is defectively or erroneously executed or acknowledged, such

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1	instrument may be corrected by filing with the secretary of state a certificate of
2	correction.
3	B. The certificate of correction shall specify the inaccuracy or defect to be
4	corrected and shall set forth that portion of the instrument in corrected form.
5	$\underline{C}$ . A certificate of correction shall be executed in the name of the limited
6	liability company by a manager, if management of the limited liability company is
7	vested in one or more managers, or a member, if management is reserved to the
8	members of the limited liability company.
9	D. The secretary of state may prescribe and furnish forms for filing the
10	certificate of correction.
11	§1350. Registered agent; registered office; principal business establishment;
12	keeping of records by foreign limited liability company
13	* * *
14	G. The secretary of state may prescribe and furnish forms for filing the
15	statement of change and agent resignation.
16	§1350.1. Annual report
17	* * *
18	B. The secretary of state may prescribe and furnish forms for filing the
19	annual report.
20	B. C. The provisions of this Section shall apply to any foreign limited
21	liability company qualified on or after July 7, 1992.
22	* * *
23	§1352. Termination of withdrawal proceedings
24	At any time before the certificate of withdrawal is issued by the secretary of
25	state pursuant to R.S. 12:1351, withdrawal proceedings may be terminated by
26	delivering to the secretary of state a request that withdrawal proceedings be
27	terminated. The request shall be signed by a manager, if management of the limited
28	liability company is vested in one or more managers, or a member, if management
29	is reserved to the members. The secretary of state may prescribe and furnish forms

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for filing the request to terminate withdrawal proceedings. After all fees and charges

have been paid as required by law, the secretary of state shall place the request to terminate withdrawal proceedings on file in his office and shall acknowledge receipt of the request by returning the application for withdrawal forms to the limited liability company or its representative. The secretary of the Department of Revenue and the administrator of Louisiana Employment Security Law shall be notified by the secretary of state of the termination of withdrawal proceedings.

§1353. Revocation or suspension of certificate of authority; limitation on authority to do business with the state

- D.(1) The certificate of authority of a foreign limited liability company to transact business in this state may be suspended by the secretary of state when, according to the records of his office, such foreign limited liability company is not in compliance with a requirement of this Chapter or other relevant law as stated in Paragraphs (A)(1) through (4) of Subsection A of this Section. The secretary of state is authorized to revoke the suspension when any such failure to comply has been remedied by compliance.
- (2) Before the certificate of authority of a foreign limited liability company is suspended under the provisions of this Subsection, any limited liability company having failed to comply with any such requirement, according to the records of the office of the secretary of state, shall be notified in writing at its last known address of such noncompliance, and the notice shall afford any such limited liability company fifteen days from the receipt of the written notice to comply with any such requirement or to show cause why the written notice should not have been given. The secretary of state is authorized to hold hearings and take evidence when the limited liability company undertakes to show cause why its certificate of authority should not be suspended and to make an order suspending the certificate of authority in the light of such evidence when the order is justified. The order shall be recorded in the archives of the secretary of state.
- (3) When notice of noncompliance has been furnished as provided in this Subsection and no showing or reply has been made within the fifteen-day period

allowed, it shall be presumed that the limited liability company has failed to comply
with a requirement of this Chapter or other relevant law as stated in Paragraphs (1)
through (4) of Subsection A of this Section and the secretary of state may suspend
the certificate of authority of any such limited liability company. The secretary of
state shall give the limited liability company at least sixty days written notice of the
secretary's intention to suspend the limited liability company's certificate of
authority. The notice shall be mailed to the limited liability company's last known
address by United States Postal Service mail. In the event any such limited liability
company thereafter complies with any such requirement, or shows that it was already
in compliance with same, the secretary of state is authorized to revoke any
suspension issued by him in respect to such limited liability company, to restore
same to good standing, and to record same in the archives of his office. <u>If a limited</u>
liability company's certificate of authority is suspended for failure to file its annual
report within the time required by this Chapter as referenced in Paragraph (A)(9) of
this Section, and has been suspended for six months or more, the secretary of state
shall revoke the suspension only if the required annual report is accompanied by a
certificate of existence or a certificate of good standing, not a certified copy of the
limited liability company's articles or certificate of organization, from an authorized
official of the jurisdiction of its organization bearing an original signature and dated
within ninety days of its submission. Where any order of suspension is made under
this Subsection, the secretary of state shall forward a certified copy of the order to
the limited liability company's last known address by certified mail, return receipt
requested. Similar notice shall be furnished in the event of revocation of such
suspension.
* * *

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26 §1360. Certificate of merger or consolidation

B.(1) The secretary of state may prescribe and furnish forms for filing the agreement and certificate of merger.

(2) The secretary of state, after all taxes, fees, and charges have been paid as required by law, shall record the agreement, or certificate in lieu thereof, in his office, endorse thereon the date and, if requested the hour of filing thereof with him, and issue a certificate of merger or consolidation, which shall recite the names of all of the merging and consolidating constituent entities, the name of the state or country under the laws of which each was formed, whether a merger or consolidation is involved, the name of the surviving or new entity, the name of the state or country under the laws of which the new entity is formed, the date, and, if endorsed on the agreement or certificate, the hour of filing of the agreement or certificate with him, and the effective date, and time, of the merger or consolidation, if stated in the agreement or certificate.

(2)(3) The agreement or certificate may be delivered to the secretary of state in advance for filing as of any specified date and, if specified upon such delivery, as of any given time on such date, within thirty days after the date of delivery. A duplicate original of the certificate of merger or consolidation issued by the secretary of state shall, within thirty days after issuance of the certificate, be filed for record in the conveyance records of each parish in this state in which any of the constituent entities has immovable property, title to which will be transferred as a result of the merger or consolidation.

20 \*

§1702. Electronic mail addresses and short message service numbers; confidentiality Confidentiality of information

A. Any electronic mail address, internet protocol address number, or short message service number submitted to or captured by the secretary of state pursuant to the provision of this Title shall be confidential and shall not be disclosed by the secretary of state or any employee or official of the Department of State.

B. <u>Computer system or program information, including software, related</u> menus, flow charts, network diagrams, user names, non-public uniform resource <u>locators</u>, database object names, computer names, device identifiers and materials, prompts, dialogues, operating and instruction manuals, programming materials or

instructions, any other computer operating or support materials relating to the secretary of state's computer systems and equipment, and any information contained within the secretary of state's computer systems which if disclosed may impair the security of the secretary of state's information technology infrastructure shall be confidential and shall not be disclosed by the secretary of state or any employee or official of the Department of State.

C. The provisions of Subsection A of this Section shall not prohibit the disclosure of electronic mail addresses, internet protocol address numbers, or short message service numbers by the secretary of state or any employee or official of the Department of State to an agency, official, or employee of state government or of a political subdivision of the state in the course of the interaction of the agency, official, or employee with the Department of State. An agency, official, or employee that receives electronic mail addresses, internet protocol address numbers, or short message service numbers pursuant to this Subsection shall use the electronic mail addresses, internet protocol address numbers only for the governmental purposes for which the information was submitted or captured, shall not disclose the electronic mail addresses, internet protocol address numbers, or short message service numbers only for the governmental purposes for which the information was submitted or captured, shall not disclose the electronic mail addresses, internet protocol address numbers, or short message service numbers, and shall maintain the confidentiality of the electronic mail addresses, internet protocol address numbers, and short message service numbers.

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§1804. Election of status; corporate name

A. A business corporation incorporated in accordance with R.S. 12:21 12:1-201 et seq., may elect to be a benefit corporation under this Chapter by stating in its articles that it is a benefit corporation subject to this Chapter.

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Section 3. R.S. 51:211(A), 215.1(A), and 219 are hereby amended and reenacted and R.S. 51:217(C) is hereby enacted to read as follows:

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1	§211. Definitions
2	A. The term "trademark" as used herein means any work word, name,
3	symbol, or device or any combination thereof adopted and used by a person to
4	identify goods made or sold by him and to distinguish them from goods made or sold
5	by others.
6	* * *
7	§215.1. Certificate of correction
8	A.(1) Whenever the original certificate of registration filed with the secretary
9	of state under any provision of this Chapter is an inaccurate record of the trade name
10	action, trademark action, or service mark action therein referred to, or is defectively
11	or erroneously executed or acknowledged, such instrument may be corrected by
12	filing with the secretary of state a certificate of correction which shall be executed,
13	acknowledged, filed, and recorded in accordance with this Section.
14	(2) The certificate of correction shall specify the inaccuracy or defect to be
15	corrected and shall set forth that portion of the instrument in correct form.
16	(3) The secretary of state may prescribe and furnish forms for filing the
17	certificate of correction.
18	* * *

19 §217. Assignment

20 \* \* \*

C. The secretary of state may prescribe and furnish forms for assigning a
 trade name, trademark, and service mark.

23 \* \* \*

§219. Cancellation

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<u>A.</u> The secretary of state shall cancel from the register:

(1) After one year from July 31, 1968, all registrations under prior acts which are more than ten years old and not renewed in accordance with this Subpart;

1	(2) Any registration concerning which the secretary of state shall receive a
2	voluntary request for cancellation thereof from the registrant or the assignee of
3	record;.
4	(3) All registrations granted under <u>pursuant to</u> this Subpart and not renewed
5	in accordance with the provisions hereof;.
6	(4) Any registration concerning which a court of competent jurisdiction shall
7	find <u>:</u>
8	(a) That the registered mark has been abandoned,
9	(b) That the registrant is not the owner of the mark <del>,</del> .
10	(c) That the registration was granted improperly;.
11	(d) That the registration was obtained fraudulently;.
12	(e) That the registered mark is so similar, as to be likely to cause confusion
13	or mistake or to deceive, to a mark registered by another person in the United States
14	Patent Office, prior to the date of the filing of the application for registration by the
15	registrant hereunder, and not abandoned; provided, however, that should the
16	registrant prove that he is the owner of a concurrent registration of his mark in the
17	United States Patent Office covering an area including this state, the registration
18	hereunder shall not be cancelled.
19	(5) When a court of competent jurisdiction shall order cancellation of a
20	registration on any ground.
21	B. The secretary of state may prescribe and furnish forms for filing a
22	voluntary cancellation of registration in accordance with Subsection A of this

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Section.

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APPROVED: