ACT No. 261

HOUSE BILL NO. 841

BY REPRESENTATIVE LEGER

1	AN ACT
2	To amend and reenact R.S. 12:1301(A)(18) and 1316 and to enact R.S. 12:1318(E) and
3	1370, relative to limited liability companies; to provide for the definition of person
4	as it relates to limited liability companies; to provide relative to voting of managers;
5	to provide relative to voting by proxy; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 12:1301(A)(18) and 1316 are hereby amended and reenacted and
8	R.S. 12:1318(E) and 1370 are hereby enacted to read as follows:
9	§1301. Definitions
10	A. As used in this Chapter, unless the context otherwise requires:
11	* * *
12	(18) "Person" means a natural person, corporation, partnership, limited
13	partnership, domestic or foreign limited liability company, joint venture, trust
14	including a common law trust, business trust, statutory trust, voting trust, or any
15	other form of trust, estate, or association.
16	* * *
17	§1316. Voting by managers
18	Except as otherwise provided in the articles of organization or an operating
19	agreement, if the limited liability company has more than one manager, each
20	manager shall be entitled to a single vote on all matters properly brought before the
21	managers, and all decisions of the managers shall be made by majority vote of the
22	managers. In the absence of such a provision in the articles or operating agreement,
23	no manager shall have the right to vote by proxy.
24	* * *
25	§1318. Voting rights of members
26	* * *

Page 1 of 5

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

HB NO. 841 ENROLLED

1 E.(1) A member shall have the right to cast his vote either in person or, 2 subject to the following provisions, by proxy duly authorized in writing, signed by 3 the member and filed in the registered office of the limited liability company at or 4 before the meeting. (2) The authority of the holder of a proxy to act shall not be revoked by the 5 6 death of the member who executed the proxy unless, before the authority is 7 exercised, written notice of such death is received by the registered office of the 8 limited liability company. 9 (3)(a) A proxy shall be revocable at will, unless otherwise validly provided by agreement or by any provision of the proxy. The validity of every unrevoked 10 11 proxy shall cease eleven months after the date of its execution, unless some other 12 definite period of validity is expressly provided. In no case shall an outstanding 13 proxy be valid for longer than three years. (b) The revocation of a proxy, if revocable, shall not be effective until 14 15 written notice has been given to the office of the limited liability company, or unless 16 a proxy of later date is filed with the office at or before the meeting. 17 (4) A proxy regular on its face and signed in the name of a member entitled 18 to vote at the meeting shall be deemed valid unless challenged before it is voted, and 19 the burden of proving invalidity shall be on the challenger. 20 (5) When shares are registered in the names of two or more persons, other 21 than trustees, a proxy signed by any one or more of them shall be deemed valid 22 unless the limited liability company receives written notice to the contrary from a 23 nonsigning member before the proxy is voted. 24 (6) Except as otherwise provided in the articles or bylaws, without limiting 25 the manner in which a member may authorize another person or persons to act for 26 him as proxy, pursuant to this Subsection, the following shall constitute a valid 27 means by which a member may grant such authority: 28 (a) A member may execute a writing authorizing another person or persons 29 to act for him as proxy. Execution may be accomplished by the member or his 30 authorized officer, director, employee, or agent signing such writing or causing his

HB NO. 841 ENROLLED

signature to be affixed to such writing by any reasonable means, including but not limited to facsimile signature.

(b)(i) A member may authorize another person or persons to act for him as proxy by transmitting or authorizing the transmission of a telegram, cablegram, or other means of electronic transmission to the person who will be the holder of the proxy, or to a proxy solicitation firm, proxy support service organization, or like agent duly authorized by the person who will be the holder of the proxy to receive such transmission.

(ii) Any such telegram, cablegram, or other means of electronic transmission shall be submitted with information from which it can be determined that the telegram, cablegram, or other electronic transmission was authorized by the member. If it is determined that such telegrams, cablegrams, or other electronic transmissions are valid, the inspectors or other such persons making that determination shall specify the information upon which they relied.

(c) Any copy, facsimile telecommunication, or other reliable reproduction of the writing or transmission, created pursuant to this Subsection may be substituted or used in lieu of the original writing or transmission for all purposes for which the original writing or transmission could be used. Such copy, facsimile telecommunication, or other reliable reproduction shall be a complete reproduction of the entire original writing or transmission.

* * *

§1370. Voting trusts

A. One or more members of a limited liability company may, pursuant to an agreement in writing, transfer voting shares to any one or more persons or company having authority to act as trustees, for the purpose of vesting in the transferees, as trustees, for a period not exceeding fifteen years and upon the terms and conditions stated in the agreement, all voting or other rights pertaining to such shares. The voting trust agreement may stipulate that the time of the agreement may be extended under the same terms and conditions for an additional period, not to exceed ten years from the date of expiration of the original agreement. When the original agreement

HB NO. 841 ENROLLED

1 contains such a stipulation, it shall provide for the manner, method, time, and place 2 for a meeting of all of the depositing members to vote on the extension. At least a 3 majority in interest of all depositing members, and a larger percentage if stipulated, 4 must vote for extension if the original agreement is to remain effective beyond its original expiration date. 5 6 B. Unless the agreement provides otherwise, any other member may at any 7 time transfer his voting shares to the same trustee or trustees upon the terms and 8 conditions stated in the agreement, and thereupon shall be bound by, and shall have 9 the benefits of, all of the provisions of the voting trust agreement. 10 C. The certificates of voting shares transferred to a trustee or trustees shall 11 be surrendered and cancelled, and new certificates therefor issued in the name of the 12 trustee or trustees. In the new certificates it shall appear that they are issued pursuant 13 to the voting trust agreement. In the entry of transfer on the records of the limited 14 liability company, it shall be noted that the transfer is made pursuant to the 15 agreement. 16 D. The trustee or trustees shall execute and deliver voting trust certificates 17 to the transferors. Such voting trust certificates shall be transferable in the same 18 manner and with the same effect as a membership interest under the provisions of 19 R.S. 12:1330. 20 E. The trustee or trustees shall possess all voting and other rights pertaining 21 to the shares transferred and registered in his or their names, subject to the terms and 22 conditions of, and for the period specified in, the agreement. 23 F. Unless otherwise provided in the agreement, the following shall apply: 24 (1) The trustee or trustees may vote in person or by proxy. 25 (2) If there are two or more trustees, the manner of voting shall be 26 determined by the will of the majority of the trustees, unless the voting trust 27 agreement appointing the trustees directs that the shares shall be voted in some other

way. When, in any case, the trustees are equally divided as to the manner of voting

shares transferred jointly in their names, any court of competent jurisdiction may,

upon petition filed by any of the trustees or by any member, appoint an additional

28

29

30

HB NO. 841 **ENROLLED** 1 person to act with the trustees in determining the manner in which the shares shall 2 be voted on the particular questions as to which the trustees are divided. 3 (3) Vacancies among the trustees shall be filled by the remaining trustee or 4 trustees. 5 (4) A trustee shall incur no responsibility as trustee except for his individual 6 neglect or malfeasance. 7 G. The trustee or trustees shall keep at a place available to holders of voting 8 trust certificates, correct and complete books and records of account relating to the 9 trust, and a record containing the names and addresses of all persons who are holders 10 of voting trust certificates, the number of shares represented by each certificate held 11 by them, and the dates when they became the owners of the shares. The record may 12 be in written form or in any other form capable of being converted into written form 13 within a reasonable time. 14 H. A duplicate of every voting trust agreement shall be filed in the registered 15 office of the limited liability company. The duplicate and the record of voting trust 16 certificate holders shall be subject to the same right of inspection by a member or a 17 holder of a voting trust certificate, in person or by agent or attorney, as are the 18 records of the limited liability company under R.S. 12:1319.

SPEAKER OF THE HOUSE OF REPRESENTATIVES	
PRESIDENT OF THE SENATE	

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____