## HOUSE SUMMARY OF SENATE AMENDMENTS

## HB 743 2015 Regular Session

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CORPORATIONS: Provides relative to the Business Corporation Act

	Synopsis of Senate Amendments
1.	Modify present law provisions relative to the criteria of qualified directors.
2	Remove certain provisions and exceptions of proposed law relative to
	directors' or officers' protection against monetary liability that may be
	provided for in articles of incorporation.
3.	Make technical changes.

## **Digest of Bill as Finally Passed by Senate**

<u>Proposed law</u> defines "votes entitled to be cast", when used in specifying the proportion of votes required to provide shareholder approval of an action, as the number of votes in a voting group that would be cast at a meeting at which all shares in the voting group were present and voting.

<u>Present law</u> provides for articles of incorporation to permit or obligate corporate indemnification of a director for "liability", as defined in <u>present law</u>, to any director for any action taken or failure to take any action as a director. Provides for exceptions. <u>Proposed law</u> retains <u>present law</u> and adds a corporate officer for whom the articles may permit or obligate indemnification. <u>Proposed law</u> further provides that criteria for a "qualified director" includes a director who, at the time certain action is to be taken, does not have a conflicting interest transaction or a material relationship with another director who has a conflicting interest transaction.

<u>Present law</u> authorizes a registered agent to be a domestic or foreign corporation or other eligible entity. Further requires such registered agent to make certain filings with the secretary of state. <u>Proposed law</u> retains <u>present law</u> and adds the filing requirement of a statement setting forth the name of at least two individuals at the registered agent's address in the state of La., each of whom is authorized to receive process served on it as such agent.

<u>Present law</u> authorizes a corporation to change its registered office or the identity or address of its registered agent by requiring the corporation's filing of a statement with the secretary of state setting forth certain information. <u>Proposed law</u> retains <u>present law</u> and further requires such corporation to file with the secretary of state the name of at least two individuals at its address in the state of La., each of whom is authorized to receive process served on it as such agent.

<u>Present law</u> provides for a corporation's registered agent to be the corporation's agent for service of process. <u>Proposed law</u> retains <u>present law</u> and authorizes service of process to be made on an individual identified as authorized to receive service for the registered agent, if there is a statement to this effect filed with the secretary of state.

<u>Present law</u> provides for the right of shareholders and oppressed shareholders to withdraw from a corporation. <u>Present law</u> (R.S. 12:1-1436) provides for judicial determination of a withdrawing shareholder's fair value of shares. <u>Proposed law</u> retains <u>present law</u>, but requires such judicial determinations to be made as follows:

- (1) In favor of the shareholder and against the corporation for the fair value of the shareholder's shares.
- (2) In favor of the corporation and against the shareholder to: (a) terminate the

shareholder's ownership of corporate shares, and (b) order the shareholder to deliver to the corporation any certificate issued by the corporation or an affidavit specifying certain information within 30 days of the judgment.

<u>Proposed law</u> provides for the fair value of a shareholder's or oppressed shareholder's shares to be determined as of the effective date of the shareholder's notice of withdrawal pursuant to <u>present law</u> (R.S. 12:1-1435(D)).

<u>Present law</u> provides for the context of transactions requiring appraisal as described in <u>present law</u> (R.S. 12:1-1301(4)). <u>Proposed law</u> defines the context of transactions requiring appraisal as a sale of the entire corporation in an arm's length transaction by a person who owns all of the shares in the corporation.

<u>Present law</u> provides for the secretary of state to terminate the existence of a corporation by filing a certificate of termination stating the grounds for termination. Further requires the secretary of state to serve a copy of the certificate of termination to the corporation. Proposed law removes the service requirement of the secretary of state.

(Amends R.S. 12:1-202(B)(5)(intro. para.), 1-143(A)(3),1-501(2)(b), 1-502(A)(5), 1-504(A), 1-1435(C), 1-1436(D), (E)(intro. para.), (1)(intro. para.), and (2), and 1-1442(A)(2) and (C); Adds R.S. 12:1-140(25B) and 1-502(A)(7))