## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023**

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## **HOUSE BILL 346** PROPOSED COMMITTEE SUBSTITUTE H346-PCS40439-BC-9

	Short Title: R	eorganization & Economic Development Act. (Pub	olic)		
	Sponsors:				
	Referred to:				
	March 14, 2023				
1		A BILL TO BE ENTITLED			
2		STABLISH A PROCEDURE FOR A HOSPITAL SERVICE CORPORATION	ON		
3		ANIZE BY CREATING A NONPROFIT HOLDING CORPORATION.			
4		embly of North Carolina enacts:			
5	SEC	<b>TION 1.</b> Article 65 of Chapter 58 of the General Statutes is amended by add	ing		
6	a new Part to rea	ıd:			
7		"Part 3. Nonprofit Holding Corporations.			
8	" <u>§ 58-65-175.  E</u>				
9	The followin	g definitions apply in this Part:			
10	<u>(1)</u>	<u>Affiliate. – As defined in G.S. 58-19-5.</u>			
11	<u>(2)</u>	<u>Control. – As defined in G.S. 58-19-5.</u>			
12	<u>(3)</u>	Executive officer. – As defined in G.S. 58-19-5.			
13	<u>(4)</u>	Nonprofit holding corporation A domestic corporation formed	in		
14		connection with a reorganization and operating under Chapter 55A of	the		
15		General Statutes that directly or indirectly through another dome	stic		
16		corporation operating under Chapter 55A of the General Statutes holds all	the		
17		membership interests in a hospital service corporation and is the ultim	<u>iate</u>		
18		controlling person of the hospital service corporation. A nonprofit hold			
19		corporation is not (i) a "company," "insurance company," or "insurer,"			
20		those terms are defined in G.S. 58-1-5, or (ii) a "hospital service corporation	<u>)n,"</u>		
21		as defined in G.S. 58-65-1.1.			
22	<u>(5)</u>	Reorganization. – A transaction or series of transactions in which a nonpr	ofit		
23		holding corporation is created by or on behalf of a hospital service corporat	ion		
24		to hold, directly or indirectly through another domestic corporation operat			
25		under Chapter 55A of the General Statutes, membership interests in			
26		hospital service corporation and becomes the ultimate controlling persor	<u>ı of</u>		
27		the hospital service corporation.			
28	<u>(6)</u>	Subsidiary. – As defined in G.S. 58-19-5.			
29	<u>(7)</u>	<u>Ultimate controlling person. – As defined in G.S. 58-19-5.</u>			
30	" <u>§ 58-65-177.</u> F				
31	<u>(a)</u> Hosp	ital Service Corporation to Be Held by Nonprofit Holding Corporation	<u>ı. —</u>		
32		any other provision of this Article, a hospital service corporation may have	<u>'e a</u>		
33	-	g corporation as its ultimate controlling person.			
34		ganization Not a Change of Control A reorganization shall be considered			
35	internal restructuring that does not have the effect of changing or influencing the control of the				



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## **General Assembly Of North Carolina** Session 2023 hospital service corporation. A reorganization shall not be considered a change of control of the 1 2 hospital service corporation and shall not be subject to the provisions of G.S. 58-19-15. 3 Transfers in Connection with Reorganization. - Notwithstanding any other provision (c) 4 of this Article, as part of a reorganization, a hospital service corporation may transfer, by 5 dividend, distribution, or otherwise, property, assets, rights, liabilities, equity, or ownership 6 interests in subsidiaries or other owned business entities, and other interests between the hospital 7 service corporation and the nonprofit holding corporation and any other subsidiaries of the 8 nonprofit holding corporation, and engage in other related transactions. 9 Compensation. – A director, officer, or employee of the hospital service corporation (d) 10 shall not receive any fee, commission, additional compensation, or other valuable consideration for aiding, promoting, or assisting in a reorganization. This subsection does not apply to 11 12 compensation paid in the ordinary course of business. "§ 58-65-178. Approval by Commissioner. 13 14 Compliance with G.S. 58-19-30 and this Part shall be the exclusive means of approval to permit a reorganization, and the provisions of G.S. 58-19-10(b), 58-65-131, 58-65-132, and 15 16 58-65-133 shall not apply to a reorganization. 17 "§ 58-65-179. Charter amendments. 18 (a) Notwithstanding (i) any law of this State to the contrary or (ii) anything to the contrary 19 in the bylaws or charter of the hospital service corporation, a hospital service corporation may, 20 by action of its governing board, authorize a reorganization and propose corresponding 21 amendments to its charter. Proposed amendments shall be submitted to the Commissioner for 22 approval, and the Commissioner shall approve the proposed amendments no later than 30 days 23 after receiving the application unless the proposed amendments do not comply with Chapter 55A 24 of the General Statutes. 25 Any provision of this Article relating to the procedure for amending a charter, other (b) 26 than the provisions of this Part, is inapplicable. 27 "§ 58-65-180. Information to be provided by a hospital service corporation. A hospital service corporation reorganizing pursuant to this Part shall file the 28 (a) 29 following information with the Commissioner: 30 A description of the transactions that effectuate the reorganization. (1)31 A copy of any proposed amendments to the hospital service corporation's (2) 32 charter. 33 A copy of the nonprofit holding corporation's articles of incorporation. (3) 34 If applicable, any information required by G.S. 58-19-30. (4)35 A pro forma balance sheet and income statement for the hospital service (5) 36 corporation prepared in accordance with statutory accounting principles, 37 demonstrating the hospital service corporation's financial position at the effective time of the reorganization. 38 39 A pro forma balance sheet and income statement for the nonprofit holding (6) 40 corporation prepared in accordance with generally accepted accounting 41 principles, demonstrating the nonprofit holding corporation's financial 42 position at the effective time of the reorganization. 43 A certification by an executive officer of the hospital service corporation that (7) at the time of the reorganization the subscribers' contracts and certificates 44 45 issued by the hospital service corporation shall remain in full force and effect. 46 (8) A certification by an executive officer of the hospital service corporation that 47 at the time of the reorganization the governing board of the nonprofit holding 48 corporation will be comprised solely of individuals on the governing board of 49 the hospital service corporation.

50 (b) The Commissioner may contract, at the expense of the hospital service corporation, 51 with professional advisors not otherwise a part of the Commissioner's staff to assist the

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Commissioner	in reviewing the materials submitted pursuant to this se	ection. These contracts are
	ssional service contracts exempt from Articles 3 and 3	3C of Chapter 143 of the
General Statut		omponetion shall provide a
	on completion of a reorganization, the hospital service c	orporation shall provide a
	pletion of the reorganization to the Commissioner.	
	primation submitted as part of a reorganization that co	
-	nation, including addresses, shall be confidential by law	
	a public record under either G.S. 58-2-100 or Chapter 13 bject to subpoena, and shall not be subject to discovery	
in any private	civil action.	
" <u>§ 58-65-181.</u>	<b>Operation of nonprofit holding corporation and sub</b>	<u>osidiaries.</u>
<u>(a)</u> Exc	cept as provided in this Part, a nonprofit holding corpor	ration shall not be subject
to this Article	or Article 66 of this Chapter.	
<u>(b)</u> <u>The</u>	e following shall apply to a nonprofit holding corpo	oration upon and after a
reorganization		
<u>(1)</u>	The nonprofit holding corporation shall remain	a nonprofit corporation
	subject to Chapter 55A of the General Statutes	with no members. The
	nonprofit holding corporation shall remain the ultir	nate controlling person of
	the hospital service corporation. This subdivision s	hall not apply if a plan of
	conversion of the hospital service corporation	is approved pursuant to
	<u>G.S. 58-65-131, 58-65-132, or 58-65-133.</u>	
<u>(2)</u>	All or substantially all of the net worth of the nonp	profit holding corporation,
	as determined by generally accepted accounting	principles, other than its
	investment portfolio held in the ordinary course of l	business, shall be invested
	in insurance companies or other affiliates or subst	idiaries that (i) engage in
	operations permitted pursuant to G.S. 58-19-10(a), (	(ii) contribute to the health
	needs of customers, subscribers, or the people of thi	is State, including those in
	rural communities of this State, or (iii) promote af	
	health, or customer experience. The Commissioner	
	restriction upon a showing of good cause. Other	
	subdivision, the nonprofit holding corporation's inv	
	subsidiaries shall not be subject to any of the	restrictions set forth in
	<u>G.S. 58-19-10.</u>	
<u>(3)</u>	The nonprofit holding corporation and its direct or	
	are not hospital service corporations or subsidi	
	corporations are not subject to G.S. 58-65-131, 58-6	
	the actions of the nonprofit holding corporation and	
	constitute or require a conversion of the hospital	service corporation under
	those sections or any other law of this State.	
<u>(4)</u>	The nonprofit holding corporation and its subsidiar	
	a party to any delinquency proceeding under An	
	involving a hospital service corporation which, as a	-
	is a subsidiary of the nonprofit holding corporation	• • •
	proceeding under Article 30 of this Chapter invol	
	corporation, the assets of the nonprofit holding corp	
	assets of the estate of the hospital service corp	
	satisfying the claims of the hospital service corpo	
	nonprofit holding corporation shall not dissolve	-
	approval of the Commissioner or as ordered by the	e court pursuant to Article
	30 of this Chapter.	

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<u>(5)</u>		
	by June 1 of each year consolidated audited financial statements fo	<u>r the</u>
	nonprofit holding corporation for the preceding calendar year.	
	equity or ownership interest in the nonprofit holding corporation or any o	
	all be granted to any executive officer or any member of the governing boa	<u>rd of</u>
	olding corporation or the hospital service corporation.	
	e Commissioner is empowered to exercise the authority provided u	
	and G.S. 58-2-60 for purposes of enforcing the nonprofit holding corporation	<u>10n's</u>
compliance wi		
	Operation of hospital service corporation.	
	eorganization does not change (i) the legal form of the hospital service corpor	
· · · · · ·	ital service corporation's license to do business in North Carolina. Any subscri	
	certificates issued by the hospital service corporation shall remain in full force	e and
effect.		
	e hospital service corporation shall continue to be subject to this Article and A	rticle
	pter, except for the following:	• •
<u>(1)</u>	-	-
	service corporation pursuant to G.S. 58-65-131, 58-65-132, 58-65-133, o	<u>r any</u>
	other law of this State.	
<u>(2)</u>	A reorganization shall not require the nonprofit holding corporation, how	_
	service corporation, or any affiliate of either to make any distribution	
	payment to any person or entity. This subdivision shall not appl	
	distributions or payments between a nonprofit holding corporation or hos	<u>spital</u>
	service corporation and any of its affiliates.	
<u>(3)</u>		
	dividends or distributions to the nonprofit holding corporation or its mer	
	and G.S. 58-19-10(b), 58-65-131, 58-65-132, and 58-65-133 shall not a	
	to such dividends or distributions, provided that such dividend	
	distributions satisfy the applicable standards for payment of a divider	
	distribution set forth in G.S. 55A-13-02, 58-7-130, 58-19-25(d),	and
	<u>58-19-30.</u>	
<u>(4)</u>		
	G.S. 58-65-131, 58-65-132, and 58-65-133 at any time following	-
	reorganization, then, for the purposes of that conversion, the reference	
	G.S. 58-65-131, 58-65-132, and 58-65-133 to "fair market value or	
	corporation" or "value of the corporation" shall mean the fair market val	<u>ue of</u>
	the nonprofit holding corporation and its consolidated subsidiaries."	
SE	<b>CTION 2.</b> This act is effective when it becomes law.	