## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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## SENATE BILL 546 PROPOSED COMMITTEE SUBSTITUTE S546-PCS45336-TU-15

Short Title: Amd LLC Laws/Paternity Docs/Spouse Supp.

(Public)

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Sponsors:

Referred to:

		April 5, 2023		
1 2		A BILL TO BE ENTITLED CREATE SPECIAL ECONOMIC INTEREST OWNERS OF LIMITED		
3		COMPANIES AND TO GRANT THEM INFORMATION RIGHTS AND		
4		TO SEEK JUDICIAL DISSOLUTION, TO CHANGE THE PROCESS FOR		
5		ING PATERNITY OF CHILDREN BORN OUT OF WEDLOCK, AND TO		
6		IONY TO A DEPENDENT SPOUSE FOR ENGAGING IN COHABITATION		
7		ENY POSTSEPARATION SUPPORT TO A DEPENDENT SPOUSE THAT		
8		N ILLICIT SEXUAL ACTS OR COHABITATION.		
9		embly of North Carolina enacts:		
10	<b>SECTION 1.(a)</b> G.S. 57D-1-03 reads as rewritten:			
11	"§ 57D-1-03. De			
12	Unless otherv	vise specifically provided, the following definitions apply in this Chapter:		
13				
14 15	(10)	Economic interest. – The proprietary interest of an interest owner in the		
		capital, income, losses, credits, and other economic rights and interests of a limited liability company, including the right of the owner of the interest to		
16 17		limited liability company, including the right of the owner of the interest to receive distributions from the limited liability company.		
17	(11)	Economic interest owner. – A person-person, including a special economic		
19	(11)	interest owner, who owns an economic interest but is not a member.		
20		<u>interest owner,</u> who owns an economic interest but is not a memoer.		
20	 (15)	Interest owner. – A member or member, an economic interest owner.owner,		
22	(15)	or a special economic interest owner.		
23				
24	(21)	Member A person who has been admitted as a member of the LLC as		
25		provided in the operating agreement or G.S. 57D-3-01, who was a member of		
26		the LLC immediately before the repeal of Chapter 57C of the General Statutes		
27		until the person ceases to be a member as provided in the operating agreement		
28		or G.S. 57D-3-02, or, with respect to a foreign LLC, a person who has been		
29		admitted as a member of the foreign LLC under the law of the jurisdiction in		
30		which the foreign LLC is organized until the person ceases to be a member		
31		under that law.		
32				
33	(25)	Ownership interest All of an interest owner's rights and obligations as an		
34		interest owner in an LLC, including (i) any economic interest, (ii) any right to		
35		participate in the management or approve actions proposed by persons		
36		responsible for the management of the LLC, (iii) any right to bring a derivative		



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	action, and (iv) any right to inspect the books and re information from the LLC.	cords of or receive
(26)	Person. – An individual or an entity.	
		· · , ,
<u>(32c)</u>		
	and, as provided in G.S. 57D-3-02, has rights to infor dissolution but is not a member.	mation and to seek
"	dissolution out is not a memoer.	
SEC'	<b>TION 1.(b)</b> G.S. 57D-3-02 reads as rewritten:	
	essation of membership.	
	rson ceases to be a member upon the occurrence of any of the	he following events:
(1)	The person does any of the following:	-
	a. Becomes a debtor in bankruptcy.	
	b. Executes an assignment for the benefit of c	reditors under any
	applicable law.	
	c. Has a general receiver appointed for the p	. <b>.</b>
	G.S. 1-507.24 or has a trustee, receiver, or liquida	
	person or for all or substantially all of the person's	
(2)	In the case of an individual, the person's death or being ac	•
	of competent jurisdiction as incompetent to manage h	is or her person of
(2)	property.	at the two of an a
(3)	In the case of a member with an economic intere-	
	abandonment of the person's entire economic inter liquidation of a member's economic interest in connection	
	and winding up of the LLC under G.S. 57D-6-08(2), regar	
	transferee is or becomes a member.	fuless of whether the
(4)	The person abandoning all of the rights of his <u>or her</u> owne	ershin interest excent
	his <u>or her</u> economic interest, or any portion thereof.	
(b) Upon	the occurrence of any of the events described in subd	ivisions (1) and (2)
	of subsection (a) of this section with respect to a member	
	s applicable, will automatically become an economic interes	-
▲	interest attributable to the person's ownership interest, bu	•
<del>person's estate, a</del>	s applicable, and any other person who ceases to be a member	er shall remain liable
to the LLC for	any obligation the person may have under G.S. 57D-4	-02, 57D-4-06, and
57D-6-12(a)(2).i	interest.	
<u>(c)</u> <u>Upon</u>	the occurrence of either of the events described in subdivis	ion (2) of subsection
	on with respect to a member, the member's estate or the n	-
-	nated agent or court-appointed guardian will automaticall	
	est owner entitled to (i) the economic interest attributab	
	est, (ii) the member's information rights as described in G.S	
	nding to seek judicial dissolution under G.S. 57D-6-02(2) or	under an alternative
• • • •	cable, in the operating agreement.	
· · ·	person who ceases to be a member shall remain liable	•
• •	erson may have under G.S. 57D-4-02, 57D-4-06, and 57D-6	
	<b>TION 1.(c)</b> This section becomes effective October 1, 2 rmation and actions for dissolution commenced on or after	
-	<b>TION 2.</b> G.S. 29-19 reads as rewritten:	mat ualt.
	ession by, through and from children born out of wedloc	k
	purposes of intestate succession, a child born out of wedlock	
· · · ·	he legitimate child of the child's mother, so that the child a	
	The regression of the entry's mother, so that the entry of	and the child s linea

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1 2 3	<ul> <li>descendants are entitled to take by, through and from the child's mother and the child's other maternal kindred, both descendants and collaterals, and they are entitled to take from the child.</li> <li>(b) For purposes of intestate succession, a child born out of wedlock shall be entitled to take hy through and from:</li> </ul>		
4 5	take by, through and from: (1) Any person who has been finally adjudged to be the father of the child Any person who has been finally adjudged to be the father of the child		
6 7	pursuant to the provisions of G.S. 49-1 through 49-9 or the provisions of G.S. 49-14 through 49-16;G.S. 49-16.		
8 9 10 1 12	<ul> <li>(2) Any person who has acknowledged himself during his own lifetime and the child's lifetime to be the father of the child in a written instrument executed or acknowledged before a certifying officer named in G.S. 52-10(b) and filed during his own lifetime and the child's lifetime in the office of the clerk of superior court of the county where either he or the child resides. G.S. 52-10(b).</li> </ul>		
3	(3) A person who died prior to or within one year after the birth of the child and		
4	who can be established to have been the father of the child by DNA testing.		
6	SECTION 3.(a) G.S. 50-16.1A reads as rewritten:		
7	"§ 50-16.1A. Definitions.		
8	As used in this Chapter, unless the context clearly requires otherwise, the following		
9	definitions apply:		
20 21	$(1_{0})$ "Cohestitation" means the set as provided in C.S. 50, 16.0		
2	(1a) "Cohabitation" means the act as provided in G.S. 50-16.9.		
23	SECTION 3.(b) G.S. 50-16.3A reads as rewritten:		
24	"§ 50-16.3A. Alimony.		
25	(a) Entitlement. – In an action brought pursuant to Chapter 50 of the General Statutes,		
6	either party may move for alimony. The court shall award alimony to the dependent spouse upon		
7	a finding that one spouse is a dependent spouse, that the other spouse is a supporting spouse, and		
8 9	that an award of alimony is equitable after considering all relevant factors, including those set out in subsection (b) of this section. If the court finds that the dependent spouse participated in		
9 0	out in subsection (b) of this section. If the court finds that the dependent spouse participated in an act of illicit sexual behavior, as defined in G.S. 50-16.1A(3)a., during the marriage and prior		
1	to or on the date of separation, the court shall not award alimony. If the court finds that the		
2	supporting spouse participated in an act of illicit sexual behavior, as defined in		
3	G.S. 50-16.1A(3)a., during the marriage and prior to or on the date of separation, then the court		
4	shall order that alimony be paid to a dependent spouse. If the court finds that the dependent and		
85	the supporting spouse each participated in an act of illicit sexual behavior during the marriage		
86 87	and prior to or on the date of separation, then alimony shall be denied or awarded in the discretion		
87 38	of the court after consideration of all of the circumstances. Any act of illicit sexual behavior by either party that has been condoned by the other party shall not be considered by the court.		
,0 39	The claim for alimony may be heard on the merits prior to the entry of a judgment for		
0	equitable distribution, and if awarded, the issues of amount and of whether a spouse is a		
1	dependent or supporting spouse may be reviewed by the court after the conclusion of the		
2	equitable distribution claim.		
3	(a1) If the court finds that the dependent spouse engages in cohabitation at any time during		
4	the marriage until a decree of divorce, the court shall not award alimony.		
.5 .6	SECTION 3.(c) G.S. 50-16.2A reads as rewritten:		
.0 .7	"§ 50-16.2A. Postseparation support.		
18			
19	(d1) If the court finds that the dependent spouse participated in an act of illicit sexual		
50	behavior, as provided in G.S. 50-16.1A(3)a., during the marriage and prior to or on the date of		
1	separation, the court shall not award postseparation support. If the court finds that the dependent		

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1	spouse engages in cohabitation at any time during the marriage until a decree of	of divorce, the
2	court shall not award postseparation support.	
3	" 	
4	<b>SECTION 3.(d)</b> This section is effective October 1, 2023.	
5	SECTION 4. Except as otherwise provided, this act is effective wh	en it becomes

6 law.