GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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SENATE BILL DRS15220-MVf-22

Short Title: Modify Nonprofit Corp. Act/Charitable Org.	(Public)
Sponsors: Senator Sawrey (Primary Sponsor).	
Referred to:	
1 A BILL TO BE ENTITLED	
2 AN ACT TO MAKE VARIOUS CHANGES TO THE NORTH CAROLINA NO	NPROFIT
3 CORPORATIONS ACT AND TO ALLOW A CHARITABLE ORGANIZ	ATION'S
4 DISCLOSURE UNDER STATE LAW TO BE SATISFIED B	
5 ACKNOWLEDGEMENT REQUIRED FOR A TAX DEDUCTION UNDER F	EDERAL
6 LAW.	
7 The General Assembly of North Carolina enacts:	
9 PART I. MODIFY LIMITATIONS ON MERGERS AND SALES OF ASSETS	
 SECTION 1.(a) G.S. 55A-11-02 reads as rewritten: \$55A-11-02. Limitations on mergers by charitable or religious corporations. 	
 11 "\$ 55A-11-02. Limitations on mergers by charitable or religious corporations. 12 (a) Without the prior approval of the superior court in a proceeding in which the 	Attornay
13 General has been given written notice, a charitable or religious corporation may merge	
14 any of the following:	omy with
15	
16 (5) <u>A limited liability company that satisfies both of the following com</u>	litions:
17 <u>a.</u> Its sole member is a domestic or foreign corporation that	
18 from income tax under section $501(c)(3)$ of the Internal Rev	_
19 of 1986 or any successor section.	
20 b. It is disregarded for income tax purposes but would be elig	ble for an
21 <u>exemption under section 501(c)(3) of the Internal Revenu</u>	e Code of
22 <u>1986 or any successor section if it were not disregarded for i</u>	ncome tax
23 <u>purposes.</u>	
24"	
25 SECTION 1.(b) G.S. 55A-11-09 reads as rewritten:	
26 "§ 55A-11-09. Merger with unincorporated entity.	
27 (a) As used in this section, "business entity" means a (i) domestic business entity" means a (i) domestic business entity" means a defined in C S	-
 28 (including corporation, including a professional corporation as defined in G.S. 29 G.S. 55B-2, (ii) foreign business corporation (including corporation, including 	
30 professional corporation as defined in G.S. 55B-16 , <u>a-G.S. 55B-16</u> , (iii) domestic	
nonprofit corporation, $\frac{a}{(v)}$ domestic or foreign limited liability company, $\frac{a}{(v)}$ domestic	0
foreign limited partnership, $\frac{1}{2}$ foreign limited partnership, $\frac{1}{2}$ foreign limited partnership, $\frac{1}{2}$ foreign limited partnership or foreign	
$\frac{1}{10000000000000000000000000000000000$	
34 whether or not formed under the laws of this <u>State.State</u> , or (vii) nonprofit association	
35 in G.S. 59B-2 whether or not formed under the laws of this State.	



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1 2 2	unincorporated e	or more domestic nonprofit corporations may merge v entities and, if desired, one or more foreign nonprofit corp	orations, domestic
3 4	business corpora (1)	tions, or foreign business corporations if: if all of the following. The merger is permitted by the laws of the state or course.	ntry governing the
5		organization and internal affairs of each of the other	merging business
6	$\langle 0 \rangle$	entities; <u>entities.</u>	1 (1 '
7 8	(2)	Each merging domestic nonprofit corporation and each business antity comply with the requirements of this section	
8 9		business entity comply with the requirements of this sectio applicable, the laws referred to in subdivision (1) o	
10		and subsection.	i uns subsection,
10	(3)	The merger complies with G.S. 55A-11-02, if applicable.	
12	(3)		
13	(c3) In the	e case of a merging domestic nonprofit corporation, appro	val of the plan of
14	. ,	hat the plan of merger be adopted as provided in G.S. 55A-11	1
15	•	nestic nonprofit corporation has or will have personal liabili	•
16		on of the surviving business entity solely as a result of holdir	
17	surviving busine	ss entity, then in addition to the requirements of G.S. 55A-	11-03, approval of
18	1 0	er by the domestic nonprofit corporation shall require the a	
19		of the member. In the case of each other merging business	
20		<u>Il</u> be approved in accordance with the laws of the state or cou	intry governing the
21	organization and	internal affairs of such merging business entity.	
22 23	(d) After	a plan of margar has been approved by each marging of	Iomostia nonnrofit
23 24		a plan of merger has been approved by each merging c each other merging business entity as provided in subsection	1
25		siness entity shall deliver articles of merger to the Secretary	
26	_	erger shall set forth:forth all of the following:	of blute for hing.
27			
28	(e) A me	rger takes effect when the articles of merger become effective	ve. When a merger
29	takes effect:effec	t, all of the following apply:	_
30	(1)	Each other merging business entity merges into the surviv	
31		and the separate existence of each merging business	entity except the
32		surviving business entity ceases; ceases.	
33	(2)	The title to all real estate and other property owned by each	
34		entity is vested in the surviving business entity with	hout reversion or
35 36	(2)	impairment; impairment. The surviving business entity has all liabilities of each	marging husings
30 37	(3)	entity;entity.	merging business
38	(4)	A proceeding pending by or against any merging busin	ess entity may be
39		continued as if the merger did not occur, or the surviving b	
40		be substituted in the proceeding for a merging business end	
41		existence ceases in the merger;merger.	J I
42	(5)	If a domestic nonprofit corporation is the surviving busines	s entity, its articles
43		of incorporation shall be amended to the extent provided	1 in the articles of
44		merger; merger.	
45	(6)	The interests in each merging business entity that are to	
46		interests, obligations, or securities of the surviving busines	-
47		right to receive cash or other property are thereupon so	
48		former holders of the interests are entitled only to the right in the plan of manage or in the asso of former holders of d	-
49 50		in the plan of merger or, in the case of former holders of sl	
50 51		business corporation, any rights they may have under Art 55 of the General Statutes; and Statutes.	icie 15 01 Chapter
51		55 of the Ocheran Statutes, and Statutes.	

1		
2	(e1)	If the surviving business entity is not a domestic limited liability company, a domestic
3	· · ·	orporation, a domestic nonprofit corporation, or a domestic limited partnership, when
4		r takes effect the surviving business entity is deemed: deemed to have done all of the
5	following:	
6	<u>10110 willg.</u>	(1) To agree <u>Agreed</u> that it may be served with process in this State in any
7		proceeding for enforcement of (i) any obligation of any merging domestic
8		limited liability company, domestic business corporation, domestic nonprofit
9		corporation, domestic limited partnership, or other partnership as defined in
10		G.S. 59-36 that is formed under the laws of this State, or nonprofit association
11		as defined in G.S. 59B-2 that is formed under the laws of this State, (ii) the
12		appraisal rights of shareholders of any merging domestic business corporation
13		under Article 13 of Chapter 55 of the General Statutes, and (iii) any obligation
14		of the surviving business entity arising from the merger; and merger.
15		(2) To have appointed <u>Appointed</u> the Secretary of State as its agent for service of
16		process in any such the proceeding. Service on the Secretary of State of any
17		such process shall be made by delivering to and leaving with the Secretary of
18		State, or with any clerk authorized by the Secretary of State to accept service
19		of process, duplicate copies of such-the process and the fee required by
20		G.S. 55A-1-22(b). Upon receipt of service of process on behalf of a surviving
21		business entity in the manner provided for in this section, the Secretary of
22		State shall immediately mail a copy of the process by registered or certified
23		mail, return receipt requested, to the surviving business entity. If the surviving
24		business entity is authorized to transact business or conduct affairs in this
25		State, the address for mailing shall be its principal office designated in the
26		latest document filed with the Secretary of State that is authorized by law to
27		designate the principal office or, if there is no principal office on file, its
28		registered office. If the surviving business entity is not authorized to transact
29		business or conduct affairs in this State, the address for mailing shall be the
30		mailing address designated pursuant to subdivision (3) of subsection (d) of
31		this section.
32	(f)	This section does not apply to a merger that does not include a merging
33	. ,	rated entity."
34		SECTION 1.(c) G.S. 55A-12-02 reads as rewritten:
35	"§ 55A-12	2-02. Sale of assets other than in regular course of activities.
36		
37	(b)	Unless this Chapter, the articles of incorporation, bylaws, or the board of directors or
38	· · /	(acting pursuant to subsection (d) of this section) require a greater vote or voting by
39		proposed transaction to be authorized shall be approved approved by all of the
40	following:	
41		(1) By the board; The board.
42		(2) By the <u>The</u> members entitled to vote thereon by two-thirds of the votes cast or
43		a majority of the votes entitled to be cast on the proposed transaction,
44		whichever is less; and less.
45		(3) In writing by any person or persons whose approval is required by a provision
46		of the articles of incorporation authorized by G.S. 55A-10-30 for an
47		amendment to the articles of incorporation or bylaws.
48	(c)	If the corporation does not have members entitled to vote thereon, the transaction
49	shall be ap	pproved by a vote of a majority of the directors then in office. The corporation shall
50	-	least five days' written notice of any directors' meeting at which such the approval will
51	-	ered. The notice shall state that the purpose, or one of the purposes, of the meeting is to

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1 2 3	consider the sale, lease, exchange, or other disposition of all, or substantially all, of the property or assets of the corporation and contain or be accompanied by a description of the transaction.
4 5 6 7	(h) After a sale, lease, exchange, or other disposition of property is authorized, the transaction may be abandoned (subject abandoned, subject to any contractual rights), rights, without further action by the members or any other person who approved the transaction, in accordance with the procedure set forth in the resolution proposing the transaction or, if none is
8	set forth, in the manner determined by the board of directors."
9	SECTION 1.(d) This section becomes effective October 1, 2025, and applies to
10 11	plans of mergers adopted on or after that date.
12	PART II. REQUIRE ANNUAL REPORTS TO THE SECRETARY OF STATE
13	SECTION 2.(a) Article 16 of Chapter 55A of the General Statutes is amended by
14	adding a new section to read:
15	"§ 55A-16-22.1. Annual report to the Secretary of State.
16	(a) Each domestic corporation and each foreign corporation authorized to conduct affairs
17	in this State shall submit an annual report to the Secretary of State, in electronic form as
18	prescribed by the Secretary of State, that sets forth all of the following:
19	(1) The name of the corporation and the state or country under whose law it is
20	incorporated.
21	(2) The street address, and the mailing address if different from the street address,
22	of the registered office in this State, the county in which the registered office
23	is located, the name and email address of its registered agent at that office, and
24	a statement of any change of the registered office or registered agent.
25	(3) The address and telephone number of its principal office.
26	(4) <u>The names, titles, and business street addresses of its principal officers and</u>
27	the name, mailing address, email address, and telephone number of an
28	individual who is authorized to provide information regarding persons with
29 30	(5) <u>A brief description of the nature of its activities</u>
30 31	 (5) <u>A brief description of the nature of its activities.</u> (6) <u>An email address for the corporation, if different from the email address</u>
32	provided under subdivision (2) of this subsection.
33	(b) The information in the annual report shall be current as of the date the annual report
34	is submitted on behalf of the corporation.
35	(c) The corporation shall submit an annual report to the Secretary of State by November
36	15 of each year following (i), in the case of a domestic corporation, the calendar year in which
37	the corporation was formed or (ii), in the case a foreign corporation, the calendar year in which
38	the Secretary of State issued to the foreign corporation a certificate of authority to conduct affairs
39	in this State. An annual report is due each year until (i), in the case of a domestic corporation, the
40	effective date of a voluntary or judicial dissolution or (ii), in the case of a foreign corporation,
41	the effective date of a certificate of withdrawal or revocation of a certificate of authority.
42	(d) If an annual report does not contain the information required by this section, the
43	Secretary of State shall promptly notify the reporting corporation in writing and return the report
44	to it for correction. If the report is corrected to contain the information required by this section
45	and submitted to the Secretary of State within 30 days after the notice, the report shall be deemed
46	to be timely submitted.
47 49	(e) <u>Amendments to any previously filed annual report may be submitted for filing to the</u>
48 40	Secretary of State at any time for the purpose of correcting, updating, or augmenting the
49	information contained in the annual report.

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(f) If the	e Secretary of State does not receive an annual report	within 60 days after the
date the report is	s due, the Secretary of State may presume that the ann	nual report is delinquent.
-	n may be rebutted by evidence of submission presented	
	Secretary of State may provide by email any notice or	
section if the sub	mitting domestic or foreign corporation to be notified h	as consented to receiving
notices and form	s via email and has provided the Secretary of State an en	nail address for receiving
the notices or for	rms. Any email address provided by a submitting corpor	ration in accordance with
this section is contact of the section of the secti	confidential information and is not a public record un	nder Chapter 132 of the
General Statutes		
<u>(h)</u> <u>A do</u>	mestic or foreign corporation shall be deemed to have	e filed the annual report
required by this s	section if all of the following have occurred:	
<u>(1)</u>	The corporation is a charitable organization or spons	sor that is licensed under
	Article 2 of Chapter 131F of the General Statutes.	
<u>(2)</u>	The corporation applies for the license electronically	
	the Secretary and provides additional information in	n that application that is
	required for the annual report in this section.	
<u>(3)</u>	The corporation is licensed on the annual report due	
	TION 2.(b) G.S. 55A-1-22, as amended by Section 3.	.2(a) of this act, reads as
rewritten:		
	iling, service, and copying fees.	
	Secretary of State shall collect the following fees when	the documents described
in this subsection	n are submitted to the Secretary for filing:	_
	Document	Fee
<u>(29)</u>	Annual report	<u>No fee</u>
	FION 2 (a) C C 55A 14 20 merels as merely theme	
	TION 2.(c) G.S. 55A-14-20 reads as rewritten:	
"§ 55A-14-20. (Grounds for administrative dissolution.	554 14 21 to dissolve
"§ 55A-14-20. (The Secretar	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S	. 55A-14-21 to dissolve
"§ 55A-14-20. (The Secretar administratively	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: <u>if</u> any of the following occurs:	
"§ 55A-14-20. (The Secretar administratively	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th	ey are due any penalties,
" § 55A-14-20. C The Secretar administratively (1)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap	ey are due any penalties,
" § 55A-14-20. (The Secretar administratively (1) (2)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: <u>if any of the following occurs:</u> The corporation does not pay within 60 days after th fees, or other payments due under this <u>Chapter;Chap</u> Repealed by Session Laws 1995, c. 539, s. 24.	ey are due any penalties, <u>ter.</u>
" § 55A-14-20. (The Secretar administratively (1) (2) (2a)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua	ey are due any penalties, <u>ster.</u> al report.
" § 55A-14-20. (The Secretar administratively (1) (2)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if:if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter;Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or registered agent or registered agent or registered agent.	ey are due any penalties, <u>ster.</u> al report.
" § 55A-14-20. (The Secretar administratively (1) (2) (2a) (3)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or regis for 60 days or more; more.	ey are due any penalties, <u>ster.</u> <u>al report.</u> stered office in this State
" § 55A-14-20. (The Secretar administratively (1) (2) (2a)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or regis for 60 days or more; more. The corporation does not notify the Secretary of Stat	ey are due any penalties, <u>oter.</u> <u>al report.</u> stered office in this State te within 60 days that its
" § 55A-14-20. (The Secretar administratively (1) (2) (2a) (3)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if:if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter;Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or regist for 60 days or more;more. The corporation does not notify the Secretary of Stat registered agent or registered office has been changed	ey are due any penalties, <u>oter.</u> a <u>l report.</u> stered office in this State te within 60 days that its d, that its registered agent
" § 55A-14-20. (The Secretar administratively (1) (2) (2a) (3) (4)	Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or regis for 60 days or more; more. The corporation does not notify the Secretary of Star registered agent or registered office has been changed has resigned, or that its registered office has been dis	ey are due any penalties, <u>oter.</u> al report. stered office in this State te within 60 days that its d, that its registered agent scontinued;discontinued.
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" § 55A-14-20. C The Secretar administratively (1) (2) (2a) (3) (4) (5)	 Grounds for administrative dissolution. ry of State may commence a proceeding under G.S a corporation if: if any of the following occurs: The corporation does not pay within 60 days after th fees, or other payments due under this Chapter; Chap Repealed by Session Laws 1995, c. 539, s. 24. The corporation is delinquent in submitting its annua The corporation is without a registered agent or regist for 60 days or more; more. The corporation does not notify the Secretary of Star registered agent or registered office has been changed has resigned, or that its registered office has been dis The corporation's period of duration stated in its expires; expires. The corporation knowingly fails or refuses to ans within the time prescribed in this Chapter interrogat 	ey are due any penalties, <u>ater.</u> <u>al report.</u> stered office in this State te within 60 days that its d, that its registered agent scontinued; discontinued. articles of incorporation wer truthfully and fully tories propounded by the
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1 2 3	Secretary of State for	reinstatemer	stratively dissolved under G.S. nt. The application shall:shall do e of the corporation and the effect	all of the following:
4		ssolution; and		
5			ground or grounds for dissolution	n either did not exist or have
6		en eliminated		
7		-	oration applies for reinstatement	-
8	e		me of another entity authorized t	
9 10			ange its name to a name that is dis e name of the other entity befor	
10	prepare a certificate o			e the secretary of state may
12			ate determines that the applicat	ion contains the information
13			section, that the information is co	
14	1 2		5D-21 and any other applicable s	
15			this Chapter have been paid, the	
16			issolution, prepare a certificate of	
17	•		and the effective date of reinstat	-
18			nent, and mail a copy of it to the	
19			nt is effective, it relates back t	
20 21			ive dissolution and the corpora	
21			dissolution had never occurred is the person's prejudice upon the	
22			il January 1, 2029, the Secretary	
24			(17) by a corporation seeki	
25			nquent filing pursuant to G.S. 55	•
26			s section becomes effective Jan	
27	annual reports due on	n or after that	date.	
28				
29	PART III. AUTHOR			
30		N 3.1. Chapt	ter 55A of the General Statutes	is amended by adding a new
31	Article to read:		"Article 11D	
32 33			" <u>Article 11B.</u> "Domestication.	
33 34	"§ 55A-11B-01. Defi	initions	Domestication.	
35	In this Article, the		efinitions apply:	
36		-	corporation. – The domesticatin	g nonprofit corporation as it
37			istence after a domestication.	
38			corporation The domestic	
39			n of domestication pursuant to G.	-
40		-	at approves a domestication j	pursuant to the law of the
41			he foreign corporation.	A
42			<u>– A transaction pursuant to this</u>	
43 44			<u>liability. – Any of the following:</u>	-
44 45	<u>a.</u>		<u>l liability for a liability of a d</u> tion that is imposed on a person	
46			Solely by reason of the status	
47			holder.	me person us un merest
48		-	By a provision of the articles of	incorporation or bylaws that
49			make one or more specified into	
50		<u>i</u>	interest holders liable in their ca	apacity as interest holders for
51		<u>6</u>	all or specified liabilities of the e	entity.

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1		b. An obligation of an interest holder un	nder the bylaws to contribute to
2		the domestic or foreign nonprofit corr	•
3	(5)	Law of the jurisdiction. – The law of	
4	<u>x=-</u> x	organization and internal affairs of the corpor	· · · ·
5	"§ 55A-11B-02.]	Domestication; preliminary provisions.	
6		mplying with the provisions of this Article	applicable to foreign nonprofit
7		reign nonprofit corporation may become a do	
8	the domestication	is permitted by the law of the jurisdiction of the	he foreign corporation.
9	<u>(b)</u> By con	mplying with the provisions of this Article, a	domestic nonprofit corporation
10	<u>may become a f</u>	Foreign nonprofit corporation pursuant to a	plan of domestication, if the
11	domestication is p	permitted by the law of the jurisdiction of the f	oreign corporation.
12	<u>(c)</u> <u>A</u> cha	ritable or religious corporation may only	become a foreign nonprofit
13	÷	cordance with the requirements of G.S. 554	• •
14		gious corporations, and the domesticated co	orporation shall meet the same
15		ne survivor in a merger.	
16		evise, gift, grant, or promise contained in a will	
17	.	onveyance that is made to a domesticating cor	-
18		fter the domestication becomes effective inures	-
19		other instrument otherwise specifically provid	es.
20		Plan of domestication.	· · · · · · · · · · · · · · · · · · ·
21		nestic nonprofit corporation may become a for	
22		of domestication. The plan of domestication sh	fail include all of the following:
23	$\frac{(1)}{(2)}$	The name of the domesticating corporation.	omasticated comparation
24 25	$\frac{(2)}{(3)}$	The name and governing jurisdiction of the d The manner and basis of converting the	
23 26	<u>(3)</u>	domesticating corporation into memberships	
20		memberships, cash, other property, or any co	
28	(4)	The proposed articles of incorporation and	
29	<u> /</u>	corporation.	d bylaws of the domesticated
30	(5)	The other terms and conditions of the domest	ication.
31		lition to the requirements of subsection (
32		y contain any other provision not prohibited by	· · · · · · · · · · · · · · · · · · ·
33		rms of a plan of domestication, other than the	
34		f subsection (a) of this section, may be made d	
35	ascertainable outs	ide the plan if the plan sets forth the manner	in which the facts will operate
36	upon the terms of	the plan. The facts may include any of the foll	lowing:
37	<u>(1)</u>	Statistical or market indices, market prices	s of any security or group of
38		securities, interest rates, currency exchange	e rates, or similar economic or
39		financial data.	
40	<u>(2)</u>	A determination or action by any person or	r body, including the nonprofit
41		corporation or any other party to the plan.	
42	<u>(3)</u>	The terms of, or actions taken under, an agree	ement to which the corporation
43		is a party, or any other agreement or record.	
44		Approval of domestication.	
45		mestic nonprofit corporation is to be the domes	sticating corporation, the plan of
46		ll be adopted in the following manner:	
47	<u>(1)</u>	The plan of domestication shall first be adopted in the plan of domestication shall first be adopted in the plan of the plan o	
48		board may set conditions for (i) approval of t	-
49 50		members or (ii) the effectiveness of the	-
50		domesticating corporation does not have any	members entitled to vote on the

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1		domestication, a plan of domestication is adopted by t	he corporation when it
2		has been adopted by the board of directors pursuant to	-
3	<u>(2)</u>	Except as provided in subdivision (1) of this sul	
4		domestication shall then be approved by the members.	÷
5		of domestication to the members for approval, the b	
6		recommend that the members approve the plan, unless	
7		makes a determination that because of conflicts of in	
8		circumstances it should not make the recommendation	±
9		board shall inform the members of the basis	· · · · · · · · · · · · · · · · · · ·
10		recommendation.	
11	<u>(3)</u>	If the plan of domestication is required to be approved	•
12		the approval is to be given at a meeting, the corporation	•
13		member entitled to vote of the meeting of the member	-
14		domestication is to be submitted for approval. The no	
15		the purpose, or one of the purposes, of the meeting is	to consider the plan of
16		domestication and (ii) contain or be accompanied by	a copy or summary of
17		the plan. The notice shall include or be accompanied b	y a copy of the articles
18		of incorporation and the bylaws as they will be in effect	t immediately after the
19		domestication.	
20	<u>(4)</u>	Unless the articles of incorporation or bylaws, or the bo	oard of directors acting
21		pursuant to subdivision (1) of this subsection, require	re a greater vote or a
22		greater quorum, approval of the plan of domestication re	equires (i) the approval
23		of the members at a meeting at which a quorum exists c	consisting of a majority
24		of the votes entitled to be cast on the plan and (ii), if an	
25		is entitled to vote as a separate group on the plan of n	nerger, the approval of
26		each class of members voting as a separate voting group	p at a meeting at which
27		a quorum of the voting group exists consisting of a	majority of the votes
28		entitled to be cast on the plan by that voting group.	
29	<u>(5)</u>	Subject to subdivision (6) of this subsection, separate v	oting by voting groups
30		on a plan of domestication is required in the following	circumstances:
31		a. By each class of memberships that is either of t	the following:
32		<u>1.</u> <u>To be converted under the plan of dome</u>	-
33		interests, obligations, rights to acquire	securities or interests,
34		cash, other property, or any combination	
35		2. Entitled to vote as a separate group on	
36		that constitutes a proposed amendment t	
37		of the domesticated corporation that requ	uires action by separate
38		voting groups under the provisions of the	nis Chapter.
39		b. If the voting group is entitled under the articl	.
40		bylaws to vote as a group to approve a plan of o	-
41	(6)	The articles of incorporation or bylaws may expressly	
42	<u></u>	separate voting rights provided in sub-sub-subdiv	
43		subsection as to any class of members, except when t	
44		would be in effect an amendment subject to sub-sub-sul	-
45		subsection.	<u>our (151011 (0) (0.2. 01 tills</u>
46	(7)	If, as a result of a domestication, one or more member	rs of the domesticating
47	<u>\ / /</u>	corporation would become subject to new interest hold	
48		the plan of domestication requires the signing in	
48 49		domestication, by each affected member, of a separate	
49 50		become subject to the new interest holder liability. This	
50 51		apply in the case of a member that already has intere-	
51		appry in the case of a memoer that alleady has intere-	si nonuer naunity with

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1		respec	t to the domesticating corporation, if the terms an	nd conditions of the
2		-	terest holder liability with respect to the domestic	
3		-	ntially identical to those of the existing interest h	
4			or changes that eliminate or reduce the interest hold	
5	(8)	In add	ition to the adoption and approval of the plan of d	lomestication by the
6			of directors and members as required by this s	-
7			tication shall also be approved in a record by any	-
8		person	s whose approval is required under G.S. 55A-1	0-30 to amend the
9		articles	s or bylaws.	
10	<u>(b)</u> <u>The p</u>	plan of d	omestication of a charitable or religious corporation	ion is subject to the
11	approval require	ments de	scribed in G.S. 55A-11B-02(c).	
12	" <u>§ 55A-11B-05.</u>	Amend	ment or abandonment of plan of domestication;	abandonment.
13	(a) Befor	re article	s of domestication have taken effect, a plan of	domestication of a
14	domestic nonpro	ofit corpo	ration may be amended, except as otherwise provide	ded in the plan.
15	<u>(b)</u> <u>A</u> do	omestic	nonprofit corporation may approve an amendr	nent of a plan of
16	domestication in	any of th	ne following ways:	
17	<u>(1)</u>	In the	same manner as the plan was approved, if the plan	does not provide for
18		the ma	nner in which it may be amended.	
19	<u>(2)</u>	In the	manner provided in the plan, except that a member	r that was entitled to
20			n or consent to approval of the plan is entitled to v	
21		<u>any an</u>	nendment of the plan that will change any of the fo	
22		<u>a.</u>	The amount or kind of memberships, securities,	
23			rights to acquire memberships, securities, money	
24			any combination thereof to be received by any of	the members of the
25			domesticating corporation under the plan.	
26		<u>b.</u>	The articles of incorporation or bylaws of	
27			corporation that will be in effect immediately after	-
28			becomes effective, except for changes that do not	
29 20			the members of the domesticated corporation u	
30			jurisdiction of the domesticated corporation or its	proposed articles of
31			or bylaws as set forth in the plan.	:f (1, , , 1, , , , , , , , , , , , 1, 1
32		<u>c.</u>	Any of the other terms or conditions of the plan,	
33 34	(a) Aftan	o mlom	adversely affect the member in any material respe	
34 35		*	of domestication has been approved and bef ne effective, the plan may be abandoned as provide	
36			domestic nonprofit corporation may abandon th	
30 37		-	proved by the corporation without action by its me	-
38	-	-	orth in the plan or, if no such procedures are set for	
39			e board of directors.	th in the plan, in the
40			tion is abandoned after articles of domestication ha	ve been delivered to
41			r filing but before the articles are effective, articl	
42			ng nonprofit corporation, shall be delivered to the S	
43			of domestication are effective. The articles of aban	
44			estication is abandoned and does not become effect	
45	-		n all of the following:	
46	(1)		me of the domesticating corporation.	
47	$\overline{(2)}$		te on which the articles of domestication were filed	d by the Secretary of
48		State.		-
49	<u>(3)</u>	A state	ement that the domestication has been abandoned	in accordance with
50		this se		
51	" <u>§ 55A-11B-06.</u>	Articles	of domestication; effective date.	

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1		les of domestication shall be signed by the domestica	ting corporation and
2		Secretary of State for filing.	
3		rticles of domestication shall contain all of the following:	
4	<u>(1)</u>	The name and governing jurisdiction of the domestication	
5	<u>(2)</u>	The name and governing jurisdiction of the domesticate	
6	<u>(3)</u>	If the domesticating corporation is a domestic non	±
7		statement that the plan of domestication was approved in	
8		Article or, if the domesticating corporation is a foreign i	1 1 1
9		a statement that the domestication was approved in acco	rdance with its law of
10		jurisdiction.	
11	<u>(4)</u>	If the domesticated corporation is a domestic nonprofit c	orporation, its articles
12		of incorporation, as an attachment, except that provision	ons that would not be
13		required to be included in restated articles of incorporation	ation may be omitted
14		from the articles of the domesticated corporation and th	e articles do not need
15		to be signed.	
16	(c) In ad	ldition to the requirements of subsection (b) of this	section, articles of
17		ay contain any other provision not prohibited by law.	,
18		domesticated corporation is a domestic nonprofit corporati	ion, the domestication
19		ve when the articles of domestication are effective.	
20		foreign nonprofit corporation, the domestication becomes	
21	of the following:		
22	(1)	The date and time provided by the law of the jurisdictio	n of the domesticated
23		corporation.	n or me domesticated
24	(2)	When the articles of domestication are effective.	
25		Effect of domestication.	
26		a domestication becomes effective, all of the following a	nnlv
27	<u>(1)</u>	All property owned by, and every contract right	
28	<u>(1)</u>	domesticating corporation becomes the property and	· ·
20 29		domesticated corporation without transfer, reversion, or	-
30	<u>(2)</u>	All debts, obligations, and other liabilities of the dome	±
31	(2)	remain the debts, obligations, and other liabilities	
32		corporation.	of the domesticated
33	(2)	The name of the domesticated corporation may be, but	is not required to be
33 34	<u>(3)</u>	substituted for the name of the domesticating corporation	-
34 35			ation in any pending
35 36	(A)	proceeding. The articles of incomposition and hylows of the dom	actiontal componetion
	<u>(4)</u>	The articles of incorporation and bylaws of the dom	esticated corporation
37		become effective.	1
38	<u>(5)</u>	The memberships of the domesticating corporation	
39		memberships, obligations, rights to acquire members	
40		property in accordance with the terms of the domesticat	
41		of the domesticating corporation are entitled only to t	he rights provided to
42		them by those terms.	
43	<u>(6)</u>	The domesticated corporation is all of the following:	
44		a. Incorporated under and subject to the current law	v of the jurisdiction of
45		the domesticated corporation.	
46		b. The same corporation without interruption a	as the domesticating
47		corporation.	
48		<u>c.</u> <u>Deemed to have been incorporated on the da</u>	te the domesticating
49		corporation was originally incorporated.	
50		ot as otherwise provided under the law of the jurisdiction	
51	incorporation or	bylaws of a foreign nonprofit corporation that is the dome	esticating corporation,

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the interest hold	ler liability of a member in a foreign corporation that is dome	sticated into this
	interest holder liability in respect of the domesticating corpor	
	ecomes effective shall be as follows:	
<u>(1)</u>	The domestication does not discharge that prior interest hole	der liability with
<u>(1)</u>	respect to any interest holder liabilities that arose before the	
	becomes effective.	<u>le domestication</u>
(2)	<u>The provisions of the law of the jurisdiction of the domestica</u>	ating corporation
<u>(2)</u>		
	shall continue to apply to the collection or discharge of an	•
	liabilities preserved by subdivision (1) of this subsec	tion, as n the
(2)	domestication had not occurred.	
<u>(3)</u>	The member shall have such rights of contribution from other	
	provided by the law of the jurisdiction of the domesticating	
	respect to any interest holder liabilities preserved by subdiv	<u>/1810n (1) of this</u>
(A)	subsection, as if the domestication had not occurred.	
<u>(4)</u>	The member shall not, by reason of the prior interest hold	
	interest holder liability with respect to any interest holder li	abilities that are
	incurred after the domestication becomes effective.	6 1
	ember who becomes subject to interest holder liability in	
	rporation as a result of the domestication shall have such interes	
	of interest holder liabilities that arise after the domestication bec	
	prestication does not constitute or cause the dissolution of the	<u>ie domesticating</u>
corporation."		
	TION 3.2.(a) G.S. 55A-1-22 reads as rewritten:	
	iling, service, and copying fees.	. 1 . 1 1
	Secretary of State shall collect the following fees when the docu	iments described
in this subsection	n are <u>delivered submitted</u> to the Secretary for filing:	Б
	Document	Fee
	Reserved for future codification purposes.	
	Reserved for future codification purposes.	¢25.00
$\frac{(13c)}{(12)}$	Articles of domestication	<u>\$25.00</u>
<u>(13d)</u>	Articles of abandonment of domestication	<u>\$10.00</u>
····"		
	TION 3.2.(b) G.S. 55A-1-60 reads as rewritten:	
"§ 55A-1-60. Ju		
	any reason it is impracticable for any corporation to call or co	-
	delegates, or directors, or otherwise obtain their consent, in the m	
	incorporation, bylaws, or this Chapter, then upon petition of a	
•	er, or the Attorney General, the superior court may order that su	0
	itten ballot or other method be used for obtaining the vote of mer	-
or directors, in s	uch a manner as the court finds fair and equitable under the circ	cumstances.
•••		
	never practical any order issued pursuant to this section shall	
	ngs or other forms of consent authorized to items, including an	
-	poration or bylaws, the resolution of which will or may enable the	-
-	ing its affairs without further resort to this section; provided	
	er, an order under this section may also authorize the obtaining o	
	re necessary for the dissolution, domestication, merger, or sale of	of assets.
"		
	TION 3.2.(c) G.S. 55A-8-25 reads as rewritten:	
"§ 55A-8-25. C	ommittees of the board.	

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1		
2	(d) To the extent specified by the board of directors or in the articles of incorporation of	r
3	bylaws, each committee of the board may exercise the board's authority unde	r
4	G.S. 55A-8-01.G.S. 55A-8-01, except that a	
5	(e) A committee of the board shall not, however: not exercise authority to do any of the	e
6	following:	
7	(1) Authorize distributions; distributions.	
8	(2) Recommend to members or approve dissolution, merger domestication	ι,
9	merger, or the sale, pledge, or transfer of all or substantially all of the	Э
10	corporation's assets; assets.	
11	(3) Elect, appoint or remove directors, or fill vacancies on the board of director	S
12	or on any of its committees; or <u>committees</u>.	
13	(4) Adopt, amend, or repeal the articles of incorporation or bylaws.	
14		
15	SECTION 3.3.(a) Sections 3.1 and 3.2 of this Part become effective October 1, 2025	•
16	Except as otherwise provided, this Part is effective when it becomes law.	
17	SECTION 3.3.(b) If a protected agreement of a domestic domesticating nonprofi	t
18	corporation in effect immediately before the domestication becomes effective contains a	a
19	provision applying to a merger of the corporation and the agreement does not refer to a	a
20	domestication of the corporation, the provision applies to a domestication of the corporation as	S
21	f the domestication were a merger until the provision is first amended after October 1, 2025.	
22	SECTION 3.3.(c) For the purposes of this section, a protected agreement is any o	f
23	he following in effect immediately before October 1, 2025:	
24	(1) A document evidencing indebtedness of a domestic nonprofit corporation and	t
25	any related agreement.	
26	(2) An agreement that is binding on a domestic nonprofit corporation.	
27	(3) The articles of incorporation or bylaws of a domestic nonprofit corporation.	
28	(4) An agreement that is binding on any of the interest holders or directors of a	a
29	domestic nonprofit corporation in their capacities as interest holders o	r
30	directors.	
31		
32	PART IV. MODIFY REQUIRED NUMBER OF DIRECTORS	
33	SECTION 4.(a) G.S. 55A-1-50 reads as rewritten:	
34	'§ 55A-1-50. Private Foundations.	
35	(a) Except where otherwise determined by a court of competent jurisdiction, a	
36	corporation that is a private foundation as defined in section 509(a) of the Internal Revenue Code	Э
37	of 1986:1986 shall comply with all of the following:	
38	(1) Shall distribute such amounts for each taxable year at such the time and in	
39	such the manner required so as not to subject the corporation to tax unde	r
40	section 4942 of the Code.	
41	(2) Shall not engage in any act of self-dealing as defined in section 4941(d) of the	Э
42	Code.	•
43	(3) Shall not retain any excess business holdings as defined in section 4943(c) o	f
44	the Code.	
45	(4) Shall not make any investments in such a manner as to that would subject the	e
46	corporation to tax under section 4944 of the Code.	
47	(5) Shall not make any taxable expenditures as defined in section 4945(d) of the	e
48	Code.	1
49	All references in this section to sections of the Code shall be to sections of the Interna	
50	Revenue Code of 1986 as amended from time to time, or to corresponding provisions o	f

51 subsequent internal revenue laws of the United States.

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1	(b) A board of directors of a private foundation shall consist of one	or more natural
2	persons, with the number specified in or fixed in accordance with the articles of	
3	bylaws."	<u></u>
4	SECTION 4.(b) G.S. 55A-8-03 reads as rewritten:	
5	"§ 55A-8-03. Number of directors.	
6	(a) <u>A-Except as provided in G.S. 55A-1-50(b), a board of directors sha</u>	all consist of one
7	three or more natural persons, with the number specified in or fixed in acco	
8	articles of incorporation or bylaws.	
9	(b) The number of directors may be increased or decreased from t	time to time by
10	amendment to or in the manner prescribed in the articles of incorporation or by	•
11	(c) The articles of incorporation or bylaws may establish a variable range	
12	the board of directors by fixing a minimum number not inconsistent with t	
13	maximum number of directors. If a variable range is established, the number of	
14	fixed or changed from time to time, within the minimum and maximum, by the i	•
15	to vote for directors or (unless or, unless the articles of incorporation or an agree	
16	G.S. 55A-7-30 shall otherwise provide) provide, the board of directors. If the	corporation has
17	members entitled to vote for directors, only such those members may change	
18	size of the board or change from a fixed to a variable-range size board or vice v	versa."
19	SECTION 4.(c) G.S. 55A-8-11 reads as rewritten:	
20	"§ 55A-8-11. Vacancy on board.	
21	(a) Unless the articles of incorporation or bylaws provide otherwise	e, and except as
22	provided in subsections (b) and (c) of this section, if a vacancy occurs on a bo	oard of directors,
23	including, without limitation, a vacancy resulting from an increase in the numb	er of directors or
24	from the failure by the members to elect the full authorized number of directors,	the vacancy may
25	be filled: filled by any of the following means:	
26	(1) By the members entitled to vote for directors, if any, or if t	
27	was held by a director elected by a class, chapter or other org	
28	or by region or other geographic grouping, by the member	ers of that class,
29	chapter, unit, or grouping; grouping.	
30	(2) By the board of directors; or <u>directors</u>.	
31	(3) If the directors remaining in the office constitute fewer than	-
32	board, by the affirmative vote of a majority of all the directo	rs, or by the sole
33	director, remaining in office.	c
34	(b) Unless the articles of incorporation or bylaws provide otherwise, i	
35	was held by an appointed director, only the person who appointed the director	ctor may fill the
36	vacancy.	-11 1 6:11 - 1 1
37 38	(c) If a vacant office was held by a designated director, the vacancy sh as provided in the articles of incorporation or bylaws.	all de filled only
38 39	1 1 1	of a regionation
39 40	(d) A vacancy that will occur at a specific later date (by date, by reason effective at a later date under G.S. 55A-8-07(b) or otherwise) otherwise, may be	
40 41	vacancy occurs but the new director shall not take office until the vacancy occu	
41	(e) Notwithstanding G.S. 55A-8-03(a), a board of directors may have	
42 43	members due to vacancies until the vacancies are filled."	iewei tilali tillee
43 44	SECTION 4.(d) This section becomes effective October 1, 2025	5 and annlies to
45	corporations organized on or after that date.	, and applies to
45 46	corporations organized on or after that date.	
40 47	PART V. MODIFY THE REQUIREMENT FOR ESTABLISHING COM	MITTEES OF
48	THE BOARD OF DIRECTORS	
49	SECTION 5.(a) G.S. 55A-8-25 reads as rewritten:	
50	"§ 55A-8-25. Committees of the board.	

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1	(a) Unless the articles of incorporation or bylaws provide otherwise, a	board of directors
2	may create one or more committees of the board and appoint members of the	
3	them. Each committee shall have two or more members, who serve at the ple	
4	(b) The <u>Unless the articles of incorporation or bylaws provide otherw</u>	
5	a committee and appointment of members to it shall be approved by the	e greater of:<u>of</u> the
6	following:	
7	(1) A majority of all the directors in office when the action is	
8 9	(2) The number of directors required by the articles of incorportake action under G.S. 55A-8-24.	ration or bylaws to
10	(c) G.S. 55A-8-20 through G.S. 55A-8-24, which govern meeting	gs, action without
11	meetings, notice and waiver of notice, and quorum and voting requirements	of the board, apply
12	to committees of the board and their members as well.	
13	(d) To the extent specified by the board of directors or in the articles	of incorporation or
14	bylaws, each committee of the board may exercise the board's authority unde	r G.S. 55A-8-01.
15	(e) A committee of the board shall not, however: however, take the fo	llowing actions:
16	(1) Authorize distributions; distributions.	
17	(2) Recommend to members or approve dissolution, merger of	1 0
18	or transfer of all or substantially all of the corporation's as	
19	(3) Elect, appoint or remove directors, or fill vacancies on the	board of directors
20	or on any of its committees; or committees.	
21	(4) Adopt, amend, or repeal the articles of incorporation or by	
22	(f) The creation of, delegation of authority to, or action by a commi	
23	constitute compliance by a director with the standards of conduct described in	
24	SECTION 5.(b) This section becomes effective October 1, 20	25, and applies to
25	committees created on or after that date.	
26		
27	PART VI. FURTHER AUTHORIZE AND CLARIFY CONVERSION	
28	SECTION 6.(a) Article 11A of Chapter 55A of the General State	utes is amended by
29	adding a new Part to read:	
30	" <u>Part 1. Conversion To Nonprofit Corporation.</u>	
31	" <u>§ 55A-11A-01. Conversion.</u>	. ,.
32	(a) <u>As used in this section, "business entity" means a domestic business of a section of a sect</u>	
33	including a professional corporation as defined in G.S. 55B-2, a foreign bu	±
34	including a foreign professional corporation as defined in G.S. 55B-16, a d	
35	nonprofit corporation, a domestic or foreign limited liability company, a d	
36	limited partnership, a registered limited liability partnership or foreign partnership as defined in G.S. 59-32, or any other partnership as defined in G	
37		J.S. 39-30 whether
38 39	or not formed under the laws of this State.	more convert to a
39 40	(b) <u>A business entity, other than a domestic nonprofit corporation</u> , domestic nonprofit corporation if both of the following apply:	may convert to a
40 41		ntry governing the
41 42	(1) <u>The conversion is permitted by the laws of the state or cou</u> organization and internal affairs of the converting business	
42 43		
43 44	(2) <u>The converting business entity complies with the require</u> and, to the extent applicable, the laws referred to in sub	
44 45		<u>urvision (1) of uns</u>
45 46	subsection. "§ 55A-11A-02. Plan of conversion.	
40 47	(a) The converting business entity shall approve a written plan of converting from the converting business entity shall approve a written plan of converting b	version containing
47 48	all of the following:	version containing
40 49		ness entity and the
49 50	(1) <u>The name of the converting business entity, its type of busi</u> state or country whose laws govern its organization and in	-
50	state of country whose laws govern its organization and m	uniai analis.

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1		(2)	The name of the resulting domestic nonprofit corporati	ion into which the
2			converting business entity will convert.	
3		(3)	The terms and conditions of the conversion.	
4		(4)	The manner and basis for converting the interests in the c	converting business
5			entity, if any, into any combination of eligible interests	or other securities,
6			rights to acquire interests or other securities, obligation	ons, cash, or other
7			property of the resulting domestic nonprofit corporation.	
8			an of conversion may contain any other provisions not prob	
9			rovisions of the plan of conversion, other than the prov	
10			and (2) of subsection (a) of this section, may be made a	
11			ainable outside the plan of conversion if the plan of conve	ersion sets forth the
12			the facts will operate upon the affected provisions.	
13			an of conversion shall be approved in accordance with the	
14			g the organization and internal affairs of the converting busi	
15			a plan of conversion has been approved as provided in sul	
16			re articles of incorporation for the resulting domestic nor	± ±
17			the plan of conversion may be amended or abandoned to the	-
18		-	overn the organization and internal affairs of the converting	
19			Filing of articles of incorporation by converting busines	
20			a plan of conversion has been approved by the converting	
21	-		55A-11A-02, the converting business entity shall deliver art	
22			of State for filing. In addition to the matters required	
23		2-02, th	e articles of incorporation shall contain articles of conversion	on stating all of the
24 25	<u>following:</u>	(1)		······································
25 26		<u>(1)</u>	That the corporation is being formed pursuant to a conve	rsion of a business
26 27		(2)	entity. The same of the converting business entity, its type of busi	inage entity and the
27		(2)	The name of the converting business entity, its type of busi state or country whose laws govern its organization and in	•
28 29		(3)	That a plan of conversion has been approved by the conver	
29 30		<u>()</u>	as required by law.	thig business churty
30 31	(b)	If the	plan of conversion is abandoned after the articles of incor	noration have been
32			cretary of State but before the articles of incorporation bed	
33			ess entity shall deliver to the Secretary of State for filing p	
33 34			poration become effective an amendment to the article	
35			articles of incorporation.	<u>s or meorporation</u>
36		-	onversion takes effect when the articles of incorporation bec	come effective.
37			cates of conversion shall also be registered as provided in C	
38			Effects of conversion.	
39			version takes effect, all of the following apply:	
40		(1)	The converting business entity ceases its prior form of	f organization and
41			continues in existence as the resulting domestic nonprofit	corporation.
42		(2)	The title to all real estate and other property owned by the o	converting business
43			entity continues vested in the resulting domestic nonprofit of	corporation without
44			transfer, reversion, or impairment.	
45		(3)	Except as otherwise provided by law or by the plan of con	nversion, all rights,
46			privileges, immunities, powers, and purposes of the conver	ting business entity
47			remain vested in the resulting domestic nonprofit corporat	ion.
48		<u>(4)</u>	All debts, obligations, and other liabilities of the convert	
49			continue as debts, obligations, and other liabilities of the	resulting domestic
50			nonprofit corporation.	

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<u>(5)</u>	<u>A pro</u>	oceeding pending by or against the conv	verting business entity may be
	conti	nued as if the conversion did not occu	r. The name of the resulting
		stic nonprofit corporation may be sub	
	-	erting business entity in any pending action	
<u>(6)</u>	-	nterests and obligations in the converting	
<u></u>	-	gible interests or other securities, right	
		ities, obligations, cash, or other prope	.
	-	ration in accordance with the plan of con	•
<u>(7)</u>		f the following apply to the resulting dom	
<u></u>	<u>a.</u>	It is incorporated under and subject to	
	<u>b.</u>	It converts from the converting busine	-
		organization interruption.	-
	<u>c.</u>	It is deemed to have been incorporated	on the date that the converting
		entity was originally incorporated or or	
The conver	sion does	not affect the liability or absence of liabi	
		ss entity for any acts, omissions, or obligation	
	-	prior to the effectiveness of the conversion	-
	-	ess entity in its prior form of organizati	
		or termination of the converting business	
		(b) Part 2 of Article 11A of Chapter 55.	
as rewritten:			
		"Part 2. Conversion of Nonprofit Corpor	ation.
"§ 55A-11A-10). Conve		
(a) A c	haritable	or religious corporation may convert	to a domestic limited liability
company if the	convertin	ng charitable or religious corporation con	nplies with the requirements of
		uirements of G.S. 57D-9-20, 57D-9-21,	
(b) The	plan of c	conversion of a charitable or religious co	rporation to a domestic limited
liability compa	ny under	G.S. 57D-9-21 shall comply with all of t	he following:
(1)	If the	e converting charitable or religious co	rporation does not have any
		pers entitled to vote on the conversion, th	
	board	of directors of the converting charitable	or religious corporation.
(2)	If the	charitable or religious corporation has n	nembers entitled to vote on the
	conve	ersion, the plan shall first be approved by	the board of directors and then
		e members entitled to vote on the conv	
	follow		
	<u>a.</u>	In submitting the plan of conversion to	the members for approval, the
		board of directors shall recommend tha	
		unless the directors make a determinat	
		interest or other special circumstance	•
		recommendation, in which case the dire	
		of the basis for so proceeding.	
	<u>b.</u>	If the approval is to be given at a mee	ting, the charitable or religious
	<u></u>	corporation shall notify each member	
		of members at which the plan of cor	•
		approval. The notice shall state that	•
		purposes, of the meeting is to consider	
		contain or be accompanied by a copy of	-
	<u>c.</u>	Unless the articles of incorporation,	• •
	<u>v.</u>	directors of the charitable or religious	•
		vote or quorum, approval of the plan	· ·
		approval of the members, consisting	
		approvation une memoris. Consisting	

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		entitled to be cast on the plan, at a meeting at which	a quorum exists
		and (ii) the approval of each separate voting group,	consisting of a
		majority of the votes entitled to be cast on the plan	h by that voting
		group, at a meeting at which a quorum of the voting g	roup is present.
	<u>(3)</u>	If, as a result of the conversion, one or more members of the c	converting entity
		would become subject to new member liability, approval	of the plan of
		conversion requires that each of those members sign a	separate record
		consenting to become subject to the new member liability.	
	<u>(4)</u>	In addition to the adoption and approval of the plan of convers	
		of directors and members as required by this section, the pla	
		shall also be approved by any person or group of persons where	
		required under G.S. 55A-10-30 to amend the articles of i	ncorporation or
		bylaws of the charitable or religious corporation."	
		FION 6.(c) This section becomes effective October 1, 2025, and	l applies to plans
of con	version ap	proved on or after that date.	
		IGN STATE AND FEDERAL DISCLOSURE REQUIRE	EMENTS FOR
CHA		ORGANIZATIONS	
		FION 7. G.S. 131F-9 reads as rewritten:	
"§ 13]	LF-9. Disc	losure requirements of charitable organizations and sponso	rs.
(b		osures. – A charitable organization or sponsor soliciting in	this State shall
includ	le all of the	following disclosures at the point of solicitation:	
	•••		1 1 1 / 1
	(4)	Upon request, the amount of the contribution which that may	
		a charitable contribution under federal income tax la	
		acknowledgement that provides the information set forth in s	
	"	of the Internal Revenue Code satisfies this disclosure required	<u>ment.</u>
	••••		
DADT	r vill FF	FECTIVE DATE AND APPLICABILITY	
ГАК		FION 8. Except as otherwise provided, this act is effective w	than it bacomes
law.	SEC.	HOW 6. Except as otherwise provided, this act is effective w	men it becomes
law.			