S1979-1

## SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

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## S.F. No. 1979

(SENATE AUTHORS: NEWMAN, Latz and Bonoff)				
DATE	D-PG	OFFICIAL STATUS		
02/27/2014	5876	Introduction and first reading		

02/2//2011	5070	millioudetion and mist reading
		Referred to Judiciary
03/06/2014	5979a	Comm report: To pass as amended
	5982	Second reading
	6008	Author added Bonoff
04/02/2014	7357	HF substituted on General Orders HF2190

1.1	A bill for an act
1.2	relating to business organizations; providing a prefiling document review;
1.3	regulating limited liability companies and business corporations; amending
1.4	Minnesota Statutes 2012, sections 80B.01, subdivision 6; 302A.011, subdivisions
1.5	18, 63, 64; 302A.111, subdivisions 2, 4; 302A.137; 302A.351; 302A.361;
1.6	302A.423, subdivision 2; 302A.441, subdivision 3; 302A.471, subdivision 1;
1.7	302A.473, subdivision 1; 302A.611, subdivision 1; 302A.621, subdivision 3;
1.8	302A.641, subdivision 2; 302A.651, subdivision 4; 302A.681, subdivision 1, by
1.9 1.10	adding a subdivision; 302A.683; 302A.685; 302A.687; 302A.689; 302A.691, subdivisions 2, 3; 302A.734, subdivision 2; 322B.115, subdivision 2; 322B.155;
1.10	322B.35, subdivision 3; 322B.386, subdivision 1; 322B.689; 322B.69; 322B.71,
1.11	subdivision 1; 322B.75, subdivision 2; 322B.76, subdivision 4; 322B.78;
1.12	322B.826, subdivision 2; proposing coding for new law in Minnesota Statutes,
1.14	chapter 5.
1.15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.16	Section 1. [5.39] PREFILING DOCUMENT REVIEW.
1.17	Subdivision 1. Authorization and initiation. (a) The secretary of state shall
1.18	conduct a prefiling review of a document proposed for filing on behalf of a business entity
1.19	if the filing party submits to the secretary of state:
1.20	(1) the document to be reviewed and a nonrefundable \$250 fee; and
1.21	(2) a name reservation form, if the document proposes a name change or requires
1.22	the use of a name otherwise unregistered at the time the document is submitted under
1.23	this subdivision.
1.24	(b) If the secretary of state determines that the prefiled document meets all applicable
1.25	statutory requirements, the document shall be returned to the filing party with an approval
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SF1979	REVISOR	KS	S1979-1	1st Engrossment
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2.1	(c) The fee submitted pursuant to paragraph (a) shall be deposited by the secretary of
2.2	state in the state treasury and credited to the Uniform Commercial Code account for the
2.3	purposes in section 336.1-110.
2.4	Subd. 2. Subsequent filing. A document approved pursuant to subdivision 1 may
2.5	be filed with the secretary of state without further substantive review if:
2.6	(1) the document submitted for filing is the document submitted for prefiling review
2.7	and is submitted within six months of its approval date;
2.8	(2) the appropriate filing fee is submitted by the filing party with the document
2.9	being filed; and
2.10	(3) neither the applicable statutory requirements nor the status of the business entity
2.11	has changed since the approval date of the prefiling review.

Sec. 2. Minnesota Statutes 2012, section 80B.01, subdivision 6, is amended to read: 2.12 Subd. 6. Offeror. "Offeror" means a person who makes or in any way participates in 2.13 2.14 making a takeover offer. Offeror does not include any bank or broker-dealer loaning funds to an offeror in the ordinary course of its business, or any bank, broker-dealer, attorney, 2.15 accountant, consultant, employee, or other person furnishing information or advice to or 2.16 performing ministerial duties for an offeror, and not otherwise participating in the takeover 2.17 offer. When two or more persons act as a partnership, limited partnership, limited liability 2.18 company, syndicate, or other group pursuant to any agreement, arrangement, relationship, 2.19 understanding, or otherwise (whether or not in writing) for the purpose of acquiring, 2.20 owning, or voting securities of a target company, all members of the partnership, limited 2.21 2.22 liability company, syndicate, or other group constitute "a person."

Sec. 3. Minnesota Statutes 2012, section 302A.011, subdivision 18, is amended to read:
Subd. 18. Officer. "Officer" means the chief executive officer, the chief financial
officer, a person elected, appointed, or otherwise designated as an officer pursuant to
section 302A.311, and any other person deemed elected as an officer pursuant to section
302A.321. The term does not include a person elected, appointed, or otherwise designated
chair of the board of the corporation, unless otherwise provided in the articles or bylaws.

Sec. 4. Minnesota Statutes 2012, section 302A.011, subdivision 63, is amended to read:
 Subd. 63. Converted organization. "Converted organization" means the <u>domestic</u>
 <u>or foreign</u> corporation or domestic <u>or foreign</u> limited liability company resulting from a
 conversion under sections 302A.681 to 302A.691.

KS

3.1	Sec. 5. Minnesota Statutes 2012, section 302A.011, subdivision 64, is amended to read:
3.2	Subd. 64. Converting organization. "Converting organization" means the domestic
3.3	or foreign corporation or domestic or foreign limited liability company that effects a
3.4	conversion under sections 302A.681 to 302A.691.
3.5	Sec. 6. Minnesota Statutes 2012, section 302A.111, subdivision 2, is amended to read:
3.6	Subd. 2. Statutory provisions that may be modified only in articles or in a
3.7	shareholder control agreement. The following provisions govern a corporation unless
3.8	modified in the articles or in a shareholder control agreement under section 302A.457:
3.9	(a) a corporation has general business purposes (section 302A.101);
3.10	(b) a corporation has perpetual existence and certain powers (section 302A.161);
3.11	(c) the power to adopt, amend, or repeal the bylaws is vested in the board (section
3.12	302A.181);
3.13	(d) a corporation must allow cumulative voting for directors (section 302A.215,
3.14	subdivision 2);
3.15	(e) the affirmative vote of a majority of directors present is required for an action
3.16	of the board (section 302A.237);
3.17	(f) a written action by the board taken without a meeting must be signed by all
3.18	directors (section 302A.239);
3.19	(g) the board may authorize the issuance of securities and rights to purchase
3.20	securities (section 302A.401, subdivision 1);
3.21	(h) all shares are common shares entitled to vote and are of one class and one series
3.22	(section 302A.401, subdivision 2, clauses (a) and (b));
3.23	(i) all shares have equal rights and preferences in all matters not otherwise provided
3.24	for by the board (section 302A.401, subdivision 2, clause (b));
3.25	(j) the par value of shares is fixed at one cent per share for certain purposes and may be
3.26	fixed by the board for certain other purposes (section 302A.401, subdivision 2, clause (c));
3.27	(k) the board or the shareholders may issue shares for any consideration or for no
3.28	consideration to effectuate share dividends, divisions, or combinations, and determine the
3.29	value of nonmonetary consideration (section 302A.405, subdivision 1);
3.30	(1) shares of a class or series must not be issued to holders of shares of another class
3.31	or series to effectuate share dividends, divisions, or combinations, unless authorized by a
3.32	majority of the voting power of the shares of the same class or series as the shares to be
3.33	issued (section 302A.405, subdivision 1);
3.34	(m) a corporation may issue rights to purchase securities whose terms, provisions,
3.35	and conditions are fixed by the board (section 302A.409);

SF1979

4.1	(n) a shareholder has certain preemptive rights, unless otherwise provided by the
4.2	board (section 302A.413);
4.3	(o) the affirmative vote of the holders of a majority of the voting power of the
4.4	shares present and entitled to vote at a duly held meeting is required for an action of the
4.5	shareholders, except where this chapter requires the affirmative vote of a plurality of the
4.6	votes cast (section 302A.215, subdivision 1) or a majority of the voting power of all
4.7	shares entitled to vote (section 302A.437, subdivision 1);
4.8	(p) shares of a corporation acquired by the corporation may be reissued (section
4.9	302A.553, subdivision 1);
4.10	(q) each share has one vote unless otherwise provided in the terms of the share
4.11	(section 302A.445, subdivision 3);
4.12	(r) a corporation may issue shares for a consideration less than the par value, if any,
4.13	of the shares (section 302A.405, subdivision 2);
4.14	(s) the board may effect share dividends, divisions, and combinations under certain
4.15	circumstances without shareholder approval (section 302A.402); and
4.16	(t) a written action of shareholders must be signed by all shareholders (section
4.17	302A.441)-;
4.18	(u) specified amendments of the articles create dissenters' rights (section 302A.471,
4.19	subdivision 1, clause (a)); and
4.20	(v) shareholders are entitled to vote as a class or series upon proposed amendments
4.21	to the articles in specified circumstances (section 302A.137).
4.22	Sec. 7. Minnesota Statutes 2012, section 302A.111, subdivision 4, is amended to read:
4.23	Subd. 4. Optional provisions; specific subjects. The provisions in paragraphs (a),
4.24	(g), (q), (r), and (u) may be included in the articles.
4.25	The provisions in paragraphs (b) to (f), (h) to (p), (s), and (t) may be included either
4.26	in the articles or the bylaws:
4.27	(a) the members of the first board may be named in the articles (section 302A.201,
4.28	subdivision 1);
4.29	(b) a manner for increasing or decreasing the number of directors may be provided
4.30	(section 302A.203);
4.31	(c) additional qualifications for directors may be imposed (section 302A.205);
4.32	(d) directors may be classified (section 302A.213);
4.33	(e) the day or date, time, and place of board meetings may be fixed (section
4.34	302A.231, subdivision 1);

<ul> <li>(f) absent directors may be permitted to give written consent or opposition to</li> <li>a proposal (section 302A.233);</li> <li>(g) a larger than majority vote may be required for board action (section 302A.23'</li> <li>(h) authority to sign and deliver certain documents may be delegated to an officer</li> <li>or agent of the corporation other than the chief executive officer (section 302A.305,</li> <li>subdivision 2);</li> <li>(i) additional officers may be designated (section 302A.311);</li> <li>(j) additional powers, rights, duties, and responsibilities may be given to officers</li> </ul>
<ul> <li>(g) a larger than majority vote may be required for board action (section 302A.237</li> <li>(h) authority to sign and deliver certain documents may be delegated to an officer</li> <li>or agent of the corporation other than the chief executive officer (section 302A.305,</li> <li>subdivision 2);</li> <li>(i) additional officers may be designated (section 302A.311);</li> </ul>
<ul> <li>(h) authority to sign and deliver certain documents may be delegated to an officer</li> <li>or agent of the corporation other than the chief executive officer (section 302A.305,</li> <li>subdivision 2);</li> <li>(i) additional officers may be designated (section 302A.311);</li> </ul>
<ul> <li>or agent of the corporation other than the chief executive officer (section 302A.305,</li> <li>subdivision 2);</li> <li>(i) additional officers may be designated (section 302A.311);</li> </ul>
<ul> <li>subdivision 2);</li> <li>(i) additional officers may be designated (section 302A.311);</li> </ul>
5.7 (i) additional officers may be designated (section 302A.311);
5.8 (j) additional powers, rights, duties, and responsibilities may be given to officers
5.9 (section 302A.311);
5.10 (k) a method for filling vacant offices may be specified (section 302A.341,
5.11 subdivision 3);
5.12 (l) a certain officer or agent may be authorized to sign share certificates (section
5.13 302A.417, subdivision 2);
5.14 (m) the transfer or registration of transfer of securities may be restricted (section
5.15 302A.429);
5.16 (n) the day or date, time, and place of regular shareholder meetings may be fixed
5.17 (section 302A.431, subdivision 3);
5.18 (o) certain persons may be authorized to call special meetings of shareholders
5.19 (section 302A.433, subdivision 1);
5.20 (p) notices of shareholder meetings may be required to contain certain informatio
5.21 (section 302A.435, subdivision 3);
5.22 (q) a larger than majority vote may be required for shareholder action (section
5.23 302A.437);
5.24 (r) voting rights may be granted in or pursuant to the articles to persons who are n
5.25 shareholders (section 302A.445, subdivision 4);
5.26 (s) corporate actions giving rise to dissenter rights may be designated (section
5.27 302A.471, subdivision 1, clause (e) (g));
5.28 (t) the rights and priorities of persons to receive distributions may be established
5.29 (section 302A.551); and
5.30 (u) a director's personal liability to the corporation or its shareholders for monetar
5.31 damages for breach of fiduciary duty as a director may be eliminated or limited in the
5.32 articles (section 302A.251, subdivision 4).
5.33 Nothing in this subdivision limits the right of the board, by resolution, to take an
5.34 action that may be included in the bylaws under this subdivision without including it in
5.35 the bylaws, unless it is required to be included in the bylaws by another provision of the

chapter. Nothing in this subdivision limits the permissible scope of a shareholder controlagreement under section 302A.457.

KS

- 6.3 Sec. 8. Minnesota Statutes 2012, section 302A.137, is amended to read:
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## 302A.137 CLASS OR SERIES VOTING ON AMENDMENTS.

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<u>Subdivision 1.</u> <u>Amendments creating rights.</u> Except as provided in subdivision <u>2</u>, the holders of the outstanding shares of a class or series are entitled to vote as a class or series upon a proposed amendment, whether or not entitled to vote thereon by the provisions of the articles, if the amendment would:

(a) effect an exchange, reclassification, or cancellation of all or part of the shares of
the class or series, or effect a combination of outstanding shares of a class or series into
a lesser number of shares of the class or series where each other class and series is not
subject to a similar combination;

(b) effect an exchange, or create a right of exchange, of all or any part of the shares
of another class or series for the shares of the class or series;

(c) change the rights or preferences of the shares of the class or series;

6.16 (d) create a new class or series of shares having rights and preferences prior and
6.17 superior to the shares of that class or series, or increase the rights and preferences or the
6.18 number of authorized shares, of a class or series having rights and preferences prior or
6.19 superior to the shares of that class or series;

- (e) divide the shares of the class into series and determine the designation of each
  series and the variations in the relative rights and preferences between the shares of each
  series, or authorize the board to do so;
- (f) limit or deny any existing preemptive rights of the shares of the class or series; or
  (g) cancel or otherwise affect distributions on the shares of the class or series that
  have accrued but have not been declared.

6.26 <u>Subd. 2.</u> Combined voting groups. The articles may provide that, if a proposed
6.27 amendment entitling the holders of the outstanding shares of two or more classes or series

- 6.28 to vote as separate classes or series under subdivision 1 would affect those classes or
- 6.29 series in the same or a substantially similar way, the holders of the outstanding shares
- 6.30 of all the classes or series so affected must vote together as a single voting group on
- 6.31 <u>the proposed amendment.</u>
- 6.32 Sec. 9. Minnesota Statutes 2012, section 302A.351, is amended to read:
- 6.33 **302A.351 DELEGATION.**

# Unless prohibited by the articles or bylaws or by a resolution approved by the affirmative vote of a majority of the directors present, an officer elected or appointed by the board may, without the approval of the board, delegate some or all of the duties and powers of an office to other persons. An officer who delegates the duties or powers of an office remains is subject to the standard of conduct for an officer stated in section <u>302A.361</u> with respect to the discharge of all: (1) the act of delegation; and (2) the

7.7 <u>supervision of persons to whom those duties and powers are so delegated.</u>

7.8 Sec. 10. Minnesota Statutes 2012, section 302A.361, is amended to read:

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## **302A.361 STANDARD OF CONDUCT.**

An officer shall discharge the duties of an office in good faith, in a manner the 7.10 officer reasonably believes to be in the best interests of the corporation, and with the care 7.11 an ordinarily prudent person in a like position would exercise under similar circumstances. 7.12 A person who so performs those duties is not liable by reason of being or having been 7.13 an officer of the corporation. A person exercising the principal functions of an office 7.14 7.15 or to whom some or all of the duties and powers of an office are delegated pursuant to section 302A.351 is deemed an officer for purposes of this section and sections 302A.467 7.16 and 302A.521. 7.17

Sec. 11. Minnesota Statutes 2012, section 302A.423, subdivision 2, is amended to read: 7.18 Subd. 2. Restrictions; rights. A corporation shall not pay money for fractional 7.19 shares if that action would result in the cancellation of more than 20 percent of the 7.20 outstanding shares of a class or series. Subject to the rights, if any, of dissenting 7.21 shareholders under section 302A.471, a determination by the board of the fair value of 7.22 fractions of a share is conclusive in the absence of fraud. A certificated or uncertificated 7.23 fractional share does, but scrip or warrants do not unless they provide otherwise, entitle the 7.24 shareholder to exercise voting rights or to receive distributions. The board may cause scrip 7.25 or warrants to be issued subject to the condition that they become void if not exchanged 7.26 for full shares before a specified date, or that the shares for which scrip or warrants are 7.27 exchangeable may be sold by the corporation and the proceeds distributed to the holder of 7.28 the scrip or warrants, or to any other condition or set of conditions the board may impose. 7.29

## 7.30 Sec. 12. Minnesota Statutes 2012, section 302A.441, subdivision 3, is amended to read: 7.31 Subd. 3. Notice and liability. When written action is permitted to be taken by less 7.32 than all shareholders, all shareholders who did not sign or consent to the written action 7.33 must be notified of its text and effective time no later than five days after the effective

SF1979

8.1 time of the action. Failure to provide the notice does not invalidate the written action.
8.2 A shareholder who does not sign or consent to the written action has no liability for any

- 8.3 action authorized by the written action.
- Sec. 13. Minnesota Statutes 2012, section 302A.471, subdivision 1, is amended to read:
  Subdivision 1. Actions creating rights. A shareholder of a corporation may dissent
  from, and obtain payment for the fair value of the shareholder's shares in the event of, any
  of the following corporate actions:
- 8.8 (a) unless otherwise provided in the articles, an amendment of the articles that
  8.9 materially and adversely affects the rights or preferences of the shares of the dissenting
  8.10 shareholder in that it:
- 8.11

(1) alters or abolishes a preferential right of the shares;

8.12 (2) creates, alters, or abolishes a right in respect of the redemption of the shares,
8.13 including a provision respecting a sinking fund for the redemption or repurchase of the
8.14 shares;

- 8.15 (3) alters or abolishes a preemptive right of the holder of the shares to acquire shares,
  8.16 securities other than shares, or rights to purchase shares or securities other than shares;
- 8.17 (4) excludes or limits the right of a shareholder to vote on a matter, or to cumulate
  8.18 votes, except as the right may be excluded or limited through the authorization or issuance
  8.19 of securities of an existing or new class or series with similar or different voting rights;
  8.20 except that an amendment to the articles of an issuing public corporation that provides that
  8.21 section 302A.671 does not apply to a control share acquisition does not give rise to the
  8.22 right to obtain payment under this section; or
- 8.23

(5) eliminates the right to obtain payment under this subdivision;

(b) a sale, lease, transfer, or other disposition of property and assets of the
corporation that requires shareholder approval under section 302A.661, subdivision 2, but
not including a disposition in dissolution described in section 302A.725, subdivision 2, or a
disposition pursuant to an order of a court, or a disposition for cash on terms requiring that
all or substantially all of the net proceeds of disposition be distributed to the shareholders
in accordance with their respective interests within one year after the date of disposition;

8.30 (c) a plan of merger, whether under this chapter or under chapter 322B, to which the
8.31 corporation is a constituent organization, except as provided in subdivision 3, and except
8.32 for a plan of merger adopted under section 302A.626;

8.33 (d) a plan of exchange, whether under this chapter or under chapter 322B, to which
8.34 the corporation is a party as the corporation whose shares will be acquired by the acquiring
8.35 organization, except as provided in subdivision 3;

S1979-1

9.1	(e) a plan of conversion adopted by the corporation; <del>or</del>
9.2	(f) an amendment of the articles in connection with a combination of a class or series
9.3	under section 302A.402 that reduces the number of shares of the class or series owned by
9.4	the shareholder to a fraction of a share if the corporation exercises its right to repurchase
9.5	the fractional share so created under section 302A.423; or
9.6	(g) any other corporate action taken pursuant to a shareholder vote with respect to
9.7	which the articles, the bylaws, or a resolution approved by the board directs that dissenting
9.8	shareholders may obtain payment for their shares.
9.9	Sec. 14. Minnesota Statutes 2012, section 302A.473, subdivision 1, is amended to read:
9.10	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this
9.11	subdivision have the meanings given them.
9.12	(b) "Corporation" means the issuer of the shares held by a dissenter before the
9.13	corporate action referred to in section 302A.471, subdivision 1 or the successor by merger
9.14	of that issuer.
9.15	(c) "Fair value of the shares" means the value of the shares of a corporation
9.16	immediately before the effective date of the corporate action referred to in section
9.17	302A.471, subdivision 1.
9.18	(d) "Interest" means interest commencing five days after the effective date of the
9.19	corporate action referred to in section 302A.471, subdivision 1, up to and including the
9.20	date of payment, calculated at the rate provided in section 549.09 for interest on verdicts
9.21	and judgments, subdivision 1, paragraph (c), clause (1).
9.22	Sec. 15. Minnesota Statutes 2012, section 302A.611, subdivision 1, is amended to read:
9.23	Subdivision 1. Contents of plan. A plan of merger or exchange shall contain:
9.24	(a) The names of the constituent organizations proposing to merge or participate in
9.25	an exchange, and:
9.26	(1) in the case of a merger, the name of the surviving organization;
9.27	(2) in the case of an exchange, the name of the acquiring organization;
9.28	(b) The terms and conditions of the proposed merger or exchange;
9.29	(c)(1) In the case of a merger, the manner and basis of converting the ownership
9.30	interests of the constituent organizations into securities of, or other ownership interests in,
9.31	the surviving organization or of any other organization, or, in whole or in part, into money
9.32	or other property, or of canceling some or all of the ownership interests; or
9.33	(2) In the case of an exchange, the manner and basis of exchanging the shares to be
9.34	acquired for securities of, or other ownership interests in, the acquiring organization or

	SF1979	REVISOR	KS	S1979-1	1st Engrossment
10.1	any other org	ganization or, in who	le or part, int	o money or other prop	perty, or of canceling
10.2	some of the shares;				
10.3	(d) In t	the case of a merger,	a statement of	of any amendments to	the articles of
10.4	incorporation	n or organization of t	he surviving	organization proposed	as part of the merger;
10.5	and				
10.6	(e) Any	y other provisions wi	th respect to	the proposed merger of	or exchange that are
10.7	deemed nece	essary or desirable.			
10.8	Sec. 16. N	Minnesota Statutes 20	)12, section 3	02A.621, subdivision	3, is amended to read:
10.9	Subd.	3. Articles of merge	er; contents	of articles. Articles o	f merger shall be
10.10	prepared that	t contain:			
10.11	(1) the	plan of merger;			
10.12	(2) <u>a st</u>	tatement that the par	ent owns dire	ectly, or indirectly three	ough related
10.13	organization	s, at least 90 percent	of the numbe	<del>r of</del> outstanding share	s or other ownership
10.14	interests of e	each class and series of	of each subsid	liary that is a constitue	ent organization in the
10.15	merger, other	r than the classes or	series that, ab	sent this section, wou	ld otherwise not be
10.16	entitled to vo	ote on the merger <del>, an</del>	d the number	of shares of each clas	s and series or other
10.17	ownership in	nterests of the subsid	iary or subsid	iaries, other than elas	ses or series that,
10.18	absent this so	ection, would otherw	rise not be ent	itled to vote on the m	erger, owned by the
10.19	parent direct	ly, or indirectly throu	igh related or	<del>ganizations</del> ; and	
10.20	(3) a st	atement that the plan	of merger ha	as been approved by the	he parent under this
10.21	section.				
10.22	Sec. 17. N	Minnesota Statutes 20	)12, section 3	02A.641, subdivision	2, is amended to read:
10.23	Subd. 2	2. Effect on organiz	ation. When	a merger becomes eff	fective:
10.24	(a) the	constituent organizat	tions become	a single entity, the sur	rviving corporation or
10.25	surviving lin	nited liability compar	ny, as the cas	e may be;	
10.26	(b) the	separate existence o	f all constitue	ent organizations exce	pt the surviving
10.27	organization	ceases;			
10.28	(c) if th	ne surviving organiza	tion is a corp	oration, the surviving	corporation has all the
10.29	rights, privile	eges, immunities, and	d powers, and	is subject to all the d	uties and liabilities, of
10.30	a corporation	n incorporated under	this chapter;		
10.31	(d) the	surviving organizati	on, whether a	corporation, foreign	corporation, or
10.32	domestic or	foreign limited liabil	ity company,	possesses all the righ	ts, privileges,
10.33	immunities,	and franchises, of a	public as wel	l as of a private nature	e, of each of the

any account, including subscriptions to shares, and all other choses in action, and every 11.1 other interest of or belonging to or due to each of the constituent organizations vests in the 11.2 surviving organization without any further act or deed. Confirmatory deeds, assignments, 11.3 or similar instruments to accomplish that vesting may be signed and delivered at any time 11.4 in the name of a constituent organization by its current officers or managers, as the case 11.5 may be, or, if the organization no longer exists, by its last officers or managers, as the case 11.6 may be. The title to any real estate, personal, or mixed property or any interest therein in 11.7 real, personal, or mixed property vested in any of the constituent organizations does not 11.8 revert nor in any way become impaired by reason of the merger; 11.9

(e) the surviving organization is responsible and liable for all the liabilities and
obligations of each of the constituent organizations. A claim of or against or a pending
proceeding by or against a constituent organization may be prosecuted as if the merger
had not taken place, or the surviving organization may be substituted in the place of the
constituent organization. Neither the rights of creditors nor any liens upon the property of
a constituent organization are impaired by the merger; and

(f) the articles of the surviving organization are deemed to be amended to the extentthat changes in its articles, if any, are contained in the plan of merger.

Sec. 18. Minnesota Statutes 2012, section 302A.651, subdivision 4, is amended to read:
Subd. 4. Foreign surviving organization. If the surviving organization in a merger
will be a foreign corporation or limited liability company and will transact business in
this state, it shall comply with the provisions of chapter 303 with respect to foreign
corporations or chapter 322B with respect to foreign limited liability companies. In every
case the surviving organization shall file with the secretary of state:

(a) an agreement that it may be served with process in this state in a proceeding for
the enforcement of an obligation of a constituent organization and in a proceeding for the
enforcement of the rights of a dissenting shareholder of a constituent corporation against
the surviving organization;

(b) an irrevocable appointment of the secretary of state as its agent to accept service
of process in any proceeding as provided in section 5.25, and an address to which process
may be forwarded; and

(c) an agreement that it will promptly pay to the dissenting shareholders of each
domestic constituent corporation the amount, if any, to which they are entitled under
section 302A.473.

11.34

Sec. 19. Minnesota Statutes 2012, section 302A.681, subdivision 1, is amended to read:

12.1	Subdivision 1. Conversions authorized. In each case pursuant to a plan of
12.2	conversion:
12.3	(1) a domestic corporation may become a domestic or foreign limited liability
12.4	company <del>, and or a foreign corporation;</del>
12.5	(2) a domestic limited liability company may become a domestic or foreign
12.6	corporation, in each case pursuant to a plan of conversion or a foreign limited liability
12.7	company; and
12.8	(3) a foreign corporation or foreign limited liability company may become a
12.9	domestic corporation or a domestic limited liability company.
12.10	Sec. 20. Minnesota Statutes 2012, section 302A.681, is amended by adding a
12.11	subdivision to read:
12.12	Subd. 3. Additional provisions applicable to conversions to or from foreign
12.13	organizations. If either the converting organization or the converted organization is a
12.14	foreign organization, then:
12.15	(1) the conversion is authorized only if it is permitted by, and effected in compliance
12.16	with, the applicable laws of the jurisdiction under which the foreign organization is or
12.17	will be incorporated or organized;
12.18	(2) if the converted organization will be a foreign organization and will transact
12.19	business in this state, the converted organization shall comply with the provisions of
12.20	chapter 303 with respect to foreign corporations or chapter 322B with respect to foreign
12.21	limited liability companies, as applicable. In every such case, the converted organization
12.22	shall file with the secretary of state:
12.23	(i) an agreement that it may be served with process in this state in a proceeding for
12.24	the enforcement of an obligation of the converting organization and in a proceeding for
12.25	the enforcement of the rights of a dissenting shareholder of the converting organization
12.26	against the converted organization if the converting organization is a domestic corporation;
12.27	(ii) an irrevocable appointment of the secretary of state as its agent to accept service
12.28	of process in any proceeding as provided in section 5.25, and an address to which process
12.29	may be forwarded; and
12.30	(iii) if the converting organization is a domestic organization, an agreement that it
12.31	will promptly pay to the dissenting owners of the organization the amount, if any to which
12.32	they are entitled under section 302A.473 or 322B.383, as applicable.

12.33 Sec. 21. Minnesota Statutes 2012, section 302A.683, is amended to read:

12.34 **302A.683 PLAN OF CONVERSION.** 

13.1 A plan of conversion must contain:

13.2 (1) the name of the converting organization;

13.3 (2) the name of the converted organization;

13.4 (3) whether the converted organization is a <u>domestic or foreign</u> corporation or a

KS

13.5 <u>domestic or foreign limited liability company and the name of the jurisdiction under which</u>
13.6 the converted organization will be incorporated or organized;

13.7 (4) the terms and conditions of the proposed conversion;

(5) the manner and basis of converting each ownership interest in the converting
organization into ownership interests in the converted organization or, in whole or in
part, into money or other property;

(6) <u>if the converted organization is a domestic organization</u>, a copy of the proposed
articles of incorporation or articles of organization of the converted organization; and
(7) any other provisions with respect to the proposed conversion that are deemed
necessary or desirable.

13.15 Sec. 22. Minnesota Statutes 2012, section 302A.685, is amended to read:

## 13.16 **302A.685 PLAN APPROVAL.**

13.17 <u>Subdivision 1.</u> <u>Application to domestic and foreign organizations.</u> If the

13.18 <u>converting organization is a domestic organization, the plan of conversion must be</u>

13.19 approved under subdivisions 2 and 3. If the converting organization is a foreign

13.20 organization, the plan of conversion must be approved under subdivision 4.

Subdivision 1. Subd. 2. Board approval; notice to owners. A resolution 13.21 containing the plan of conversion must be approved by the affirmative vote of a majority 13.22 of the directors or governors present at a meeting of the board of directors or the board 13.23 of governors of the converting organization and must then be submitted at a regular or 13.24 a special meeting to the owners of the converting organization. Written notice must be 13.25 given to every owner of the converting organization, whether or not entitled to vote at the 13.26 meeting, not less than 14 days nor more than 60 days before the meeting, in the manner 13.27 provided in section 302A.435 for notice of a meeting of shareholders or in the manner 13.28 provided in section 322B.34 for notice of a meeting of members. The written notice must 13.29 state that a purpose of the meeting is to consider the proposed plan of conversion. A copy or 13.30 short description of the plan of conversion must be included in or enclosed with the notice. 13.31

Subd. 2<u>3</u>. Approval by owners. At the meeting, a vote of the owners must be taken
on the proposed plan. The plan of conversion is adopted when approved by the affirmative
vote of the holders of a majority of the voting power of all shares or membership interests

	SF1979	REVISOR	KS	S1979-1	1st Engrossment	
14.1	entitled to ve	ote. A class or series	of shares or r	nembership interests is	entitled to vote as a	
14.2	entitled to vote. A class or series of shares or membership interests is entitled to vote as a class or series on the approval of the plan.					
14.3			-	onversion must be appro-	oved in accordance	
14.4				der which the foreign of		
14.5		l or organized.		<b>.</b>		
14.6	Sec. 23.	Minnesota Statutes 2	012, section 3	02A.687, is amended t	o read:	
14.7	302A.	687 ARTICLES OF	CONVERS	ION.		
14.8	Subdiv	vision 1. Contents of	<b>f articles.</b> Up	on receiving the appro	val required by	
14.9	section 302A	A.685, articles of con	version must	be prepared that contai	n:	
14.10	(1) the	e plan of conversion;				
14.11	(2) the	name of the convert	ting organizat	ion immediately before	the filing of the	
14.12	articles of co	onversion and the nar	me to which t	he name of the convert	ing organization is	
14.13	to be change	ed, which shall be a r	name that satis	fies the laws applicable	e to the converted	
14.14	organization;					
14.15	(3) the	type of organization	that the conv	erted organization will	be and the name of	
14.16	the jurisdicti	ion under which the c	converted orga	anization will be incorp	orated or organized;	
14.17	(4) a s	tatement that the plan	n of conversio	on has been approved b	y the converting	
14.18	organization	under section 302A	.685; and			
14.19	(5) <u>if t</u>	he converted organiz	ation is a don	nestic organization, a co	opy of the articles of	
14.20	incorporatio	n or the articles of or	ganization of	the converted organiza	tion.	
14.21	Subd.	2. Articles signed, f	iled. The artic	eles of conversion must	be signed on behalf	
14.22	of the conve	rting organization ar	nd filed with t	he secretary of state. If	f the converted	
14.23	organization	is a domestic organi	zation, filing	of the articles of conver	rsion is also deemed	
14.24	to be a filing with the secretary of state of the articles of incorporation or the articles of					
14.25	organization	of the converted org	ganization.			
14.26	Subd.	3. Certificate. The s	secretary of st	ate shall issue <u>to the co</u>	nverted organization	
14.27	or its legal r	epresentative a certif	icate of conve	ersion and, if the conve	rted organization	
14.28	is a domesti	c organization, a cert	fificate of inco	prporation or a certification	te of organization	
14.29	to the conve	erted organization or	its legal repre	sentative.		
14.30	Sec. 24.	Minnesota Statutes 2	012, section 3	02A.689, is amended t	o read:	
14.31	302A.	689 ABANDONME	NT OF CON	VERSION.		
14.32	Subdiv	vision 1. <b>By shareho</b>	lders or plan	. After a plan of conve	rsion of a domestic	

Subdivision 1. By shareholders or plan. After a plan of conversion <u>of a domestic</u>
 <u>converting organization</u> has been approved by the owners entitled to vote on the approval

KS

- of the plan as provided in section 302A.685, and before the effective date of the plan, it 15.1 may be abandoned: 15.2 (1) if the owners of the converting organization entitled to vote on the approval of 15.3 the plan as provided in section 302A.685 have approved the abandonment at a meeting 15.4 by the affirmative vote of the holders of a majority of the voting power of the shares 15.5 or membership interests entitled to vote; 15.6 (2) if the plan itself provides for abandonment and all conditions for abandonment 15.7 set forth in the plan are met; or 15.8 (3) pursuant to subdivision 2. 15.9 Subd. 2. By board. A plan of conversion of a domestic converting organization may 15.10 be abandoned, before the effective date of the plan, by a resolution of the board of directors 15.11 or the board of governors of the converting organization abandoning the plan of conversion 15.12 approved by the affirmative vote of a majority of the directors or governors present. 15.13 Subd. 3. Filing of articles. If articles of conversion of a domestic converting 15.14 15.15 organization have been filed with the secretary of state, but have not yet become effective, the converting organization shall file with the secretary of state articles of abandonment 15.16 that contain: 15.17 (1) the name of the converting organization; 15.18 15.19 (2) the provision of this section under which the plan is abandoned; and (3) if the plan is abandoned under subdivision 2, the text of the resolution 15.20 abandoning the plan. 15.21 Subd. 4. Foreign organizations. A plan of conversion adopted by a foreign 15.22 15.23 organization may be abandoned in accordance with the applicable laws of the jurisdiction under which the foreign organization is incorporated or organized. 15.24 15.25 Sec. 25. Minnesota Statutes 2012, section 302A.691, subdivision 2, is amended to read: Subd. 2. Effect on organization. (a) A converted organization is for all purposes the 15.26 same organization as the converting organization, having been incorporated or organized 15.27 on the date that the converting organization was originally incorporated or organized. 15.28
- 15.29

(b) When a conversion becomes effective:

- (1) if the converted organization is a <u>domestic</u> corporation, the converted
  organization has all the rights, privileges, immunities, and powers, and is subject to all the
  duties and liabilities, of a corporation incorporated under this chapter;
- (2) if the converted organization is a <u>domestic limited liability company</u>, the
  converted organization has all the rights, privileges, immunities, and powers, and is subject
  to all the duties and liabilities, of a limited liability company organized under chapter 322B;

16.1	(3) all property owned by the converting organization remains vested in the
16.2	converted organization;
16.3	(4) all debts, liabilities, and other obligations of the converting organization continue
16.4	as obligations of the converted organization;
16.5	(5) an action or proceeding pending by or against the converting organization may
16.6	be continued as if the conversion had not occurred; and
16.7	(6) all rights, privileges, immunities, and powers of the converting organization

16.8 remain vested in the converted organization.

Sec. 26. Minnesota Statutes 2012, section 302A.691, subdivision 3, is amended to read: 16.9 Subd. 3. Effect on shareholders or members. When a conversion becomes 16.10 16.11 effective, each share or membership interest in the converting organization is deemed to be converted into shares or membership interests in the converted organization or, 16.12 in whole or in part, into money or other property to be received under the plan by the 16.13 16.14 shareholders or the members, subject to any dissenters' rights under section 302A.471, in the case of shareholders of the a converting organization that is a domestic corporation, 16.15 or section 322B.383, in the case of members of the a converting organization that is a 16.16 16.17 domestic limited liability company.

- Sec. 27. Minnesota Statutes 2012, section 302A.734, subdivision 2, is amended to read:
  Subd. 2. Certificate. The secretary of state shall issue to the corporation or its legal
  representative a certificate of dissolution that contains:
- 16.21 (1) the name of the corporation;
- 16.22 (2) the date the <u>articles of dissolution was were</u> filed with the secretary of state
- 16.23 or any later effective date or later effective time stated in the articles of dissolution in
- accordance with subdivision 1; and
- 16.25 (3) a statement that the corporation is dissolved.
- 16.26 Sec. 28. Minnesota Statutes 2012, section 322B.115, subdivision 2, is amended to read:
- Subd. 2. Statutory provisions that may be modified only in articles of
  organization or a member control agreement. The following provisions govern a
  limited liability company unless modified in the articles of organization or a member
  control agreement under section 322B.37:
- (1) a limited liability company has general business purposes (section 322B.10);
  (2) a limited liability company has certain powers (section 322B.20);

(3) the power to adopt, amend, or repeal the bylaws is vested in the board ofgovernors (section 322B.603);

17.3 (4) a limited liability company must allow cumulative voting for governors (section
17.4 322B.63, subdivision 2);

(5) the affirmative vote of a majority of governors present is required for an action of
the board of governors (section 322B.653);

17.7 (6) a written action by the board of governors taken without a meeting must be17.8 signed by all governors (section 322B.656);

(7) the board may accept contributions, make contribution agreements, and make
contribution allowance agreements (sections 322B.40, subdivision 1; 322B.42; and
322B.43);

(8) all membership interests are ordinary membership interests entitled to vote and
are of one class with no series (section 322B.40, subdivision 5, clauses (1) and (2));

(9) all membership interests have equal rights and preferences in all matters not
otherwise provided for by the board of governors (section 322B.40, subdivision 5, clause
(2));

(10) the value of previous contributions is to be restated when a new contribution is
accepted (section 322B.41);

(11) a member has certain preemptive rights, unless otherwise provided by the board
of governors (section 322B.33);

(12) the affirmative vote of the owners of a majority of the voting power of the
membership interests present and entitled to vote at a duly held meeting is required for
an action of the members, except where this chapter requires the affirmative vote of a
plurality of the votes cast (section 322B.63, subdivision 1) or a majority of the voting
power of all membership interests entitled to vote (section 322B.35, subdivision 1);

(13) the voting power of each membership interest is in proportion to the value
reflected in the required records of the contributions of the members (section 322B.356);

(14) members share in distributions in proportion to the value reflected in the
required records of the contributions of members (section 322B.50);

(15) members share profits and losses in proportion to the value reflected in the
required records of the contributions of members (section 322B.326);

17.32 (16) a written action by the members taken without a meeting must be signed by17.33 all members (section 322B.35);

(17) members have no right to receive distributions in kind and the limited liability
company has only limited rights to make distributions in kind (section 322B.52);

17.36 (18) a member is not subject to expulsion (section 322B.306, subdivision 2);

- (19) unanimous consent is required for the transfer of governance rights to a person
  not already a member (section 322B.313, subdivision 2);
  (20) for limited liability companies whose existence begins before August 1, 1999,
  unanimous consent is required to avoid dissolution (section 322B.80, subdivision 1,
  clause (5)(i));
- (21) the termination of a person's membership interest has specified consequences
  (section 322B.306); and
- (22) restrictions apply to the assignment of governance rights (section 322B.313); and
   (23) members are entitled to vote as a class or series upon proposed amendments to
   the articles in specified circumstances (section 322B.155).
- 18.11 Sec. 29. Minnesota Statutes 2012, section 322B.155, is amended to read:

## 18.12 **322B.155 CLASS OR SERIES VOTING ON AMENDMENTS.**

18.13 <u>Subdivision 1.</u> <u>Amendments creating rights.</u> Except as provided in subdivision 2, 18.14 the owners of the outstanding membership interests of a class or series are entitled to vote 18.15 as a class or series upon a proposed amendment to the articles of organization, whether or 18.16 not entitled to vote on the amendment by the provisions of the articles of organization, 18.17 if the amendment would:

- (1) effect an exchange, reclassification, or cancellation of all or part of the
  membership interests of the class or series, or effect a combination of outstanding
  membership interests of a class or series into a lesser number of membership interests of
  the class or series where each other class or series is not subject to a similar combination;
- 18.22 (2) effect an exchange, or create a right of exchange, of all or any part of the
  18.23 membership interests of another class or series for the membership interests of the class
  18.24 or series;
- (3) change the rights or preferences of the membership interests of the class or series;
  (4) create a new class or series of membership interests having rights and preferences
  prior and superior to the membership interests of that class or series, or increase the rights
  and preferences or the number of membership interests, of a class or series having rights
  and preferences prior or superior to the membership interests of that class or series;
- (5) divide the membership interests of the class into series and determine the
  designation of each series and the variations in the relative rights and preferences between
  the membership interests of each series or authorize the board of governors to do so;
- 18.33 (6) limit or deny any existing preemptive rights of the membership interests of18.34 the class or series; or

- 19.1 (7) cancel or otherwise affect distributions on the membership interests of the class19.2 or series.
- 19.3 Subd. 2. Combined voting groups. The articles of organization may provide that,
  19.4 if a proposed amendment entitling the holders of the outstanding membership interests
  19.5 of two or more classes or series to vote as separate classes or series under subdivision 1
  19.6 would affect those classes or series in the same or a substantially similar way, the holders
  19.7 of the outstanding membership interests of all the classes or series so affected must vote
  19.8 together as a single voting group on the proposed amendment.
- Sec. 30. Minnesota Statutes 2012, section 322B.35, subdivision 3, is amended to read:
  Subd. 3. Notice and liability. When written action is permitted to be taken by less
  than all members, all members who did not sign or consent to the written action must be
  notified of its text and effective date no later than five days after the effective time of the
  action. Failure to provide the notice does not invalidate the written action. A member
  who does not sign or consent to the written action has no liability for the action or actions
  taken by the written action.
- 19.16 Sec. 31. Minnesota Statutes 2012, section 322B.386, subdivision 1, is amended to read:
  19.17 Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this
  19.18 subdivision have the meanings given them.
- (b) "Limited liability company" means a limited liability company whose members
  have obtained rights to dissent under section 322B.383, subdivision 1, and includes any
  successor by merger.
- (c) "Fair value of the membership interests" means the value of the membership
  interests of a limited liability company immediately before the effective date of the limited
  liability company action referred to in section 322B.383, subdivision 1.
- (d) "Interest" means interest beginning five days after the effective date of the
  limited liability company action referred to in section 322B.383, subdivision 1, up to and
  including the date of payment, calculated at the rate provided in section 549.09 for interest
  on verdicts and judgments, subdivision 1, paragraph (c), clause (1).
- 19.29

(e) "Member" includes a former member when dissenters' rights exist because:

(1) the membership of that former member has terminated causing dissolution; and
(2) the dissolved limited liability company has then entered into a winding up
merger under section 322B.81, subdivision 3.

SF1979	REVISOR	KS	S1979-1	1st Engrossment
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Sec. 32. Minnesota Statutes 2012, section 322B.689, is amended to read: 20.1

### 322B.689 DELEGATION. 20.2

Unless prohibited by the articles, a member control agreement, or bylaws or by a 20.3 resolution approved by the affirmative vote of a majority of the governors present, a 20.4 manager elected or appointed by the board of governors may, without the approval of the 20.5 board, delegate some or all of the duties and powers of an office to other persons. A 20.6 manager who delegates the duties or powers of an office remains is subject to the standard 20.7 of conduct for a manager in section 322B.69 with respect to the discharge of all: (1) the 20.8 act of delegation; and (2) the supervision of persons to whom those duties and powers are 20.9 so delegated. 20.10

Sec. 33. Minnesota Statutes 2012, section 322B.69, is amended to read: 20.11

20.12

## 322B.69 STANDARD OF CONDUCT.

A manager shall discharge the duties of an office in good faith, in a manner the 20.13 manager reasonably believes to be in the best interests of the limited liability company, 20.14 and with the care an ordinarily prudent person in a like position would exercise under 20.15 similar circumstances. A person who so performs those duties is not liable by reason of 20.16 being or having been a manager of the limited liability company. A person exercising the 20.17 principal functions of an office or to whom some or all of the duties and powers of an 20.18 office are delegated pursuant to section 322B.689 is considered a manager for purposes of 20.19 this section and sections 322B.38 and 322B.699. 20.20

- Sec. 34. Minnesota Statutes 2012, section 322B.71, subdivision 1, is amended to read: 20.21 Subdivision 1. Contents of plan. A plan of merger or exchange must contain: 20.22
- 20.23 (1) the name of the limited liability company and each other constituent organization proposing to merge or participate in an exchange, and: 20.24
- (i) in the case of a merger, the name of the surviving organization, which may be the 20.25 limited liability company or another constituent organization; or 20.26
- (ii) in the case of an exchange, the name of the acquiring organization; 20.27
- (2) the terms and conditions of the proposed merger or exchange; 20.28
- (3)(i) in the case of a merger, the manner and basis of converting the ownership 20.29 interests of the constituent organizations into securities of, or other ownership interests in, 20.30 the surviving organization or of any other organization, or, in whole or in part, into money 20.31 or other property, or of canceling some or all of such ownership interests; or 20.32
- (ii) in the case of an exchange, the manner and basis of exchanging the ownership 20.33 20.34 interests to be acquired for securities of, or other ownership interests in, the acquiring

SF1979 REV

organization or any other organization or, in whole or part, for money or other property, or
 of canceling some or all of such ownership interests; or;

KS

- 21.3 (4) in the case of a merger, a statement of any amendments to the articles of
- organization or articles of incorporation, as the case may be, of the surviving organization
  proposed as part of the merger; and
- (5) any other provisions with respect to the proposed merger or exchange that areconsidered necessary or desirable.
- Sec. 35. Minnesota Statutes 2012, section 322B.75, subdivision 2, is amended to read:
  Subd. 2. Effect on constituent organizations. When a merger becomes effective:
- 21.10 (1) the constituent organizations become a single entity, the surviving limited21.11 liability company or corporation, as the case may be;
- 21.12 (2) the separate existence of all constituent organizations except the surviving
  21.13 organization ceases;
- (3) as to any limited liability company that was a constituent organization and is not
  the surviving organization, the articles of merger serve as the articles of termination, and,
  unless previously filed, the notice of dissolution;
- (4)(i) if the surviving organization is a limited liability company, the surviving
  limited liability company has all the rights, privileges, immunities, and powers, and is
  subject to all the duties and liabilities of a limited liability company under this chapter; and
- (ii) if the surviving organization is not a limited liability company, the surviving
  organization has all the rights, privileges, immunities, and powers, and is subject to all the
  duties and liabilities of the organization under its governing law;
- (5) the surviving organization, whether a limited liability company, a foreign 21.23 limited liability company, a domestic corporation, a foreign corporation, or a cooperative 21.24 21.25 organized under chapter 308A or 308B, possesses all the rights, privileges, immunities, and franchises, of a public as well as of a private nature, of each of the constituent 21.26 organizations. All property, real, personal, and mixed, and all debts due on any account, 21.27 including subscriptions to shares and contribution agreements, as the case may be, and all 21.28 other choses in action, and every other interest of or belonging to or due to each of the 21.29 constituent organizations vests in the surviving organization without any further act or 21.30 deed. Confirmatory deeds, assignments, or similar instruments to accomplish that vesting 21.31 may be signed and delivered at any time in the name of a constituent organization by its 21.32 current officers or managers, as the case may be, or, if the organization no longer exists, 21.33 by its last officers or managers, as the case may be. The title to any real estate, personal, 21.34 or mixed property, or any interest in real estate, personal, or mixed property vested in 21.35

S1979-1

any of the constituent organizations does not revert nor in any way become impairedby reason of the merger;

KS

(6) the surviving organization is responsible and liable for all the liabilities and
obligations of each of the constituent organizations. A claim of or against or a pending
proceeding by or against a constituent organization may be prosecuted as if the merger
had not taken place, or the surviving organization may be substituted in the place of the
constituent organization. Neither the rights of creditors nor any liens upon the property of
a constituent organization are impaired by the merger; and

(7) the articles of organization or articles of incorporation, as the case may be, of
the surviving organization are considered to be amended to the extent that changes in its
articles, if any, are contained in the plan of merger.

Sec. 36. Minnesota Statutes 2012, section 322B.76, subdivision 4, is amended to read: 22.12 Subd. 4. Surviving foreign corporation or foreign limited liability company 22.13 22.14 Foreign surviving organization. If the surviving organization in a merger will be a foreign corporation or foreign limited liability company and will transact business in this 22.15 state, it shall comply, as the case may be, with the provisions of chapter 303 with respect 22.16 to foreign corporations or with the provisions of this chapter with respect to foreign 22.17 limited liability companies. In every case the surviving foreign corporation or foreign 22.18 limited liability company shall file with the secretary of state: 22.19

(1) an agreement that it may be served with process in this state in a proceeding for
the enforcement of an obligation of a constituent organization and in a proceeding for the
enforcement of the rights of a dissenting owner of an ownership interest of a constituent
organization against the surviving foreign corporation or foreign limited liability company;

(2) an irrevocable appointment of the secretary of state as its agent to accept service
of process in any proceeding, as provided in section 5.25, and an address to which process
may be forwarded; and

(3) an agreement that it will promptly pay to any dissenting members of each
constituent domestic limited liability company the amount, if any, to which they are
entitled under section 322B.386.

22.30 Sec. 37. Minnesota Statutes 2012, section 322B.78, is amended to read:

22.31 **322B.78 CONVERSION.** 

A domestic limited liability company that is not a nonprofit limited liability company may convert to a domestic <u>or foreign</u> corporation <u>or a foreign limited liability company</u> pursuant to sections 302A.681 to 302A.691.

S1979-1

- Sec. 38. Minnesota Statutes 2012, section 322B.826, subdivision 2, is amended to read:
  Subd. 2. Certificate. The secretary of state shall issue to the limited liability
  company or its legal representative a certificate of termination that contains:
  (1) the name of the limited liability company;
  (2) the date the <u>articles of termination was were filed with the secretary of state</u>
  or any later effective date or later effective time stated in the articles of termination in
  accordance with subdivision 1; and
- 23.8 (3) a statement that the limited liability company is terminated at the effective date23.9 of the termination.