To: Judiciary

SENATE BILL NO. 2470 (As Passed the Senate)

AN ACT TO REVISE THE MISSISSIPPI BUSINESS CORPORATION ACT; TO AMEND SECTION 79-4-1.20, MISSISSIPPI CODE OF 1972, TO REVISE FILING REQUIREMENTS FOR DOCUMENTS; TO AMEND SECTION 79-4-1.40, MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS FOR THE ACT; TO AMEND SECTION 79-4-2.02, MISSISSIPPI CODE OF 1972, TO REVISE 3 REQUIREMENTS FOR ARTICLES OF INCORPORATION; TO AMEND SECTIONS 79-4-6.01 AND 79-4-6.02, MISSISSIPPI CODE OF 1972, TO REVISE AUTHORIZATION, CLASSES AND SERIES OF SHARES; TO REPEAL SECTION 79-4-6.24, MISSISSIPPI CODE OF 1972, WHICH SETS FORTH PROVISIONS 7 8 9 RELATING TO THE ISSUANCE OF RIGHTS, OPTIONS AND WARRANTS; TO AMEND 10 11 SECTION 79-4-10.05, MISSISSIPPI CODE OF 1972, TO CORRECT INTERNAL REFERENCES FOR AMENDMENT OF THE ARTICLES OF INCORPORATION BY THE 12 BOARD OF DIRECTORS; TO AMEND SECTION 79-4-10.06, MISSISSIPPI CODE OF 1972, TO REVISE PROVISIONS RELATING TO AMENDMENT OF THE ARTICLES OF INCORPORATION; TO AMEND SECTION 79-4-11.02, MISSISSIPPI CODE OF 1972, TO REVISE THE PROVISIONS CONCERNING 13 14 15 16 DEPENDENT TERMS IN A PLAN OF MERGER; TO AMEND SECTION 79-4-11.03, MISSISSIPPI CODE OF 1972, TO REVISE THE PROVISIONS CONCERNING DEPENDENT TERMS IN A PLAN OF SHARE EXCHANGE; TO AMEND SECTION 17 18 19 79-4-14.07, MISSISSIPPI CODE OF 1972, TO CORRECT INTERNAL REFERENCES; TO REPEAL SECTION 79-4-15.20 MISSISSIPPI CODE OF 1972, 20 21 WHICH SETS FORTH PROVISIONS RELATING TO THE WITHDRAWAL OF FOREIGN 22 CORPORATIONS; TO AMEND SECTION 79-4-16.01, MISSISSIPPI CODE OF 23 1972, TO REVISE PROVISIONS REGARDING CORPORATE RECORDS; AND FOR 2.4 25 RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 79-4-1.20, Mississippi Code of 1972, is
- 28 amended as follows:
- 29 79-4-1.20. (a) A document must satisfy the requirements of
- 30 this section, and of any other section that adds to or varies
- 31 these requirements, to be entitled to filing by the Secretary of
- 32 State.
- 33 (b) Section 79-4-1.01 et seq. must require or permit filing
- 34 the document in the office of the Secretary of State.
- 35 (c) The document must contain the information required by
- 36 Section 79-4-1.01 et seq. It may contain other information as
- 37 well.

- 38 (d) The document must be typewritten or printed, or, if 39 electronically transmitted, it must be in a format that can be 40 retrieved or reproduced by the Secretary of State in typewritten 41 or printed form.
- (e) The document must be in the English language. A

 corporate name need not be in English if written in English

 letters or Arabic or Roman numerals, and the certificate of

 existence required of foreign corporations need not be in English

 if accompanied by a reasonably authenticated English translation.
- 47 (f) The document must be executed:
- 48 (1) By the chairman of the board of directors of a 49 domestic or foreign corporation, by its president, or by another 50 of its officers;
- 51 (2) If directors have not been selected or the 52 corporation has not been formed, by an incorporator; or
- 53 (3) If the corporation is in the hands of a receiver, 54 trustee or other court-appointed fiduciary, by that fiduciary.
 - (g) The person executing the document shall sign it and state beneath or opposite his signature his name and the capacity in which he signs. The document may but need not contain a corporate seal, an attestation, acknowledgment or verification. A document required or permitted to be filed under this chapter which contains a copy of a signature, however made, is acceptable
- (h) If the Secretary of State has prescribed a mandatory
 form for the document under Section 79-4-1.21, the document must
 be in or on the prescribed form.
- (i) The document must be delivered to the office of the

 Secretary of State for filing. Delivery may be made by electronic

 transmission if, to the extent and in the manner permitted by the

 Secretary of State. If it is filed in typewritten or printed form

 and not transmitted electronically, the Secretary of State may

for filing.

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70	require one exact or conformed copy to be delivered with the
71	document except as provided in Sections 79-4-5.03 and 79-4-15.09.
72	(j) When the document is delivered to the office of the
73	Secretary of State for filing, the correct filing fee, and any
74	franchise tax, license fee, or penalty required to be paid
75	therewith by this section or any other law must be paid or
76	provision for payment made in a manner permitted by the Secretary
77	of State.
78	(k) Whenever a provision of this chapter permits any of the
79	terms of a plan or a filed document to be dependent on facts
80	objectively ascertainable outside the plan or filed document, the
81	following provisions apply:
82	(1) The manner in which the facts will operate upon the
83	terms of the plan or filed document shall be set forth in the plan
84	or filed document.
85	(2) The facts may include, but are not limited to:
86	(i) Any of the following that is available in a
87	nationally recognized news or information medium either in print
88	or electronically: statistical or market indices, market prices
89	of any security or group of securities, interest rates, currency
90	exchange rates, or similar economic or financial data;
91	(ii) A determination or action by any person or
92	body, including the corporation or any other party to a plan or
93	filed document; or
94	(iii) The terms of, or actions taken under, an
95	agreement to which the corporation is a party, or any other
96	agreement or document.
97	(3) As used in this subsection:
98	(i) "Filed document" means a document filed with
99	the Secretary of State under any provision of this chapter except
100	Chapter 15 or Section 16.21; and

(ii) "Plan" means a plan of domestication,

nonprofit conversion, entity conversion, merger or share exchange.

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104	document may not be made dependent on facts outside the plan or
105	<pre>filed document:</pre>
106	(i) The name and address of any person required in
107	a filed document.
108	(ii) The registered office of any entity required
109	in a filed document.
110	(iii) The registered agent of any entity required
111	in a filed document.
112	(iv) The number of authorized shares and
113	designation of each class or series of shares.
114	(v) The effective date of a filed document.
115	(vi) Any required statement in a filed document of
116	the date on which the underlying transaction was approved or the
117	manner in which that approval was given.
118	(5) If a provision of a filed document is made
119	dependent on a fact ascertainable outside of the filed document,
120	and that fact is not ascertainable by reference to a source
121	described in subsection (k)(2)(i) or a document that is a matter
122	of public record, or the affected shareholders have not received
123	notice of the fact from the corporation, then the corporation
124	shall file with the Secretary of State articles of amendment
125	setting forth the fact promptly after the time when the fact
126	referred to is first ascertainable or thereafter changes.
127	Articles of amendment under this subsection (k)(5) are deemed to
128	be authorized by the authorization of the original filed document
129	or plan to which they relate and may be filed by the corporation
130	without further action by the board of directors or the
131	shareholders.
132	SECTION 2. Section 79-4-1.40, Mississippi Code of 1972, is
133	amended as follows:

(4) The following provisions of a plan or filed

79-4-1.40. In Section 79-4-1.01 et seq.:

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- 135 (1) "Articles of incorporation" include amended and 136 restated articles of incorporation and articles of merger.
- 137 (2) "Authorized shares" means the shares of all classes
 138 a domestic or foreign corporation is authorized to issue.
- 139 (3) "Conspicuous" means so written that a reasonable 140 person against whom the writing is to operate should have noticed 141 it. For example, printing in italics or boldface or contrasting

color, or typing in capitals or underlined, is conspicuous.

- 143 (4) "Corporation" or "domestic corporation" means a 144 corporation for profit, which is not a foreign corporation, 145 incorporated under or subject to the provisions of Section 146 79-4-1.01 et seq.
- 147 (5) "Deliver" or "delivery" means any method of 148 delivery used in conventional commercial practice, including 149 delivery by hand, mail, commercial delivery and electronic 150 transmission.
- of money or other property (except its own shares) or incurrence of indebtedness by a corporation to or for the benefit of its shareholders in respect of any of its shares. A distribution may be in the form of a declaration or payment of a dividend; a purchase, redemption or other acquisition of shares; a distribution of indebtedness; or otherwise.
- 158 (7) "Effective date of notice" is defined in Section
 159 79-4-1.41.
- 160 (8) "Electronic transmission" or "electronically

 161 transmitted" means any process of communication not directly

 162 involving the physical transfer of paper that is suitable for the

 163 retention, retrieval and reproduction of information by the

 164 recipient.
- 165 (9) "Employee" includes an officer but not a director.

 166 A director may accept duties that make him also an employee.

167	(10) "Entity" includes corporation and foreign
168	corporation; not-for-profit corporation; profit and not-for-profit
169	unincorporated association; business trust, estate, partnership,
170	trust and two (2) or more persons having a joint or common
171	economic interest; and state, United States and foreign
172	government

- "Facts objectively ascertainable" outside of a 173 (11)
- filed document or plan is defined in Section 79-4-1.20(k). (12) "Filing entity" means an other entity that is of a 175
- type that is created by filing a public organic document. 176
- 177 (13)"Foreign corporation" means a corporation for profit incorporated under a law other than the law of this state. 178
- (14)179 "Governmental subdivision" includes authority, county, district and municipality. 180
- "Includes" denotes a partial definition. 181 (15)
- (16)"Individual" includes the estate of an incompetent 182 or deceased individual. 183
- "Means" denotes an exhaustive definition. 184 (17)
- "Notice" is defined in Section 79-4-1.41. 185 (18)
- 186 (19)"Person" includes individual and entity.
- "Principal office" means the office (in or out of 187 (20) 188 this state) so designated in the annual report where the principal executive offices of a domestic or foreign corporation are 189
- 190 located.

- 191 (21)"Proceeding" includes civil suit and criminal, administrative and investigatory action. 192
- "Record date" means the date established under 193 (22)Article 6 or 7 on which a corporation determines the identity of 194 its shareholders and their shareholdings for purposes of Section 195 196 79-4-1.01 et seq. The determinations shall be made as of the close of business on the record date unless another time for doing 197 198 so is specified when the record date is fixed.

199	(23) "Secretary" means the corporate officer to whom
200	the board of directors has delegated responsibility under Section
201	79-4-8.40(c) for custody of the minutes of the meetings of the
202	board of directors and of the shareholders and for authenticating
203	records of the corporation.

- 204 (24) "Shares" mean the unit into which the proprietary 205 interests in a corporation are divided.
- 206 (25) "Shareholder" means the person in whose name
 207 shares are registered in the records of a corporation or the
 208 beneficial owner of shares to the extent of the rights granted by
 209 a nominee certificate on file with a corporation.
- 210 (26) "Sign" or "signature" includes any manual,
 211 facsimile, conformed or electronic signature.
- 212 (27) "State," when referring to a part of the United 213 States, includes a state and commonwealth (and their agencies and 214 governmental subdivisions) and a territory, and insular possession 215 (and their agencies and governmental subdivisions) of the United 216 States.
- 217 <u>(28)</u> "Subscriber" means a person who subscribes for 218 shares in a corporation, whether before or after incorporation.
- 219 (29) "United States" includes district, authority,
 220 bureau, commission, department and any other agency of the United
 221 States.
- 222 (30) "Voting group" means all shares of one or more 223 classes or series that under the articles of incorporation or 224 Section 79-4-1.01 et seq. are entitled to vote and be counted 225 together collectively on a matter at a meeting of shareholders. 226 All shares entitled by the articles of incorporation or Section
- 227 79-4-1.01 et seq. to vote generally on the matter are for that
- 228 purpose a single voting group.
- 229 (31) "Voting power" means the current power to vote in 230 the election of directors.

- SECTION 3. Section 79-4-2.02, Mississippi Code of 1972, is 231
- amended as follows: 232
- 79-4-2.02. (a) The articles of incorporation must set 233
- 234 forth:
- 235 (1) A corporate name for the corporation that satisfies
- the requirements of Section 79-4-4.01; 236
- 237 (2) The number of shares the corporation is authorized
- 238 to issue and any information concerning the authorized shares as
- required by Section 79-4-6.01; 239
- (3) The street address of the corporation's initial 240
- 241 registered office and the name of its initial registered agent at
- that office; and 242
- The name and address of each incorporator. 243
- 244 (b) The articles of incorporation may set forth:
- The names and addresses of the individuals who are 245 (1)
- to serve as the initial directors; 246
- (2) Provisions not inconsistent with law regarding: 247
- 248 The purpose or purposes for which the
- corporation is organized; 249
- 250 (ii) Managing the business and regulating the
- 251 affairs of the corporation;
- (iii) Defining, limiting and regulating the powers 252
- of the corporation, its board of directors and shareholders; and 253
- (iv) A par value for authorized shares or classes 254
- 255 of shares;
- 256 (3) Any provision that under Section 79-4-1.01 et seq.
- is required or permitted to be set forth in the bylaws; 257

- 258 A provision eliminating or limiting the liability
- of a director to the corporation or its shareholders for money 259
- 260 damages for any action taken, or any failure to take any action,
- as a director, except liability for: 261
- The amount of a financial benefit received by 262 (i)
- 263 a director to which he is not entitled;

264	(ii) An intentional infliction of harm on the
265	corporation or the shareholders;
266	(iii) A violation of Section 79-4-8.33; or
267	(iv) An intentional violation of criminal law; and
268	(5) A provision permitting or making obligatory
269	indemnification of a director for liability as defined in Section
270	79-4-8.50(5) to any person for any action taken, or any failure to
271	take any action, as a director, except liability for:
272	(i) Receipt of a financial benefit to which he is
273	not entitled;
274	(ii) An intentional infliction of harm on the
275	corporation or its shareholders;
276	(iii) A violation of Section 79-4-8.33; or
277	(iv) An intentional violation of criminal law.
278	(c) The articles of incorporation need not set forth any of
279	the corporate powers enumerated in Section 79-4-1.01 et seq.
280	(d) For the purposes of this section, a "director" shall
281	include any person vested with the discretion or powers of a
282	director under Section 79-4-7.32.
283	(e) Provisions of the articles of incorporation may be made
284	dependent upon facts objectively ascertainable outside the
285	articles of incorporation in accordance with Section 79-4-1.20(k).
286	SECTION 4. Section 79-4-6.01, Mississippi Code of 1972, is
287	amended as follows:
288	79-4-6.01. (a) The articles of incorporation must set forth
289	any classes of shares and series of shares within a class, and the
290	number of shares of each class and series, that the corporation is
291	authorized to issue. If more than one (1) class or series of
292	shares is authorized, the articles of incorporation must prescribe
293	a distinguishing designation for each class $\underline{\text{or series}}$ and $\underline{\text{must}}$
294	describe, prior to the issuance of shares of a class or series,
295	the terms, including the preferences, rights, and limitations of
296	that class or series. Except to the extent varied as permitted by

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- 297 this section, all shares of a class or series must have terms,
- 298 including preferences, rights and limitations that are identical
- 299 with those of other shares of the same class or series.
- 300 (b) The articles of incorporation must authorize:
- 301 (1) One or more classes <u>or series</u> of shares that
- 302 together have unlimited voting rights, and
- 303 (2) One or more classes or series of shares (which may
- 304 be the same class or classes as those with voting rights) that
- 305 together are entitled to receive the net assets of the corporation
- 306 upon dissolution.
- 307 (c) The articles of incorporation may authorize one or more
- 308 classes or series of shares that:
- 309 (1) Have special, conditional or limited voting rights,
- 310 or no right to vote, except to the extent otherwise provided by
- 311 Section 79-4-1.01 et seq.;
- 312 (2) Are redeemable or convertible as specified in the
- 313 articles of incorporation (i) at the option of the corporation,
- 314 the shareholder or another person or upon the occurrence of a
- 315 specified event; (ii) for cash, indebtedness, securities or other
- 316 property; and (iii) at prices and in amounts specified or
- 317 determined in accordance with a * * * formula * * *;
- 318 (3) Entitle the holders to distributions calculated in
- 319 any manner, including dividends that may be cumulative,
- 320 noncumulative or partially cumulative; or
- 321 (4) Have preference over any other class or series of
- 322 shares with respect to distributions, including * * *
- 323 distributions upon the dissolution of the corporation.
- 324 (d) * * * Terms of shares may be made dependent upon facts
- 325 objectively ascertainable outside the articles of incorporation in
- 326 accordance with Section 79-4-1.20(k).
- 327 (e) Any of the terms of shares <u>may vary among holders of the</u>
- 328 <u>same class</u> or series so long as such variations are expressly set
- 329 forth in the articles of incorporation.

- 330 <u>(f) The description of</u> the preferences, rights and
- 331 limitations of classes or series of shares * * * in subsection (c)
- 332 is not exhaustive.
- 333 **SECTION 5.** Section 79-4-6.02, Mississippi Code of 1972, is
- 334 amended as follows:
- 335 79-4-6.02. (a) If the articles of incorporation so provide,
- 336 the board of directors is authorized without shareholder approval,
- 337 to:
- 338 (1) Classify any unissued shares into one or more
- 339 classes or into one or more series within a class;
- 340 (2) Reclassify any unissued shares of any class into
- 341 one or more classes or into one or more series within one or more
- 342 classes; or
- 343 (3) Reclassify any unissued shares of any series of any
- 344 class into one or more classes or into one or more series within a
- 345 class.
- 346 (b) If the board of directors acts pursuant to subsection
- 347 (a), it must determine the terms, including the preferences,
- 348 rights and limitations, to the same extent * * * permitted under
- 349 Section 79-4-6.01 of:
- 350 (1) Any class of shares before the issuance of any
- 351 shares of that class, or
- 352 (2) Any series within a class before the issuance of
- 353 any shares of that series.
- 354 *** * ***
- 355 (c) Before issuing any shares of a class or series created
- 356 under this section, the corporation must deliver to the Secretary
- 357 of State for filing articles of amendment setting forth the terms
- 358 determined under subsection (a) * * *.
- 359 *** * ***
- 360 **SECTION 6**. Section 79-4-6.24, Mississippi Code of 1972,
- 361 which sets forth provisions relating to the issuance of rights,
- 362 options and warrants, is repealed.

- 363 **SECTION 7.** Section 79-4-10.05, Mississippi Code of 1972, is amended as follows:
- 365 79-4-10.05. Unless the articles of incorporation provide
- otherwise, a corporation's board of directors may adopt amendments
- 367 to the corporation's articles of incorporation without shareholder
- 368 approval:
- 369 (1) To extend the duration of the corporation if it was
- incorporated at a time when limited duration was required by law;
- 371 (2) To delete the names and addresses of the initial
- 372 directors;
- 373 (3) To delete the name and address of the initial
- 374 registered agent or registered office, if a statement of change is
- 375 on file with the Secretary of State;
- 376 (4) If the corporation has only one (1) class of shares
- 377 outstanding:
- 378 (a) To change each issued and unissued authorized
- 379 share of the class into a greater number of whole shares of that
- 380 class; or
- 381 (b) To increase the number of authorized shares of
- 382 the class to the extent necessary to permit the issuance of shares
- 383 as a share dividend;
- 384 (5) To change the corporate name by substituting the
- 385 word "corporation," "incorporated," "company," "limited" or the
- 386 abbreviation "corp.," "inc.," "co." or "ltd." for a similar word
- 387 or abbreviation in the name, or by adding, deleting or changing a
- 388 geographical attribution for the name;
- 389 (6) To reflect a reduction in authorized shares, as a
- 390 result of the operation of Section 79-4-6.31(b), when the
- 391 corporation has acquired its own shares and the articles of
- 392 incorporation prohibit the reissue of the acquired shares;
- 393 (7) To delete a class of shares from the articles of
- 394 incorporation, as a result of the operation of Section
- 395 79-4-6.31(b), when there are no remaining shares of the class

396	because	the	corporation	has	acquired	all	shares	of	the	class	and
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- 397 the articles of incorporation prohibit the reissue of the acquired
- 398 shares; or
- 399 (8) To make any change expressly permitted by Section
- 400 79-4-6.02(a) or (b) to be made without shareholder approval.
- 401 **SECTION 8.** Section 79-4-10.06, Mississippi Code of 1972, is
- 402 amended as follows:
- 403 79-4-10.06. After an amendment to the articles of
- 404 incorporation has been adopted and approved in the manner required
- 405 by the Mississippi Business Corporation Act and by the articles of
- 406 incorporation, the corporation shall deliver to the Secretary of
- 407 State, for filing, articles of amendment, which shall set forth:
- 408 (1) The name of the corporation;
- 409 (2) The text of each amendment adopted, or the
- 410 information required by Section 79-4-1.20(k)(5);
- 411 (3) If an amendment provides for an exchange,
- 412 reclassification or cancellation of issued shares, provisions for
- 413 implementing the amendment (if not contained in the amendment
- 414 itself), which may be made dependent upon facts objectively
- 415 ascertainable outside the articles of amendment in accordance with
- 416 Section 79-4-1.20(k);
- 417 (4) The date of each amendment's adoption; and
- 418 (5) If an amendment:
- (a) Was adopted by the incorporators or board of
- 420 directors without shareholder approval, a statement that the
- 421 amendment was duly approved by the incorporators or by the board
- 422 of directors, as the case may be, and that shareholder approval
- 423 was not required;
- (b) Required approval by the shareholders, a
- 425 statement that the amendment was duly approved by the shareholders
- 426 in the manner required by the Mississippi Business Corporation Act
- 427 and by the articles of incorporation; or



428		(C)	Is bei	ng fil	led <u>r</u>	oursuant	to	Section
429	79-4-1.20(k)(5)	, a	stateme	nt to	that	effect.	<u>·</u>	

- 430 **SECTION 9.** Section 79-4-11.02, Mississippi Code of 1972, is 431 amended as follows:
- 432 79-4-11.02. (a) One or more domestic corporations may merge
- 433 with a domestic or foreign corporation or other entity pursuant to
- 434 a plan of merger.
- 435 (b) A foreign corporation, or a domestic or foreign other
- 436 entity, may be a party to the merger, or may be created by the
- 437 terms of the plan of merger, only if:
- 438 (1) The merger is permitted by the laws under which the
- 439 corporation or other entity is organized or by which it is
- 440 governed; and
- 441 (2) In effecting the merger, the corporation or other
- 442 entity complies with such laws and with its articles of
- 443 incorporation or organizational documents.
- 444 (c) The plan of merger must include:
- 445 (1) The name of each corporation or other entity that
- 446 will merge and the name of the corporation or other entity that
- 447 will be the survivor of the merger;
- 448 (2) The terms and conditions of the merger;
- 449 (3) The manner and basis of converting the shares of
- 450 each merging corporation and interest of each merging other entity
- 451 into shares or other securities, interests, obligations, rights to
- 452 acquire shares or other securities, cash, other property, or any
- 453 combination of the foregoing;
- 454 (4) The articles of incorporation of any corporation,
- 455 or the organizational documents of any other entity to be created
- 456 by the merger, or if a new corporation or other entity is not to
- 457 be created by the merger, any amendments to the survivor's
- 458 articles of incorporation, or organizational documents; and
- 459 (5) Any other provisions required by the laws under
- 460 which any party to the merger is organized or by which it is

- 461 governed, or by the articles of incorporation or organizational
- 462 documents of any such party.
- (d) * * * Terms of a plan of merger may be made dependent on
- 464 facts objectively ascertainable outside the plan in accordance
- 465 with Section 79-4-1.20(k). * * *
- 466 (e) The plan of merger may also include a provision that the
- 467 plan may be amended prior to filing the articles of merger with
- 468 the Secretary of State, provided that if the shareholders of a
- 469 domestic corporation that is a party to the merger are required or
- 470 permitted to vote on the plan, the plan must provide that
- 471 subsequent to approval of the plan by such shareholders the plan
- 472 may not be amended to:
- 473 (1) Change the amount or kind of shares or other
- 474 securities, interests, obligations, rights to acquire shares or
- 475 other securities, cash, or other property to be received by the
- 476 shareholders of or owners of interests in any party to the merger
- 477 upon conversion of their shares or interests under the plan;
- 478 (2) Change the articles of incorporation of any
- 479 corporation or the organizational documents of any other entity,
- 480 that will survive or be created as a result of the merger, except
- 481 for changes permitted by Section 79-4-10.05 or by comparable
- 482 provisions of the laws under which the foreign corporation or
- 483 other entity is organized or governed; or
- 484 (3) Change any of the other terms or conditions of the
- 485 plan if the change would adversely affect such shareholders in any
- 486 material respect.
- 487 **SECTION 10.** Section 79-4-11.03, Mississippi Code of 1972, is
- 488 amended as follows:
- 489 79-4-11.03. (a) Through a share exchange:
- 490 (1) A domestic corporation may acquire all of the
- 491 shares of one or more classes or series of shares of another
- 492 domestic or foreign corporation, or all of the interests of one or
- 493 more classes or series of interests of a domestic or foreign other

- 494 entity, in exchange for shares or other securities, interests,
- 495 obligations, rights to acquire shares or other securities, cash,
- 496 other property, or any combination of the foregoing, pursuant to a
- 497 plan of share exchange; or
- 498 (2) All of the shares of one or more classes or series
- 499 of shares of a domestic corporation may be acquired by another
- 500 domestic or foreign corporation or other entity, in exchange for
- 501 shares or other securities, interests, obligations, rights to
- 502 acquire shares or other securities, cash, other property, or any
- 503 combination of the foregoing, pursuant to a plan of share
- 504 exchange.
- 505 (b) A foreign corporation, or a domestic or foreign other
- 506 entity, may be a party to the share exchange only if:
- 507 (1) The share exchange is permitted by the laws under
- 508 which the corporation or other entity is organized or by which it
- 509 is governed; and
- 510 (2) In effecting the share exchange, the corporation or
- 511 other entity complies with such laws and with its articles of
- 512 incorporation or organizational documents.
- 513 (c) The plan of share exchange must include:
- 514 (1) The name of each corporation or other entity whose
- 515 shares or interests will be acquired and the name of the
- 516 corporation or other entity that will acquire those shares or
- 517 interests;
- 518 (2) The terms and conditions of the share exchange;
- 519 (3) The manner and basis of exchanging shares of a
- 520 corporation or interests in an other entity whose shares or
- 521 interests will be acquired under the share exchange into shares or
- 522 other securities, interests, obligations, rights to acquire shares
- or other securities, cash, other property, or any combination of
- 524 the foregoing; and
- 525 (4) Any other provisions required by the laws under
- 526 which any party to the share exchange is organized or by the

- 527 articles of incorporation or organizational documents of any such 528 party.
- (d) * * * Terms of a plan of share exchange may be made

 dependent on facts objectively ascertainable outside the plan in

 accordance with Section 79-4-1.20(k). * * *
- (e) The plan of share exchange may also include a provision that the plan may be amended prior to filing of the articles of share exchange with the Secretary of State, provided that if the shareholders of a domestic corporation that is a party to the share exchange are required or permitted to vote on the plan, the plan must provide that subsequent to approval of the plan by such

shareholders the plan may not be amended to:

shares or interests under the plan; or

- (1) Change the amount or kind of shares or other securities, interests, obligations, rights to acquire shares or other securities, cash, or other property to be issued by the corporation or to be received by the shareholders of or owners of interests in any party to the share exchange in exchange for their
- (2) Change any of the terms or conditions of the plan if the change would adversely affect such shareholders in any
- (f) Section 79-4-11.03 does not limit the power of a domestic corporation to acquire shares of another corporation or interests in another entity in a transaction other than a share exchange.
- SECTION 11. Section 79-4-14.07, Mississippi Code of 1972, is amended as follows:
- 79-4-14.07. (a) A dissolved corporation may also publish
 notice of its dissolution and request that persons with claims
 against the dissolved corporation present them in accordance with
 the notice.
 - (b) The notice must:

material respect.

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- 559 (1) Be published one (1) time in a newspaper of general
- 560 circulation in the county where the dissolved corporation's
- 561 principal office (or, if none in this state, its registered
- 562 office) is or was last located;
- 563 (2) Describe the information that must be included in a
- 564 claim and provide a mailing address where the claim may be sent;
- 565 and
- 566 (3) State that a claim against the dissolved
- 567 corporation will be barred unless a proceeding to enforce the
- 568 claim is commenced within three (3) years after the publication of
- 569 the notice.
- 570 (c) If the dissolved corporation publishes a newspaper
- 571 notice in accordance with subsection (b), the claim of each of the
- 572 following claimants is barred unless the claimant commences a
- 573 proceeding to enforce the claim against the dissolved corporation
- 574 within the lesser of three (3) years after the publication date of
- 575 the newspaper notice, or any other applicable limitations period
- 576 established by applicable law:
- 577 (1) A claimant who was not given written notice under
- 578 Section 79-4-14.06;
- 579 (2) A claimant whose claim was timely sent to the
- 580 dissolved corporation but not acted on;
- 581 (3) A claimant whose claim is contingent or based on an
- 582 event occurring after the effective date of dissolution.
- 583 (d) A claim that is not barred by Section 79-4-14.06(c) or
- 584 Section 79-4-14.07(c) may be enforced:
- 585 (1) Against the dissolved corporation, to the extent of
- 586 its undistributed assets; or
- 587 (2) Except as provided in Section 79-4-14.08(d), if the
- 588 assets have been distributed in liquidation, against a shareholder
- of the dissolved corporation to the extent of the shareholder's
- 590 pro rata share of the claim or the corporate assets distributed to
- 591 the shareholder in liquidation, whichever is less, but a

- 592 shareholder's total liability for all claims under this section
- 593 may not exceed the total amount of assets distributed to the
- 594 shareholder.
- 595 **SECTION 12**. Section 79-4-15.20, Mississippi Code of 1972,
- 596 which sets forth provisions relating to the withdrawal of foreign
- 597 corporations, is repealed.
- 598 **SECTION 13.** Section 79-4-16.01, Mississippi Code of 1972, is
- 599 amended as follows:
- 79-4-16.01. (a) A corporation shall keep as permanent
- 601 records minutes of all meetings of its shareholders and board of
- 602 directors, a record of all actions taken by the shareholders or
- 603 board of directors without a meeting, and a record of all actions
- 604 taken by a committee of the board of directors in place of the
- 605 board of directors on behalf of the corporation.
- 606 (b) A corporation shall maintain appropriate accounting
- 607 records.
- 608 (c) A corporation or its agent shall maintain a record of
- 609 its shareholders, in a form that permits preparation of a list of
- 610 the names and addresses of all shareholders, in alphabetical order
- 611 by class of shares showing the number and class of shares held by
- 612 each.
- (d) A corporation shall maintain its records in written form
- or in another form capable of conversion into written form within
- 615 a reasonable time.
- (e) A corporation shall keep a copy of the following records
- 617 at its principal office:
- (1) Its articles or restated articles of incorporation,
- 619 all amendments to them currently in effect and any notices to
- shareholders referred to in Section 79-4-1.20(k)(5) regarding
- 621 facts on which a filed document is dependent;
- 622 (2) Its bylaws or restated bylaws and all amendments to
- 623 them currently in effect;



625	creating one or more classes or series of shares, and fixing their
626	relative rights, preferences and limitations, if shares issued
627	pursuant to those resolutions are outstanding;
628	(4) The minutes of all shareholders' meetings, and
629	records of all action taken by shareholders without a meeting, for
630	the past three (3) years;
631	(5) All written communications to shareholders
632	generally within the past three (3) years, including the financial
633	statements furnished for the past three (3) years under Section
634	79-4-16.20;
635	(6) A list of the names and business addresses of its
636	current directors and officers; and

Secretary of State under Section 79-4-16.22.

and after July 1, 2003.

(3) Resolutions adopted by its board of directors

(7) Its most recent annual report delivered to the

SECTION 14. This act shall take effect and be in force from

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