FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 368

94TH GENERAL ASSEMBLY

Reported from the Committee on Judiciary May 3, 2007 with recommendation that House Committee Substitute for Senate Bill No. 368 Do Pass. Referred to the Committee on Rules pursuant to Rule 25(21)(f).

D. ADAM CRUMBLISS, Chief Clerk

1099L.04C

AN ACT

To repeal sections 28.160, 41.950, 347.137, 347.179, 351.015, 351.047, 351.120, 351.125, 351.127, 351.145, 351.155, 351.459, 351.484, 351.592, 351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806, 355.811, 355.821, 355.856, and 356.211, RSMo, and to enact in lieu thereof thirty-four new sections relating to corporate filings with the secretary of state.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 28.160, 41.950, 347.137, 347.179, 351.015, 351.047, 351.120,
351.125, 351.127, 351.145, 351.155, 351.459, 351.484, 351.592, 351.594, 351.598, 351.602,
351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806,
355.811, 355.821, 355.856, and 356.211, RSMo, are repealed and thirty-four new sections
enacted in lieu thereof, to be known as sections 28.160, 41.950, 347.137, 347.179, 351.015,
351.047, 351.120, 351.122, 351.125, 351.127, 351.145, 351.155, 351.459, 351.484, 351.592,
351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688,
355.706, 355.796, 355.806, 355.811, 355.821, 355.856, 355.857, 356.211, and 407.485, to read
as follows:

28.160. 1. The state shall be entitled to fees for services to be rendered by the secretary of state as follows:

3 For issuing commission to notary public

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\$15.00

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

4	For countersigning and sealing certificates of
5	official character 10.00
6	For all other certificates 5.00
7	For copying archive and state library records,
8	papers or documents, for each page 8 $1/2 \times 14$
9	inches and smaller, not to exceed the actual
10	cost of document search and duplication
11	For duplicating microfilm, for each roll, not to
12	exceed the actual cost of staff time required
13	for searches and duplication
14	For copying all other records, papers or documents,
15	for each page 8 $1/2 \ge 14$ inches and smaller, not
16	to exceed the actual cost of document search
17	and duplication
18	For certifying copies of records and papers or documents 5.00
19	For causing service of process to be made 10.00
20	For electronic telephone transmittal, per page2.00
21	2. There is hereby established the "Secretary of State's Technology Trust Fund Account"
22	which shall be administered by the state treasurer. All yield, interest, income, increment, or gain
23	received from time deposit of moneys in the state treasury to the credit of the secretary of state's
24	technology trust fund account shall be credited by the state treasurer to the account. The
25	provisions of section 33.080, RSMo, to the contrary notwithstanding, moneys in the fund shall
26	not be transferred and placed to the credit of general revenue until the amount in the fund at the
27	end of a biennium exceeds five million dollars. In any such biennium the amount in the fund in
28	excess of five million dollars shall be transferred to general revenue.
29	3. The secretary of state may collect an additional fee of ten dollars for the issuance of
30	new and renewal notary commissions which shall be deposited in the state treasury and credited
31	to the secretary of state's technology trust fund account.
32	4. The secretary of state may ask the general assembly to appropriate funds from the
33	technology trust fund for the purposes of establishing, procuring, developing, modernizing and
34	maintaining:
35	(1) An electronic data processing system and programs capable of maintaining a
36	centralized database of all registered voters in the state;
37	(2) Library services offered to the citizens of this state;
38	(3) Administrative rules services, equipment and functions;
39	(4) Services, equipment and functions relating to securities;

40 (5) Services, equipment and functions relating to corporations and business 41 organizations;

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(8) Services, equipment and functions relating to record services; and

(7) Services, equipment and functions relating to archives;

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(9) Services, equipment and functions relating to state and local elections.

5. Notwithstanding any provision of this section to the contrary, the secretary of state shall not collect fees, for processing apostilles, certifications and authentications prior to the placement of a child for adoption, in excess of one hundred dollars per child per adoption, or per multiple children to be adopted at the same time.

50 6. The secretary of state may promulgate rules to establish fees to be charged and 51 collected for special handling in connection with filing documents, issuing certificates, and 52 other services performed by the office, including expedited filing. Any rule or portion of 53 a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all 54 55 of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This 56 section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or 57 58 to disapprove and annul a rule are subsequently held unconstitutional, then the grant of 59 rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void. Fees charged under this subsection shall approximate the estimated cost 60 of special handling and shall not exceed five hundred dollars per document filed or 61 document requested. Requests for special handling or expedited filing may be filed, and 62 63 the fees under this subsection may be charged, only if the special handling does not cause disruption or delay in the process of normal handling of documents. Such determination 64 65 shall be at the sole discretion of the secretary of state or his or her designee, and neither the 66 secretary of state nor his or her designee shall be liable in any manner for the acceptance or rejection of requests for special handling or expedited filing. 67

41.950. 1. Any resident of this state who is a member of the national guard or of any reserve component of the armed forces of the United States or who is a member of the United States Army, the United States Navy, the United States Air Force, the United States Marine Corps, the United States Coast Guard or an officer of the United States Public Health Service detailed by proper authority for duty with any branch of the United States armed forces described in this section and who is engaged in the performance of active duty in the military service of the United States in a military conflict in which reserve components have been called to active duty under the authority of 10 U.S.C. 672(d) or 10 U.S.C. 673b or any such subsequent call or order

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(6) Services, equipment and functions relating to the Uniform Commercial Code;

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9 by the President or Congress for any period of thirty days or more shall be relieved from certain10 provisions of state law, as follows:

(1) No person performing such military service who owns a motor vehicle shall be
 required to maintain financial responsibility on such motor vehicle as required under section
 303.025, RSMo, until such time as that person completes such military service, unless any
 person shall be operating such motor vehicle while the vehicle owner is performing such military
 service;

(2) No person failing to renew his driver's license while performing such military service
 shall be required to take a complete examination as required under section 302.173, RSMo, when
 renewing his license within sixty days after completing such military service;

(3) Any motor vehicle registration required under chapter 301, RSMo, that expires for
any person performing such military service may be renewed by such person within sixty days
of completing such military service without being required to pay a delinquent registration fee;
however, such motor vehicle shall not be operated while the person is performing such military
service unless the motor vehicle registration is renewed;

(4) Any person enrolled by the supreme court of Missouri or licensed, registered or
certified under chapter 168, 256, 289, 317, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334,
335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 375, 640 or 644, RSMo, whose
license, registration or certification expires while performing such military service, may renew
such license, registration or certification within sixty days of completing such military service
without penalty;

(5) In the case of [annual] corporate registration reports, franchise tax reports or other
reports required to be filed with the office of secretary of state, where the filing of such report
would be delayed because of a person performing such military service, such reports shall be
filed without penalty within one hundred twenty days of the completion of such military service;
(6) No person performing such military service who is subject to a criminal summons
for a traffic violation shall be subject to penappearance constions for such violation until after

for a traffic violation shall be subject to nonappearance sanctions for such violation until afterone hundred eighty days after the completion of such military service;

(7) No person performing such military service who is required under state law to file
financial disclosure reports shall be required to file such reports while performing such military
service; however, such reports covering that period of time that such military service is
performed shall be filed within one hundred eighty days after the completion of such military
service;

42 (8) Any person with an indebtedness, liability or obligation for state income tax or
43 property tax on personal or real property who is performing such military service or a spouse of
44 such person filing a combined return or owning property jointly shall be granted an extension

to file any papers or to pay any obligation until one hundred eighty days after the completion of such military service or continuous hospitalization as a result of such military service notwithstanding the provisions of section 143.991, RSMo, to the contrary and shall be allowed to pay such tax without penalty or interest if paid within the one-hundred-eighty-day period;

(9) Notwithstanding other provisions of the law to the contrary, for the purposes of this
section, interest shall be allowed and paid on any overpayment of tax imposed by sections
143.011 to 143.998, RSMo, at the rate of six percent per annum from the original due date of the
return or the date the tax was paid, whichever is later;

(10) No state agency, board, commission or administrative tribunal shall take any administrative action against any person performing such military service for that person's failure to take any required action or meet any required obligation not already provided for in subdivisions (1) to (8) of this subsection until one hundred eighty days after the completion of such military service, except that any agency, board, commission or administrative tribunal affected by this subdivision may, in its discretion, extend the time required to take such action or meet such obligation beyond the one-hundred-eighty-day period;

60 (11) Any disciplinary or administrative action or proceeding before any state agency, 61 board, commission or administrative tribunal where the person performing such military service 62 is a necessary party, which occurs during such period of military service, shall be stayed by the 63 administrative entity before which it is pending until sixty days after the end of such military 64 service.

2. Upon completing such military service, the person shall provide the appropriate
agency, board, commission or administrative tribunal an official order from the appropriate
military authority as evidence of such military service.

3. The provisions of this section shall apply to any individual defined in subsection 1 ofthis section who performs such military service on or after August 2, 1990.

347.137. 1. A domestic limited liability company shall be dissolved upon the occurrence2 of any of the following:

3 (1) Upon the happening of the events specified in the operating agreement or in the 4 articles of organization;

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(2) Upon the written consent of all members;

6 (3) Except as otherwise provided in the operating agreement, an event of withdrawal of 7 a member, if a majority, by number, of the remaining members agree within ninety days after the 8 occurrence of the event of withdrawal to dissolve the limited liability company;

9 (4) [An event of withdrawal with respect to the sole remaining member] At any time 10 there are no members; provided, that the limited liability company is not dissolved and is 11 not required to be wound up if:

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12 (a) Unless otherwise provided in the operating agreement, within ninety days after 13 such other period as is provided for in the operating agreement or the occurrence of the event that terminated the continued membership of the last remaining member, the 14 personal representative, statutory or otherwise, of the last remaining member agrees in 15 writing to continue the limited liability company and to the admission of such personal 16 17 representative of such member or its nominee or designee to the limited liability company as a member, effective as of the occurrence of the event that terminated the continued 18 19 membership of the last remaining member; provided, that the operating agreement may 20 provide that the personal representative, statutory or otherwise, of the last remaining 21 member shall be obligated to agree in writing to continue the limited liability company and 22 to the admission of such personal representative of such member or its nominee or designee 23 to the limited liability company as a member, effective as of the occurrence of the event that 24 terminated the continued membership of the last remaining member; or

25 (b) A member is admitted to the limited liability company in the manner provided for in the operating agreement, effective as of the occurrence of the event that terminated 26 27 the continued membership of the last remaining member, within ninety days or such other 28 period as is provided for in the limited liability company agreement after the occurrence 29 of the event that terminated the continued membership of the last remaining member, 30 under a provision of the operating agreement that specifically provides for the admission 31 of a member to the limited liability company after there is no longer a remaining member 32 of the limited liability company;

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(5) Entry of a decree of dissolution under section 347.143; or

34 (6) When the limited liability company is not the surviving entity in a merger or 35 consolidation.

2. As soon as possible following the occurrence of any of the events specified in subdivisions (1) to (4) of subsection 1 of this section effecting the dissolution of the limited liability company, the limited liability company shall file a notice of winding up with the secretary which discloses the dissolution of the limited liability company and the commencement of winding up of its business and affairs.

347.179. The secretary shall charge and collect:

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(1) For filing the original articles of organization, a fee of one hundred dollars;

(2) For filing the original articles of organization online, in an electronic format

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4 prescribed by the secretary of state, a fee of forty-five dollars;

5 (3) Applications for registration of foreign limited liability companies and issuance of 6 a certificate of registration to transact business in this state, a fee of one hundred dollars;

7	[(3)] (4) Amendments to and restatements of articles of limited liability companies to
8	application for registration of a foreign limited liability company or any other filing otherwise
9	provided for, a fee of twenty dollars;
10	[(4)] (5) Articles of termination of limited liability companies or cancellation of
11	registration of foreign limited liability companies, a fee of twenty dollars;
12	[(5)] (6) For filing notice of merger or consolidation, a fee of twenty dollars;
13	[(6)] (7) For filing a notice of winding up, a fee of twenty dollars;
14	[(7)] (8) For issuing a certificate of good standing, a fee of five dollars;
15	[(8)] (9) For a notice of the abandonment of merger or consolidation, a fee of twenty
16	dollars;
17	[(9)] (10) For furnishing a copy of any document or instrument, a fee of fifty cents per
18	page;
19	[(10)] (11) For accepting an application for reservation of a name, or for filing a notice
20	of the transfer or cancellation of any name reservation, a fee of twenty dollars;
21	[(11)] (12) For filing a statement of change of address of registered office or registered
22	agent, or both, a fee of five dollars;
23	[(12)] (13) For any service of notice, demand, or process upon the secretary as resident
24	agent of a limited liability company, a fee of twenty dollars, which amount may be recovered as
25	taxable costs by the party instituting such suit, action, or proceeding causing such service to be
26	made if such party prevails therein;
27	[(13)] (14) For filing an amended certificate of registration a fee of twenty dollars; and
28	[(14)] (15) For filing a statement of correction a fee of five dollars.
	351.015. As used in this chapter, unless the context otherwise requires:
2	(1) "Articles of incorporation" includes the original articles of incorporation and all
3	amendments thereto, and includes articles of merger or consolidation;
4	(2) "Authorized shares" means the aggregate number of shares of stock of all classes,
5	whether with or without par value, which the corporation is authorized to issue. Shares of its
6	own stock belonging to a corporation shall be deemed to be "issued" shares but not "outstanding"
7	shares;
8	(3) "Certificate of stock" means a written instrument signed by or bearing the facsimile
9	signature of the proper corporate officers, as required by this chapter, evidencing the fact that the
10	person therein named is the holder of record of the share or shares therein described;
11	(4) "Control share acquisition" means the acquisition, directly or indirectly, by any
12	person of ownership of, or the power to direct the exercise of voting power with respect to,
13	issued and outstanding control shares. For the purposes of this chapter, shares acquired within

14 ninety days of any acquisition of shares or shares acquired pursuant to a plan to make a control

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share acquisition are considered to have been acquired in the same acquisition. For the purposes 15 16 of this chapter, a person who acquires shares in the ordinary course of business for the benefit 17 of others in good faith and not for the purpose of circumventing this chapter has voting power only of shares in respect of which that person would be able to exercise or direct the exercise of 18 19 votes without further instruction from others. The acquisition of any shares of an issuing public 20 corporation does not constitute a control share acquisition if the acquisition is consummated in 21 any of the following circumstances: 22 (a) Prior to June 13, 1984;

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(b) Pursuant to a contract in existence prior to June 13, 1984;

(c) Pursuant to a will or other testamentary disposition, the laws of descent and
distribution or by intervivos gift where such gift is made in good faith and not for the purpose
of circumventing section 351.407;

(d) Pursuant to a public offering, a private placement, or any other issuance of shares byan issuing public corporation;

(e) By, on behalf of, or pursuant to any benefit or other compensation plan orarrangement of an issuing public corporation;

(f) Pursuant to the conversion of debt securities into shares of an issuing publiccorporation under the terms of such debt securities;

(g) Pursuant to a binding contract, other than any contract created by, pursuant to, or in
connection with a tender offer, whereby the holders of shares representing at least two-thirds of
the voting power of an issuing public corporation, such holders acting simultaneously, agreed
to sell such shares to any person;

(h) Pursuant to the satisfaction of a pledge or other security interest created in good faithand not for the purpose of circumventing section 351.407;

(i) Pursuant to a merger or consolidation effected in compliance with sections 351.410
to 351.458 if the issuing public corporation is a party to the agreement of merger or
consolidation;

(j) Pursuant to a binding contract or other arrangement with any individual, foreign or
domestic corporation (whether or not for profit), partnership, limited liability company,
unincorporated society or association, or other entity which, at any time within one year prior to
the acquisition in question, owned shares representing more than fifty percent of the voting
power of the issuing public corporation;

(k) By or from any person whose shares have been previously accorded voting rights
pursuant to section 351.407; provided, the acquisition entitles the person making the acquisition,
directly or indirectly, alone or as a part of a group, to exercise or direct the exercise of voting
power of the corporation in the election of directors within a range of the voting power not in

excess of the range of voting power associated with the shares to which voting rights have beenpreviously accorded;

53 (5) "Control shares" means shares that, except for this chapter, would have voting power 54 with respect to shares of an issuing public corporation that, when added to all other shares of the 55 issuing public corporation owned by a person or in respect to which that person may exercise or 56 direct the exercise of voting power, would entitle that person, immediately after acquisition of 57 the shares, directly or indirectly, alone or as a part of a group, to exercise or direct the exercise 58 of the voting power of the issuing public corporation in the election of directors within any of 59 the following ranges of voting power:

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(a) One-fifth or more but less than one-third of all voting power;

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(b) One-third or more but less than a majority of all voting power;

62 (c) A majority or more of all voting power; provided, however, that shares which the 63 person or the group have owned or of which the person or the group could have exercised or 64 directed the voting for more than ten years shall not be deemed to be "control shares" and shall 65 not be aggregated for the purpose of determining inclusion within the above-stated ranges;

(6) "Corporation" or "domestic corporation" includes corporations organized under this
chapter or subject to some or all of the provisions of this chapter except a foreign corporation;
(7) "Foreign corporation" means a corporation for profit organized under laws other than

69 the laws of this state;

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(8) "Incorporator" means a signer of the original articles of incorporation;

(9) "Interested shares" means the shares of an issuing public corporation in respect of
which any of the following persons may exercise or direct the exercise of the voting power of
the corporation in the election of directors:

(a) An acquiring person or member of a group with respect to a control share acquisition;
(b) Any officer of the issuing public corporation elected or appointed by the directors of
the issuing public corporation;

(c) Any employee of the issuing public corporation who is also a director of suchcorporation;

(10) "Issuing public corporation", unless the articles of incorporation provide otherwise as to the applicability of this section, means a corporation that has a class of voting stock registered with the securities and exchange commission under section 12 of the Exchange Act and is either (a) a corporation incorporated under the laws of the state of Missouri, or, (b) subdivision (2) of section 351.690 notwithstanding, any insurance company organized pursuant to the laws of Missouri and doing business under the provisions of chapter 376, RSMo, provided that the bylaws of such insurance company expressly state that such

insurance company shall, for the purposes of this chapter, be included within the definition of"issuing public corporation"[, that has:

87 Issuing public corporation [, that has.

88 (a) One hundred or more shareholders;

(b) Its principal place of business, its principal office, or substantial assets withinMissouri; and

91 (c) One of the following:

a. More than ten percent of its shareholders resident in Missouri;

b. More than ten percent of its shares owned by Missouri residents; or

c. Ten thousand shareholders resident in Missouri. The residence of a shareholder is
presumed to be the address appearing in the records of the corporation. Shares held by banks
(except as trustee or guardian), brokers or nominees shall be disregarded for purposes of
calculating the percentages or numbers described above];

98 (11) "Net assets", for the purpose of determining the right of a corporation to purchase 99 its own shares and of determining the right of a corporation to declare and pay dividends and the 100 liabilities of directors therefor, shall not include shares of its own stock belonging to a 101 corporation;

(12) "Paid-in surplus" means all that part of the consideration received by the corporation
for, or on account of, all shares issued which does not constitute stated capital minus such formal
reductions from said sum as may have been effected in a manner permitted by this chapter;

(13) "Person" includes, without limitation, an individual, a foreign or domestic
corporation whether not for profit or for profit, a partnership, a limited liability company, an
unincorporated society or association, two or more persons having a joint or common interest,
or any other entity;

(14) "Registered office" means that office maintained by the corporation in this state, theaddress of which is on file in the office of the secretary of state;

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(15) "Shareholder" means one who is a holder of record of shares in a corporation;

(16) "Shares" are the units into which the shareholders' rights to participate in the controlof the corporation, in its surplus or profits, or in the distribution of its assets, are divided;

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(17) "Stated capital" means at any particular time the sum of:

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(a) The par value of all shares then issued having a par value; and

(b) The consideration received by the corporation for all shares then issued without par
value except such part thereof as may have been allocated otherwise than to stated capital in a
manner permitted by law; and

(c) Such amounts not included in paragraphs (a) and (b) of this subdivision as may havebeen transferred to the stated capital account of the corporation, whether upon the issue of shares

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121 as a share dividend or otherwise, minus such formal reductions from said sum as may have been

122 effected in a manner permitted by this chapter;

(18) "Subscriber" means one who subscribes for shares in a corporation, whether beforeor after incorporation.

351.047. The secretary of state may prescribe and furnish on request forms for alldocuments required or permitted to be filed by this chapter. The use of the following forms ismandatory:

4 (1) A foreign corporation's application for a certificate of authority to do business in this 5 state;

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(2) A foreign corporation's application for a certificate of withdrawal;

(3) A corporation's [annual] corporate registration report.

351.120. 1. Every corporation organized pursuant to the laws of this state, including corporations organized pursuant to or subject to this chapter, and every foreign corporation licensed to do business in this state, whether such license shall have been issued pursuant to this chapter or not, other than corporations exempted from taxation by the laws of this state, shall file [an annual corporation] **a corporate** registration report.

6 2. The [annual] corporate registration report shall state the corporate name, the name of 7 its registered agent and such agent's Missouri **physical** address, giving street and number, or 8 building and number, or both, as the case may require, the name and correct business or 9 residence address of its officers and directors, and the mailing address of the corporation's 10 principal place of business or corporate headquarters.

11 3. The [annual] corporate registration report shall be filed annually, except as provided in section 351.122, and shall be due the month that the corporation incorporated or qualified, 12 13 unless changed by the corporation under subsection 8 of this section. Corporations existing prior to July 1, 2003, shall file the [annual] corporate registration report on the month indicated 14 15 on the corporation's last [annual] corporate registration report. Corporations formed on or after 16 July 1, 2003, shall file [an annual] a corporate registration report within thirty days of the date 17 of incorporation or qualification and every year thereafter, except as provided in section 351.122, in the month that they were incorporated or qualified, unless such month is changed 18 19 by the corporation under subsection 8 of this section.

4. The [annual] corporate registration report shall be signed by an officer or authorized
person.

5. In the event of any error in the names and addresses of the officers and directors set forth in [an annual] **a corporate** registration report, the corporation may correct such information by filing a certificate of correction pursuant to section 351.049.

25 6. A corporation may change the corporation's registered office or registered agent with 26 the filing of the corporation's [annual] corporate registration report. To change the corporation's registered agent with the filing of the [annual] corporate registration report, the corporation must 27 include the new registered agent's written consent to the appointment as registered agent and a 28 29 written consent stating that such change in registered agents was authorized by resolution duly adopted by the board of directors. The written consent must be signed by the new registered 30 31 agent and must include such agent's address. If the [annual] corporate registration report is not 32 completed correctly, the secretary of state may reject the filing of such report.

7. A corporation's [annual] corporate registration report must be filed in a format as
 prescribed by the secretary of state.

35 8. A corporation may change the month of its corporate registration report in the corporation's initial corporate registration report or a subsequent report. To change its 36 filing month, a corporation shall designate the desired month in its corporate registration 37 38 report and include with that report an additional fee of twenty dollars. After a corporation registration report designating a new filing month is filed by the secretary of state, the 39 40 corporation's next corporate registration report shall be filed in the newly designated 41 month in the next year in which a report is due under subsection 3 of this section or under 42 section 351.122.

351.122. 1. Notwithstanding the provisions of section 351.120 to the contrary, beginning January 1, 2008, the secretary of state may provide corporations the option of biennially filing corporate registration reports. Any corporation incorporated or qualified in an even-numbered year may file a biennial corporate registration report only in an evennumbered calendar year, and any corporation incorporated or qualified in an oddnumbered year may file a biennial corporate registration report only in an oddcalendar year, subject to the following requirements:

8 (1) The fee paid at the time of biennial registration shall be eighty dollars if the 9 report is filed in a written format. The fee shall be thirty dollars if the report is filed via 10 an electronic format prescribed by the secretary of state;

(2) A corporation's biennial corporate registration report must be filed in a format
 as prescribed by the secretary of state;

(3) The secretary of state may collect an additional fee of ten dollars for each
 biennial corporate registration report filed under this section. Such fee shall be deposited
 into the state treasury and credited to the secretary of state's technology trust fund
 account.

Once a corporation chooses the option of biennial registration, such registration
 must be maintained for the full twenty-four month period. Once the twenty-four month

19 period has expired and another corporate registration report is due, a corporation may

choose to file an annual registration report under section 351.120. However, upon making
such choice the corporation may later only choose to file a biennial corporate registration
report in a year appropriate under subsection 1 of this section, based on the year in which

23 the corporation was incorporated.

24 3. The secretary of state may promulgate rules for the effective administration of 25 this section. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, 26 that is created under the authority delegated in this section shall become effective only if 27 it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if 28 applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable 29 and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, 30 to review, to delay the effective date, or to disapprove and annul a rule are subsequently 31 held unconstitutional, then the grant of rulemaking authority and any rule proposed or 32 adopted after August 28, 2007, shall be invalid and void.

351.125. Every corporation required to register under the provisions of this chapter shall pay to the state a fee of forty dollars for its [annual] corporate registration if the report is filed 2 in a written format. The fee is fifteen dollars for each [annual] corporate registration report filed 3 4 via an electronic format prescribed by the secretary of state. Biennial corporate registration reports filed under section 351.122 shall require the fee prescribed in that section. If a 5 corporation fails to file a corporation registration report when due, it shall be assessed, in 6 7 addition to its regular registration fee, a late fee of fifteen dollars for each thirty-day period within which the registration report is filed whether in writing or in an electronic format. If the 8 9 registration report is not filed within ninety days, [the corporation shall forfeit its charter] the secretary of state may proceed with administrative dissolution of such corporation under 10 sections 351.484 and 351.486. 11

351.127. The secretary of state may collect an additional fee of five dollars on each and
every fee required in this chapter, provided that the secretary of state may collect an
additional fee of ten dollars on each corporate registration report fee filed under section
351.122. All fees collected as provided in this section shall be deposited in the state treasury and
credited to the secretary of state's technology trust fund account. The provisions of this section
shall expire on December 31, 2009.
351.145. It shall be the duty of the secretary of state to send notice that the [annual]

2 corporate registration report is due to each corporation in this state required to register. The 3 notice shall be directed to its registered office as disclosed originally by its articles of 4 incorporation or by its application for a certificate of authority to transact business in this state 5 and thereafter as disclosed by its **immediately preceding corporate** registration [for the year

14

6 preceding] **report**, as provided by law. The secretary of state may provide a form of the [annual]

7 corporate registration report for filing in a format and medium prescribed by the secretary of8 state.

351.155. It shall be the duty of the secretary of state to furnish forms of [annual] corporate registration reports to any corporation upon request to any representative of the corporation, but no such form of the [annual] corporate registration report shall be furnished unless the name of the corporation for which they are desired shall accompany the request.

351.459. 1. For the purposes of this section, the following terms mean:

2 (1) "Affiliate", a person that directly, or indirectly through one or more intermediaries,
3 controls, or is controlled by, or is under common control with, a specified person;

4 (2) "Announcement date", when used in reference to any business combination, means 5 the date of the first public announcement of the final, definitive proposal for such business 6 combination;

7 (3) "Associate", when used to indicate a relationship with any person, means any 8 corporation or organization of which such person is an officer or partner or is, directly or 9 indirectly, the beneficial owner of ten percent or more of any class of voting stock, any trust or 10 other estate in which such person has a substantial beneficial interest or as to which such person 11 serves as trustee or in a similar fiduciary capacity, and any relative or spouse of such person, or 12 any relative of such spouse, who has the same home as such person;

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(4) "Beneficial owner", when used with respect to any stock, means a person that:

(a) Individually or with or through any of its affiliates or associates, beneficially ownssuch stock, directly or indirectly; or

16 (b) Individually or with or through any of its affiliates or associates, has the right to 17 acquire such stock, whether such right is exercisable immediately or only after the passage of 18 time, pursuant to any agreement, arrangement or understanding, whether or not in writing, or upon the exercise of conversion rights, exchange rights, warrants or options, or otherwise; 19 20 provided, however, that a person shall not be deemed the beneficial owner of stock tendered 21 pursuant to a tender or exchange offer made by such person or any of such person's affiliates or 22 associates until such tendered stock is accepted for purchase or exchange; or the right to vote 23 such stock pursuant to any agreement, arrangement or understanding, whether or not in writing; 24 provided, however, that a person shall not be deemed the beneficial owner of any stock under 25 this item if the agreement, arrangement or understanding to vote such stock arises solely from 26 a revocable proxy or consent given in response to a proxy or consent solicitation made in 27 accordance with the applicable rules and regulations under the Exchange Act and is not then 28 reportable on a Schedule 13D under the Exchange Act, or any comparable or successor report; 29 or

(c) Has any agreement, arrangement or understanding, whether or not in writing, for the
purpose of acquiring, holding, voting, except voting pursuant to a revocable proxy or consent as
described in paragraph (b) of this subdivision, or disposing of such stock with any other person
that beneficially owns, or whose affiliates or associates beneficially own, directly or indirectly,
such stock;

35 (5) "Business combination", when used in reference to any [resident] domestic 36 corporation and any interested shareholder of such [resident] domestic corporation, means:

(a) Any merger or consolidation of such [resident] domestic corporation or any
subsidiary of such [resident] domestic corporation with such interested shareholder or any other
corporation, whether or not itself an interested shareholder of such [resident] domestic
corporation, which is, or after such merger or consolidation would be, an affiliate or associate
of such interested shareholder;

42 (b) Any sale, lease, exchange, mortgage, pledge, transfer or other disposition, in one 43 transaction or a series of transactions to or with such interested shareholder or any affiliate or 44 associate of such interested shareholder of assets of such [resident] domestic corporation or any 45 subsidiary of such [resident] domestic corporation having an aggregate market value equal to ten 46 percent or more of the aggregate market value of all the assets, determined on a consolidated basis, of such [resident] domestic corporation, having an aggregate market value equal to ten 47 48 percent or more of the aggregate market value of all the outstanding stock of such [resident] 49 domestic corporation, or representing ten percent or more of the earning power or net income, 50 determined on a consolidated basis, of such [resident] domestic corporation;

51 (c) The issuance or transfer by such [resident] domestic corporation or any subsidiary 52 of such [resident] domestic corporation, in one transaction or a series of transactions, of any stock of such [resident] domestic corporation or any subsidiary of such [resident] domestic 53 54 corporation which has an aggregate market value equal to five percent or more of the aggregate 55 market value of all the outstanding stock of such [resident] domestic corporation to such 56 interested shareholder or any affiliate or associate of such interested shareholder except pursuant 57 to the exercise of warrants or rights to purchase stock offered, or a dividend or distribution paid or made, pro rata to all shareholders of such [resident] domestic corporation; 58

(d) The adoption of any plan or proposal for the liquidation or dissolution of such
[resident] domestic corporation proposed by, or pursuant to any agreement, arrangement or
understanding, whether or not in writing, with such interested shareholder or any affiliate or
associate of such interested shareholder;

(e) Any reclassification of securities, including, without limitation, any stock split, stock
 dividend, or other distributions of stock in respect of stock, or any reverse stock split, or
 recapitalization of such [resident] domestic corporation, or any merger or consolidation of such

[resident] domestic corporation with any subsidiary of such [resident] domestic corporation, or 66 67 any other transaction, whether or not with or into or otherwise involving such interested 68 shareholder, proposed by, or pursuant to any agreement, arrangement or understanding, whether or not in writing, with such interested shareholder or any affiliate or associate of such interested 69 shareholder, which has the effect, directly or indirectly, of increasing the proportionate share of 70 71 the outstanding shares of any class or series of voting stock or securities convertible into voting 72 stock of such [resident] domestic corporation or any subsidiary of such [resident] domestic 73 corporation which is directly or indirectly owned by such interested shareholder or any affiliate 74 or associate of such interested shareholder, except as a result of immaterial changes due to

75 fractional share adjustments; or

(f) Any receipt by such interested shareholder or any affiliate or associate of such interested shareholder of the benefit, directly or indirectly, except proportionately as a shareholder of such [resident] domestic corporation, of any loans, advances, guarantees, pledges or other financial assistance or any tax credits or other tax advantages provided by or through such [resident] domestic corporation;

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(6) "Common stock", any stock other than preferred stock;

(7) "Consummation date", with respect to any business combination, means the date of
consummation of such business combination, or, in the case of a business combination as to
which a shareholder vote is taken, the later of the business day prior to the vote or twenty days
prior to the date of consummation of such business combination;

86 (8) "Control", including the terms "controlling", "controlled by" and "under common control with", the possession, directly or indirectly, of the power to direct or cause the direction 87 88 of the management and policies of a person, whether through the ownership of voting stock, by 89 contract, or otherwise. A person's beneficial ownership of ten percent or more of a corporation's 90 outstanding voting stock shall create a presumption that such person has control of such 91 corporation. Notwithstanding the foregoing, a person shall not be deemed to have control of a 92 corporation if such person holds voting stock, in good faith and not for the purpose of 93 circumventing this section, as an agent, bank, broker, nominee, custodian or trustee for one or 94 more beneficial owners who do not individually or as a group have control of such corporation;

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(9) "Domestic corporation", a corporation incorporated under the laws of the state of Missouri;

97 (10) "Exchange Act", the act of Congress known as the "Securities Exchange Act of
98 1934", as the same has been or hereafter may be amended from time to time;

[(10)] (11) "Interested shareholder", when used in reference to any [resident] domestic
corporation, any person, other than such [resident] domestic corporation or any subsidiary of
such resident domestic corporation, that:

(a) Is the beneficial owner, directly or indirectly, of twenty percent or more of theoutstanding voting stock of such [resident] domestic corporation; or

104 (b) Is an affiliate or associate of such [resident] domestic corporation and at any time 105 within the five-year period immediately prior to the date in question was the beneficial owner, 106 directly or indirectly, of twenty percent or more of the then outstanding voting stock of such 107 [resident] domestic corporation; provided that, for the purpose of determining whether a person 108 is an interested shareholder, the number of shares of voting stock of such [resident] domestic 109 corporation deemed to be outstanding shall include shares deemed to be beneficially owned by 110 the person through application of subdivision (4) of this subsection but shall not include any 111 other unissued shares of voting stock of such [resident] domestic corporation which may be 112 issuable pursuant to any agreement, arrangement or understanding, or upon exercise of 113 conversion rights, warrants or options, or otherwise;

[(11)] (12) "Market value", when used in reference to stock or property of any [resident]
 domestic corporation, means:

116 (a) In the case of stock, the highest closing sale price during the thirty-day period 117 immediately preceding the date in question of a share of such stock on the composite tape for 118 New York stock exchange listed stocks, or, if such stock is not quoted on such composite tape 119 or if such stock is not listed on such exchange, on the principal United States securities exchange 120 registered under the Exchange Act on which such stock is listed, or, if such stock is not listed on 121 any such exchange, the highest closing bid quotation with respect to a share of such stock during 122 the thirty-day period preceding the date in question on the National Association of Securities 123 Dealers, Inc., Automated Quotations System or any system then in use, or if no such quotations 124 are available, the fair market value on the date in question of a share of such stock as determined 125 by the board of directors of such [resident] domestic corporation in good faith; and

(b) In the case of property other than cash or stock, the fair market value of such property
on the date in question as determined by the board of directors of such [resident] domestic
corporation in good faith;

[(12)] (13) "Preferred stock", any class or series of stock of a [resident] domestic corporation which under the bylaws or articles of incorporation of such [resident] domestic corporation is entitled to receive payment of dividends prior to any payment of dividends on some other class or series of stock, or is entitled in the event of any voluntary liquidation, dissolution or winding up of the [resident] domestic corporation to receive payment or distribution of a preferential amount before any payments or distributions are received by some other class or series of stock;

[(13) "Resident domestic corporation", a corporation incorporated under the laws of thestate of Missouri that has:

138 (a) One hundred or more shareholders;

(b) Its principal place of business, its principal office, or substantial assets withinMissouri; and

- 141 (c) One of the following:
- a. More than ten percent of its shareholders resident in Missouri;
- b. More than ten percent of its shares owned by Missouri residents; or
- c. Ten thousand shareholders resident in Missouri.
- 145

146 For purposes of this section, reference to shareholders or ownership of shares shall refer to 147 ownership of voting stock; the residence of a partnership, unincorporated association, trust or similar organization shall be the principal office of such organization; the residence of a 148 149 shareholder shall otherwise be presumed to be the address appearing in the records of the 150 corporation; and shares held by banks (except as trustee or guardian), brokers or nominees shall 151 be disregarded for purposes of calculating the percentages or numbers described above. No 152 resident domestic corporation, which is organized under the laws of this state, shall cease to be 153 a resident domestic corporation by reason of events occurring or actions taken while such 154 resident domestic corporation is subject to the provisions of this section;]

155 (14) "Stock" means:

(a) Any stock or similar security, any certificate of interest, any participation in anyprofit-sharing agreement, any voting trust certificate, or any certificate of deposit for stock; and

(b) Any security convertible, with or without consideration, into stock, or any warrant,
call or other option or privilege of buying stock without being bound to do so, or any other
security carrying any right to acquire, subscribe to or purchase stock;

161 (15) "Stock acquisition date", with respect to any person and any [resident] domestic
162 corporation, means the date that such person first becomes an interested shareholder of such
163 [resident] domestic corporation;

(16) "Subsidiary" of any [resident] domestic corporation, means any other corporation
of which voting stock, having a majority of the outstanding voting stock of such other
corporation, is owned, directly or indirectly, by such [resident] domestic corporation;

167 (17) "Voting stock", shares of capital stock of a corporation entitled to vote generally in168 the election of directors.

169 2. Notwithstanding anything to the contrary contained in this section, except the 170 provisions of subsection 4 of this section, no [resident] domestic corporation shall engage in any 171 business combination with any interested shareholder of such [resident] domestic corporation 172 for a period of five years following such interested shareholder's stock acquisition date unless 173 such business combination or the purchase of stock made by such interested shareholder on such

interested shareholder's stock acquisition date is approved by the board of directors of such 174 175 [resident] domestic corporation on or prior to such stock acquisition date. If a good faith 176 proposal is made in writing to the board of directors of such [resident] domestic corporation 177 regarding a business combination, the board of directors shall respond, in writing, within sixty 178 days or such shorter period, if any, as may be required by the Exchange Act, setting forth its 179 reasons for its decision regarding such proposal. If a good faith proposal to purchase stock is 180 made in writing to the board of directors of such [resident] domestic corporation, the board of 181 directors, unless it responds affirmatively in writing within sixty days or such shorter period, if 182 any, as may be required by the Exchange Act, shall be deemed to have disapproved such stock 183 purchase.

Notwithstanding anything to the contrary contained in this section, except the
provisions of subsections 2 and 4 of this section, no [resident] domestic corporation shall engage
at any time in any business combination with any interested shareholder of such [resident]
domestic corporation other than any of the following business combinations:

(1) A business combination approved by the board of directors of such [resident] domestic corporation prior to such interested shareholder's stock acquisition date, or where the purchase of stock made by such interested shareholder on such interested shareholder's stock acquisition date had been approved by the board of directors of such [resident] domestic corporation prior to such interested shareholder's stock acquisition date;

(2) A business combination approved by the affirmative vote of the holders of a majority
of the outstanding voting stock not beneficially owned by such interested shareholder or any
affiliate or associate of such interested shareholder at a meeting called for such purpose no earlier
than five years after such interested shareholder's stock acquisition date;

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(3) A business combination that meets all of the following conditions:

(a) The aggregate amount of the cash and the market value as of the consummation date
of consideration other than cash to be received per share by holders of outstanding shares of
common stock of such [resident] domestic corporation in such business combination is at least
equal to the higher of the following:

202 a. The highest per share price paid by such interested shareholder at a time when he was 203 the beneficial owner, directly or indirectly, of five percent or more of the outstanding voting 204 stock of such [resident] domestic corporation, for any shares of common stock of the same class 205 or series acquired by it within the five-year period immediately prior to the announcement date 206 with respect to such business combination, or within the five-year period immediately prior to, 207 or in, the transaction in which such interested shareholder became an interested shareholder, 208 whichever is higher; plus, in either case, interest compounded annually from the earliest date on 209 which such highest per share acquisition price was paid through the consummation date at the

210 rate for one-year United States treasury obligations from time to time in effect; less the aggregate 211 amount of any cash dividends paid, and the market value of any dividends paid other than in 212 cash, per share of common stock since such earliest date, up to the amount of such interest; and 213 b. The market value per share of common stock on the announcement date with respect 214 to such business combination or on such interested shareholder's stock acquisition date, 215 whichever is higher; plus interest compounded annually from such date through the 216 consummation date at the rate for one-year United States treasury obligations from time to time 217 in effect; less the aggregate amount of any cash dividends paid, and the market value of any 218 dividends paid other than in cash, per share of common stock since such date, up to the amount 219 of such interest;

(b) The aggregate amount of the cash and the market value as of the consummation date of consideration other than cash to be received per share by holders of outstanding shares of any class or series of stock, other than common stock, of such [resident] domestic corporation is at least equal to the highest of the following, whether or not such interested shareholder has previously acquired any shares of such class or series of stock:

225 a. The highest per share price paid by such interested shareholder at a time when he was 226 the beneficial owner, directly or indirectly, of five percent or more of the outstanding voting 227 stock of such [resident] domestic corporation, for any shares of such class or series of stock 228 acquired by him within the five-year period immediately prior to the announcement date with 229 respect to such business combination, or within the five-year period immediately prior to, or in, 230 the transaction in which such interested shareholder became an interested shareholder, whichever 231 is higher; plus, in either case, interest compounded annually from the earliest date on which such 232 highest per share acquisition price was paid through the consummation date at the rate for 233 one-year United States treasury obligations from time to time in effect; less the aggregate amount 234 of any cash dividends paid, and the market value of any dividends paid other than in cash, per 235 share of such class or series of stock since such earliest date, up to the amount of such interest; 236 b. The highest preferential amount per share to which the holders of shares of such class 237 or series of stock are entitled in the event of any voluntary liquidation, dissolution or winding 238 up of such [resident] domestic corporation, plus the aggregate amount of any dividends declared or due as to which such holders are entitled prior to payment of dividends on some other class 239 240 or series of stock, unless the aggregate amount of such dividends is included in such preferential 241 amount; and

c. The market value per share of such class or series of stock on the announcement date with respect to such business combination or on such interested shareholder's stock acquisition date, whichever is higher; plus interest compounded annually from such date through the consummation date at the rate for one-year United States treasury obligations from time to time

in effect; less the aggregate amount of any cash dividends paid, and the market value of any
dividends paid other than in cash, per share of such class or series of stock since such date, up
to the amount of such interest;

(c) The consideration to be received by holders of a particular class or series of outstanding stock, including common stock, of such [resident] domestic corporation in such business combination is in cash or in the same form as the interested shareholder has used to acquire the largest number of shares of such class or series of stock previously acquired by it, and such consideration shall be distributed promptly;

(d) The holders of all outstanding shares of stock of such [resident] domestic corporation
not beneficially owned by such interested shareholder immediately prior to the consummation
of such business combination are entitled to receive in such business combination cash or other
consideration for such shares in compliance with paragraphs (a), (b) and (c) of this subdivision;

(e) After such interested shareholder's stock acquisition date and prior to the
consummation date with respect to such business combination, such interested shareholder has
not become the beneficial owner of any additional shares of voting stock of such [resident]
domestic corporation except:

a. As part of the transaction which resulted in such interested shareholder becoming aninterested shareholder;

b. By virtue of proportionate stock splits, stock dividends or other distributions of stock
in respect of stock not constituting a business combination under paragraph (e) of subdivision
(5) of subsection 1 of this section;

c. Through a business combination meeting all of the conditions of subsection 2 of thissection and this subsection; or

d. Through purchase by such interested shareholder at any price which, if such price had been paid in an otherwise permissible business combination the announcement date and consummation date of which were the date of such purchase, would have satisfied the requirements of paragraphs (a), (b) and (c) of this subdivision.

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4. The provisions of this section shall not apply to:

(1) Any business combination of a [resident] domestic corporation that does not have
a class of voting stock registered with the securities and exchange commission pursuant to
Section 12 of the Exchange Act, unless the articles of incorporation provide otherwise; or

(2) Any business combination of a [resident] domestic corporation whose articles of
incorporation have been amended to provide that such [resident] domestic corporation shall be
subject to the provisions of this section, which did not have a class of voting stock registered
with the securities and exchange commission pursuant to Section 12 of the Exchange Act on the

effective date of such amendment, and which is a business combination with an interestedshareholder whose stock acquisition date is prior to the effective date of such amendment; or

283 (3) Any business combination of a [resident] domestic corporation the original articles 284 of incorporation of which contain a provision expressly electing not to be governed by this 285 section, or which adopts an amendment to such [resident] domestic corporation's bylaws prior 286 to August 1, 1986, expressly electing not to be governed by this section, or which adopts an 287 amendment to such [resident] domestic corporation's bylaws, approved by the affirmative vote 288 of the holders, other than interested shareholders and their affiliates and associates, expressly 289 electing not to be governed by this section, provided that such amendment to the bylaws shall 290 not be effective until eighteen months after such vote of such [resident] domestic corporation's 291 shareholders and shall not apply to any business combination of such [resident] domestic 292 corporation with an interested shareholder whose stock acquisition date is on or prior to the 293 effective date of such amendment; or

294 (4) Any business combination of a [resident] domestic corporation with an interested 295 shareholder of such [resident] domestic corporation which became an interested shareholder 296 inadvertently, if such interested shareholder as soon as practicable, divests itself of a sufficient 297 amount of the voting stock of such [resident] domestic corporation so that it no longer is the 298 beneficial owner, directly or indirectly, of twenty percent or more of the outstanding voting stock 299 of such [resident] domestic corporation, and would not at any time within the five-year period 300 preceding the announcement date with respect to such business combination have been an 301 interested shareholder but for such inadvertent acquisition;

302 (5) Any business combination with an interested shareholder who was the beneficial 303 owner, directly or indirectly, of five percent or more of the outstanding voting stock of such 304 [resident] domestic corporation on December 1, 1985, and remained so to such interested 305 shareholder's stock acquisition date;

306 (6) Any business combination with an interested shareholder or any of its affiliates or
 307 associates, provided that such interested shareholder became an interested shareholder at a time
 308 when the restrictions contained in this section did not apply by reason of:

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(a) Any of subdivisions (1) through (5) of this subsection; or

310 (b) The fact that the corporation was not then a [resident] domestic corporation, 311 provided, however, that this subdivision shall not apply if, at the time such interested shareholder 312 became an interested shareholder, the corporation's articles of incorporation contained a 313 provision authorized by the last sentence of this subsection. This subdivision shall apply 314 regardless of whether the stock acquisition date of such interested shareholder occurred prior to 315 August 28, 1999.

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Notwithstanding subdivisions (1), (2), (3), (4) and (5) of this subsection, a corporation, whether or not a [resident] domestic corporation, may elect by a provision of its original articles of incorporation or any amendment thereto to be governed by this section; provided that any such amendment to the articles of incorporation shall not apply to restrict a business combination between the corporation and an interested shareholder of the corporation or any of its affiliates or associates if the interested shareholder became such prior to the effective date of the amendment

323 amendment.

351.484. The secretary of state may commence a proceeding pursuant to section 351.486to dissolve a corporation administratively if:

3 (1) The corporation fails to pay any final assessment of Missouri corporation franchise 4 tax as provided in chapter 147, RSMo, and the director of revenue has notified the secretary of 5 state of such failure;

6 (2) The corporation fails or neglects to file the Missouri corporation franchise tax report 7 required pursuant to chapter 147, RSMo, provided the director of revenue has provided a place 8 on both the individual and corporation income tax return to indicate no such tax is due and provided the director has delivered or mailed at least two notices of such failure to file to the 9 10 usual place of business of such corporation or the corporation's last known address and the 11 corporation has failed to respond to such second notice within thirty days of the date of mailing 12 of the second notice and the director of revenue has notified the secretary of state of such failure; 13 (3) The corporation fails to file any corporation income tax return or pay any final

14 assessment of corporation income tax as provided in chapter 143, RSMo, and the director of 15 revenue has notified the secretary of state of such failure;

(4) The corporation does not deliver its [annual] corporate registration report to the
 secretary of state within [thirty] ninety days after it is due;

(5) The corporation is without a registered agent or registered office in this state forthirty days or more;

20 (6) The corporation does not notify the secretary of state within thirty days that its 21 registered agent or registered office has been changed, that its registered agent has resigned, or 22 that its registered office has been discontinued;

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(7) The corporation's period of duration stated in its articles of incorporation expires;

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(8) The corporation procures its franchise through fraud practiced upon the state;

(9) The corporation has continued to exceed or abuse the authority conferred upon it by
law, or has continued to violate any section or sections of the criminal law of the state of
Missouri after a written demand to discontinue the same has been delivered by the secretary of
state to the corporation, either personally or by mail;

(10) The corporation fails to pay any final assessment of employer withholding tax, as
 provided in sections 143.191 to 143.265, RSMo, and the director of revenue has notified the
 secretary of state of such failure; or

(11) The corporation fails to pay any final assessment of sales and use taxes, as provided
 in chapter 144, RSMo, and the director of revenue has notified the secretary of state of such
 failure.

351.592. 1. The registered agent of a foreign corporation may resign his agency
appointment by signing and delivering to the secretary of state for filing the original and two
exact or conformed copies of a statement of resignation. The statement of resignation may
include a statement that the registered office is also discontinued.

5 2. After filing the statement, the secretary of state shall attach the filing receipt to one 6 copy, and mail the copy and receipt to the registered office if not discontinued. The secretary 7 of state shall mail the other copy to the foreign corporation at its principal office address shown 8 in its most recent [annual] **corporate registration** report.

9 3. The agency appointment is terminated, and the registered office discontinued if so 10 provided, on the thirty-first day after the date on which the statement was filed.

351.594. 1. The registered agent of a foreign corporation authorized to transact business
2 in this state is the corporation's agent for service of process, notice, or demand required or
3 permitted by law to be served on the foreign corporation.

A foreign corporation may be served by registered or certified mail, return receipt
requested, addressed to the secretary of the foreign corporation at its principal office shown in
its application for a certificate of authority or in its most recent [annual] corporate registration
report, if the foreign corporation:

8 (1) Has no registered agent or its registered agent cannot with reasonable diligence be 9 served;

10 (2) Has withdrawn from transacting business in this state as provided in section 351.596;
11 or

(3) Has had its certificate of authority revoked under section 351.602.

13 If the corporation has no secretary or if the secretary cannot, after the exercise of reasonable 14 diligence, be served, then service on the corporation may be obtained by registered or certified 15 mail, return receipt requested, addressed to any person designated as a director or officer of the 16 corporation at any place of business of the corporation, or at the residence of or any usual 17 business address of such director or officer.

18 3. Service is perfected as provided in subsection 2 of this section at the earliest of:

12

19 (1) The date the foreign corporation receives the mail;

20 (2) The date shown on the return receipt, if signed on behalf of the foreign corporation;21 or

(3) Five days after its deposit in the United States mail, as evidenced by the postmark,if mailed postpaid and correctly addressed.

4. This section does not prescribe the only means, or necessarily the required means, ofserving a foreign corporation.

351.598. The secretary of state may commence a proceeding pursuant to section 351.602to revoke the certificate of a foreign corporation authorized to transact business in this state if:

3 (1) The foreign corporation does not deliver its [annual] corporate registration report
4 to the secretary of state within thirty days after it is due;

5 (2) The foreign corporation fails to pay any final assessment of Missouri corporation 6 franchise tax, as provided in chapter 147, RSMo, and the director of revenue has notified the 7 secretary of state of such failure;

8 (3) The foreign corporation is without a registered agent or registered office in this state9 for thirty days or more;

10 (4) The foreign corporation does not inform the secretary of state pursuant to section 11 351.588 or 351.592 that its registered agent or registered office has changed, that its registered 12 agent has resigned, or that its registered office has been discontinued within thirty days of the 13 change, resignation, or discontinuance;

14 (5) An incorporator, director, officer, or agent of the foreign corporation signed a 15 document the person knew was false in any material respect with intent that the document be 16 delivered to the secretary of state for filing;

17 (6) The secretary of state receives a duly authenticated certificate from the secretary of
18 state or other official having custody of corporate records in the state or country under whose law
19 the foreign corporation is incorporated stating that it has been dissolved or has disappeared as
20 the result of a merger;

(7) The foreign corporation fails to pay any final assessment of employer withholding
tax, as provided in sections 143.191 to 143.265, RSMo, and the director of revenue has notified
the secretary of state of such failure; or

(8) The foreign corporation fails to pay any final assessment of sales and use taxes, as
 provided in chapter 144, RSMo, and the director of revenue has notified the secretary of state of
 such failure.

351.602. 1. If the secretary of state determines that one or more grounds exist under
section 351.598 for revocation of a certificate of authority, he shall serve the foreign corporation
with written notice of his determination as provided in section 351.594.

2. If the foreign corporation does not correct each ground for revocation or demonstrate to the reasonable satisfaction of the secretary of state that each ground determined by the secretary of state does not exist within sixty days after service of the notice is perfected under section 351.594, the secretary of state may revoke the foreign corporation's certificate of authority by signing a certificate of revocation that recites the ground or grounds for revocation and its effective date. The secretary of state shall file the original of the certificate and serve a copy on the foreign corporation as provided in section 351.594.

3. The authority of a foreign corporation to transact business in this state ceases on thedate shown on the certificate revoking its certificate of authority.

13 4. The secretary of state's revocation of a foreign corporation's certificate of authority 14 appoints the secretary of state the foreign corporation's agent for service of process in any 15 proceeding based on a cause of action which arose during the time the foreign corporation was 16 authorized to transact business in this state. Service of process on the secretary of state under 17 this subsection is service on the foreign corporation. Upon receipt of process, the secretary of state shall mail a copy of the process to the secretary of the foreign corporation at its principal 18 19 office shown in its most recent [annual] corporate registration report or in any subsequent 20 communication received from the corporation specifically advising the secretary of state of the 21 current mailing address of its principal office, or, if none are on file, in its application for a 22 certificate of authority.

5. Revocation of a foreign corporation's certificate of authority does not terminate the authority of the registered agent of the corporation.

351.690. The provisions of this chapter shall be applicable to existing corporations and corporations not formed pursuant to this chapter as follows:

3 (1) Those provisions of this chapter requiring reports, registration statements and the 4 payment of taxes and fees, shall be applicable, to the same extent and with the same effect, to 5 all existing corporations, domestic and foreign, which were required to make such reports and 6 registration statements and to pay such taxes and fees, prior to November 21, 1943;

7 (2) The provisions of this chapter shall be applicable to banks, trust companies and safe 8 deposit companies when such provisions relating to the internal affairs of a corporation 9 supplement the existing provisions of chapter 362, RSMo, or when the provisions of chapter 362, 10 RSMo, do not deal with a matter involving the internal affairs of a corporation organized 11 pursuant to the provisions of chapter 362, RSMo, as well as those provisions mentioned in subdivision (1) of this section, to the extent applicable. For the purposes of this chapter, the 12 13 "internal affairs of a corporation" shall include, but not be limited to, matters of corporate 14 governance, director and officer liability, and financial structure;

(3) No provisions of this chapter, other than those mentioned in subdivision (1) of this
section, and then only to the extent required by the statutes pursuant to which they are
incorporated, or other than the provisions of section 351.347, or section 351.355, shall be
applicable to insurance companies, savings and loan associations, corporations formed for
benevolent, religious, scientific or educational purposes, and nonprofit corporations;

20 (4) Only those provisions of this chapter which supplement the existing laws applicable 21 to railroad corporations, union stations, cooperative companies for profit, credit unions, street 22 railroads, telegraph and telephone companies, booming and rafting companies, urban 23 redevelopment corporations, professional corporations, development finance corporations, and 24 loan and investment companies, and which are not inconsistent with, or in conflict with the 25 purposes of, or are not in derogation or limitation of, such existing laws, shall be applicable to 26 the type of corporations mentioned above in this subdivision; and without limiting the generality 27 of the foregoing, those provisions of this chapter which permit the issuance of shares without par 28 value and the amendment of articles of incorporation for such purpose shall be applicable to 29 railroad corporations, union stations, street railroads, telegraph and telephone companies, and 30 booming and rafting companies, professional corporations, development finance corporations, 31 and loan and investment companies, and those provisions of this chapter mentioned in 32 subdivisions (1) and (2) of this section will apply to all corporations mentioned in this 33 subdivision; except that, the [annual] corporate registration report and fee of a professional 34 corporation pursuant to section 356.211, RSMo, shall suffice in lieu of the [annual] corporate 35 registration **report** and fee required of a business corporation;

(5) All of the provisions of this chapter to the extent provided shall apply to all other
corporations existing pursuant to general laws of this state enacted prior to November 21, 1943,
and not specifically mentioned in subdivisions (1), (2) and (3) of this section.

355.016. 1. The secretary of state may prescribe and furnish on request, forms for:

2 (1) A foreign corporation's application for a certificate of authority to transact business
3 in this state;

4 5

3

(2) A foreign corporation's application for a certificate of withdrawal; and

- (3) The [annual] corporate registration report.
- 6 If the secretary of state so requires, use of these forms is mandatory.

7 2. The secretary of state may prescribe and furnish on request forms for other documents
8 required or permitted to be filed by this chapter but their use is not mandatory.

355.021. 1. The secretary of state shall collect the following fees when the documents 2 described in this subsection are delivered for filing:

- (1) Articles of incorporation, twenty dollars;
- 4 (2) Application for reserved name, twenty dollars;

H.C.S. S.C.S. S.B. 368 28 5 (3) Notice of transfer of reserved name, two dollars; 6 (4) Application for renewal of reserved name, twenty dollars; 7 (5) Corporation's statement of change of registered agent or registered office or both, five 8 dollars: 9 (6) Agent's statement of change of registered office for each affected corporation, five dollars: 10 (7) Agent's statement of resignation, five dollars; 11 12 (8) Amendment of articles of incorporation, five dollars; 13 (9) Restatement of articles of incorporation with amendments, five dollars; 14 (10) Articles of merger, five dollars; 15 (11) Articles of dissolution, five dollars; 16 (12) Articles of revocation of dissolution, five dollars; (13) Application for reinstatement following administrative dissolution, twenty dollars; 17 18 (14) Application for certificate of authority, twenty dollars; 19 (15) Application for amended certificate of authority, five dollars; 20 (16) Application for certificate of withdrawal, five dollars; 21 (17) [Annual] Corporate registration report filed annually, ten dollars if filed in a 22 written format or five dollars if filed electronically in a format prescribed by the secretary of 23 state; 24 (18) Corporate registration report filed biennially, twenty dollars if filed in a 25 written format or ten dollars if filed electronically in a format prescribed by the secretary 26 of state; 27 (19) Articles of correction, five dollars; [(19)] (20) Certificate of existence or authorization, five dollars; 28 29 [(20)] (21) Any other document required or permitted to be filed by this chapter, five dollars. 30 31 2. The secretary of state shall collect a fee of ten dollars upon being served with process 32 under this chapter. The party to a proceeding causing service of process is entitled to recover the 33 fee paid the secretary of state as costs if the party prevails in the proceeding. 34 3. The secretary of state shall collect the following fees for copying and certifying the 35 copy of any filed document relating to a domestic or foreign corporation: in a written format 36 fifty cents per page plus five dollars for certification, or in an electronic format five dollars for 37 certification and copies. 355.066. Unless the context otherwise requires or unless otherwise indicated, as used in this chapter the following terms mean: 2

(1) "Approved by or approval by the members", approved or ratified by the affirmative
vote of a majority of the voters represented and voting at a duly held meeting at which a quorum
is present, which affirmative votes also constitute a majority of the required quorum, or by a
written ballot or written consent in conformity with this chapter, or by the affirmative vote,
written ballot or written consent of such greater proportion, including the votes of all the
members of any class, unit or grouping as may be provided in the articles, bylaws or this chapter
for any specified member action;

10 (2) "Articles of incorporation" or "articles", amended and restated articles of 11 incorporation and articles of merger;

(3) "Board" or "board of directors", the board of directors except that no person or group
of persons is the board of directors because of powers delegated to that person or group pursuant
to section 355.316;

(4) "Bylaws", the code or codes of rules, other than the articles, adopted pursuant to this chapter for the regulation or management of the affairs of the corporation, irrespective of the name or names by which such rules are designated. Bylaws shall not include legally enforceable covenants, declarations, indentures or restrictions imposed upon members by validly recorded indentures, declarations, covenants, restrictions or other recorded instruments, as they apply to real property;

(5) "Class", a group of memberships which have the same rights with respect to voting,
dissolution, redemption and transfer. For the purpose of this section, "rights" shall be considered
the same if they are determined by a formula applied uniformly;

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(6) "Corporation", public benefit and mutual benefit corporations;

(7) "Delegates", those persons elected or appointed to vote in a representative assembly
for the election of a director or directors or on other matters;

27 (8) "

(8) "Deliver" includes mail;

(9) "Directors", individuals, designated in the articles or bylaws or elected by the
incorporator or incorporators, and their successors and individuals elected or appointed by any
other name or title to act as members of the board;

(10) "Distribution", the payment of a dividend or any part of the income or profit of a
 corporation to its members, directors or officers;

- (11) "Domestic corporation", a Missouri corporation;
- 34 (12) "Effective date of notice" is defined in section 355.071;

35 (13) "Employee" does not include an officer or director who is not otherwise employed36 by the corporation;

(14) "Entity", domestic corporations and foreign corporations, business corporations and
 foreign business corporations, for-profit and nonprofit unincorporated associations, business

- trusts, estates, partnerships, trusts, and two or more persons having a joint or common economic 39 40 interest, and a state, the United States, and foreign governments;
- 41 (15) "File", "filed" or "filing", filed in the office of the secretary of state;
- 42 (16) "Foreign corporation", a corporation organized under a law other than the laws of 43 this state which would be a nonprofit corporation if formed under the laws of this state;
- 44 (17) "Governmental subdivision" includes authority, county, district, and municipality;
- 45 46
- (19) "Individual", a natural person;
- 47
- (20) "Means" denotes a complete definition; 48 (21) "Member", without regard to what a person is called in the articles or bylaws, any

(18) "Includes" denotes a partial definition;

person or persons who on more than one occasion, pursuant to a provision of a corporation's 49 50 articles or bylaws, have the right to vote for the election of a director or directors; but a person 51 is not a member by virtue of any of the following:

- 52 (a) Any rights such person has as a delegate;
- 53 (b) Any rights such person has to designate a director or directors; or
- 54 (c) Any rights such person has as a director;
- 55 (22) "Membership", the rights and obligations a member or members have pursuant to 56 a corporation's articles, bylaws and this chapter;
- 57 (23) "Mutual benefit corporation", a domestic corporation which is formed as a mutual 58 benefit corporation pursuant to sections 355.096 to 355.121 or is required to be a mutual benefit 59 corporation pursuant to section 355.881;
- 60 (24) "Notice" is defined in section 355.071;
- 61 (25) "Person" includes any individual or entity;

62 (26) "Principal office", the office, in or out of this state, so designated in the [annual] 63 corporate registration report filed pursuant to section 355.856 where the principal offices of 64 a domestic or foreign corporation are located;

65 (27) "Proceeding" includes civil suits and criminal, administrative, and investigatory actions: 66

67 (28) "Public benefit corporation", a domestic corporation which is formed as a public 68 benefit corporation pursuant to sections 355.096 to 355.121, or is required to be a public benefit 69 corporation pursuant to section 355.881;

(29) "Record date", the date established pursuant to sections 355.181 to 355.311 on 70 71 which a corporation determines the identity of its members for the purposes of this chapter;

72 (30) "Resident", a full-time resident of a long-term care facility or residential care facility; 73

74 (31) "Secretary", the corporate officer to whom the board of directors has delegated 75 responsibility pursuant to subsection 2 of section 355.431 for custody of the minutes of the directors' and members' meetings and for authenticating the records of the corporation; 76

77 "State", when referring to a part of the United States, includes a state or (32)78 commonwealth, and its agencies and governmental subdivisions, and any territory or insular 79 possession, and its agencies and governmental subdivisions, of the United States;

80

(33) "United States" includes any agency of the United States;

81

(34) "Vote" includes authorization by written ballot and written consent; and

82 (35) "Voting power", the total number of votes entitled to be cast for the election of 83 directors at the time the determination of voting power is made, excluding a vote which is 84 contingent upon the happening of a condition or event that has not occurred at the time. Where 85 a class is entitled to vote as a class for directors, the determination of voting power of the class shall be based on the percentage of the number of directors the class is entitled to elect out of the 86 87 total number of authorized directors.

355.071. 1. For purposes of this chapter, notice may be oral or written.

2 2. Notice may be communicated in person, by telephone, telegraph, teletype, or other form of wire or wireless communication, or by mail or private carrier; if these forms of personal 3 notice are impracticable, notice may be communicated by a newspaper of general circulation in 4 5 the area where published, or by radio, television, or other form of public broadcast 6 communication.

7 3. Oral notice is effective when communicated if communicated in a comprehensible 8 manner.

9 4. Written notice, if in a comprehensible form, is effective at the earliest of the following: 10

11 (1) When received:

(2) Five days after its deposit in the United States mail, as evidenced by the postmark, 12 13 if mailed correctly addressed and with first class postage affixed;

14 (3) On the date shown on the return receipt, if sent by registered or certified mail, return 15 receipt requested, and the receipt is signed by or on behalf of the addressee;

16 (4) Thirty days after its deposit in the United States mail, as evidenced by the postmark, 17 if mailed correctly addressed and with other than first class, registered or certified postage 18 affixed.

19 5. Written notice is correctly addressed to a member of a domestic or foreign corporation 20 if addressed to the member's address shown in the corporation's current list of members.

21 6. A written notice or report delivered as part of a newsletter, magazine or other 22 publication regularly sent to members shall constitute a written notice or report if addressed or

23 delivered to the member's address shown in the corporation's current list of members, or in the

case of members who are residents of the same household and who have the same address in the corporation's current list of members, if addressed or delivered to one of such members, at the address appearing on the current list of members.

7. Written notice is correctly addressed to a domestic or foreign corporation, authorized
to transact business in this state, other than in its capacity as a member, if addressed to its
registered agent or to its secretary at its principal office shown in its most recent [annual] **corporate registration** report or, in the case of a foreign corporation that has not yet delivered
[an annual] a corporate registration report, in its application for a certificate of authority.

8. If subsection 2 of section 355.251 or any other provision of this chapter prescribes notice requirements for particular circumstances, those requirements govern. If the articles or bylaws prescribe notice requirements, not inconsistent with this section or other provisions of this chapter, those requirements govern. Failure to comply with the terms of this section shall not invalidate the terms of the notice delivered.

355.176. 1. A corporation's registered agent is the corporation's agent for service of process, notice, or demand required or permitted by law to be served on the corporation.

2. If a corporation has no registered agent, or the agent cannot with reasonable diligence
be served, the corporation may be served by registered or certified mail, return receipt requested,
addressed to the secretary of the corporation at its principal office shown in the most recent
[annual] corporate registration report filed under section 355.856. Service is perfected under
this subsection on the earliest of:

8

(1) The date the corporation receives the mail;

9

(2) The date shown on the return receipt, if signed on behalf of the corporation; or

10 (3) Five days after its deposit in the United States mail, if mailed and correctly addressed

11 with first class postage affixed.

3. This section does not prescribe the only means, or necessarily the required means, ofserving a corporation.

355.688. A voluntarily dissolved corporation must continue to file the [annual] 2 **corporate** registration report and pay all required taxes due the state of Missouri until the 3 effective date of articles of termination.

355.706. The secretary of state may commence a proceeding under section 355.711 to 2 administratively dissolve a corporation if:

3 (1) The corporation does not pay within thirty days after they are due fees or penalties
4 imposed by this chapter;

5 (2) The corporation does not deliver its [annual] **corporate registration** report to the 6 secretary of state within [thirty] **ninety** days after it is due;

7 (3) The corporation is without a registered agent or registered office in this state for thirty
8 days or more;

9 (4) The corporation does not notify the secretary of state within thirty days that its 10 registered agent or registered office has been changed, that its registered agent has resigned, or 11 that its registered office has been discontinued;

(5) The corporation's period of duration, if any, stated in its articles of incorporationexpires; or

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(6) The corporation has procured its charter through fraud practiced upon the state.

355.796. 1. The registered agent of a foreign corporation authorized to transact business
2 in this state is the corporation's agent for service of process, notice, or demand required or
3 permitted by law to be served on the foreign corporation.

A foreign corporation may be served by registered or certified mail, return receipt
requested, addressed to the secretary of the foreign corporation at its principal office shown in
its application for a certificate of authority or in its more recent [annual] corporate registration
report filed under section 355.856 if the foreign corporation:

8 (1) Has no registered agent or its registered agent cannot with reasonable diligence be 9 served;

10 (2) Has withdrawn from transacting business in this state under section 355.801; or

11 (3) Has had its certificate of authority revoked under section 355.811.

12 3. Service is perfected under subsection 2 of this section at the earliest of:

- 13 (1) The date the foreign corporation receives the mail;
- 14 (2) The date shown on the return receipt, if signed on behalf of the foreign corporation;15 or

16 (3) Five days after its deposit in the United States mail, as evidenced by the postmark17 if mailed postpaid and correctly addressed.

4. This section does not prescribe the only means, or necessarily the required means, ofserving a foreign corporation.

355.806. 1. The secretary of state may commence a proceeding under section 355.811
to revoke the certificate of authority of a foreign corporation authorized to transact business in
this state if:

4 (1) The foreign corporation does not deliver the [annual] **corporate registration** report 5 to the secretary of state within thirty days after it is due;

6 (2) The foreign corporation does not pay within thirty days after they are due any fees
7 or penalties imposed by this chapter;

8 (3) The foreign corporation is without a registered agent or registered office in this state 9 for thirty days or more;

10 (4) The foreign corporation does not inform the secretary of state under section 355.786 11 or 355.791 that its registered agent or registered office has changed, that its registered agent has 12 resigned, or that its registered office has been discontinued within thirty days of the change, 13 resignation, or discontinuance; 14 (5) An incorporator, director, officer or agent of the foreign corporation signed a

document such person knew was false in any material respect with intent that the document be 15 delivered to the secretary of state for filing; 16

17 (6) The secretary of state receives a duly authenticated certificate from the secretary of 18 state or other official having custody of corporate records in the state or country under whose law the foreign corporation is incorporated stating that it has been dissolved or disappeared as the 19 20 result of a merger; or

21 (7) The corporation procured its certificate of authority through fraud practiced on the 22 state.

23 2. The attorney general may commence a proceeding under section 355.811 to revoke 24 the certificate of authority of a foreign corporation authorized to transact business in this state 25 if:

26 (1) The corporation has continued to exceed or abuse the authority conferred upon it by 27 law:

28 (2) The corporation would have been a public benefit corporation other than a church 29 or convention or association of churches had it been incorporated in this state and that its 30 corporate assets in this state are being misapplied or wasted; or

31 (3) The corporation would have been a public benefit corporation other than a church 32 or convention or association of churches had it been incorporated in this state and it is no longer 33 able to carry out its purposes.

355.811. 1. The secretary of state upon determining that one or more grounds exist under section 355.806 for revocation of a certificate of authority shall serve the foreign 2 3 corporation with written notice of that determination under section 355.796.

4 2. The attorney general upon determining that one or more grounds exist under 5 subsection 2 of section 355.806 for revocation of a certificate of authority shall request the secretary of state to serve, and the secretary of state shall serve the foreign corporation with 6 7 written notice of that determination under section 355.796.

8 3. If the foreign corporation does not correct each ground for revocation or demonstrate 9 to the reasonable satisfaction of the secretary of state or attorney general that each ground for revocation determined by the secretary of state or attorney general does not exist within sixty 10 11 days after service of the notice is perfected under section 355.796, the secretary of state may 12 revoke the foreign corporation's certificate of authority by signing a certificate of revocation that

13 recites the ground or grounds for revocation and its effective date. The secretary of state shall

file the original of the certificate and serve a copy on the foreign corporation under section355.796.

4. The authority of a foreign corporation to transact business in this state ceases on thedate shown on the certificate revoking its certificate of authority.

18 5. The secretary of state's revocation of a foreign corporation's certificate of authority 19 appoints the secretary of state the foreign corporation's agent for service of process in any 20 proceeding based on a cause of action which arose during the time the foreign corporation was 21 authorized to transact business in this state. Service of process on the secretary of state under 22 this subsection is service on the foreign corporation. Upon receipt of process, the secretary of 23 state shall mail a copy of the process to the secretary of the foreign corporation at its principal 24 office shown in its most recent [annual] corporate registration report or in any subsequent 25 communications received from the corporation stating the current mailing address of its principal 26 office, or, if none are on file, in its application for a certificate of authority.

6. Revocation of a foreign corporation's certificate of authority does not terminate the authority of the registered agent of the corporation.

355.821. 1. A corporation shall keep as permanent records minutes of all meetings of
its members and board of directors, a record of all actions taken by the members or directors
without a meeting, and a record of all actions taken by committees of the board of directors as
authorized by subsection 4 of section 355.406.

5

2. A corporation shall maintain appropriate accounting records.

6 3. A corporation or its agent shall maintain a record of its members in a form that 7 permits preparation of a list of the names and addresses of all members, in alphabetical order by 8 class showing the number of votes each member is entitled to vote.

9 4. A corporation shall maintain its records in written form or in another form capable of 10 conversion into written form within a reasonable time.

11

5. A corporation shall keep a copy of the following records at its principal office:

(1) Its articles or restated articles of incorporation and all amendments to them currentlyin effect;

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(2) Its bylaws or restated bylaws and all amendments to them currently in effect;

(3) Resolutions adopted by its board of directors relating to the characteristics,
qualifications, rights, limitations and obligations of members or any class or category of
members;

(4) The minutes of all meetings of members and records of all actions approved by themembers for the past three years;

(5) All written communications to all members or any specific class of members
 generally within the past three years, including the financial statements furnished for the past
 three years under section 355.846;

(6) A list of the names and business or home addresses of its current directors andofficers;

(7) Its most recent [annual] corporate registration report delivered to the secretary of
 state under section 355.856; and

(8) Appropriate financial statements of all income and expenses. Public benefit
corporations shall not be required, under this chapter, to disclose any information with respect
to donors, gifts, contributions or the purchase or sale of art objects.

355.856. 1. Each domestic corporation, and each foreign corporation authorized pursuant to this chapter to transact business in this state, shall file with the secretary of state [an annual] **a** corporate registration report on a form prescribed and furnished by the secretary of state that sets forth:

5 (1) The name of the corporation and the state or country under whose law it is 6 incorporated;

7 (2) The address of its registered office and the name of its registered agent at the office 8 in this state;

9

(3) The address of its principal office;

10 (4) The names and physical business or residence addresses of its directors and principal11 officers.

12 2. The information in the [annual] corporate registration report must be current on the 13 date the [annual] corporate registration report is executed on behalf of the corporation.

14 3. The [first annual] initial corporate registration report must be delivered to the 15 secretary of state no later than August thirty-first of the year following the calendar year in which a domestic corporation was incorporated or a foreign corporation was authorized to transact 16 17 business. Subsequent [annual] corporate registration reports must be delivered to the secretary 18 of state no later than August thirty-first of the following calendar years, except as provided in 19 section 355.857. If [an annual] a corporate registration report is not filed within the time limits 20 prescribed by this section, the secretary of state shall not accept the report unless it is accompanied by a fifteen dollar fee. Failure to file the [annual] registration report as required 21 22 by this section will result in the administrative dissolution of the corporation as set forth in 23 section 355.706.

4. If [an annual] **a** corporate registration report does not contain the information required by this section, the secretary of state shall promptly notify the reporting domestic or foreign corporation in writing and return the report to it for correction.

27 5. A corporation may change the corporation's registered office or registered agent with the filing of the corporation's [annual] registration report. To change the corporation's registered 28 agent with the filing of the [annual] registration report, the corporation must include the new 29 30 registered agent's written consent to the appointment as registered agent and a written consent 31 stating that such change in registered agents was authorized by resolution duly adopted by the 32 board of directors. The written consent must be signed by the new registered agent and must 33 include such agent's address. If the [annual] corporate registration report is not completed 34 correctly, the secretary of state may reject the filing of such report.

6. A corporation's [annual] registration report must be filed in a format and medium prescribed by the secretary of state.

7. The [annual] registration report shall be signed by an officer or authorized person and
pursuant to this section represents that the signer believes the statements are true and correct to
the best knowledge and belief of the person signing, subject to the penalties of section 575.040,
RSMo.

355.857. 1. Notwithstanding the provisions of section 355.856 to the contrary, beginning January 1, 2008, the secretary of state may provide corporations the option of biennially filing corporate registration reports. Any corporation incorporated or qualified in an even-numbered year may file a biennial corporate registration report only in an evennumbered calendar year, and any corporation incorporated or qualified in an oddnumbered year may file a biennial corporate registration report only in an oddcalendar year, subject to the following requirements:

8 (1) The fee paid at the time of biennial registration shall be that specified in section
9 355.021;

(2) A corporation's biennial corporate registration report must be filed in a format
 as prescribed by the secretary of state;

(3) The secretary of state may collect an additional fee of ten dollars on each
biennial corporate registration report filed under this section. Such fee shall be deposited
into the state treasury and credited to the secretary of state's technology trust fund
account.

2. Once a corporation chooses the option of biennial registration, such registration must be maintained for the full twenty-four month period. Once the twenty-four month period has expired and another corporate registration report is due, a corporation may choose to file an annual registration report under section 355.856. However, upon making such choice the corporation may later only choose to file a biennial corporate registration report in a year appropriate under subsection 1 of this section, based on the year in which the corporation was incorporated.

23 3. The secretary of state may promulgate rules for the effective administration of 24 this section. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, 25 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if 26 27 applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable 28 and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, 29 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or 30 31 adopted after August 28, 2007, shall be invalid and void.

356.211. 1. Each professional corporation and each foreign professional corporation shall file with the secretary of state [an annual corporation] **a corporate** registration report pursuant to section 351.120, RSMo, **or section 351.122, RSMo**. The corporate registration report shall set forth the following information: the names and residence or physical business addresses of all officers, directors and shareholders of that professional corporation as of the date of the report.

7 2. The report shall be made on a form to be prescribed and furnished by the secretary of
8 state, and shall be executed by an officer of the corporation or authorized person.

3. A filing fee in the amount set out in section 351.125, RSMo, or section 351.122,
RSMo, shall be paid with the filing of each report, and no other fees shall be charged therefor;
except that, penalty fees may be imposed by the secretary of state for late filings. The report
shall be filed subject to the time requirements of section 351.120, RSMo, or section 351.122,
RSMo.

4. If a professional corporation or foreign professional corporation shall fail to file a report qualifying with the provisions of this section when such a filing is due, then the corporation shall be subject to the provisions of chapter 351, RSMo, that are applicable to a corporation that has failed to timely file the [annual] report required to be filed under chapter 351, RSMo.

407.485. 1. It shall be an unfair business practice, in violation of section 407.020 for a for profit entity or natural person to collect donations of unwanted household items via a public receptacle and resell the donated items for profit unless the donation receptacle prominently displays a statement in bold letters at least two inches high and two inches wide stating: "DONATIONS ARE NOT FOR CHARITABLE ORGANIZATIONS AND WILL BE RESOLD FOR PROFIT.". 2. It shall be an unfair business practice, in violation of section 407.020 for a for

2. It shall be an unfair business practice, in violation of section 407.020 for a for
profit entity or natural person to collect donations of unwanted household items via a
public receptacle and resell the donated items where some or all of the proceeds from the

10 sale are directly given to a not for profit entity unless the donation receptacle prominently

displays a statement in bold letters at least two inches high and two inches wide stating:
"DONATIONS TO THE FOR PROFIT COMPANY: (name of the company) ARE SOLD
FOR PROFIT AND (percentage of proceeds donated to the not for profit) PERCENTAGE

14 OF ALL PROCEEDS ARE DONATED TO (name of the nonprofit beneficiary 15 organization's name).".

16 3. It shall be an unfair business practice, in violation of section 407.020 for a for 17 profit entity or natural person to collect donations of unwanted household items via a 18 public receptacle and resell the donated items, where such for profit entity is paid a flat fee, not contingent upon the proceeds generated by the sale of the collected goods, and one 19 20 hundred percent of the proceeds from the sale of the items are given directly to the not for 21 profit, unless the donation receptacle prominently displays a statement in bold letters at least two inches high and two inches wide stating: "THIS DONATION RECEPTACLE 22 23 IS OPERATED BY THE FOR PROFIT ENTITY: (name of the for profit/individual) ON BEHALF of (name of the nonprofit beneficiary organization's name).". 24

4. Nothing in this section shall apply to paper, glass, or aluminum products that are donated for the purpose of being recycled in the manufacture of other products.

5. Any entity which, on or before June 1, 2007, has distributed one hundred or more separate public receptacles within the state of Missouri to which the provisions of subsection 2 or 3 of this section would apply shall be deemed in compliance with the signage requirements imposed by this section for the first six months after the effective date of this legislation, provided such entity has made or is making good faith efforts to bring all signage in compliance with the provisions of this section and all such signage is in complete compliance no later than six months after the effective date of this legislation.

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