1 AN ACT 2 relating to registered and protected series of domestic limited 3 liability companies; authorizing fees. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Subchapter Μ, 101, 5 Chapter Business 6 Organizations Code, is amended to read as follows: SUBCHAPTER M. SERIES LIMITED LIABILITY COMPANY 7 Sec. 101.601. SERIES OF MEMBERS, MANAGERS, MEMBERSHIP 8 INTERESTS, OR ASSETS. (a) A company agreement may establish or 9 provide for the establishment of one or more designated series of 10 members, managers, membership interests, or assets that: 11 12 (1)has separate rights, powers, or duties with 13 respect to specified property or obligations of the limited liability company or profits and losses associated with specified 14 property or obligations; or 15 (2) has a separate business purpose or investment 16 objective. 17 (b) A series established in accordance with Subsection (a) 18 or a protected series or registered series established in 19 accordance with Section 101.602 may carry on any business, purpose, 20 or activity, whether or not for profit, that is not prohibited by 21 22 Section 2.003. 23 (c) Nothing in this subchapter shall be construed to limit 24 the freedom to contract to a series that is not a protected series

or a registered series. Except as otherwise provided by 1 Sections 101.627 through 101.636, a series may not merge or 2 convert. 3 4 (d) The provisions of the company agreement that govern a protected series or registered series may be amended by the 5 6 approval of: 7 (1) each member associated with the protected series 8 or registered series; 9 (2) the members of each other protected series and registered series if the amendment adversely affects those members; 10 11 and (3) the members of the limited liability company that 12 13 are not associated with any protected series or registered series if the amendment adversely affects those members. 14 Sec. 101.602. ENFORCEABILITY OF OBLIGATIONS AND EXPENSES OF 15 16 PROTECTED SERIES OR REGISTERED SERIES AGAINST ASSETS. (a) Notwithstanding any other provision of this chapter or any other 17 law, but subject to Subsection (b) and any other provision of this 18 subchapter: 19 (1)the debts, liabilities, obligations, and expenses 20 incurred, contracted for, or otherwise existing with respect to a 21 particular protected series or registered series shall be 22 enforceable against the assets of that series only, and shall not be 23 enforceable against the assets of the limited liability company 24 25 generally or any other series; and (2) none of the debts, liabilities, obligations, and 26

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expenses incurred, contracted for, or otherwise existing with

1 respect to the limited liability company generally or any other
2 series shall be enforceable against the assets of a particular
3 protected series or registered series.

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(b) Subsection (a) applies only [if]:

5 (1) <u>to the extent</u> the records maintained for that 6 particular <u>protected series or registered</u> series account for the 7 assets associated with that series separately from the other assets 8 of the company or any other series;

9 (2) <u>if</u> the company agreement contains a statement to 10 the effect of the limitations provided in Subsection (a)<u>, subject</u> 11 <u>to any exceptions permitted under Subsection (d)</u>; and

12 (3) <u>if</u> the company's certificate of formation contains 13 a notice of the limitations provided in Subsection (a), <u>subject to</u> 14 <u>any exceptions permitted under Subsection (d)</u>.

15 (c) <u>A certificate of registered series must be filed with</u>
16 <u>the secretary of state to form a registered series.</u>

17 <u>(d)</u> Subsection (a) or any provision contained in a [limited 18 liability] company agreement, [or] certificate of formation, or 19 certificate of registered series pursuant to <u>Subsections</u> 20 [Subsection] (a) and (b) does not restrict:

(1) a particular <u>protected series or registered</u> series or a limited liability company on behalf of a particular <u>protected</u> <u>series or registered</u> series from expressly agreeing in the company agreement, the certificate of formation, any certificate of <u>registered series</u>, or <u>in another</u> [other] written agreement <u>that</u> <u>does not violate</u> that <u>agreement or those certificates that</u> any [or <u>all</u>] of the debts, liabilities, obligations, and expenses incurred,

contracted for, or otherwise existing with respect to the company 1 2 generally or any other series of the company shall be enforceable against the assets of that particular protected series or 3 4 registered series if there are one or more liabilities that are recourse to the company generally or any other series and that 5 cannot be enforced against those assets pursuant to the company 6 7 agreement, the certificate of formation, any certificate of registered series, or in another written agreement that does not 8 9 violate that agreement or those certificates; or

limited liability company from 10 (2) а expressly 11 agreeing in the company agreement or other written agreement that any or all of the debts, liabilities, obligations, and expenses 12 incurred, contracted for, or otherwise existing with respect to a 13 protected series or registered series 14 particular shall be 15 enforceable against the assets of the company generally.

16 (e) A company agreement does not need to use the term 17 "protected" or "registered" or refer to this section when 18 referencing a series. A series established by a company agreement without designating whether the series is a protected series or 19 20 registered series and without filing the certificate of registered series required by Subsection (c) is a protected series if it meets 21 the requirements of Subsections (a) and (b), subject to any 22 23 exceptions permitted by Subsection (d).

24 (f) A series established in accordance with this section, 25 but without filing the certificate of registered series under 26 Subsection (c), is a protected series.

27 (g) A series established in accordance with this section,

including by filing the certificate of registered series under
 Subsection (c), is a registered series.

3 Sec. 101.603. ASSETS OF <u>PROTECTED SERIES OR REGISTERED</u> 4 SERIES. (a) Assets associated with a <u>protected series or</u> 5 <u>registered</u> series may be held directly or indirectly, including 6 being held in the name of the <u>protected series or registered</u> series, 7 in the name of the limited liability company, through a nominee, or 8 otherwise.

9 (b) To the extent [If] the records of a protected series or registered series are maintained in a manner so that the assets of 10 the protected series or registered series can be reasonably 11 identified by specific listing, category, type, quantity, or 12 computational or allocational formula or procedure, including a 13 percentage or share of any assets, or by any other method in which 14 the identity of the assets can be objectively determined, the 15 16 records are considered to satisfy the requirements of Section 101.602(b)(1). 17

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(c) In this subchapter, a reference to:

19(1) "assets of a protected series" or "assets of a20registered series" includes assets associated with that series;21(2) "assets associated with a protected series" or22"assets associated with a registered series" includes assets of

23 that series;

24 (3) "members or managers of a protected series" or 25 "members or managers of a registered series" includes members or 26 managers associated with that series; and

27 (4) "members or managers associated with a protected

series" or "members or managers associated with a registered 1 2 series" includes members or managers of that series. Sec. 101.604. NOTICE OF LIMITATION ON LIABILITIES 3 OF PROTECTED SERIES OR REGISTERED SERIES. 4 (a) Notice of the limitation on liabilities of a protected series or registered 5 series required by Section 101.602 that is contained in a 6 7 certificate of formation filed with the secretary of state satisfies the requirements of Section 101.602(b)(3), regardless of 8 9 whether: 10 (1)the limited liability company has established any protected series or registered series under this subchapter when 11 the notice is contained in the certificate of formation; [and] 12 (2) the notice makes a reference to a specific 13 protected series or registered series of the limited liability 14 15 company; and 16 (3) the notice: 17 (A) uses the term "protected" or "registered" 18 when referencing the series; or 19 (B) includes a reference to Section 101.602. 20 (b) The fact that the certificate of formation filed with the secretary of state contains the notice of the limitation on 21 22 liabilities of a protected series or registered series required by Section 101.602 is notice of that limitation on liabilities of a 23 24 protected series or registered series. 25 Sec. 101.605. GENERAL POWERS OF PROTECTED SERIES OR 26 REGISTERED SERIES. A protected series or registered series 27 established under this subchapter has the power and capacity, in

1 the [series' own] name of the protected series or registered
2 series, to:

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sue and be sued;

(2) contract;

5 (3) acquire, sell, and hold title to assets of the 6 protected series or registered series, including real property, 7 personal property, and intangible property;

8 (4) grant liens and security interests in assets of
9 the protected series or registered series;

10 (5) be a promoter, organizer, partner, owner, member,
11 associate, or manager of an organization; and

12 (6) exercise any power or privilege as necessary or 13 appropriate to the conduct, promotion, or attainment of the 14 business, purposes, or activities of the <u>protected series or</u> 15 <u>registered</u> series.

16 Sec. 101.606. LIABILITY OF MEMBER OR MANAGER FOR OBLIGATIONS; DUTIES. (a) Except as and to the extent the company 17 agreement specifically provides otherwise, a member or manager 18 associated with a protected series or registered series or a member 19 20 or manager of the company is not liable for a debt, obligation, or liability of a protected series or registered series, including a 21 debt, obligation, or liability under a judgment, decree, or court 22 order. 23

(b) <u>Notwithstanding Subsection (a), a member or manager</u>
 associated with a protected series or registered series or a member
 or manager of the company may agree to be obligated personally for
 any or all of the debts, obligations, and liabilities of one or more

protected series or registered series under the company agreement
 or another agreement.

3 (c) The company agreement may expand or restrict any duties, 4 including fiduciary duties, and related liabilities that a member, 5 manager, officer, or other person associated with a <u>protected</u> 6 <u>series or registered</u> series has to:

7 (1) the protected series or registered series or the 8 company;

9 (2) a member or manager associated with the <u>protected</u> 10 <u>series or registered</u> series; or

11 (3) a member or manager of the company.

Sec. 101.607. CLASS OR GROUP OF MEMBERS OR MANAGERS. (a)
The company agreement may:

(1) establish classes or groups of one or more members
or managers associated with a <u>protected series or registered</u> series
each of which has certain express relative rights, powers, and
duties, including voting rights; and

(2) provide for the manner of establishing additional classes or groups of one or more members or managers associated with the <u>protected series or registered</u> series each of which has certain express rights, powers, and duties, including providing for voting rights and rights, powers, and duties senior to existing classes and groups of members or managers associated with the <u>protected</u> <u>series or registered</u> series.

(b) The company agreement may provide for the taking of an action[, including the amendment of the company agreement,] without the vote or approval of any member or manager or class or group of

1 members or managers, <u>including the amendment of the company</u> 2 <u>agreement or an action</u> to create under the provisions of the company 3 agreement a class or group of the <u>protected series or registered</u> 4 series of membership interests that was not previously outstanding. 5 (c) The company agreement may provide that:

6 (1) all or certain identified members or managers or a 7 specified class or group of the members or managers associated with 8 a <u>protected series or registered</u> series have the right to vote on 9 any matter separately or with all or any class or group of the 10 members or managers associated with the <u>protected series or</u> 11 <u>registered</u> series;

12 (2) any member or class or group of members associated 13 with a <u>protected series or registered</u> series has no voting rights; 14 and

15 (3) voting by members or managers associated with a
16 protected series or registered series is on a per capita, number,
17 financial interest, class, group, or any other basis.

18 Sec. 101.608. GOVERNING AUTHORITY. (a) Notwithstanding 19 any conflicting provision of the certificate of formation of a 20 limited liability company <u>or the certificate of registered series</u>, 21 the governing authority of a <u>protected series or registered</u> series 22 consists of the managers or members associated with the <u>protected</u> 23 <u>series or registered</u> series as provided in the company agreement.

(b) If the company agreement does not provide for the
governing authority of the protected series or registered series,
the governing authority of the protected series or registered
series consists of:

(1) the managers associated with the protected series
 <u>or registered</u> series, if the company's certificate of formation
 states that the company <u>has</u> [will have] one or more managers; or

4 (2) the members associated with the protected series
5 or registered series, if the company's certificate of formation
6 does not provide [states] that the company has [will not have]
7 managers.

8 Sec. 101.609. APPLICABILITY OF OTHER PROVISIONS OF CHAPTER 9 OR TITLE 1; SYNONYMOUS TERMS. (a) To the extent not inconsistent 10 with this subchapter, this chapter applies to a <u>protected series or</u> 11 registered series and its associated members and managers.

12 (b) For purposes of the application of any other provision 13 of this chapter to a provision of this subchapter, and as the 14 context requires:

15 (1) a reference to "limited liability company" or 16 "company" means the "<u>protected</u> series" <u>or "registered series"</u>;

17 (2) a reference to "member" means "member associated 18 with the <u>protected</u> series" <u>or "member associated with the</u> 19 registered series"; and

20 (3) a reference to "manager" means "manager associated 21 with the protected series[+]" or "manager associated with the 22 registered series."

(c) To the extent not inconsistent with this subchapter, a protected series or registered series and the governing persons and officers associated with the protected series or registered series have the powers and rights provided by Subchapters C and D, Chapter 3, and Subchapter F, Chapter 10. For purposes of those provisions,

1 and as the context requires:

2 (1) a reference to "entity," "domestic entity," or 3 "filing entity" includes the "protected series" or "registered 4 <u>series";</u>

5 (2) a reference to "governing person" 6 includes "governing person associated with the protected series" 7 <u>or "governing person associated with the registered series"</u>;

8 (3) a reference to "governing authority" 9 includes "governing authority associated with the <u>protected</u> 10 series" <u>or "governing authority associated with the registered</u> 11 <u>series"</u>; and

12 (4) a reference to "officer" includes "officer 13 associated with the protected series[+]" or "officer associated 14 with the registered series."

Sec. 101.610. EFFECT OF CERTAIN EVENT ON MANAGER OR MEMBER. (a) An event that under this chapter or the company agreement causes a manager to cease to be a manager with respect to a <u>protected series or registered</u> series does not, in and of itself, cause the manager to cease to be a manager of the limited liability company or with respect to any other <u>protected series or registered</u> series of the company.

(b) An event that under this chapter or the company agreement causes a member to cease to be associated with a <u>protected</u> <u>series or registered</u> series does not, in and of itself, cause the member to cease to be associated with any other <u>protected series or</u> <u>registered</u> series or terminate the continued membership of a member in the limited liability company or require the winding up of the

1 protected series or registered series, regardless of whether the 2 member was the last remaining member associated with the protected 3 series or registered series.

Sec. 101.611. MEMBER STATUS WITH RESPECT TO DISTRIBUTION. 4 Subject to Sections 101.613, 101.617, 101.618, 101.619, and 5 (a) 101.620, when a member associated with a protected series or 6 7 registered series established under this subchapter is entitled to receive a distribution with respect to the protected series or 8 9 registered series, the member, with respect to the distribution, 10 has the same status as a creditor of the protected series or 11 registered series and is entitled to any remedy available to a creditor of the protected series or registered series. 12

(b) Section 101.206 does not apply to a distribution with
respect to the <u>protected series or registered</u> series.

Sec. 101.612. RECORD 15 DATE FOR ALLOCATIONS AND 16 DISTRIBUTIONS. A company agreement may establish or provide for establishment of a record date for allocations 17 the and 18 distributions with respect to a protected series or registered series. 19

20 Sec. 101.613. DISTRIBUTIONS. (a) A limited liability 21 company may make a distribution with respect to a <u>protected series</u> 22 <u>or registered</u> series.

(b) A limited liability company may not make a distribution with respect to a <u>protected series or registered</u> series to a member if, immediately after making the distribution, the total amount of the liabilities of the <u>protected series or registered</u> series, other than liabilities described by Subsection (c), exceeds the fair

1 value of the assets associated with the protected series or 2 registered series.

3 (c) For purposes of Subsection (b), the liabilities of a
4 protected series or registered series do not include:

5 (1) a liability <u>to a member</u> related to the member's 6 membership interest <u>associated with the protected series or</u> 7 <u>registered series</u>; or

8 (2) except as provided by Subsection (e), a liability 9 of the <u>protected series or registered</u> series for which the recourse 10 of creditors is limited to specified property of the <u>protected</u> 11 <u>series or registered</u> series.

12 (d) For purposes of Subsection (b), the assets associated 13 with a <u>protected series or registered</u> series include the fair value 14 of property of the <u>protected series or registered</u> series subject to 15 a liability for which recourse of creditors is limited to specified 16 property of the <u>protected series or registered</u> series only if the 17 fair value of that property exceeds the liability.

(e) A member who receives a distribution from a <u>protected</u>
<u>series or registered</u> series in violation of this section is not
required to return the distribution to the <u>protected series or</u>
registered series unless the member had knowledge of the violation.

(f) This section may not be construed to affect the obligation of a member to return a distribution to the <u>protected</u> series or registered series under the company agreement, another agreement, or other state or federal law.

(g) Section 101.206 does not apply to a distribution with
respect to a protected series or registered series.

(h) For purposes of this section, "distribution" does not
 include an amount constituting reasonable compensation for present
 or past services or a reasonable payment made in the ordinary course
 of business under a bona fide retirement plan or other benefits
 program.

6 <u>(i) For purposes of this subchapter, the determination of</u> 7 <u>the amount of the liabilities or the value of the assets of a</u> 8 <u>protected series or registered series may be based on:</u>

9 <u>(1) financial statements of the protected series or</u> 10 <u>registered series, which may include the financial statements of</u> 11 <u>subsidiary entities of the protected series or registered series</u> 12 <u>accounted for on a consolidated basis or on the equity method of</u> 13 accounting that:

14 <u>(A) present the financial condition of the</u> 15 protected series or registered series, and any subsidiary entity 16 included in those financial statements, in accordance with 17 generally accepted accounting principles or international 18 financial reporting standards; or

19 <u>(B) have been prepared using the method of</u> 20 <u>accounting used to file a federal income tax return for the</u> 21 <u>protected series or registered series or using any other accounting</u> 22 <u>practices or principles that are reasonable under the</u> 23 <u>circumstances;</u>

24 (2) financial information, including condensed or 25 summary financial statements, that is prepared on the same basis as 26 financial statements described by Subdivision (1);

27 (3) projections, forecasts, or other forward-looking

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1	information relating to the future economic performance, financial
2	condition, or liquidity of the protected series or registered
3	series that is reasonable under the circumstances;
4	(4) a fair valuation or information from any other
5	method that is reasonable under the circumstances; or
6	(5) a combination of a statement, valuation, or
7	information authorized by this subsection.
8	(j) Subsection (i) does not apply to the computation of any
9	tax imposed on a protected series or registered series under the
10	laws of this state.
11	(k) An action alleging a distribution is made in violation
12	of this section must be commenced not later than the second
13	anniversary of the date of the distribution.
14	Sec. 101.614. AUTHORITY TO WIND UP AND TERMINATE PROTECTED
15	SERIES OR REGISTERED SERIES. Except to the extent otherwise
16	provided in the company agreement and subject to Sections 101.617,
17	101.618, 101.619, and 101.620, a protected series or registered
18	series and its business and affairs may be wound up and terminated
19	without causing the winding up of the limited liability company.
20	Sec. 101.615. TERMINATION OF PROTECTED SERIES OR REGISTERED
21	SERIES. (a) Except as otherwise provided by Sections 101.617,
22	101.618, 101.619, and 101.620, the protected series terminates on
23	the completion of the winding up of the business and affairs of the
24	protected series in accordance with Sections 101.617, 101.618,
25	101.619, and 101.620.

(b) Except as otherwise provided by Sections 101.617, 26 101.618, 101.619, and 101.620, the registered series terminates on: 27

S.B. No. 1523 1 (1) the completion of the winding up of the business 2 and affairs of the registered series in accordance with Sections 101.617, 101.618, 101.619, and 101.620; and 3 4 (2) the effectiveness of the filing with the secretary of state of a certificate of termination for the registered series. 5 6 The limited liability company shall provide notice of (c) 7 the termination of a protected series or registered series in the manner provided in the company agreement for notice of termination, 8 9 if any. 10 (d) [(c)] The termination of the protected series or 11 registered series does not affect the limitation on liabilities of the protected series or registered series provided by Section 12 101.602. 13 Sec. 101.616. EVENT REQUIRING WINDING UP. 14 Subject to Sections 101.617, 101.618, 101.619, and 101.620, the business and 15 16 affairs of a protected series or registered series are required to 17 be wound up: 18 (1) if the winding up of the limited liability company is required under Section 101.552(a) or Chapter 11; or 19 (2) on the earlier of: 20 (A) the time specified for winding up 21 the protected series or registered series in the company agreement; 22 (B) the occurrence of an event specified with 23 respect to the protected series or registered series in the company 24 25 agreement; (C) the occurrence of a majority vote of all of 26 27 the members associated with the protected series or registered

1 series approving the winding up of the <u>protected series or</u>
2 <u>registered</u> series or, if there is more than one class or group of
3 members associated with the <u>protected series or registered</u> series,
4 a majority vote of the members of each class or group of members
5 associated with the <u>protected series or registered</u> series approving
6 the winding up of the <u>protected series or registered</u> series;

7 (D) if the protected series or registered series has no members, the occurrence of a majority vote of all of the 8 9 managers associated with the protected series or registered series 10 approving the winding up of the protected series or registered 11 series or, if there is more than one class or group of managers associated with the protected series or registered series, a 12 majority vote of the managers of each class or group of managers 13 associated with the protected series or registered series approving 14 15 the winding up of the protected series or registered series; or

16 (E) a determination by a court in accordance with17 Section 101.621.

18 Sec. 101.617. PROCEDURES FOR WINDING UP AND TERMINATION OF 19 <u>PROTECTED SERIES OR REGISTERED</u> SERIES. (a) The following 20 provisions apply to a <u>protected series or registered</u> series and the 21 associated members and managers of the <u>protected series or</u> 22 <u>registered</u> series:

(1) Subchapters A, G, H, and I, Chapter 11; and
(2) Subchapter B, Chapter 11, other than Sections
11.051, 11.056, 11.057, 11.058, and 11.059.
(b) The following provisions apply to a registered series

27 and the associated members and managers of the registered series:

1	(1) Subchapters E and F, Chapter 11; and
2	(2) Section 11.102.
3	(c) For purposes of the application of Chapter 11 to a
4	protected series or registered series and as the context requires:
5	(1) a reference to "domestic entity," "filing entity,"
6	<u>"domestic filing entity,"</u> or "entity" means the "protected series"
7	or "registered series";
8	(2) a reference to an "owner" means a "member
9	associated with the protected series" or "member associated with
10	the registered series";
11	(3) a reference to the "governing authority" or a
12	"governing person" means <u>:</u>
13	(A) the "governing authority associated with the
14	protected series" or a "governing person associated with the
15	<pre>protected series"; or</pre>
16	(B) the "governing authority associated with the
17	registered series" or a "governing person associated with the
18	registered series"; and
19	(4) a reference to "business," "property,"
20	"obligations," or "liabilities" means <u>:</u>
21	(A) the "business associated with the protected
22	series," "property associated with the <u>protected</u> series,"
23	"obligations associated with the <u>protected</u> series," or
24	"liabilities associated with the protected series[+]"; or
25	(B) the "business associated with the registered
26	series," "property associated with the registered series,"
27	"obligations associated with the registered series," or

"liabilities associated with the registered series." 1

2 (d) [(c)] After the occurrence of an event requiring winding up of a protected series or registered series under Section 3 101.616, unless a revocation as provided by Section 101.618 or a 4 cancellation as provided by Section 101.619 occurs, the winding up 5 of the protected series or registered series must be carried out by: 6 7 (1) the governing authority of the protected series or

registered series or one or more persons, including a governing 8 9 person, designated by:

10 (A) the governing authority of the protected 11 series or registered series;

the members associated with the protected 12 (B) 13 series or registered series; or

14 (C)

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the company agreement; or

(2) a person appointed by the court to carry out the 16 winding up of the protected series or registered series under Section 11.054, 11.405, 11.409, or 11.410. 17

18 (e) $\left[\frac{d}{d}\right]$ An action taken in accordance with this section does not affect the limitation on liability of members and managers 19 20 provided by Section 101.606.

Sec. 101.618. REVOCATION OF VOLUNTARY WINDING UP. Before 21 the termination of the protected series or registered series takes 22 effect, a voluntary decision to wind up the protected series or 23 24 registered series under Section 101.616(2)(C) or (D) may be revoked 25 by:

(1)a majority vote of all of the members associated 26 27 with the protected series or registered series approving the

1 revocation or, if there is more than one class or group of members 2 associated with the <u>protected series or registered</u> series, a 3 majority vote of the members of each class or group of members 4 associated with the <u>protected series or registered</u> series approving 5 the revocation; or

6 (2) if the <u>protected series or registered</u> series has 7 no members, a majority vote of all the managers associated with the 8 <u>protected series or registered</u> series approving the revocation or, 9 if there is more than one class or group of managers associated with 10 the <u>protected series or registered</u> series, a majority vote of the 11 managers of each class or group of managers associated with the 12 <u>protected series or registered</u> series approving the revocation.

Sec. 101.619. CANCELLATION OF EVENT REQUIRING WINDING UP. (a) Unless the cancellation is prohibited by the company agreement, an event requiring winding up of the <u>protected series or</u> <u>registered</u> series under Section <u>101.616(2)(A) or (B)</u> [<u>101.616(1) or</u> (<u>2</u>)] may be canceled by the consent of all of the members of the <u>protected series or registered</u> series before the termination of the <u>protected series or registered</u> series takes effect.

(b) In connection with the cancellation, the members mustamend the company agreement to:

(1) eliminate or extend the time specified for the protected series or registered series if the event requiring winding up of the protected series or registered series occurred under Section <u>101.616(2)(A)</u> [<u>101.616(1)</u>]; or

26 (2) eliminate or revise the event specified with 27 respect to the <u>protected series or registered</u> series if the event

requiring winding up of the protected series or registered series
 occurred under Section <u>101.616(2)(B)</u> [<u>101.616(2)</u>].

3 Sec. 101.620. CONTINUATION OF BUSINESS. The <u>protected</u> 4 <u>series or registered</u> series may continue its business following the 5 revocation under Section 101.618 or the cancellation under Section 6 101.619.

7 Sec. 101.621. WINDING UP BY COURT ORDER. A district court in the county in which the registered office or principal place of 8 9 business in this state of a domestic limited liability company is located, on application by or for a member associated with a 10 11 protected series or registered [the] series of the company, has jurisdiction to order the winding up and termination of the 12 13 protected series or registered [a] series if the court determines that: 14

(1) it is not reasonably practicable to carry on the business of the <u>protected series or registered</u> series in conformity with the company agreement;

18 (2) the economic purpose of the protected series or
 19 registered series is likely to be unreasonably frustrated; or

(3) another member associated with the <u>protected</u> <u>series or registered</u> series has engaged in conduct relating to the <u>protected series' or registered</u> series' business that makes it not reasonably practicable to carry on the business with that member.

Sec. 101.622. <u>PROTECTED SERIES OR REGISTERED</u> SERIES NOT A SEPARATE DOMESTIC ENTITY OR ORGANIZATION. For purposes of this chapter and Title 1, a <u>protected series or registered</u> series has the rights, powers, and duties provided by this subchapter to the

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1	protected series or registered series but is not a separate
2	domestic entity or organization.
3	Sec. 101.623. FILING OF CERTIFICATE OF REGISTERED SERIES.
4	(a) To establish a registered series of a limited liability company
5	in accordance with Section 101.602, a certificate of registered
6	series for the registered series must be filed in accordance with
7	this section.
8	(b) A certificate of registered series must state:
9	(1) the name of the limited liability company;
10	(2) the name of the registered series being formed,
11	which must conform with the requirements of Section 5.056(c); and
12	(3) if the registered series is formed under a plan of
13	conversion or merger, a statement to that effect.
14	(c) A certificate of registered series may include any other
15	provisions not inconsistent with law relating to the organization,
16	ownership, governance, business, or affairs of the registered
17	series.
18	(d) A certificate of registered series shall be executed by
19	the limited liability company in accordance with Section 101.0515
20	and filed with the secretary of state in accordance with and take
21	effect as a filing instrument as specified by Chapter 4.
22	(e) A certificate of registered series is not an amendment
23	to the certificate of formation of the limited liability company.
24	(f) If a new registered series is established under a plan
25	of conversion or plan of merger, the certificate of registered
26	series of the registered series must be filed simultaneously with
27	the certificate of conversion or certificate of merger under

Section 101.627(b) or 101.634(e). The certificate of registered series is not required to be filed separately under Subsection (a). The formation and existence of a registered series that results from a conversion or merger takes effect and commences on the effectiveness of the conversion or merger.

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<u>Sec. 101.624. AMENDING CERTIFICATE OF REGISTERED SERIES.</u>
(a) A certificate of registered series is amended by filing a
certificate of amendment in accordance with this section.

9 (b) If the company agreement of the limited liability company specifies the manner of adopting an amendment to the 10 11 certificate of registered series, the amendment must be adopted as specified by the company agreement. If the company agreement does 12 13 not specify the manner of adopting an amendment to the certificate of registered series but specifies the manner of adopting an 14 amendment to the provisions of the company agreement governing the 15 registered series, the amendment must be adopted as specified in 16 the company agreement for the adoption of an amendment to the 17 provisions of the company agreement governing the registered 18 series. If the company agreement does not specify the manner of 19 20 adopting an amendment to the certificate of registered series or to the provisions of the company agreement governing the registered 21 22 series, the amendment must be approved:

23(1) by all of the members of the registered series;24(2) if the registered series does not yet have any

25 members but has managers, by all of the managers of the registered
26 series; or

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(3) if the registered series does not have members or

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1	managers, in the manner specified by the company agreement for
2	authorization of the establishment of a new registered series of
3	the limited liability company.
4	(c) The certificate of amendment must state:
5	(1) the name of the limited liability company;
6	(2) the name of the registered series;
7	(3) for each provision of the certificate of
8	registered series that is added, altered, or deleted, an
9	identification by reference or description of the added, altered,
10	or deleted provision and, if the provision is added or altered, a
11	statement of the text of the altered or added provision; and
12	(4) that the amendment has been approved in the manner
13	required by this subchapter and by the governing documents of the
14	registered series.
15	(d) A manager associated with a registered series or, if
16	there is no manager, any member associated with the registered
17	series who becomes aware that any statement in a certificate of
18	registered series filed with respect to the registered series was
19	false when made, or that any provision in the certificate of
20	registered series has changed making the certificate of registered
21	series false in any material respect, shall promptly amend the
22	certificate of registered series.
23	(e) The certificate of amendment must be executed by the
24	registered series in accordance with Section 101.0515 and shall be
25	filed with the secretary of state in accordance with and take effect
26	as a filing instrument as specified by Chapter 4.
27	Sec. 101.625. CERTIFICATE OF TERMINATION FOR REGISTERED

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1	SERIES. (a) On completion of the winding up of a registered
2	series, a certificate of termination shall be filed in accordance
3	with this section.
4	(b) The certificate of termination must contain:
5	(1) the name of the limited liability company;
6	(2) the name of the registered series;
7	(3) the registered series' filing number assigned by
8	the secretary of state;
9	(4) the nature of the event requiring winding up the
10	registered series;
11	(5) a statement that the registered series has
12	complied with the provisions of this code governing the series'
13	winding up; and
14	(6) any other information the person filing the
15	certificate of termination determines.
16	(c) The certificate of termination must be executed by the
17	registered series in accordance with Section 101.0515 and shall be
18	filed with the secretary of state in accordance with and take effect
19	as a filing instrument as specified by Chapter 4.
20	(d) The secretary of state may not issue a certificate of
21	fact confirming the existence of a registered series if the limited
22	liability company has ceased to be in existence.
23	Sec. 101.626. NAME OF REGISTERED SERIES. The name of each
24	registered series included in a series' certificate of registered
25	series must:
26	(1) comply with the requirements of Chapter 5; and
27	(2) contain the name of the limited liability company

1 and the phrase or abbreviation required by Section 5.0561. 2 Sec. 101.627. CONVERSION OF A REGISTERED SERIES TO A 3 PROTECTED SERIES. (a) Upon compliance with Section 101.628, a registered series of a domestic limited liability company may 4 convert to a protected series of the domestic limited liability 5 company by filing a certificate of conversion that complies with 6 7 Section 101.631 with the secretary of state in accordance with, and taking effect as a filing instrument as specified, by Chapter 4. 8 9 (b) Upon compliance with Section 101.628, a protected series of a domestic limited liability company may convert to a 10 registered series of the domestic limited liability company by 11 filing simultaneously with the secretary of state in accordance 12 13 with, and taking effect as a filing instrument as specified by, Chapter 4: 14 15 (1) a certificate of conversion that complies with 16 Section 101.631; and 17 (2) a certificate of registered series as provided by Section 101.623. 18 19 (c) An existing registered series may not become a protected 20 series except as provided by Subsection (a) and Sections 101.628 21 through 101.632. 22 (d) For purposes of this section and Sections 101.628 23 through 101.632: 24 (1) "Conversion" means the continuation of: 25 (A) a registered series as a protected series; or 26 (B) a protected series as a registered series. 27 (2) "Converted series" means a registered series or

1	protected series resulting from a conversion of, respectively, a
2	protected series or registered series, of a domestic limited
3	liability company.
4	(3) "Converting series" means a registered series or
5	protected series before a conversion of that series.
6	(4) "Plan of conversion" means a document that
7	conforms with the requirements of Section 101.628.
8	Sec. 101.628. AUTHORIZATION OF CONVERSION. (a) A
9	converting series of a domestic limited liability company may
10	convert to a converted series of the company by adopting a plan of
11	conversion of the converting series to a converted series of the
12	company.
13	(b) If the company agreement of the limited liability
14	company specifies the manner of adopting a plan of conversion of a
15	converting series to a converted series of that company, the plan of
16	conversion must be adopted as specified by the company agreement.
17	If the company agreement does not specify the manner of adopting a
18	plan of conversion of a converting series of the company to a
19	converted series of that company and does not prohibit a conversion
20	of a converting series to a converted series, the plan of conversion
21	must be authorized by members of the converting series who own more
22	than 50 percent of the then-current percentage or other interest in
23	the profits of the converting series owned by all of the members of
24	the converting series. If the plan of conversion provides for any
25	amendment to the company agreement, the plan of conversion must
26	also be approved in the manner required by this subchapter for the
27	approval of that amendment.

1	(c) A converting series may not convert if a member
2	associated with the converting series, as a result of the
3	conversion, would become subject to liability under the company
4	agreement as a member, without that member's consent, for a
5	liability or other obligation of the converted series for which the
6	member is not liable under the company agreement as a member of the
7	converting series before the conversion.
8	(d) At the time a conversion takes effect, each member of
9	the converting series has, unless otherwise agreed to by that
10	member, a membership interest in and is the member of the converted
11	series.
12	(e) A plan of conversion must be in writing and must
13	include:
14	(1) the name of the converting series;
15	(2) the name of the converted series;
16	(3) a statement that the converting protected series
17	or registered series, as applicable, is continuing its existence in
18	the form of the converted protected series or registered series, as
19	applicable;
20	(4) the manner and basis, including use of a formula,
21	of converting the membership interests of the converting series
22	into membership interests of the converted series;
23	(5) any amendment to the company agreement that may be
24	necessary to reflect the conversion of the converting series and
25	the establishment of the converted series; and
26	(6) the certificate of registered series required to
27	be filed under this subchapter if the converted series is a

1 registered series. (f) An amendment or certificate of registered series 2 3 described by Subsection (e)(5) or (6) may be included in the plan of 4 conversion by an attachment or exhibit to the plan. 5 (g) Any of the terms of the plan of conversion may be made dependent on a fact ascertainable outside of the plan if the manner 6 7 in which those facts will operate on the terms of the conversion is clearly and expressly stated in the plan. In this subsection, 8 "facts" includes the occurrence of any event, including a 9 determination or action by any person. 10 Sec. 101.629. CONVERSION NOT WINDING UP EVENT. Unless 11 otherwise agreed, the conversion of a converting series under 12 13 Sections 101.627 through 101.631 does not: (1) require the limited liability company or the 14 15 converting series to wind up the series' affairs under 16 Section 11.051, 11.056, 101.552 or 101.616 or to pay the series' liabilities and distribute its assets under Sections 11.053 and 17 18 101.617; or (2) constitute an event requiring winding up of the 19 20 company or the converting series. 21 Sec. 101.630. EFFECT OF CONVERSION. When a conversion takes effect: 22 23 (1) the converting series continues to exist without interruption in the form of the converted series rather than in the 24 25 form of the converting series; 26 (2) all rights, title, and interests to all property 27 owned by the converting series continues to be owned, subject to any

1	existing liens or other encumbrances on the property, by the
2	converted series in the new form without:
3	(A) reversion or impairment;
4	(B) further act or deed; or
5	(C) any transfer or assignment having occurred;
6	(3) all liabilities and obligations of the converting
7	series continue to be liabilities and obligations of the converted
8	series in the new form without impairment or diminution because of
9	the conversion;
10	(4) the rights of creditors or other parties with
11	respect to or against the previous members associated with the
12	converting series in their capacities as members in existence when
13	the conversion takes effect continue to exist as to those
14	liabilities and obligations and may be enforced by the creditors
15	and obligees as if a conversion had not occurred;
16	(5) a proceeding pending by or against the converting
17	series or by or against any of the converting series' members in
18	their capacities as members may be continued by or against the
19	converted series in the new form and by or against the previous
20	members without a need for substituting a party;
21	(6) the membership interests of the converting series
22	that are to be converted into membership interests of the converted
23	series as provided by the plan of conversion are converted as
24	provided by the plan, and the former members of the converting
25	series are entitled only to the rights provided by the plan of
26	conversion;
27	(7) the amendment to the company agreement under the

plan of conversion becomes effective; and 1 2 (8) if, after the conversion takes effect, a member of the converted series as a member is liable for the liabilities or 3 4 obligations of the converted series, the member is liable for the liabilities and obligations of the converting series that existed 5 before the conversion took effect only to the extent that the 6 7 member: 8 (A) agrees in writing to be liable for the 9 liabilities or obligations; 10 (B) was liable, before the conversion took 11 effect, for the liabilities or obligations; or 12 (C) by becoming a member of the converted series, 13 becomes liable under other applicable law for the existing liabilities and obligations of the converted series. 14 15 Sec. 101.631. FILING OF CERTIFICATE OF CONVERSION. (a) 16 After adoption of a plan of conversion as provided by Section 101.628, a certificate of conversion must be signed by the 17 converting series and must include a statement certifying the 18 following: 19 20 (1) the name of the limited liability company and, if it has been changed, the name under which the company's certificate 21 of formation was originally filed; 22 (2) the filing number of the limited liability company 23 assigned by the secretary of state; 24 25 (3) the name of the converting series and, if it is a registered series and its name has been changed, the name under 26 27 which its certificate of registered series was originally filed;

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1	(4) if the converting series is a registered series,
2	the filing number of the registered series assigned by the
3	secretary of state;
4	(5) that a plan of conversion is on file at the
5	principal place of business of the converting series, and the
6	address of the principal place of business;
7	(6) that a plan of conversion will be on file after the
8	conversion at the principal place of business of the converted
9	series, and the address of the principal place of business;
10	(7) that a copy of the plan of conversion will be on
11	written request furnished without cost by the converting series
12	before the conversion or by the converted series after the
13	conversion to any owner or member of the converting series or the
14	converted series; and
15	(8) that the plan of conversion has been adopted as
16	required by the company agreement of the limited liability company
17	and Section 101.628.
18	(b) The certificate of conversion must be filed with the
19	secretary of state in accordance with Section 101.627.
20	Sec. 101.632. PROHIBITION ON CONVERSION PERMITTED. A
21	company agreement may prohibit the conversion of a registered
22	series or protected series of the company under Sections 101.627
23	through 101.631.
24	Sec. 101.633. MERGER AMONG MERGING SERIES OF SAME LIMITED
25	LIABILITY COMPANY. (a) For purposes of the section and Sections
26	101.634 through 101.636:
27	(1) "Merger" means:

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1	(A) the division of a merging series into two or
2	more new protected series and registered series; or
3	(B) the combination of one or more merging series
4	with one or more merging series resulting in:
5	(i) one or more surviving merging series;
6	(ii) the creation of one or more new
7	protected series or registered series; or
8	(iii) one or more surviving merging series
9	and the creation of one or more new protected series or registered
10	series.
11	(2) "Merging series" means each and all protected
12	series and registered series that are parties to a merger.
13	(3) "Party to a merger" means a protected series or
14	registered series that under a plan of merger is divided or combined
15	by a merger.
16	(4) "Plan of merger" means a document that conforms to
17	the requirements of this section.
18	(b) One or more merging series of the same limited liability
19	company may affect a merger as provided by a plan of merger that is
20	approved in accordance with this section and that complies with
21	Sections 101.634 through 101.636. The plan of merger shall provide
22	for one or more surviving or new protected series or registered
23	series.
24	(c) Unless otherwise provided by the company agreement, the
25	plan of merger shall be approved by each protected series or
26	registered series that is a party to the merger. If the company
27	agreement specifies the manner of adopting a plan of merger for the

merging series, the amendment must be adopted as specified in the 1 2 company agreement. If the company agreement does not specify the 3 manner of adopting a plan of merger for the merging series but 4 specifies the manner of adopting an amendment to the provisions of the company agreement governing the merging series, the plan of 5 merger must be adopted as specified in the company agreement for the 6 7 adoption of an amendment to the provisions of the company agreement 8 governing the merging series. If the company agreement does not specify the manner of adopting a plan of merger for the merging 9 series or an amendment to the provisions of the company agreement 10 governing the merging series, the amendment must be approved by 11 12 members of that merging series who own more than 50 percent of the 13 then-current percentage or other interest in the profits of that merging series owned by all of the members of that merging series. 14 If the plan of merger provides for any amendment to the company 15 16 agreement, the plan of merger must also be approved in the manner required by this subchapter for the approval of that amendment. 17 18 (d) A plan of merger must be in writing and must include: (1) the name of each merging series that is a party to 19 20 the merger; 21 (2) the name of each merging series that will survive 22 the merger; 23 (3) the name of each new protected series or registered series that is to be created by the plan of merger; 24 25 (4) the manner and basis, including use of a formula, of converting or exchanging any of the membership interests of each 26 27 merging series that is a party to the merger into:

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1	(A) membership interests, obligations, rights to
2	purchase securities, or other securities of one or more of the
3	surviving merging series or new protected series or registered
4	series;
5	(B) cash;
6	(C) other property, including membership
7	interests, obligations, rights to purchase securities, or other
8	securities of any other person or entity; or
9	(D) any combination of the items described by
10	Paragraphs (A)-(C);
11	(5) the identification of any of the membership
12	interests of a merging series that is a party to the merger that
13	are:
14	(A) to be canceled rather than converted or
15	exchanged; or
16	(B) to remain outstanding rather than converted
17	or exchanged if the protected series or registered series survives
18	the merger;
19	(6) any amendment to the company agreement that may be
20	necessary to reflect the merger of the merging series and the
21	establishment of any new protected series or registered series that
22	is to be created by the merger;
23	(7) any amendment to the certificate of registered
24	series of any registered series that is a surviving registered
25	series, including a change in the name of the surviving registered
26	series, that will be effected by the merger; and
27	(8) the certificate of registered series of each new

1 registered series to be created by the plan of merger.

2 <u>(e) An item required by Subsections (d)(6) and (8) may be</u> 3 <u>included in the plan of merger by an attachment or exhibit to the</u> 4 plan.

5 (f) If the plan of merger provides for a manner and basis of converting or exchanging a membership interest that may be 6 7 converted or exchanged in a manner or basis different than any other membership interest of the same class of the membership interest, 8 9 the manner and basis of conversion or exchange must be included in the plan of merger in the same manner as provided by Subsection 10 11 (d)(4). A plan of merger may provide for cancellation of a membership interest while providing for the conversion or exchange 12 13 of other membership interests of the same class as the membership 14 interest to be canceled.

15 (g) Any of the terms of the plan of merger may be made 16 dependent on facts ascertainable outside of the plan if the manner 17 in which those facts will operate on the terms of the merger is 18 clearly and expressly stated in the plan. In this subsection, 19 "facts" includes the occurrence of any event, including a 20 determination or action by any person.

21 (h) If more than one series is to survive or to be created by
22 the plan of merger, the plan of merger must include:

23 (1) the manner and basis of allocating and vesting the 24 property of each merging series that is a party to the merger among 25 one or more of the surviving or new series; and

26 (2) the manner and basis of allocating each liability
27 and obligation of each merging series that is a party to the merger,

1	or adequate provisions for the payment and discharge of each
2	liability and obligation, among one or more of the surviving or new
3	series.
4	(i) A plan of merger may include:
5	(1) amendments to provisions of the company agreement
6	relating to any surviving merging series or any new protected
7	series or registered series to be created by the merger; and
8	(2) any other provisions relating to the merger that
9	are not required by this subchapter.
10	(j) Notwithstanding prior approval, a plan of merger may be
11	terminated or amended under a provision for that termination or
12	amendment contained in the plan of merger.
13	(k) A merging series may not merge under this section if a
14	member of that merging series that is a party to the merger will, as
15	a result of the merger, become subject to liability under the
16	company agreement as a member, without that member's consent, for a
17	liability or other obligation of any other person for which the
18	member is not liable under the company agreement as a member of that
19	merging series before the merger.
20	Sec. 101.634. CERTIFICATE OF MERGER. (a) After approval of
21	a plan of merger as provided by Section 101.633, if a registered
22	series is a party to the merger or if a new registered series is to
23	be created by the merger, a certificate of merger must be signed by
24	each merging series that is a party to the merger and must include a
25	statement certifying the following:
26	(1) the name of each merging series that is a party to
27	the merger and the name of the limited liability company that formed

1	that merging series;
2	(2) that a plan of merger has been approved and
3	executed by or on behalf of each merging series that is to merge;
4	(3) the name of each merging series that survives the
5	merger and each new registered series or protected series that is
6	created by the merger;
7	(4) any amendment to the certificate of registered
8	series of any registered series that is a surviving merging series,
9	including a change in the name of the surviving registered series,
10	to be effected by the merger or a statement that amendments are
11	being made to the certificate of registered series of any
12	registered series that is a surviving merging series under a
13	certificate of amendment attached to the certificate of merger
14	under Subsection (d);
15	(5) the certificate of registered series for each new
16	registered series that is to be created by the merger is being filed
17	with the certificate of merger;
18	(6) that the plan of merger is on file at a place of
19	business of each surviving or new registered series or the limited
20	liability company that formed the registered series, and the
21	address of that place of business;
22	(7) that a copy of the plan of merger will be on
23	written request furnished without cost by each surviving merging
24	series or new registered series or protected series to any member of
25	any merging series that is a party to the merger or any registered
26	series or protected series created by the plan of merger and, for a
27	merger with multiple surviving or new series, to any creditor or

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obligee of the parties to the merger at the time of the merger if a 1 2 liability or obligation is then outstanding; (8) if approval of the members of any merging series 3 4 that was a party to the plan of merger is not required by this code 5 or the company agreement, a statement to that effect; and 6 (9) a statement that the plan of merger has been 7 approved as required by this code and by the company agreement. (b) As provided by Subsection (a)(4), a certificate of 8 9 merger filed under this section may include as an attachment a certificate of amendment containing amendments to the certificate 10 11 of registered series for any registered series that is a surviving registered series of the merger. 12 13 (c) A certificate of merger that contains any amendment or 14 certificate of amendment to the certificate of registered series of a registered series that is a surviving registered series in 15 accordance with Subsection (a)(4) and, if applicable, Subsection 16 (b) is considered to be an amendment to the certificate of 17 registered series of that surviving registered series. No further 18 action is required to amend the certificate of registered series of 19 20 the surviving registered series under Section 101.624 with respect 21 to the amendment. 22 The certificate of merger must be filed with the (d) secretary of state in accordance with, and take effect as a filing 23 instrument as specified by Chapter 4. If a new registered series is 24 to be created by the merger, a certificate of registered series for 25 the new registered series that complies with Section 101.623 must 26

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be simultaneously filed with the certificate of merger

1	accordance with Chapter 4 as a filing instrument and must take
2	effect simultaneously with the effectiveness of the certificate of
3	merger.
4	(e) Whenever this section requires the filing of a
5	certificate of merger, that requirement is satisfied by the filing
6	of the plan of merger containing the information required to be
7	included in the certificate of merger as provided by this section.
8	Sec. 101.635. EFFECTS OF MERGER OF MERGING SERIES. (a)
9	When a merger of merging series takes effect:
10	(1) the separate existence of each merging series that
11	is a party to the merger, other than a surviving merging series or a
12	new protected series or registered series, ceases;
13	(2) all rights, title, and interests to all real
14	estate and other property owned by each merging series that is a
15	party to the merger is allocated to and vested, subject to any
16	existing liens or other encumbrances on the property, in one or more
17	of the series as provided by the plan of merger without:
18	(A) reversion or impairment;
19	(B) any further act or deed; or
20	(C) any transfer or assignment having occurred;
21	(3) all liabilities and obligations of each merging
22	series that is a party to the merger are allocated to one or more of
23	the surviving or new series provided by the plan of merger;
24	(4) each surviving or new series to which a liability
25	or obligation is allocated under the plan of merger is the primary
26	obligor for the liability or obligation, and, except as otherwise
27	provided by the plan of merger or by law or contract, no other party

1 to the merger, other than a surviving merging series liable or 2 otherwise obligated at the time of the merger, and no other new 3 registered series or protected series created under the plan of 4 merger is liable for the debt or other obligation;

5 (5) any proceeding pending by or against any merging 6 series that is a party to the merger may be continued as if the 7 merger did not occur, or the surviving or new series to which the 8 liability, obligation, asset, or right associated with that 9 proceeding is allocated to and vested in under the plan of merger 10 may be substituted in the proceeding;

11 (6) any amendment to the company agreement provided by 12 the plan of merger becomes effective;

13 <u>(7) any amendment to the certificate of registered</u> 14 <u>series of a surviving registered series that is contained in the</u> 15 <u>certificate of merger, and any certificate of amendment attached to</u> 16 <u>the certificate of merger that contains amendments to the</u> 17 <u>certificate of registered series of a surviving registered series,</u> 18 becomes effective;

(8) each new registered series whose certificate of 19 20 registered series is included in the plan of merger and filed with the certificate of merger, on meeting any additional requirements, 21 if any, of this subchapter for the series' formation, is formed as a 22 23 registered series under this subchapter as provided by the plan of 24 merger; and 25 (9) the membership interests of each merging series 26 that is a party to the merger and that are to be converted or

27 exchanged, wholly or partly, into membership interests,

1 obligations, rights to purchase securities, or other securities of 2 one or more of the surviving or new series, into cash or other 3 property, including membership interests, obligations, rights to 4 purchase securities, or other securities of any organization, or into any combination of these, or that are to be canceled or remain 5 outstanding, are converted, exchanged, canceled, or remain 6 7 outstanding as provided in the plan of merger, and the former 8 members who held membership interests of each merging series that 9 is a party to the merger are entitled only to the rights provided by the plan of merger. 10 11 (b) If the plan of merger does not provide for the allocation and vesting of the right, title, and interest in any 12 13 particular real estate or other property or for the allocation of any liability or obligation of any party to the merger, the 14 unallocated property is owned in undivided interest by, or the 15 liability or obligation is the joint and several liability and 16 17 obligation of, each of the surviving and new series, pro rata to the total number of surviving and new series resulting from the merger. 18 (c) Unless otherwise agreed, a merger of a merging series of 19

20 <u>a limited liability company, including a merging series which is</u> 21 <u>not a surviving or new series resulting from the merger:</u>

22 (1) does not require such merging series to wind up its 23 affairs under Section 101.616 or pay its liabilities and distribute 24 its assets under Sections 11.053 and 101.617; and

25 (2) does not constitute an event requiring winding up
26 of the merging series.

27 Sec. 101.636. PROHIBITION ON MERGER PERMITTED. A company

agreement may provide that a protected series or registered series
 company does not have the power to merge under Section 101.633.

3 SECTION 2. Section 1.201(b)(27), Business & Commerce Code,
4 is amended to read as follows:

5 (27) "Person" means an individual, corporation, 6 business trust, estate, trust, partnership, limited liability 7 company, association, joint venture, government, governmental 8 subdivision, agency, or instrumentality, public corporation, any 9 other legal or commercial entity, or a <u>protected series or</u> 10 <u>registered [particular]</u> series of a for-profit entity.

SECTION 3. Section 9.102(a)(71), Business & Commerce Code, is amended to read as follows:

13 (71) "Registered organization" means an organization formed or organized solely under the law of a single state or the 14 United States by the filing of a public organic record with, the 15 16 issuance of a public organic record by, or the enactment of legislation by the state or the United States. The term includes a 17 business trust that is formed or organized under the law of a single 18 state if a statute of the state governing business trusts requires 19 20 that the business trust's organic record be filed with the state. The term includes a series of a registered organization if the 21 series is formed or organized under the laws of a single state and 22 the statute of the state governing the series requires that the 23 public organic record of the series be filed with the state. 24

25 SECTION 4. Sections 71.002(2), (4), and (9), Business &
26 Commerce Code, are amended to read as follows:

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(2) "Assumed name" means:

1 (A) for an individual, a name that does not 2 include the surname of the individual;
(D) for a partnership a name that does not

3 (B) for a partnership, a name that does not
4 include the surname or other legal name of each joint venturer or
5 general partner;

6 (C) for an individual or a partnership, a name, 7 including a surname, that suggests the existence of additional 8 owners by including words such as "Company," "& Company," "& Son," 9 "& Sons," "& Associates," "Brothers," and similar words, but not 10 words that merely describe the business being conducted or the 11 professional service being rendered;

12 (D) for a limited partnership, a name other than13 the name stated in its certificate of formation;

14 (E) for a company, a name used by the company;
15 (F) for a corporation, a name other than the name
16 stated in its certificate of formation or a comparable document;

17 (G) for a limited liability partnership, a name 18 other than the name stated in its application filed with the office 19 of the secretary of state or a comparable document; [and]

(H) for a limited liability company, a name other than the name stated in its certificate of formation or a comparable document, including the name of any <u>protected</u> series of the limited liability company established by its company agreement; and

24 <u>(I) for a registered series of a domestic limited</u> 25 <u>liability company, a name other than the name stated in its</u> 26 <u>certificate of registered series</u>.

27 (4) "Company" means a real estate investment trust, a

joint-stock company, or any other business, professional, or other association or legal entity that is not incorporated, other than a partnership, limited partnership, limited liability company, <u>registered series of a limited liability company</u>, limited liability partnership, or foreign filing entity.

(9) "Person" includes an individual, partnership,
limited partnership, limited liability company, <u>registered series</u>
<u>of a limited liability company</u>, limited liability partnership,
company, corporation, or foreign filing entity.

SECTION 5. Section 71.003, Business & Commerce Code, is amended by adding Subsection (b-1) to read as follows:

12 (b-1) This chapter does not require a registered series of a 13 limited liability company or its members to file a certificate to 14 conduct business or render a professional service in this state 15 under the name of the registered series as stated in the series' 16 certificate of registered series.

SECTION 6. Section 71.051, Business & Commerce Code, is amended to read as follows:

Sec. 71.051. CERTIFICATE FOR CERTAIN UNINCORPORATED 19 20 PERSONS. A person must file a certificate under this subchapter if 21 the person regularly conducts business or renders a professional 22 service in this state under an assumed name other than as a corporation, limited partnership, limited liability partnership, 23 limited liability company, protected series or registered series of 24 a limited liability company, or foreign filing entity. 25

26 SECTION 7. Section 71.101, Business & Commerce Code, is 27 amended to read as follows:

1 Sec. 71.101. CERTIFICATE FOR INCORPORATED BUSINESS OR PROFESSION, LIMITED PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, 2 LIMITED LIABILITY COMPANY, REGISTERED SERIES, OR FOREIGN FILING 3 4 ENTITY. A corporation, limited partnership, limited liability partnership, limited liability company, registered series of a 5 limited liability company, or foreign filing entity must file a 6 7 certificate under this subchapter if the registered series or 8 entity:

9 (1) regularly conducts business or renders 10 professional services in this state under an assumed name; or

(2) is required by law to use an assumed name in thisstate to conduct business or render professional services.

13 SECTION 8. Section 71.102, Business & Commerce Code, is 14 amended to read as follows:

15 Sec. 71.102. CONTENTS OF CERTIFICATE. The certificate 16 must state:

17 (1) the assumed name under which the business is or is to be conducted or the professional service is or is to be rendered; 18 registrant's name 19 (2) the as stated in the 20 registrant's certificate of formation or application filed with the 21 office of the secretary of state or other comparable document, 22 except that: 23 (A) if the registrant is a limited liability

24 company that is filing under an assumed name used by a protected 25 series of the limited liability company, the certificate must state 26 the name of that protected series as stated in the company agreement 27 of the limited liability company and the name of the limited

liability company as stated in the company's certificate of 1 2 formation; or (B) if the registrant is a registered series of a 3 limited liability company, the certificate must state the 4 registrant's name as stated in its certificate of registered series 5 and the name of the limited liability company as stated in the 6 7 company's certificate of formation; (3) the state, country, or other jurisdiction under 8 9 the laws of which the registrant was formed, incorporated, or organized; 10 11 (4) the period, not to exceed 10 years, during which 12 the registrant will use the assumed name; 13 (5) a statement specifying that the registrant is: for-profit 14 (A) а corporation, nonprofit corporation, professional corporation, professional association, 15 16 or other type of corporation;

(B) a limited partnership, limited liability
partnership, [or] limited liability company, or registered series
<u>of a limited liability company</u>; or

20 (C) another type of incorporated business, 21 professional or other association, or legal entity, foreign or 22 domestic;

(6) the street or mailing address of the registrant's
principal office in this state or outside this state, as
applicable; and

26 (7) the county or counties in this state where the 27 registrant is or will be conducting business or rendering

1 professional services under the assumed name.

2 SECTION 9. Section 71.103(a), Business & Commerce Code, is
3 amended to read as follows:

(a) A corporation, limited partnership, limited liability
partnership, limited liability company, <u>registered series of a</u>
<u>limited liability company</u>, or foreign filing entity required to
file a certificate under Section 71.101 shall file the certificate
in the office of the secretary of state.

9 SECTION 10. Section 1.002, Business Organizations Code, is 10 amended by amending Subdivision (69-b) and adding Subdivisions 11 (77-a), (78-a), and (79-a) to read as follows:

12 (69-b) "Person" means an individual or a corporation, 13 partnership, limited liability company, business trust, trust, 14 association, or other organization, estate, government or 15 governmental subdivision or agency, or other legal entity, or a 16 <u>protected series or registered</u> series of a domestic limited 17 liability company or foreign entity.

18 <u>(77-a) "Protected series" means a series of a domestic</u>
19 limited liability company that is established as a protected series
20 <u>in accordance with Section 101.602.</u>

21 <u>(78-a) "Registered series" means a series of a</u> 22 <u>domestic limited liability company that is formed as a registered</u> 23 <u>series in accordance with Section 101.602.</u>

24 <u>(79-a) "Series," with respect to a limited liability</u>
25 company, means a designated series of members, managers, membership
26 <u>interests, or assets that is a protected series or a registered</u>
27 <u>series, or that is neither a protected series nor a registered</u>

1	series.
2	SECTION 11. Subchapter D, Chapter 4, Business Organizations
3	Code, is amended by adding Section 4.162 to read as follows:
4	Sec. 4.162. FILING FEES: REGISTERED SERIES OF LIMITED
5	LIABILITY COMPANY. (a) For a filing by or for a registered series
6	of a domestic limited liability company, the secretary of state
7	shall impose the following fees:
8	(1) for filing a certificate of registered series,
9	<u>\$300;</u>
10	(2) for filing a certificate of amendment, \$150; and
11	(3) for filing a certificate of termination, \$40.
12	(b) For a filing by or for a registered series of a domestic
13	limited liability company when no other fee has been provided, the
14	secretary of state shall impose the same fee as the filing fee for a
15	similar instrument under Section 4.151.
16	SECTION 12. Section 5.001, Business Organizations Code, is
17	amended to read as follows:
18	Sec. 5.001. EFFECT ON RIGHTS UNDER OTHER LAW. (a) The
19	filing of a certificate of formation by a filing entity under this
20	code, an application for registration by a foreign filing entity
21	under this code, <u>a certificate of registered series,</u> or an
22	application for reservation or registration of a name under this
23	chapter does not authorize the use of a name in this state in
24	violation of a right of another under:
25	(1) the Trademark Act of 1946, as amended (15 U.S.C.
26	Section 1051 et seq.);
27	(2) Chapter 16 or 71, Business & Commerce Code; or

1	(3) common law.
2	(b) The secretary of state shall deliver a notice that
3	contains the substance of Subsection (a) to each of the following:
4	(1) a filing entity that files a certificate of
5	formation under this code;
6	(2) a foreign filing entity that registers under this
7	code;
8	(3) a person that reserves a name under Subchapter C;
9	[and]
10	(4) a person that registers a name under Subchapter D <u>;</u>
11	and
12	(5) a registered series of a domestic limited
13	liability company that files a certificate of registered series.
14	SECTION 13. Section 5.051, Business Organizations Code, is
15	amended to read as follows:
16	Sec. 5.051. ASSUMED NAME. A domestic entity, a protected
17	series or registered series of a domestic limited liability
18	<u>company</u> , or a foreign entity having authority to transact business
19	in this state may transact business under an assumed name by filing
20	an assumed name certificate in accordance with Chapter 71, Business
21	& Commerce Code. The requirements of this subchapter do not apply
22	to an assumed name set forth in an assumed name certificate filed
23	under that chapter.
24	SECTION 14. Section 5.052, Business Organizations Code, is
25	amended to read as follows:
26	Sec. 5.052. UNAUTHORIZED PURPOSE IN NAME PROHIBITED. (a) A

26 Sec. 5.052. UNAUTHORIZED PURPOSE IN NAME PROHIBITED. <u>(a)</u> A 27 filing entity or a foreign filing entity may not have a name that

1 contains any word or phrase that indicates or implies that the 2 entity is engaged in a business that the entity is not authorized by 3 law to pursue.

(b) A registered series may not have a name that contains
any word or phrase that indicates or implies that the registered
series is engaged in a business that the registered series is not
authorized by law to pursue.

8 SECTION 15. Section 5.053(a), Business Organizations Code, 9 is amended to read as follows:

10 (a) The name of a filing entity <u>or registered series of a</u> 11 <u>domestic limited liability company</u> or the name under which a 12 foreign filing entity registers to transact business in this state 13 must be distinguishable in the records of the secretary of state 14 from:

15

the name of another existing filing entity;

16 (2) the name of a foreign filing entity that is 17 registered under Chapter 9;

18 (3) the fictitious name under which a foreign filing
19 entity is registered to transact business in this state;

(4) a name that is reserved under Subchapter C; [or]
(5) a name that is registered under Subchapter D; or
(6) the name of another existing registered series of
a domestic limited liability company.
SECTION 16. Subchapter B, Chapter 5, Business Organizations
Code, is amended by adding Section 5.0561 to read as follows:

26 <u>Sec. 5.0561. NAME OF REGISTERED SERIES OF LIMITED LIABILITY</u> 27 <u>COMPANY. The name of a registered series of a limited liability</u>

1	company must contain:
2	(1) the phrase "registered series"; or
3	(2) the abbreviation "RS" or "R.S." of that phrase.
4	SECTION 17. Section 5.061, Business Organizations Code, is
5	amended to read as follows:
6	Sec. 5.061. NAME CONTAINING "LOTTO" OR "LOTTERY"
7	PROHIBITED. A filing entity <u>, [or] a foreign filing entity, or a</u>
8	registered series of a domestic limited liability company may not
9	have a name that contains the word "lotto" or "lottery."
10	SECTION 18. Section 5.062(a), Business Organizations Code,
11	is amended to read as follows:
12	(a) Subject to Subsection (b), a filing entity <u>or a</u>
13	registered series of a domestic limited liability company may not
14	have a name that:
15	(1) reasonably implies that the entity <u>or registered</u>
16	series is created by or for the benefit of war veterans or their
17	families; and
18	(2) contains the word or phrase, or any variation or
19	abbreviation of:
20	<pre>(A) "veteran";</pre>
21	(B) "legion";
22	<pre>(C) "foreign";</pre>
23	(D) "Spanish";
24	(E) "disabled";
25	(F) "war"; or
26	(G) "world war."
27	SECTION 19. Section 5.102(a), Business Organizations Code,

is amended to read as follows: 1 2 (a) The secretary of state may reserve a name under this subchapter only if the name is distinguishable in the records of the 3 secretary of state from: 4 5 (1)the name of an existing filing entity; 6 (2) the name of a foreign filing entity that is 7 registered under Chapter 9; the fictitious name under which a foreign filing 8 (3) 9 entity is registered to transact business in this state; 10 (4) a name that is reserved under this subchapter; [or] 11 a name that is registered under Subchapter D; or 12 (5) 13 (6) the name of an existing registered series of a domestic limited liability company. 14 SECTION 20. Section 5.153(a), Business Organizations Code, 15 16 is amended to read as follows: 17 (a) The secretary of state may register a name under this 18 subchapter only if the name is distinguishable in the records of the secretary of state from: 19 the name of an existing filing entity; 20 (1)21 the name of a foreign filing entity that (2) is registered under Chapter 9; 22 (3) the fictitious name under which a foreign filing 23 24 entity is registered to transact business in this state; 25 (4) a name that is reserved under Subchapter C; [or] 26 (5) a name that is registered under this subchapter; 27 or

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1	(6) the name of an existing registered series of a
2	domestic limited liability company.
3	SECTION 21. Section 5.301, Business Organizations Code, is
4	amended to read as follows:
5	Sec. 5.301. APPLICABILITY OF SUBCHAPTER. (a) This
6	subchapter applies to service of process, notice, or demand on a
7	series of a domestic limited liability company or a series of a
8	foreign entity.
9	(b) For purposes of this subchapter, a reference to a
10	"series" is intended to be a reference to a protected series or
11	registered series of a domestic limited liability company or to a
12	series of a foreign entity that has the power to sue or be sued as a
13	separate series under the laws of the jurisdiction of formation of
14	the foreign entity.
15	SECTION 22. Section 11.206, Business Organizations Code, is
16	amended to read as follows:
17	Sec. 11.206. EFFECT OF REINSTATEMENT. (a) When the
18	reinstatement of a terminated entity takes effect:
19	(1) the existence of the terminated entity is
20	considered to have continued without interruption from the date of
21	termination; and
22	(2) the terminated entity may carry on its business as
23	if the termination of its existence had not occurred.
24	(b) The reinstatement of a terminated limited liability
25	company automatically reinstates any protected series or
26	registered series that terminated because of the termination of the
27	company.

SECTION 23. Section 101.0515, Business Organizations Code,
 is amended to read as follows:

3 Sec. 101.0515. EXECUTION OF FILINGS. <u>(a)</u> Unless otherwise 4 provided by this title, a filing instrument of a limited liability 5 company must be signed by an authorized officer, manager, or member 6 of the limited liability company.

7 (b) Unless otherwise provided by this title, a filing 8 instrument of a registered series of a domestic limited liability 9 company must be signed by an authorized officer, manager, or member 10 of the registered series.

SECTION 24. Section 101.054(a), Business Organizations
Code, is amended to read as follows:

13 (a) Except as provided by this section, the following 14 provisions may not be waived or modified in the company agreement of 15 a limited liability company:

16

(1) this section;

17 (2) Section 101.101, 101.151, 101.206, 101.501, or 18 Subchapter M of Chapter 101, except that Sections 101.601(d), 19 101.610, 101.611, 101.613(a), 101.616(2)(A) through (D), 101.618, 20 or 101.619(b) may be waived or modified in the company agreement 21 [101.602(b), or 101.613];

(3) Chapter 1, if the provision is used to interpret a
provision or define a word or phrase contained in a section listed
in this subsection;

(4) Chapter 2, except that Section 2.104(c)(2), 26 2.104(c)(3), or 2.113 may be waived or modified in the company 27 agreement;

(5) Chapter 3, except that Subchapters C and E may be
 waived or modified in the company agreement; or

3 (6) Chapter 4, 5, 10, 11, or 12, other than Section 4 11.056.

5 SECTION 25. Sections 101.611, 101.612, and 101.613, 6 Business Organizations Code, as amended by this Act, apply only to a 7 distribution made on or after the effective date of this Act. A 8 distribution made before the effective date of this Act is governed 9 by the law in effect on the date the distribution was made, and the 10 former law is continued in effect for that purpose.

11 SECTION 26. This Act takes effect June 1, 2022.

President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 1523 passed the Senate onApril 9, 2021, by the following vote:Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1523 passed the House on April 30, 2021, by the following vote: Yeas 139, Nays 2, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor