relating to business organizations. 2 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Subchapter B, Chapter 1, Business Organizations Code, is amended by adding Sections 1.056 and 1.057 to read as 5 6 follows: 7 Sec. 1.056. REFERENCES IN CODE TO CERTAIN DISTRICT COURTS 8 INCLUDES BUSINESS COURTS. Notwithstanding any other law, a reference or grant of jurisdiction in this code, including a grant 9 of exclusive jurisdiction, to a district court constitutes a 10 reference or grant of concurrent jurisdiction to a business court 11 established under Chapter 25A, Government Code, if the business 12 court has authority and jurisdiction under Chapter 25A, Government 13 Code, to adjudicate the action or claim. This section does not 14 15 expand the authority of the business court under Chapter 25A, Government Code. 16 17 Sec. 1.057. LAWS GOVERNING FORMATION, INTERNAL AFFAIRS, AND GOVERNANCE OF DOMESTIC ENTITY. (a) The plain meaning of the text 18 of this code may not be supplanted, contravened, or modified by the 19 20 laws or judicial decisions of any other state. (b) The managerial officials of a domestic entity, in 21 22 exercising their powers with respect to the domestic entity, may consider the laws and judicial decisions of other states and the 23

AN ACT

1

24

practices observed by entities formed in those other states. The

- 1 failure or refusal of a managerial official to consider, or to
- 2 conform the exercise of the managerial official's powers to, the
- 3 laws, judicial decisions, or practices of another state does not
- 4 constitute or imply a breach of this code or of any duty existing
- 5 under the laws of this state.
- 6 SECTION 2. Section 2.115(b), Business Organizations Code,
- 7 is amended to read as follows:
- 8 (b) The governing documents of a domestic entity [may
- 9 require], consistent with applicable state and federal
- 10 jurisdictional requirements, may require:
- 11 (1) that any internal entity claims shall be brought
- 12 only in a court in this state; and
- 13 (2) that one or more courts in this state having
- 14 jurisdiction shall serve as the exclusive forum and venue for any
- 15 internal entity claims.
- SECTION 3. Section 3.007(a), Business Organizations Code,
- 17 is amended to read as follows:
- 18 (a) In addition to the information required by Section
- 19 3.005, the certificate of formation of a for-profit or professional
- 20 corporation must state:
- 21 (1) the aggregate number of shares the corporation is
- 22 authorized to issue;
- 23 (2) if the shares the corporation is authorized to
- 24 issue consist of one class of shares only, the par value of each
- 25 share or a statement that each share is without par value;
- 26 (3) if the corporation is to be managed by a board of
- 27 directors, the number of directors constituting the initial board

- 1 of directors and the name and address of each individual [person]
- 2 who will serve as director until the first annual meeting of
- 3 shareholders and until a successor is elected and qualified; and
- 4 (4) if the corporation is to be managed pursuant to a
- 5 shareholders' agreement in a manner other than by a board of
- 6 directors, the name and address of each person who will perform the
- 7 functions required by this code to be performed by the initial board
- 8 of directors.
- 9 SECTION 4. Section 3.015(a), Business Organizations Code,
- 10 is amended to read as follows:
- 11 (a) In addition to containing the information required
- 12 under Sections 3.005 and 3.014, the certificate of formation of a
- 13 professional association must:
- 14 (1) be signed by each member of the association; and
- 15 (2) state:
- 16 (A) the name and address of each original member
- 17 of the association;
- 18 (B) whether the association is to be governed by
- 19 a board of directors or by an executive committee; and
- (C) the name and address of each individual
- 21 [person] serving as an initial member of the board of directors or
- 22 executive committee of the association.
- 23 SECTION 5. Section 3.060, Business Organizations Code, is
- 24 amended by amending Subsection (a) and adding Subsection (c) to
- 25 read as follows:
- 26 (a) In addition to the provisions authorized or required by
- 27 Section 3.059, a restated certificate of formation for a for-profit

- 1 corporation or professional corporation may omit:
- 2 <u>(1)</u> any prior statements regarding the number of
- 3 directors and the names and addresses of the individuals [persons]
- 4 serving as directors and, at the corporation's election, may insert
- 5 a statement regarding the current number of directors and the names
- 6 and addresses of the individuals [persons] currently serving as
- 7 directors; and
- 8 (2) any provisions that were necessary to effect a
- 9 change, exchange, reclassification, subdivision, combination, or
- 10 cancellation of shares, if the change, exchange, reclassification,
- 11 <u>subdivision</u>, combination, or cancellation has become effective.
- 12 <u>(c)</u> Any omission or insertion under Subsection (a) or
- 13 omission under Section 3.059(b) is not considered an amendment that
- 14 requires shareholder approval.
- 15 SECTION 6. Section 3.061, Business Organizations Code, is
- 16 amended by amending Subsection (a) and adding Subsection (c) to
- 17 read as follows:
- 18 (a) In addition to the provisions authorized or required by
- 19 Section 3.059, a restated certificate of formation for a nonprofit
- 20 corporation may omit any prior statements regarding the number of
- 21 directors and the names and addresses of the individuals [persons]
- 22 serving as directors and, at the corporation's election, may insert
- 23 a statement regarding the current number of directors and the names
- 24 and addresses of the <u>individuals</u> [persons] currently serving as
- 25 directors.
- 26 <u>(c) Any omission or insertion under Subsection (a) or</u>
- 27 omission under Section 3.059(b) is not considered an amendment that

1 requires member approval.

- 2 SECTION 7. Section 3.0611, Business Organizations Code, is
- 3 amended to read as follows:
- 4 Sec. 3.0611. SUPPLEMENTAL PROVISIONS FOR RESTATED
- 5 CERTIFICATE OF FORMATION FOR LIMITED LIABILITY COMPANY. (a) In
- 6 addition to the provisions authorized or required by Section 3.059,
- 7 a restated certificate of formation for a limited liability company
- 8 may omit any prior statements regarding whether the company has or
- 9 does not have managers and the names and addresses of managers or
- 10 members and, at the company's election, may insert a statement:
- 11 (1) regarding whether the company currently has or
- 12 does not have managers;
- 13 (2) that the company currently has managers and the
- 14 names and addresses of the persons currently serving as managers;
- 15 or
- 16 (3) that the company currently does not have managers
- 17 and the names and addresses of the current members of the company.
- 18 (b) Any omission or insertion under Subsection (a) or
- 19 omission under Section 3.059(b) is not considered an amendment that
- 20 requires member approval.
- 21 SECTION 8. Section 3.062, Business Organizations Code, is
- 22 amended to read as follows:
- Sec. 3.062. SUPPLEMENTAL PROVISIONS FOR RESTATED
- 24 CERTIFICATE OF FORMATION FOR REAL ESTATE INVESTMENT TRUST. (a) In
- 25 addition to the provisions authorized or required by Section 3.059,
- 26 a restated certificate of formation for a real estate investment
- 27 trust may update the current number of trust managers and the names

- 1 and addresses of the $\underline{individuals}$ [$\underline{persons}$] serving as trust
- 2 managers.
- 3 (b) Any update under Subsection (a) or Section 3.059(b) is
- 4 not considered an amendment that requires shareholder approval.
- 5 SECTION 9. Subchapter C, Chapter 3, Business Organizations
- 6 Code, is amended by adding Section 3.106 to read as follows:
- 7 Sec. 3.106. AUTHORIZATION OF PLANS, AGREEMENTS,
- 8 INSTRUMENTS, AND OTHER DOCUMENTS. (a) If this code expressly
- 9 requires the governing authority to approve or take other action
- 10 with respect to any plan, agreement, instrument, or other document,
- 11 the plan, agreement, instrument, or other document may be approved
- 12 by the governing authority in final form or in substantially final
- 13 form.
- 14 (b) If the governing authority has acted to approve or take
- 15 other action with respect to a plan, agreement, instrument, or
- 16 other document that is required by this code to be filed with the
- 17 <u>secretary of state or referenced in any certificate to be filed with</u>
- 18 the secretary of state, the governing authority may, at any time
- 19 after acting to approve or taking that other action and before the
- 20 effectiveness of the filing with the secretary of state, act to
- 21 ratify the plan, agreement, instrument, or other document. That
- 22 <u>ratification is considered:</u>
- 23 (1) to be effective as of the time of the original act
- 24 to approve or the original taking of other action by the governing
- 25 authority; and
- 26 (2) to satisfy any requirement under this code that
- 27 the governing authority approve or take other action with respect

- 1 to the plan, agreement, instrument, or other document in a specific
- 2 <u>manner or sequence.</u>
- 3 SECTION 10. Section 4.001(a), Business Organizations Code,
- 4 is amended to read as follows:
- 5 (a) A filing instrument must be:
- 6 (1) signed by a person authorized by this code to act
- 7 on behalf of the entity in regard to the filing instrument; and
- 8 (2) delivered to the secretary of state in person or by
- 9 mail, courier, [facsimile or] electronic transmission, or any other
- 10 method approved by the secretary of state [comparable form of
- 11 delivery].
- 12 SECTION 11. Section 4.152, Business Organizations Code, is
- 13 amended to read as follows:
- 14 Sec. 4.152. FILING FEES: FOR-PROFIT CORPORATIONS. For a
- 15 filing by or for a for-profit corporation, the secretary of state
- 16 shall impose the following fees:
- 17 (1) for filing a certificate of formation, \$300;
- 18 (2) for filing a certificate of amendment, \$150;
- 19 (3) for filing an application of a foreign corporation
- 20 for registration to transact business in this state, \$750;
- 21 (4) for filing an application of a foreign corporation
- 22 for an amended registration to transact business in this state,
- 23 \$150;
- 24 (5) for filing a restated certificate of formation and
- 25 accompanying statement, \$300;
- 26 (6) for filing a statement of change of registered
- 27 office, registered agent, or both, \$15;

- 1 (7) for filing a statement of change of name or address
- 2 of a registered agent, \$15, except that the maximum fee for
- 3 simultaneous filings by a registered agent for more than one
- 4 corporation may not exceed \$750;
- 5 (8) for filing a statement of resolution establishing
- 6 one or more series of shares, \$15;
- 7 (9) for filing a certificate of termination, \$40;
- 8 (10) for filing a certificate of withdrawal of a
- 9 foreign corporation, \$15;
- 10 (11) for filing a certificate from the home state of a
- 11 foreign corporation that the corporation no longer exists in that
- 12 state, \$15;
- 13 (12) for filing a bylaw or agreement restricting
- 14 transfer of shares or securities other than as an amendment to the
- 15 certificate of formation, \$15;
- 16 (13) for filing an application for reinstatement of a
- 17 certificate of formation or registration as a foreign corporation
- 18 following forfeiture under the Tax Code, \$75;
- 19 (14) for filing an application for reinstatement of a
- 20 corporation or registration as a foreign corporation after
- 21 involuntary termination or revocation, \$75;
- 22 (15) for filing a certificate of validation, \$15, plus
- 23 the filing fee imposed for filing each new filing instrument that is
- 24 attached as an exhibit to the certificate of validation under
- 25 Section 21.908(b) $\underline{(3)(B)}$ [21.908(b) $\underline{(3)(C)}$]; and
- 26 (16) for filing any instrument as provided by this
- 27 code for which this section does not expressly provide a fee, \$15.

```
S.B. No. 2411
```

- 1 SECTION 12. Section 4.153, Business Organizations Code, is
- 2 amended to read as follows:
- 3 Sec. 4.153. FILING FEES: NONPROFIT CORPORATIONS. For a
- 4 filing by or for a nonprofit corporation, the secretary of state
- 5 shall impose the following fees:
- 6 (1) for filing a certificate of formation, \$25;
- 7 (2) for filing a certificate of amendment, \$25;
- 8 (3) for filing a certificate of merger, conversion, or
- 9 consolidation, without regard to whether the surviving or new
- 10 corporation is a domestic or foreign corporation, \$50;
- 11 (4) for filing a statement of change of a registered
- 12 office, registered agent, or both, \$5;
- 13 (5) for filing a certificate of termination, \$5;
- 14 (6) for filing an application of a foreign corporation
- 15 for registration to conduct affairs in this state, \$25;
- 16 (7) for filing an application of a foreign corporation
- 17 for an amended registration to conduct affairs in this state, \$25;
- 18 (8) for filing a certificate of withdrawal of a
- 19 foreign corporation, \$5;
- 20 (9) for filing a restated certificate of formation and
- 21 accompanying statement, \$50;
- 22 (10) for filing a statement of change of name or
- 23 address of a registered agent, \$15, except that the maximum fee for
- 24 simultaneous filings by a registered agent for more than one
- 25 corporation may not exceed \$250;
- 26 (11) for filing a report under Chapter 22, \$5;
- 27 (12) for filing a report under Chapter 22 to reinstate

- 1 a corporation's right to conduct affairs in this state, \$5, plus a
- 2 late fee in the amount of \$5 or in the amount of \$1 for each month or
- 3 part of a month that the report remains unfiled, whichever amount is
- 4 greater, except that the late fee may not exceed \$25;
- 5 (13) for filing a report under Chapter 22 to reinstate
- 6 a corporation or registration following involuntary termination or
- 7 revocation, \$25;
- 8 (14) for filing a certificate of validation, \$5, plus
- 9 the filing fee imposed for filing each new filing instrument that is
- 10 attached as an exhibit to the certificate of validation under
- 11 Section $\underline{22.508(c)(3)(B)}$ [$\underline{22.508(c)(3)(C)}$]; and
- 12 (15) for filing any instrument of a domestic or
- 13 foreign corporation as provided by this code for which this section
- 14 does not expressly provide a fee, \$5.
- SECTION 13. Section 4.162(b), Business Organizations Code,
- 16 is amended to read as follows:
- 17 (b) For a filing by or for a registered series of a domestic
- 18 limited liability company when no other fee has been provided, the
- 19 secretary of state shall impose the same fee as the filing fee for a
- 20 similar instrument under Section 4.151 or 4.154.
- 21 SECTION 14. Section 6.051, Business Organizations Code, is
- 22 amended by adding Subsection (c) to read as follows:
- (c) When a notice is required or permitted by this code or
- 24 the governing documents of a domestic entity to be given to an
- 25 owner, member, or governing person of the domestic entity, a
- 26 document enclosed with, or annexed or appended to, the notice is
- 27 considered part of the notice for the purpose of determining

- 1 whether notice was properly given under this code and the governing
- 2 <u>documents.</u>
- 3 SECTION 15. Section 6.202(d), Business Organizations Code,
- 4 is amended to read as follows:
- 5 (d) The entity shall promptly provide notice to [notify]
- 6 each person who is an owner or member as of the record date for the
- 7 action, as determined by Section 6.102, who did not sign a consent
- 8 described by Subsection (b) of the action that is the subject of the
- 9 consent. The notice required by this subsection:
- 10 (1) in addition to other information required by
- 11 applicable law, must contain a reasonable description of the action
- 12 that is the subject of the consent; and
- 13 (2) may, instead of containing the complete notice,
- 14 include information directing the owner or member to a publicly
- 15 available electronic resource at which a reasonable description of
- 16 the action that is the subject of the consent and any other
- information required by applicable law may be accessed by the owner
- 18 or member without subscription or cost.
- 19 SECTION 16. Section 7.001, Business Organizations Code, is
- 20 amended to read as follows:
- Sec. 7.001. LIMITATION OF LIABILITY OF MANAGERIAL OFFICIAL
- 22 [GOVERNING PERSON]. (a) Subsections (b) and (c) apply to:
- 23 (1) a domestic entity other than a partnership or
- 24 limited liability company;
- 25 (2) another organization incorporated or organized
- 26 under another law of this state; and
- 27 (3) to the extent permitted by federal law, a

- 1 federally chartered bank, savings and loan association, or credit
- 2 union.
- 3 (b) The certificate of formation or similar instrument of an
- 4 organization to which this section applies may provide that a
- 5 managerial official [governing person] of the organization is not
- 6 liable, or is liable only to the extent provided by the certificate
- 7 of formation or similar instrument, to the organization or its
- 8 owners or members for monetary damages for an act or omission by the
- 9 managerial official [person] in the managerial official's
- 10 [person's] capacity as a managerial official [governing person].
- 11 (c) Subsection (b) does not authorize the elimination or
- 12 limitation of the liability of a managerial official [governing
- 13 person] to the extent the managerial official [person] is found
- 14 liable under applicable law for:
- 15 (1) a breach of the managerial official's [person's]
- 16 duty of loyalty, if any, to the organization or its owners or
- 17 members;
- 18 (2) an act or omission not in good faith that:
- 19 (A) constitutes a breach of duty of the
- 20 managerial official [person] to the organization; or
- 21 (B) involves intentional misconduct or a knowing
- 22 violation of law;
- 23 (3) a transaction from which the managerial official
- 24 [person] received an improper benefit, regardless of whether the
- 25 benefit resulted from an action taken within the scope of the
- 26 managerial official's [person's] duties; or
- 27 (4) an act or omission for which the liability of a

- 1 managerial official [governing person] is expressly provided by an
- 2 applicable statute.
- 3 (d) The liability of a <u>managerial official</u> [governing
- 4 person] may be limited or eliminated:
- 5 (1) in a general partnership by its partnership
- 6 agreement to the same extent Subsections (b) and (c) permit the
- 7 limitation or elimination of liability of a managerial official
- 8 [governing person] of an organization to which those subsections
- 9 apply and to the additional extent permitted under Chapter 152;
- 10 (2) in a limited partnership by its partnership
- 11 agreement to the same extent Subsections (b) and (c) permit the
- 12 limitation or elimination of liability of a managerial official
- 13 [governing person] of an organization to which those subsections
- 14 apply and to the additional extent permitted under Chapter 153 and,
- 15 to the extent applicable to limited partnerships, Chapter 152; and
- 16 (3) in a limited liability company by its certificate
- 17 of formation or company agreement to the same extent Subsections
- 18 (b) and (c) permit the limitation or elimination of liability of a
- 19 managerial official [governing person] of an organization to which
- 20 those subsections apply and to the additional extent permitted
- 21 under Sections 101.052 and [Section] 101.401.
- 22 SECTION 17. Section 10.002, Business Organizations Code, is
- 23 amended by adding Subsection (e) to read as follows:
- (e) Unless otherwise expressly provided by the plan of
- 25 merger, a disclosure letter, disclosure schedules, or similar
- 26 documents or instruments delivered in connection with the plan of
- 27 merger are not considered part of the plan of merger for purposes of

- 1 this chapter, but those documents or instruments have the effects
- 2 provided in the plan of merger.
- 3 SECTION 18. Section 10.004, Business Organizations Code, is
- 4 amended to read as follows:
- 5 Sec. 10.004. PLAN OF MERGER: PERMISSIVE PROVISIONS. (a) A
- 6 plan of merger may include:
- 7 (1) amendments to, restatements of, or amendments and
- 8 restatements of the governing documents of any surviving
- 9 organization, including a certificate of amendment, a restated
- 10 certificate of formation without amendment, or a restated
- 11 certificate of formation containing amendments;
- 12 (2) provisions relating to an interest exchange,
- 13 including a plan of exchange; [and]
- 14 (3) provisions for the appointment, at or after the
- 15 time at which the plan of merger is adopted by the owners or members
- of a party to the merger, of one or more persons, which may include
- 17 an organization surviving or resulting from the merger or any
- 18 managerial official, representative, or agent of a party to the
- 19 merger or of a surviving or resulting organization, as
- 20 representative of the owners or members of a party to the merger,
- 21 including those whose ownership interests or membership interests
- 22 <u>are cancelled, converted, or exchanged in the merger; and</u>
- 23 $\underline{(4)}$ any other provisions relating to the merger that
- 24 are not required by this chapter.
- 25 (b) Provisions for the appointment of a representative in a
- 26 plan of merger under Subsection (a)(3) may:
- 27 (1) delegate to the representative the sole and

- 1 exclusive authority to take action on behalf of the owners or
- 2 members under the plan of merger, including the authority to take
- 3 any action the representative determines to enforce or settle the
- 4 rights of the owners or members under the plan of merger, subject to
- 5 the terms and conditions prescribed by the plan of merger;
- 6 (2) prescribe the irrevocable nature and binding
- 7 effect of the appointment as to all owners or members to be bound by
- 8 the appointment from and after the approval of the plan of merger by
- 9 those owners or members in accordance with this subchapter; and
- 10 (3) provide that any of the provisions:
- 11 <u>(A) may not be amended after the merger has</u>
- 12 become effective; or
- 13 (B) may be amended only with the consent or
- 14 approval of persons specified in the plan of merger.
- 15 SECTION 19. Section 10.006(e), Business Organizations
- 16 Code, is amended to read as follows:
- (e) Sections 10.001(c)-(e), 10.002(c), 10.003, 10.004, and
- 18 10.007-10.010 apply to a merger approved under Subsection (d),
- 19 except that the resolution approving the merger should be
- 20 considered the plan of merger for purposes of those sections.
- 21 SECTION 20. Section 10.052, Business Organizations Code, is
- 22 amended by adding Subsection (d) to read as follows:
- 23 (d) Unless otherwise expressly provided by the plan of
- 24 exchange, a disclosure letter, disclosure schedules, or similar
- 25 documents or instruments delivered in connection with the plan of
- 26 <u>exchange</u> are not considered part of the plan of exchange for
- 27 purposes of this chapter, but the documents or instruments have the

- 1 effect provided in the plan of exchange.
- 2 SECTION 21. Section 10.053, Business Organizations Code, is
- 3 amended to read as follows:
- 4 Sec. 10.053. PLAN OF EXCHANGE: PERMISSIVE PROVISIONS. (a)
- 5 A plan of exchange may include:
- 6 (1) provisions for the appointment, at or after the
- 7 time at which the plan of exchange is adopted by the owners or
- 8 members whose ownership or membership interests are being acquired
- 9 in the interest exchange, of one or more persons, which may include
- 10 an organization that is a party to the interest exchange or any
- 11 managerial official, representative, or agent of a party to the
- 12 interest exchange, as representative of those owners or members;
- 13 and
- 14 (2) any other provisions not required by Section
- 15 10.052 relating to the interest exchange.
- (b) Provisions for the appointment of a representative in a
- 17 plan of exchange under Subsection (a)(1) may:
- 18 (1) delegate to the representative the sole and
- 19 exclusive authority to take action on behalf of the owners or
- 20 members under the plan of exchange, including the authority to take
- 21 actions the representative determines to enforce or settle the
- 22 rights of the owners or members under the plan of exchange, subject
- 23 to the terms and conditions as prescribed by the plan of exchange;
- 24 (2) prescribe the irrevocable nature and binding
- 25 effect of the appointment as to all owners or members to be bound by
- 26 the appointment from and after the approval of the plan of exchange
- 27 by those owners or members in accordance with this subchapter; and

(3) provide that any of the provisions: 1 2 (A) may not be amended after the interest 3 exchange has become effective; or (B) may be amended only with the consent or 4 approval of persons specified in the plan of exchange. 5 6 SECTION 22. Section 10.104, Business Organizations Code, is 7 amended to read as follows: Sec. 10.104. PLAN OF CONVERSION: PERMISSIVE PROVISIONS. 8 9 (a) A plan of conversion may include other provisions relating to the conversion that are not inconsistent with law. 10 11 (b) An action to be taken by the converted entity in connection with the conversion of the converting entity that is 12 13 provided by the plan of conversion adopted in the manner required by Section 10.101 or 10.102, as applicable, and that is within the 14 power of the converted entity under the law of its jurisdiction of 15 16 formation: 17 (1) is considered authorized, adopted, and approved, as applicable, by: 18 19 (A) the converted entity; and 20 (B) the governing authority and owners or members of the converted entity, as applicable; and 21 22 (2) does not require any further action of the governing authority, owners, or members of the converted entity for 23 24 purposes of this code.

amended by amending Subsection (c) and adding Subsections (d), (e),

(f), and (g) to read as follows:

SECTION 23. Section 21.053, Business Organizations Code, is

25

26

27

1 (c) Notwithstanding Section 21.054 and except as otherwise 2 provided by the certificate of formation, the board of directors of a corporation that has outstanding shares: 3 4 (1) may, without shareholder approval, amendment to the corporation's certificate of formation to: 5 6 (A) change the word or abbreviation in its 7 corporate name as required by Section 5.054(a) to be a different word or abbreviation required by that section; 8 (B) omit any provision that specifies the name 9 and address of each organizer or director; or 10 11 (C) omit any provisions that were necessary to effect a change, exchange, reclassification, subdivision, 12 13 combination, or cancellation of shares, if the change, exchange, reclassification, subdivision, combination, or cancellation has 14 15 become effective; and 16 (2) if the corporation has only one class of outstanding stock that is not divided into series and in which no 17 change is made in any par value of shares of that class, may, 18 without shareholder approval, adopt an amendment 19 the 20 corporation's certificate of formation to: (A) reclassify by subdividing the issued shares 21 22 of the class into a greater number of issued shares of the class; 23 and 24 (B) if the reclassification is primarily for the 25 purpose of maintaining the listing eligibility of the class on any applicable national securities exchange, reclassify by combining 26

the issued shares of the class into a lesser number of issued shares

27

- 1 of the class.
- 2 (d) An amendment described by Subsection (c)(2)(A) may also
- 3 increase the number of authorized shares of the class up to an
- 4 amount determined by multiplying the existing number of authorized
- 5 shares of the class by the same multiple by which the issued shares
- 6 of the class are subdivided in the reclassification and rounding up
- 7 any resulting fractional number of shares to a whole number of
- 8 shares.
- 9 (e) An amendment described by Subsection (c)(2)(B) may also
- 10 decrease the number of authorized shares of the class to an amount
- 11 determined by dividing the existing number of authorized shares of
- 12 the class by the same multiple by which the issued shares of the
- 13 class are combined in the reclassification and rounding up any
- 14 resulting fractional number of shares to a whole number of shares.
- (f) When a reclassification of issued shares:
- (1) with par value is made by a corporation under
- 17 Subsection (c)(2)(A), an amount of surplus designated by the
- 18 corporation's board of directors that is not less than the
- 19 aggregate par value of the shares issued as a result of the
- 20 reclassification shall be transferred to stated capital; and
- 21 (2) without par value is made by a corporation under
- 22 Subsection (c)(2)(A), an amount of surplus equal to an aggregate
- 23 value with respect to the shares issued as a result of the
- 24 reclassification, as set by the board of directors when the
- 25 reclassification is authorized, shall be transferred to stated
- 26 capital.
- 27 (g) A corporation may not effect a reclassification under

- 1 Subsection (c)(2)(A) if the surplus of the corporation is less than
- 2 the amount required by Subsection (f)(1) or (f)(2), as applicable,
- 3 to be transferred to stated capital at the time the
- 4 reclassification becomes effective.
- 5 SECTION 24. Section 21.160(c), Business Organizations
- 6 Code, is amended to read as follows:
- 7 (c) A corporation may dispose of treasury shares for
- 8 consideration that may be determined by the board of directors. The
- 9 consideration received for treasury shares may:
- 10 (1) have a value greater or less than, or equal to, the
- 11 par value, if any, of the shares; and
- 12 (2) consist of the types of consideration described by
- 13 Section 21.159.
- 14 SECTION 25. Section 21.168(e), Business Organizations
- 15 Code, is amended to read as follows:
- 16 (e) An authorization of the board of directors may delegate
- 17 to a person or persons, in addition to the board of directors, the
- 18 authority to enter into one or more transactions to issue rights or
- 19 options. For a transaction entered into by a person or persons to
- 20 whom authority was delegated under this subsection, the rights or
- 21 options may be issued in the number, at the time, and for the
- 22 consideration, and under the other terms on which shares may be
- 23 issued on the exercise of those rights and options, as the person or
- 24 persons may determine if that authorization of the board of
- 25 directors:
- 26 (1) states:
- 27 (A) the maximum number of [rights or options, and

- 1 the maximum number of] shares issuable on exercise of those rights
- 2 or options, that may be issued under the authorization;
- 3 (B) the period of time during which the rights or
- 4 options $[\tau]$ and the period of time during which the shares issuable
- 5 on exercise of those rights or options, may be issued; and
- 6 (C) the minimum amount of consideration:
- 7 (i) if any, for which the rights or options
- 8 may be issued; and
- 9 (ii) for the shares issuable on exercise of
- 10 the rights or options; and
- 11 (2) does not permit the person or persons to whom
- 12 authority was delegated to issue rights, options, or shares to that
- 13 person or those persons.
- 14 SECTION 26. Section 21.402, Business Organizations Code, is
- 15 amended to read as follows:
- Sec. 21.402. BOARD MEMBER ELIGIBILITY REQUIREMENTS. Unless
- 17 the certificate of formation or bylaws of a corporation provide
- 18 otherwise, a director [person] is not required to be a resident of
- 19 this state or a shareholder of the corporation [to serve as a
- 20 director]. The certificate of formation or bylaws may prescribe
- 21 other qualifications for directors.
- 22 SECTION 27. Section 21.404, Business Organizations Code, is
- 23 amended to read as follows:
- Sec. 21.404. DESIGNATION OF INITIAL BOARD OF DIRECTORS. If
- 25 the corporation is to be managed by a board of directors, the
- 26 certificate of formation of a corporation must state the name and
- 27 address [names and addresses] of each individual who will serve as

- 1 director until the first annual meeting of shareholders and until a
- 2 successor is elected and qualified [the persons constituting the
- 3 initial board of directors of the corporation].
- 4 SECTION 28. Section 21.561, Business Organizations Code, is
- 5 amended by adding Subsection (c) to read as follows:
- 6 (c) For purposes of Subsection (b)(1), substantial benefit
- 7 to the corporation does not include additional or amended
- 8 <u>disclosures made to the shareholders, regardless of materiality.</u>
- 9 SECTION 29. Section 21.562(a), Business Organizations
- 10 Code, is amended to read as follows:
- 11 (a) In a derivative proceeding brought in the right of a
- 12 foreign corporation, the matters covered by this subchapter are
- 13 governed by the laws of the jurisdiction of formation of the foreign
- 14 corporation, except for Sections 21.555, 21.560, and 21.561, which
- 15 with respect to foreign corporations are procedural provisions and
- 16 do not relate to the internal affairs of the foreign corporation,
- 17 unless applying the laws of the jurisdiction of formation of the
- 18 foreign corporation requires otherwise with respect to Section
- 19 21.555.
- 20 SECTION 30. Section 21.563(b), Business Organizations
- 21 Code, is amended to read as follows:
- 22 (b) Sections 21.552-21.560 do not apply to [a claim or] a
- 23 derivative proceeding by a shareholder of a closely held
- 24 corporation against a present or former director, officer, or
- 25 shareholder of the corporation. In the event the shareholder also
- 26 asserts a claim in the [or] derivative proceeding [is also made]
- 27 against a person who is not a present or former [that] director,

- 1 officer, or shareholder, this subsection applies only to a [the]
- 2 claim <u>in the</u> [or] derivative proceeding against <u>a present or former</u>
- 3 [the] director, officer, or shareholder.
- 4 SECTION 31. Sections 21.901(2) and (4), Business
- 5 Organizations Code, are amended to read as follows:
- 6 (2) "Defective corporate act" means:
- 7 (A) an overissue;
- 8 (B) an election or appointment of directors that
- 9 is void or voidable due to a failure of authorization; or
- 10 (C) any act or transaction purportedly taken by
- 11 or on behalf of the corporation that is, and at the time the act or
- 12 transaction was purportedly taken would have been, within the power
- 13 of a corporation to take under the corporate statute, without
- 14 regard to the failure of authorization identified in Section
- 15 21.903(a)(4), but is <u>ineffective</u>, void, or voidable due to a
- 16 failure of authorization, including a failure to file with the
- 17 <u>filing officer a filing instrument that was required under the</u>
- 18 corporate statute to complete the effectiveness of the act or
- 19 transaction.
- 20 (4) "Failure of authorization" means:
- 21 (A) the failure to authorize or effect an act or
- 22 transaction in compliance with the provisions of the corporate
- 23 statute, the governing documents of the corporation, any plan or
- 24 agreement to which the corporation is a party, or the disclosure set
- 25 forth in any proxy or consent solicitation statement, if and to the
- 26 extent the failure would render the act or transaction ineffective,
- 27 void, or voidable; or

- 1 (B) the failure of the board of directors or an
- 2 officer of the corporation to authorize or approve an act or
- 3 transaction taken by or on behalf of the corporation that required
- 4 the prior authorization or approval of the board of directors or the
- 5 officer.
- 6 SECTION 32. Section 21.902, Business Organizations Code, is
- 7 amended to read as follows:
- 8 Sec. 21.902. RATIFICATION OF DEFECTIVE CORPORATE ACT AND
- 9 PUTATIVE SHARES. (a) Except as provided by Subsection (b) and
- 10 subject [Subject] to Section 21.909 or 21.910, a defective
- 11 corporate act or putative shares are not <u>ineffective</u>, void, or
- 12 voidable solely as a result of a failure of authorization if the act
- 13 or shares are:
- 14 (1) ratified in accordance with this subchapter; or
- 15 (2) validated by the district court in a proceeding
- 16 brought under Section 21.914.
- 17 (b) A corporation may not ratify with retroactive effect in
- 18 accordance with this subchapter a defective corporate act resulting
- 19 from a failure of authorization that is attributable to the failure
- 20 to file with the filing officer the following filing instrument:
- 21 (1) a statement of change of registered agent or a
- 22 statement of change of registered office under Subchapter E,
- 23 Chapter 5;
- 24 (2) a certificate of amendment or restated certificate
- of formation that amends the registered agent or registered office
- 26 <u>under Subchapter B, Chapter 3;</u>
- 27 (3) a certificate of formation under Subchapter A,

(4) a certificate of termination under Subchapter C, 2 3 Chapter 11; (5) a certificate of merger or certificate of 4 conversion under Subchapter D, Chapter 10; or 5 6 (6) a report under Subchapter E, Chapter 171, Tax 7 Code. SECTION 33. 8 Sections 21.908(a), (b), and (c), Business 9 Organizations Code, are amended to read as follows: 10 The [If a defective corporate act ratified under this 11 subchapter would have required under any other provision of the corporate statute the filing of a filing instrument or other 12 document with the filing officer, the] corporation shall file a 13 certificate of validation with respect to the defective corporate 14 15 act in accordance with Chapter 4, if: 16 (1) a defective corporate act ratified under this 17 subchapter would have required under any other provision of the 18 corporate statute the filing of a filing instrument or other document with the filing officer; and 19 (2) the filing instrument or other document: 20 (A) previously filed with the filing officer 21 22 requires any change to give effect to the defective corporate act in accordance with this subchapter, including a change to the date and 23 time of the effectiveness of the filed filing instrument or other 24 25 document; or 26 (B) was not previously filed with the filing

1

27

Chapter 3;

officer under any other provision of the corporate statute $[\tau]$

regardless of whether a filing instrument or other document was 1 2 previously filed] with respect to the defective corporate act. The certificate of validation must include: (b) 3 4 a statement that the corporation has ratified one or more defective corporate acts that would have required the 5 filing of a filing instrument or other document with the filing 6 7 officer under any provision of the corporate statute [each defective corporate act that is a subject of the certificate of 8 validation, including: 9 10 [(A) for a defective corporate act involving the 11 issuance of putative shares, the number and type of putative shares issued and the date or dates on which the putative shares were 12 13 purported to have been issued; [(B) the date of the defective corporate act; and 14 (C) the nature of the failure of authorization 15 16 with respect to the defective corporate act]; 17 (2) a statement that each defective corporate act has been [was] ratified in accordance with this subchapter[, including: 18 [(A) the date on which the board of directors 19 ratified each defective corporate act; and 20 [(B) the date, if any, on which the shareholders 21 approved the ratification of each defective corporate act]; and 22 23 (3) as appropriate: 24 if a filing instrument was previously filed

with a filing officer under the corporate statute with respect to

the defective corporate act and [no change to the filing instrument

is required to give effect to the defective corporate act

25

26

27

```
1
   ratified in accordance with this subchapter:
                          [(i) the name, title, and filing date of the
 2
   previously filed filing instrument and of any certificate of
 3
   correction to the filing instrument; and
4
5
                          [(ii) a statement that a copy of
   previously filed filing instrument, together with any certificate
6
7
   of correction to the filing instrument, is attached as an exhibit to
   the certificate of validation;
8
9
                    [(B) if a filing instrument was previously filed
10
   with a filing officer under the corporate statute with respect to
11
   the defective corporate act and] the filing instrument requires any
   change to give effect to the defective corporate act as ratified in
12
13
   accordance with this subchapter, including a change to the date and
   time of the effectiveness of the filing instrument:
14
15
                          (i)
                              the name, title, and filing date of the
16
   previously filed filing instrument and of any certificate of
   correction to the filing instrument;
17
18
                          (ii) a statement that a filing instrument
   containing all the information required to be included under the
19
20
   applicable provisions of this code to give effect to the ratified
   defective corporate act is attached as an exhibit to the
21
   certificate of validation; and
```

filing instrument is considered to have become effective under this

a

previously filed with a filing officer under the corporate statute

(B) [(C)] if

(iii) the date and time that the attached

instrument

not

filing

22

23

24

25

26

27

subchapter; or

- 1 with respect to the defective corporate act and the defective
- 2 corporate act as ratified under this subchapter would have required
- 3 under the other applicable provisions of this code the filing of a
- 4 filing instrument in accordance with Chapter 4, if the defective
- 5 corporate act had occurred when this code was in effect:
- 6 (i) a statement that a filing instrument
- 7 containing all the information required to be included under the
- 8 applicable provisions of this code to give effect to the defective
- 9 corporate act, as if the defective corporate act had occurred when
- 10 this code was in effect, is attached as an exhibit to the
- 11 certificate of validation; and
- 12 (ii) the date and time that the attached
- 13 filing instrument is considered to have become effective under this
- 14 subchapter.
- 15 (c) A filing instrument attached to a certificate of
- 16 validation under this section [Subsection (b)(3)(B) or (C)] does
- 17 not need to be executed separately and does not need to include any
- 18 statement required by any other provision of this code that the
- 19 instrument has been approved and adopted in accordance with that
- 20 provision.
- 21 SECTION 34. Section 21.909, Business Organizations Code, is
- 22 amended to read as follows:
- Sec. 21.909. ADOPTION OF RESOLUTIONS; EFFECT ON DEFECTIVE
- 24 CORPORATE ACT. On or after the validation effective time, unless
- 25 determined otherwise in an action brought under Section 21.914 and
- 26 subject to Sections 21.902(b) and [Section] 21.907(e), each
- 27 defective corporate act ratified in accordance with this subchapter

- 1 may not be considered <u>ineffective</u>, void, or voidable as a result of
- 2 the failure of authorization described by the resolutions adopted
- 3 under Sections 21.903 and 21.904, and the effect shall be
- 4 retroactive to the time of the defective corporate act.
- 5 SECTION 35. Section 21.910, Business Organizations Code, is
- 6 amended to read as follows:
- 7 Sec. 21.910. ADOPTION OF RESOLUTIONS; EFFECT ON PUTATIVE
- 8 SHARES. On or after the validation effective time, unless
- 9 determined otherwise in an action brought under Section 21.914 and
- 10 subject to $\underline{\text{Sections}}$ 21.902(b) and $[\underline{\text{Section}}]$ 21.907(e), each
- 11 putative share or fraction of a putative share issued or
- 12 purportedly issued pursuant to a defective corporate act ratified
- 13 in accordance with this subchapter and described by the resolutions
- 14 adopted under Sections 21.903 and 21.904 may not be considered
- 15 ineffective, void, or voidable and is considered to be an identical
- 16 share or fraction of a share outstanding as of the time it was
- 17 purportedly issued.
- SECTION 36. Section 21.913(b), Business Organizations
- 19 Code, is amended to read as follows:
- 20 (b) The absence or failure of ratification of an act or
- 21 transaction in accordance with this subchapter or of validation of
- 22 an act or transaction as provided by Sections 21.914 through 21.917
- 23 does not, of itself, affect the validity or effectiveness of any act
- 24 or transaction or the issuance of any shares properly ratified
- 25 under common law or otherwise, nor does it create a presumption that
- 26 any such act or transaction is or was a defective corporate act or
- 27 that those shares are <u>ineffective</u>, void, or voidable.

- 1 SECTION 37. Section 21.915, Business Organizations Code, is
- 2 amended to read as follows:
- 3 Sec. 21.915. EXCLUSIVE JURISDICTION. Subject to Section
- 4 1.056, the [The] district court has exclusive jurisdiction to hear
- 5 and determine any action brought under Section 21.914.
- 6 SECTION 38. Section 21.917(b), Business Organizations
- 7 Code, is amended to read as follows:
- 8 (b) Notwithstanding any other provision of this subchapter:
- 9 (1) an action claiming that a defective corporate act
- 10 or putative shares are ineffective, void, or voidable due to a
- 11 failure of authorization identified in the resolutions adopted in
- 12 accordance with Section 21.903 may not be filed in or must be
- 13 dismissed by any court after the applicable validation effective
- 14 time; and
- 15 (2) an action claiming that a court of appropriate
- 16 jurisdiction, in its discretion, should declare that a ratification
- 17 in accordance with this subchapter not take effect or that the
- 18 ratification take effect only on certain conditions may not be
- 19 filed with the court after the expiration of the 120th day after the
- 20 later of the validation effective time or the time that any notice
- 21 required to be given under Section 21.911 is given with respect to
- 22 the ratification.
- SECTION 39. Sections 22.001(1) and (3-a), Business
- 24 Organizations Code, are amended to read as follows:
- 25 (1) "Board of directors" means the group of
- 26 individuals [persons] vested with the management of the affairs of
- 27 the corporation, regardless of the name used to designate the

- 1 group. The term does not include the member or members of the
- 2 corporation if the certificate of formation of the corporation
- 3 vests the management of the affairs of the corporation in the
- 4 members.
- 5 (3-a) "Director" means an individual [a person] who is
- 6 a member of the board of directors, regardless of the name or title
- 7 used to designate the individual [person]. The term does not
- 8 include <u>an individual</u> [a person] designated as a director of the
- 9 corporation, or as an ex officio, honorary, or other type of
- 10 director of the corporation if the individual [person] is not
- 11 entitled to vote as a director.
- 12 SECTION 40. Section 22.218(a), Business Organizations
- 13 Code, is amended to read as follows:
- 14 (a) The [If authorized by the] certificate of formation or
- 15 bylaws of the corporation:
- 16 (1) [, the board of directors of a corporation, by
- 17 resolution adopted by the majority of the directors in office, any
- 18 designate one or more committees to have and exercise all, or a
- 19 specified portion, of the authority of the board of directors of the
- 20 corporation in the management of the corporation; or
- 21 (2) may authorize the board of directors, by
- 22 resolution adopted by the majority of the directors in office, to
- 23 designate one or more committees to have and exercise all, or a
- 24 specified portion, of the authority of the board in the management
- 25 of the corporation to the extent permitted in the authorization in
- 26 the certificate of formation or bylaws [to the extent provided by:
- 27 [(1) the resolution;

- 1 [(2) the certificate of formation; or
- $[\frac{3}{\text{the bylaws}}].$
- 3 SECTION 41. Section 22.231(a), Business Organizations
- 4 Code, is amended to read as follows:
- 5 (a) The officers of a corporation shall include a president
- 6 and a secretary and may include one or more vice presidents, a
- 7 treasurer, and other officers and assistant officers as considered
- 8 necessary. Any two or more offices, other than the offices of
- 9 president and secretary, may be held by the same <u>individual</u>
- 10 [person].
- 11 SECTION 42. Sections 22.501(2) and (4), Business
- 12 Organizations Code, are amended to read as follows:
- 13 (2) "Defective corporate act" means:
- 14 (A) an election or appointment of directors that
- 15 is void or voidable due to a failure of authorization; or
- 16 (B) any act or transaction purportedly taken by
- 17 or on behalf of the corporation that is, and at the time the act or
- 18 transaction was purportedly taken would have been, within the power
- 19 of a corporation to take under the corporate statute, but is
- 20 ineffective, void, or voidable due to a failure of authorization,
- 21 including a failure to file with the filing officer a filing
- 22 <u>instrument that was required under the corporate statute to</u>
- 23 complete the effectiveness of the act or transaction.
- 24 (4) "Failure of authorization" means:
- (A) the failure to authorize or effect an act or
- 26 transaction in compliance with the provisions of the corporate
- 27 statute, the governing documents of the corporation, a corporate

- 1 resolution, or any plan or agreement to which the corporation is a
- 2 party, if and to the extent the failure would render the act or
- 3 transaction <u>ineffective</u>, void, or voidable; or
- 4 (B) the failure of the board of directors or an
- 5 officer of the corporation to authorize or approve an act or
- 6 transaction taken by or on behalf of the corporation that required
- 7 the prior authorization or approval of the board of directors or the
- 8 officer.
- 9 SECTION 43. Section 22.502, Business Organizations Code, is
- 10 amended to read as follows:
- 11 Sec. 22.502. RATIFICATION OF DEFECTIVE CORPORATE ACT. (a)
- 12 Except as provided by Subsection (b) and subject [Subject] to
- 13 Section 22.509, a defective corporate act is not ineffective, void,
- 14 or voidable solely as a result of a failure of authorization if the
- 15 act is:
- 16 (1) ratified in accordance with this subchapter; or
- 17 (2) validated by the district court in a proceeding
- 18 brought under Section 22.512.
- 19 (b) A corporation may not ratify with retroactive effect in
- 20 accordance with this subchapter a defective corporate act resulting
- 21 from a failure of authorization that is attributable to the failure
- 22 to file with the filing officer the following filing instrument:
- 23 <u>(1) a statement of change of registered agent or a</u>
- 24 statement of change of registered office under Subchapter E,
- 25 Chapter 5;
- 26 (2) a certificate of amendment or restated certificate
- 27 of formation that amends the registered agent or registered office

(3) a certificate of formation under Subchapter A, 2 3 Chapter 3; 4 (4) a certificate of termination under Subchapter C, 5 Chapter 11; 6 (5) a certificate of merger or certificate of 7 conversion under Subchapter D, Chapter 10; 8 (6) a report under Subchapter E, Chapter 171, Tax 9 Code; or 10 (7) a report under Sections 22.357 through 22.359. SECTION 44. Sections 22.508(a), (c), and (d), Business 11 12 Organizations Code, are amended to read as follows: 13 The [If a defective corporate act ratified under this subchapter would have required under any other provision of the 14 corporate statute the filing of a filing instrument or other 15 16 document with the filing officer, the] corporation shall file a certificate of validation with respect to the defective corporate 17 18 act in accordance with Chapter 4, if: (1) a defective corporate act ratified under this 19 subchapter would have required under any other provision of the 20 corporate statute the filing of a filing instrument or other 21 document with the filing officer; and 22 (2) the filing instrument or other document: 23 (A) previously filed with the filing officer 24 25 requires any change to give effect to the defective corporate act in accordance with this subchapter, including a change to the date and 26

under Subchapter B, Chapter 3;

1

27

time of the effectiveness of the filed filing instrument or other

```
(B) was not previously filed with the filing
 2
   officer under any other provision of the corporate statute[7
 3
   regardless of whether a filing instrument or other document was
   previously filed] with respect to the defective corporate act.
5
          (c) The certificate of validation must include:
6
7
               (1) a statement that the corporation has ratified one
   or more defective corporate acts that would have required the
8
   filing of a filing instrument or other document with the filing
9
   officer under any provision of the corporate statute [each
10
11
   defective corporate act that is a subject of the certificate of
   validation, including:
12
13
                    [(A) the date of the defective corporate act; and
                    [(B) the nature of the failure of authorization
14
15
   with respect to the defective corporate act];
16
               (2) a statement that each defective corporate act has
17
   been [was] ratified in accordance with this subchapter[, including:
18
                    [(A) the date on which the board of directors
   ratified each defective corporate act; and
19
20
                    [(B) if the corporation has members with voting
   rights, the date, if any, on which the members approved the
21
22
   ratification of each defective corporate act or, if the management
   of the affairs of the corporation is vested in its members under
23
   Section 22.202, the date on which the members ratified each
24
25
   defective corporate act]; and
               (3) as appropriate:
26
27
                    (A) [if a filing instrument was previously filed
```

1

document; or

- 1 with a filing officer under the corporate statute with respect to
- 2 the defective corporate act and no change to the filing instrument
- 3 is required to give effect to the defective corporate act as
- 4 ratified in accordance with this subchapter:
- 5 [(i) the name, title, and filing date of the
- 6 previously filed filing instrument and of any certificate of
- 7 correction to the filing instrument; and
- 8 [(ii) a statement that a copy of the
- 9 previously filed filing instrument, together with any certificate
- 10 of correction to the filing instrument, is attached as an exhibit to
- 11 the certificate of validation;
- 12 $\left[\frac{(B)}{B}\right]$ if a filing instrument was previously filed
- 13 with a filing officer under the corporate statute with respect to
- 14 the defective corporate act and the filing instrument requires any
- 15 change to give effect to the defective corporate act as ratified in
- 16 accordance with this subchapter, including a change to the date and
- 17 time of the effectiveness of the filing instrument:
- 18 (i) the name, title, and filing date of the
- 19 previously filed filing instrument and of any certificate of
- 20 correction to the filing instrument;
- 21 (ii) a statement that a filing instrument
- 22 containing all the information required to be included under the
- 23 applicable provisions of this code to give effect to the ratified
- 24 defective corporate act is attached as an exhibit to the
- 25 certificate of validation; and
- 26 (iii) the date and time that the attached
- 27 filing instrument is considered to have become effective under this

- 1 subchapter; or
- 2 (B) $\left[\frac{(C)}{C}\right]$ if a filing instrument was not
- 3 previously filed with a filing officer under the corporate statute
- 4 with respect to the defective corporate act and the defective
- 5 corporate act as ratified under this subchapter would have required
- 6 under the other applicable provisions of this code the filing of a
- 7 filing instrument in accordance with Chapter 4, if the defective
- 8 corporate act had occurred when this code was in effect:
- 9 (i) a statement that a filing instrument
- 10 containing all the information required to be included under the
- 11 applicable provisions of this code to give effect to the defective
- 12 corporate act, as if the defective corporate act had occurred when
- 13 this code was in effect, is attached as an exhibit to the
- 14 certificate of validation; and
- 15 (ii) the date and time that the attached
- 16 filing instrument is considered to have become effective under this
- 17 subchapter.
- 18 (d) A filing instrument attached to a certificate of
- 19 validation under this section [Subsection (c)(3)(B) or (C)] does
- 20 not need to be executed separately and does not need to include any
- 21 statement required by any other provision of this code that the
- 22 instrument has been approved and adopted in accordance with that
- 23 provision.
- SECTION 45. Section 22.509, Business Organizations Code, is
- 25 amended to read as follows:
- Sec. 22.509. ADOPTION OF RESOLUTIONS; EFFECT ON DEFECTIVE
- 27 CORPORATE ACT. On or after the validation effective time, unless

- 1 determined otherwise in an action brought under Section 22.512 and
- 2 <u>subject to Section 22.502(b)</u>, each defective corporate act ratified
- 3 in accordance with this subchapter may not be considered
- 4 <u>ineffective</u>, void, or voidable as a result of the failure of
- 5 authorization described by the resolutions adopted under Sections
- 6 22.503 and 22.504, and the effect shall be retroactive to the time
- 7 of the defective corporate act.
- 8 SECTION 46. Section 22.513, Business Organizations Code, is
- 9 amended to read as follows:
- 10 Sec. 22.513. EXCLUSIVE JURISDICTION. Subject to Section
- 11 1.056, the [The] district court has exclusive jurisdiction to hear
- 12 and determine any action brought under Section 22.512.
- SECTION 47. Section 22.515(b), Business Organizations
- 14 Code, is amended to read as follows:
- 15 (b) Notwithstanding any other provision of this subchapter:
- 16 (1) an action claiming that a defective corporate act
- 17 is <u>ineffective</u>, void, or voidable due to a failure of authorization
- 18 identified in the resolutions adopted in accordance with Section
- 19 22.503 may not be filed in or must be dismissed by any court after
- 20 the applicable validation effective time; and
- 21 (2) an action claiming that a court of appropriate
- 22 jurisdiction, in its discretion, should declare that a ratification
- 23 in accordance with this subchapter not take effect or that the
- 24 ratification take effect only on certain conditions may not be
- 25 filed with the court after the expiration of the 120th day after the
- 26 later of the validation effective time or the time that any notice
- 27 required to be given under Section 22.510 is given with respect to

- 1 the ratification.
- 2 SECTION 48. Subchapter C, Chapter 101, Business
- 3 Organizations Code, is amended by adding Section 101.1055 to read
- 4 as follows:
- 5 Sec. 101.1055. SUBSCRIPTIONS. (a) A subscription to
- 6 purchase a membership interest in a limited liability company in
- 7 the process of being formed is irrevocable to the extent provided by
- 8 the terms of the subscription if:
- 9 <u>(1) the subscription is in writing and signed by the</u>
- 10 subscriber; and
- 11 (2) the subscription states that it is irrevocable.
- 12 (b) A written subscription entered into after the limited
- 13 liability company is formed is a contract between the subscriber
- 14 and the company.
- 15 SECTION 49. Section 101.109(a), Business Organizations
- 16 Code, is amended to read as follows:
- 17 (a) A person who is assigned a membership interest in a
- 18 limited liability company is entitled to:
- 19 (1) receive any allocation of income, gain, loss,
- 20 deduction, credit, or a similar item that the assignor is entitled
- 21 to receive to the extent the allocation of the item is assigned;
- 22 (2) receive any distribution the assignor is entitled
- 23 to receive to the extent the distribution is assigned; and
- 24 (3) the rights described by Section 101.502 [require,
- 25 for any proper purpose, reasonable information or a reasonable
- 26 account of the transactions of the company; and
- [(4) make, for any proper purpose, reasonable

- 1 inspections of the books and records of the company].
- 2 SECTION 50. Section 101.463(b), Business Organizations
- 3 Code, is amended to read as follows:
- 4 (b) Sections 101.452-101.460 do not apply to [a claim or] a
- 5 derivative proceeding by a member of a closely held limited
- 6 liability company against a present or former governing person,
- 7 member, or officer of the limited liability company. In the event
- 8 the member also asserts a claim in the [or] derivative proceeding
- 9 [is also made] against a person who is not a present or former
- 10 [that] governing person, member, or officer, this subsection
- 11 applies only to \underline{a} [the] claim \underline{in} the \underline{or}] derivative proceeding
- 12 against <u>a present or former</u> [the] governing person, member, or
- 13 officer.
- 14 SECTION 51. Subchapter F, Chapter 153, Business
- 15 Organizations Code, is amended by adding Section 153.258 to read as
- 16 follows:
- Sec. 153.258. SUBSCRIPTIONS. (a) A subscription to
- 18 purchase a partnership interest in a limited partnership in the
- 19 process of being formed is irrevocable to the extent provided by the
- 20 terms of the subscription if:
- 21 (1) the subscription is in writing and signed by the
- 22 <u>subscriber; and</u>
- 23 (2) the subscription states that it is irrevocable.
- 24 (b) A written subscription entered into after the limited
- 25 partnership is formed is a contract between the subscriber and the
- 26 partnership.
- 27 SECTION 52. Section 153.413(b), Business Organizations

- 1 Code, is amended to read as follows:
- 2 (b) Sections 153.402-153.410 do not apply to [a claim or] a
- 3 derivative proceeding by a limited partner of a closely held
- 4 limited partnership against a present or former general partner,
- 5 limited partner, or officer of the limited partnership. In the
- 6 event the <u>limited partner also asserts a</u> claim <u>in the</u> [or]
- 7 derivative proceeding [$\frac{is also made}{}$] against a person who is not \underline{a}
- 8 present or former [that] general partner, limited partner, or
- 9 officer, this subsection shall apply only to a [the] claim in the
- 10 [or] derivative proceeding against a present or former [the]
- 11 general partner, limited partner, or officer.
- 12 SECTION 53. Section 153.553(a-1), Business Organizations
- 13 Code, is amended to read as follows:
- 14 (a-1) The following certificates shall be executed as
- 15 follows:
- 16 (1) an initial certificate of formation must be signed
- 17 as provided in Section 3.004(b)(1);
- 18 (2) a certificate of amendment or restated certificate
- 19 of formation containing amendments must be signed by at least one
- 20 general partner and by each other general partner designated in the
- 21 certificate of amendment or the restated certificate of formation
- 22 as a new general partner, unless signed and filed by a person under
- 23 Section 153.052(b) or (c), but the certificate of amendment or the
- 24 restated certificate of formation need not be signed by a
- 25 withdrawing general partner;
- 26 (3) a certificate of termination must be signed by all
- 27 general partners participating in the winding up of the limited

- 1 partnership's business or, if no general partners are winding up
- 2 the limited partnership's business, by all nonpartner liquidators
- 3 or, if the limited partners are winding up the limited
- 4 partnership's business, by a majority-in-interest of the limited
- 5 partners;
- 6 (4) a certificate of merger[, conversion, or exchange]
- 7 filed on behalf of a domestic limited partnership must be signed by
- 8 at least one general partner and by each other general partner
- 9 designated as a new general partner by any amendment to the
- 10 certificate of formation of the limited partnership being made by
- 11 the certificate of merger, but the certificate of merger need not be
- 12 signed by a withdrawing general partner; [as provided by Chapter
- 13 10; and]
- 14 (5) a certificate of conversion or exchange filed on
- 15 behalf of a domestic limited partnership must be signed by at least
- 16 one general partner; and
- 17 (6) a certificate filed under Subchapter G, Chapter
- 18 10, must be signed by the person designated by the court.
- 19 SECTION 54. Section 251.352(a), Business Organizations
- 20 Code, is amended to read as follows:
- 21 (a) A cooperative association shall submit a written report
- 22 to its members at the annual meeting of the cooperative
- 23 association. The annual report must contain:
- 24 (1) a balance sheet;
- 25 (2) an income and expense statement;
- 26 (3) the amount and nature of the cooperative
- 27 association's authorized, subscribed, and paid-in capital;

- 1 (4) the total number of shareholders;
- 2 (5) the number of shareholders who were admitted to or
- 3 withdrew from the association during the year;
- 4 (6) the par value of the association's shares;
- 5 (7) the rate at which any investment dividends have
- 6 been paid; [and]
- 7 (8) if the cooperative association does not issue
- 8 shares:
- 9 (A) the total number of members;
- 10 (B) the number of members who were admitted to or
- 11 withdrew from the association during the year; and
- 12 (C) the amount of membership fees received;
- 13 (9) the name, address, occupation, and date of
- 14 expiration of the term of office of each officer and director; and
- 15 (10) any compensation paid by the association to each
- 16 officer or director of the association.
- 17 SECTION 55. Section 252.017(b), Business Organizations
- 18 Code, is amended to read as follows:
- 19 (b) Chapters 1, 2, 4, [and] 10, and 11 and, if a nonprofit
- 20 association designates an agent for service of process, Subchapter
- 21 E, Chapter 5, apply to a nonprofit association.
- 22 SECTION 56. Sections 153.502(c), 251.353, and 251.354,
- 23 Business Organizations Code, are repealed.
- SECTION 57. Section 4.001(a), Business Organizations Code,
- 25 as amended by this Act, applies only to a filing instrument
- 26 delivered to the secretary of state on or after the effective date
- 27 of this Act. A filing instrument delivered to the secretary of state

- 1 before the effective date of this Act is governed by the law in
- 2 effect on the date the filing instrument was delivered to the
- 3 secretary of state, and the former law is continued in effect for
- 4 that purpose.
- 5 SECTION 58. Sections 21.561 and 21.562, Business
- 6 Organizations Code, as amended by this Act, apply only to a
- 7 derivative proceeding instituted on or after the effective date of
- 8 this Act. A derivative proceeding instituted before the effective
- 9 date of this Act is governed by the law in effect on the date the
- 10 proceeding was instituted, and the former law is continued in
- 11 effect for that purpose.
- 12 SECTION 59. This Act takes effect September 1, 2025.

President of the Senate Speaker of the House
I hereby certify that S.B. No. 2411 passed the Senate on
April 15, 2025, by the following vote: Yeas 30, Nays 1.
Secretary of the Senate
I hereby certify that S.B. No. 2411 passed the House on
May 14, 2025, by the following vote: Yeas 136, Nays 3, two
present not voting.
Chief Clerk of the House
Approved:
Date
Governor