C1 3lr1836 CF SB 697

By: Delegate Feldman

Introduced and read first time: February 8, 2013

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

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Corporations and Associations – Conversions

FOR the purpose of authorizing certain entities to convert to certain other entities: establishing the manner of and procedures for conversions; requiring articles of conversion to be filed for record with the State Department of Assessments and Taxation; specifying the contents of articles of conversion; providing for the effects of a conversion; providing for the timing of the effectiveness of articles of conversion and the effective time for the completion of a conversion; providing for the abandonment of a conversion under certain circumstances; requiring a certain nonrefundable processing fee for articles of conversion; establishing that, under certain circumstances, a stockholder of a Maryland corporation has the right to fair value of the stockholder's stock if the corporation is converted; providing certain rights to a member of a limited liability company, a shareholder of a real estate investment trust, a member of a partnership, and a partner of a limited partnership who objects to a conversion; altering the manner in which certain charter documents must be executed; defining certain terms; altering certain definitions; making certain conforming changes; and generally relating to conversions of certain entities.

BY renumbering

Article – Corporations and Associations

Section 4A–1101 through 4A–1108 and the subtitle "Subtitle 11. Benefit Limited Liability Companies"; 4A–1201 through 4A–1203 and the subtitle "Subtitle 12. Miscellaneous"; 8–701 and the subtitle "Subtitle 7. Penalties"; 8–801 and the subtitle "Subtitle 8. Short Title"; and 9A–1201 through 9A–1205 and the subtitle "Subtitle 12. Miscellaneous Provisions", respectively

to be Section 4A–1201 through 4A–1208 and the subtitle "Subtitle 12. Benefit Limited Liability Companies"; 4A–1301 through 4A–1303 and the subtitle "Subtitle 13. Miscellaneous"; 8–801 and the subtitle "Subtitle 8. Penalties"; 8–901 and the subtitle "Subtitle 9. Miscellaneous"; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



- 1 9A-1301 through 9A-1305 and the subtitle "Subtitle 13. Miscellaneous 2 Provisions", respectively 3 Annotated Code of Maryland 4 (2007 Replacement Volume and 2012 Supplement) 5 BY repealing and reenacting, with amendments, 6 Article – Corporations and Associations 7 Section 1–101, 1–203(b)(1), 1–301(a), 3–202(a), 4A–206, 4A–403, and 10–204(a) 8 Annotated Code of Maryland 9 (2007 Replacement Volume and 2012 Supplement) 10 BY adding to 11 Article – Corporations and Associations Section 3-901 through 3-907 to be under the new subtitle "Subtitle 9. 12 13 Conversions of Corporations"; 4A–1101 through 4A–1107 to be under the 14 new subtitle "Subtitle 11. Conversions of Limited Liability Companies"; 15 8-701 through 8-707 to be under the new subtitle "Subtitle 7. 16 Conversions of Real Estate Investment Trusts"; 9A-1201 through 9A-1207 to be under the new subtitle "Subtitle 12. Conversions of 17 Partnerships"; 10–7A–01 through 10–7A–07 to be under the new subtitle 18 "Subtitle 7A. Conversions of Limited Partnerships"; and Section 12–1001 19 20 through 12–1007 to be under the new subtitle "Subtitle 10. Conversions of Statutory Trusts" 2122Annotated Code of Maryland 23 (2007 Replacement Volume and 2012 Supplement)
- 24SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 4A–1101 through 4A–1108 and the subtitle "Subtitle 11. 25Benefit Limited Liability Companies"; 4A-1201 through 4A-1203 and the subtitle 26 27 "Subtitle 12. Miscellaneous"; 8-701 and the subtitle "Subtitle 7. Penalties"; 8-801 and 28the subtitle "Subtitle 8. Short Title"; and 9A-1201 through 9A-1205 and the subtitle 29 "Subtitle 12. Miscellaneous Provisions", respectively, of Article – Corporations and 30 Associations of the Annotated Code of Maryland be renumbered to be Section(s) 4A-1201 through 4A-1208 and the "Subtitle 12. Benefit Limited Liability Companies"; 31 32 4A-1301 through 4A-1303 and the subtitle "Subtitle 13. Miscellaneous": 8-801 and the subtitle "Subtitle 8. Penalties"; 8–901 and the subtitle "Subtitle 9. Miscellaneous"; 33 34 and 9A-1301 through 9A-1305 and the subtitle "Subtitle 13. Miscellaneous 35 Provisions", respectively.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article - Corporations and Associations

39 1–101.

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$\frac{1}{2}$	(a) In the words have the m		cle, unless the context clearly requires otherwise, the following is indicated.
3 4			neans the post office address, and includes street and number, oal area, and state and, if outside the United States, country.
5 6	(c) "Arti		transfer" means articles of sale, articles of lease, articles of es of transfer.
7 8	(d) "Assets" means any tangible, intangible, real, or personal property of other assets, including goodwill and franchises.		
9 10 11 12 13 14	a common—law trust, a Massachusetts trust, a real estate investment trust as defined in § 8–101 of this article, a statutory trust as defined in § 12–101 of this article, and a foreign statutory trust as defined in § 12–101 of this article, that is engaged in business and in which property is acquired, held, managed, administered, controlled, invested, or disposed of by trustees or the trust for the benefit and profit of any person		
16	(f) (1)	"Cha	rter" includes:
17		(i)	A charter granted by special act of the General Assembly;
18		(ii)	Articles or certificate of incorporation;
19		(iii)	Amended articles or certificate of incorporation;
20 21	of this article;	(iv)	Articles of restatement, if approved as described in § 2–609
22		(v)	Articles of amendment and restatement; and
23		(vi)	Articles or agreements of consolidation.
24 25	(2) this subsection, ei		rter" includes the documents referred to in paragraph (1) of s:
26		(i)	Originally passed or accepted for record; or
27 28 29 30		on, art	As amended, corrected, or supplemented by special act of the icles of amendment, articles of amendment and reduction, icles supplementary, articles or agreements of merger, articles e of correction.

"Charter document" means any:

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(g)

FOREIGN LIMITED LIABILITY COMPANY;

1	(1) Document enumerated in subsection (f) of this section; and
2 3 4	(2) Articles of reduction, articles or agreements of transfer, articles of merger, articles of share exchange, ARTICLES OF CONVERSION, articles of dissolution, and stock issuance statements.
5	(h) "Clerk of the court" means clerk of the circuit court for any county.
6	(i) "Convertible securities" includes:
7 8	(1) Shares of stock which by their terms are convertible into shares of stock of one or more classes; and
9 10	(2) Obligations which by their terms are convertible into shares of stock of one or more classes.
11	(j) "County" includes Baltimore City.
12	(k) "Department" means the State Department of Assessments and Taxation.
13 14	(l) "Director" means a member of the governing body of a corporation, whether designated as a director, trustee, or manager or by any other title.
15 16	(m) "Electronic transmission" means any form of communication, not directly involving the physical transmission of paper, that creates a record that:
17 18	(1) May be retained, retrieved, and reviewed by a recipient of the communication; and
19 20	(2) May be reproduced directly in paper form by a recipient through an automated process.
21 22 23	(n) "Foreign corporation" means a corporation, association, or joint—stock company organized under the laws of the United States, another state of the United States, a territory, possession, or district of the United States, or a foreign country.
24	(O) "GOVERNING DOCUMENT" MEANS:
25 26	(1) THE ARTICLES OR CERTIFICATE OF INCORPORATION AND THE BYLAWS OF A MARYLAND CORPORATION OR A FOREIGN CORPORATION;
27	(2) THE ARTICLES OF ORGANIZATION OR CERTIFICATE OF
28	FORMATION AND THE OPERATING AGREEMENT OR LIMITED LIABILITY
29	COMPANY AGREEMENT OF A DOMESTIC LIMITED LIABILITY COMPANY OR A

1 2 3 4 5	(3) THE PARTNERSHIP AGREEMENT OF AN OTHER ENTITY THAT IS A PARTNERSHIP OR LIMITED PARTNERSHIP, ANY STATEMENT OF PARTNERSHIP AUTHORITY OF A PARTNERSHIP, THE CERTIFICATE OF LIMITED PARTNERSHIP OF A LIMITED PARTNERSHIP, AND THE CERTIFICATE OF LIMITED LIABILITY PARTNERSHIP;
6 7	(4) THE DECLARATION OF TRUST OR GOVERNING INSTRUMENT OF A BUSINESS TRUST; OR
8 9	(5) A SIMILAR GOVERNING DOCUMENT OR INSTRUMENT OF ANY OTHER TYPE OF ENTITY.
10 11	[(o)] (P) "Mail" means to deposit in the United States mails postage prepaid.
12 13	[(p)] (Q) "Maryland corporation" means a corporation organized and existing under the laws of [the] THIS State.
14 15	[(q)] (R) "Municipal area" means any incorporated or unincorporated city, town, or village.
16 17 18 19	[(r)] (S) "Person" includes an individual [,] AND A DOMESTIC OR FOREIGN corporation, business trust, statutory trust, estate, trust, partnership, limited partnership, limited liability company, association, two or more persons having a joint or common interest, or any other legal or commercial entity.
20	[(s)] (T) "Principal office" means:
21 22	(1) The place in this State filed or recorded with the Department as the principal office of a corporation or domestic limited partnership; or
23 24 25	(2) If there is no principal office designated, the main office of the corporation or domestic limited partnership in this State for the transaction of business.
26 27 28 29	[(t)] (U) "Resident agent" means an individual residing in this State or a Maryland corporation or limited liability company whose name, address, and designation as a resident agent are filed or recorded with the Department in accordance with the provisions of this article.

[(u)] (V) "Share exchange" means a transaction:

(1) In which a corporation acquires all the issued or all the outstanding shares of stock of one or more classes of another corporation by a stockholder vote under this article; and

1	(2)	Which does not affect the corporate existence of either corporation.
2 3	[(v)] (W) accordance with T	"Stated capital" means the amount of stated capital determined in itle 2, Subtitle 3 of this article.
4 5	[(w)] (X) stock in a corpora	"Stockholder" means a person who is a record holder of shares of tion and includes a member of a corporation organized without stock.
6 7	[(x)] (Y) under which a cor	"Stockholder rights plan" means an agreement or other instrument poration issues rights to its stockholders that:
8 9	(1) or other securities	May be exercised under specified circumstances to purchase stock s of a corporation or any other person; and
10 11	(2) persons under spe	May become void if owned by a designated person or classes of ecified circumstances.
12	[(y)] (Z)	"Successor" means:
13	(1)	A new corporation formed by consolidation;
14	(2)	A corporation or other entity surviving a merger;
15	(3)	A corporation acquiring stock in a share exchange; or
16	(4)	A vendee, lessee, or other transferee in a transfer of assets.
17 18 19	[(z)] (AA) mean to sell, lease of a corporation.	"Transfer assets", "transfer its assets", and "transfer of assets", exchange, or otherwise transfer all or substantially all of the assets
20	1–203.	
21 22	(b) (1) the following docu	Except as provided in paragraph (11) of this subsection, for each of aments, the nonrefundable processing fee is \$100:
23	Docu	ument
24	Artic	eles of incorporation
25	Artic	eles of amendment
26	Artic	eles of extension
27	Artic	eles of restatement of charter

1	Articles of amendment and restatement
2	Articles supplementary
3	Articles of share exchange
4	Articles of consolidation, merger, or transfer
5	Articles of dissolution
6	Articles of revival for stock corporation
7	Articles of revival for nonstock corporation
8	ARTICLES OF CONVERSION
9	1–301.
10 11 12 13	(a) Articles supplementary and articles of amendment, restatement, amendment and restatement, consolidation, merger, share exchange, transfer, CONVERSION , and extension and, except as provided in § 3–406(b) of this article, articles of dissolution shall be executed as follows:
14 15 16 17 18 19 20	(1) They shall be signed and acknowledged for each corporation, statutory trust, or real estate investment trust party to the articles, by its chairman or vice chairman of the board of directors or board of trustees, by its chief executive officer, chief operating officer, chief financial officer, president, or one of its vice presidents, or, if authorized by the bylaws or resolution of the board of directors or board of trustees and the articles so state, by any other officer or agent of the corporation, statutory trust, or real estate investment trust;
21 22 23 24 25 26	(2) They shall be witnessed or attested by the secretary, treasurer, chief financial officer, assistant treasurer, or assistant secretary of each corporation, statutory trust, or real estate investment trust party to the articles, or, if authorized by the bylaws or resolution of the board of directors or board of trustees and the articles so state, by any other officer or agent of the corporation, statutory trust, or real estate investment trust;
27 28 29 30 31	(3) They shall be signed and acknowledged for each other entity party to the articles by [a majority of the entire board of trustees or other governing body or by a person acting in a similar capacity for the entity as an officer described in item (1) of this subsection] A PERSON AUTHORIZED TO ACT FOR THE ENTITY BY LAW OR BY THE GOVERNING DOCUMENT; and
32	(4) Except as provided in subsection (b) of this section, the matters

and facts set forth in the articles with respect to authorization and approval shall be

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verified under oath as follows:

1	(i) With respect to any Maryland corporation, statutory trust,
2	or real estate investment trust party to the articles, by the chairman or the secretary
3	of the meeting at which the articles or transaction were approved, by the chairman or
4	vice chairman of the board of directors or board of trustees, by the chief executive
5	officer, chief operating officer, chief financial officer, president, vice president,
6	secretary, or assistant secretary of the corporation, statutory trust, or real estate
7	investment trust, or, if authorized in accordance with item (1) of this subsection and
8	the articles so state, by any other officer or agent of the corporation, statutory trust, or
9	real estate investment trust;

- (ii) With respect to any foreign corporation party to articles of consolidation, merger, or share exchange, by the chief executive officer, chief operating officer, CHIEF FINANCIAL OFFICER, president, vice president, secretary, or assistant secretary of the corporation; and
- (iii) With respect to any other Maryland or foreign entity party to the articles, by [the chief executive officer, chief operating officer, president, vice president, secretary, assistant secretary, managing trustee, or persons acting in a similar position for the entity] A PERSON AUTHORIZED BY LAW OR BY THE GOVERNING DOCUMENT TO ACT FOR THE ENTITY.
- 19 3–202.

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- 20 (a) Except as provided in subsection (c) of this section, a stockholder of a Maryland corporation has the right to demand and receive payment of the fair value of the stockholder's stock from the successor if:
 - (1) The corporation consolidates or merges with another corporation;
- 24 (2) The stockholder's stock is to be acquired in a share exchange;
- 25 (3) The corporation transfers its assets in a manner requiring action 26 under § 3–105(e) of this title;
 - (4) The corporation amends its charter in a way which alters the contract rights, as expressly set forth in the charter, of any outstanding stock and substantially adversely affects the stockholder's rights, unless the right to do so is reserved by the charter of the corporation; [or]
- 31 (5) The transaction is governed by § 3-602 of this title or exempted by 32-603(b) of this title; **OR**
- 33 (6) THE CORPORATION IS CONVERTED IN ACCORDANCE WITH § 34 3–901 OF THIS TITLE.

1 SUBTITLE 9. CONVERSIONS OF CORPORATIONS.

- 2 **3–901.**
- 3 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 4 (1) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS
- 5 ARTICLE;
- 6 (2) A DOMESTIC LIMITED LIABILITY COMPANY, AS DEFINED IN § 7 4A-101 OF THIS ARTICLE;
- 8 (3) A FOREIGN LIMITED LIABILITY COMPANY, AS DEFINED IN § 9 4A-101 OF THIS ARTICLE;
- 10 (4) A PARTNERSHIP, AS DEFINED IN § 9A–101 OF THIS ARTICLE;
- 11 (5) A LIMITED PARTNERSHIP, AS DEFINED IN § 10–101 OF THIS
- 12 ARTICLE, INCLUDING A LIMITED PARTNERSHIP REGISTERED AS A LIMITED
- 13 LIABILITY LIMITED PARTNERSHIP UNDER § 10–805 OF THIS ARTICLE;
- 14 (6) A FOREIGN LIMITED PARTNERSHIP, AS DEFINED IN § 10–101
- 15 OF THIS ARTICLE;
- 16 (7) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE;
- 17 **OR**
- 18 (8) ANOTHER FORM OF UNINCORPORATED BUSINESS FORMED
- 19 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES,
- 20 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION, OR
- 21 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY.
- 22 (B) UNLESS THE CHARTER PROVIDES OTHERWISE, A MARYLAND
- 23 CORPORATION MAY CONVERT TO AN OTHER ENTITY BY:
- 24 (1) APPROVING THE CONVERSION IN ACCORDANCE WITH § 3–902
- 25 OF THIS SUBTITLE; AND
- 26 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF
- 27 CONVERSION EXECUTED IN THE MANNER REQUIRED BY TITLE 1 OF THIS
- 28 ARTICLE.

- 1 (C) AN OTHER ENTITY MAY CONVERT TO A MARYLAND CORPORATION 2 HAVING CAPITAL STOCK BY COMPLYING WITH § 3–902 OF THIS SUBTITLE AND 3 FILING FOR RECORD WITH THE DEPARTMENT:
- 4 (1) ARTICLES OF CONVERSION EXECUTED IN THE MANNER 5 REQUIRED BY TITLE 1 OF THIS ARTICLE; AND
- 6 (2) ARTICLES OF INCORPORATION, WHICH SHALL INCLUDE THE 7 NAME OF THE CONVERTING OTHER ENTITY, EXECUTED IN THE MANNER 8 REQUIRED BY TITLE 1 OF THIS ARTICLE AND OTHERWISE COMPLYING WITH THE
- 10 **3–902.**

- 11 (A) A CONVERSION OF A MARYLAND CORPORATION TO AN OTHER 12 ENTITY SHALL BE APPROVED IN THE MANNER PROVIDED BY THIS SECTION AND 13 IN ACCORDANCE WITH ANY ADDITIONAL REQUIREMENTS SET FORTH IN THE
- 14 MARYLAND CORPORATION'S CHARTER.

MARYLAND GENERAL CORPORATION LAW.

- 15 (B) A CONVERSION OF A MARYLAND CORPORATION NEED BE 16 APPROVED ONLY BY A MAJORITY OF ITS BOARD OF DIRECTORS IF THERE IS NO 17 STOCK OUTSTANDING OR SUBSCRIBED FOR.
- 18 (C) THE BOARD OF DIRECTORS OF A MARYLAND CORPORATION THAT 19 PROPOSES TO CONVERT TO AN OTHER ENTITY SHALL:
- 20 (1) ADOPT A RESOLUTION DECLARING THAT THE PROPOSED CONVERSION IS ADVISABLE ON SUBSTANTIALLY THE TERMS AND CONDITIONS SET FORTH OR REFERRED TO IN THE RESOLUTION; AND
- 23 (2) DIRECT THAT THE PROPOSED CONVERSION BE SUBMITTED 24 FOR CONSIDERATION AT AN ANNUAL OR A SPECIAL MEETING OF THE 25 STOCKHOLDERS.
- 26 (D) NOTICE STATING THAT A PURPOSE OF THE MEETING WILL BE TO 27 ACT ON THE PROPOSED CONVERSION SHALL BE GIVEN BY THE CORPORATION IN 28 THE MANNER REQUIRED BY TITLE 2 OF THIS ARTICLE TO:
- 29 (1) EACH OF ITS STOCKHOLDERS ENTITLED TO VOTE ON THE 30 PROPOSED TRANSACTION; AND
- 31 (2) EACH OF ITS STOCKHOLDERS NOT ENTITLED TO VOTE ON THE 32 PROPOSED TRANSACTION.

- 1 (E) THE PROPOSED CONVERSION SHALL BE APPROVED BY THE 2 STOCKHOLDERS OF THE MARYLAND CORPORATION BY THE AFFIRMATIVE VOTE 3 OF TWO-THIRDS OF ALL THE VOTES ENTITLED TO BE CAST ON THE MATTER.
- 4 (F) A CONVERSION OF AN OTHER ENTITY TO A MARYLAND 5 CORPORATION SHALL BE APPROVED IN THE MANNER AND BY THE VOTE 6 REQUIRED BY ITS GOVERNING DOCUMENT AND THE LAWS OF THE PLACE IN 7 WHICH IT IS INCORPORATED OR ORGANIZED.
- 8 **3-903.**
- 9 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES 10 OF CONVERSION" INCLUDES:
- 11 **(1)** AN ACTION OR A DETERMINATION BY ANY PERSON, 12 INCLUDING:
- 13 (I) THE CORPORATION OR OTHER ENTITY, AS APPLICABLE;
- 14 (II) THE DIRECTORS, PARTNERS, MEMBERS, TRUSTEES, 15 OFFICERS, OR OTHER AGENTS OF THE CORPORATION OR OTHER ENTITY; AND
- 16 (III) ANY OTHER PERSON AFFILIATED WITH THE 17 CORPORATION OR OTHER ENTITY; AND
- 18 (2) ANY OTHER EVENT.
- 19 **(B)** ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE 20 **DEPARTMENT.**
- 21 (C) IN A CONVERSION OF A MARYLAND CORPORATION TO AN OTHER 22 ENTITY, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 23 (1) THE NAME OF THE MARYLAND CORPORATION AND THE DATE 24 OF FILING OF ITS ORIGINAL ARTICLES OF INCORPORATION WITH THE 25 DEPARTMENT;
- 26 (2) THE NAME OF THE OTHER ENTITY TO WHICH THE MARYLAND CORPORATION WILL BE CONVERTED AND THE PLACE OF INCORPORATION OR ORGANIZATION OF THE OTHER ENTITY;

- A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED 1 **(3)** 2IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 3 THE MANNER AND BASIS OF CONVERTING OR EXCHANGING OUTSTANDING SHARES OF STOCK OF THE CORPORATION INTO SHARES OF 4 5 STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL 6 INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY, OR 7 OTHER CONSIDERATION, AND THE TREATMENT OF ANY ISSUED SHARES OF 8 STOCK NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE 9 DEPENDENT ON FACTS ASCERTAINABLE OUTSIDE THE ARTICLES 10
- THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME 11 **(5)** 12 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 13 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 14 ARTICLES OF CONVERSION;

CONVERSION;

- 15 **(6)** IF THE OTHER ENTITY IS NOT ORGANIZED UNDER THE LAWS OF THIS STATE: 16
- 17 **(I)** THE LOCATION OF THE PRINCIPAL OFFICE IN THE 18 PLACE WHERE IT IS ORGANIZED; AND
- 19 (II)THE NAME AND ADDRESS OF THE RESIDENT AGENT IN 20 THIS STATE; AND
- 21**(7)** ANY OTHER PROVISION NECESSARY TO EFFECT THE 22CONVERSION.
- 23IN A CONVERSION OF AN OTHER ENTITY TO A MARYLAND 24 CORPORATION, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 25**(1)** THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE 26OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR 27ORGANIZATION OF THE OTHER ENTITY;
- 28THE NAME OF THE MARYLAND CORPORATION TO WHICH THE **(2)** 29 OTHER ENTITY WILL BE CONVERTED:
- 30 **(3)** A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED 31 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;

- THE MANNER AND BASIS OF CONVERTING OR EXCHANGING 1 2ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 3 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE 4 OTHER ENTITY INTO SHARES OF STOCK OF THE MARYLAND CORPORATION OR 5 OTHER CONSIDERATION, AND THE TREATMENT OF ANY OUTSTANDING SHARES 6 OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL 7 INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO BE CONVERTED OR 8 EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON FACTS 9 ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
- 10 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
 11 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
 12 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
 13 ARTICLES OF CONVERSION; AND
- 14 **(6)** ANY OTHER PROVISION NECESSARY TO EFFECT THE 15 CONVERSION.
- 16 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE 17 EFFECTIVE TIME FOR THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN 18 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.
- 19 **3–904.**
- 20 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.
- 21 (B) (1) THIS SUBSECTION APPLIES ON THE COMPLETION OF THE 22 CONVERSION OF A MARYLAND CORPORATION TO AN OTHER ENTITY.
- 23 (2) THE MARYLAND CORPORATION SHALL CEASE TO EXIST AS A
 24 MARYLAND CORPORATION AND SHALL CONTINUE TO EXIST AS THE OTHER
 25 ENTITY INTO WHICH THE MARYLAND CORPORATION HAS CONVERTED, AND THE
 26 OTHER ENTITY, FOR ALL PURPOSES OF THE LAWS OF THIS STATE, SHALL BE
 27 DEEMED TO BE THE SAME ENTITY AS THE CONVERTING MARYLAND
 28 CORPORATION.
- 29 **(3)** ALL THE ASSETS OF THE MARYLAND CORPORATION, (I)30 INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING. 31 SHALL VEST IN AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT OR DEED AND SHALL BE THE PROPERTY OF THE OTHER ENTITY, AND THE TITLE 32 33 TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE MARYLAND 34CORPORATION SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF 35 A CONVERSION UNDER THIS SUBTITLE.

- 1 (II) THE CONVERSION OF THE MARYLAND CORPORATION
- 2 TO AN OTHER ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND,
- 3 OR NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE
- 4 MARYLAND CORPORATION BEFORE THE CONVERSION.
- 5 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 6 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 7 DELIVERED AT ANY TIME IN THE NAME OF THE MARYLAND CORPORATION BY
- 8 ITS LAST ACTING OFFICERS OR BY THE APPROPRIATE AUTHORIZED PERSONS,
- 9 PARTNERS, TRUSTEES, OR MEMBERS OF THE OTHER ENTITY.
- 10 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE
- 11 DEBTS AND OBLIGATIONS OF THE MARYLAND CORPORATION.
- 12 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 13 PENDING BY OR AGAINST THE MARYLAND CORPORATION MAY BE PROSECUTED
- 14 TO JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION
- 15 OF THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY BE
- 16 SUBSTITUTED AS A PARTY AND A JUDGMENT AGAINST THE MARYLAND
- 17 CORPORATION CONSTITUTES A LIEN ON THE PROPERTY OF THE OTHER ENTITY.
- 18 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 19 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE MARYLAND
- 20 CORPORATION.
- 21 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 22 OF THE STOCKHOLDERS OF THE MARYLAND CORPORATION UNDER THE
- 23 ARTICLES OF CONVERSION AND TO THE RIGHTS OF AN OBJECTING
- 24 STOCKHOLDER UNDER § 3–202 OF THIS TITLE, THE OWNERSHIP INTERESTS OF
- 25 THE STOCKHOLDERS OF THE MARYLAND CORPORATION CEASE TO EXIST AS
- 26 STOCK IN THE CONVERTED MARYLAND CORPORATION AND CONTINUE TO EXIST
- 27 AS OWNERSHIP INTERESTS IN THE OTHER ENTITY.
- 28 (6) THE CONVERSION OF THE MARYLAND CORPORATION TO AN
- 29 OTHER ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS
- 30 SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE
- 31 MARYLAND CORPORATION OR THE PERSONAL LIABILITY OF ANY PERSON
- 32 INCURRED BEFORE THE CONVERSION.
- 33 (7) Unless otherwise provided in the articles of
- 34 CONVERSION, THE CONVERTING MARYLAND CORPORATION IS NOT REQUIRED
- 35 TO WIND UP ITS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE ITS ASSETS,

- $1\quad \text{AND THE CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A TRANSFER OF}$
- 2 ASSETS OR LIABILITIES OF THE MARYLAND CORPORATION.
- 3 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED
- 4 BY THE MARYLAND CORPORATION BEFORE THE COMPLETION OF THE
- 5 CONVERSION ONLY TO THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE
- 6 TO THE OTHER ENTITY.
- 7 (C) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF AN 8 OTHER ENTITY TO A MARYLAND CORPORATION.
- 9 (2) THE MARYLAND CORPORATION, FOR ALL PURPOSES OF THE
- 10 LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS THE
- 11 CONVERTING OTHER ENTITY.
- 12 (3) (I) ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING
- 13 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND
- 14 DEVOLVE ON THE MARYLAND CORPORATION WITHOUT FURTHER ACT OR DEED
- 15 AND SHALL BE THE PROPERTY OF THE MARYLAND CORPORATION, AND THE
- 16 TITLE TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE OTHER
- 17 ENTITY SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF A
- 18 CONVERSION UNDER THIS SUBTITLE.
- 19 (II) THE CONVERSION OF THE OTHER ENTITY TO A
- 20 MARYLAND CORPORATION DOES NOT AFFECT, INVALIDATE, TERMINATE,
- 21 SUSPEND, OR NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED
- 22 TO THE OTHER ENTITY BEFORE THE CONVERSION.
- 23 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 24 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 25 DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE
- 26 APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR
- 27 MEMBERS OF THE OTHER ENTITY OR BY THE OFFICERS OF THE MARYLAND
- 28 CORPORATION.
- 29 (4) (I) THE MARYLAND CORPORATION SHALL BE LIABLE FOR
- 30 ALL THE DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.
- 31 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 32 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
- 33 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 34 THE OTHER ENTITY OR ANY PARTY, THE MARYLAND CORPORATION MAY BE

- 1 SUBSTITUTED AS A PARTY AND A JUDGMENT AGAINST THE OTHER ENTITY
- 2 CONSTITUTES A LIEN ON THE PROPERTY OF THE MARYLAND CORPORATION.
- 3 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF 4 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE OTHER ENTITY.
- 5 (5) THE CONVERSION OF AN OTHER ENTITY TO A MARYLAND
- 6 CORPORATION IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS
- 7 SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE
- 8 OTHER ENTITY OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED
- 9 BEFORE THE COMPLETION OF THE CONVERSION.
- 10 (6) A PERSON REMAINS LIABLE FOR ANY OBLIGATION INCURRED
- 11 BY THE OTHER ENTITY BEFORE THE COMPLETION OF THE CONVERSION ONLY
- 12 TO THE EXTENT THAT THE PERSON WOULD HAVE BEEN LIABLE IF THE
- 13 CONVERSION HAD NOT OCCURRED.
- 14 (7) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 15 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION,
- 16 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO
- 17 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND
- 18 CONTINUE TO EXIST AS SHARES OF STOCK IN THE MARYLAND CORPORATION.
- 19 **3-905.**
- 20 (A) IN A CONVERSION OF AN OTHER ENTITY TO A MARYLAND
- 21 CORPORATION, THE STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP
- 22 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE
- 23 OTHER ENTITY MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR
- 24 MORE OF THE FOLLOWING:
- 25 (1) STOCK OF THE MARYLAND CORPORATION OR STOCK,
- 26 EVIDENCE OF INDEBTEDNESS, MEMBERSHIP INTERESTS, PARTNERSHIP
- 27 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF ANY
- 28 OTHER CORPORATION OR OTHER ENTITY, WHETHER OR NOT PARTY TO THE
- 29 CONVERSION;
- 30 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 31 **(3) MONEY**; AND
- 32 (4) ANY OTHER CONSIDERATION.

- 1 (B) IN A CONVERSION OF A MARYLAND CORPORATION TO AN OTHER 2 ENTITY, STOCK OF THE MARYLAND CORPORATION MAY BE EXCHANGED FOR OR 3 CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:
- 4 (1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
 5 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
 6 OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE MARYLAND
 7 CORPORATION IS CONVERTED OR OF ANY OTHER CORPORATION OR OTHER
 8 ENTITY, WHETHER OR NOT PARTY TO THE CONVERSION;
- 9 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 10 **(3) MONEY**; AND
- 11 (4) ANY OTHER CONSIDERATION.
- 12 **3–906.**
- 13 (A) THE CONVERSION OF AN OTHER ENTITY TO A MARYLAND 14 CORPORATION SHALL BE COMPLETED ON THE LATER OF:
- 15 (1) THE INCORPORATION OF THE MARYLAND CORPORATION IN ACCORDANCE WITH SUBTITLE 2 OF THIS TITLE; OR
- 17 (2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED 18 FOR RECORD WITH THE DEPARTMENT.
- 19 **(B)** THE CONVERSION OF A MARYLAND CORPORATION TO AN OTHER 20 ENTITY SHALL BE COMPLETED ON THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED FOR RECORD WITH THE DEPARTMENT.
- 22 (C) ARTICLES OF CONVERSION ARE EFFECTIVE ON THE LATER OF:
- 23 (1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF 24 CONVERSION FOR RECORD; OR
- 25 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF 26 CONVERSION AS SET FORTH IN ARTICLES OF CONVERSION THAT HAVE BEEN ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 28 (D) (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 29 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A 30 MARYLAND CORPORATION IS COMPLETED:

- 1 THE OTHER ENTITY SHALL BE CONVERTED TO A 2 MARYLAND CORPORATION;
- 3 2. The conversion shall have the effects set 4 forth in § 3–904 of this subtitle; and
- 5 3. THE CORPORATION SHALL BE SUBJECT TO ALL OF THE PROVISIONS OF THE MARYLAND GENERAL CORPORATION LAW.
- 7 (II) NOTWITHSTANDING § 2–102 OF THIS ARTICLE, THE 8 EXISTENCE OF THE MARYLAND CORPORATION SHALL BE DEEMED TO HAVE 9 COMMENCED ON THE DATE THE OTHER ENTITY COMMENCED ITS EXISTENCE IN THE PLACE IN WHICH THE OTHER ENTITY WAS FIRST INCORPORATED, CREATED, FORMED, OR OTHERWISE CAME INTO BEING.
- 12 **(2)** AT THE TIME THE CONVERSION OF A MARYLAND CORPORATION TO AN OTHER ENTITY IS COMPLETED, THE CONVERSION SHALL HAVE THE EFFECTS SET FORTH IN § 3–904 OF THIS SUBTITLE.
- 15 **3–907.**
- 16 (A) UNLESS THE CHARTER OF THE MARYLAND CORPORATION OR
 17 ARTICLES OF CONVERSION PROVIDE OTHERWISE, A PROPOSED CONVERSION OF
 18 A MARYLAND CORPORATION TO AN OTHER ENTITY MAY BE ABANDONED BEFORE
 19 THE EFFECTIVE DATE OF THE ARTICLES OF CONVERSION BY MAJORITY VOTE OF
 20 THE ENTIRE BOARD OF DIRECTORS OF THE MARYLAND CORPORATION.
- 21 (B) UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, A
 22 PROPOSED CONVERSION OF AN OTHER ENTITY TO A MARYLAND CORPORATION
 23 MAY BE ABANDONED IN THE MANNER AND BY THE VOTE REQUIRED BY THE
 24 GOVERNING DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN
 25 WHICH IT IS INCORPORATED OR ORGANIZED OR, IF NO MANNER AND VOTE IS
 26 SPECIFIED, IN THE MANNER AND BY THE VOTE REQUIRED TO APPROVE THE
 27 CONVERSION UNDER § 3–902 OF THIS SUBTITLE.
- 28 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE 29 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO 30 THE DEPARTMENT.
- 31 (D) (1) If the proposed conversion is abandoned as provided 32 in this section, no legal liability arises under the articles of 33 conversion.

- 1 (2) ABANDONMENT OF A CONVERSION UNDER THIS SECTION
 2 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER
 3 CONTRACT MADE BY A MARYLAND CORPORATION IN CONNECTION WITH THE
 4 PROPOSED CONVERSION.
- 5 4A-206.
- 6 (a) Articles and certificates required by this title to be filed with the 7 Department shall be executed in the following manner:
- 8 (1) Articles of organization shall be executed by any individual authorized to do so by the persons forming the limited liability company; and
- 10 (2) Articles of amendment, articles of merger, certificates of correction, 11 articles of dissolution, articles of continuation, **ARTICLES OF CONVERSION,** articles of 12 cancellation, and articles of reinstatement shall be executed by an authorized person.
- 13 (b) (1) An authorized person may sign any articles or certificates by an attorney in fact.
- 15 (2) Powers of attorney relating to the signing of articles or certificates 16 by an attorney in fact need not be sworn to, verified, or acknowledged, and need not be 17 filed with the Department.
- 18 (c) Any document required to be certified, acknowledged, or verified under 19 this title shall be so acknowledged, verified, or certified in accordance with the 20 procedure set forth in Title 1, Subtitle 3 of this article.
- 21 4A-403.
- 22 (a) The provisions of this section apply unless otherwise provided in this title 23 or unless otherwise agreed.
- 24 (b) (1) Members shall vote in proportion to their respective interests in 25 profits of the limited liability company, as determined under § 4A–503 of this title.
- 26 (2) Decisions concerning the affairs of the limited liability company 27 shall require the consent of members holding at least a majority of the interests in 28 profits of the limited liability company as determined under § 4A–503 of this title.
- 29 (c) (1) A meeting of the members may be called by the written request of 30 members holding at least 25% of the interests in profits of the limited liability 31 company as determined under § 4A–503 of this title.

1 2 3	meeting by means of conf	Members of a limited liability company may participate in a erence telephone or other communications equipment or by cation, if all persons participating in the meeting:
4 5		1. Can either hear or read the proceedings of the current with the proceedings; and
6 7	and vote on matters subm	2. Have the opportunity to participate in the meeting itted to the members.
8 9		Participation in a meeting by the means authorized by aragraph constitutes presence in person at the meeting.
10 11 12	consent of members holding	nber may not take any of the following actions without the ng at least two-thirds of the interest in profits of the limited mined under § 4A-503 of this title:
13 14	(i) of the limited liability com	Dispose of all or substantially all of the business or property pany; [or]
15	(ii)	Approve a merger as provided in § 4A–702 of this title; OR
16 17	OF THIS TITLE.	APPROVE A CONVERSION AS PROVIDED IN § 4A–1102
	OF THIS TITLE.	nber may not take any of the following actions without the
17 18	OF THIS TITLE. (2) A men unanimous consent of the	nber may not take any of the following actions without the
17 18 19 20	OF THIS TITLE. (2) A men unanimous consent of the (i) bankruptcy code; (ii)	nber may not take any of the following actions without the members:
17 18 19 20 21 22 23	(2) A men unanimous consent of the unanimous consent of the (i) bankruptcy code; (ii) for creditors or on the a company;	nber may not take any of the following actions without the members: Institute a voluntary proceeding under the federal Assign the property of the limited liability company in trust
17 18 19 20 21 22 23 24 25	(2) A men unanimous consent of the unanimous consent of the (i) bankruptcy code; (ii) for creditors or on the a company; (iii) limited liability company; (iv)	nber may not take any of the following actions without the members: Institute a voluntary proceeding under the federal Assign the property of the limited liability company in trust ssignee's promise to pay the debts of the limited liability

SUBTITLE 11. CONVERSIONS OF LIMITED LIABILITY COMPANIES.

- 1 **4A-1101.**
- 2 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 3 (1) A MARYLAND CORPORATION INCORPORATED UNDER TITLE 2
 4 OF THIS ARTICLE;
- 5 (2) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS
- 6 ARTICLE;
- 7 (3) A PARTNERSHIP, AS DEFINED IN § 9A–101 OF THIS ARTICLE;
- 8 (4) A LIMITED PARTNERSHIP, INCLUDING A LIMITED
- 9 PARTNERSHIP REGISTERED OR DENOMINATED AS A LIMITED LIABILITY LIMITED
- 10 PARTNERSHIP UNDER § 10–805 OF THIS ARTICLE OR UNDER THE LAWS OF A
- 11 STATE OTHER THAN THIS STATE;
- 12 (5) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE;
- 13 (6) ANOTHER FORM OF UNINCORPORATED BUSINESS FORMED
- 14 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES,
- 15 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION, OR
- 16 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY; OR
- 17 (7) A FOREIGN LIMITED LIABILITY COMPANY.
- 18 (B) UNLESS OTHERWISE AGREED, A LIMITED LIABILITY COMPANY MAY
- 19 CONVERT TO AN OTHER ENTITY BY:
- 20 (1) Approving the conversion in accordance with §
- 4A-1102 OF THIS SUBTITLE; AND
- 22 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF
- 23 CONVERSION EXECUTED IN THE MANNER REQUIRED BY TITLE 1 OF THIS
- 24 ARTICLE.
- 25 (C) AN OTHER ENTITY MAY CONVERT TO A LIMITED LIABILITY
- 26 COMPANY BY COMPLYING WITH THE REQUIREMENTS OF § 4A-1102 OF THIS
- 27 SUBTITLE AND FILING FOR RECORD WITH THE DEPARTMENT:
- 28 (1) ARTICLES OF CONVERSION EXECUTED IN THE MANNER
- 29 REQUIRED BY § 4A–206 OF THIS TITLE; AND

- 1 (2) ARTICLES OF ORGANIZATION, WHICH SHALL INCLUDE THE
- 2 NAME OF THE CONVERTING OTHER ENTITY, EXECUTED IN THE MANNER
- 3 REQUIRED BY § 4A-206 AND OTHERWISE COMPLYING WITH THIS TITLE.
- 4 **4A-1102.**
- 5 (A) UNLESS OTHERWISE AGREED, A LIMITED LIABILITY COMPANY 6 SHALL APPROVE THE CONVERSION OF THE LIMITED LIABILITY COMPANY TO AN
- 7 OTHER ENTITY BY THE VOTE REQUIRED UNDER § 4A-403(D)(1) OF THIS TITLE.
- 8 (B) AN OTHER ENTITY SEEKING TO CONVERT TO A LIMITED LIABILITY
- 9 COMPANY SHALL APPROVE THE CONVERSION OF THE OTHER ENTITY TO A
- 10 LIMITED LIABILITY COMPANY IN THE MANNER AND BY THE VOTE REQUIRED BY
- 11 ITS GOVERNING DOCUMENT AND THE LAWS OF THE PLACE WHERE IT IS
- 12 INCORPORATED OR ORGANIZED.
- 13 (C) (1) A MEMBER OF A LIMITED LIABILITY COMPANY OBJECTING TO
- 14 A CONVERSION OF THE LIMITED LIABILITY COMPANY HAS THE SAME RIGHTS
- 15 WITH RESPECT TO THE MEMBER'S INTEREST IN THE LIMITED LIABILITY
- 16 COMPANY AS A STOCKHOLDER OF A MARYLAND CORPORATION WHO OBJECTS
- 17 HAS WITH RESPECT TO THE STOCKHOLDER'S STOCK UNDER TITLE 3, SUBTITLE
- 18 2 OF THIS ARTICLE.
- 19 (2) THE PROCEDURES UNDER TITLE 3, SUBTITLE 2 OF THIS
- 20 ARTICLE SHALL BE APPLICABLE TO THE EXTENT PRACTICABLE.
- 21 **4A-1103.**
- 22 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES
- 23 OF CONVERSION" INCLUDES:
- 24 (1) AN ACTION OR A DETERMINATION BY ANY PERSON,
- 25 INCLUDING:
- 26 (I) THE LIMITED LIABILITY COMPANY OR OTHER ENTITY,
- 27 AS APPLICABLE;
- 28 (II) THE MEMBERS, PARTNERS, DIRECTORS, TRUSTEES,
- 29 OFFICERS, OR OTHER AGENTS OF THE LIMITED LIABILITY COMPANY OR OTHER
- 30 ENTITY; AND
- 31 (III) ANY OTHER PERSON AFFILIATED WITH THE LIMITED
- 32 LIABILITY COMPANY OR OTHER ENTITY; AND

1	(2) ANY OTHER EVENT.
2 3	(B) ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE DEPARTMENT.
4 5	(C) IN A CONVERSION OF A LIMITED LIABILITY COMPANY TO AN OTHER ENTITY, THE ARTICLES OF CONVERSION SHALL SET FORTH:
6 7 8	(1) THE NAME OF THE LIMITED LIABILITY COMPANY AND THE DATE OF FILING OF THE ORIGINAL ARTICLES OF ORGANIZATION WITH THE DEPARTMENT;
9 10 11	(2) THE NAME OF THE OTHER ENTITY TO WHICH THE LIMITED LIABILITY COMPANY WILL BE CONVERTED AND THE PLACE OF INCORPORATION OR ORGANIZATION OF THE OTHER ENTITY;
12 13	(3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
14 15 16 17 18 19 20	(4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING MEMBERSHIP INTERESTS IN THE LIMITED LIABILITY COMPANY INTO SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY, OF OTHER CONSIDERATION, AND THE TREATMENT OF ANY MEMBERSHIP INTERESTS NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON FACTS ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
22 23 24 25	(5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE ARTICLES OF CONVERSION;
26 27	(6) IF THE OTHER ENTITY IS NOT ORGANIZED UNDER THE LAWS OF THIS STATE:
28 29	(I) THE LOCATION OF THE PRINCIPAL OFFICE IN THE PLACE WHERE IT IS ORGANIZED; AND

THE NAME AND ADDRESS OF THE RESIDENT AGENT IN

30

31

(II)

THIS STATE; AND

- 1 (7) ANY OTHER PROVISION NECESSARY TO EFFECT THE 2 CONVERSION.
- 3 (D) IN A CONVERSION OF AN OTHER ENTITY TO A LIMITED LIABILITY 4 COMPANY, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 5 (1) THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR ORGANIZATION OF THE OTHER ENTITY;
- 8 (2) THE NAME OF THE LIMITED LIABILITY COMPANY TO WHICH 9 THE OTHER ENTITY WILL BE CONVERTED;
- 10 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 12 **(4)** THE MANNER AND BASIS OF CONVERTING OR EXCHANGING ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 13 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE 14 OTHER ENTITY INTO MEMBERSHIP INTERESTS IN THE LIMITED LIABILITY 15 16 COMPANY OR OTHER CONSIDERATION, AND THE TREATMENT OF ANY 17 OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 18 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON 19 20 FACTS ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
- 21 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME 22 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION 23 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE 24 ARTICLES OF CONVERSION; AND
- 25 **(6)** ANY OTHER PROVISION NECESSARY TO EFFECT THE 26 CONVERSION.
- 27 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE 28 EFFECTIVE TIME FOR THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN 29 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.
- 30 **4A-1104**.
- 31 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.

- 1 (B) (1) THIS SUBSECTION APPLIES ON THE COMPLETION OF THE 2 CONVERSION OF A LIMITED LIABILITY COMPANY TO AN OTHER ENTITY.
- 3 (2) THE LIMITED LIABILITY COMPANY SHALL CEASE TO EXIST AS
 4 A LIMITED LIABILITY COMPANY AND SHALL CONTINUE TO EXIST AS THE OTHER
 5 ENTITY INTO WHICH THE LIMITED LIABILITY COMPANY HAS CONVERTED, AND
 6 THE OTHER ENTITY SHALL, FOR ALL PURPOSES OF THE LAWS OF THIS STATE,
 7 BE DEEMED TO BE THE SAME ENTITY AS THE CONVERTING LIMITED LIABILITY
 8 COMPANY.
- 9 **(3)** (I)ALL THE ASSETS OF THE LIMITED LIABILITY COMPANY, INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, 10 11 SHALL VEST IN AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT 12 OR DEED AND SHALL BE THE PROPERTY OF THE OTHER ENTITY, AND THE TITLE 13 TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE LIMITED 14 LIABILITY COMPANY SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY 15 REASON OF A CONVERSION UNDER THIS SUBTITLE.
- 16 (II) THE CONVERSION OF THE LIMITED LIABILITY COMPANY
 17 TO AN OTHER ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND,
 18 OR NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE
 19 LIMITED LIABILITY COMPANY BEFORE THE CONVERSION.
- (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND DELIVERED AT ANY TIME IN THE NAME OF THE LIMITED LIABILITY COMPANY BY ITS LAST ACTING AUTHORIZED PERSONS OR BY THE APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER ENTITY.
- 26 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE DEBTS AND OBLIGATIONS OF THE LIMITED LIABILITY COMPANY.
- 28 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
 29 PENDING BY OR AGAINST THE LIMITED LIABILITY COMPANY MAY BE
 30 PROSECUTED TO JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE,
 31 OR, ON MOTION OF THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY
 32 BE SUBSTITUTED AS A PARTY, AND A JUDGMENT AGAINST THE LIMITED
 33 LIABILITY COMPANY CONSTITUTES A LIEN ON THE PROPERTY OF THE OTHER
 34 ENTITY.

- 1 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF 2 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE LIMITED LIABILITY 3 COMPANY.
- 4 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
 5 OF THE MEMBERS OF THE LIMITED LIABILITY COMPANY UNDER THE ARTICLES
 6 OF CONVERSION AND TO THE RIGHTS OF AN OBJECTING MEMBER UNDER THIS
 7 SUBTITLE, THE OWNERSHIP INTERESTS OF THE MEMBERS OF THE LIMITED
 8 LIABILITY COMPANY CEASE TO EXIST AS MEMBERSHIP INTERESTS IN THE
 9 CONVERTED LIMITED LIABILITY COMPANY AND CONTINUE TO EXIST AS
 10 OWNERSHIP INTERESTS IN THE OTHER ENTITY.
- 11 (6) THE CONVERSION OF THE LIMITED LIABILITY COMPANY TO
 12 AN OTHER ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER
 13 THIS SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF
 14 THE LIMITED LIABILITY COMPANY OR THE PERSONAL LIABILITY OF ANY
 15 PERSON INCURRED BEFORE THE COMPLETION OF THE CONVERSION.
- 16 (7) UNLESS OTHERWISE PROVIDED IN THE ARTICLES OF
 17 CONVERSION, THE CONVERTING LIMITED LIABILITY COMPANY IS NOT
 18 REQUIRED TO WIND UP ITS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE
 19 ITS ASSETS, AND THE CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A
 20 TRANSFER OF ASSETS OR LIABILITIES OF THE LIMITED LIABILITY COMPANY.
- 21 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED 22 BY THE LIMITED LIABILITY COMPANY BEFORE THE COMPLETION OF THE 23 CONVERSION ONLY TO THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE 24 TO THE OTHER ENTITY.
- 25 (C) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF AN 26 OTHER ENTITY TO A LIMITED LIABILITY COMPANY.
- 27 (2) THE LIMITED LIABILITY COMPANY, FOR ALL PURPOSES OF 28 THE LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS THE 29 CONVERTING OTHER ENTITY.
- 30 (3) (I) ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING
 31 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND
 32 DEVOLVE ON THE LIMITED LIABILITY COMPANY WITHOUT FURTHER ACT OR
 33 DEED AND SHALL BE THE PROPERTY OF THE LIMITED LIABILITY COMPANY, AND
 34 THE TITLE TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE
 35 OTHER ENTITY SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF
 36 A CONVERSION UNDER THIS SUBTITLE.

- 1 (II) THE CONVERSION OF THE OTHER ENTITY TO A LIMITED
- 2 LIABILITY COMPANY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR
- 3 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE OTHER
- 4 ENTITY BEFORE THE CONVERSION.
- 5 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 6 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 7 DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE
- 8 APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR
- 9 MEMBERS OF THE OTHER ENTITY OR BY AN AUTHORIZED PERSON OF THE
- 10 LIMITED LIABILITY COMPANY.
- 11 (4) (I) THE LIMITED LIABILITY COMPANY SHALL BE LIABLE
- 12 FOR ALL THE DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.
- 13 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 14 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
- 15 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 16 THE LIMITED LIABILITY COMPANY OR ANY PARTY, THE LIMITED LIABILITY
- 17 COMPANY MAY BE SUBSTITUTED AS A PARTY, AND A JUDGMENT AGAINST THE
- 18 OTHER ENTITY CONSTITUTES A LIEN ON THE PROPERTY OF THE LIMITED
- 19 LIABILITY COMPANY.
- 20 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 21 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE OTHER ENTITY.
- 22 (5) THE CONVERSION OF AN OTHER ENTITY TO A LIMITED
- 23 LIABILITY COMPANY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER
- 24 THIS SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF
- 25 THE OTHER ENTITY OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED
- 26 BEFORE THE COMPLETION OF THE CONVERSION.
- 27 (6) A PERSON REMAINS LIABLE FOR ANY OBLIGATION INCURRED
- 28 BY THE OTHER ENTITY BEFORE THE COMPLETION OF THE CONVERSION ONLY
- 29 TO THE EXTENT THAT THE PERSON WOULD HAVE BEEN LIABLE IF THE
- 30 CONVERSION HAD NOT OCCURRED.
- 31 (7) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 32 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION,
- 33 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO
- 34 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND

- 1 CONTINUE TO EXIST AS MEMBERSHIP INTERESTS IN THE LIMITED LIABILITY
- 2 COMPANY.
- 3 **4A-1105**.
- 4 (A) IN A CONVERSION OF AN OTHER ENTITY TO A LIMITED LIABILITY
- 5 COMPANY, THE STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS,
- 6 BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER
- 7 ENTITY MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR MORE OF
- 8 THE FOLLOWING:
- 9 (1) MEMBERSHIP INTERESTS IN THE LIMITED LIABILITY
- 10 COMPANY OR STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP INTERESTS,
- 11 PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP
- 12 INTERESTS OF AN OTHER ENTITY, WHETHER OR NOT PARTY TO THE
- 13 CONVERSION;
- 14 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 15 **(3) MONEY**; AND
- 16 (4) ANY OTHER CONSIDERATION.
- 17 (B) IN A CONVERSION OF A LIMITED LIABILITY COMPANY TO AN OTHER
- 18 ENTITY, MEMBERSHIP INTERESTS IN THE LIMITED LIABILITY COMPANY MAY BE
- 19 EXCHANGED FOR OR CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:
- 20 (1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
- 21 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS OR OTHER
- 22 OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE LIMITED
- 23 LIABILITY COMPANY IS CONVERTED OR OF AN OTHER ENTITY, WHETHER OR NOT
- 24 PARTY TO THE CONVERSION;
- 25 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 26 **(3) MONEY**; AND
- 27 (4) ANY OTHER CONSIDERATION.
- 28 **4A–1106**.
- 29 (A) THE CONVERSION OF AN OTHER ENTITY TO A LIMITED LIABILITY
- 30 COMPANY SHALL BE COMPLETED ON THE LATER OF:

- 1 (1) THE FORMATION OF THE LIMITED LIABILITY COMPANY IN 2 ACCORDANCE WITH THIS TITLE; OR
- 3 (2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED 4 FOR RECORD WITH THE DEPARTMENT.
- 5 (B) THE CONVERSION OF A LIMITED LIABILITY COMPANY TO AN OTHER 6 ENTITY SHALL BE COMPLETED ON THE EFFECTIVENESS OF ARTICLES OF 7 CONVERSION FILED FOR RECORD WITH THE DEPARTMENT.
- 8 (C) ARTICLES OF CONVERSION ARE EFFECTIVE ON THE LATER OF:
- 9 (1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF 10 CONVERSION FOR RECORD; OR
- 11 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF 12 CONVERSION SET FORTH IN ARTICLES OF CONVERSION THAT HAVE BEEN 13 ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 14 (D) (1) (I) EXCEPT AS PROVIDE IN SUBPARAGRAPH (II) OF THIS
 15 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A
 16 LIMITED LIABILITY COMPANY IS COMPLETED:
- 17 THE OTHER ENTITY SHALL BE CONVERTED TO A LIMITED LIABILITY COMPANY;
- 19 2. The conversion shall have the effects set 20 Forth in § 4A–1104 of this subtitle; and
- 21 3. THE LIMITED LIABILITY COMPANY SHALL BE 22 SUBJECT TO ALL OF THE PROVISIONS OF THIS TITLE.
- 23 (II) NOTWITHSTANDING § 4A–202 OF THIS TITLE, THE
 24 EXISTENCE OF THE LIMITED LIABILITY COMPANY AS A DOMESTIC LIMITED
 25 LIABILITY COMPANY SHALL BE DEEMED TO HAVE COMMENCED ON THE DATE
 26 THE OTHER ENTITY COMMENCED ITS EXISTENCE IN THE PLACE IN WHICH THE
 27 OTHER ENTITY WAS FIRST INCORPORATED, CREATED, FORMED, OR OTHERWISE
 28 CAME INTO BEING.
- 29 (2) AT THE TIME THE CONVERSION OF A LIMITED LIABILITY 30 COMPANY TO AN OTHER ENTITY IS COMPLETED, THE CONVERSION SHALL HAVE 31 THE EFFECTS SET FORTH IN § 4A–1104 OF THIS SUBTITLE.

1 **4A-1107.**

- 2 (A) UNLESS OTHERWISE AGREED OR THE ARTICLES OF CONVERSION 3 PROVIDE OTHERWISE, A PROPOSED CONVERSION OF A LIMITED LIABILITY COMPANY TO AN OTHER ENTITY MAY BE ABANDONED BEFORE THE EFFECTIVE TIME OF THE ARTICLES OF CONVERSION BY THE VOTE REQUIRED UNDER § 4A-403(D)(1) OF THIS TITLE TO APPROVE THE CONVERSION.
- UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, A 7 (B) 8 PROPOSED CONVERSION OF AN OTHER ENTITY TO A LIMITED LIABILITY 9 COMPANY MAY BE ABANDONED BEFORE THE EFFECTIVE TIME OF THE ARTICLES 10 OF CONVERSION IN THE MANNER AND BY THE VOTE REQUIRED BY THE GOVERNING DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN 11 12 WHICH IT IS INCORPORATED OR ORGANIZED OR, IF NO MANNER AND VOTE IS 13 SPECIFIED, IN THE MANNER AND BY THE VOTE REQUIRED TO APPROVE THE CONVERSION UNDER § 4A–1102 OF THIS SUBTITLE. 14
- 15 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE 16 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO 17 THE DEPARTMENT.
- 18 (D) (1) If the proposed conversion is abandoned as provided 19 In this section, no legal liability arises under the articles of 20 conversion.
- 21 (2) ABANDONMENT OF A CONVERSION UNDER THIS SECTION
 22 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER
 23 CONTRACT MADE BY A PARTY TO THE PROPOSED CONVERSION IN CONNECTION
 24 WITH THE PROPOSED CONVERSION.
- 25 SUBTITLE 7. CONVERSIONS OF REAL ESTATE INVESTMENT TRUSTS.
- 26 **8–701.**
- 27 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 28 (1) A MARYLAND CORPORATION INCORPORATED UNDER TITLE 2
 29 OF THIS ARTICLE;
- 30 (2) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS 31 ARTICLE;

- 1 (3) A DOMESTIC LIMITED LIABILITY COMPANY, AS DEFINED IN § 2 4A–101 OF THIS ARTICLE;
- 3 (4) A FOREIGN LIMITED LIABILITY COMPANY, AS DEFINED IN § 4 4A-101 OF THIS ARTICLE;
- 5 (5) A PARTNERSHIP, AS DEFINED IN § 9A–101 OF THIS ARTICLE;
- 6 (6) A LIMITED PARTNERSHIP, AS DEFINED IN § 10–101 OF THIS ARTICLE, INCLUDING A LIMITED PARTNERSHIP REGISTERED AS A LIMITED LIABILITY LIMITED PARTNERSHIP UNDER § 10–805 OF THIS ARTICLE;
- 9 (7) A FOREIGN LIMITED PARTNERSHIP, AS DEFINED IN § 10–101 10 OF THIS ARTICLE;
- 11 (8) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE, 12 EXCLUDING A REAL ESTATE INVESTMENT TRUST; OR
- 13 (9) ANOTHER FORM OF UNINCORPORATED BUSINESS FORMED
 14 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES,
 15 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION OR
 16 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY.
- 17 (B) UNLESS THE DECLARATION OF TRUST PROVIDES OTHERWISE, A
 18 REAL ESTATE INVESTMENT TRUST MAY CONVERT TO AN OTHER ENTITY BY:
- 19 (1) APPROVING THE CONVERSION IN ACCORDANCE WITH § 8–702 20 OF THIS SUBTITLE; AND
- 21 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF 22 CONVERSION EXECUTED IN THE MANNER REQUIRED BY TITLE 1 OF THIS 23 ARTICLE.
- 24 (C) AN OTHER ENTITY MAY CONVERT TO A REAL ESTATE INVESTMENT 25 TRUST BY COMPLYING WITH § 8–702 OF THIS SUBTITLE AND FILING FOR 26 RECORD WITH THE DEPARTMENT:
- 27 (1) ARTICLES OF CONVERSION EXECUTED IN THE MANNER 28 REQUIRED BY TITLE 1 OF THIS ARTICLE; AND
- 29 **(2)** A DECLARATION OF TRUST, WHICH SHALL INCLUDE THE 30 NAME OF THE CONVERTING OTHER ENTITY, EXECUTED IN THE MANNER

- 1 REQUIRED BY TITLE 1 OF THIS ARTICLE AND OTHERWISE COMPLYING WITH
- 2 THIS TITLE.
- 3 **8–702.**
- 4 (A) A CONVERSION OF A REAL ESTATE INVESTMENT TRUST TO AN
- 5 OTHER ENTITY SHALL BE APPROVED IN THE MANNER PROVIDED BY THIS
- 6 SECTION AND IN ACCORDANCE WITH ANY ADDITIONAL REQUIREMENTS SET
- 7 FORTH IN THE REAL ESTATE INVESTMENT TRUST'S DECLARATION OF TRUST.
- 8 (B) A CONVERSION OF A REAL ESTATE INVESTMENT TRUST NEED BE
- 9 APPROVED ONLY BY A MAJORITY OF THE BOARD OF TRUSTEES IF NO SHARES OF
- 10 BENEFICIAL INTEREST ARE OUTSTANDING OR SUBSCRIBED FOR.
- 11 (C) THE BOARD OF TRUSTEES OF A REAL ESTATE INVESTMENT TRUST
- 12 THAT PROPOSES TO CONVERT TO AN OTHER ENTITY SHALL:
- 13 (1) ADOPT A RESOLUTION DECLARING THAT THE PROPOSED
- 14 CONVERSION IS ADVISABLE ON SUBSTANTIALLY THE TERMS AND CONDITIONS
- 15 SET FORTH OR REFERRED TO IN THE RESOLUTION; AND
- 16 (2) DIRECT THAT THE PROPOSED CONVERSION BE SUBMITTED
- 17 FOR CONSIDERATION AT AN ANNUAL OR A SPECIAL MEETING OF THE
- 18 SHAREHOLDERS.
- 19 (D) NOTICE STATING THAT A PURPOSE OF THE MEETING WILL BE TO
- 20 ACT ON THE PROPOSED CONVERSION SHALL BE GIVEN BY THE REAL ESTATE
- 21 INVESTMENT TRUST IN THE MANNER PROVIDED FOR CORPORATIONS BY TITLE
- 22 **2** OF THIS ARTICLE TO:
- 23 (1) EACH OF ITS SHAREHOLDERS ENTITLED TO VOTE ON THE
- 24 PROPOSED TRANSACTION; AND
- 25 (2) EACH OF ITS SHAREHOLDERS NOT ENTITLED TO VOTE ON THE
- 26 PROPOSED TRANSACTION.
- 27 (E) THE PROPOSED CONVERSION SHALL BE APPROVED BY THE
- 28 SHAREHOLDERS OF THE REAL ESTATE INVESTMENT TRUST BY THE
- 29 AFFIRMATIVE VOTE OF TWO-THIRDS OF ALL THE VOTES ENTITLED TO BE CAST
- 30 ON THE MATTER.
- 31 (F) A CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE
- 32 INVESTMENT TRUST SHALL BE APPROVED IN THE MANNER AND BY THE VOTE

- 1 REQUIRED BY ITS GOVERNING DOCUMENT AND THE LAWS OF THE PLACE WHERE
- 2 IT IS INCORPORATED OR ORGANIZED.
- 3 (G) EACH SHAREHOLDER OF A REAL ESTATE INVESTMENT TRUST
- 4 OBJECTING TO A CONVERSION OF THE REAL ESTATE INVESTMENT TRUST SHALL
- 5 HAVE THE SAME RIGHTS AS AN OBJECTING STOCKHOLDER OF A MARYLAND
- 6 CORPORATION UNDER TITLE 3, SUBTITLE 2 OF THIS ARTICLE AND UNDER THE
- 7 SAME PROCEDURES.
- 8 **8–703**.
- 9 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES
- 10 OF CONVERSION" INCLUDES:
- 11 (1) AN ACTION OR A DETERMINATION BY ANY PERSON,
- 12 **INCLUDING:**
- 13 (I) THE REAL ESTATE INVESTMENT TRUST OR OTHER
- 14 ENTITY, AS APPLICABLE;
- 15 (II) THE TRUSTEES, DIRECTORS, PARTNERS, MEMBERS,
- 16 OFFICERS, OR OTHER AGENTS OF THE REAL ESTATE INVESTMENT TRUST OR
- 17 OTHER ENTITY; AND
- 18 (III) ANY OTHER PERSON AFFILIATED WITH THE REAL
- 19 ESTATE INVESTMENT TRUST OR OTHER ENTITY; AND
- 20 (2) ANY OTHER EVENT.
- 21 (B) ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE
- 22 **DEPARTMENT.**
- 23 (C) IN A CONVERSION OF A REAL ESTATE INVESTMENT TRUST TO AN
- 24 OTHER ENTITY, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 25 (1) THE NAME OF THE REAL ESTATE INVESTMENT TRUST AND
- 26 THE DATE OF FILING OF THE ORIGINAL DECLARATION OF TRUST WITH THE
- 27 **DEPARTMENT:**
- 28 (2) THE NAME OF THE OTHER ENTITY TO WHICH THE REAL
- 29 ESTATE INVESTMENT TRUST WILL BE CONVERTED AND THE PLACE OF
- 30 INCORPORATION OR ORGANIZATION OF THE OTHER ENTITY;

- 1 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED 2 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 3 (4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING
- 4 ISSUED SHARES OF BENEFICIAL INTEREST OF THE REAL ESTATE INVESTMENT
- 5 TRUST INTO SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP
- 6 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE
- 7 OTHER ENTITY, OR OTHER CONSIDERATION, AND THE TREATMENT OF ANY
- 8 ISSUED SHARES OF BENEFICIAL INTEREST NOT TO BE CONVERTED OR
- 9 EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON FACTS
- 10 ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
- 11 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
- 12 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 13 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 14 ARTICLES OF CONVERSION;
- 15 (6) If the other entity is not organized under the laws
- 16 **OF THIS STATE:**
- 17 (I) THE LOCATION OF THE PRINCIPAL OFFICE IN THE
- 18 PLACE WHERE IT IS ORGANIZED; AND
- 19 (II) THE NAME AND ADDRESS OF THE RESIDENT AGENT IN
- 20 THIS STATE; AND
- 21 (7) ANY OTHER PROVISION NECESSARY TO EFFECT THE
- 22 CONVERSION.
- 23 (D) IN A CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE
- 24 INVESTMENT TRUST, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 25 (1) THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE
- 26 OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR
- 27 ORGANIZATION OF THE OTHER ENTITY;
- 28 (2) THE NAME OF THE REAL ESTATE INVESTMENT TRUST TO
- 29 WHICH THE OTHER ENTITY WILL BE CONVERTED;
- 30 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED
- 31 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;

- 1 THE MANNER AND BASIS OF CONVERTING OR EXCHANGING 2ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 3 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE 4 OTHER ENTITY INTO SHARES OF BENEFICIAL INTEREST OF THE REAL ESTATE 5 INVESTMENT TRUST, OR OTHER CONSIDERATION, AND THE TREATMENT OF ANY 6 OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 7 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO 8 BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON 9 FACTS ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
- 10 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
 11 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
 12 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
 13 ARTICLES OF CONVERSION; AND
- 14 **(6)** Any other provision necessary to effect the 15 conversion.
- 16 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE 17 EFFECTIVE TIME OF THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN 18 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.
- 19 **8–704.**
- 20 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.
- 21 (B) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF A REAL 22 ESTATE INVESTMENT TRUST TO AN OTHER ENTITY.
- 23 (2) THE REAL ESTATE INVESTMENT TRUST SHALL CEASE TO
 24 EXIST AS A REAL ESTATE INVESTMENT TRUST AND SHALL CONTINUE TO EXIST
 25 AS THE OTHER ENTITY INTO WHICH THE REAL ESTATE INVESTMENT TRUST HAS
 26 CONVERTED, AND THE OTHER ENTITY SHALL, FOR ALL PURPOSES OF THE LAWS
 27 OF THIS STATE, BE DEEMED TO BE THE SAME ENTITY AS THE CONVERTING REAL
 28 ESTATE INVESTMENT TRUST.
- ALL THE ASSETS OF THE REAL ESTATE INVESTMENT 29 **(3)** (I)30 TRUST, INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF 31 TAKING, SHALL VEST IN AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT OR DEED AND SHALL BE THE PROPERTY OF THE OTHER ENTITY, 32 33 AND THE TITLE TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN 34 THE REAL ESTATE INVESTMENT TRUST SHALL NOT REVERT OR BE IN ANY WAY 35 IMPAIRED BY REASON OF A CONVERSION UNDER THIS SUBTITLE.

- 1 (II) THE CONVERSION OF THE REAL ESTATE INVESTMENT
- 2 TRUST TO AN OTHER ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE,
- 3 SUSPEND, OR NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED
- 4 TO THE REAL ESTATE INVESTMENT TRUST BEFORE THE CONVERSION.
- 5 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 6 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 7 DELIVERED AT ANY TIME IN THE NAME OF THE REAL ESTATE INVESTMENT
- 8 TRUST BY ITS LAST ACTING OFFICERS, OR BY THE APPROPRIATE AUTHORIZED
- 9 PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER
- 10 **ENTITY.**
- 11 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE
- 12 DEBTS AND OBLIGATIONS OF THE REAL ESTATE INVESTMENT TRUST.
- 13 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 14 PENDING BY OR AGAINST THE REAL ESTATE INVESTMENT TRUST MAY BE
- 15 PROSECUTED TO JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE,
- 16 OR, ON MOTION OF THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY
- 17 BE SUBSTITUTED AS A PARTY AND A JUDGMENT AGAINST THE REAL ESTATE
- 18 INVESTMENT TRUST CONSTITUTES A LIEN ON THE PROPERTY OF THE OTHER
- 19 ENTITY.
- 20 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 21 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE REAL ESTATE
- 22 INVESTMENT TRUST.
- 23 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 24 OF THE SHAREHOLDERS OF THE REAL ESTATE INVESTMENT TRUST UNDER THE
- 25 ARTICLES OF CONVERSION AND TO THE RIGHTS OF AN OBJECTING
- 26 SHAREHOLDER UNDER THIS SUBTITLE, THE OWNERSHIP INTERESTS OF THE
- 27 SHAREHOLDERS OF THE REAL ESTATE INVESTMENT TRUST SHALL CEASE TO
- 28 EXIST AS SHARES OF BENEFICIAL INTEREST OF THE REAL ESTATE INVESTMENT
- 29 TRUST AND CONTINUE TO EXIST AS OWNERSHIP INTERESTS IN THE OTHER
- 30 ENTITY.
- 31 (6) The conversion of the real estate investment trust
- 32 TO AN OTHER ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER
- 33 THIS SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF
- 34 THE REAL ESTATE INVESTMENT TRUST OR THE PERSONAL LIABILITY OF ANY
- 35 PERSON INCURRED BEFORE THE CONVERSION.

- 1 (7) UNLESS OTHERWISE PROVIDED IN THE ARTICLES OF 2 CONVERSION, THE CONVERTING REAL ESTATE INVESTMENT TRUST IS NOT 3 REQUIRED TO WIND UP ITS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE 4 ITS ASSETS, AND THE CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A 5 TRANSFER OF ASSETS OR LIABILITIES OF THE REAL ESTATE INVESTMENT 6 TRUST.
- 7 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED 8 BY THE REAL ESTATE INVESTMENT TRUST BEFORE THE COMPLETION OF THE 9 CONVERSION ONLY TO THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE 10 TO THE OTHER ENTITY.
- 11 (C) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF AN 12 OTHER ENTITY TO A REAL ESTATE INVESTMENT TRUST.
- 13 (2) THE REAL ESTATE INVESTMENT TRUST, FOR ALL PURPOSES
 14 OF THE LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS
 15 THE CONVERTING OTHER ENTITY.
- (3) (I) ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING
 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND
 DEVOLVE ON THE REAL ESTATE INVESTMENT TRUST WITHOUT FURTHER ACT OR
 DEED AND SHALL BE THE PROPERTY OF THE REAL ESTATE INVESTMENT TRUST,
 AND THE TITLE TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN
 THE OTHER ENTITY SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY
 REASON OF A CONVERSION UNDER THIS SUBTITLE.
- 23 (II) THE CONVERSION OF THE OTHER ENTITY TO A REAL
 24 ESTATE INVESTMENT TRUST DOES NOT AFFECT, INVALIDATE, TERMINATE,
 25 SUSPEND, OR NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED
 26 TO THE OTHER ENTITY BEFORE THE CONVERSION.
- (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER ENTITY OR BY THE OFFICERS OF THE REAL ESTATE INVESTMENT TRUST.
- 33 (4) (I) THE REAL ESTATE INVESTMENT TRUST SHALL BE 34 LIABLE FOR ALL THE DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.

- 1 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
 2 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
 3 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
 4 THE OTHER ENTITY OR ANY PARTY, THE REAL ESTATE INVESTMENT TRUST MAY
 5 BE SUBSTITUTED AS A PARTY AND A JUDGMENT AGAINST THE OTHER ENTITY
 6 CONSTITUTES A LIEN ON THE PROPERTY OF THE REAL ESTATE INVESTMENT
 7 TRUST.
- 8 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF 9 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE OTHER ENTITY.
- 10 (5) THE CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE
 11 INVESTMENT TRUST IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER
 12 THIS SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF
 13 THE OTHER ENTITY OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED
 14 BEFORE THE COMPLETION OF THE CONVERSION.
- 15 (6) A PERSON REMAINS LIABLE FOR ANY OBLIGATION INCURRED
 16 BY THE OTHER ENTITY BEFORE THE COMPLETION OF THE CONVERSION ONLY
 17 TO THE EXTENT THAT THE PERSON WOULD HAVE BEEN LIABLE IF THE
 18 CONVERSION HAD NOT OCCURRED.
- 19 (7) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
 20 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION,
 21 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO
 22 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND
 23 CONTINUE TO EXIST AS SHARES OF BENEFICIAL INTEREST IN THE REAL ESTATE
 24 INVESTMENT TRUST.
- 25 **8–705.**
- 26 (A) IN A CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE 100 INVESTMENT TRUST, THE STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 100 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE 100 OTHER ENTITY MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR 100 MORE OF THE FOLLOWING:
- 31 (1) SHARES OF BENEFICIAL INTEREST OF THE REAL ESTATE
 32 INVESTMENT TRUST OR STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
 33 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
 34 OWNERSHIP INTERESTS OF ANY OTHER REAL ESTATE INVESTMENT TRUST OR
 35 OTHER ENTITY, WHETHER OR NOT PARTY TO THE CONVERSION;

1	(2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
2	(3) MONEY; AND
3	(4) ANY OTHER CONSIDERATION.
4	(B) IN A CONVERSION OF A REAL ESTATE INVESTMENT TRUST TO AN
5	OTHER ENTITY, SHARES OF BENEFICIAL INTEREST OF THE REAL ESTATE
6	INVESTMENT TRUST MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR
7	MORE OF THE FOLLOWING:
8	(1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
9	INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
10	OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE REAL ESTATE
11	INVESTMENT TRUST IS CONVERTED OR OF ANY OTHER REAL ESTATE
12	INVESTMENT TRUST OR OTHER ENTITY, WHETHER OR NOT PARTY TO THE
13	CONVERSION;
14	(2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
15	(3) MONEY; AND
16	(4) ANY OTHER CONSIDERATION.
17	8–706.
18	(A) THE CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE
19	INVESTMENT TRUST SHALL BE COMPLETED ON THE LATER OF:
20	(1) THE FORMATION OF THE REAL ESTATE INVESTMENT TRUST IN
21	ACCORDANCE WITH THIS TITLE; OR
22	(2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED
23	FOR RECORD WITH THE DEPARTMENT.
24	(B) THE CONVERSION OF A REAL ESTATE INVESTMENT TRUST TO AN
25	OTHER ENTITY SHALL BE COMPLETED ON THE EFFECTIVENESS OF ARTICLES OF
26	CONVERSION FILED FOR RECORD WITH THE DEPARTMENT.
27	(C) ARTICLES OF CONVERSION ARE EFFECTIVE ON THE LATER OF:
28	(1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF

29

CONVERSION FOR RECORD; OR

- 1 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF CONVERSION AS SET FORTH IN ARTICLES OF CONVERSION THAT HAVE BEEN 3 ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 4 (D) (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 5 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A REAL 6 ESTATE INVESTMENT TRUST IS COMPLETED:
- 7 THE OTHER ENTITY SHALL BE CONVERTED TO A 8 REAL ESTATE INVESTMENT TRUST;
- 9 2. The conversion shall have the effects set 10 Forth in § 8–704 of this subtitle; and
- 3. THE REAL ESTATE INVESTMENT TRUST SHALL BE SUBJECT TO ALL OF THE PROVISIONS OF THE MARYLAND REIT LAW.
- 13 (II) THE EXISTENCE OF THE REAL ESTATE INVESTMENT
 14 TRUST SHALL BE DEEMED TO HAVE COMMENCED ON THE DATE THE OTHER
 15 ENTITY COMMENCED ITS EXISTENCE IN THE PLACE IN WHICH THE OTHER
 16 ENTITY WAS FIRST INCORPORATED, CREATED, FORMED, OR OTHERWISE CAME
 17 INTO BEING.
- 18 **(2)** AT THE TIME THE CONVERSION OF A REAL ESTATE 19 INVESTMENT TRUST TO AN OTHER ENTITY IS COMPLETED, THE CONVERSION 20 SHALL HAVE THE EFFECTS SET FORTH IN § 8–704 OF THIS SUBTITLE.
- 21 **8–707.**
- (A) UNLESS THE DECLARATION OF TRUST OF THE REAL ESTATE INVESTMENT TRUST OR ARTICLES OF CONVERSION PROVIDE OTHERWISE, THE PROPOSED CONVERSION OF A REAL ESTATE INVESTMENT TRUST TO AN OTHER ENTITY MAY BE ABANDONED BEFORE THE EFFECTIVE DATE OF THE ARTICLES OF CONVERSION BY MAJORITY VOTE OF THE ENTIRE BOARD OF TRUSTEES OF THE REAL ESTATE INVESTMENT TRUST PARTY TO THE ARTICLES OF CONVERSION.
- (B) UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, THE PROPOSED CONVERSION OF AN OTHER ENTITY TO A REAL ESTATE INVESTMENT TRUST MAY BE ABANDONED IN THE MANNER AND BY THE VOTE REQUIRED BY THE GOVERNING DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN WHICH IT IS INCORPORATED OR ORGANIZED OR, IF NO MANNER AND

- 1 VOTE IS SPECIFIED, IN THE MANNER AND BY THE VOTE REQUIRED TO APPROVE
- 2 THE CONVERSION UNDER § 8–702 OF THIS SUBTITLE.
- 3 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE
- 4 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO
- 5 THE DEPARTMENT.
- 6 (D) (1) IF THE PROPOSED CONVERSION IS ABANDONED AS PROVIDED
- 7 IN THIS SECTION, NO LEGAL LIABILITY ARISES UNDER THE ARTICLES OF
- 8 **CONVERSION.**
- 9 (2) ABANDONMENT OF A CONVERSION UNDER THIS SECTION
- 10 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER
- 11 CONTRACT MADE BY A REAL ESTATE INVESTMENT TRUST IN CONNECTION WITH
- 12 THE PROPOSED CONVERSION.
- 13 SUBTITLE 12. CONVERSIONS OF PARTNERSHIPS.
- 14 **9A-1201**.
- 15 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 16 (1) A MARYLAND CORPORATION INCORPORATED UNDER TITLE 2
- 17 OF THIS ARTICLE;
- 18 (2) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS
- 19 ARTICLE;
- 20 (3) A DOMESTIC LIMITED LIABILITY COMPANY, AS DEFINED IN
- $\mathbf{21}$ § 4A–101 OF THIS ARTICLE;
- 22 (4) A FOREIGN LIMITED LIABILITY COMPANY, AS DEFINED IN
- 23 § 4A–101 OF THIS ARTICLE;
- 24 (5) A LIMITED PARTNERSHIP, INCLUDING A LIMITED
- 25 PARTNERSHIP REGISTERED AS A LIMITED LIABILITY LIMITED PARTNERSHIP
- 26 UNDER § 10–805 OF THIS ARTICLE;
- 27 (6) A FOREIGN LIMITED PARTNERSHIP;
- 28 (7) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE;
- 29 **OR**

- 1 (8) ANOTHER FORM OF UNINCORPORATED BUSINESS FORMED
- 2 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES,
- 3 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION, OR
- 4 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY.
- 5 (B) UNLESS THE PARTNERSHIP AGREEMENT PROVIDES OTHERWISE, A
- 6 PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE MAY CONVERT TO
- 7 AN OTHER ENTITY BY:
- 8 (1) APPROVING THE CONVERSION IN ACCORDANCE WITH §
- 9 9A-1202 OF THIS SUBTITLE; AND
- 10 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF
- 11 CONVERSION EXECUTED IN THE MANNER REQUIRED BY TITLE 1 OF THIS
- 12 ARTICLE.
- 13 (C) BEFORE A PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS
- 14 STATE MAY CONVERT TO AN OTHER ENTITY IN ACCORDANCE WITH THIS
- 15 SUBTITLE, THE PARTNERSHIP SHALL FILE OR HAVE FILED FOR RECORD WITH
- 16 THE DEPARTMENT:
- 17 (1) A STATEMENT OF AUTHORITY IN ACCORDANCE WITH §
- 18 **9A–303 OF THIS TITLE; OR**
- 19 (2) A CERTIFICATE OF LIMITED LIABILITY PARTNERSHIP IN
- 20 ACCORDANCE WITH § 9A-1001 OF THIS TITLE.
- 21 (D) AN OTHER ENTITY MAY CONVERT TO A PARTNERSHIP ORGANIZED
- 22 UNDER THE LAWS OF THIS STATE BY COMPLYING WITH THE REQUIREMENTS OF
- 23 § 9A-1202 OF THIS SUBTITLE AND FILING FOR RECORD WITH THE
- 24 **DEPARTMENT:**
- 25 (1) ARTICLES OF CONVERSION EXECUTED BY AT LEAST TWO
- 26 PARTNERS; AND
- 27 (2) A STATEMENT OF PARTNERSHIP AUTHORITY THAT COMPLIES
- 28 WITH § 9A-303 OF THIS TITLE EXECUTED IN THE MANNER REQUIRED BY §
- 29 9A-105(B) OF THIS TITLE OR, IN THE CASE OF THE CONVERSION OF AN OTHER
- 30 ENTITY TO A LIMITED LIABILITY PARTNERSHIP, A CERTIFICATE OF LIMITED
- 0.0 A 10.01
- 31 LIABILITY PARTNERSHIP THAT COMPLIES WITH § 9A-1001 OF THIS TITLE.

- 1 (E) THE STATUTORY CONVERSION PROVISIONS OF THIS SUBTITLE DO 2 NOT PRECLUDE A PARTNERSHIP FROM BEING CONVERTED OR MERGED BY
- 3 AGREEMENT OR BY OPERATION OF LAW.
- 4 **9A-1202**.
- 5 (A) A PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE
- 6 SHALL APPROVE THE CONVERSION OF THE PARTNERSHIP TO AN OTHER ENTITY
- 7 BY THE AFFIRMATIVE VOTE OF ALL OF ITS PARTNERS, OR A LESSER NUMBER OR
- 8 PERCENTAGE SPECIFIED FOR CONVERSION IN ITS PARTNERSHIP AGREEMENT.
- 9 **(B)** AN OTHER ENTITY SEEKING TO CONVERT TO A PARTNERSHIP 10 ORGANIZED UNDER THE LAWS OF THIS STATE SHALL:
- 11 (1) APPROVE THE CONVERSION OF THE OTHER ENTITY TO THE
- 12 PARTNERSHIP IN THE MANNER AND BY THE VOTE REQUIRED BY ITS GOVERNING
- 13 DOCUMENT AND THE LAWS OF THE PLACE WHERE IT IS INCORPORATED OR
- 14 ORGANIZED; AND
- 15 (2) COMPLY WITH ALL OTHER REQUIREMENTS FOR THE
- 16 FORMATION OF A PARTNERSHIP UNDER THE LAWS OF THIS STATE.
- 17 (C) (1) A MEMBER OF A PARTNERSHIP OBJECTING TO A CONVERSION
- 18 OF THE PARTNERSHIP HAS THE SAME RIGHTS WITH RESPECT TO THE
- 19 PARTNER'S INTEREST IN THE PARTNERSHIP AS A STOCKHOLDER OF A
- 20 MARYLAND CORPORATION WHO OBJECTS HAS WITH RESPECT TO THE
- 21 STOCKHOLDER'S STOCK UNDER TITLE 3, SUBTITLE 2 OF THIS ARTICLE.
- 22 (2) THE PROCEDURES UNDER TITLE 3, SUBTITLE 2 OF THIS
- 23 ARTICLE SHALL BE APPLICABLE TO THE EXTENT PRACTICABLE.
- 24 **9A-1203**.
- 25 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES
- 26 OF CONVERSION" INCLUDES:
- 27 (1) AN ACTION OR A DETERMINATION BY ANY PERSON,
- 28 INCLUDING:
- 29 (I) THE PARTNERSHIP OR OTHER ENTITY, AS APPLICABLE;
- 30 (II) THE PARTNERS, MEMBERS, DIRECTORS, TRUSTEES,
- 31 OFFICERS, OR OTHER AGENTS OF THE PARTNERSHIP OR OTHER ENTITY; AND

- 1 (III) ANY OTHER PERSON AFFILIATED WITH THE 2 PARTNERSHIP OR OTHER ENTITY; AND
- 3 (2) ANY OTHER EVENT.
- 4 (B) ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE 5 DEPARTMENT.
- 6 (C) IN A CONVERSION OF A PARTNERSHIP ORGANIZED UNDER THE 7 LAWS OF THIS STATE TO AN OTHER ENTITY, THE ARTICLES OF CONVERSION 8 SHALL SET FORTH:
- 9 (1) THE NAME OF THE PARTNERSHIP AND THE DATE OF FILING 10 OF ITS ORIGINAL STATEMENT OF PARTNERSHIP AUTHORITY OR CERTIFICATE 11 OF LIMITED LIABILITY PARTNERSHIP WITH THE DEPARTMENT;
- 12 (2) THE NAME OF THE OTHER ENTITY TO WHICH THE 13 PARTNERSHIP WILL BE CONVERTED AND THE PLACE OF INCORPORATION OR 14 ORGANIZATION OF THE OTHER ENTITY;
- 15 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 17 THE MANNER AND BASIS OF CONVERTING OR EXCHANGING **(4)** 18 PARTNERSHIP INTERESTS IN THE PARTNERSHIP INTO SHARES OF STOCK, 19 MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY, OR OTHER 20 21 CONSIDERATION, AND THE TREATMENT OF ANY PARTNERSHIP INTERESTS NOT 22 TO BE SO CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE 23DEPENDENT ON FACTS ASCERTAINABLE OUTSIDE THE ARTICLES 24CONVERSION;
- 25 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME 26 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION 27 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE 28 ARTICLES OF CONVERSION;
- 29 **(6)** If the other entity is not organized under the laws 30 of this State:
- 31 (I) THE LOCATION OF THE PRINCIPAL OFFICE IN THE 32 PLACE WHERE IT IS ORGANIZED; AND

- 1 (II) THE NAME AND ADDRESS OF THE RESIDENT AGENT IN
- 2 THIS STATE; AND
- 3 (7) ANY OTHER PROVISION NECESSARY TO EFFECT THE 4 CONVERSION.
- 5 (D) IN A CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP
- 6 ORGANIZED UNDER THE LAWS OF THIS STATE, THE ARTICLES OF CONVERSION
- 7 SHALL SET FORTH:
- 8 (1) THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE
- 9 OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR
- 10 ORGANIZATION OF THE OTHER ENTITY;
- 11 (2) THE NAME OF THE PARTNERSHIP TO WHICH THE OTHER
- 12 ENTITY WILL BE CONVERTED;
- 13 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED
- 14 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 15 (4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING
- 16 ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP
- 17 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE
- 18 OTHER ENTITY INTO PARTNERSHIP INTERESTS IN THE PARTNERSHIP OR OTHER
- 19 CONSIDERATION, AND THE TREATMENT OF ANY OUTSTANDING SHARES OF
- 20 STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL
- 21 INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO BE CONVERTED OR
- 22 EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON FACTS
- 23 ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION;
- 24 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
- 25 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 26 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 27 ARTICLES OF CONVERSION; AND
- 28 (6) ANY OTHER PROVISION NECESSARY TO EFFECT THE
- 29 CONVERSION.
- 30 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE
- 31 EFFECTIVE TIME FOR THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN
- 32 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.

- 1 **9A-1204.**
- 2 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.
- 3 (B) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF A 4 PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE TO AN OTHER 5 ENTITY.
- 6 (2) THE PARTNERSHIP SHALL CEASE TO EXIST AS A
 7 PARTNERSHIP UNDER THE LAWS OF THIS STATE AND SHALL CONTINUE TO
 8 EXIST AS THE OTHER ENTITY INTO WHICH THE PARTNERSHIP HAS CONVERTED,
 9 AND THE OTHER ENTITY, FOR ALL PURPOSES OF THE LAWS OF THIS STATE,
 10 SHALL BE DEEMED TO BE THE SAME ENTITY AS THE CONVERTING
 11 PARTNERSHIP.
- (3) (I) ALL THE ASSETS OF THE PARTNERSHIP, INCLUDING
 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, SHALL VEST IN
 AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT OR DEED AND
 SHALL BE THE PROPERTY OF THE OTHER ENTITY, AND THE TITLE TO ANY REAL
 PROPERTY VESTED BY DEED OR OTHERWISE IN THE PARTNERSHIP SHALL NOT
 REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF A CONVERSION UNDER
 THIS SUBTITLE.
- (II) THE CONVERSION OF THE PARTNERSHIP TO AN OTHER
 ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR NULLIFY
 ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE PARTNERSHIP
 BEFORE THE CONVERSION.
- (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
 DELIVERED AT ANY TIME IN THE NAME OF THE PARTNERSHIP BY ITS LAST
 ACTING PARTNERS, OR BY THE APPROPRIATE AUTHORIZED PERSONS, GENERAL
 PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER ENTITY.
- 28 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE 29 DEBTS AND OBLIGATIONS OF THE PARTNERSHIP.
- 30 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
 31 PENDING BY OR AGAINST THE PARTNERSHIP MAY BE PROSECUTED TO
 32 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
 33 THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY BE SUBSTITUTED
 34 AS A PARTY, AND A JUDGMENT AGAINST THE PARTNERSHIP CONSTITUTES A
 35 LIEN ON THE PROPERTY OF THE OTHER ENTITY.

- 1 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF 2 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE PARTNERSHIP.
- 3 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
 4 OF THE PARTNERS OF THE PARTNERSHIP UNDER THE ARTICLES OF
 5 CONVERSION AND TO THE RIGHTS OF AN OBJECTING PARTNER UNDER THIS
 6 SUBTITLE, THE OWNERSHIP INTERESTS OF THE PARTNERS OF THE
 7 PARTNERSHIP CEASE TO EXIST AS PARTNERSHIP INTERESTS IN THE
 8 CONVERTED PARTNERSHIP AND CONTINUE TO EXIST AS OWNERSHIP INTERESTS
 9 IN THE OTHER ENTITY.
- 10 (6) (I) THE CONVERSION OF THE PARTNERSHIP TO AN OTHER
 11 ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS
 12 SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE
 13 PARTNERSHIP OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED
 14 BEFORE THE COMPLETION OF THE CONVERSION.
- 15 (II) SUBJECT TO SUBTITLES 7 AND 8 OF THIS TITLE, A
 16 PARTNER OF THE PARTNERSHIP REMAINS LIABLE FOR ALL THE DEBTS AND
 17 OBLIGATIONS OF THE PARTNERSHIP FOR WHICH THE PARTNER WAS LIABLE
 18 BEFORE THE COMPLETION OF THE CONVERSION.
- 19 (7) UNLESS OTHERWISE PROVIDED IN THE ARTICLES OF CONVERSION, THE CONVERTING PARTNERSHIP IS NOT REQUIRED TO WIND UP 1TS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE ITS ASSETS, AND THE CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A TRANSFER OF ASSETS OR LIABILITIES OF THE PARTNERSHIP.
- 24 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED
 25 BY THE PARTNERSHIP BEFORE THE COMPLETION OF THE CONVERSION ONLY TO
 26 THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE TO THE OTHER ENTITY.
- (C) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE.
- 30 (2) THE PARTNERSHIP, FOR ALL PURPOSES OF THE LAWS OF THIS 31 STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS THE CONVERTING 32 OTHER ENTITY.
- 33 (3) (I) ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING 34 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND

- 1 DEVOLVE ON THE PARTNERSHIP WITHOUT FURTHER ACT OR DEED AND SHALL
- 2 BE THE PROPERTY OF THE PARTNERSHIP, AND THE TITLE TO ANY REAL
- 3 PROPERTY VESTED BY DEED OR OTHERWISE IN THE OTHER ENTITY SHALL NOT
- 4 REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF A CONVERSION UNDER
- 5 THIS SUBTITLE.
- 6 (II) THE CONVERSION OF THE OTHER ENTITY TO A
- 7 PARTNERSHIP DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR
- 8 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE OTHER
- 9 ENTITY BEFORE THE CONVERSION.
- 10 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 11 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 12 DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE
- 13 APPROPRIATE AUTHORIZED PERSONS, GENERAL PARTNERS, OFFICERS,
- 14 TRUSTEES, OR MEMBERS OF THE OTHER ENTITY, OR BY THE PARTNERS OF THE
- 15 PARTNERSHIP.
- 16 (4) (I) THE PARTNERSHIP SHALL BE LIABLE FOR ALL THE
- 17 DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.
- 18 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 19 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
- 20 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 21 THE PARTNERSHIP OR ANY PARTY, THE PARTNERSHIP MAY BE SUBSTITUTED AS
- 22 A PARTY, AND A JUDGMENT AGAINST THE OTHER ENTITY CONSTITUTES A LIEN
- 23 ON THE PROPERTY OF THE PARTNERSHIP.
- 24 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 25 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE OTHER ENTITY.
- 26 (5) THE CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP
- 27 IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS SUBTITLE DOES
- 28 NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE OTHER ENTITY
- 29 OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED BEFORE THE
- 30 COMPLETION OF THE CONVERSION.
- 31 (6) A PARTNER OF THE PARTNERSHIP AFTER THE COMPLETION
- 32 OF THE CONVERSION IS LIABLE FOR:
- 33 (I) ALL OBLIGATIONS OF THE OTHER ENTITY FOR WHICH
- 34 THE PARTNER WAS PERSONALLY LIABLE BEFORE THE COMPLETION OF THE
- 35 CONVERSION; AND

- 1 (II) EXCEPT AS PROVIDED IN § 9A–306(C) OF THIS TITLE, 2 ALL OBLIGATIONS OF THE CONVERTED PARTNERSHIP INCURRED AFTER THE 3 CONVERSION IS COMPLETED.
- 4 (7) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
 5 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION,
 6 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO
 7 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND
 8 CONTINUE TO EXIST AS PARTNERSHIP INTERESTS IN THE PARTNERSHIP.
- 9 **9A-1205**.

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- 10 (A) IN A CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP
 11 ORGANIZED UNDER THE LAWS OF THIS STATE, THE STOCK, MEMBERSHIP
 12 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
 13 OWNERSHIP INTERESTS OF THE OTHER ENTITY MAY BE EXCHANGED FOR OR
 14 CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:
- 15 (1) PARTNERSHIP INTERESTS IN THE PARTNERSHIP OR STOCK, 16 EVIDENCE OF INDEBTEDNESS, MEMBERSHIP INTERESTS, PARTNERSHIP 17 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF AN 18 OTHER ENTITY, WHETHER OR NOT A PARTY TO THE CONVERSION;
- 19 **(2)** OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 20 **(3) MONEY**; AND
- 21 (4) ANY OTHER CONSIDERATION.
- 22 (B) IN A CONVERSION OF A PARTNERSHIP ORGANIZED UNDER THE 23 LAWS OF THIS STATE TO AN OTHER ENTITY, PARTNERSHIP INTERESTS IN THE 24 PARTNERSHIP MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR 25 MORE OF THE FOLLOWING:
- 26 (1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
 27 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
 28 OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE PARTNERSHIP IS
 29 CONVERTED OR OF AN OTHER ENTITY, WHETHER OR NOT PARTY TO THE
 30 CONVERSION;
 - (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;

1 (3) M	ONEY; AND
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- 2 (4) ANY OTHER CONSIDERATION.
- 3 **9A-1206**.
- 4 (A) THE CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP
- 5 ORGANIZED UNDER THE LAWS OF THIS STATE SHALL BE COMPLETED ON THE
- 6 LATER OF:
- 7 (1) THE FORMATION OF THE PARTNERSHIP IN ACCORDANCE
- 8 WITH THIS TITLE OR, IN THE CASE OF THE CONVERSION OF AN OTHER ENTITY
- 9 TO A LIMITED LIABILITY PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS
- 10 STATE, THE FILING OF A CERTIFICATE OF LIMITED LIABILITY PARTNERSHIP
- 11 THAT COMPLIES WITH § 9A-1001 OF THIS TITLE; OR
- 12 (2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED
- 13 FOR RECORD WITH THE DEPARTMENT.
- 14 (B) THE CONVERSION OF A PARTNERSHIP ORGANIZED UNDER THE
- 15 LAWS OF THIS STATE TO AN OTHER ENTITY SHALL BE COMPLETED ON THE
- 16 EFFECTIVENESS OF ARTICLES OF CONVERSION FILED FOR RECORD WITH THE
- 17 **DEPARTMENT.**
- 18 (C) ARTICLES OF CONVERSION SHALL BE EFFECTIVE ON THE LATER OF:
- 19 (1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF
- 20 CONVERSION FOR RECORD; OR
- 21 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF
- 22 CONVERSION AS SET FORTH IN ARTICLES OF CONVERSION THAT HAVE BEEN
- 23 ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 24 (D) (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
- 25 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A
- 26 PARTNERSHIP FORMED UNDER THE LAWS OF THIS STATE IS COMPLETED:
- 27 1. The other entity shall be converted to a
- 28 PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE;
- 29 THE CONVERSION SHALL HAVE THE EFFECTS SET
- 30 FORTH IN § 9A–1204 OF THIS SUBTITLE; AND

- THE PARTNERSHIP SHALL BE SUBJECT TO ALL OF THE PROVISIONS OF THIS TITLE.
- (II) NOTWITHSTANDING § 9A-202 OF THIS TITLE, THE
 EXISTENCE OF THE PARTNERSHIP AS A PARTNERSHIP ORGANIZED UNDER THE
 LAWS OF THIS STATE SHALL BE DEEMED TO HAVE COMMENCED ON THE DATE
 THE OTHER ENTITY COMMENCED ITS EXISTENCE IN THE PLACE IN WHICH THE
 OTHER ENTITY WAS FIRST INCORPORATED, CREATED, FORMED, OR OTHERWISE
 CAME INTO BEING.
- 9 (2) AT THE TIME THE CONVERSION OF A PARTNERSHIP FORMED UNDER THE LAWS OF THIS STATE TO AN OTHER ENTITY IS COMPLETED, THE CONVERSION SHALL HAVE THE EFFECTS SET FORTH IN § 9A–1204 OF THIS SUBTITLE.
- 13 **9A-1207.**

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- (A) UNLESS THE PARTNERSHIP AGREEMENT OR THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, A PROPOSED CONVERSION OF A PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE TO AN OTHER ENTITY MAY BE ABANDONED BEFORE THE EFFECTIVE TIME OF THE ARTICLES OF CONVERSION BY THE AFFIRMATIVE VOTE OF ALL OF THE PARTNERS OF THE PARTNERSHIP, OR ANY LESSER NUMBER OR PERCENTAGE SPECIFIED FOR THE APPROVAL OF A CONVERSION IN ITS PARTNERSHIP AGREEMENT.
 - (B) UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, A PROPOSED CONVERSION OF AN OTHER ENTITY TO A PARTNERSHIP ORGANIZED UNDER THE LAWS OF THIS STATE MAY BE ABANDONED BEFORE THE EFFECTIVE TIME OF THE ARTICLES OF CONVERSION IN THE MANNER AND BY THE VOTE REQUIRED BY THE GOVERNING DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN WHICH IT IS INCORPORATED OR ORGANIZED OR, IF NO MANNER AND VOTE IS SPECIFIED, IN THE MANNER AND BY THE VOTE REQUIRED TO APPROVE THE CONVERSION UNDER § 9A–1202 OF THIS SUBTITLE.
- 29 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE 30 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO 31 THE DEPARTMENT.
- 32 (D) (1) If the proposed conversion is abandoned as provided 33 in this section, no legal liability arises under the articles of 34 conversion.

- 1 (2) ABANDONMENT OF A CONVERSION UNDER THIS SUBSECTION
- 2 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER
- 3 CONTRACT MADE BY A PARTY TO THE PROPOSED CONVERSION IN CONNECTION
- 4 WITH THE PROPOSED CONVERSION.
- 5 10–204.
- 6 (a) Each certificate **OR ARTICLES** required by this subtitle to be filed with 7 the Department shall be executed in the following manner:
- 8 (1) The certificate of limited partnership [under § 10–201 of this
- 9 subtitle], ARTICLES OF CONVERSION TO A LIMITED PARTNERSHIP, AND
- 10 ARTICLES OF CONVERSION TO AN OTHER ENTITY must be signed by all general
- partners OR, IN THE CASE OF ARTICLES OF CONVERSION TO A LIMITED
- 12 PARTNERSHIP, BY ANY PERSON AUTHORIZED TO EXECUTE THE CERTIFICATE ON
- 13 BEHALF OF THE OTHER ENTITY:
- 14 (2) A certificate of amendment under § 10–202 of this subtitle must be
- signed by at least one general partner and by each other general partner designated in
- 16 the certificate of amendment as a new general partner or a withdrawing general
- 17 partner;
- 18 (3) A certificate of cancellation under § 10–203 of this subtitle must be
- signed by all general partners, or, if there is no general partner, by a majority of the
- 20 limited partners; and
- 21 (4) A certificate of reinstatement under § 10–214 of this subtitle must
- be signed by all general partners, or, if there is no general partner, by a majority of the
- 23 limited partners.
- 24 SUBTITLE 7A. CONVERSIONS OF LIMITED PARTNERSHIPS.
- 25 **10–7A–01.**
- 26 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 27 (1) A MARYLAND CORPORATION INCORPORATED UNDER TITLE 2
- 28 **OF THIS ARTICLE**;
- 29 (2) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS
- 30 ARTICLE;
- 31 (3) A DOMESTIC LIMITED LIABILITY COMPANY, AS DEFINED IN
- 32 § 4A–101 OF THIS ARTICLE;

- 1 (4) A FOREIGN LIMITED LIABILITY COMPANY, AS DEFINED IN 2 § 4A–101 OF THIS ARTICLE;
- 3 (5) A PARTNERSHIP, AS DEFINED IN § 9A–101 OF THIS ARTICLE;
- 4 (6) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE;
- 5 (7) AN OTHER FORM OF UNINCORPORATED BUSINESS FORMED
- 6 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES, 7 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION, OR
- 8 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY; OR
- 9 (8) A FOREIGN LIMITED PARTNERSHIP, INCLUDING A FOREIGN
- 10 LIMITED PARTNERSHIP REGISTERED OR DENOMINATED AS A LIMITED LIABILITY
- 11 LIMITED PARTNERSHIP UNDER THE LAWS OF A STATE OTHER THAN THIS STATE.
- 12 (B) UNLESS THE PARTNERSHIP AGREEMENT PROVIDES OTHERWISE, A
 13 LIMITED PARTNERSHIP MAY CONVERT TO AN OTHER ENTITY BY:
- 14 (1) Approving the conversion in accordance with §
- 15 10-7A-02 OF THIS SUBTITLE; AND
- 16 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF
- 17 CONVERSION EXECUTED IN THE MANNER REQUIRED BY § 10–204 OF THIS TITLE.
- 18 (C) AN OTHER ENTITY MAY CONVERT TO A LIMITED PARTNERSHIP BY
- 19 COMPLYING WITH THE REQUIREMENTS OF § 10–7A–02 OF THIS SUBTITLE AND
- 20 FILING FOR RECORD WITH THE DEPARTMENT:
- 21 (1) ARTICLES OF CONVERSION EXECUTED IN THE MANNER
- 22 REQUIRED BY § 10–204 OF THIS TITLE; AND
- 23 (2) A CERTIFICATE OF LIMITED PARTNERSHIP THAT COMPLIES
- 24 WITH § 10-201 OF THIS TITLE AND, IN THE CASE OF THE CONVERSION OF AN
- 25 OTHER ENTITY TO A LIMITED LIABILITY PARTNERSHIP, § 10–805 OF THIS TITLE,
- 26 EXECUTED IN THE MANNER REQUIRED BY § 10–204 OF THIS TITLE.
- 27 **10–7A–02**.
- 28 (A) UNLESS THE PARTNERSHIP AGREEMENT SPECIFIES THE MANNER
- 29 OF AUTHORIZING A CONVERSION OF THE LIMITED PARTNERSHIP, THE LIMITED
- 30 PARTNERSHIP SHALL APPROVE THE CONVERSION OF THE LIMITED

- 1 PARTNERSHIP TO AN OTHER ENTITY BY THE AFFIRMATIVE VOTE OF ALL OF THE
- 2 GENERAL PARTNERS AND A MAJORITY IN INTEREST OF THE LIMITED PARTNERS.
- 3 (B) AN OTHER ENTITY SEEKING TO CONVERT TO A LIMITED
- 4 PARTNERSHIP SHALL APPROVE THE CONVERSION OF THE OTHER ENTITY TO A
- 5 LIMITED PARTNERSHIP IN THE MANNER AND BY THE VOTE REQUIRED BY ITS
- 6 GOVERNING DOCUMENT AND THE LAWS OF THE PLACE WHERE IT IS
- 7 INCORPORATED OR ORGANIZED.
- 8 (C) (1) A PARTNER OF A LIMITED PARTNERSHIP OBJECTING TO A
- 9 CONVERSION OF THE LIMITED PARTNERSHIP HAS THE SAME RIGHTS WITH
- 10 RESPECT TO THE PARTNER'S PARTNERSHIP INTEREST IN THE LIMITED
- 11 PARTNERSHIP AS A STOCKHOLDER OF A MARYLAND CORPORATION WHO
- 12 OBJECTS HAS WITH RESPECT TO THE STOCKHOLDER'S STOCK UNDER TITLE 3,
- 13 SUBTITLE 2 OF THIS ARTICLE.
- 14 (2) THE PROCEDURES UNDER TITLE 3, SUBTITLE 2 OF THIS
- 15 ARTICLE SHALL BE APPLICABLE TO THE EXTENT PRACTICABLE.
- 16 **10–7A–03.**
- 17 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES
- 18 OF CONVERSION" INCLUDES:
- 19 (1) AN ACTION OR A DETERMINATION BY ANY PERSON,
- 20 **INCLUDING:**
- 21 (I) THE LIMITED PARTNERSHIP OR OTHER ENTITY, AS
- 22 APPLICABLE:
- 23 (II) THE PARTNERS, MEMBERS, DIRECTORS, TRUSTEES,
- 24 OFFICERS, OR OTHER AGENTS OF THE LIMITED PARTNERSHIP OR OTHER
- 25 ENTITY; AND
- 26 (III) ANY OTHER PERSON AFFILIATED WITH THE LIMITED
- 27 PARTNERSHIP OR OTHER ENTITY; AND
- 28 (2) ANY OTHER EVENT.
- 29 (B) ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE
- 30 **DEPARTMENT.**

- 1 (C) IN A CONVERSION OF A LIMITED PARTNERSHIP TO AN OTHER 2 ENTITY, THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 3 (1) THE NAME OF THE LIMITED PARTNERSHIP AND THE DATE OF
- 4 FILING OF ITS ORIGINAL CERTIFICATE OF LIMITED PARTNERSHIP WITH THE
- 5 **DEPARTMENT**;
- 6 (2) THE NAME OF THE OTHER ENTITY TO WHICH THE LIMITED
- 7 PARTNERSHIP WILL BE CONVERTED AND THE PLACE OF INCORPORATION OR
- 8 ORGANIZATION OF THE OTHER ENTITY;
- 9 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED
- 10 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 11 (4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING
- 12 PARTNERSHIP INTERESTS IN THE LIMITED PARTNERSHIP INTO SHARES OF
- 13 STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL
- 14 INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY, OR
- 15 OTHER CONSIDERATION, AND THE TREATMENT OF ANY PARTNERSHIP
- 16 INTERESTS NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE
- 17 MADE DEPENDENT ON FACTS ASCERTAINABLE OUTSIDE THE ARTICLES OF
- 18 **CONVERSION**;
- 19 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
- 20 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 21 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 22 ARTICLES OF CONVERSION;
- 23 (6) If the other entity is not organized under the laws
- 24 OF THIS STATE:
- 25 (I) THE LOCATION OF THE PRINCIPAL OFFICE IN THE
- 26 PLACE WHERE IT IS ORGANIZED; AND
- 27 (II) THE NAME AND ADDRESS OF THE RESIDENT AGENT IN
- 28 THIS STATE; AND
- 29 (7) ANY OTHER PROVISION NECESSARY TO EFFECT THE
- 30 CONVERSION.
- 31 (D) IN A CONVERSION OF AN OTHER ENTITY TO A LIMITED
- 32 PARTNERSHIP, THE ARTICLES OF CONVERSION SHALL SET FORTH:

- 1 (1) THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR ORGANIZATION OF THE OTHER ENTITY;
- 4 (2) THE NAME OF THE LIMITED PARTNERSHIP TO WHICH THE 5 OTHER ENTITY WILL BE CONVERTED;
- 6 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED 7 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 8 **(4)** THE MANNER AND BASIS OF CONVERTING OR EXCHANGING ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP 9 10 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY INTO PARTNERSHIP INTERESTS IN THE LIMITED PARTNERSHIP 11 12 OR OTHER CONSIDERATION, AND THE TREATMENT OF ANY OUTSTANDING 13 SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, 14 BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON 15 FACTS ASCERTAINABLE OUTSIDE THE ARTICLES OF CONVERSION; 16
- 17 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
 18 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
 19 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
 20 ARTICLES OF CONVERSION; AND
- 21 **(6)** ANY OTHER PROVISION NECESSARY TO EFFECT THE 22 CONVERSION.
- 23 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE 24 EFFECTIVE TIME FOR THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN 25 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.
- 26 **10–7A–04.**
- 27 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.
- 28 **(B) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF A** 29 LIMITED PARTNERSHIP TO AN OTHER ENTITY.
- 30 **(2)** THE LIMITED PARTNERSHIP SHALL CEASE TO EXIST AS A LIMITED PARTNERSHIP AND SHALL CONTINUE TO EXIST AS THE OTHER ENTITY 32 INTO WHICH THE PARTNERSHIP HAS CONVERTED, AND THE OTHER ENTITY, FOR

- 1 ALL PURPOSES OF THE LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE
- 2 SAME ENTITY AS THE CONVERTING LIMITED PARTNERSHIP.
- 3 (3) (I) ALL THE ASSETS OF THE LIMITED PARTNERSHIP,
- 4 INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING,
- 5 SHALL VEST IN AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT
- 6 OR DEED AND SHALL BE THE PROPERTY OF THE OTHER ENTITY, AND THE TITLE
- 7 TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE LIMITED
- 8 PARTNERSHIP SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF
- 9 A CONVERSION UNDER THIS SUBTITLE.
- 10 (II) THE CONVERSION OF THE LIMITED PARTNERSHIP TO
- AN OTHER ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR
- 12 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE
- 13 LIMITED PARTNERSHIP BEFORE THE CONVERSION.
- 14 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 15 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 16 DELIVERED AT ANY TIME IN THE NAME OF THE LIMITED PARTNERSHIP BY ITS
- 17 LAST ACTING GENERAL PARTNERS, OR BY THE APPROPRIATE AUTHORIZED
- 18 PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER
- 19 **ENTITY.**
- 20 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE
- 21 DEBTS AND OBLIGATIONS OF THE LIMITED PARTNERSHIP.
- 22 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 23 PENDING BY OR AGAINST THE LIMITED PARTNERSHIP MAY BE PROSECUTED TO
- JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 25 THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY BE SUBSTITUTED
- 26 AS A PARTY, AND A JUDGMENT AGAINST THE LIMITED PARTNERSHIP
- 27 CONSTITUTES A LIEN ON THE PROPERTY OF THE OTHER ENTITY.
- 28 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 29 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE LIMITED PARTNERSHIP.
- 30 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 31 OF THE PARTNERS OF THE LIMITED PARTNERSHIP UNDER THE ARTICLES OF
- 32 CONVERSION AND TO THE RIGHTS OF AN OBJECTING PARTNER UNDER THIS
- 52 CONVERSION AND TO THE MIGHTS OF AN ODSECTING PARTICLE CIDER THIS
- 33 SUBTITLE, THE OWNERSHIP INTERESTS OF THE PARTNERS OF THE LIMITED
- 34 PARTNERSHIP CEASE TO EXIST AS PARTNERSHIP INTERESTS IN THE
- 35 CONVERTED LIMITED PARTNERSHIP AND CONTINUE TO EXIST AS OWNERSHIP
- 36 INTERESTS IN THE OTHER ENTITY.

- 1 (6) (I) THE CONVERSION OF THE LIMITED PARTNERSHIP TO
 2 AN OTHER ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER
 3 THIS SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF
 4 THE LIMITED PARTNERSHIP OR THE PERSONAL LIABILITY OF ANY PERSON
 5 INCURRED PRIOR TO THE COMPLETION OF THE CONVERSION.
- 6 (II) SUBJECT TO §§ 10–303 AND 10–403 OF THIS TITLE, A
 7 PARTNER OF THE LIMITED PARTNERSHIP REMAINS LIABLE FOR ALL THE DEBTS
 8 AND OBLIGATIONS OF THE LIMITED PARTNERSHIP FOR WHICH THE PARTNER
 9 WAS LIABLE BEFORE THE COMPLETION OF THE CONVERSION.
- 10 (7) UNLESS OTHERWISE PROVIDED IN THE ARTICLES OF
 11 CONVERSION, THE CONVERTING LIMITED PARTNERSHIP IS NOT REQUIRED TO
 12 WIND UP ITS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE ITS ASSETS, AND
 13 THE CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A TRANSFER OF
 14 ASSETS OR LIABILITIES OF THE LIMITED PARTNERSHIP.
- 15 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED
 16 BY THE LIMITED PARTNERSHIP BEFORE THE COMPLETION OF THE CONVERSION
 17 ONLY TO THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE TO THE OTHER
 18 ENTITY.
- 19 (C) (1) THIS SUBSECTION APPLIES ON THE CONVERSION OF AN 20 OTHER ENTITY TO A LIMITED PARTNERSHIP.
- 21 (2) THE LIMITED PARTNERSHIP, FOR ALL PURPOSES OF THE 22 LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS THE 23 CONVERTING OTHER ENTITY.
- 24 (3) (I) ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING
 25 ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND
 26 DEVOLVE ON THE LIMITED PARTNERSHIP WITHOUT FURTHER ACT OR DEED AND
 27 SHALL BE THE PROPERTY OF THE LIMITED PARTNERSHIP, AND THE TITLE TO
 28 ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE OTHER ENTITY
 29 SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF THIS SUBTITLE.
- 30 (II) THE CONVERSION OF THE OTHER ENTITY TO A LIMITED
 31 PARTNERSHIP DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR
 32 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE OTHER
 33 ENTITY BEFORE THE CONVERSION.

- 1 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 2 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 3 DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE
- 4 APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR
- 5 MEMBERS OF THE OTHER ENTITY, OR BY THE GENERAL PARTNERS OF THE
- 6 LIMITED PARTNERSHIP.
- 7 (4) (I) THE LIMITED PARTNERSHIP SHALL BE LIABLE FOR ALL
- 8 THE DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.
- 9 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 10 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
- JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 12 THE LIMITED PARTNERSHIP OR ANY PARTY, THE LIMITED PARTNERSHIP MAY BE
- 13 SUBSTITUTED AS A PARTY, AND A JUDGMENT AGAINST THE OTHER ENTITY
- 14 CONSTITUTES A LIEN ON THE PROPERTY OF THE LIMITED PARTNERSHIP.
- 15 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 16 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE OTHER ENTITY.
- 17 (5) THE CONVERSION OF AN OTHER ENTITY TO A LIMITED
- 18 PARTNERSHIP IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS
- 19 SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE
- 20 OTHER ENTITY OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED PRIOR
- 21 TO THE COMPLETION OF THE CONVERSION.
- 22 (6) A PERSON REMAINS LIABLE FOR ANY OBLIGATION INCURRED
- 23 BY THE OTHER ENTITY BEFORE THE COMPLETION OF THE CONVERSION ONLY
- 24 TO THE EXTENT THAT THE PERSON WOULD HAVE BEEN LIABLE IF THE
- 25 CONVERSION HAD NOT OCCURRED.
- 26 (7) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 27 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION,
- 28 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO
- 29 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND
- 30 CONTINUE TO EXIST AS PARTNERSHIP INTERESTS IN THE LIMITED
- 31 PARTNERSHIP.
- 32 **10–7A–05.**
- 33 (A) IN A CONVERSION OF AN OTHER ENTITY TO A LIMITED
- 34 PARTNERSHIP, THE STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP
- 35 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE

- OTHER ENTITY MAY BE EXCHANGED FOR OR CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:
- 3 (1) PARTNERSHIP INTERESTS IN THE LIMITED PARTNERSHIP OR
- 4 STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP INTERESTS, PARTNERSHIP
- 5 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF AN
- 6 OTHER ENTITY, WHETHER OR NOT PARTY TO THE CONVERSION;
- 7 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 8 **(3) MONEY**; AND
- 9 (4) ANY OTHER CONSIDERATION.
- 10 (B) IN A CONVERSION OF A LIMITED PARTNERSHIP TO AN OTHER
- 11 ENTITY, PARTNERSHIP INTERESTS IN THE LIMITED PARTNERSHIP MAY BE
- 12 EXCHANGED FOR OR CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:
- 13 (1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
- 14 INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
- 15 OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE LIMITED
- 16 PARTNERSHIP IS CONVERTED OR OF AN OTHER ENTITY, WHETHER OR NOT A
- 17 PARTY TO THE CONVERSION;
- 18 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 19 **(3) MONEY**; AND
- 20 (4) ANY OTHER CONSIDERATION.
- 21 **10–7A–06.**
- 22 (A) THE CONVERSION OF AN OTHER ENTITY TO A LIMITED
- 23 PARTNERSHIP SHALL BE COMPLETED ON THE LATER OF:
- 24 (1) THE FORMATION OF THE LIMITED PARTNERSHIP IN
- 25 ACCORDANCE WITH THIS TITLE; OR
- 26 (2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED
- 27 FOR RECORD WITH THE DEPARTMENT.

- 1 (B) THE CONVERSION OF A LIMITED PARTNERSHIP TO AN OTHER 2 ENTITY SHALL BE COMPLETED ON THE EFFECTIVENESS OF ARTICLES OF 3 CONVERSION FILED FOR RECORD WITH THE DEPARTMENT.
- 4 (C) ARTICLES OF CONVERSION SHALL BE EFFECTIVE ON THE LATER OF:
- 5 (1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF 6 CONVERSION FOR RECORD; OR
- 7 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF 8 CONVERSION SET FORTH IN THE ARTICLES OF CONVERSION THAT HAVE BEEN 9 ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 10 (D) (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 11 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A LIMITED PARTNERSHIP IS COMPLETED:
- 13 THE OTHER ENTITY SHALL BE CONVERTED TO A LIMITED PARTNERSHIP;
- 2. THE CONVERSION SHALL HAVE THE EFFECTS SET FORTH IN § 10–7A–04 OF THIS SUBTITLE; AND
- THE LIMITED PARTNERSHIP SHALL BE SUBJECT TO ALL OF THE PROVISIONS OF THIS TITLE.
- (II) NOTWITHSTANDING § 10–201 OF THIS TITLE, THE EXISTENCE OF THE LIMITED PARTNERSHIP AS A DOMESTIC LIMITED PARTNERSHIP SHALL BE DEEMED TO HAVE COMMENCED ON THE DATE THE OTHER ENTITY COMMENCED ITS EXISTENCE IN THE PLACE IN WHICH THE OTHER ENTITY WAS FIRST INCORPORATED, CREATED, FORMED, OR OTHERWISE CAME INTO BEING.
- 25 (2) AT THE TIME THE CONVERSION OF A LIMITED PARTNERSHIP
 26 TO AN OTHER ENTITY IS COMPLETED, THE CONVERSION SHALL HAVE THE
 27 EFFECTS SET FORTH IN § 10–7A–04 OF THIS SUBTITLE.
- 28 **10–7A–07.**
- 29 (A) UNLESS THE PARTNERSHIP AGREEMENT OR THE ARTICLES OF 30 CONVERSION PROVIDE OTHERWISE, A PROPOSED CONVERSION OF A LIMITED 31 PARTNERSHIP TO AN OTHER ENTITY MAY BE ABANDONED BEFORE THE 32 EFFECTIVE TIME OF THE ARTICLES OF CONVERSION BY A VOTE OF THE

- 1 MAJORITY OF THE GENERAL PARTNERS AND A MAJORITY IN INTEREST OF THE
- 2 LIMITED PARTNERS OF THE LIMITED PARTNERSHIP.
- 3 (B) UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, A
- 4 PROPOSED CONVERSION OF AN OTHER ENTITY TO A LIMITED PARTNERSHIP MAY
- 5 BE ABANDONED BEFORE THE EFFECTIVE DATE OF THE ARTICLES OF
- 6 CONVERSION IN THE MANNER AND BY THE VOTE REQUIRED BY THE GOVERNING
- 7 DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN WHICH IT IS
- 8 INCORPORATED OR ORGANIZED OR, IF NO MANNER AND VOTE IS SPECIFIED, IN
- 9 THE MANNER AND BY THE VOTE REQUIRED TO APPROVE THE CONVERSION
- 10 UNDER § 10–7A–02 OF THIS SUBTITLE.
- 11 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE
- 12 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO
- 13 THE DEPARTMENT.
- 14 (D) (1) IF THE PROPOSED CONVERSION IS ABANDONED AS PROVIDED
- 15 IN THIS SECTION, NO LEGAL LIABILITY ARISES UNDER THE ARTICLES OF
- 16 CONVERSION.
- 17 (2) ABANDONMENT OF A CONVERSION UNDER THIS SECTION
- 18 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER
- 19 CONTRACT MADE BY A PARTY TO THE PROPOSED CONVERSION IN CONNECTION
- 20 WITH THE PROPOSED CONVERSION.
- 21 Subtitle 10. Conversions of Statutory Trusts.
- 22 **12–1001.**
- 23 (A) IN THIS SUBTITLE, "OTHER ENTITY" MEANS:
- 24 (1) A MARYLAND CORPORATION INCORPORATED UNDER TITLE 2
- 25 OF THIS ARTICLE;
- 26 (2) A FOREIGN CORPORATION, AS DEFINED IN § 1–101 OF THIS
- 27 ARTICLE;
- 28 (3) A DOMESTIC LIMITED LIABILITY COMPANY, AS DEFINED IN §
- 4A-101 OF THIS ARTICLE:
- 30 (4) A FOREIGN LIMITED LIABILITY COMPANY, AS DEFINED IN §
- $31 \quad 4A-101 \text{ OF THIS ARTICLE};$

- 1 (5) A PARTNERSHIP, AS DEFINED IN § 9A–101(I) OF THIS
- 2 ARTICLE;
- 3 (6) A LIMITED PARTNERSHIP, AS DEFINED IN § 10–101 OF THIS
- 4 ARTICLE, INCLUDING A LIMITED PARTNERSHIP REGISTERED AS A LIMITED
- 5 LIABILITY LIMITED PARTNERSHIP UNDER § 10–805 OF THIS ARTICLE;
- 6 (7) A FOREIGN LIMITED PARTNERSHIP AS DEFINED IN § 10–101 7 OF THIS ARTICLE;
- 8 (8) A BUSINESS TRUST, AS DEFINED IN § 1–101 OF THIS ARTICLE,
- 9 EXCLUDING A STATUTORY TRUST; OR
- 10 (9) ANOTHER FORM OF UNINCORPORATED BUSINESS FORMED
- 11 UNDER THE LAWS OF THIS STATE OR THE LAWS OF THE UNITED STATES,
- 12 ANOTHER STATE OF THE UNITED STATES, A TERRITORY, POSSESSION OR
- 13 DISTRICT OF THE UNITED STATES, OR A FOREIGN COUNTRY.
- 14 (B) EXCEPT AS PROVIDED IN ITS GOVERNING INSTRUMENT, A
- 15 STATUTORY TRUST MAY CONVERT TO AN OTHER ENTITY BY:
- 16 (1) APPROVING THE CONVERSION IN ACCORDANCE WITH §
- 17 **12–1002** OF THIS SUBTITLE; AND
- 18 (2) FILING FOR RECORD WITH THE DEPARTMENT ARTICLES OF
- 19 CONVERSION EXECUTED IN THE MANNER REQUIRED BY TITLE 1 OF THIS
- 20 ARTICLE.
- 21 (C) AN OTHER ENTITY MAY CONVERT TO A STATUTORY TRUST BY
- 22 COMPLYING WITH § 12–1002 OF THIS SUBTITLE AND FILING FOR RECORD WITH
- 23 THE DEPARTMENT:
- 24 (1) ARTICLES OF CONVERSION EXECUTED IN THE MANNER
- 25 REQUIRED BY TITLE 1 OF THIS ARTICLE; AND
- 26 (2) A CERTIFICATE OF TRUST, WHICH SHALL INCLUDE THE NAME
- 27 OF THE CONVERTING OTHER ENTITY, EXECUTED IN THE MANNER REQUIRED BY
- 28 § 12–204 OF THIS TITLE AND OTHERWISE COMPLYING WITH THIS TITLE.
- 29 **12–1002.**
- 30 (A) EXCEPT AS PROVIDED IN THE GOVERNING INSTRUMENT, A
- 31 CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY SHALL BE

- 1 APPROVED BY A MAJORITY OF THE TRUSTEES AND BY THE BENEFICIAL OWNERS
- 2 BY THE AFFIRMATIVE VOTE OF TWO-THIRDS OF ALL THE VOTES ENTITLED TO
- 3 BE CAST ON THE MATTER.
- 4 (B) A CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST
- 5 SHALL BE APPROVED IN THE MANNER AND BY THE VOTE REQUIRED BY ITS
- 6 GOVERNING DOCUMENT AND THE LAWS OF THE PLACE WHERE IT IS
- 7 INCORPORATED OR ORGANIZED.
- 8 **12–1003.**
- 9 (A) IN THIS SECTION, "FACTS ASCERTAINABLE OUTSIDE THE ARTICLES
- 10 OF CONVERSION" INCLUDES:
- 11 (1) AN ACTION OR DETERMINATION BY ANY PERSON, INCLUDING:
- 12 (I) THE STATUTORY TRUST OR OTHER ENTITY, AS
- 13 APPLICABLE;
- 14 (II) THE TRUSTEES, DIRECTORS, PARTNERS, MEMBERS,
- OFFICERS, OR OTHER AGENTS OF THE STATUTORY TRUST OR OTHER ENTITY;
- 16 AND
- 17 (III) ANY OTHER PERSON AFFILIATED WITH THE STATUTORY
- 18 TRUST OR OTHER ENTITY; AND
- 19 **(2)** ANY OTHER EVENT.
- 20 (B) ARTICLES OF CONVERSION SHALL BE FILED FOR RECORD WITH THE
- 21 **DEPARTMENT.**
- 22 (C) IN A CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY,
- 23 THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 24 (1) THE NAME OF THE STATUTORY TRUST AND THE DATE OF
- 25 FILING OF ITS ORIGINAL CERTIFICATE OF TRUST WITH THE DEPARTMENT;
- 26 (2) THE NAME OF THE OTHER ENTITY TO WHICH THE STATUTORY
- 27 TRUST WILL BE CONVERTED AND THE PLACE OF INCORPORATION OR
- 28 ORGANIZATION OF THE OTHER ENTITY;
- 29 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED
- 30 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;

- 1 (4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING
- 2 ISSUED BENEFICIAL INTERESTS OF THE STATUTORY TRUST INTO SHARES OF
- 3 STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL
- 4 INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY, OR
- 5 OTHER CONSIDERATION, AND THE TREATMENT OF ANY ISSUED BENEFICIAL
- 6 INTERESTS NOT TO BE CONVERTED OR EXCHANGED, ANY OF WHICH MAY BE
- 7 MADE DEPENDENT ON FACTS ASCERTAINABLE OUTSIDE OF THE ARTICLES OF
- 8 **CONVERSION**;
- 9 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
- 10 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 11 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 12 ARTICLES OF CONVERSION;
- 13 (6) If the other entity is not organized under the laws
- 14 **OF THIS STATE:**
- 15 (I) THE LOCATION OF THE PRINCIPAL OFFICE IN THE
- 16 PLACE WHERE IT IS ORGANIZED; AND
- 17 (II) THE NAME AND ADDRESS OF THE RESIDENT AGENT IN
- 18 THIS STATE; AND
- 19 (7) ANY OTHER PROVISION NECESSARY TO EFFECT THE
- 20 CONVERSION.
- 21 (D) IN A CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST,
- 22 THE ARTICLES OF CONVERSION SHALL SET FORTH:
- 23 (1) THE NAME OF THE OTHER ENTITY, THE DATE ON WHICH THE
- 24 OTHER ENTITY WAS FIRST CREATED, AND THE PLACE OF INCORPORATION OR
- 25 ORGANIZATION OF THE OTHER ENTITY;
- 26 (2) THE NAME OF THE STATUTORY TRUST TO WHICH THE OTHER
- 27 ENTITY WILL BE CONVERTED;
- 28 (3) A STATEMENT THAT THE CONVERSION HAS BEEN APPROVED
- 29 IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
- 30 (4) THE MANNER AND BASIS OF CONVERTING OR EXCHANGING
- 31 ANY OUTSTANDING SHARES OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP
- 32 INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE

- 1 OTHER ENTITY INTO BENEFICIAL INTERESTS OF THE STATUTORY TRUST, OR
- 2 OTHER CONSIDERATION, AND THE TREATMENT OF ANY OUTSTANDING SHARES
- 3 OF STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL
- 4 INTERESTS, OR OTHER OWNERSHIP INTERESTS NOT TO BE CONVERTED OR
- 5 EXCHANGED, ANY OF WHICH MAY BE MADE DEPENDENT ON FACTS
- 6 ASCERTAINABLE OUTSIDE OF THE ARTICLES OF CONVERSION;
- 7 (5) THE FUTURE EFFECTIVE TIME, WHICH SHALL BE A TIME
- 8 CERTAIN, OF THE ARTICLES OF CONVERSION, IF THE ARTICLES OF CONVERSION
- 9 ARE NOT TO BE EFFECTIVE ON THE ACCEPTANCE FOR RECORD OF THE
- 10 ARTICLES OF CONVERSION; AND
- 11 (6) ANY OTHER PROVISION NECESSARY TO EFFECT THE
- 12 CONVERSION.
- 13 (E) THE ARTICLES OF CONVERSION MAY CONTAIN A FUTURE
- 14 EFFECTIVE TIME OF THE ARTICLES OF CONVERSION THAT IS NOT LATER THAN
- 15 30 DAYS AFTER THE ARTICLES OF CONVERSION ARE ACCEPTED FOR RECORD.
- 16 **12–1004.**
- 17 (A) A CONVERSION HAS THE EFFECTS PROVIDED IN THIS SECTION.
- 18 **(B) (1)** THIS SUBSECTION APPLIES ON THE COMPLETION OF THE 19 CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY.
- 20 (2) The statutory trust shall cease to exist as a
- 21 STATUTORY TRUST AND SHALL CONTINUE TO EXIST AS THE OTHER ENTITY INTO
- 22 WHICH THE STATUTORY TRUST HAS CONVERTED, AND THE OTHER ENTITY, FOR
- 23 ALL PURPOSES OF THE LAWS OF THIS STATE, SHALL BE DEEMED TO BE THE
- 24 SAME ENTITY AS THE CONVERTING STATUTORY TRUST.
- 25 (3) (I) ALL THE ASSETS OF THE STATUTORY TRUST,
- 26 INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING,
- 27 SHALL VEST IN AND DEVOLVE ON THE OTHER ENTITY WITHOUT FURTHER ACT
- 28 OR DEED AND SHALL BE THE PROPERTY OF THE OTHER ENTITY, AND THE TITLE
- 29 TO ANY REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE STATUTORY
- 30 TRUST SHALL NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF A
- 31 CONVERSION UNDER THIS SUBTITLE.
- 32 (II) THE CONVERSION OF THE STATUTORY TRUST TO AN
- 33 OTHER ENTITY DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR

- 1 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE
- 2 STATUTORY TRUST BEFORE THE CONVERSION.
- 3 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
- 4 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
- 5 DELIVERED AT ANY TIME IN THE NAME OF THE STATUTORY TRUST BY ITS LAST
- 6 ACTING TRUSTEES OR OFFICERS, OR BY THE APPROPRIATE AUTHORIZED
- 7 PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR MEMBERS OF THE OTHER
- 8 ENTITY.
- 9 (4) (I) THE OTHER ENTITY SHALL BE LIABLE FOR ALL THE 10 DEBTS AND OBLIGATIONS OF THE STATUTORY TRUST.
- 11 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
- 12 PENDING BY OR AGAINST THE STATUTORY TRUST MAY BE PROSECUTED TO
- 13 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
- 14 THE OTHER ENTITY OR ANY PARTY, THE OTHER ENTITY MAY BE SUBSTITUTED
- 15 AS A PARTY AND A JUDGMENT AGAINST THE STATUTORY TRUST CONSTITUTES A
- 16 LIEN ON THE PROPERTY OF THE OTHER ENTITY.
- 17 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF
- 18 CREDITORS OR ANY LIENS ON THE PROPERTY OF THE STATUTORY TRUST.
- 19 (5) SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS
- 20 OF THE BENEFICIAL OWNERS OF THE STATUTORY TRUST UNDER THE ARTICLES
- 21 OF CONVERSION, THE OWNERSHIP INTERESTS OF THE BENEFICIAL OWNERS OF
- 22 THE STATUTORY TRUST SHALL CEASE TO EXIST AS BENEFICIAL INTERESTS OF
- 23 THE STATUTORY TRUST AND CONTINUE TO EXIST AS OWNERSHIP INTERESTS IN
- 24 THE OTHER ENTITY.
- 25 (6) THE CONVERSION OF THE STATUTORY TRUST TO AN OTHER
- 26 ENTITY IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS
- 27 SUBTITLE DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE
- 28 STATUTORY TRUST OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED
- 29 BEFORE THE CONVERSION.
- 30 (7) Unless otherwise provided in the articles of
- 31 CONVERSION, THE CONVERTING STATUTORY TRUST IS NOT REQUIRED TO WIND
- 32 UP ITS AFFAIRS OR PAY ITS LIABILITIES AND DISTRIBUTE ITS ASSETS, AND THE
- 33 CONVERSION DOES NOT CONSTITUTE DISSOLUTION OR A TRANSFER OF ASSETS
- 34 OR LIABILITIES OF THE STATUTORY TRUST.

- 1 (8) A PERSON BECOMES LIABLE FOR ANY OBLIGATION INCURRED BY THE STATUTORY TRUST BEFORE THE COMPLETION OF THE CONVERSION
- 3 ONLY TO THE EXTENT PROVIDED FOR BY THE LAWS APPLICABLE TO THE OTHER
- 4 ENTITY.
- 5 (C) (1) THIS SUBSECTION APPLIES ON THE COMPLETION OF THE 6 CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST.
- 7 (2) THE STATUTORY TRUST, FOR ALL PURPOSES OF THE LAWS OF 8 THIS STATE, SHALL BE DEEMED TO BE THE SAME ENTITY AS THE CONVERTING 9 OTHER ENTITY.
- 10 **(3) (I)** ALL THE ASSETS OF THE OTHER ENTITY, INCLUDING ANY LEGACIES THAT IT WOULD HAVE BEEN CAPABLE OF TAKING, VEST IN AND 11 12 DEVOLVE ON THE STATUTORY TRUST WITHOUT FURTHER ACT OR DEED AND 13 SHALL BE THE PROPERTY OF THE STATUTORY TRUST, AND THE TITLE TO ANY 14 REAL PROPERTY VESTED BY DEED OR OTHERWISE IN THE OTHER ENTITY SHALL 15 NOT REVERT OR BE IN ANY WAY IMPAIRED BY REASON OF A CONVERSION UNDER 16 THIS SUBTITLE.
- 17 (II) THE CONVERSION OF THE OTHER ENTITY TO A
 18 STATUTORY TRUST DOES NOT AFFECT, INVALIDATE, TERMINATE, SUSPEND, OR
 19 NULLIFY ANY LICENSES, PERMITS, OR REGISTRATIONS GRANTED TO THE OTHER
 20 ENTITY BEFORE THE CONVERSION.
- 21 (III) CONFIRMATORY DEEDS, ASSIGNMENTS, OR SIMILAR
 22 INSTRUMENTS TO EVIDENCE THE CONVERSION MAY BE EXECUTED AND
 23 DELIVERED AT ANY TIME IN THE NAME OF THE OTHER ENTITY BY THE
 24 APPROPRIATE AUTHORIZED PERSONS, PARTNERS, OFFICERS, TRUSTEES, OR
 25 MEMBERS OF THE OTHER ENTITY, OR BY THE TRUSTEES OR OFFICERS OF THE
 26 STATUTORY TRUST.
- 27 (4) (I) THE STATUTORY TRUST SHALL BE LIABLE FOR ALL THE 28 DEBTS AND OBLIGATIONS OF THE OTHER ENTITY.
- 29 (II) AN EXISTING CLAIM, ACTION, OR PROCEEDING
 30 PENDING BY OR AGAINST THE OTHER ENTITY MAY BE PROSECUTED TO
 31 JUDGMENT AS IF THE CONVERSION HAD NOT TAKEN PLACE, OR, ON MOTION OF
 32 THE OTHER ENTITY OR ANY PARTY, THE STATUTORY TRUST MAY BE
 33 SUBSTITUTED AS A PARTY AND A JUDGMENT AGAINST THE OTHER ENTITY
 34 CONSTITUTES A LIEN ON THE PROPERTY OF THE STATUTORY TRUST.

- 1 (III) A CONVERSION DOES NOT IMPAIR THE RIGHTS OF 2 CREDITORS OR ANY LIENS OF THE PROPERTY OF THE OTHER ENTITY. 3 THE CONVERSION OF AN OTHER ENTITY TO A STATUTORY 4 TRUST IN ACCORDANCE WITH ARTICLES OF CONVERSION UNDER THIS SUBTITLE 5 DOES NOT AFFECT ANY DEBTS, OBLIGATIONS, OR LIABILITIES OF THE OTHER 6 ENTITY OR THE PERSONAL LIABILITY OF ANY PERSON INCURRED BEFORE THE 7 COMPLETION OF THE CONVERSION. 8 A PERSON REMAINS LIABLE FOR ANY OBLIGATION INCURRED 9 BY THE OTHER ENTITY BEFORE THE COMPLETION OF THE CONVERSION ONLY TO THE EXTENT THAT THE PERSON WOULD HAVE BEEN LIABLE IF THE 10 11 CONVERSION HAD NOT OCCURRED. 12 **(7)** SUBJECT TO THE TREATMENT OF THE OWNERSHIP INTERESTS 13 OF THE OWNERS OF THE OTHER ENTITY UNDER THE ARTICLES OF CONVERSION, 14 THE OWNERSHIP INTERESTS OF THE OWNERS OF THE OTHER ENTITY CEASE TO 15 EXIST AS OWNERSHIP INTERESTS IN THE CONVERTED OTHER ENTITY AND 16 CONTINUE TO EXIST AS BENEFICIAL INTERESTS IN THE STATUTORY TRUST. 17 **12–1005.** 18 IN A CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST, THE STOCK, MEMBERSHIP INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL 19 20 INTERESTS, OR OTHER OWNERSHIP INTERESTS OF THE OTHER ENTITY MAY BE 21 EXCHANGED FOR OR CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING: 22**(1)** BENEFICIAL INTERESTS OF THE STATUTORY TRUST OR 23STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP INTERESTS, PARTNERSHIP 24INTERESTS, BENEFICIAL INTERESTS, OR OTHER OWNERSHIP INTERESTS OF ANY
- 27 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 28 **(3) MONEY**; AND

CONVERSION;

25

26

- 29 (4) ANY OTHER CONSIDERATION.
- 30 (B) IN A CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY, 31 BENEFICIAL INTERESTS OF THE STATUTORY TRUST MAY BE EXCHANGED FOR OR 32 CONVERTED INTO ANY ONE OR MORE OF THE FOLLOWING:

OTHER STATUTORY TRUST OR OTHER ENTITY, WHETHER OR NOT PARTY TO THE

1	(1) STOCK, EVIDENCE OF INDEBTEDNESS, MEMBERSHIP
2	INTERESTS, PARTNERSHIP INTERESTS, BENEFICIAL INTERESTS, OR OTHER
3	OWNERSHIP INTERESTS OF THE OTHER ENTITY TO WHICH THE STATUTORY
4	TRUST IS CONVERTED OR OF ANY OTHER STATUTORY TRUST OR OTHER ENTITY
5	WHETHER OR NOT PARTY TO THE CONVERSION;

- 6 (2) OTHER TANGIBLE OR INTANGIBLE PROPERTY;
- 7 **(3) MONEY**; AND
- 8 (4) ANY OTHER CONSIDERATION.
- 9 **12–1006.**
- 10 (A) THE CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST 11 SHALL BE COMPLETED ON THE LATER OF:
- 12 (1) THE FORMATION OF THE STATUTORY TRUST IN ACCORDANCE
 13 WITH THIS TITLE; OR
- 14 (2) THE EFFECTIVENESS OF ARTICLES OF CONVERSION FILED 15 FOR RECORD WITH THE DEPARTMENT.
- 16 (B) THE CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY
 17 SHALL BE COMPLETED ON THE EFFECTIVENESS OF ARTICLES OF CONVERSION
 18 FILED FOR RECORD WITH THE DEPARTMENT.
- 19 (C) ARTICLES OF CONVERSION ARE EFFECTIVE ON THE LATER OF:
- 20 (1) THE TIME THE DEPARTMENT ACCEPTS THE ARTICLES OF 21 CONVERSION FOR RECORD; OR
- 22 (2) THE FUTURE EFFECTIVE TIME OF THE ARTICLES OF 23 CONVERSION AS SET FORTH IN ARTICLES OF CONVERSION THAT HAVE BEEN ACCEPTED BY THE DEPARTMENT FOR RECORD.
- 25 (D) (1) (I) EXCEPT AS PROVIDE IN SUBPARAGRAPH (II) OF THIS 26 PARAGRAPH, AT THE TIME THE CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST IS COMPLETED:
- 28 1. THE OTHER ENTITY SHALL BE CONVERTED TO A 29 STATUTORY TRUST:

- 2. THE CONVERSION SHALL HAVE THE EFFECTS SET FORTH IN § 12–1004 OF THIS SUBTITLE; AND
- 3. THE STATUTORY TRUST SHALL BE SUBJECT TO ALL OF THE PROVISIONS OF THE MARYLAND STATUTORY TRUST ACT.
- 5 (II) NOTWITHSTANDING § 12–204 OF THIS TITLE, THE
- 6 EXISTENCE OF THE STATUTORY TRUST SHALL BE DEEMED TO HAVE
- 7 COMMENCED ON THE DATE THE OTHER ENTITY COMMENCED EXISTENCE IN THE
- 8 PLACE IN WHICH THE OTHER ENTITY WAS FIRST INCORPORATED, CREATED,
- 9 FORMED, OR OTHERWISE CAME INTO BEING.
- 10 (2) AT THE TIME THE CONVERSION OF A STATUTORY TRUST TO
- 11 AN OTHER ENTITY IS COMPLETED, THE CONVERSION SHALL HAVE THE EFFECTS
- 12 SET FORTH IN § 12–1004 OF THIS SUBTITLE.
- 13 **12–1007.**
- 14 (A) EXCEPT AS PROVIDED IN THE GOVERNING INSTRUMENT, UNLESS
- 15 THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, THE PROPOSED
- 16 CONVERSION OF A STATUTORY TRUST TO AN OTHER ENTITY MAY BE
- 17 ABANDONED BEFORE THE EFFECTIVE DATE OF THE ARTICLES OF CONVERSION
- 18 BY MAJORITY VOTE OF THE TRUSTEES OF THE STATUTORY TRUST.
- 19 (B) UNLESS THE ARTICLES OF CONVERSION PROVIDE OTHERWISE, THE
- 20 PROPOSED CONVERSION OF AN OTHER ENTITY TO A STATUTORY TRUST MAY BE
- 21 ABANDONED IN THE MANNER AND BY THE VOTE REQUIRED BY THE GOVERNING
- 22 DOCUMENT OF THE OTHER ENTITY AND THE LAWS OF THE PLACE IN WHICH IT IS
- 23 INCORPORATED OR ORGANIZED OR, IF NO MANNER AND VOTE IS SPECIFIED, IN
- 24 THE MANNER AND BY THE VOTE REQUIRED TO APPROVE THE CONVERSION
- 25 UNDER § 12–1002 OF THIS SUBTITLE.
- 26 (C) IF THE ARTICLES OF CONVERSION HAVE BEEN FILED WITH THE
- 27 DEPARTMENT, NOTICE OF THE ABANDONMENT SHALL BE GIVEN PROMPTLY TO
- 28 THE DEPARTMENT.
- 29 (D) (1) If the proposed conversion is abandoned as provided
- 30 IN THIS SECTION, NO LEGAL LIABILITY ARISES UNDER THE ARTICLES OF
- 31 **CONVERSION.**
- 32 (2) ABANDONMENT OF A CONVERSION UNDER THIS SECTION
- 33 DOES NOT PREJUDICE THE RIGHTS OF ANY PERSON UNDER ANY OTHER

- 1 CONTRACT MADE BY A STATUTORY TRUST PARTY TO THE PROPOSED
- 2 CONVERSION IN CONNECTION WITH THE PROPOSED CONVERSION.
- 3 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 4 October 1, 2013.