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0lr1648 CF HB 983

By: **Senator West** Introduced and read first time: February 3, 2020 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 Corporations and Associations – Limited Liability Companies and 3 Partnerships – Series – Conversion

4 FOR the purpose of providing that, under certain circumstances, the personal $\mathbf{5}$ representative or guardian of the last remaining member of a limited liability 6 company shall automatically be admitted as a new member, unless a certain action 7 is taken; authorizing certain persons to wind up the affairs of a limited liability 8 company under certain circumstances; authorizing a court to wind up the affairs of 9 a limited liability company on the application of certain persons under certain circumstances; requiring a certain foreign limited liability series company to make a 10 11 certain submission to the State Department of Assessments and Taxation under 12certain circumstances; repealing certain obsolete provisions; defining certain terms; and generally relating to limited liability companies and partnerships. 13

- 14 BY repealing and reenacting, without amendments,
- 15 Article Corporations and Associations
- 16 Section 4A–101(a) and 4A–606(5)
- 17 Annotated Code of Maryland
- 18 (2014 Replacement Volume and 2019 Supplement)
- 19 BY adding to
- 20 Article Corporations and Associations
- 21 Section 4A–101(k), (s), (u), and (v)
- 22 Annotated Code of Maryland
- 23 (2014 Replacement Volume and 2019 Supplement)
- 24 BY repealing and reenacting, with amendments,
- 25 Article Corporations and Associations
- 26 Section 4A-101(k) through (t), 4A-601, 4A-604, 4A-902, 4A-904, 4A-1002,
- 27 4A–1103, 9A–1203, 10–7A–03, and 12–1003
- 28 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



	2 SENATE BILL 888						
1	(2014 Replacement Volume and 2019 Supplement)						
$2 \\ 3 \\ 4 \\ 5 \\ 6$	BY repealing Article – Corporations and Associations Section 4A–211 Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement)						
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
9	Article – Corporations and Associations						
10	4A–101.						
11	(a) In this title the following terms have the meanings indicated.						
12 13	(K) "GUARDIAN" HAS THE MEANING STATED IN § 3–201 OF THE COURTS ARTICLE.						
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	means a permitted form of unincorporated business organization which is organized and						
17 18	[(1)] (M) "Limited partnership" means a Maryland limited partnership or foreign limited partnership as defined in § 10–101 of this article.						
$19 \\ 20 \\ 21$	[(m)] (N) "Member" means a person who has been admitted as a member of a limited liability company under § 4A–601 of this title or as a member of a foreign limited liability company, and who has not ceased to be a member.						
$\begin{array}{c} 22\\ 23 \end{array}$	[(n)] (O) "Membership interest" means a member's economic interest and noneconomic interest in a limited liability company.						
$\begin{array}{c} 24\\ 25\\ 26\end{array}$	[(0)] (P) "Noneconomic interest" means all of the rights of a member in a limited liability company other than the member's economic interest, including, unless otherwise agreed, the member's right to:						
27	(1) Inspect the books and records of the limited liability company;						
$\begin{array}{c} 28 \\ 29 \end{array}$	(2) Participate in the management of and vote on matters coming before the limited liability company; and						
30	(3) Act as an agent of the limited liability company.						
31	[(p)] (Q) "Operating agreement" means the agreement of the members and any						

amendments thereto, as to the affairs of a limited liability company and the conduct of its 1 $\mathbf{2}$ business. 3 "Partnership" means a partnership formed under the laws of this State, [(q)] (R) any other state, or under the laws of a foreign country. 4 "Personal representative" has the meaning stated in § 1-102 $\mathbf{5}$ **(**S**)** 6 OF THE GENERAL PROVISIONS ARTICLE. 7 [(r)] **(T)** "Professional service" has the meaning stated in § 5–101 of this (1)8 article. 9 (2)"Professional service" includes a service provided by: 10 (i) An architect; 11 (ii) An attorney; 12(iii) A certified public accountant; 13A chiropractor; (iv) 14A dentist; (v) (vi) An osteopath; 1516(vii) A physician; 17 (viii) A podiatrist; A professional engineer; 18 (ix) 19 (x) A psychologist; 20(xi) A licensed real estate broker, licensed associate real estate 21broker, or licensed real estate salesperson; or 22A veterinarian. (xii) 23**(U)** "SERIES COMPANY" MEANS A FOREIGN LIMITED LIABILITY COMPANY 24THAT HAS BEEN ESTABLISHED AND CONTINUES TO OPERATE UNDER A SERIES 25STATUTE.

26 (V) "SERIES STATUTE" MEANS THE STATUTORY PROVISIONS OF A FOREIGN 27 JURISDICTION THAT: 1 (1) ALLOW THE ESTABLISHMENT OF DESIGNATED SERIES, EACH OF 2 WHICH IS LIABLE ONLY FOR THE DEBTS, LIABILITIES, OBLIGATIONS, AND EXPENSES 3 OF THAT SERIES AND IS NOT LIABLE FOR THE DEBTS, LIABILITIES, OBLIGATIONS, 4 AND EXPENSES OF THE FOREIGN LIMITED LIABILITY COMPANY GENERALLY OR OF 5 ANY OTHER SERIES OF THE FOREIGN LIMITED LIABILITY COMPANY; OR

6 (2) PROVIDE THAT THE DEBTS, LIABILITIES, OBLIGATIONS, AND 7 EXPENSES INCURRED OR CONTRACTED FOR WITH RESPECT TO THE FOREIGN 8 LIMITED LIABILITY COMPANY GENERALLY OR ANY OTHER SERIES OF THE FOREIGN 9 LIMITED LIABILITY COMPANY ARE ENFORCEABLE ONLY AGAINST THE ASSETS OF 10 THE FOREIGN LIMITED LIABILITY COMPANY GENERALLY OR THE OTHER SERIES OF 11 THE FOREIGN LIMITED LIABILITY COMPANY.

12 [(s)] (W) "State" means a state, territory, or possession of the United States, the 13 District of Columbia, or the Commonwealth of Puerto Rico.

14 [(t)] (X) "Unless otherwise agreed" means unless otherwise stated:

- 15 (1) In the articles of organization;
- 16 (2) In the operating agreement; or

17 (3) By unanimous consent of the members and any other person whose 18 consent is required by the operating agreement.

19 **[**4A–211.

20 (a) A partnership may convert to a limited liability company by filing articles of 21 organization that meet the requirements of § 4A–204 of this subtitle and include the 22 following:

23

(1) The name of the former general partnership or limited partnership; and

(2) The date of formation of the partnership and place of filing of the initial
 statement of partnership, if any, or certificate of limited partnership of the former general
 partnership or limited partnership.

(b) (1) The terms and conditions of a conversion of a general or limited partnership to a limited liability company shall be approved by the partners in the manner provided in the partnership's partnership agreement for amendments to the partnership agreement or, if no such provision is made in a partnership agreement, by unanimous agreement of the partners.

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- (2) A conversion may be abandoned by:
- 33

(i) A vote of the partners in the manner provided in the

1	partnership's partnership agreement for amendments to the partnership agreement; or						
$\frac{2}{3}$	(ii) Unanimous agreement of the partners, if no such provision is made in the partnership agreement.						
4 5 6 7 8 9	(c) (1) A general partner of a limited partnership or a partner of a general partnership who becomes a member of a limited liability company as a result of the conversion remains liable as a general partner of a limited partnership or a partner of a general partnership for any obligation or liability of the partnership incurred or arising before the conversion takes effect, to the extent that the partner or general partner would have been obligated or liable if the conversion had not occurred.						
10 11 12	liabilities of the limited liability company incurred or arising after the conversion takes						
13	4A–601.						
14	(a) A person becomes a member of a limited liability company at:						
15	(1) The time the limited liability company is formed;						
16	(2) A later time specified in the operating agreement; or						
17 18	(3) The time specified in [§ 4A–902(b)(1)] § 4A–902(B) of this title relating to continuation of the limited liability company after there are no remaining members.						
19 20							
$21 \\ 22 \\ 23$	the limited liability company, upon compliance with the operating agreement or, if the						
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) In the case of an assignee of the economic interest of a member, only as provided in § 4A–604 of this subtitle; or						
26 27 28	(3) In the case of a [personal representative or] successor to the last remaining member who is not an assignee of the last remaining member, as provided in [§ $4A-902(b)(1)$] § $4A-902(B)$ of this title.						
29 30	(c) Unless otherwise agreed, a person may be admitted as a member of a limited liability company and may be the sole member of a limited liability company without:						
31	(1) Making a capital contribution to the limited liability company;						
32	(2) Being obligated to make a capital contribution to the limited liability						

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1	company; or							
2		(3) Acquiring an economic interest in the limited liability company.						
3	4A–604.							
4 5	. ,	An assignee of an economic interest in a limited liability company may become the limited liability company under any of the following circumstances:						
${6 \over 7}$	the admissio	(1) In accordance with the terms of the operating agreement providing for dmission of a member;						
8		(2) By the unanimous consent of the members; or						
9 10 11	(3) If there are no remaining members of the limited liability company at the time the assignee obtains the economic interest, on terms that the assignee may determine in accordance with [§ $4A-902(b)(1)$] § $4A-902(B)(1)(I)$ of this title.							
12	(b)	An assignee who becomes a member:						
$\begin{array}{c} 13\\14 \end{array}$	restrictions a	(1) Has, to the extent assigned, the rights and powers, and is subject to the and liabilities, of a member under the operating agreement and this title; and						
$\begin{array}{c} 15\\ 16 \end{array}$	contributions	(2) Is liable for any obligations of his assignor to make capital s.						
17	4A–606.							
18 19								
20		(5) In the case of a member who is an individual, the individual's:						
21		(i) Death; or						
$\begin{array}{c} 22\\ 23 \end{array}$	to manage th	(ii) Adjudication by a court of competent jurisdiction as incompetent in individual's person or property;						
24	4A–902.							
$\begin{array}{c} 25\\ 26 \end{array}$		A limited liability company is dissolved and shall commence the winding up on the first to occur of the following:						
$\begin{array}{c} 27\\ 28 \end{array}$	organization	(1) At the time or on the happening of the events specified in the articles of or the operating agreement;						
29		(2) At the time specified by the unanimous consent of the members;						

1 (3) At the time of the entry of a decree of judicial dissolution under § 4A–903 of this subtitle; or

3 (4) Unless otherwise agreed or as provided in subsection (b) of this section,
4 at the time the limited liability company has had no members for a period of 90 consecutive
5 days.

6 (b) (1) A limited liability company may not be dissolved or required to wind up 7 its affairs if within 90 days after there are no remaining members of the limited liability 8 company or within the period of time provided in the operating agreement:

9 [(1)] (I) The last remaining member's [personal representative,] 10 successor[,] or assignee agrees in writing to continue the limited liability company and to 11 be admitted as a member or to appoint a designee as a member to be effective as of the time 12 the last remaining member ceased to be a member; or

13 [(2)] (II) A member is admitted to the limited liability company in the 14 manner set forth in the operating agreement to be effective as of the time the last remaining 15 member ceased to be a member under a provision in the operating agreement that provides 16 for the admission of a member after there are no remaining members.

17(2) IF A NEW MEMBER IS NOT ADMITTED TO THE LIMITED LIABILITY COMPANY IN ACCORDANCE WITH PARAGRAPH (1) OF THIS SUBSECTION, AND THE 1819 LAST REMAINING MEMBER CEASED TO BE A MEMBER UNDER § 4A-606(5) OF THIS 20TITLE, THE LAST REMAINING MEMBER'S PERSONAL REPRESENTATIVE OR GUARDIAN 21SHALL AUTOMATICALLY BE ADMITTED AS A NEW MEMBER OF THE LIMITED 22LIABILITY COMPANY, EFFECTIVE IMMEDIATELY ON THE HAPPENING OF THE EVENT 23DESCRIBED IN § 4A-606(5) OF THIS TITLE, UNLESS WITHIN 90 DAYS AFTER THE 24PERSONAL REPRESENTATIVE OR GUARDIAN FIRST HAS KNOWLEDGE OF THE EVENT, 25THE PERSONAL REPRESENTATIVE OR GUARDIAN:

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(I) **RENOUNCES THAT ADMISSION IN WRITING; OR**

(II) DESIGNATES A PERSON TO BECOME A NEW MEMBER, AND THE DESIGNEE ACCEPTS THE DESIGNEE'S ADMISSION IN WRITING OR BY ELECTRONIC COMMUNICATION TO THE PERSONAL REPRESENTATIVE OR GUARDIAN.

30 (c) An operating agreement may provide that the last remaining member's 31 personal representative, **GUARDIAN**, successor, or assignee shall be obligated to agree in 32 writing to continue the limited liability company and to be admitted as a member or to 33 appoint a designee as a member to be effective as of the time the last remaining member 34 ceased to be a member.

35 (d) Unless otherwise agreed and subject to the provisions of [subsection (b)]

1 SUBSECTIONS (A)(4) AND (B) of this section, the termination of a person's membership 2 may not cause a limited liability company to be dissolved or to wind up its affairs and the 3 limited liability company shall continue in existence following the termination of a person's 4 membership.

5 4A–904.

6 (a) Unless otherwise agreed, the remaining members of a limited liability
7 company OR, IF THE COMPANY HAS NO REMAINING MEMBERS, THE PERSONAL
8 REPRESENTATIVE, GUARDIAN, OR OTHER SUCCESSOR TO THE LAST REMAINING
9 MEMBER OF THE COMPANY may wind up the affairs of the limited liability company.

10 (b) Notwithstanding the provisions of subsection (a) of this section, the circuit 11 court of the county in which the principal office of the limited liability company is located, 12 on cause shown after dissolution, may wind up the limited liability company's affairs on 13 application of any member OR, IF THE LIMITED LIABILITY COMPANY HAS NO 14 REMAINING MEMBERS, ON APPLICATION OF THE PERSONAL REPRESENTATIVE, 15 GUARDIAN, OR OTHER SUCCESSOR TO THE LAST REMAINING MEMBER OF THE 16 LIMITED LIABILITY COMPANY.

17 4A–1002.

18 (a) Before doing any interstate, intrastate, or foreign business in this State, a 19 foreign limited liability company shall register with the Department.

20 (b) In order to register, a foreign limited liability company shall submit to the 21 Department an application for registration as a foreign limited liability company executed 22 by an authorized person and setting forth:

(1) The name of the foreign limited liability company and, if different, the
 name under which it proposes to register and do business in this State;

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- (2) The state under whose laws it was formed and the date of its formation;
- 26 (3) The general character of the business it proposes to transact in this27 State;
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- (4) The name and address of its resident agent in this State;

(5) A statement that the Department is appointed as the resident agent of
the foreign limited liability company if no resident agent has been appointed under item
(4) of this subsection or, if appointed, the resident agent's authority has been revoked or if
the agent cannot be found or served with the exercise of reasonable diligence;

33 (6) The address of the office required to be maintained in the state of its 34 organization by the laws of that state or, if not so required, of the principal office of the

- 1 foreign limited liability company; [and] $\mathbf{2}$ Proof acceptable to the Department of good standing in the jurisdiction (7)3 where it currently is organized; AND 4 (8) IF THE FOREIGN LIMITED LIABILITY COMPANY IS A SERIES COMPANY, A STATEMENT THAT THE COMPANY IS A SERIES COMPANY AND THE NAME $\mathbf{5}$ 6 OR OTHER DESIGNATION OF EACH SERIES OF THE LIMITED LIABILITY COMPANY DOING BUSINESS IN MARYLAND. $\overline{7}$ 8 4A-1103. 9 (a) In this section, "facts ascertainable outside the articles of conversion" includes: 10 (1)An action or a determination by any person, including: 11 (i) The limited liability company or other entity, as applicable; 12(ii) The members, partners, directors, trustees, officers, or other agents of the limited liability company or other entity; and 13Any other person affiliated with the limited liability company or 14 (iii) 15other entity; and 16 (2)Any other event. Articles of conversion shall be filed for record with the Department. 17(b) 18 In a conversion of a limited liability company to an other entity, the articles of (c) 19 conversion shall set forth: 20The name of the limited liability company and the date of filing of the (1)21original articles of organization with the Department; 22(2)The name of the other entity to which the limited liability company will 23be converted and the place of incorporation or organization of the other entity; 24A statement that the conversion has been approved in accordance with (3)25the provisions of this subtitle; 26The manner and basis of converting or exchanging membership (4)27interests in the limited liability company into shares of stock, membership interests, 28partnership interests, beneficial interests, or other ownership interests of the other entity, 29or other consideration, and the treatment of any membership interests not to be converted 30 or exchanged, any of which may be made dependent on facts ascertainable outside the articles of conversion; 31
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1 (5) [The future effective time, which shall be a time certain, of the articles 2 of conversion, if the articles of conversion are not to be effective on the acceptance for record 3 of the articles of conversion;

4 (6)] If the other entity is not organized under the laws of this State:

5 (i) The location of the principal office in the place where it is 6 organized; and

7 (ii) The name and address of the resident agent in this State; and

8 [(7)] (6) Any other provision necessary to effect the conversion.

9 (d) In a conversion of an other entity to a limited liability company, the articles of 10 conversion shall set forth:

(1) The name of the other entity, the date on which the other entity wasfirst created, and the place of incorporation or organization of the other entity;

13 (2) The name of the limited liability company to which the other entity will14 be converted;

15 (3) A statement that the conversion has been approved in accordance with 16 the provisions of this subtitle;

17 (4) The manner and basis of converting or exchanging any outstanding 18 shares of stock, membership interests, partnership interests, beneficial interests, or other 19 ownership interests of the other entity into membership interests in the limited liability 20 company or other consideration, and the treatment of any outstanding shares of stock, 21 membership interests, partnership interests, beneficial interests, or other ownership 22 interests not to be converted or exchanged, any of which may be made dependent on facts 23 ascertainable outside the articles of conversion; AND

24 (5) [The future effective time, which shall be a time certain, of the articles 25 of conversion, if the articles of conversion are not to be effective on the acceptance for record 26 of the articles of conversion; and

27

(6)] Any other provision necessary to effect the conversion.

28 (e) The articles of conversion may contain a future effective time for the articles 29 of conversion that is not later than 30 days after the articles of conversion are accepted for 30 record.

31 9A–1203.

1	(a)	In this section, "facts ascertainable outside the articles of conversion" includes:						
2		(1) An action or a determination by any person, including:						
3		(i) The partnership or other entity, as applicable;						
4 5	(ii) The partners, members, directors, trustees, officers, or other agents of the partnership or other entity; and							
$6 \\ 7$	and	(iii) Any other person affiliated with the partnership or other entity;						
8		(2) Any other event.						
9	(b)	Articles of conversion shall be filed for record with the Department.						
10 11	(c) other entity,	In a conversion of a partnership organized under the laws of this State to an the articles of conversion shall set forth:						
$12 \\ 13 \\ 14$	(1) The name of the partnership and the date of filing of its original statement of partnership authority or certificate of limited liability partnership with the Department;							
$\begin{array}{c} 15\\ 16\end{array}$	and the plac	(2) The name of the other entity to which the partnership will be converted e of incorporation or organization of the other entity;						
17 18	(3) A statement that the conversion has been approved in accordance with the provisions of this subtitle;							
19 20 21 22 23 24	(4) The manner and basis of converting or exchanging partnership interests in the partnership into shares of stock, membership interests, partnership interests, beneficial interests, or other ownership interests of the other entity, or other consideration, and the treatment of any partnership interests not to be so converted or exchanged, any of which may be made dependent on facts ascertainable outside the articles of conversion;							
$25 \\ 26 \\ 27$	(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;							
28		(6)] If the other entity is not organized under the laws of this State:						
29 30	organized; a	(i) The location of the principal office in the place where it is nd						
31		(ii) The name and address of the resident agent in this State; and						

	12		SENATE BILL 888						
1		[(7)] (6	6)	Any other provision necessary to effect the conversion.					
$\frac{2}{3}$	(d) of this State	(d) In a conversion of an other entity to a partnership organized under the laws his State, the articles of conversion shall set forth:							
4 5	first created	(1) The name of the other entity, the date on which the other entity was est created, and the place of incorporation or organization of the other entity;							
6		(2)	The n	ame of the partnership to which the other entity will be converted;					
7 8	(3) A statement that the conversion has been approved in accordance with the provisions of this subtitle;								
$9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15$	shares of stock, membership interests, partnership interests, beneficial interests, or other ownership interests of the other entity into partnership interests in the partnership or other consideration, and the treatment of any outstanding shares of stock, membership interests, partnership interests, beneficial interests, or other ownership interests not to be converted or exchanged, any of which may be made dependent on facts ascertainable								
16 17 18	of conversion, if the articles of conversion are not to be effective on the acceptance for record								
19		(6)]	Any o	ther provision necessary to effect the conversion.					
$20 \\ 21 \\ 22$	(e) The articles of conversion may contain a future effective time for the articles of conversion that is not later than 30 days after the articles of conversion are accepted for record.								
23	10–7A–03.								
24	(a)	In this	sectio	on, "facts ascertainable outside the articles of conversion" includes:					
25		(1)	An ac	tion or a determination by any person, including:					
26			(i)	The limited partnership or other entity, as applicable;					
27 28	agents of the		(ii) d part	The partners, members, directors, trustees, officers, or other enership or other entity; and					
29 30	entity; and		(iii)	Any other person affiliated with the limited partnership or other					
31		(2)	Any o	ther event.					

1 Articles of conversion shall be filed for record with the Department. (b) $\mathbf{2}$ In a conversion of a limited partnership to an other entity, the articles of (c)3 conversion shall set forth: 4 The name of the limited partnership and the date of filing of its original (1) $\mathbf{5}$ certificate of limited partnership with the Department; 6 (2)The name of the other entity to which the limited partnership will be 7 converted and the place of incorporation or organization of the other entity; A statement that the conversion has been approved in accordance with 8 (3)9 the provisions of this subtitle; 10 (4)The manner and basis of converting or exchanging partnership 11 interests in the limited partnership into shares of stock, membership interests, partnership 12interests, beneficial interests, or other ownership interests of the other entity, or other 13consideration, and the treatment of any partnership interests not to be converted or 14 exchanged, any of which may be made dependent on facts ascertainable outside the articles of conversion; 1516 The future effective time, which shall be a time certain, of the articles (5)17of conversion, if the articles of conversion are not to be effective on the acceptance for record of the articles of conversion: 18 19 (6)If the other entity is not organized under the laws of this State: 20(i) The location of the principal office in the place where it is 21organized; and 22The name and address of the resident agent in this State; and (ii) 23**[**(7)**] (6)** Any other provision necessary to effect the conversion. 24(d) In a conversion of another entity to a limited partnership, the articles of 25conversion shall set forth: 26(1)The name of the other entity, the date on which the other entity was 27first created, and the place of incorporation or organization of the other entity; 28(2)The name of the limited partnership to which the other entity will be 29converted: 30 A statement that the conversion has been approved in accordance with (3)31the provisions of this subtitle: 32 (4)The manner and basis of converting or exchanging any outstanding

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13

1 shares of stock, membership interests, partnership interests, beneficial interests, or other 2 ownership interests of the other entity into partnership interests in the limited partnership 3 or other consideration, and the treatment of any outstanding shares of stock, membership 4 interests, partnership interests, beneficial interests, or other ownership interests not to be 5 converted or exchanged, any of which may be made dependent on facts ascertainable 6 outside the articles of conversion; AND

7 (5) [The future effective time, which shall be a time certain, of the articles 8 of conversion, if the articles of conversion are not to be effective on the acceptance for record 9 of the articles of conversion; and

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(6)] Any other provision necessary to effect the conversion.

11 (e) The articles of conversion may contain a future effective time for the articles 12 of conversion that is not later than 30 days after the articles of conversion are accepted for 13 record.

14 12–1003.

15 (a) In this section, "facts ascertainable outside the articles of conversion" includes:

16 (1) An action or determination by any person, including:

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(i) The statutory trust or other entity, as applicable;

(ii) The trustees, directors, partners, members, officers, or other
 agents of the statutory trust or other entity; and

20 (iii) Any other person affiliated with the statutory trust or other 21 entity; and

22 (2) Any other event.

23 (b) Articles of conversion shall be filed for record with the Department.

24 (c) In a conversion of a statutory trust to an other entity, the articles of conversion 25 shall set forth:

(1) The name of the statutory trust and the date of filing of its original
 certificate of trust with the Department;

28 (2) The name of the other entity to which the statutory trust will be 29 converted and the place of incorporation or organization of the other entity;

30 (3) A statement that the conversion has been approved in accordance with 31 the provisions of this subtitle;

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1 (4) The manner and basis of converting or exchanging issued beneficial 2 interests of the statutory trust into shares of stock, membership interests, partnership 3 interests, beneficial interests, or other ownership interests of the other entity, or other 4 consideration, and the treatment of any issued beneficial interests not to be converted or 5 exchanged, any of which may be made dependent on facts ascertainable outside of the 6 articles of conversion;

7 (5) [The future effective time, which shall be a time certain, of the articles 8 of conversion, if the articles of conversion are not to be effective on the acceptance for record 9 of the articles of conversion;

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(6)] If the other entity is not organized under the laws of this State:

11 (i) The location of the principal office in the place where it is 12 organized; and

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(ii) The name and address of the resident agent in this State; and

14 [(7)] (6) Any other provision necessary to effect the conversion.

15 (d) In a conversion of an other entity to a statutory trust, the articles of conversion 16 shall set forth:

17 (1) The name of the other entity, the date on which the other entity was 18 first created, and the place of incorporation or organization of the other entity;

19 (2) The name of the statutory trust to which the other entity will be 20 converted;

21 (3) A statement that the conversion has been approved in accordance with 22 the provisions of this subtitle;

(4) The manner and basis of converting or exchanging any outstanding shares of stock, membership interests, partnership interests, beneficial interests, or other ownership interests of the other entity into beneficial interests of the statutory trust, or other consideration, and the treatment of any outstanding shares of stock, membership interests, partnership interests, beneficial interests, or other ownership interests not to be converted or exchanged, any of which may be made dependent on facts ascertainable outside of the articles of conversion; AND

30 (5) [The future effective time, which shall be a time certain, of the articles 31 of conversion, if the articles of conversion are not to be effective on the acceptance for record 32 of the articles of conversion; and

- 33
- (6)] Any other provision necessary to effect the conversion.

1 (e) The articles of conversion may contain a future effective time of the articles of 2 conversion that is not later than 30 days after the articles of conversion are accepted for 3 record.

4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 October 1, 2020.