

## General Assembly

Substitute Bill No. 6605

January Session, 2021



## AN ACT CONCERNING BUSINESS REGISTRATIONS, TRADE NAMES, THE COMMERCIAL RECORDING DIVISION WITHIN THE OFFICE OF THE SECRETARY OF THE STATE AND COMMERCIAL REGISTERED AGENTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 33-636 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (*Effective October*
- 3 1, 2021):
- 4 (a) The certificate of incorporation shall set forth: (1) A corporate
- 5 name for the corporation that satisfies the requirements of section 33-
- 6 655; (2) the number of shares the corporation is authorized to issue; (3)
- 7 the street and mailing address of the corporation's initial registered
- 8 office and the name of its initial registered agent at that office; [and] (4)
- 9 the name and address of each incorporator; (5) the electronic mail
- 10 address of the corporation; and (6) the corporation's North American
- 11 <u>Industry Classification System Code</u>.
- 12 Sec. 2. Subsection (a) of section 33-922 of the general statutes is
- 13 repealed and the following is substituted in lieu thereof (*Effective October*
- 14 1, 2021):
- 15 (a) A foreign corporation may apply for a certificate of authority to

16 transact business in this state by delivering an application to the 17 Secretary of the State for filing. The application shall set forth: (1) The 18 name of the foreign corporation or, if its name is unavailable for use in 19 this state, a corporate name that satisfies the requirements of section 33-20 925; (2) the name of the state or country under whose law it is 21 incorporated; (3) its date of incorporation and period of duration; (4) the 22 street address of its principal office; (5) the address of its registered office 23 in this state and the name of its registered agent at that office; (6) the 24 electronic mail address [, if any,] of the corporation; [and] (7) the names 25 and respective business and residence addresses of the directors and 26 officers of the foreign corporation, except that if good cause is shown, 27 the Secretary of the State may accept business addresses in lieu of 28 business and residence addresses of the directors and officers of the 29 corporation; and (8) the foreign corporation's North American Industry 30 <u>Classification System Code</u>. For purposes of this section, a showing of 31 good cause shall include, but not be limited to, a showing that public 32 disclosure of the residence addresses of the corporation's directors and 33 officers may expose the personal security of such directors and officers 34 to significant risk.

Sec. 3. Subsection (a) of section 33-1026 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):

(a) The certificate of incorporation shall set forth: (1) A corporate name for the corporation that satisfies the requirements of section 33-1045; (2) a statement that the corporation is nonprofit and that the corporation shall not have or issue shares of stock or make distributions; (3) whether the corporation is to have members and, if it is to have members, the provisions which under section 33-1055 are required to be set forth in the certificate of incorporation; (4) the street address of the corporation's initial registered office and the name of its initial registered agent at that office; (5) the name and address of each incorporator; [and] (6) the nature of the activities to be conducted or the purposes to be promoted or carried out, except that it shall be sufficient

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- to state, either alone or with other activities or purposes, that the purpose of the corporation is to engage in any lawful act or activity for which corporations may be formed under sections 33-1000 to 33-1290, inclusive, and by such statement all lawful acts and activities shall be within the purposes of the corporation, except for express limitations, if any; (7) the electronic mail address of the corporation; and (8) the corporation's North American Industry Classification System Code.
  - Sec. 4. Section 33-1212 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) A foreign corporation may apply for a certificate of authority to conduct affairs in this state by delivering an application to the Secretary of the State for filing. The application shall set forth: (1) The name of the foreign corporation or, if its name is unavailable for use in this state, a corporate name that satisfies the requirements of section 33-1215; (2) the name of the state or country under whose law it is incorporated; (3) its date of incorporation and period of duration; (4) the street address of its principal office; (5) the address of its registered office in this state and the name of its registered agent at that office; (6) the electronic mail address [, if any,] of the corporation; [and] (7) the names and respective business and residence addresses of the directors and officers of the foreign corporation, except that if good cause is shown, the Secretary of the State may accept business addresses in lieu of business and residence addresses of the directors and officers of the corporation; and (8) the foreign corporation's North American Industry Classification System Code. For purposes of this section, a showing of good cause shall include, but not be limited to, a showing that public disclosure of the residence addresses of the corporation's directors and officers may expose the personal security of such directors and officers to significant risk.
  - (b) The foreign corporation shall deliver with the completed application a certificate of existence, or a document of similar import, duly authenticated by the secretary of the state or other official having custody of corporate records in the state or country under whose law it

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- 82 is incorporated.
- Sec. 5. Subsection (a) of section 34-10 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective October*
- 85 1, 2021):
- 86 (a) In order to form a limited partnership a certificate of limited
- 87 partnership must be executed as provided in section 34-10a and the
- 88 certificate shall set forth:
- 89 (1) The name of the limited partnership and the address of the office
- 90 required to be maintained by section 34-13b;
- 91 (2) The name and address of the agent for service of process required
- 92 to be maintained by section 34-13b;
- 93 (3) The name and business address of each general partner;
- 94 (4) The latest date upon which the limited partnership is to dissolve;
- 95 (5) Any other matters the partners determine to include therein; [and]
- 96 (6) The electronic mail address [, if any,] of the limited partnership;
- 97 and
- 98 (7) The limited partnership's North American Industry Classification
- 99 System Code.
- Sec. 6. Section 34-13e of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective October 1, 2021*):
- 102 (a) Each limited partnership shall file an annual report by electronic
- transmission with the Secretary of the State that shall be due upon the
- anniversary of the formation of the limited partnership. Upon request
- of a limited partnership, the Secretary of the State may grant an
- 106 exemption from the requirement to file an annual report by electronic
- transmission if the limited partnership does not have the capability to
- 108 file by electronic transmission or make payment in an authorized

- manner by electronic means or if other good cause is shown.
- (b) Each annual report shall set forth: (1) The name of the limited partnership; (2) the address of the office of the limited partnership required to be maintained by section 34-13b; (3) the electronic mail address [, if any,] of the limited partnership; (4) if applicable, the name and address of the statutory agent; and (5) [such additional information, including the limited partnership's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the limited partnership.]
  - (c) Each annual report shall be executed in accordance with section 34-10a and be accompanied by the filing fee established in section 34-38n. The Secretary of the State shall deliver to each limited partnership at the address of the office required to be maintained by section 34-13b or its electronic mail address, as shown by his records, notice that the annual report is due, but failure to receive such notice shall not relieve a limited partnership of the requirement of filing the report as provided in this section.
  - (d) A limited partnership may file online a supplemental report updating the information required by subsection (b) of this section, provided such limited partnership has satisfied the requirements to submit annual reports pursuant to this section. The filing fee for a supplemental report shall be twenty dollars.
- Sec. 7. Section 34-38g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - Before transacting business in this state, a foreign limited partnership shall register with the Secretary of the State. In order to register, a foreign limited partnership shall submit to the Secretary of the State [a signed copy of the] <u>an</u> application for registration as a foreign limited partnership, signed [and sworn to] by a general partner and setting forth: (1) The name of the foreign limited partnership and, if different, the name under which it proposes to register and transact business in

140 the state; (2) the state and date of its formation; (3) the general character 141 of the business it proposes to transact in this state; (4) the name and 142 address of the agent in this state for service of process on the foreign 143 limited partnership required to be maintained by section 34-38p and an 144 acceptance of such appointment signed by the agent appointed if other 145 than the Secretary of the State; (5) the address of the office required to 146 be maintained in the state of its organization by the laws of that state, 147 or, if not so required, of the principal office of the foreign limited 148 partnership; (6) the name and business address of each general partner; 149 (7) the address of the office at which is kept a list of the names and 150 addresses of the limited partners and their capital contributions, 151 together with an undertaking by the foreign limited partnership to keep 152 those records until the foreign limited partnership registration in this 153 state is cancelled or withdrawn; (8) the date the foreign limited 154 partnership commenced transacting business in this state; [and] (9) the 155 electronic mail address [, if any,] of the foreign limited partnership; and 156 (10) the foreign limited partnership's North American Industry 157 Classification System Code.

- Sec. 8. Section 34-38j of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - If any statement in the application for registration of a foreign limited partnership was false when made or any arrangements or other facts described have changed, making the application inaccurate in any respect, the foreign limited partnership shall promptly file in the office of the Secretary of the State a [signed copy of a] certificate, signed [and sworn to] by a general partner, correcting such statement.
- Sec. 9. Section 34-38k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- A foreign limited partnership may cancel its registration by filing with the Secretary of the State [a signed copy of] a certificate of cancellation signed [and sworn to] by a general partner. A cancellation does not terminate the authority of the Secretary of the State to accept

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- service of process on the foreign limited partnership with respect to causes of action arising out of the transactions of business in this state.
- Sec. 10. Section 34-38s of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) Each foreign limited partnership registered to transact business in this state shall file an annual report by electronic transmission with the Secretary of the State that shall be due upon the anniversary of the registration of such foreign limited partnership pursuant to section 34-38g, as amended by this act. Upon request of a foreign limited partnership, the Secretary of the State may grant an exemption from the requirement to file an annual report by electronic transmission if the foreign limited partnership does not have the capability to file by electronic transmission or make payment in an authorized manner by electronic means or if other good cause is shown.
    - (b) Each annual report shall set forth: (1) The name of the foreign limited partnership and, if different, the name under which such foreign limited partnership transacts business in this state; (2) the address of the office required to be maintained in the state or other jurisdiction of the foreign limited partnership's organization by the laws of that state or jurisdiction or, if not so required, the address of its principal office; [and] (3) the electronic mail address [, if any,] of the foreign limited partnership; and (4) the foreign limited partnership's North American Industry Classification System Code.
    - (c) Each annual report shall be executed in accordance with section 34-10a and be accompanied by the filing fee established in section 34-38n. The Secretary of the State shall deliver to each foreign limited partnership at its principal office or its electronic mail address, as last shown by his records, notice that the annual report is due, but failure to receive such notice shall not relieve a foreign limited partnership of the requirement of filing the report as provided in this section.
    - (d) A foreign limited partnership may file online a supplemental

- 203 report updating the information required by subsection (b) of this 204 section, provided such foreign limited partnership has satisfied the
- 205 requirements to submit annual reports pursuant to this section. The
- filing fee for a supplemental report shall be twenty dollars. 206
- 207 Sec. 11. Section 34-247 of the general statutes is repealed and the 208 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 209 (a) One or more persons may act as organizers to form a limited 210 liability company by delivering to the Secretary of the State for filing a certificate of organization.
  - (b) A certificate of organization shall state: (1) The name of the limited liability company, which shall comply with section 34-243k; (2) the street address and mailing address of the company's principal office; (3) the name of a registered agent appointed in compliance with section 34-243n, along with the street address and mailing address in this state of the company's registered agent; (4) the name, business address and residence address of at least one manager or member of the limited liability company, except that if good cause is shown, the Secretary of the State may accept a business address in lieu of the business and residence addresses of such manager or member, provided, for purposes of this subsection, a showing of good cause shall include, but not be limited to, a showing that public disclosure of the residence address of the manager or member of the limited liability company may expose the personal security of such manager or member to significant risk; [and] (5) the electronic mail address [, if any,] of the limited liability company; and (6) the limited liability company's North American Industry Classification System Code.
    - (c) A certificate of organization may contain statements as to matters other than those required by subsection (b) of this section, but may not vary or otherwise affect the provisions specified in subsection (c) of section 34-243d in a manner inconsistent with said section.
- 233 (d) A limited liability company is formed on the date and at the time

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- of its filing by the Secretary of the State, as provided in section 34-247e.
- Sec. 12. Section 34-275b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- To register to do business in this state, a foreign limited liability company must deliver a foreign registration certificate to the Secretary of the State for filing. The certificate shall set forth:
- 240 (1) The name of the company and, if the name does not comply with 241 section 34-243k, an alternate name adopted pursuant to subsection (a) 242 of section 34-275e;
- 243 (2) That the company is a foreign limited liability company;
- 244 (3) The name of the company's governing jurisdiction;
- 245 (4) The street and mailing addresses of the company's principal office 246 and, if the law of the governing jurisdiction requires the company to 247 maintain an office in that jurisdiction, the street and mailing addresses 248 of the required office;
  - (5) The name and address of the agent in this state for service of process on the foreign limited liability company required to be maintained by section 34-243n and an acceptance of such appointment signed by the agent appointed if other than the Secretary of the State;
  - (6) The name and respective business and residence addresses of a manager or a member of the foreign limited liability company, except that, if good cause is shown, the Secretary of the State may accept a business address in lieu of business and residence addresses of such manager or member. For the purposes of this subdivision, a showing of good cause shall include, but need not be limited to, a showing that public disclosure of the residence address of the manager or member of the foreign limited liability company may expose the personal security of such manager or member to significant risk; [and]

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- 262 (7) The electronic mail address [, if any,] of the foreign limited liability 263 company; and
- (8) The foreign limited liability company's North American Industry
  Classification System Code.
- Sec. 13. Subsection (a) of section 34-419 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
- 269 (a) To become a registered limited liability partnership, a partnership 270 shall file a certificate of limited liability partnership with the Secretary 271 of the State, stating the name of the partnership, which shall conform to 272 the requirements of section 34-406; the address of its principal office; if 273 the partnership's principal office is not located in this state, the address 274 of a registered office and the name and address of a registered agent for 275 service of process in this state, which the partnership will be required to 276 maintain under section 34-408; a brief statement of the business in which 277 the partnership engages; the electronic mail address [, if any,] of the 278 registered limited liability partnership; the registered limited liability 279 partnership's North American Industry Classification System Code; any 280 other matters the partnership may determine to include; and that the 281 partnership thereby applies for status as a registered limited liability 282 partnership.
  - Sec. 14. Section 34-429 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - Before transacting business in this state, a foreign registered limited liability partnership shall file a certificate of authority with the Secretary of the State executed by a person with authority to do so under the laws of the state or other jurisdiction where it is registered as a registered limited liability partnership. The certificate of authority shall set forth: (1) The name of the partnership and, if different, the name under which it proposes to transact business in this state, either of which shall conform to the requirements of section 34-406; (2) the state or other

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- jurisdiction where it is registered as a registered limited liability 293 294 partnership and the date of its registration; (3) the name and address of 295 the agent in this state for service of process required to be maintained 296 by section 34-408 and an acceptance of such appointment signed by the 297 agent appointed; (4) the address of the office required to be maintained 298 in the state or other jurisdiction of its organization by the laws of that 299 state or jurisdiction or, if not so required, of the principal office of the 300 partnership; (5) a representation that the partnership is a "foreign 301 registered limited liability partnership" as defined in section 34-301; (6) 302 a brief statement of the business in which the partnership engages; (7) 303 the electronic mail address [, if any,] of the foreign registered limited 304 liability partnership; (8) the foreign registered limited liability 305 partnership's North American Industry Classification System Code; and 306 [(8)] (9) any other matters the partnership may determine to include.
- Sec. 15. Subsection (a) of section 34-503 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
- 310 (a) Every statutory trust shall file a signed copy of its certificate of trust with the office of the Secretary of the State. The certificate of trust shall set forth:
- 313 (1) A name of the statutory trust that satisfies the requirements of section 34-506;
- 315 (2) The future effective date, which shall be a date certain, of 316 effectiveness of the certificate if it is not to be effective upon the filing of 317 the certificate;
- 318 (3) The principal office address of the statutory trust;
- 319 (4) The appointment of a statutory agent for service of process, as required by section 34-507; [and]
- 321 (5) The electronic mail address of the statutory trust;

- (6) The statutory trust's North American Industry Classification
  System Code; and
- [(5)] (7) Any other information the trustees determine to include therein.
- Sec. 16. Section 34-531 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 328 Before transacting business in this state, a foreign statutory trust shall 329 register with the Secretary of the State. In order to register, a foreign 330 statutory trust shall submit to the Secretary of the State a signed copy of 331 an application for registration as a foreign statutory trust executed by a 332 person with authority to do so under the laws of the state or other 333 jurisdiction of its formation. The application shall set forth: (1) The name 334 of the foreign statutory trust and, if different, the name under which it 335 proposes to transact business in this state; (2) the state or other 336 jurisdiction where formed, and date of its organization; (3) the name and 337 address of the agent in this state for service of process on the foreign 338 statutory trust required to be maintained by section 34-532 and an 339 acceptance of such appointment signed by the agent appointed if other 340 than the Secretary of the State; (4) the address of the office required to 341 be maintained in the state or other jurisdiction of its organization by the 342 laws of that state or jurisdiction or, if not so required, of the principal 343 office of the foreign statutory trust; (5) a representation that the foreign 344 statutory trust is a "foreign statutory trust" as defined in section 34-501; 345 [and] (6) the character of the business which the statutory trust intends 346 to transact in this state; (7) the electronic mail address of the foreign 347 statutory trust; and (8) the foreign statutory trust's North American 348 Industry Classification System Code.
- Sec. 17. Section 33-953 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 351 (a) Each domestic corporation, except banks, trust companies, 352 insurance or surety companies, savings and loan associations and public

service companies, as defined in section 16-1, and each foreign corporation authorized to transact business in this state, shall file an annual report with the Secretary of the State as prescribed in this section.

- (b) The first annual report of a domestic corporation formed prior to January 1, 2020, shall be filed not later than two years after the date on which the corporation filed its certificate of incorporation. The first annual report of a corporation formed on or after January 1, 2020, shall be filed not later than ninety days after the date on which such corporation filed its certificate of incorporation. Subsequent annual reports of a domestic corporation and annual reports of each foreign corporation authorized to transact business in this state shall be filed by electronic transmission on the anniversary date of the filing of the first annual report. Upon request of a corporation, the Secretary of the State may grant an exemption from the requirement to file an annual report by electronic transmission if the corporation does not have the capability to file by electronic means or if other good cause is shown.
- (c) Each annual report shall set forth: (1) The name of the corporation; (2) the principal office of the corporation or, in the case of a foreign corporation (A) the address of the principal office of the foreign corporation in the state under the laws of which it is incorporated, (B) the address of the executive offices of the foreign corporation, and (C) the address of the principal office of the foreign corporation in this state, if any; (3) the electronic mail address [, if any,] of the corporation; (4) the name and address of the registered agent; (5) the names and respective business and residence addresses of the directors and officers of the corporation, except that if good cause is shown, the Secretary of the State may accept business addresses in lieu of business and residence addresses of the directors and officers of the corporation; and (6) [such additional information, including the the corporation's or foreign corporation's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the corporation.] For the purposes of this subsection, a

- showing of good cause shall include, but not be limited to, a showing that public disclosure of the residence addresses of the corporation's directors and officers may expose the personal security of such directors and officers to significant risk.
- (d) Each annual report shall be accompanied by the required filing fee. The report shall be executed as set forth in section 33-608. The Secretary of the State shall deliver to each domestic corporation at its principal office or electronic mail address, as shown by the Secretary's records, and to each foreign corporation authorized to transact business in this state at its executive offices or electronic mail address, as last shown by the Secretary's records, notice that the annual report is due, but failure to receive such notice shall not relieve a corporation of the requirement of filing the report as provided in this section.
- (e) A corporation may file online a supplemental report updating the
  information required by subsection (c) of this section, provided such
  corporation has satisfied the requirements to submit annual reports
  pursuant to this section. The filing fee for a supplemental report shall be
  twenty dollars.
  - Sec. 18. Section 33-1243 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) Each domestic corporation, except banks, trust companies, insurance or surety companies, savings and loan associations, credit unions, public service companies, as defined in section 16-1, cemetery associations and incorporated church or religious corporations, and each foreign corporation authorized to conduct affairs in this state, and except corporations formed before January 1, 1961, which under the law in effect on December 31, 1960, were not required to file an annual report, shall file an annual report with the Secretary of the State as prescribed in this section.
- (b) The first annual report of a domestic corporation formed prior to January 1, 2020, shall be filed not later than two years after the date on

which the corporation filed its certificate of incorporation. The first annual report of a corporation formed on or after January 1, 2020, shall be filed not later than ninety days after the date on which such corporation filed its certificate of incorporation. Subsequent annual reports of a domestic corporation and annual reports of each foreign corporation authorized to conduct affairs in this state shall be filed by electronic transmission on the anniversary date of the filing of the first annual report. Upon request of a corporation, the Secretary of the State may grant an exemption from the requirement to file an annual report by electronic transmission if the corporation does not have the capability to file by electronic transmission or make payment in an authorized manner by electronic means or if other good cause is shown.

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(c) Each annual report shall set forth: (1) The name of the corporation and, in the case of a foreign corporation, the state under the laws of which it is incorporated; (2) the principal office of the corporation or, in the case of a foreign corporation (A) the address of the principal office of the foreign corporation in the state under the laws of which it is incorporated, (B) the address of the executive offices of the foreign corporation, and (C) the address of the principal office of the foreign corporation in this state, if any; (3) the electronic mail address [, if any,] of the corporation; (4) the name and address of the registered agent; (5) the names and respective business and residence addresses of the directors and officers of the corporation, except that if good cause is shown, the Secretary of the State may accept business addresses in lieu of business and residence addresses of the directors and officers of the corporation; and (6) [such additional information, including the] the corporation's or foreign corporation's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the corporation.] For the purposes of this subsection, a showing of good cause shall include, but not be limited to, a showing that public disclosure of the residence addresses of the corporation's directors and officers may expose the personal security of such directors and officers to significant risk.

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- 450 (d) Each annual report shall be accompanied by the required filing 451 fee. The report shall be executed as set forth in section 33-1004. The 452 Secretary of the State shall deliver to each domestic corporation at its 453 principal office or electronic mail address, as shown by the Secretary's 454 records, and to each foreign corporation authorized to conduct affairs in 455 this state at its executive offices or electronic mail address, as last shown 456 by the Secretary's records, notice that the annual report is due, but 457 failure to receive such notice shall not relieve a corporation of the 458 requirement of filing the report as provided in this section.
  - (e) A corporation may file online a supplemental report updating the information required by subsection (c) of this section, provided such corporation has satisfied the requirements to submit annual reports pursuant to this section. The filing fee for a supplemental report shall be twenty dollars.
- Sec. 19. Section 34-247k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- (a) A limited liability company or a registered foreign limited liability company shall deliver to the Secretary of the State by electronic transmission an annual report that states:
  - (1) The name of the company;
- 470 (2) The street address and mailing address of its principal office;
  - (3) The name, business address and residence address of at least one member or manager, except that, if good cause is shown, the Secretary of the State may accept a business address in lieu of business and residence addresses of such manager or member. For purposes of this subdivision, a showing of good cause shall include, but not be limited to, a showing that public disclosure of the residence address of the manager or member of the limited liability company may expose the personal security of such manager or member to significant risk;
- 479 (4) The name and address of the registered agent;

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- (5) An electronic mail address where the Secretary of the State can communicate with the company or its filing agent; [, if the company or its filing agent maintains an electronic mail address;]
  - (6) In the case of a foreign limited liability company, any alternate name adopted under section 34-275e, its governing jurisdiction and if the law of the governing jurisdiction requires the company to maintain an office in that jurisdiction, the street and mailing addresses of the required office; and
- (7) [Such additional information, including the] <u>The limited liability</u> company's or registered foreign limited liability company's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the limited liability company.]
  - (b) Information in the annual report must be current as of the date the report is signed by the limited liability company or registered foreign limited liability company.
  - (c) The first annual report must be filed with the Secretary of the State after January first and before April first of the year following the calendar year in which the limited liability company was formed or the registered foreign limited liability company registered to do business in this state. Subsequent annual reports must be filed with the Secretary of the State after January first and before April first of each calendar year thereafter.
  - (d) If an annual report does not contain the information required by this section, the Secretary of the State promptly shall notify the reporting limited liability company or registered foreign limited liability company and return the report for correction.
  - (e) Upon the request of a limited liability company or a registered foreign limited liability company, the Secretary of the State may grant an exemption from the requirement to file an annual report by electronic transmission if the limited liability company or the registered foreign

limited liability company does not have the capability to file by electronic transmission or make payment in an authorized manner by electronic means or if other good cause is shown. For purposes of this section, electronic transmission shall be limited to online filing utilizing the Internet or any newer mode of computer-aided, automated filing designated by the Secretary of the State for annual report filing.

- (f) If the manager or member named in a limited liability company's or a registered foreign limited liability company's most current annual report pursuant to subsection (c) of this section is replaced for such purpose by another manager or member after the limited liability company has filed such annual report, but not later than thirty days preceding the month during which the limited liability company's next annual report becomes due, the limited liability company shall file with the Secretary of the State an interim notice of change of manager or member that sets forth: (1) The name of the limited liability company; and (2) the name, title, business address and residence address of the new manager or member and the name and title of the former manager or member, except that if good cause is shown, the Secretary of the State may accept a business address in lieu of the business and residence addresses of the new manager or member. Any such change of manager or member that occurs within the thirty-day period preceding the month during which the limited liability company's next annual report becomes due shall be reflected in such next annual report.
- (g) A limited liability company may file online a supplemental report updating the information required by subsection (a) of this section, provided such limited liability company has satisfied the requirements to submit annual reports pursuant to this section. The filing fee for a supplemental report shall be twenty dollars.
- Sec. 20. Section 34-420 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 541 (a) Each registered limited liability partnership shall file an annual 542 report by electronic transmission with the Secretary of the State, which

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- 543 report shall be due upon the anniversary of the filing of a certificate of 544 limited liability partnership pursuant to section 34-419, as amended by 545 this act. Upon request of a registered limited liability partnership, the 546 Secretary of the State may grant an exemption from the requirement to 547 file an annual report by electronic transmission if the registered limited 548 liability partnership does not have the capability to file by electronic 549 transmission or make payment in an authorized manner by electronic 550 means or if other good cause is shown.
  - (b) Each annual report shall set forth: (1) The name of the registered limited liability partnership; (2) the registered limited liability partnership's current principal office address; (3) the electronic mail address [, if any,] of the registered limited liability partnership; (4) the name and address of the registered agent; and (5) [such additional information, including the] the registered limited liability partnership's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the limited liability partnership.]
- 560 (c) Each annual report shall be executed in accordance with section 561 34-410 and be accompanied by the filing fee established in section 34-562 413. The Secretary of the State shall deliver to each registered limited 563 liability partnership at its principal office or electronic mail address, as 564 shown on the Secretary's records, notice that the annual report is due, 565 but failure to receive such notice shall not relieve a registered limited 566 liability partnership of the requirement of filing the report as provided 567 in this section.
  - (d) A registered limited liability partnership may file online a supplemental report updating the information required by subsection (b) of this section, provided such registered limited liability partnership has satisfied the requirements to submit annual reports pursuant to this section. The filing fee for a supplemental report shall be twenty dollars.
- Sec. 21. Section 34-431 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):

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- (a) A foreign registered limited liability partnership authorized to transact business in this state shall file an annual report by electronic transmission with the office of the Secretary of the State which report shall be due upon the anniversary of such foreign registered limited liability partnership's certificate of authority pursuant to section 34-429, as amended by this act. Upon request of a foreign registered limited liability partnership, the Secretary of the State may grant an exemption from the requirement to file an annual report by electronic transmission if the foreign registered limited liability partnership does not have the capability to file by electronic transmission or make payment in an authorized manner by electronic means or if other good cause is shown.
- (b) Each annual report shall set forth: (1) The name of the foreign registered limited liability partnership and, if different, the name under which such foreign registered limited liability partnership transacts business in this state; (2) the address of the office required to be maintained in the state or other jurisdiction of the foreign registered limited liability partnership's organization by the laws of that state or jurisdiction or, if not so required, the address of its principal office; (3) the electronic mail address [, if any,] of the foreign registered limited liability partnership; (4) the name and address of the statutory agent; and (5) [such additional information, including the] the foreign registered limited liability partnership's North American Industry Classification System Code. [, that the Secretary deems pertinent for determining the principal purpose of the foreign registered limited liability partnership.]
- (c) Each annual report shall be executed in accordance with section 34-410, and be accompanied by the filing fee established in section 34-413. The Secretary of the State shall deliver to each foreign registered limited liability partnership at its principal office or electronic mail address, as shown on the Secretary's records, notice that the annual report is due, but failure to receive such notice shall not relieve a foreign registered limited liability partnership of the requirement of filing the report as provided in this section.

- (d) A foreign registered limited liability partnership may file online a supplemental report updating the information required by subsection (b) of this section, provided such foreign registered limited liability partnership has satisfied the requirements to submit annual reports pursuant to this section. The filing fee for a supplemental report shall be twenty dollars.
- Sec. 22. (NEW) (*Effective October 1, 2021*) (a) No person shall transact business in this state under any assumed name, or under any designation, name or style, corporate or otherwise, other than the real name or names of the person or persons transacting such business, unless a trade name certificate has been issued in accordance with this section or section 23 of this act.
  - (b) An application for a trade name certificate shall be filed on a form prescribed by the Secretary of the State in the office of the town clerk in the town in which such business is, or will be, principally transacted.
  - (1) An application filed by a natural person shall provide: (A) The name under which such business is, or will be, transacted, (B) the physical address of the business located in the town of filing, (C) the electronic mail address of the business, and (D) the full name, physical address and electronic mail address of each person transacting such business.
  - (2) An application filed by a corporation or limited liability company shall provide: (A) The name under which such business is, or will be, transacted, (B) the business identification number for the corporation or limited liability company provided by the Secretary of the State, (C) the name of the corporation or limited liability company on file with the Secretary of the State, (D) the principal business address of the corporation or limited liability company on file with the Secretary of the State, and (E) the electronic mail address of the corporation or limited liability company.
    - (c) An application for a trade name certificate shall be executed by

- each natural person filing such application or, in the case of a corporation or limited liability company, by an authorized officer of such corporation or limited liability company, and acknowledged before an authority qualified to administer oaths. The filing fee for the trade name application shall be in accordance with section 7-34a of the general statutes, as amended by this act.
  - (d) A town clerk shall issue a trade name certificate upon acceptance of a trade name application filed in accordance with this section or section 23 of this act. Such certificate shall be valid for a period of five years from the date of issuance.
  - (e) All trade name certificates issued prior to October 1, 2021, shall expire five years from the effective date of the issuance of such certificate, unless renewed in accordance with section 23 of this act. A trade name in existence prior to October 1, 2021, may be renewed at any time during such five-year period and the renewed trade name shall be valid for five years from the date such renewal is accepted by the town clerk.
  - Sec. 23. (NEW) (Effective October 1, 2021) (a) A trade name certificate may be renewed not earlier than six months prior to the expiration date of such certificate and not later than the expiration date of such certificate. An application for renewal shall be on a form prescribed by the Secretary of the State and provide the information required by subsection (b) of section 22 of this act. Upon acceptance of an application for renewal, the town clerk shall issue a new trade name certificate, which shall be valid for five years from the expiration date of the previous certificate. The filing fee for a trade name renewal shall be in accordance with section 7-34a of the general statutes, as amended by this act.
  - (b) Any information contained on an original application for a trade name certificate or a renewal application may be amended by the filer at any time prior to the expiration of the trade name certificate and the fee for such amendment shall be in accordance with section 7-34a of the

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- 671 general statutes, as amended by this act.
- (c) A trade name certificate may be cancelled by the filer prior to the expiration date of the trade name certificate upon filing a cancellation of the trade name certificate with the town clerk of the town where the original application was filed, and the fee for such cancellation shall be in accordance with section 7-34a of the general statutes, as amended by this act.
- Sec. 24. (NEW) (*Effective October 1, 2021*) (a) Each town clerk shall keep an alphabetical index of the trade name certificates issued by such town clerk and the natural persons, corporations or limited liability companies filing such trade name applications.
- (b) The Secretary of the State may create an electronic system for town clerks to process applications for trade name certificates. Such system shall provide for state-wide public searching of trade name certificate information. Any town clerk utilizing such system shall be deemed to have complied with the indexing requirements in subsection (a) of this section.
  - Sec. 25. (NEW) (*Effective October 1, 2021*) (a) A copy of any trade name certificate, certified by the town clerk from whose office the same has been issued, shall be presumptive evidence, in all courts in this state, of the facts contained in such certificate. The provisions of sections 22 to 26, inclusive, of this act shall not prevent the lawful use of a partnership name or designation, if such partnership name or designation includes the true surname of at least one of the individuals composing such partnership.
  - (b) A trade name certificate shall not be required for any domestic or foreign limited partnership, limited liability partnership, limited liability company, corporation or statutory trust registered with the Secretary of the State pursuant to title 33 or 34 of the general statutes, as applicable, provided such entity transacts business under the name stated in its formation or registration document, as applicable, filed with

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702 the Secretary of the State.

- (c) Nothing in sections 22 to 26, inclusive, of this act shall require any town clerk to determine that the trade name that is the subject of a trade name certificate issued pursuant to section 22 or 23 of this act is not already in use in the town of filing or in any other town in the state.
- (d) Any person transacting business in violation of the provisions of sections 22 to 26, inclusive, of this act shall be fined not more than five hundred dollars, imprisoned not more than one year, or both. Failure to comply with the provisions of sections 22 to 26, inclusive, of this act shall be deemed to be an unfair or deceptive trade practice under subsection (a) of section 42-110b of the general statutes.
- Sec. 26. (NEW) (Effective October 1, 2021) (a) No person shall use, in any printed advertisement, an assumed or fictitious name for the conduct of such person's business that includes the name of any municipality in this state in such a manner as to suggest that such person's business is located in such municipality unless: (1) Such person's business is, in fact, located in such municipality; or (2) such person includes in any such printed advertisement the complete street address of the location from which such person's business is actually conducted, including the city or town and, if located outside of Connecticut, the state in which such person's business is located. A violation of the provisions of this section by a person conducting business under an assumed or fictitious name that includes the name of a municipality in this state shall be deemed an unfair or deceptive trade practice under subsection (a) of section 42-110b of the general statutes.
- (b) The provisions of this section shall not apply to the use of (1) any trademark or service mark registered under the laws of this state or under federal law, (2) any name that, when applied to the goods or services of such person's business, is merely descriptive of them, or (3) any name that is merely a surname.
- (c) Nothing in this section shall be construed to impose any liability

- on any publisher that relies on the written assurances of a person placing such printed advertisement that such person has authority to use any such assumed or fictitious name.
- Sec. 27. Subdivision (1) of subsection (a) of section 7-34a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) (1) Town clerks shall receive, for recording any document, ten dollars for the first page and five dollars for each subsequent page or fractional part thereof, a page being not more than eight and one-half by fourteen inches. Town clerks shall receive, for recording the information contained in a certificate of registration for the practice of any of the healing arts, five dollars. Town clerks shall receive, for recording documents conforming to, or substantially similar to, section 47-36c, which are clearly entitled "statutory form" in the heading of such documents, as follows: For the first page of a warranty deed, a quitclaim deed, a mortgage deed, or an assignment of mortgage, ten dollars; for each additional page of such documents, five dollars; and for each assignment of mortgage, subsequent to the first two assignments, two dollars. Town clerks shall receive, for recording any document with respect to which certain data must be submitted by each town clerk to the Secretary of the Office of Policy and Management in accordance with section 10-261b, two dollars in addition to the regular recording fee. Any person who offers any written document for recording in the office of any town clerk, which document fails to have legibly typed, printed or stamped directly beneath the signatures the names of the persons who executed such document, the names of any witnesses thereto and the name of the officer before whom the same was acknowledged, shall pay one dollar in addition to the regular recording fee. Town clerks shall receive, for recording any deed, except a mortgage deed, conveying title to real estate, which deed does not contain the current mailing address of the grantee, five dollars in addition to the regular recording fee. Town clerks shall receive, for filing any document, ten dollars; for receiving and keeping a survey or map, legally filed in the town clerk's office, ten

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766 dollars; and for indexing such survey or map, in accordance with section 767 7-32, ten dollars, except with respect to indexing any such survey or map 768 pertaining to a subdivision of land as defined in section 8-18, in which event town clerks shall receive twenty dollars for each such indexing. 769 Town clerks shall receive, for a copy, in any format, of any document 770 771 either recorded or filed in their offices, one dollar for each page or 772 fractional part thereof, as the case may be; for certifying any copy of the 773 same, two dollars; for making a copy of any survey or map, the actual 774 cost thereof; and for certifying such copy of a survey or map, two 775 dollars. Town clerks shall receive, for recording the commission and 776 oath of a notary public and for a trade name application, renewal, 777 amendment, cancellation or other filing, twenty dollars; and for 778 certifying under seal to the official character of a notary, five dollars.

- Sec. 28. Subdivision (2) of subsection (f) of section 14-12 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (2) The commissioner shall not register a motor vehicle if he knows that the motor vehicle's equipment fails to comply with the provisions of this chapter, provided nothing contained in this section shall preclude the commissioner from issuing one or more temporary registrations for a motor vehicle not previously registered in this state or from issuing a temporary registration for a motor vehicle under a trade name without a certified copy of the [notice] certificate required by section [35-1] 22 or 23 of this act.
- Sec. 29. Subsection (c) of section 16a-22k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
  - (c) Each heating fuel dealer who sells under a trade name heating fuel or who provides service for heating fuel burners shall disclose to any consumer or potential consumer on any communication and invoice and in any advertising, the name of the person or entity which has filed a certificate to use such a trade name, as required by and pursuant to

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## section [35-1] 22 or 23 of this act.

- Sec. 30. Section 3-99a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) Except as provided in subsection (b) of this section, the Secretary of the State shall receive, for filing or recording any document, instrument or paper required to be filed or recorded regardless of the number of pages, when fees are not otherwise specially provided for, fifty dollars. The Secretary shall receive, for preparing and furnishing a copy of any document, instrument or paper filed or recorded: For each copy of each such document, regardless of the number of pages, forty dollars, for affixing the Secretary's certificate and the state seal thereto, fifteen dollars; for the Secretary's certificate with the state seal imprinted or affixed, fifty dollars; for a certificate, with the seal of the state imprinted or affixed thereon, of any fact or record for which no special provision is made, fifty dollars; for certifying the incumbency of a judge of probate, notary public or other official, forty dollars, except that for certifying the incumbency of an official in connection with an adoption of a child, such fee shall be fifteen dollars.
  - (b) No fee shall be charged for filing any document required to be filed pursuant to the provisions of titles 4, 7 and 9, and the fee for furnishing copies of such documents shall be such as will, in the judgment of said Secretary, cover the costs of such copies, except that the fee for furnishing copies of documents filed pursuant to title 9 shall not exceed twenty-five cents per page. No fee shall be charged for filing resolutions relating to payment from the Treasury and statements of receipts and expenditures of judges of probate.
  - (c) No fee shall be charged for any copy required by any state officer, department, board or commission, the fee for which would be payable from the State Treasury. For other services for which fees are not provided by the general statutes, the Secretary may charge such fees as will in his judgment cover the cost of the services provided. The tax imposed under chapter 219 shall not be imposed upon any transaction

for which a fee may be charged under the provisions of this section. Overpayments made to the Records and Legislative Services Division or to the [Commercial Recording] Business Services Division of the office of the Secretary of the State, whether for documents or for fees, in an amount not to exceed five dollars shall not be refunded but shall be placed in the General Fund. No overpayment claim or claim for credit toward future filing fees shall be presented under this section but within one year after it accrues and the Secretary of the State may adjust the Secretary's records accordingly to reflect that the overpaid fees are no longer available for refund or credit.

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(d) In the performance of their functions, the [Commercial Recording] Business Services Division and the Records and Legislative Services Division of the office of the Secretary of the State may, in the discretion of the Secretary, provide expedited services. The Secretary shall provide for the establishment and administration of a system of payment for such expedited services and may include in such system prepaid deposit accounts. The Secretary shall charge, in addition to the filing fees provided for by law, the sum of fifty dollars for each expedited service provided. The filing fee and the expediting fee shall be paid by the person requesting the information and documents, in such manner as required by the Secretary. The Secretary may promulgate rules and regulations necessary to establish guidelines for the use of expedited services and shall establish fees, in addition to the expediting fee, for expedited electronic data processing services which cover the cost of such services.

(e) The Secretary of the State may accept the filing of documents and data [by telecopier or other electronic media] over the Internet and employ new technology, as it is developed, to aid in the performance of all duties required by the law. The Secretary of the State may establish rules, fee schedules and regulations, not inconsistent with the law, for filing documents [by telecopier or other electronic media] and data over the Internet, for the adoption, employment and use of new technology in the performance of the duties of the office and for providing

- electronic access and other related products or services that result from the employment of such new technology.
  - (f) The Secretary of the State may require that a unique identification number be provided on documents or requests processed by the office.
- (g) The Secretary of the State may allow remittances to be in the form of a credit account number and an authorization to draw upon a specified credit account, at such time and under such conditions as the Secretary may prescribe. Remittances in the form of an authorization to draw upon a specified credit account shall include an amount for purposes of paying the discount rate associated with drawing upon the credit account, unless the remittances are drawn on an account with a financial institution that agrees to add the number to the credit card holder's billing, in which event the remittances drawn shall not include an amount for purposes of paying the discount rate associated with the drawing upon the credit account.
- Sec. 31. Section 3-99d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 880 (a) The [Commercial Recording] Business Services Division of the 881 office of the Secretary of the State shall establish an electronic business 882 portal as a single point of entry for business entities for purposes of 883 business registration pursuant to title 33 or 34. Such portal shall provide 884 explanatory information and electronic links provided by state agencies 885 and quasi-public agencies, including, but not limited to, the Labor 886 Department, the Workers' Compensation Commission, 887 **Departments** of Economic Community Development, and 888 Administrative Services. Protection, Consumer Energy 889 Environmental Protection and Revenue Services, Connecticut 890 Innovations, Incorporated, Connecticut Licensing Info Center, The 891 United States Small Business Administration, the Connecticut Small 892 Business Development Center, the Connecticut Economic Resource 893 Center and the Connecticut Center for Advanced Technology, for the 894 purposes of assisting such business entities in determining permitting

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and licensure requirements, identifying state revenue responsibilities and benefits, and finding available state financial incentives and programs related to such entities' businesses. The information provided for purposes of business registration with the office of the Secretary of the State may be made available to state agencies and quasi-public agencies for economic development, state revenue collection and statistical purposes as provided by law.

- (b) The Department of Economic and Community Development, within available appropriations and in collaboration with the office of the Secretary of the State, shall (1) promote such electronic business portal in order to encourage entrepreneurship in the state, and (2) identify modifications to such electronic business portal to allow businesses to complete the business registration process in an expedient manner.
- Sec. 32. (NEW) (Effective October 1, 2021) (a) For purposes of this section and sections 33 and 34 of this act, "registered agent" means a registered agent of a corporation under section 33-660 or 33-1050 of the general statutes, a statutory agent for service of process of a limited partnership under section 34-13b of the general statutes, a registered agent of a limited liability company under section 34-243n of the general statutes, a statutory agent for service of process of a limited liability partnership under section 34-408 of the general statutes or a statutory agent for service of process of a statutory trust under section 34-507 of the general statutes.
- (b) (1) A registered agent may deliver to the Secretary of the State for filing a commercial registered agent listing statement signed by the registered agent which states: (A) The name of the individual or entity that acts as a registered agent and, if an entity, the entity's type and jurisdiction of formation; (B) that the registered agent is in the business of serving as a registered agent in this state; and (C) the address of a place of business of the registered agent in this state to which service of process, notices and demands being served on or sent to entities represented by the person may be delivered.

- (2) A commercial registered agent listing statement may include information on the methods that the registered agent will accept service of process, notices and demands, other than in a written record.
- (c) If the name of a registered agent delivering to the Secretary of the State for filing a commercial registered agent listing statement is not distinguishable on the records of the Secretary of the State from the name of another commercial registered agent listed under this section, such person shall adopt a fictitious name that is distinguishable and use that name in such registered agent's statement and when it does business in this state as a registered agent.
- (d) A commercial registered agent listing statement takes effect on filing.
- (e) The Secretary of the State shall note the filing of a commercial registered agent listing statement in the index of the Secretary of the State's records for each entity represented by the registered agent at the time of the filing. The statement has the effect of amending the registered agent filing for each of those entities to: (1) Designate the registered agent filing the commercial registered agent listing statement as the commercial registered agent of each of those entities; and (2) delete the name and address of the former agent from the registered agent filing of each of those entities.
- Sec. 33. (NEW) (Effective October 1, 2021) (a) A registered agent may terminate such agent's listing as a commercial registered agent by delivering to the Secretary of the State for filing a commercial registered agent termination statement signed by the agent which states: (1) The name of the agent as listed under section 32 of this act; and (2) that the agent is no longer in the business of serving as a commercial registered agent in this state.
- (b) A commercial registered agent termination statement takes effect at 12:01 a.m. on the thirty-first day after the day on which it is filed by the Secretary of the State.

- (c) The registered agent shall promptly furnish each entity represented by the agent with a notice in a record of the filing of the commercial registered agent termination statement.
  - (d) When a commercial registered agent termination statement takes effect, the commercial registered agent ceases to be the registered agent for each entity formerly represented by it. Termination of the listing of a commercial registered agent under this section does not affect any contractual rights a represented entity has against the agent or that the agent has against the represented entity.
- Sec. 34. (NEW) (*Effective October 1, 2021*) (a) If a commercial registered agent changes its name or, if an entity, type of entity or jurisdiction of formation of the entity, as stated in its commercial registered agent listing pursuant to section 32 of this act, the agent shall deliver to the Secretary of the State for filing a statement of change signed by the agent which states:
- 974 (1) The name of the agent as listed under section 32 of this act;
- 975 (2) If the name of the agent has changed, the new name;
- 976 (3) If the address of the agent has changed, the new address; and
- 977 (4) If the agent is an entity: (A) If the type of entity of the agent has 978 changed, the new type of entity; and (B) if the jurisdiction of formation 979 of the agent has changed, the new jurisdiction of formation.
  - (b) The filing by the Secretary of the State of a statement of change under subsection (a) is effective to change the information regarding the agent with respect to each entity represented by the agent.
  - (c) A statement of change filed under this section takes effect on filing.
    - (d) A commercial registered agent promptly shall furnish to each entity represented by the agent a notice in a record of the filing by the Secretary of the State of a statement of change relating to the name or

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address of the agent and the changes made in the statement.

988 Sec. 35. Section 35-1 of the general statutes is repealed. (*Effective October 1, 2021*)

This act sha	all take effect as follows	and shall amend the following	
sections:			
Section 1	October 1, 2021	33-636(a)	
Sec. 2	October 1, 2021	33-922(a)	
Sec. 3	October 1, 2021	33-1026(a)	
Sec. 4	October 1, 2021	33-1212	
Sec. 5	October 1, 2021	34-10(a)	
Sec. 6	October 1, 2021	34-13e	
Sec. 7	October 1, 2021	34-38g	
Sec. 8	October 1, 2021	34-38j	
Sec. 9	October 1, 2021	34-38k	
Sec. 10	October 1, 2021	34-38s	
Sec. 11	October 1, 2021	34-247	
Sec. 12	October 1, 2021	34-275b	
Sec. 13	October 1, 2021	34-419(a)	
Sec. 14	October 1, 2021	34-429	
Sec. 15	October 1, 2021	34-503(a)	
Sec. 16	October 1, 2021	34-531	
Sec. 17	October 1, 2021	33-953	
Sec. 18	October 1, 2021	33-1243	
Sec. 19	October 1, 2021	34-247k	
Sec. 20	October 1, 2021	34-420	
Sec. 21	October 1, 2021	34-431	
Sec. 22	October 1, 2021	New section	
Sec. 23	October 1, 2021	New section	
Sec. 24	October 1, 2021	New section	
Sec. 25	October 1, 2021	New section	
Sec. 26	October 1, 2021	New section	
Sec. 27	October 1, 2021	7-34a(a)(1)	
Sec. 28	October 1, 2021	14-12(f)(2)	
Sec. 29	October 1, 2021	16a-22k(c)	
Sec. 30	October 1, 2021	3-99a	
Sec. 31	October 1, 2021	3-99d	
Sec. 32	October 1, 2021	New section	

Sec. 33	October 1, 2021	New section
Sec. 34	October 1, 2021	New section
Sec. 35	October 1, 2021	Repealer section

## JUD Joint Favorable Subst.