

General Assembly

January Session, 2019

## Raised Bill No. 1083

LCO No. **5714** 

Referred to Committee on JUDICIARY

Introduced by: (JUD)

## AN ACT IMPROVING THE INTEGRITY OF THE CONNECTICUT BUSINESS REGISTRY.

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

Section 1. Section 33-953 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective January 1, 2020*):

3 (a) Each domestic corporation, except banks, trust companies, 4 insurance or surety companies, savings and loan associations and 5 public service companies, as defined in section 16-1, and each foreign 6 corporation authorized to transact business in this state, shall file an 7 annual report with the Secretary of the State as prescribed in this 8 section.

9 (b) The first annual report of a domestic corporation <u>formed prior to</u> 10 January 1, 2020, shall be filed not later than two years after the date on 11 which the corporation filed its certificate of incorporation. The first 12 annual report of a corporation formed on or after January 1, 2020, shall 13 be filed [within thirty days after its organization meeting] <u>not later</u> 14 than ninety days after the date on which such corporation filed its

15 certificate of incorporation. Subsequent annual reports of [such] a 16 domestic corporation and annual reports of each foreign corporation 17 authorized to transact business in this state shall be filed by electronic 18 transmission [at such times as may be provided by regulations 19 adopted by the Secretary of the State in accordance with chapter 54, 20 provided the Secretary of the State may require any corporation to file 21 an annual report according to reporting schedules established by the 22 Secretary so as to effect staggered filing of all such reports] on the 23 anniversary date of the filing of the first annual report. Upon request 24 of a corporation, the Secretary of the State may grant an exemption 25 from the requirement to file an annual report by electronic 26 transmission if the corporation does not have the capability to file by 27 electronic transmission or make payment in an authorized manner by 28 electronic means or if other good cause is shown.

29 (c) Each annual report shall set forth: [as of a date which complies 30 with subsection (d) of this section and which is specified in such 31 report:] (1) The name of the corporation; (2) the principal office of the 32 corporation or, in the case of a foreign corporation (A) the address of 33 the principal office of the foreign corporation in the state under the 34 laws of which it is incorporated, (B) the address of the executive offices 35 of the foreign corporation, and (C) the address of the principal office of 36 the foreign corporation in this state, if any; (3) the electronic mail 37 address, if any, of the corporation; [and] (4) the name and address of 38 the registered agent; (5) the names and respective business and 39 residence addresses of the directors and officers of the corporation, 40 except that if good cause is shown, the Secretary of the State may 41 accept business addresses in lieu of business and residence addresses 42 of the directors and officers of the corporation; and (6) such additional 43 information, including the North American Industry Classification 44 System Code, that the Secretary deems pertinent for determining the 45 principal purpose of the corporation. For the purposes of this 46 subsection, a showing of good cause shall include, but not be limited 47 to, a showing that public disclosure of the residence addresses of the 48 corporation's directors and officers may expose the personal security of 49 such directors and officers to significant risk.

50 [(d) The date specified in the annual report pursuant to subsection 51 (c) of this section shall (1) not be later than the date of filing the report, 52 and (2) not be earlier than the latest date preceding the date of filing on 53 which any change of circumstances occurred which would affect the 54 statements of fact required in the report.]

55 [(e)] (d) Each annual report shall be accompanied by the required 56 filing fee. The report shall be executed as set forth in section 33-608. 57 The Secretary of the State shall deliver to each domestic corporation at 58 its principal office or electronic mail address, as shown by [his] the 59 <u>Secretary's</u> records, and to each foreign corporation authorized to 60 transact business in this state at its executive offices or electronic mail 61 address, as last shown by [his] the Secretary's records, notice that the 62 annual report is due, but failure to receive such notice shall not relieve 63 a corporation of the requirement of filing the report as provided in this 64 section.

65 Sec. 2. Section 33-1243 of the general statutes is repealed and the 66 following is substituted in lieu thereof (*Effective January 1, 2020*):

67 (a) Each domestic corporation, except banks, trust companies, 68 insurance or surety companies, savings and loan associations, credit 69 unions, public service companies, as defined in section 16-1, cemetery 70 associations and incorporated church or religious corporations, and 71 each foreign corporation authorized to conduct affairs in this state, and 72 except corporations formed before January 1, 1961, which under the 73 law in effect on December 31, 1960, were not required to file an annual 74 report, shall file an annual report with the Secretary of the State as 75 prescribed in this section.

(b) The first annual report of a domestic corporation <u>formed prior to</u>
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 [within thirty days after its organization meeting] <u>not later</u>

81 than ninety days after the date on which such corporation filed its 82 certificate of incorporation. Subsequent annual reports of [such] a 83 domestic corporation and annual reports of each foreign corporation 84 authorized to conduct affairs in this state shall be filed by electronic 85 transmission [at such times as may be provided by regulations 86 adopted by the Secretary of the State in accordance with chapter 54, 87 provided the Secretary of the State may require any corporation to file 88 an annual report according to reporting schedules established by the 89 Secretary so as to effect staggered filing of all such reports] on the 90 <u>anniversary date the filing of the first annual report</u>. Upon request of a 91 corporation, the Secretary of the State may grant an exemption from 92 the requirement to file an annual report by electronic transmission if 93 the corporation does not have the capability to file by electronic 94 transmission or make payment in an authorized manner by electronic 95 means or if other good cause is shown.

96 (c) Each annual report shall set forth: [as of a date which complies 97 with subsection (d) of this section and which is specified in such 98 report:] (1) The name of the corporation and, in the case of a foreign 99 corporation, the state under the laws of which it is incorporated; (2) the 100 principal office of the corporation or, in the case of a foreign 101 corporation (A) the address of the principal office of the foreign 102 corporation in the state under the laws of which it is incorporated, (B) 103 the address of the executive offices of the foreign corporation, and (C) 104 the address of the principal office of the foreign corporation in this 105 state, if any; (3) the electronic mail address, if any, of the corporation; 106 [and] (4) the name and address of the registered agent; (5) the names 107 and respective business and residence addresses of the directors and 108 officers of the corporation, except that if good cause is shown, the 109 Secretary of the State may accept business addresses in lieu of business 110 and residence addresses of the directors and officers of the 111 corporation; and (6) such additional information, including the North 112 American Industry Classification System Code, that the Secretary 113 deems pertinent for determining the principal purpose of the 114 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) The date specified in the annual report pursuant to subsection (c) of this section shall (1) not be later than the date of filing the report, and (2) not be earlier than the latest date preceding the date of filing on which any change of circumstances occurred which would affect the statements of fact required in the report.]

124 [(e)] (d) Each annual report shall be accompanied by the required 125 filing fee. The report shall be executed as set forth in section 33-1004. 126 The Secretary of the State shall deliver to each domestic corporation at 127 its principal office or electronic mail address, as shown by [his] the 128 Secretary's records, and to each foreign corporation authorized to 129 conduct affairs in this state at its executive offices or electronic mail 130 address, as last shown by [his] the Secretary's records, notice that the 131 annual report is due, but failure to receive such notice shall not relieve 132 a corporation of the requirement of filing the report as provided in this 133 section.

Sec. 3. Subsection (a) of section 34-247k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective* January 1, 2020):

(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:

- 140 (1) The name of the company;
- 141 (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 [section] <u>subdivision</u>, 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;

150 (4) The name and address of the registered agent;

151 [(4)] (5) An electronic mail address where the Secretary of the State 152 can communicate with the company or its filing agent, if the company 153 or its filing agent maintains an electronic mail address; [and]

[(5)] (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 North American
 Industry Classification System Code, that the Secretary deems
 pertinent for determining the principal purpose of the limited liability
 company.

163 Sec. 4. Subsection (b) of section 34-13e of the general statutes is 164 repealed and the following is substituted in lieu thereof (*Effective* 165 *January 1, 2020*):

166 (b) Each annual report shall set forth: (1) The name of the limited 167 partnership; (2) the address of the office of the limited partnership 168 required to be maintained by section 34-13b; [and] (3) the electronic 169 mail address, if any, of the limited partnership; (4) if applicable, the 170 name and address of the statutory agent; and (5) such additional 171 information, including the North American Industry Classification 172 System Code, that the Secretary deems pertinent for determining the 173 principal purpose of the limited partnership.

174 Sec. 5. Section 34-420 of the general statutes is repealed and the

175 following is substituted in lieu thereof (*Effective January 1, 2020*):

176 (a) Each registered limited liability partnership shall file an annual 177 report by electronic transmission with the Secretary of the State, which 178 report shall be due upon the anniversary of the filing of a certificate of 179 limited liability partnership pursuant to section 34-419. Upon request 180 of a registered limited liability partnership, the Secretary of the State 181 may grant an exemption from the requirement to file an annual report 182 by electronic transmission if the registered limited liability partnership 183 does not have the capability to file by electronic transmission or make 184 payment in an authorized manner by electronic means or if other good 185 cause is shown.

186 [(b) Such reporting requirement shall commence on or after January187 1, 1997, and continue annually thereafter.]

188 [(c)] (b) Each annual report shall set forth: (1) The name of the 189 registered limited liability partnership; (2) the registered limited 190 liability partnership's current principal office address; [and] (3) the 191 electronic mail address, if any, of the registered limited liability 192 partnership; (4) the name and address of the registered agent; and (5) 193 such additional information, including the North American Industry 194 Classification System Code, that the Secretary deems pertinent for 195 determining the principal purpose of the limited liability partnership.

196 [(d)] (c) Each annual report shall be executed in accordance with 197 section 34-410 and be accompanied by the filing fee established in 198 section 34-413. The Secretary of the State shall deliver to each 199 registered limited liability partnership at its principal office or 200 electronic mail address, as shown on [his] the Secretary's records, 201 notice that the annual report is due, but failure to receive such notice 202 shall not relieve a registered limited liability partnership of the 203 requirement of filing the report as provided in this section.

Sec. 6. Section 34-431 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2020*):

(a) A foreign registered limited liability partnership authorized to 206 207 transact business in this state shall file an annual report by electronic 208 transmission with the office of the Secretary of the State which report 209 shall be due upon the anniversary of such foreign registered limited 210 liability partnership's certificate of authority pursuant to section 34-211 429. Upon request of a foreign registered limited liability partnership, 212 the Secretary of the State may grant an exemption from the 213 requirement to file an annual report by electronic transmission if the 214 foreign registered limited liability partnership does not have the 215 capability to file by electronic transmission or make payment in an 216 authorized manner by electronic means or if other good cause is 217 shown.

[(b) Such reporting requirement shall commence on and afterJanuary 1, 1997, and continue annually thereafter.]

220 [(c)] (b) Each annual report shall set forth: (1) The name of the 221 foreign registered limited liability partnership and, if different, the 222 name under which such foreign registered limited liability partnership 223 transacts business in this state; (2) the address of the office required to 224 be maintained in the state or other jurisdiction of the foreign registered 225 limited liability partnership's organization by the laws of that state or 226 jurisdiction or, if not so required, the address of its principal office; 227 [and] (3) the electronic mail address, if any, of the foreign registered limited liability partnership; (4) the name and address of the statutory 228 229 agent; and (5) such additional information, including the North 230 American Industry Classification System Code, that the Secretary 231 deems pertinent for determining the principal purpose of the foreign 232 registered limited liability partnership.

[(d)] (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 [his] <u>the Secretary's</u> records, notice that the annual report is due, but failure to receive such notice shall not relieve a foreign registered limited liability partnership of therequirement of filing the report as provided in this section.

Sec. 7. Subsection (b) of section 34-267g of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January 1, 2020*):

244 (b) Whenever it comes to the attention of the Secretary of the State 245 that a limited liability company is more than one year in default of 246 filing its annual report as required by section 34-247k, as amended by 247 this act, the Secretary of the State may notify such limited liability 248 company by [registered or certified] first class mail addressed to such 249 limited liability company at its principal office as last shown on [his] 250 the Secretary's records that, under the provisions of this section, the 251 limited liability company's rights and powers are prima facie forfeited. 252 Unless the limited liability company, within three months of the 253 mailing of such notice, files such annual report, the Secretary of the 254 State shall prepare and file in [his] the Secretary's office a certificate of 255 dissolution by forfeiture stating that the delinquent limited liability 256 company has been dissolved by forfeiture by reason of its default.

257 Sec. 8. Subsection (b) of section 33-890 of the general statutes is 258 repealed and the following is substituted in lieu thereof (*Effective* 259 *January* 1, 2020):

260 (b) Whenever any corporation is more than one year in default of 261 filing its annual report as required by section 33-953, as amended by 262 this act, the Secretary of the State may notify such corporation by 263 [registered or certified] first class mail addressed to such corporation at 264 its principal office as last shown on [his] the Secretary's records that 265 under the provisions of this section the corporation is to be 266 administratively dissolved. Unless the corporation, within three 267 months of the mailing of such notice, files such annual report, the 268 Secretary of the State shall prepare and file in [his] the Secretary's 269 office a certificate of administrative dissolution stating that the 270 delinquent corporation has been administratively dissolved by reason

of its default.

Sec. 9. Subsection (b) of section 33-1181 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2020*):

275 (b) Whenever any corporation is more than two years in default of 276 filing its annual report as required by section 33-1243, as amended by 277 this act, the Secretary of the State may notify such corporation by 278 [registered or certified] first class mail addressed to such corporation at 279 its principal office as last shown on [his] the Secretary's records that 280 under the provisions of this section the corporation is to be 281 administratively dissolved. Unless the corporation, within three 282 months of the mailing of such notice, files such annual report, the 283 Secretary of the State shall prepare and file in [his] the Secretary's 284 office a certificate of administrative dissolution stating that the 285 delinquent corporation has been administratively dissolved by reason 286 of its default.

Sec. 10. Subsection (b) of section 34-32b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January 1, 2020*):

290 (b) Whenever any limited partnership is more than one year in 291 default of filing its annual report as required by section 34-13e, as 292 <u>amended by this act</u>, the Secretary of the State may notify such limited 293 partnership by [registered or certified] first class mail addressed to 294 such limited partnership at its address as last shown on [his] the 295 Secretary's records that under the provisions of this section the limited 296 partnership's rights and powers are prima facie forfeited. Unless the 297 limited partnership, within three months of the mailing of such notice, 298 files such annual report, the Secretary of the State shall prepare and file 299 in [his] the Secretary's office a certificate of cancellation by forfeiture 300 stating that the delinquent limited partnership's certificate has been 301 cancelled by forfeiture by reason of its default.

302 Sec. 11. Subsection (b) of section 34-422 of the general statutes is

303 repealed and the following is substituted in lieu thereof (*Effective*304 *January* 1, 2020):

305 (b) Whenever any registered limited liability partnership is more 306 than one year in default of filing its annual report, the Secretary of the 307 State may notify such registered limited liability partnership by 308 [registered or certified] first class mail addressed to such registered 309 limited liability partnership at its principal office as last shown in the 310 records of said Secretary that under the provisions of this section the 311 registered limited liability partnership's status as a registered limited 312 liability partnership is to be revoked by reason of its default. Unless, 313 within three months after the mailing of such notice, the registered 314 limited liability partnership files a report made out and verified in all 315 respects as the annual report of such registered limited liability 316 partnership, the Secretary of the State shall prepare and file in the 317 office of said Secretary a certificate of revocation by forfeiture stating 318 that the status of the registered limited liability partnership as a 319 registered limited liability partnership has been revoked by reason of 320 its default. The status of a registered limited liability partnership, 321 including the liability of partners for debts, obligations and liabilities 322 of or chargeable to the partnership, is retained until expressly revoked 323 by the Secretary of the State. Revocation of the status of a registered 324 limited liability partnership shall not affect the status of [said] such partnership or the liability of the partners thereof with regard to 325 326 events, acts or omissions occurring prior to the date of revocation.

Sec. 12. Subsection (b) of section 34-433 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January 1, 2020*):

(b) (1) Upon the happening of the events set out in subdivision (1) of subsection (a) of this section, the Secretary of the State may revoke the certificate of authority of such foreign registered limited liability partnership to transact business in this state. (2) Upon determining to revoke the certificate of authority of a foreign registered limited liability partnership the Secretary of the State shall give not less than

336 thirty days' written notice to the foreign registered limited liability 337 partnership that said Secretary intends to revoke the certificate of 338 authority of such foreign registered limited liability partnership for 339 one of said causes, specifying the same. Such notice shall be given by 340 [registered or certified] first class mail addressed to the foreign 341 registered limited liability partnership at its address as last shown on 342 the records of the Secretary of the State. If, before expiration of the time 343 set forth in the notice, the foreign registered limited liability 344 partnership establishes to the satisfaction of the Secretary of the State 345 that the stated cause for the revocation of its certificate of authority did 346 not exist at the time the notice was mailed or, if it did exist at [said] 347 such time, has been cured, the Secretary of the State shall take no 348 further action. Otherwise, on the expiration of the time stated in the 349 notice, said Secretary shall revoke the certificate of authority of such 350 foreign registered limited liability partnership to transact business in 351 this state.

Sec. 13. Subsection (a) of section 35-1 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2019):

355 (a) No person, except as provided in this subsection, shall conduct 356 or transact business in this state, under any assumed name, or under 357 any designation, name or style, corporate or otherwise, other than the 358 real name or names of the person or persons conducting or transacting 359 such business, unless there has been filed, in the office of the town 360 clerk in the town in which such business is or is to be conducted or 361 transacted, a certificate stating the name under which such business is 362 or is to be conducted or transacted and the full name and post-office 363 address of each person conducting or transacting such business or, in 364 the case of a corporation or limited liability company using such an 365 assumed name, its [full name and principal post-office address] 366 business name, business identification number and principal office address as reflected on the records of the Secretary of the State. Such 367 certificate shall be executed by all of such persons or, in the case of a 368 369 corporation or limited liability company, by an authorized officer

370 thereof, and acknowledged before an authority qualified to administer 371 oaths. Each town clerk shall keep an alphabetical index of the names of 372 all persons filing such certificates and of all names or styles assumed as 373 provided in this subsection and, for the indexing and filing of each 374 such certificate, shall receive the statutory filing fee for documents 375 established in section 7-34a, to be paid by the person filing such 376 certificate. The Secretary of the State shall create an electronic system 377 to collect from each town clerk the trade name index information 378 required by this section. A town clerk shall be deemed to have 379 complied with the index information requirement set forth in this 380 subsection, if the Secretary determines that the index information 381 provided by such town clerk contains all active trade name records on file with such clerk. A copy of any such certificate, certified by the 382 town clerk in whose office the same has been filed, shall be 383 384 presumptive evidence, in all courts in this state, of the facts contained 385 in such certificate. The provisions of this subsection shall not prevent 386 the lawful use of a partnership name or designation if such partnership 387 name or designation includes the true surname of at least one of the 388 persons composing such partnership. This subsection shall not apply 389 to: (1) Any limited partnership, as defined in section 34-9, provided 390 such limited partnership (A) has (i) filed a certificate as provided for in 391 section 34-10, or (ii) registered with the Secretary of the State as 392 provided in section 34-38g, and (B) conducts or transacts business 393 under the name stated in the certificate or registered with the Secretary 394 of the State, or (2) any limited liability company, as defined in section 395 34-243a, provided such limited liability company (A) has (i) filed 396 articles or a certificate of organization as provided for in sections 34-397 243i and 34-247, or (ii) registered with the Secretary of the State as 398 provided in sections 34-243m, 34-275a and 34-275b, and (B) conducts 399 or transacts business under the name stated in the articles of 400 organization or registered with the Secretary of the State. Any person 401 conducting or transacting business in violation of the provisions of this 402 subsection shall be fined not more than five hundred dollars or 403 imprisoned not more than one year. Failure to comply with the 404 provisions of this subsection shall be deemed to be an unfair or

405 deceptive trade practice under subsection (a) of section 42-110b.

Sec. 14. Subsection (e) of section 52-57 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July*1, 2019):

409 (e) In actions against a voluntary association, service of process may 410 be made upon the presiding officer, secretary or treasurer. If all of such 411 officers are not residents of the state and the voluntary association is 412 doing business, acting or carrying out its operations or its functions 413 within the state, the voluntary association shall be deemed to have 414 appointed the Secretary of the State as its attorney and to have agreed 415 that any process in any civil action brought against it may be served 416 upon the Secretary of the State and that the process shall have the 417 same validity as if served personally upon the presiding officer, 418 secretary or treasurer of the voluntary association. The process shall be 419 served by any officer to whom the process is directed upon the 420 Secretary of the State by leaving with, or at the office of, the Secretary 421 of the State, at least twelve days before the return day of the process, a 422 true and attested copy thereof, and by sending to the defendant at its 423 last-known address by registered or certified mail, postage prepaid, a 424 like true and attested copy with an endorsement thereon of the service 425 upon the Secretary of the State. The officer serving the process upon 426 the Secretary of the State shall leave with the Secretary of the State, at 427 the time of service, a fee of [twenty-five] <u>fifty</u> dollars, which fee shall 428 be taxed in favor of the plaintiff in [his] the plaintiff's costs if [he] the 429 <u>plaintiff</u> prevails in the action. The Secretary of the State shall keep a 430 record of each such process and the day and hour of service.

431 Sec. 15. Subsection (c) of section 52-59b of the general statutes is
432 repealed and the following is substituted in lieu thereof (*Effective July*433 1, 2019):

434 (c) Any nonresident individual, foreign partnership or foreign
435 voluntary association, or the executor or administrator of such
436 nonresident individual, foreign partnership or foreign voluntary

437 association, over whom a court may exercise personal jurisdiction, as 438 provided in subsection (a) of this section, shall be deemed to have 439 appointed the Secretary of the State as its attorney and to have agreed 440 that any process in any civil action brought against the nonresident 441 individual, foreign partnership or foreign voluntary association, or the 442 executor or administrator of such nonresident individual, foreign 443 partnership or foreign voluntary association, may be served upon the 444 Secretary of the State and shall have the same validity as if served 445 upon the nonresident individual, foreign partnership or foreign 446 voluntary association personally. The process shall be served by the 447 officer to whom the same is directed upon the Secretary of the State by 448 leaving with or at the office of the Secretary of the State, at least twelve 449 days before the return day of such process, a true and attested copy 450 thereof, and by sending to the defendant at the defendant's last-known 451 address, by registered or certified mail, postage prepaid, return receipt 452 requested, a like true and attested copy with an endorsement thereon 453 of the service upon the Secretary of the State. The officer serving such 454 process upon the Secretary of the State shall leave with the Secretary of 455 the State, at the time of service, a fee of [twenty-five] fifty dollars, 456 which fee shall be taxed in favor of the plaintiff in the plaintiff's costs if 457 the plaintiff prevails in any such action. The Secretary of the State shall 458 keep a record of each such process and the day and hour of service.

459 Sec. 16. Section 33-911 of the general statutes is repealed and the 460 following is substituted in lieu thereof (*Effective January 1, 2020*):

461 Formation of a specially chartered corporation shall, following 462 enactment of its special charter act, be completed in all respects in the 463 same manner as formation of a corporation organized under sections 464 33-600 to 33-998, inclusive, except that: (1) The incorporators shall be 465 such as are named in such act, if any; (2) no certificate of incorporation shall be filed but in lieu thereof a copy of the special act shall be filed 466 467 as provided in the case of a certificate of incorporation; and (3) the 468 [thirty-day] <u>ninety-day</u> period referred to in subsection (b) of section 33-953, as amended by this act, as dating from the filing of the 469 470 certificate of incorporation shall commence with the date of enactment 471 of the special act.

472 Sec. 17. Section 33-1201 of the general statutes is repealed and the 473 following is substituted in lieu thereof (*Effective January 1, 2020*):

474 Formation of a specially chartered corporation shall, following 475 enactment of its special charter act, be completed in all respects in the 476 same manner as formation of a corporation organized under sections 477 33-1000 to 33-1290, inclusive, except that: (1) The incorporators shall be 478 such as are named in such act, if any; (2) no certificate of incorporation 479 shall be filed but in lieu thereof a copy of the special act shall be filed 480 as provided in the case of a certificate of incorporation; and (3) the 481 [thirty-day] ninety-day period referred to in subsection (b) of section 482 33-1243, as amended by this act, as dating from the filing of the 483 certificate of incorporation shall commence with the date of enactment 484 of the special act.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	January 1, 2020	33-953
Sec. 2	January 1, 2020	33-1243
Sec. 3	January 1, 2020	34-247k(a)
Sec. 4	January 1, 2020	34-13e(b)
Sec. 5	January 1, 2020	34-420
Sec. 6	January 1, 2020	34-431
Sec. 7	January 1, 2020	34-267g(b)
Sec. 8	January 1, 2020	33-890(b)
Sec. 9	January 1, 2020	33-1181(b)
Sec. 10	January 1, 2020	34-32b(b)
Sec. 11	January 1, 2020	34-422(b)
Sec. 12	January 1, 2020	34-433(b)
Sec. 13	July 1, 2019	35-1(a)
Sec. 14	July 1, 2019	52-57(e)
Sec. 15	July 1, 2019	52-59b(c)
Sec. 16	January 1, 2020	33-911
Sec. 17	January 1, 2020	33-1201

## Statement of Purpose:

To make various statutory revisions suggested by the Secretary of the State that will allow the Office of the Secretary of the State to improve the integrity of the state's business registry.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]