CORPORATION AMENDMENTS 1 2 2023 GENERAL SESSION 3 STATE OF UTAH **Chief Sponsor: Anthony E. Loubet** 4 5 Senate Sponsor: Daniel McCay 6 7 LONG TITLE 8 **General Description:** 9 This bill addresses provisions related to corporations. 10 **Highlighted Provisions:** This bill: 11 12 amends application requirements for: 13 a nonprofit corporation or a corporation applying for reinstatement after 14 dissolution; and 15 a foreign nonprofit corporation or foreign corporation applying for withdrawal; 16 ► requires the Division of Corporations and Commercial Code to request that the State Tax Commission certify that: 17 18 a nonprofit corporation or corporation applying for reinstatement after 19 dissolution is in good standing; and 20 • a foreign nonprofit corporation or foreign corporation applying for withdrawal is 21 in good standing; requires the State Tax Commission to notify the Division of Corporations and 22 23 Commercial Code and the corporation if the corporation is not in good standing; 24 requires the Division of Corporations and Commercial Code to approve a 25 corporation's application for withdrawal under certain circumstances;

Senator Daniel McCay proposes the following substitute bill:

26	 modifies provisions related to corporate quorum or voting requirements for
27	religious nonprofit corporations; and
28	 makes technical and conforming changes.
29	Money Appropriated in this Bill:
30	None
31	Other Special Clauses:
32	This bill provides a special effective date.
33	Utah Code Sections Affected:
34	AMENDS:
35	16-6a-716, as enacted by Laws of Utah 2000, Chapter 300
36	16-6a-1412, as last amended by Laws of Utah 2017, Chapter 122
37	16-6a-1513, as enacted by Laws of Utah 2000, Chapter 300
38	16-10a-1422, as last amended by Laws of Utah 2017, Chapter 122
39	16-10a-1520, as enacted by Laws of Utah 1992, Chapter 277
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41	Be it enacted by the Legislature of the state of Utah:
42	Section 1. Section 16-6a-716 is amended to read:
43	16-6a-716. Greater quorum or voting requirements.
44	(1) The articles of incorporation or bylaws may provide for a greater:
45	(a) quorum requirement for members or voting groups than is provided for by this
46	chapter; or
47	(b) voting requirement for members or voting groups than is provided by this chapter.
48	(2) [An] Except as provided in Subsection (3), an amendment to the articles of
49	incorporation or the bylaws that adds, changes, or deletes a greater quorum or voting
50	requirement shall meet the same quorum requirement and be adopted by the same vote and
51	voting groups required to take action under the greater of the quorum and voting requirements:
52	(a) then in effect; or
53	(b) proposed to be adopted.
54	(3) Notwithstanding Subsection (2), a nonprofit organization that is affiliated with a
55	religious organization may make an amendment to the nonprofit organization's articles of
56	incorporation or bylaws in accordance with the direction of the religious organization's

57	religious authorities.
58	Section 2. Section 16-6a-1412 is amended to read:
59	16-6a-1412. Reinstatement following administrative dissolution Reinstatement
60	after voluntary dissolution.
61	(1) A nonprofit corporation administratively dissolved under Section 16-6a-1411 may
62	apply to the division for reinstatement within two years after the effective date of dissolution by
63	delivering to the division for filing an application for reinstatement that:
64	(a) states:
65	[(a)] (i) the effective date of [its] the nonprofit corporation's administrative dissolution
66	and [its] the nonprofit corporation's corporate name on the effective date of dissolution;
67	[(b)] (ii) that the ground or grounds for dissolution:
68	[(i)] (A) did not exist; or
69	[(ii)] (B) have been eliminated;
70	$\left[\frac{(c)}{(iii)}\right]$ (iii) the corporate name under which the nonprofit corporation is being
71	reinstated; [and]
72	[(ii)] (iv) the corporate name that satisfies the requirements of Section 16-6a-401;
73	$\left[\frac{(d)}{(d)}\right]$ that the nonprofit corporation has paid all fees or penalties imposed under this
74	chapter or other applicable state law;
75	[(c)] (vi) that the nonprofit corporation:
76	[(i)] (A) has paid any taxes, fees, or penalties owed to the State Tax Commission; or
77	[(ii)] (B) is current on a payment plan with the State Tax Commission for any taxes,
78	fees, or penalties owed to the State Tax Commission;
79	[(f)] (vii) the address of the nonprofit corporation's registered office;
80	$\left[\frac{(y)}{(y)}\right]$ the name of the nonprofit corporation's registered agent at the office stated
81	in Subsection (1)(f);
82	(ix) the federal employer identification number of the nonprofit corporation; and
83	$\left[\frac{h}{2}\right]$ any additional information the division determines is necessary or
84	appropriate[.]; and
85	[(2)] (b) [The nonprofit corporation shall include in or with the application for
86	reinstatement:]
87	[(a)] <u>includes</u> the written consent to appointment by the designated registered agent[;

88	and].
89	[(b) a certificate from the State Tax Commission that states that the nonprofit
90	corporation:]
91	[(i) has paid any taxes, fees, or penalties owed to the State Tax Commission; or]
92	[(ii) is current on a payment plan with the State Tax Commission for any taxes, fees, or
93	penalties owed to the State Tax Commission.]
94	(2) (a) After receiving a nonprofit corporation's application for reinstatement, the
95	division shall:
96	(i) provide the State Tax Commission with the nonprofit corporation's federal employer
97	identification number; and
98	(ii) request that the State Tax Commission certify that the nonprofit corporation is in
99	good standing.
100	(b) The State Tax Commission shall certify that a nonprofit corporation is in good
101	standing if the nonprofit corporation:
102	(i) has paid all taxes, fees, and penalties the nonprofit corporation owed to the State
103	Tax Commission; or
104	(ii) is current on a payment plan with the State Tax Commission for all taxes, fees, and
105	penalties the nonprofit corporation owes to the State Tax Commission.
106	(c) If a nonprofit corporation is not in good standing as described in Subsection (2)(b),
107	the State Tax Commission shall:
108	(i) notify the division, stating that the nonprofit corporation is not in good standing;
109	and
110	(ii) notify the nonprofit corporation, explaining in detail why the nonprofit corporation
111	is not in good standing.
112	(3) (a) The division shall revoke the administrative dissolution if:
113	(i) the division determines that the application for reinstatement contains the
114	information required [by Subsections (1) and (2); and] under Subsection (1);
115	(ii) the division determines that the information in the application is correct; and
116	(iii) the State Tax Commission certifies that the nonprofit corporation is in good
117	standing as described in Subsection (2)(b).
118	(b) The division shall mail written notice of the revocation to the nonprofit corporation

119	in the manner provided in Subsection 16-6a-1411(5) stating the effective date of the
120	dissolution.
121	(4) When the reinstatement is effective:
122	(a) the reinstatement relates back to and takes effect as of the effective date of the
123	administrative dissolution;
124	(b) the nonprofit corporation may carry on [its] the nonprofit corporation's activities,
125	under the name stated pursuant to Subsection (1)(c), as if the administrative dissolution had
126	never occurred; and
127	(c) an act of the nonprofit corporation during the period of dissolution is effective and
128	enforceable as if the administrative dissolution had never occurred.
129	(5) (a) The division may make rules for the reinstatement of a nonprofit corporation
130	voluntarily dissolved.
131	(b) The rules made under Subsection (5)(a) shall be substantially similar to the
132	requirements of this section for reinstatement of a nonprofit corporation that is administratively
133	dissolved.
134	Section 3. Section 16-6a-1513 is amended to read:
135	16-6a-1513. Withdrawal of foreign nonprofit corporation.
136	(1) A foreign nonprofit corporation authorized to conduct affairs in this state may not
137	withdraw from this state until [its] the foreign nonprofit corporation's application for
138	withdrawal has been filed by the division.
139	(2) A foreign nonprofit corporation authorized to conduct affairs in this state may apply
140	for withdrawal by delivering to the division for filing an application for withdrawal [setting
141	forth] that states:
142	(a) [its] the foreign nonprofit corporation's corporate name and [its] assumed name, if
143	any;
144	(b) the name of the state or country under whose law [it] the foreign nonprofit
145	corporation is incorporated;
146	(c) (i) (A) the address of [its] the foreign nonprofit corporation's principal office; or
147	(B) if a principal office is not to be maintained, a statement that the foreign nonprofit
148	corporation will not maintain a principal office; and
149	(ii) if different from the address of the principal office or if no principal office is to be

150	maintained, the address to which service of process may be mailed pursuant to Section
151	16-6a-1514;
152	(d) that the foreign nonprofit corporation is not conducting affairs in this state;
153	(e) that [it] the foreign nonprofit corporation surrenders [its] the foreign nonprofit
154	corporation's authority to conduct affairs in this state;
155	(f) whether [its] the foreign nonprofit corporation's registered agent will continue to be
156	authorized to accept service on [its] the foreign nonprofit corporation's behalf in any
157	proceeding based on a cause of action arising during the time [it] the foreign nonprofit
158	corporation was authorized to conduct affairs in this state; [and]
159	(g) the federal employer identification number of the foreign nonprofit corporation; and
160	$\left[\frac{(g)}{(h)}\right]$ any additional information that the division determines is necessary or
161	appropriate to:
162	(i) determine whether the foreign nonprofit corporation is entitled to withdraw; and
163	(ii) determine and assess any unpaid taxes, fees, and penalties payable by the foreign
164	nonprofit corporation as prescribed by this chapter.
165	[(3) A foreign nonprofit corporation's application for withdrawal may not be filed by
166	the division until:]
167	[(a) all outstanding fees and state tax obligations have been paid; and]
168	[(b) the division has received a certificate from the State Tax Commission reciting that
169	all taxes owed by the foreign nonprofit corporation have been paid.]
170	(3) (a) After receiving a foreign nonprofit corporation's application for withdrawal, the
171	division shall:
172	(i) provide the State Tax Commission with the foreign nonprofit corporation's federal
173	employer identification number; and
174	(ii) request that the State Tax Commission certify that the foreign nonprofit corporation
175	is in good standing.
176	(b) The State Tax Commission shall certify that a foreign nonprofit corporation is in
177	good standing if the foreign nonprofit corporation has paid all taxes, fees, and penalties the
178	foreign nonprofit corporation owed to the State Tax Commission.
179	(c) If a foreign nonprofit corporation is not in good standing as described in Subsection
180	(3)(b), the State Tax Commission shall:

181	(i) notify the division, stating that the foreign nonprofit corporation is not in good
182	standing; and
183	(ii) notify the foreign nonprofit corporation, explaining in detail why the foreign
184	nonprofit corporation is not in good standing.
185	(4) (a) The division shall approve a foreign nonprofit corporation's application for
186	withdrawal if:
187	(i) the division determines that the application for withdrawal contains the information
188	required under Subsection (2);
189	(ii) the division determines the information in the application is correct; and
190	(iii) the State Tax Commission certifies that the foreign nonprofit corporation is in
191	good standing as described in Subsection (3)(b).
192	(b) The division shall mail written notice of the withdrawal stating the effective date of
193	the withdrawal to the foreign nonprofit corporation.
194	Section 4. Section 16-10a-1422 is amended to read:
195	16-10a-1422. Reinstatement following dissolution.
196	(1) A corporation dissolved under Section 16-10a-1403 or 16-10a-1421 may apply to
197	the division for reinstatement within two years after the effective date of dissolution by
198	delivering to the division for filing an application for reinstatement that:
199	(a) states:
200	[(a)] (i) the effective date of the corporation's dissolution;
201	[(b)] (ii) the corporation's corporate name as of the effective date of dissolution;
202	[(c)] (iii) that the grounds for dissolution either did not exist or have been eliminated;
203	[(d)] (iv) the corporate name under which the corporation is being reinstated;
204	[(e)] (v) that the name stated in Subsection $[(1)(d)]$ (1)(a)(iv) satisfies the requirements
205	of Section 16-10a-401;
206	[(f)] (vi) that the corporation has paid all fees or penalties imposed under this chapter
207	or other applicable state law;
208	$\left[\frac{(g)}{(vii)}\right]$ that the corporation:
209	[(i)] (A) has paid any taxes, fees, or penalties owed to the State Tax Commission; or
210	[(ii)] (B) is current on a payment plan with the State Tax Commission for any taxes,
211	fees, or penalties owed to the State Tax Commission;

212	[(h)] (viii) the address of the corporation's registered office in this state;
213	[(i)] (ix) the name of the corporation's registered agent at the office stated in
214	Subsection (1)(h);
215	(x) the federal employer identification number of the corporation; and
216	$\left[\frac{(i)}{(i)}\right]$ (xi) any additional information the division determines to be necessary or
217	appropriate[-]; and
218	[(2)] (b) [The corporation shall include in or with the application for reinstatement:]
219	[(a)] <u>includes</u> the written consent to appointment by the designated registered agent[;
220	and].
221	[(b) a certificate from the State Tax Commission that states that the corporation:]
222	[(i) has paid any taxes, fees, or penalties owed to the State Tax Commission; or]
223	[(ii) is current on a payment plan with the State Tax Commission for any taxes, fees, or
224	penalties owed to the State Tax Commission.]
225	(2) (a) After receiving a corporation's application for reinstatement, the division shall:
226	(i) provide the State Tax Commission with the corporation's federal employer
227	identification number; and
228	(ii) request that the State Tax Commission certify that the corporation is in good
229	standing.
230	(b) The State Tax Commission shall certify that a corporation is in good standing if the
231	corporation:
232	(i) has paid all taxes, fees, and penalties the corporation owed to the State Tax
233	Commission; or
234	(ii) is current on a payment plan with the State Tax Commission for all taxes, fees, and
235	penalties the corporation owes to the State Tax Commission.
236	(c) If a corporation is not in good standing as described in Subsection (2)(b), the State
237	Tax Commission shall:
238	(i) notify the division, stating that the corporation is not in good standing; and
239	(ii) notify the corporation, explaining in detail why the corporation is not in good
240	standing.
241	(3) [H]
242	(a) The division shall revoke the administrative dissolution if:

243	(i) the division determines that the application for reinstatement contains the
244	information required [by Subsections (1) and (2) and] under Subsection (1);
245	(ii) the division determines that the information in the application is correct[, the
246	division shall revoke the administrative dissolution.]; and
247	(iii) the State Tax Commission certifies that the corporation is in good standing as
248	described in Subsection (2)(b).
249	(b) The division shall mail to the corporation in the manner provided in Subsection
250	16-10a-1421(5) written notice of:
251	[(a)] <u>(i)</u> the revocation; and
252	[(b)] (ii) the effective date of the revocation.
253	(4) (a) When the reinstatement is effective, [it] the reinstatement relates back to the
254	effective date of the administrative dissolution.
255	(b) Upon reinstatement:
256	$\left[\frac{(a)}{(a)}\right]$ an act of the corporation during the period of dissolution is effective and
257	enforceable as if the administrative dissolution had never occurred; and
258	[(b)] (ii) the corporation may carry on $[its]$ the corporation's business, under the name
259	stated pursuant to Subsection $[(1)(d),]$ $(1)(a)(iv)$, as if the administrative dissolution had never
260	occurred.
261	Section 5. Section 16-10a-1520 is amended to read:
262	16-10a-1520. Withdrawal of foreign corporation.
263	(1) A foreign corporation authorized to transact business in this state may not withdraw
264	from this state until [its] the foreign corporation's application for withdrawal has been filed by
265	the division.
266	(2) A foreign corporation authorized to transact business in this state may apply for
267	withdrawal by delivering to the division for filing an application for withdrawal [setting forth]
268	that states:
269	(a) [its] the foreign corporation's corporate name and [its] assumed name, if any;
270	(b) the name of the state or country under whose law [it] the foreign corporation is
271	incorporated;
272	(c) the address of [its] the foreign corporation's principal office, or if none is to be
273	maintained, a statement that the corporation will not maintain a principal office, and if different

274	from the address of the principal office or if no principal office is to be maintained, the address
275	to which service of process may be mailed pursuant to Section 16-10a-1521;
276	(d) that the corporation is not transacting business in this state and that [it] the foreign
277	corporation surrenders [its] the foreign corporation's authority to transact business in this state;
278	(e) whether [its] the foreign corporation's registered agent will continue to be
279	authorized to accept service on [its] the foreign corporation's behalf in any proceeding based on
280	a cause of action arising during the time [it] the foreign corporation was authorized to transact
281	business in this state; [and]
282	(f) the federal employer identification number of the foreign corporation; and
283	[(f)] (g) any additional information that the division determines is necessary or
284	appropriate to determine whether the corporation is entitled to withdraw, and to determine and
285	assess any unpaid taxes, fees, and penalties payable by [it] the foreign corporation as prescribed
286	by this chapter.
287	[(3) A foreign corporation's application for withdrawal may not be filed by the division
288	until all outstanding fees and state tax obligations have been paid and the division has received
289	a tax clearance certificate from the State Tax Commission.]
290	(3) (a) After receiving a foreign corporation's application for withdrawal, the division
291	<u>shall:</u>
292	(i) provide the State Tax Commission with the foreign corporation's federal employer
293	identification number; and
294	(ii) request that the State Tax Commission certify that the foreign corporation is in
295	good standing.
296	(b) The State Tax Commission shall certify that a foreign corporation is in good
297	standing if the foreign corporation has paid all taxes, fees, and penalties the foreign nonprofit
298	corporation owed to the State Tax Commission.
299	(c) If a foreign corporation is not in good standing as described in Subsection (3)(b),
300	the State Tax Commission shall:
301	(i) notify the division, stating that the foreign corporation is not in good standing; and
302	(ii) notify the foreign corporation, explaining in detail why the foreign corporation is
303	not in good standing.
304	(4) (a) The division shall approve a foreign corporation's application for withdrawal if:

305	(i) the division determines that the application for withdrawal contains the information
306	required under Subsection (2);
307	(ii) the division determines the information in the application is correct; and
308	(iii) the State Tax Commission certifies that the foreign corporation is in good standing
309	as described in Subsection (3)(b).
310	(b) The division shall mail written notice of the withdrawal stating the effective date of
311	the withdrawal to the foreign corporation.
312	Section 6. Effective date.
313	(1) Except as provided in Subsection (2), this bill takes effect on May 3, 2023.
314	(2) The actions affecting the following sections take effect on July 1, 2023:
315	(a) Section <u>16-6a-1412;</u>
316	(b) Section <u>16-6a-1513;</u>
317	(c) Section <u>16-10a-1422; and</u>
318	(d) Section 16-10a-1520.