GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 477

Commerce and Insurance Committee Substitute Adopted 4/25/23 Judiciary Committee Substitute Adopted 5/2/23 House Committee Substitute Favorable 8/16/23 House Committee Substitute #2 Favorable 9/12/23 Sixth Edition Engrossed 9/19/23

Short Title:	Amend Bus. Corp. Act/Bus. Opp. Disclosures.	(Public)
Sponsors:		

Referred to:

April 4, 2023

1		A BILL TO BE ENTITLED
2	AN ACT TO M	AKE VARIOUS CHANGES TO THE NORTH CAROLINA BUSINESS
3	CORPORAT	ION ACT AND TO ELIMINATE DUPLICATIVE STATE DISCLOSURE
4	REQUIREME	ENTS FOR BUSINESS OPPORTUNITY SELLERS THAT FILE
5	COMPARAB	LE DISCLOSURES WITH THE FEDERAL TRADE COMMISSION, AS
6	RECOMMEN	DED BY THE NORTH CAROLINA BAR ASSOCIATION, TO MODIFY
7	THE RIGHT	OF A SHAREHOLDER OF A CORPORATION TO INSPECT THE
8	RECORDS (OF A SUBSIDIARY ENTITY OF THAT CORPORATION, AND TO
9	STANDARD	IZE THE EVIDENCE REQUIRED TO PROVE A DEBT.
10	The General Asse	embly of North Carolina enacts:
11		•
12	PART I. FACI	LITATE THE USE OF EMAIL AND OTHER COMMUNICATIONS
13	WITH SHAREE	IOLDERS
14	SECT	TON 1.(a) G.S. 55-1-40 reads as rewritten:
15	"§ 55-1-40. Chaj	pter definitions.
16	In The follow	ing definitions apply in this Chapter unless otherwise specifically provided:
17	(1)	"Articles of incorporation" include Articles of incorporation Include
18		amended and restated articles of incorporation and articles of merger.
19	(2)	"Authorized shares" means the Authorized shares The shares of all classes
20		a domestic or foreign corporation is authorized to issue.
21	(2a)	"Business entity," Business entity, as used in G.S. 55-11-10 and Article 11A
22		of this Chapter, means a Chapter A domestic corporation (including
23		corporation, including a professional corporation as defined in G.S. 55B-2),
24		G.S. 55B-2, a foreign corporation, a domestic or foreign nonprofit
25		corporation, a domestic or foreign limited liability company, a domestic or
26		foreign limited partnership, a registered limited liability partnership or foreign
27		limited liability partnership as defined in G.S. 59-32, or any other partnership
28		as defined in G.S. 59-36 whether or not formed under the laws of this State.
29	(3)	"Conspicuous" means so Conspicuous So written that a reasonable person
30		against whom the writing is to operate should have noticed it. For example,
31		printing in italics or boldface or contrasting color, or typing in capitals or
32		underlined, is conspicuous.



Gen	eral Assemb	ly Of North Carolina	Session 2023
1	(4)	"Corporation" or "domestic corporation" means a Q	Corporation or domestic
2		<u>corporation. – A</u> corporation for profit or a corporat	
3		that is incorporated under or subject to the provisions	
4		is not a foreign corporation except that in G.S. 55-	
5		"corporation" includes domestic and foreign corporat	
6	(5)	"Deliver" includes Deliver. – Includes mail.	
7	(6)	"Distribution" means a Distribution. – A direct or in	direct transfer of money
8		or other property (except its own shares) or incurrent	-
9		corporation to or for the benefit of its shareholders	
0		shares. A distribution may be in the form of a decla	
1		dividend; a purchase, redemption, or other acquisition	
2		of indebtedness; or otherwise.	,
3	(6a)	"Dividend credit" Dividend credit, as used in G.S. 5	55-6-01(d)(5) means the
4		G.S. 55-6-01(d)(5). – The aggregate of all yearly d	
5		dividend credit" means with respect to noncumulati	
6		amount by which the full dividend preference of su	1
7		that such the preference is earned by the corporation v	
8		share in a particular fiscal year, exceeds the dividence	
9		for that year; provided, that no however, dividend	
20		unless, and only to the extent that, there exists an ear	
21		such that fiscal year. Computations of earnings alloc	-
22		made in good faith by the board of directors in acc	
23		accepted accounting principles shall be are conclusive	
24		definition, a dividend is deemed paid if it has been d	
25		payment have been set aside.	
26	(6b)	"Domestic limited liability company" has the Do	mestic limited liability
27		<u>company. – The</u> same meaning as the term "LLC" in	
28	(6c)	"Domestic limited partnership" has the Domestic lin	
29		same meaning as in G.S. 59-102.	
80	(6d)	"Domestic nonprofit corporation" means a Domestic	nonprofit corporation. –
81		<u>A</u> corporation as defined in G.S. 55A-1-40.	1 1
32	(7)	"Effective date of notice" is defined-Effective date	of notice. – Defined in
33		G.S. 55-1-41.	
34	(8)	"Electronic" has the Electronic The same meaning	as in G.S. 66-312.
35	(8a)	"Electronic record" has the Electronic record T	
86		G.S. 66-312.	U
37	(8b)	"Electronic signature" has the Electronic signature. –	The same meaning as in
38		G.S. 66-312.	
39	<u>(8c)</u>	Email. – An electronic transmission directed to a unio	que email address.
-0	(8d)	Email address. – A destination, commonly expressed	-
1	<u></u>	consisting of a unique username or mailbox, comn	-
2		"local part" of the address, and a reference to an inte	
13		referred to as the "domain part" of the address, whe	
4		which an email may be sent or delivered.	<u> </u>
15	(9)	"Entity" includes (without Entity. – Without limiting	the meaning of such the
6	(~)	term in Article 9 of this Chapter): <u>Chapter</u>, includes a	-
17 17		a. Any <u>of the following, whether domestic or fo</u>	
18			pration; professional
l9		corporation; corporation.	, r
50		 Limited liability company; company. 	

	General Assemb	ly Of North Carolina Session 2023
1		3. Profit and nonprofit unincorporated association;
2		and <u>association.</u>
3		4. Business trust, estate, partnership, trust; trust.
4		b. Two or more persons having a joint or common economic interest;
5		and <u>interest.</u>
6	(10)	c. The United States, and any state and foreign government.
7	(10)	<u>"Foreign corporation" means a Foreign corporation. – A corporation for profit</u>
8	(10)	incorporated under a law other than the law of this State.
9	(10a)	"Foreign limited liability company" has the Foreign limited liability company.
10 11	(10h)	<u>– The</u> same meaning as the term "foreign LLC" in G.S. 57D-1-03.
11	(10b)	"Foreign limited partnership" has the Foreign limited partnership. – The same
12	(10_{2})	meaning as in G.S. 59-102. "Foreign nonprofit corporation" means a Foreign nonprofit corporation. – A
13 14	(10c)	foreign corporation as defined in G.S. 55A-1-40.
14	(11)	"Governmental subdivision" includes Governmental subdivision. – Includes
16	(11)	authority, county, district, and municipality.
17	(12)	"Includes" means a Includes. – A partial definition.
18	(12)	"Individual" denotes Individual. – Denotes a natural person legally competent
19	(13)	to act and also includes the estate of an incompetent or deceased individual.
20	(13a)	"Mail," Mail, when used as a verb, means to verb. – To deposit in the United
$\frac{1}{21}$	(104)	States mail with postage thereon-prepaid and correctly addressed. When a
22		corporation mails an item to a shareholder, "correctly addressed" means
23		addressed to the shareholder's address as shown in the corporation's current
24		record of shareholders.
25	(14)	"Means" denotes an exhaustive definition.
26	(14a)	"Merger" Merger, as used in Article 9 includes Article 9. – Includes a "share
27		exchange" as used in Article 11.
28	(15)	"Notice" includes Notice. – Includes demand and is defined in G.S. 55-1-41.
29	(16)	"Person" includes Person. – Includes individual and entity.
30	(17)	"Principal office" means the office (in Principal office. – The office, in or out
31		of this State) State, where the principal executive offices of a domestic or
32		foreign corporation are located, as designated in its most recent annual report
33		filed with the Secretary of State or, in the case of a domestic or foreign
34		corporation that has not yet filed an annual report, in its articles of
35	(10)	incorporation or application for a certificate of authority, respectively.
36	(18)	"Proceeding" includes Proceeding. – Includes civil suit and criminal,
37	(10-)	administrative, and investigatory action.
38	(18a)	"Public corporation" means any Public corporation. – Any corporation that
39 40		has a class of shares registered under Section 12 of the Securities Exchange Act of 1934, as amended (15 U.S.C. § 78 <i>l</i>).
40 41	(10)	, , , , , , , , , , , , , , , , , , , ,
41 42	(19)	<u>"Record date" means the Record date. – The</u> date established under Article 6 or 7 on which a corporation determines the identity of its shareholders for
42		purposes of this Chapter.
44	(20)	"Secretary" means the <u>Secretary. – The corporate officer</u> to whom the board
45	(20)	of directors has delegated responsibility under G.S. 55-8-40(c) for custody of
46		the minutes of the meetings of the board of directors and of the shareholders
40 47		and for authenticating records of the corporation.
48	(20a)	<u>"Service-disabled veteran" means a Service-disabled veteran. – A veteran</u>
49	(200)	with a disability that was incurred or aggravated during the veteran's service
50		in the Armed Forces of the United States.

General Asse	bly Of North Carolina Session 2023
(20	"Service disabled veteran owned small business" means a Service-disabled
× ×	veteran-owned small business. – A business that satisfies both of the following
	requirements:
	a. The business's net annual receipts do not exceed one million dollars
	(\$1,000,000).
	b. One or more service-disabled veterans own more than fifty percent
	(50%) of the business.
(21	"Shares" means the Shares The units into which the proprietary interests in
	a corporation are divided.
(22	"Shareholder" means the Shareholder. – The person in whose name shares are
	registered in the records of a corporation or the beneficial owner of shares to
	the extent of the rights granted by a nominee certificate on file with a
	corporation.
(23	<u>"State", State, when referring to a part of the United States, includes States.</u>
	Includes a state and commonwealth (and and their agencies and governmental
	subdivisions) subdivisions and a territory and insular possession (and and their
	agencies and governmental subdivisions) subdivisions of the United States.
(24	"Subscriber" means a Subscriber. – A person who subscribes for shares in a
	corporation, whether before or after incorporation.
(24	
	foreign limited liability company, a domestic or foreign limited partnership, a
	registered limited liability partnership or foreign limited liability partnership
	as defined in G.S. 59-32, or any other partnership as defined in G.S. 59-36,
(25	whether or not formed under the laws of this State.
(25	<u>"United States" includes United States. – Includes district, authority, bureau,</u>
(25	commission, department, and any other agency of the United States. <u>"Veteran" means an Veteran. – An</u> individual entitled to any benefits or rights
(23	under the laws of the United States by reason of service in the Armed Forces
	of the United States.
(25	
(23	business that satisfies both of the following requirements:
	a. The business's net annual receipts do not exceed one million dollars
	(\$1,000,000).
	b. One or more veterans own more than fifty percent (50%) of the
	business.
(26	"Voting group" means all Voting group All shares of one or more classes
	or series that under the articles of incorporation or this Chapter are entitled to
	vote and be counted together collectively on a matter at a meeting of
	shareholders. All shares entitled by the articles of incorporation or this
	Chapter to vote generally on the matter are for that purpose a single voting
	group."
SE	TION 1.(b) G.S. 55-1-41 reads as rewritten:
"§ 55-1-41. N	ice.
	e may be communicated in person; by electronic means; or by mail or private
	forms of personal notice are impracticable as to one or more persons, notice may
	ed to such those persons by publishing notice in a newspaper in the county
	the corporation has its principal place of business in the State, or if it has no
	of business in the State, the county wherein where it has its registered office; or
w radio telev	ion, or other form of public broadcast communication

by radio, television, or other form of public broadcast communication.

General Assembly Of North Carolina

1 Written notice by a domestic or foreign corporation to its shareholder is effective (c) 2 when deposited in the United States mail with postage thereon prepaid and correctly addressed 3 to the shareholder's address shown in the corporation's current record of shareholders. Unless the 4 shareholder has previously notified the corporation in writing that the shareholder objects to 5 receiving notices and other communications by email, any notice by a corporation may be 6 delivered to its shareholder in the form of email to the email address shown in the corporation's current record of shareholders and is effective when it is sent as provided in G.S. 66-325. To the 7 8 extent the corporation pursuant to G.S. 55-1-50 and the shareholder have agreed, and the 9 shareholder has not provided notice of objection to the corporation, notice by a domestic 10 corporation to its shareholder may be delivered in the form of an electronic record sent by any 11 other electronic means and is effective when it is sent as provided in G.S. 66-325. A shareholder may terminate any such agreement provide notice to the corporation of the shareholder's 12 13 objection to receiving notices and other communications by email or other electronic means at 14 any time on a prospective basis effective upon written notice of termination to the corporation or upon such later date as may be specified in the notice. 15 16 A notice or other communication shall no longer be delivered to an email address or (c1) 17 by other electronic means pursuant to subsection (c) of this section if (i) the corporation receives notice from the information processing system into which the notice or other communication was 18 19 entered that two consecutive notices or other communications given by email or other electronic 20 means have not been delivered as directed and (ii) the notice of non-delivery becomes known to 21 the secretary, transfer agent, or another person responsible for the giving of notices or other 22 communications for the corporation. The inadvertent failure to recognize the notice of 23 non-delivery as a cessation of authority to provide a shareholder with notice by email or other 24 electronic means shall not invalidate any meeting or other action. 25 Written notice to a domestic or foreign corporation (authorized authorized to transact (d) 26 business in this State). State may be addressed to its registered agent at its registered office or to the corporation or its secretary at its principal office shown in its most recent annual report on 27 28 file in the office of the Secretary of State or, in the case of a domestic or foreign corporation that 29 has not yet filed an annual report, in its articles of incorporation or application for a certificate of 30 authority, respectively. 31 Except as provided in subsection (c), (c) of this section, written notice is effective at (e) 32 the earliest of the following: 33 (1)When received; received. 34 (2)Five days after its deposit in the United States mail, as evidenced by the 35 postmark or otherwise, if mailed with at least first-class postage thereon 36 prepaid and correctly addressed; addressed. 37 On the date shown on the return receipt, if sent by registered or certified mail, (3) 38 return receipt requested, and the receipt is signed by or on behalf of the 39 addressee. 40 In the case of notice in the form of an electronic record sent by electronic means, the time of 41 receipt shall be determined as provided in G.S. 66-325. 42" 43 **SECTION 1.(c)** G.S. 55-7-20 reads as rewritten: 44 "§ 55-7-20. Shareholders' list for meeting. 45 After fixing a record date for a meeting, a corporation shall prepare an alphabetical (a) 46 list of the names of all its shareholders who are entitled to notice of a shareholders' meeting. The 47 list shall be arranged by voting group, by class or series of shares within each voting group, and 48 shall show the address of and number of shares held by each shareholder. If the notice or other 49 communications regarding the meeting have been or will be sent by the corporation to a 50 shareholder by email or other electronic means, the list shall also show that shareholder's email address or address for transmission by other electronic means. 51

General Assembly Of North Carolina 1 (b) The shareholders' list shall be available for inspection by any shareholder, beginning 2 two business days after notice of the meeting is given for which the list was prepared and 3 continuing through the meeting, (i) at the corporation's principal office or at a place identified in 4 the meeting notice in the city where the meeting will be held or (ii) on a reasonably accessible 5 electronic network, provided that network so long as the information required to gain access to 6 the list is provided with the notice of the meeting. In the event that the corporation determines to 7 make the list available on an electronic network, the corporation may take reasonable steps to 8 ensure that the information is available only to shareholders of the corporation. A shareholder, 9 personally or by or with the shareholder's representative, is entitled on written demand to inspect 10 and, subject to the requirements of G.S. 55-16-02(c), to copy the list, during regular business 11 hours and at the shareholder's expense, during the period it is available for inspection. 12 13 (d) If the corporation refuses to allow a shareholder or the shareholder's representative to 14 inspect the shareholders' list before or at the meeting, or copy the list as permitted by subsection 15 (b) of this section, the superior court of the county where a corporation's principal office is located, or, if the corporation has no principal office in this State, the superior court of the county 16 17 where the corporation's registered office is located, on application of the shareholder, after notice 18 is given to the corporation, may summarily order the inspection or copying at the corporation's 19 expense and may postpone the meeting for which the list was prepared until the inspection or 20 copying is complete. 21" 22 **SECTION 1.(d)** G.S. 55-16-06 reads as rewritten: 23 "§ 55-16-06. Exception to notice requirements. 24 (a) Whenever notice is required to be given to a shareholder under any provision of this 25 Chapter to a shareholder, Chapter, the notice shall is not be required to be given if either the 26 corporation is not permitted to deliver notice by email or other electronic means pursuant to 27 G.S. 55-1-41 and any of the following applies: apply: 28 . . . 29 No address has been provided to the corporation by or on behalf of a (3) 30 shareholder and the corporation has not otherwise obtained an address for the 31 shareholder it believes is reliable. 32 If a shareholder delivers to the corporation a written notice setting forth that the (b) 33 shareholder's current address, the requirement that notice be given to the shareholder shall be is 34 reinstated." 35 **SECTION 1.(e)** This section becomes effective October 1, 2023, and applies to 36 notices provided on or after that date. 37 38 PART II. PROVIDE GREATER FLEXIBILITY FOR THE USE OF WRITTEN 39 **CONSENT WITHOUT MEETING** 40 **SECTION 2.(a)** G.S. 55-7-04 reads as rewritten: 41 "§ 55-7-04. Action without meeting. 42 Action Any action required or permitted by this Chapter to be taken at a shareholders' (a) 43 meeting may be taken without a meeting and without prior notice except as required by 44 subsection (d) of this section, if the action is taken by all the shareholders entitled to vote on the 45 action or, subject action or if the action is taken by either of the following: 46 For corporations incorporated prior to October 1, 2023, subject to subsection (1)47 (a1) of this section, if so provided in the articles of incorporation of a 48 corporation that is not a public corporation at the time the action is taken, by 49 shareholders having not less than the minimum number of votes that would 50 be necessary to take the action at a meeting at which all shareholders entitled

to vote were present and voted.

51

Session 2023

General Ass	sembly Of North Carolina	Session 2023
(2	2) For corporations incorporated on or after October 1,	2023, subject to
_	subsection (a1) of this section, if not prohibited by the article	
	of a corporation that is not a public corporation at the time	-
	by shareholders having not less than the minimum number of	
	be necessary to take the action at a meeting at which all sha	
	to vote were present and voted.	
The action	on must be evidenced by one or more unrevoked written consents	bearing the date of
	d-signed by shareholders sufficient to take the action without a 1	-
	e action, describing the action taken and delivered to the corporati	
	or filing with the corporate records. To the extent the corporation h	
	-50, a shareholder's consent or revocation of consent to action take	
	thereof may be in electronic form and delivered by electronic m	
(a1) N	lotwithstanding subsection (a) of this section, the following acti	ions may be taken
. ,	eeting only by all the shareholders entitled to vote on the action:	-
	1) If cumulative voting is not authorized, the election of direct	ctors at the annual
	meeting; ormeeting.	
(2	2) If cumulative voting is authorized, the election of director	s and the removal
	of a director unless the entire board of directors is to be	e removed, and if
	removed. If G.S. 55-7-28(e) applies to the corporation, an	
	articles of incorporation to deny or limit the right of sha	
	cumulatively and an amendment to the articles of incorpor	ation or bylaws to
	decrease the number of directors.	
	shareholder's written consent to action to be taken without a mee	-
	ive on the sixty-first day after the date of signature appearing on	
	sixty-first day the corporation has to take the corporate action	
	ss the corporation has, within 60 days following the first date on w	
	s received by the corporation, received unrevoked written consen	
	a) of this section to take the action without meeting. If not other $C = 55.707$ the second data for data maining the abase holds are the second data for data maining the second data for the second data fo	
	3 or G.S. 55-7-07, the record date for determining shareholders ent	
	eeting is the earliest date of signature appearing on that any contribution (a) of this spactice, spacing	
	atisfying the requirements of subsection (a) of this section. section A shareholder may only revoke a written consent if such the share	•
	ion a written revocation prior to the corporation's receipt of u	
-	ficient under subsection (a) of this section to take the action.	
consents sur	Telent under subsection (a) of this section to take the action.	
(e) If	f action is taken without a meeting by fewer than all shareholders	entitled to vote on
	the corporation shall give written notice to all shareholders who h	
	and who, if the action had been taken at a meeting, would have	
	meeting with the same record date as the action taken without a r	
	e action is taken. The notice shall describe the action and indicate	-
•	vithout a meeting of shareholders. Failure to comply with the re	
	hall does not invalidate any action taken that otherwise complies	
	ECTION 2.(b) This section becomes effective October 1, 202	
	ents received on or after that date.	11
PART III.	PERMIT THE BOARD OF DIRECTORS TO DELET	TE FROM THE
ARTICLES	OF INCORPORATION UNUSED CLASSES OF SHARES	S CREATED BY
THE BOAR	XD	
S	ECTION 3.(a) G.S. 55-10-02 reads as rewritten:	

- **SECTION 3.(a)** G.S. 55-10-02 reads as rewritten: "§ 55-10-02. Amendment by board of directors. 49
- 50

	General Assemb	bly Of North Carolina Session 2023
1 2 3 4		ticles of incorporation provide otherwise, a corporation's board of directors may following amendments to the corporation's articles of incorporation without oval:
5 6	(5b)	To delete a class of shares from the articles of incorporation, as a result of the operation of G.S. 55 6 31(b), when incorporation in either of the following
7		circumstances:
8		<u>a.</u> If, as a result of the operation of G.S. 55-6-31(b), there are no
9		remaining authorized shares of the class because the corporation has
0		acquired all authorized shares of the class and the articles of
1		incorporation prohibit the reissue of the acquired shares.
2		b. If, under G.S. 55-6-02, the articles of incorporation authorized the
3		board of directors to create the class and no shares of the class or rights
4		to acquire shares of the class are outstanding.
5	" OE CI	
6 7	SECI	TION 3.(b) This section becomes effective October 1, 2023.
7 8		MIT EXCEPTIONS TO CERTAIN REQUIREMENTS FOR SEPARATE
o 9		TING GROUPS
0		FION 4.(a) G.S. 55-10-04 reads as rewritten:
1		ting on amendments by voting groups.
2		except as provided in subsection (e) of this section, the holders of the outstanding
3		are entitled to vote as a separate voting group (if group, if shareholder voting is
4		ed by this Chapter) Chapter, on a proposed amendment if the amendment
5	_	any of the following:
6	(1)	Increase or decrease the aggregate number of authorized shares of the
7		class;class.
8	(2)	Effect an exchange or reclassification of all or part of the shares of the class
9		into shares of another class; class.
0	(3)	Effect an exchange or reclassification, or create the right of exchange, of all
1		or part of the shares of another class into shares of the class; <u>class</u>.
2	(4)	Change the designation, rights, preferences, or limitations of all or part of the
3	(5)	shares of the class; class.
4 5	(5)	Change the shares of all or part of the class into a different number of shares of the same class; class.
6	(6)	Create a new class of shares having rights or preferences with respect to
7	(0)	distributions or to dissolution that are prior, superior, or substantially equal to
8		the shares of the class; class.
9	(7)	Increase the rights, preferences, or number of authorized shares of any class
0	(.)	that, after giving effect to the amendment, have rights or preferences with
1		respect to distributions or to dissolution that are prior, superior, or
2		substantially equal to the shares of the class; class.
3	(8)	Limit or deny an existing preemptive right of all or part of the shares of the
4	× *	class;class.
5	(9)	Cancel or otherwise affect rights to distributions or dividends that have
6		accumulated but not yet been declared on all or part of the shares of the class;
7		or <u>class.</u>
8	(10)	Change the corporation into a nonprofit corporation or a cooperative
9		organization.

	General Assembly Of N	North Carolina	Session 2023
1	(b) If Except as p	provided in subsection (e) of this section, if a	a proposed amendment would
2		s of shares in one or more of the ways des	
3	shares of that series are e	entitled to vote as a separate voting group of	on the proposed amendment.
4	(c) If a proposed	amendment that entitles two or more series	s of shares to vote as separate
5	voting groups under th	is section would affect those two or me	ore series in the same or a
6		y, the shares of all the series so affected n	
7	voting group on the prop	bosed amendment.	
8	(d) A class or se	eries of shares is entitled to the voting ri	ights granted by this section
9		ncorporation provide that the shares are no	
10	(e) The right of a	a class or series to vote as a separate voting	g group under subdivision (6)
11	· · · · ·	of this section may be restricted in whole o	
12	original articles of inco	rporation or by an amendment to the art	icles of incorporation that is
13	adopted prior to the issue	ance of any shares of the class or series or t	hat is approved by a majority
14		or series entitled to be cast on the amendm	
15	SECTION 4	.(b) This section becomes effective Octob	er 1, 2023.
16			
17	PART V. ELIMINATI	E DUPLICATIVE STATE DISCLOSUR	RE REQUIREMENTS FOR
18		JNITY SELLERS THAT FILE COMP	ARABLE DISCLOSURES
19		L TRADE COMMISSION	
20		(a) G.S. 66-95 reads as rewritten:	
21	"§ 66-95. Required dis		
22	1	or to the time the purchaser signs a busine	
23	1	ne receipt of any consideration by the selle	
24	1	the prospective purchaser a written docume	
25	is that includes a statement entitled in at least 10-point bold face capital letters "DISCLOSURES		
26	REQUIRED BY NORTH CAROLINA LAW." Under this title shall appear the statement in at least 10-point type that "The State of North Carolina has not reviewed and does not approve,		
27			
28		sponsor any business opportunity. The i	
29		verified by the State. If you have any que	
30	-	you sign a contract or agreement." Nothing	
31	-	appear on the cover sheet. sheet, except the	•
32		er material pursuant to 16 C.F.R. Part 43	-
33		Iministrators Association. The disclosure	document shall contain the
34	either of the following:	1 · · · · · · · · · · · · · · ·	
35		nchise disclosure document that complies in	n all material respects with 16
36 37		<u>A. Part 436.</u>	
37 38		ollowing information:	llar is doing business as an
38 39	<u>(1)a.</u>	The name of the seller, whether the se	e
39 40		individual, partnership, or corporation,	
40 41		seller has done, is <u>doing doing</u> , or intends of any parent or affiliated company th	
41			00
42 43		transactions with purchasers or who-1 statements made by the seller.	that takes responsibility for
43 44	(2)h	The names and addresses and titles of t	ha sallar's officars diractors
44 45	(2)<u>b.</u>	trustees, general partners, general manag	
45 46		any other persons charged with responsi	
40 47		activities relating to the sale of business	•
48		document shall additionally contain a stat	
40 49		of the above persons: persons has been ei	
4) 50		a. <u>1.</u> Has been the <u>The</u> subject of	
50 51		proceeding alleging the violation	
51		proceeding aneging the violation	or any business opportunity

	General Assembly Of N	orth Carolina	Session 2023
1		or franchise law, or fraud, embez	zlement, fraudulent
2		conversion, restraint of trade, unfair or	
3		misappropriation of property proper	
4		allegations; allegations.	<u> </u>
5		b.2. Has been the The subject of any bankr	uptcy, reorganization
6		reorganization, or receivership proceedir	
7		an owner, a principal officer officer, or a	
8		entity which that has been subject to su	
9		these proceedings.	ι <i>υ</i> —
10		The disclosure document shall set forth the nar	ne of the person, the
11		nature of and the parties to the action or proceed	-
12		forum, the date, the current status of the action or	proceeding, the terms
13		and conditions of any order of decree, the p	enalties or damages
14		assessed and/or assessed, any terms of settler	ment, and any other
15		information to enable the purchaser to asses	s the prior business
16		activities of the seller.	
17	(3)<u>c.</u>	The prior business experience of the seller	relating to business
18		opportunities including: including all of the follo	wing:
19		a.1. The name, address, and a description	on of any business
20		opportunity previously offered by the sel	ler; seller.
21		b.2. The length of time the seller has offered	d each such -business
22		opportunity;opportunity.	
23		e. <u>3.</u> The length of time the seller has cor	
24		opportunity currently being offered to the	1
25	(4)<u>d.</u>	A full and detailed description of the actual serv	
26		opportunity seller undertakes to perform for the	-
27	(5)<u>e.</u>	A copy of a current (not older than 13 months) f	
28		the seller, updated to reflect any material ch	anges in the seller's
29		financial condition.	
30	(6)<u>f.</u>	If training of any type is promised by the s	
31		statement must shall set forth a complete descr	iption of the training
32		and the length of the training.	
33	(7)<u>g.</u>	If the seller promises services to be performed in	
34		placement of the equipment, product(s) prod	
35		various location(s), locations, the disclosure sta	
36		forth the full nature of those services as well	
37		agreements to be made with the owners or	
38 39		location(s) locations where the purchaser's equiparties will be placed	quipment, product(s)
39 40	(0)h	products, or supplies will be placed.	to commo a hand on
40 41	(8)<u>h.</u>	If the business opportunity seller is required astablish a trust denosit pursuant to $C = \frac{1}{2}$	
41 42		establish a trust deposit pursuant to G.S. 66-96 state either:either of the following:	, the document shan
42 43		$\frac{1}{a.1.}$ "As required by North Carolina law, the	saller has secured a
43 44		bond issued by	
44 45		(name and address of su	rety company)
43 46		a surety company authorized to do bu	
40 47		Before signing a contract to purc	
48		opportunity, you should check with the	
49		determine the bond's current status," orst	
5 0		b.2. "As required by North Carolina law, the	
50 51		a trust account	
51			

General Assembly Of North CarolinaSession 2023
(number of account)
with
(name and address of bank or savings institution)
Before signing a contract to purchase this business
opportunity, you should check with the bank or savings
institution to determine the current status of the trust account."
(9) <u>i.</u> The following statement:
"If the seller fails to deliver the product(s), equipment or supplies
necessary to begin substantial operation of the business within 45 days
of the delivery date stated in your contract, you may notify the seller
in writing and demand that the contract be cancelled."
(10)j. If the seller makes any statement concerning sales or earnings,
<u>earnings</u> or range of sales or earnings that may be made through this
business opportunity, the document must disclose: shall disclose all of
the following:
$\frac{a.1.}{a.1.}$ The total number of purchasers of business opportunities
involving the product(s), products, equipment, supplies supplies, or services being offered who-that, to the seller's
knowledge knowledge, have actually received earnings in the
amount or range specified, specified within three years prior to
the date of the disclosure statement.
$\frac{b}{2}$. The total number of purchasers of business opportunities
involving the product(s), products, equipment, supplies
<u>supplies</u> or services being offered within three years prior to
the date of the disclosure statement."
SECTION 5.(b) G.S. 66-97 reads as rewritten:
"§ 66-97. Filing with Secretary of State.
(a) The seller of every business opportunity shall file with the Secretary of State two
copies of the either disclosure statement required by used to satisfy the requirements of
G.S. 66-95, accompanied by a fee in the amount of two hundred fifty dollars (\$250.00) made
payable to the Secretary of State, prior to placing any advertisement or making any other
representations to prospective purchasers in this State. The seller shall update this filing as any
material change in the required information occurs, but no less than annually.
(b) Every seller shall file, in such <u>a</u> form as the Secretary of State may prescribe, an
irrevocable consent appointing the Secretary of State or his or her successors in office to be his
the seller's attorney to receive service of any lawful process in any noncriminal suit, action action,
or proceeding against the seller or his the seller's successor, executor executor, or administrator
which that arises under this Article after the consent has been filed, with the same force and
validity as if served personally on the person filing the consent. Service may be made by leaving
a copy of the process in the office of the Secretary of State, but is not effective unless (i) the
plaintiff, who may be the Attorney General in a suit, action action, or proceeding instituted by
him, forthwith the Attorney General, immediately sends notice of the service and a copy of the
process by registered mail to the defendant or respondent at his <u>or her</u> address on file with the Secretary of State, and (ii) the plaintiff 's affidavit of compliance with this section is filed in the
case on or before the return date of the process, if any, or within such-further time as the court
allows.
(c) If the seller of a business opportunity is required by G.S. 66-96 to provide a bond or
establish a trust account, he the seller shall file with the Secretary of State two copies of the bond
or two copies of the formal notification by the depository that the trust account is established
contemporaneously with compliance with subsections (a) or (d) subsection (a) of this section

contemporaneously with compliance with subsections (a) or (d).subsection (a) of this section.

50

General Ass	embly Of North Carolina	Session 2023
2 or the Federa	the Secretary of State may accept the Uniform Franchise Official Trade Commission Basic Disclosure Document, provide cument shall be accompanied by a separate sheet setting	ed, that the alternative
	l any other information required by G.S. 66-95.	1
	ailure to so file shall be as required by this section is a Class	1 misdemeanor."
	ECTION 5.(c) This section is effective when it becomes law	
7 disclosure sta	tements and filings provided on or after that date.	11 1
3 9 PART VI. 1	RIGHT OF A SHAREHOLDER OF A CORPORAT	TION TO INSPECT
) RECORDS	OF SUBSIDIARY ENTITY OF THAT CORPORATION	N
I SI	ECTION 6.(a) G.S. 55-16-01.1 reads as rewritten:	
2 "§ 55-16-01.]	1. Definitions.	
In this Ar	ticle, the following definitions apply:	
5 <u>(5</u>) Subsidiary. – Any domestic or foreign entity directly of	or indirectly owned in
5 5	whole or in part, by the corporation of which the share	
7	and over the affairs of which the corporation directly	
3	control. The term includes domestic and foreign c	
)	professional corporations and nonprofit corporations	
)	partnerships, limited liability partnerships, limited	
	business trusts, and joint ventures."	<u>_</u>
	ECTION 6.(b) G.S. 55-16-02 reads as rewritten:	
	Inspection of records by shareholders.	
1		
5 (c) A	qualified shareholder may inspect and copy the records desc	cribed in subsection (b)
of this section	n only if all of the following apply:	
7 (1) The qualified shareholder's demand is made in good	faith and for a proper
3	purpose.	
) (2) The qualified shareholder describes with reasonable pa	rticularity the qualified
)	shareholder's purpose and the records the qualified	shareholder desires to
	inspect.	
(3) The records are directly connected with the qualified s	hareholder's purpose.
h (h) A	qualified shareholder of a corporation that has the power	er to elect, appoint, or
5 designate a m	najority of the directors of another domestic or foreign corpo	ration or of a domestic
5 or foreign nor	nprofit corporation, has the inspection rights provided in this	section with respect to
7 the records of	f that other corporation.a subsidiary of the corporation to the	extent that either of the
8 <u>following app</u>	<u>plies:</u>	
$\frac{1}{(1)}$) The corporation has actual possession and control	of the records of the
)	<u>subsidiary.</u>	
l <u>(2</u>) The corporation could obtain the records through the e	exercise of control over
2	the subsidiary and, as of the date of the making of the	demand, the qualified
3	shareholder inspection of the books and records of the	e subsidiary would not
1	constitute a breach of an agreement between the corpor	-
	and a person not affiliated with the corporation.	
"	_	
	ECTION 6.(c) This section becomes effective October 1	, 2023, and applies to
	es of demand for inspection given on or after that date.	
)	1 0	
	STANDARDIZE THE EVIDENCE TO PROVE A DEBI	ſ
	ECTION 7.(a) G.S. 58-70-90 reads as rewritten:	

SECTION 7.(a) G.S. 58-70-90 reads as rewritten:

General Assembly Of North CarolinaSession 2023
"§ 58-70-90. Definitions.
As used in this Part, the following terms have the meanings specified:
(1) <u>"Collection agency" means a Collection agency. – A collection agency as</u>
defined in G.S. 58-70-15 which engages, directly or indirectly, in debt
collection from a consumer.
(2) <u>"Consumer" means an Consumer. – An</u> individual, aggregation of individuals,
corporation, company, association, or partnership that has incurred a debt or
alleged debt.
(2a) Credit card debt. – A debt stemming from a revolving or open-end credit card
account pursuant to which a creditor reasonably contemplates repeated
transactions, which prescribes the terms of such transactions, and which
provides for a finance charge which may be computed from time to time on
the outstanding unpaid balance.
(3) <u>"Debt" means any Debt. – Any obligation owed or due or alleged to be owed</u>
or due from a consumer.
(4) Itemized accounting. – If the debt has not been charged-off, the itemized
accounting is an accounting of the amount claimed to be owed, including the
amount of the principal, the amount of any interest, fees or charges, and
whether the charges were imposed by the original creditor, a debt collector, or
a subsequent owner of the consumer debt. If the debt has been charged off,
the itemized accounting is: (i) the charge-off balance; (ii) any post charge-off
interest and fees; (iii) any post charge-off payments or credits; and (iv) the
most recent twelve account statements sent to the debtor prior to charge-off.
For accounts less than one year old prior to charge-off, the accounting must
include every statement sent to the debtor prior to charge-off."
SECTION 7.(b) G.S. 58-70-130 reads as rewritten:
"§ 58-70-130. Civil liability.
(b) Any collection agency which violates Part 3 of this Article with respect to any debtor
shall, in addition to actual damages sustained by the debtor as a result of the violation, also be
liable to the debtor for a penalty in such amount as the court may allow, which shall not be less
than five hundred dollars (\$500.00) for each violation nor greater than four thousand dollars
(\$4,000) for each violation. The debtor need not prove actual damages to recover the civil
penalty; the civil penalty is in addition to the actual damages, if any.
· · · · · · · · · · · · · · · · · · ·
SECTION 7.(c) G.S. 58-70-145 reads as rewritten:
"§ 58-70-145. Complaint of a collection agency plaintiff must contain certain allegations.
In any cause of action that arises out of the conduct of a business for which a plaintiff must
secure a permit pursuant to this Article, the complaint shall allege as part of the cause of action
that the plaintiff is duly licensed under this Article and Article, shall contain the name and
number, if any, of the license and the governmental agency that issued it.it, shall allege that notice
required by 58-70-115(6) was sent, and shall incorporate documents sent with that notice. Any
complaint that fails to comply with this section shall be dismissed by the court upon motion of
the debtor or sua sponte."
SECTION 7.(d) G.S. 58-70-150 reads as rewritten:
"§ 58-70-150. Complaint of a debt buyer plaintiff must be accompanied by certain
materials.
In addition to the requirements of G.S. 58-70-145, in any cause of action initiated by a debt
buyer, as that term is defined in G.S. 58-70-15, all of the following materials shall be attached to
the complaint or claim:
-

(General Assembly	v Of North Carolina	Session 2023
	(1)	A copy of the contract or other writing evidencing the	original debt, which
2		must contain a signature of the defendant. If a claim is	based on credit card
8		debt and the debt buyer alleges in the complaint that no	
Ļ		evidencing the original debt ever existed, then copies of c	-
		when the credit card was actually used used, such as	a purchase or cash
		advance, must be attached.	
,		A copy of the assignment or other writing establishing th	-
		owner of the debt. If the debt has been assigned more t	
		assignment or other writing evidencing transfer of owners	
		to establish an unbroken chain of ownership. Each assignment	
		evidencing transfer of ownership must contain the origina	
		the debt purchased and must clearly show the debtor's n	ame associated with
		that account number.	
	Any complaint	that fails to comply with this section shall be dismisse	d by the court upon
<u>n</u>	notion of the debto	or or sua sponte."	
		ON 7(e). G.S. 58-70-155 reads as rewritten:	
"	§ 58-70-155. Pro	erequisites to entering a default or summary judgme	nt against a debtor
	under t	his Part.	
		the claim is not based on a credit card debt, the only ev	
		nt and nature of the debt shall be properly authenticated b	
		ements of Rule 803(6) of the North Carolina Rules	
a	uthenticated busir	ness records shall include at least all of the following iten	ns: following:
	(1)	The original account number.	
		The original creditor.	
		The amount of the original debt.	
		An itemization of charges and fees claimed to be owed.	
		The original charge-off balance, or, if the balance has n	ot been charged off,
		an explanation of how the balance was calculated.	
	(6)	An itemization of post charge-off additions, where applic	cable.
		The date of last payment.	
		The amount of interest claimed and the basis for the inter	
		aim is based on a credit card debt, the only evidence suffi	
		of the debt shall be properly authenticated business rec	
_		le 803(6) of the North Carolina Rules of Evidence. The au	thenticated business
<u>r</u>		le at least all of the following:	
		The original account number.	
		The original creditor.	
		An itemized accounting, as defined in G.S. 58-70-90.	
		The date of last payment, if any.	
		The basis for the interest charged.	
		The date the account was opened.	
		t buyer fails to satisfy the requirements of this section, the	
		nent or default judgment shall be denied and any judgme	
	-	nt debt buyer are void and subject to vacatur under Rule	60(b) of the Rules of
	<u>Civil Procedure.</u> "		
		ON 7.(f) This section becomes effective on January 1,	2024, and applies to
d	lebt collection acti	vities undertaken and actions filed on or after that date.	
		CTIVE DATE AND AUTHORIZATION TO PRINT	
	2 /2 1.2 11 2/11 1 1/11 ¹ 1	4 # - E E SZ MALENA, E MALENA, STANIA, A TALENA STATZA A 'T'TA SNA 'T'A SIDDAN''	

General Assembly Of North Carolina

1 SECTION 8.(a) The Revisor of Statutes shall cause to be printed, as annotations to 2 Chapter 55 of the published General Statutes, all relevant portions of the Official Comments to 3 the Model Business Corporation Act and all explanatory comments of the drafters of this act as 4 the Revisor may deem appropriate.

5 **SECTION 8.(b)** Except as otherwise provided, this act is effective when it becomes 6

law.