1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Ways and Means to which was referred House Bill No.
3	243 entitled "An act relating to the regulation of business organizations"
4	respectfully reports that it has considered the same and recommends that the
5	Report of the Committee on Commerce and Economic Development be
6	amended by striking out all after the enacting clause and inserting in lieu
7	thereof the following:
8	* * * Updates to Title 3 language * * *
9	Sec. 1. 3 V.S.A. § 102a is amended to read:
10	§ 102a. FACSIMILE SIGNATURE OF SECRETARY OF STATE
11	A facsimile of the signature of the Secretary of State imprinted by or at his
12	or her the Secretary's direction upon any certification issued under Title 11 or
13	11A pursuant to law, upon any attestation required of the Secretary by law, or
14	upon any certification of official documents or records of which the Secretary
15	is custodian, shall have the same validity as the Secretary of State's written
16	signature.
17	Sec. 2. 3 V.S.A. § 133 is amended to read:
18	§ 133. BUSINESS REGISTRATION
19	When professional services are required by law to be performed in or by a
20	business entity registered with the Office, the business entity shall:

1	(1) register with the Corporations <u>Business Services</u> Division of the
2	Office of the Secretary of State, if required by law; and
3	* * *
4	* * * Updates to Title 11 language * * *
5	Sec. 3. 11 V.S.A. chapter 7 is amended to read:
6	CHAPTER 7. COOPERATIVES GENERAL COOPERATIVE
7	CORPORATIONS AND COOPERATIVE ASSOCIATIONS
8	Subchapter 1. Provisions Relating to Cooperatives Formed Under General
9	Corporation Law General Cooperative Corporations
10	§ 981. GENERAL COOPERATIVE CORPORATION; USE OF
11	"COOPERATIVE"
12	A corporation formed under Title 11A shall not have the word
13	"cooperative" or any abbreviation thereof as part of its name, unless the
14	corporation is a worker cooperative corporation organized under chapter 8 of
15	this title, a cooperative housing corporation organized under chapter 14 of this
16	title, or the a general cooperative corporation that includes in its articles of
17	incorporation contain all of the following provisions:
18	* * *

1	Subchapter 2. The Cooperative Marketing Act: Cooperative Associations
2	§ 991. DEFINITIONS
3	In As used in this subchapter, unless the context or subject matter otherwise
4	requires:
5	(1) "Agricultural products" includes horticultural, viticultural, forestry,
6	dairy, livestock, poultry, bee, and any farm products.
7	(2) "Association" means any eorporation nonprofit cooperative
8	association organized under this chapter.
9	(3) "Associations" organized hereunder means nonprofit cooperative
10	associations.
11	(4) "Consumers' cooperative" means a corporation an association
12	organized under this chapter for the acquisition and distribution for the benefit
13	of ultimate consumers of property, goods, commodities, or services.
14	(5) "Handcraft product" means any product fashioned primarily by hand
15	with the final form and its characteristics shaped by hand and produced in the
16	home or a small craft center by the artisan or craftsman in a skilled or artistic
17	process rather than in an assembly line technique.
18	(6) "Marketing cooperative" means a corporation an association
19	organized under this chapter for the marketing of agricultural or handcraft
20	products.

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1	(7) "Member" includes actual members of associations without capital
2	stock and holders of common stock in associations organized with capital
3	stock.
4	(8) "Person" includes individuals, firms, partnerships, corporations and
5	associations.
6	(9) "Railroad cooperative" means any corporation association organized
7	under this chapter for the organization, acquisition, and operation of a general
8	transportation business by railroad, including truck, bus, air, and water
9	transportation subsidiaries of the railroad.
10	* * *
11	§ 994. POWERS
12	Each association incorporated under this subchapter shall have the
13	following powers:
14	(1) In the case of a marketing cooperative, the power to engage in any
15	activity in connection with the purchasing, marketing, selling, preserving,
16	harvesting, drying, processing, manufacturing, canning, packing, grading,
17	storing, handling, or utilization of any agricultural or handcraft products or the
18	manufacturing or marketing of the by products byproducts thereof, any activity
19	in connection with the purchase, hiring, or use by its members of supplies,

machinery or equipment, and in financing any of the aforementioned activities.

However, a marketing association shall not handle agricultural or handcraft

products of nonmembers to an extent greater in value than the products of its
own members which that it handles. In the case of a consumers' cooperative,
the power to engage in any one or more lawful mode or modes of acquiring,
producing, building, operating, manufacturing, furnishing, exchanging, or
distributing any type of property, commodities, goods, or services for the
primary and mutual benefit of the patrons of the association, or their patrons, if
any, as ultimate consumers. In the case of a railroad cooperative, to engage in
any activity in connection with the organization, acquisition, and operation of a
subsidiary transportation business, whether by means of railroad, truck, water
carrier, air, or other. Such a corporation formed under this subchapter shall
have any other rights, powers, and privileges granted by the laws of this State
to corporations in a like business organized under the general laws of this
State.

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15 § 995. ARTICLES

Each association formed under this subchapter shall prepare and file articles of incorporation setting forth:

- (1) The name of the association.
- (2) The purpose for which it is formed.

1	(3) The place where its principal business will be transacted address of
2	its principal office in this State, and the name, email, and address information
3	of an agent for service of process pursuant to section 1655 of this title.
4	(4) The names and <u>business</u> addresses of the directors thereof who are to
5	serve until the election and qualification of their successors.
6	(5) The name and residence business address of the clerk, and of any
7	other principal the association provides.
8	(6) When organized without capital stock, whether the property rights
9	and interest of the members are equal, and, if unequal, the general rules
10	applicable to all members by which the property rights and interest,
11	respectively, of each member shall be determined and fixed, and provision for
12	the admission of new members who shall be entitled to share in the property of
13	the association in accordance with such general rules. This provision or
14	paragraph of the eertificate of organization articles of incorporation shall not
15	be altered, amended, or replaced except by the written consent or vote
16	representing three-fourths of the members.
17	(7) When organized with capital stock, the amount of such stock, the
18	number of shares into which it is divided, and the par value thereof.
19	(8) The capital stock may be divided into preferred and one or more
20	classes of common stock. When so divided, the certificate of organization

articles of incorporation shall contain a statement of the number of shares of

stock to which preference is granted, the number of shares of stock to which no preference is granted, and the nature and definite extent of the preference and privileges granted to each.

- (9) The articles of incorporation of any association organized under this subchapter may provide that the members or stockholders thereof shall have the right to vote in person or through another method of communication, including through a telecommunications or electronic medium, but a member or stockholder may not vote by proxy. This provision or paragraph of the articles of incorporation shall not be altered and shall not be subject to amendment.
- (10) In addition to the foregoing, the articles of incorporation of any association incorporated hereunder may contain any provision consistent with law with respect to management, regulation, government, financing, indebtedness, membership, the establishment of voting districts and the election of delegates for representative purposes, the issuance, retirement, and transfer of its stock, if formed with capital stock, or any provisions relative to the way or manner in which it shall operate or with respect to its members, officers, or directors and any other provisions relating to its affairs.
- (11) The <u>certificate</u> <u>articles of incorporation</u> shall be subscribed by the incorporators and shall be sworn to by one or more of them; and shall be filed

1	with the Secretary of State. A certified copy shall also be filed with the
2	Secretary of Agriculture, Food and Markets.
3	(12) When so filed, the certificate of organization articles of
4	incorporation or a certified copy thereof shall be received in the courts of this
5	State as prima facie evidence of the facts contained therein and of the due
6	incorporation of such association.
7	§ 996. AMENDMENT OF CERTIFICATE ARTICLES; STATEMENT OF
8	<u>CHANGE</u>
9	(a) The certificate of organization articles of incorporation may be altered
10	or amended except as otherwise provided in this subchapter at any regular
11	meeting or any special meeting called for that purpose. An amendment must
12	first be approved by two-thirds of the directors and adopted by a vote of two-
13	thirds of the members or delegates present and voting at such meeting.
14	Amendments to the certificate of organization articles of incorporation, when
15	so adopted, shall be filed in accordance with the provisions of section 995 of
16	this title.
17	(b) Notwithstanding subsection (a) of this section, an association shall
18	amend the name, email, or address information of its agent for service of
19	process by submitting to the Secretary of State for filing a statement of change
20	pursuant to section 1655 of this title.

1	§ 997. FEE
2	For filing a certificate of organization articles of incorporation, an
3	association shall pay \$20.00 to the Secretary of State, and for filing an
4	amendment thereto, \$10.00.
5	* * *
6	§ 1001. CONTENTS OF BYLAWS
7	Each association may provide in its bylaws for any or all of the following
8	matters:
9	* * *
10	(10) In the case of a consumer's consumers' or railroad cooperative, the
11	method of distributing among members or stockholders and patrons, both
12	members and nonmembers, the net savings derived from the excess of total
13	income over operating expenses. Provision may be made for the accumulation
14	of reserve funds out of net savings.
15	* * *
16	§ 1013. OFFICERS
17	The directors shall elect from their number a president and one or more vice
18	presidents. They shall also elect a secretary, who shall be the clerk of the
19	corporation association, and a treasurer, who need not be directors or members
20	of the association. The directors may combine the two latter offices and

designate the combined office as that of secretary-treasurer, or unite both

functions and titles in one person. The treasurer may be a bank or any depository, and as such, shall not be considered as an officer, but as a function of the board of directors, and in such case, the secretary shall perform the usual accounting duties of the treasurer, except that the funds shall be deposited only as and where authorized by the board of directors.

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§ 1023. OWNERSHIP OR CONTROL OF OTHER CORPORATIONS

BUSINESS ORGANIZATIONS

An association may organize, form, operate, own, control, have an interest in, own stock of, or be a member of, any other corporation or corporations, with or without capital stock, and business organization engaged in preserving, drying, processing, canning, packing, storing, handling, shipping, utilizing, manufacturing, marketing, or selling the agricultural products handled by the association or byproducts thereof.

§ 1024. WAREHOUSE RECEIPTS

When such corporations are warehousing corporations, they An association engaged in warehousing may issue negotiable or nonnegotiable warehouse receipts of the association against the commodities delivered, and such warehouse receipts shall be considered as adequate collateral to the extent of the usual and current value of the commodity represented thereby. In case such warehouse is licensed, or licensed and bonded, under the laws of this or

any other state of the United States, its warehouse receipt delivered to the association on commodities of the association or its members, or delivered by the association or by its members, shall not be challenged or discriminated against because of ownership or control, wholly or in part, by the association.

5 ***

Subchapter 3. Consolidation of Cooperative Associations § 1061. PROCEDURE

Two or more cooperative associations organized under, or which have adopted the provisions of subchapter ± 2 of this chapter, or similar laws of other states, whether having or not having capital stock, may merge or consolidate into one cooperative association which may be a new cooperative association or one of the constituent cooperatives by complying with the following requirements:

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(3) If the articles of merger or consolidation are adopted by the affirmative vote of not less than two-thirds of the members attending and voting of each consolidating cooperative voting thereon at the meeting called to consider the same, or by not less than by a two-thirds vote of its delegates if qualified as provided in subdivision (4) of this section, articles of merger or consolidation in the form adopted shall be executed under its seal and acknowledged on behalf of each consolidating cooperative by its president or

1	vice-president. Such articles of merger or consolidation shall recite that they
2	are executed pursuant to this subchapter and shall state:
3	(A) the name of each consolidating cooperative and the address of its
4	principal office;
5	(B) the name of the new cooperative and the address of its principal
6	office in this State, or if none, the name, email, and address of an agent for
7	service of process pursuant to section 1655 of this title;
8	(C) a statement that each consolidating cooperative agrees to the
9	merger or consolidation;
10	(D) the names and <u>business</u> addresses of the directors of the new
11	cooperative, and of any other principal the association provides; and
12	(E) the terms and conditions of the merger or consolidation and the
13	mode of carrying the same into effect, including the manner in which the
14	members of the consolidating cooperative may or shall become members of the
15	new cooperative; and may contain provisions, not inconsistent with law or this
16	subchapter, which are deemed necessary or advisable for the conduct of the
17	business of the new cooperative.
18	(4) The president or vice president and the clerk or secretary of each
19	consolidating cooperative executing such articles of merger or consolidation
20	shall make and annex thereto an affidavit stating that the provisions of this

1	section in respect to such articles were duly complied with by such
2	cooperative.
3	(4)(5) In the case of any consolidating cooperative having a district
4	election of delegates and a delegate system of voting as permitted by
5	subdivision 995(10) of this title, in which, under its articles of incorporation or
6	bylaws, such delegates have complete voting power on behalf of the
7	membership for every purpose, except that of their own election and the
8	election of district directors, the vote adopting the merger or consolidation
9	required by subdivision (3) of this section shall be that of not less than two-
10	thirds of the delegates attending and voting at such meeting.
11	* * *
12	Sec. 4. 11 V.S.A. chapter 15 is amended to read:
13	CHAPTER 15. REGISTRATION OF BUSINESS ENTITIES ASSUMED
14	BUSINESS NAMES, PARTNERSHIPS, AND UNINCORPORATED
15	NONPROFIT ASSOCIATIONS; ADMINISTRATIVE AUTHORITY;
16	ADMINISTRATIVE PROVISIONS
17	Subchapter 1. Assumed Business Names, Partnerships, and Unincorporated
18	Nonprofit Associations
19	§ 1621. REGISTRATION OF <u>ASSUMED</u> BUSINESS NAME BY PERSONS
20	NAMES, PARTNERSHIPS, AND <u>UNINCORPORATED</u>
21	NONPROFIT ASSOCIATIONS

1	(a) A person doing business in this State under any name other than his or
2	her own, and every copartnership An individual doing business under an
3	assumed business name, or a partnership or unincorporated nonprofit or
4	association of individuals, except corporations and limited liability companies,
5	doing business in this State, resident or nonresident, shall cause to be recorded
6	with submit to the Secretary of State for filing a return setting forth a
7	registration that provides:
8	(1) the name under which such business is carried on, the name of the
9	business;
10	(2) the name of the town wherein such place of business is located, the
11	address of its principal office;
12	(3) a brief description of the kind of business to be transacted under such
13	name, and its business purpose;
14	(4) the individual names and residences of all persons, general partners,
15	or members so doing business thereunder the name and business address of the
16	individual doing business under the assumed name, as a partner of the
17	partnership, or as a member of the association, and of any other principal the
18	registrant provides; and
19	(5) for each individual, partner, or member who is not a resident of this
20	State, or for whom the registrant does not provide an address in this State for

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service of process pursuant to section 1655 of this title.
(b) Such returns A registration shall be subscribed and sworn to by one or
more of the persons so doing business, and shall be a person with authority to
act on behalf of the registrant and filed with the Secretary of State within not
later than 10 days after commencement of business.
(c) The Secretary of State shall decline to register any business name unless
the name is distinguishable in the records of the Secretary of State from any
other business name of any name registered or reserved under this chapter, or
the name of any other entity, whether domestic or foreign, that is reserved,
registered, or granted by or with the Secretary of State, or any name that would
lead a reasonable person to conclude that the business is a type of entity that it
is not.
(d) The Secretary of State shall establish rules and regulations for the

service of process, the name, email, and address information of an agent for

- (e) Prior to registering its business name under this section, a person intending to operate a postsecondary school, as defined in 16 V.S.A. §§ 176 and 176a, shall apply to the State Board of Education for a certificate of approval pursuant to those sections.
- 20 § 1621a. RESERVED NAME

administration of this section.

partnership, setting forth:

1	(a) The exclusive right to the use of a business name may be reserved by
2	any person, copartnership, or association intending to register its name under
3	this section.
4	(b) The reservation shall be made by filing with the Secretary of State an
5	application to reserve a specified business name, executed by the applicant, its
6	agent, or attorney. If the Secretary of State finds that the name is available for
7	use, he or she shall reserve the same for the exclusive use of the applicant for a
8	period of 120 days.
9	(c) The right to the exclusive use of a specified business name so reserved
10	may be transferred to any other person, copartnership, or association by filing
11	in the office of the Secretary of State a notice of such transfer, executed by the
12	applicant for whom the name was reserved, and specifying the name and
13	address of the transferee. [Repealed.]
14	* * *
15	§ 1623. REGISTRATION BY BUSINESS ORGANIZATIONS
16	(a) A business organization doing business in this State under any name
17	other than that of the business organization shall be subject to all the provisions
18	of this chapter; and shall file returns sworn to by some officer or director of the
19	corporation or mutual benefit enterprise, or by some director or manager of the
20	limited liability company, or by some partner of the partnership or limited

1	(1) the name and location of the principal office of the business
2	organization;
3	(2) the name under which the organization will conduct business;
4	(3) the town or towns where the organization conducts business under
5	the name; and
6	(4) a brief description of the kind of business the organization conducts
7	under the name.
8	(b) The Secretary of State shall decline to register any business name unless
9	the name is distinguishable in the records of the Secretary of State from any
10	other business name of any name registered or reserved under this chapter or
11	the name of any other entity, whether domestic or foreign, that is reserved,
12	registered, or granted by or with the Secretary of State, or any name that would
13	lead a reasonable person to conclude that the business is a type of entity that it
14	is not. [Repealed.]
15	§ 1624. FORMS
16	The Secretary of State shall formulate forms for the returns and shall, on
17	request, furnish such forms by mail or otherwise to persons, copartnerships,
18	associations, or corporations subject to the provisions of this chapter.
19	[Repealed.]

1	§ 1625.	FEES
1	5 1023.	

- (a) A person, copartnership, association, limited liability company, or corporation required by the provisions of this chapter subchapter to file a return shall, at the time of filing as provided, pay a registration fee of \$70.00 to the Secretary of State.
 - (b) A person, copartnership, association, limited liability company, or eorporation required by the provisions of this chapter subchapter to file an amendment, a certificate of cessation of business, or change of business status or an application to reserve a business name shall, at the time of filing, pay a fee of \$35.00 to the Secretary of State.
 - (c) Statement of change of designated agent or designated office, or both, for a person registered under this subchapter: \$25.00, not to exceed \$1,000.00 per filer per calendar year.
 - (d) The Secretary shall collect \$25.00 each time process is served on the Secretary on behalf of a person registered under this chapter subchapter. The party to a proceeding causing service of process is entitled to recover this fee as costs if he or she prevails in the proceeding.
- 18 § 1626. FAILURE TO REGISTER; ENFORCING COMPLIANCE
 - (a) A person <u>transacting business in this State</u> who is not registered with the Secretary of State as required under this <u>chapter subchapter</u> and any successor to the person or assignee of a cause of action arising out of the

1	business of the person, may not maintain an action or proceeding or raise a
2	counterclaim, crossclaim, or affirmative defense in this State until the person,
3	successor, or assignee registers with the Secretary.
4	(b) The failure of a person to register as required under this chapter
5	subchapter does not impair the validity of a contract or act of the person or
6	preclude it from defending an action or proceeding in this State.
7	(c) An individual does not waive a limitation on his or her personal liability
8	afforded by other law solely by transacting business in this State without
9	registering with the Secretary of State as required under this ehapter
10	subchapter.
11	(d) If a person transacts business in this State without registering with the
12	Secretary of State as required under this chapter subchapter, the Secretary is its
13	agent for service of process with respect to a right of action arising out of the
14	transaction of business in this State.
15	(e) A person that transacts business in this State without registering with
16	the Secretary of State as required under this chapter subchapter shall be liable
17	to the State for:
18	(1) a civil penalty of \$50.00 for each day, not to exceed a total of
19	\$10,000.00 for each year, it transacts business in this State without a
20	registration;

1	(2) an amount equal to the fees due under this chapter subchapter during
2	the period it transacted business in this State without a registration; and
3	(3) other penalties imposed by law.
4	(f) The Attorney General may maintain an action in the Civil Division of
5	the Superior Court to collect the penalties imposed in subsection (e) of this
6	section and to restrain a person from transacting business in this State in
7	violation of this chapter <u>subchapter</u> .
8	§ 1627. SERVICE OF PROCESS
9	Service of such complaint and process thereunder may be made by
10	delivering within this State a true and attested copy thereof to any person so
11	doing business or any servant or agent of such person, copartnership,
12	association, limited liability company, or corporation, or in any manner
13	otherwise provided by law. A name so registered shall not thereafter be used
14	by a person, copartnership, association, limited liability company, or
15	corporation, unless it is lawfully entitled thereto at the date of such registration.
16	[Repealed.]
17	§ 1628. CERTIFICATE OF CESSATION OF BUSINESS OR CHANGE OF
18	BUSINESS STATUS; AMENDMENT
19	(a) When a person, copartnership, association, limited liability company, or
20	corporation subject to the provisions of this chapter shall cease to do business
21	in this State, a certificate setting forth such fact and the date whereon it so

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ceased shall be filed with the Secretary of State within 10 days after the date such business ceases. Such certificate may be sworn to and filed by a surviving partner, member of such association, officer of such corporation, member or manager of such limited liability company, or person so doing business, or his or her executor or administrator A registrant that ceases to do business in this State shall submit to the Secretary of State for filing a certificate of cessation of business not later than 10 days after the date of cessation. (b) Whenever any general partner of such partnership, or member of such association withdraws from the business, a remaining general partner or member shall within 30 days file a certificate with the Secretary of State signed and sworn by a remaining general partner or member, setting forth the fact of such withdrawal, together with the date of that withdrawal. Filing of this certificate shall avoid any interruption in the period of registration remaining before the need for renewal, as if no partner or member of the association had withdrawn A registrant that adds or removes an individual, partner, or member named in its registration shall submit to the Secretary of State for filing an amendment to reflect the change not later than 30 days after the date of the change. (c) A registrant may amend its agent information by filing a statement of

change pursuant to section 1655 of this title and may amend any other

- 1 <u>information in its registration by submitting an amendment to the Secretary of</u>
- 2 <u>State for filing.</u>

- 3 § 1629. PENALTIES
 - Failure to file such certificate at the time so required by section 1628 of this title shall work a forfeiture of \$10.00 to be recovered by the Secretary of State in a civil action on this statute, in his or her name, against any surviving partner, any member of such association, any officer of such corporation, or any person so doing business, or his executor or administrator, and the same shall be paid into the Treasury of the State. [Repealed.]
- 10 § 1630. PROCESS AGENT

Each nonresident doing business in this State in his or her individual capacity, or as copartner or member of a copartnership or association required by sections 1621 and 1623 of this title to file the returns therein specified, or under any name other than his or her own, except as otherwise provided, shall appoint in writing a person having an office or place of business and residing in the town wherein the principal office of such nonresident, copartnership, or association is located, upon whom process against such nonresident may be served in an action founded upon a liability incurred in this State. Such appointment shall continue in force until revoked by a like instrument appointing another person therein residing, and having therein an office or place of business. Such instrument shall be recorded with the Secretary of

1	State. In the event a nonresident has not appointed a process agent, and has not
2	filed such appointment, as set forth in this section, the Secretary of State shall
3	be such process agent. [Repealed.]
4	§ 1631. VACANCY
5	When an appointee dies or removes from the State, another person residing
6	in such town and having therein an office or place of business, within 10 days
7	from the date of such death or removal, shall be appointed in the manner
8	hereinbefore specified, upon whom service of process may be made as
9	provided in section 1630 of this title. In case of such death or removal, or if a
10	person is not appointed as aforesaid, process against such nonresident person
11	may be served by delivering to the Secretary of State duplicate copies thereof,
12	one of which shall be filed with the Secretary of State and the other shall be
13	forwarded by mail prepaid by the clerk to the last known residence of such
14	person. [Repealed.]
15	§ 1632. EXCEPTIONS
16	The provisions of sections 1630 and 1631 of this title shall not apply to
17	foreign investment companies, foreign building and loan associations, or
18	foreign creamery companies. [Repealed.]
19	§ 1633. SECRETARY OF STATE AS PROCESS AGENT
20	A foreign insurance, express, shipping car, telegraph, or telephone
21	company, or a foreign company under any other name engaged in like

business, shall not do business in this State as an unincorporated association or
partnership, until it has filed with the Secretary of State a written stipulation
containing the association or firm name, and the names and residences of the
associates or partners, and appointing the Secretary of State as its process
agent. Such stipulation shall be in form and substance like that specified in
subdivision 692(3) of this title, and shall have the same legal effect. The
provisions of 12 V.S.A. §§ 851-853, shall apply to service of process on such
company and to acts done by persons or agents in its behalf. [Repealed.]
§ 1634. EFFECT OF FAILURE AND NEGLECT
A person, copartnership, limited liability company, or corporation subject to
this chapter shall not institute any proceedings in this State for the enforcement
of any right or obligation unless it shall, prior to the issuance of the original
return or complaint therein, have filed the returns and paid the registration fee
required by this chapter; nor shall a license or certificate be granted to a
nonresident individual, copartnership, or unincorporated association to transact
a business specified in Titles 5 and 23 or in 6 V.S.A. chapter 29 until such
individual, copartnership, or association has complied with the provisions of
section 1630 of this title. [Repealed.]
§ 1635. REREGISTRATION
(a) One or more persons doing business under a registered business name A
registrant shall reregister the name every five years by filing a reregistration

1	return with the Secretary of State with a fee of \$65.00 within not sooner than
2	60 days following the date five years after the date prior to the expiration of the
3	original registration or of the last reregistration. The Secretary of State shall
4	prepare and supply the necessary forms.
5	(b) When reregistration is not accomplished as provided in subsection (a)
6	of this section, a business name may be registered by the first applicant making
7	application to the Secretary of State for an original registration as provided by
8	this chapter subchapter.
9	Subchapter 2. Administrative Authority
10	§ 1636. TERMINATION OF BUSINESS NAME; HEARING
11	(a) If the Secretary of State declines to register a business in accordance
12	with the provisions of subsection 1621(e) of this title because it is not
13	distinguishable in the records of the Secretary from another business name, the
14	applicant may request that the Secretary determine whether the person to
15	whom the business name is registered is doing business or taking steps to do
16	business in this State.
17	* * *
18	§ 1637. AUTHORITY TO TERMINATE AND AMEND REGISTRATION
19	(a) The Secretary of State shall have the authority to:

1	(1) terminate the registration of a person who, <u>pursuant to an</u>
2	administrative order, a final court order, or an assurance of discontinuance, is
3	not authorized to conduct business in this State; and
4	(2) amend his or her the person's records to reflect the termination of a
5	registration pursuant to subdivision (1) of this subsection.
6	(b)(1) If the Secretary of State terminates the registration of a person
7	pursuant to this section, the person appoints the Secretary as his or her the
8	person's agent for service of process in any proceeding based on a cause of
9	action that arose during the time the person was authorized to transact, or was
10	transacting without authorization, business in this State.
11	(2) Upon receipt of process, the Secretary of State shall deliver by
12	registered mail a copy of the process to the secretary of the terminated person
13	at its principal office shown in its most recent annual report or in any
14	subsequent communication received from the person stating the current
15	mailing address of its principal office, or, if none is on file, in its application
16	for registration.
17	(c)(1) If a court or other person with sufficient legal authority reinstates the
18	ability of a terminated person to conduct business in this State, the terminated
19	person may file with the Secretary of State evidence of the reinstated authority

and pay to the Secretary a fee of \$25.00 for each year the person is delinquent.

1	(2) Upon receipt of a filing and payment pursuant to subdivision (1) of
2	this subsection, the Secretary shall cancel the termination and prepare a
3	certificate of reinstatement, file the original of the certificate, and serve a copy
4	on the person.
5	§ 1638. AUTHORITY TO REJECT, AMEND, OR TERMINATE
6	(a) The Secretary of State shall have the authority to:
7	(1) reject a record submitted for filing that the Secretary reasonably
8	determines contains false, fraudulent, or clearly erroneous information; and
9	(2) amend a record or terminate the registration of a person who the
10	Secretary determines, after notice and opportunity for hearing pursuant to
11	3 V.S.A. chapter 25, has submitted false or fraudulent information in a record,
12	or has attempted or submitted a record for filing in bad faith, without lawful
13	authority, or to commit fraud or cause injury.
14	(b)(1) If the Secretary terminates the registration of a person pursuant to
15	this section, or the Secretary's rejection or amendment of a record results in the
16	person's failure to designate or maintain an agent for service of process, then
17	the person appoints the Secretary as the person's agent for service of process.
18	(2) Upon receipt of process, the Secretary of State shall deliver by
19	registered mail a copy of the process to the person's last known address.

1	(c) A person aggrieved by a final decision of the Secretary under this
2	section may appeal to the Superior Court of Washington County, which shall
3	consider the matter de novo.
4	§ 1639. FORMS; PROCEDURES; RULES
5	The Secretary of State may adopt forms, procedures, and rules to implement
6	the processes and provisions of governing business registration in this State.
7	Subchapter 3. Administrative Provisions for Business Organizations
8	§ 1652. RESERVED NAME
9	(a) A person may reserve the exclusive use of a business name by
10	delivering an application to the Secretary of State for filing. The application
11	shall state the name and address of the applicant and the name to be reserved.
12	If the Secretary finds that the entity name is available, the Secretary shall
13	reserve the name for the applicant's exclusive use for 120 days.
14	(b) The owner of a reserved name may transfer the reservation to another
15	person by submitting to the Secretary of State for filing a notice of the transfer,
16	which states the name and address of the transferee.
17	§ 1653. ASSUMED BUSINESS NAME OF BUSINESS ORGANIZATION
18	A business organization that is authorized to do business in this State may
19	conduct business under an assumed name by submitting to the Secretary of
20	State for filing a registration that identifies the authorized business and the
21	assumed name.

1	§ 1654. [Reserved]
2	§ 1655. DESIGNATION OF AGENT FOR SERVICE OF PROCESS;
3	CHANGE; RESIGNATION
4	(a) Duty to designate agent for service of process. A person doing business
5	in this State that is required to designate and maintain an agent for service of
6	process shall provide the name, email, and address information of an individual
7	resident of this State or of a business organization that has a place of business
8	in, and is authorized to conduct business in, this State.
9	(b) Attestation. A person who designates an agent for service of process
10	attests that the agent consents to the appointment.
11	(c) Duty to maintain current agent information; statement of change.
12	Except as provided in subsection (d) of this section, a person registered with
13	the Secretary of State may change its agent for service of process, or the
14	agent's email or address information, solely by submitting to the Secretary of
15	State for filing a statement of change that provides its current agent
16	information and specifies any changes to the agent information.
17	(d) Bulk statement of change by agent.
18	(1) If an agent for service of process changes its name, email, or address
19	information in the records of the Secretary of State, the agent may submit to
20	the Secretary for filing a bulk statement of change that:

1	(A) identifies the businesses for which the agent serves as the agent
2	for service of process and whose records the Secretary shall update to reflect
3	the change to the agent's information; and
4	(B) attests that the agent has or will promptly provide notice to each
5	business whose record is updated pursuant to the bulk statement of change.
6	(2) For a bulk statement of change, the Secretary of State shall collect
7	from the agent a separate filing fee for each business whose record is amended,
8	subject to subsection 1625(c) of this title.
9	(e) Agent resignation; termination.
10	(1) An agent for service of process may resign as agent by submitting to
11	the Secretary of State for filing a statement of resignation and delivering a
12	copy of the statement to the affected business.
13	(2) An agency for service of process terminates on the earlier of:
14	(A) 30 days after the Secretary files a statement of resignation; or
15	(B) the date on which a statement of change designating a new agent
16	takes effect.
17	(3) The Secretary shall waive the filing fee for a statement of resignation
18	if the agent on record attests that it did not consent to serve as agent for service
19	of process.
20	§ 1655. SECRETARY OF STATE AS AGENT FOR SERVICE OF
21	PROCESS

1	(a) An agent for service of process appointed by a person registered with
2	the Secretary of State is an agent for service of any process, notice, or demand
3	required or permitted by law to be served upon the person.
4	(b) If a person registered with the Secretary of State fails to appoint or
5	maintain an agent for service of process in this State as required by law, or the
6	agent for service of process cannot with reasonable diligence be found at the
7	agent's address, the Secretary of State is an agent of the person upon whom
8	process, notice, or demand may be served.
9	(c)(1) Service of any process, notice, or demand on the Secretary of State
10	may be made by delivering to and leaving with the Secretary of State duplicate
11	copies of the process, notice, or demand.
12	(2) If the process, notice, or demand is served on the Secretary of State,
13	the Secretary of State shall forward one of the copies by registered or certified
14	mail, return receipt requested, to the company at its principal office or last
15	known address.
16	(d) The Secretary of State shall keep a record of all processes, notices, and
17	demands served pursuant to this section and record the time of and the action
18	taken regarding the service.
19	(e) This section shall not affect the right to serve process, notice, or
20	demand upon a person in any manner otherwise provided by law.
21	§ 1656. SECRETARY OF STATE AS AGENT FOR SERVICE OF

1	PROCESS
2	(a) An agent for service of process appointed by a person registered with
3	the Secretary of State is an agent for service of any process, notice, or demand
4	required or permitted by law to be served upon the person.
5	(b) If a person registered with the Secretary of State fails to appoint or
6	maintain an agent for service of process in this State as required by law, or the
7	agent for service of process cannot with reasonable diligence be found at the
8	agent's address, the Secretary of State is an agent of the person upon whom
9	process, notice, or demand may be served.
10	(c)(1) Service of any process, notice, or demand on the Secretary of State
11	may be made by delivering to and leaving with the Secretary of State duplicate
12	copies of the process, notice, or demand.
13	(2) If the process, notice, or demand is served on the Secretary of State,
14	the Secretary of State shall forward one of the copies by registered or certified
15	mail, return receipt requested, to the company at its principal office or last
16	known address.
17	(d) Service is effective on the earliest of:
18	(1) the date the person receives the process, notice, or demand;
19	(2) the date shown on the return receipt, if signed on behalf of the
20	person; or

1	(3) five days after the process, notice, or demand is deposited by the
2	Secretary of State for delivery by the U.S. Postal Service, if postage is prepaid
3	to the address of the principal office or last known address reflected in the
4	records of the Secretary of State.
5	(e) The Secretary of State shall keep a record of all processes, notices, and
6	demands served pursuant to this section and record the time of and the action
7	taken regarding the service.
8	(f) This section shall not affect the right to serve process, notice, or demand
9	upon a person in any manner otherwise provided by law.
10	Sec. 5. 11 V.S.A. chapter 22 is amended to read:
11	CHAPTER 22. PARTNERSHIPS
12	* * *
13	§ 3205. EXECUTION, FILING, AND RECORDING OF STATEMENTS
14	* * *
15	(f) The Secretary of State shall collect a fee for filing or providing a
16	certified copy of a statement as set forth in section 3310 of this title.
17	* * *
18	§ 3291. STATEMENT OF QUALIFICATION
19	* * *

1	(c) After the approval required by subsection (b) of this section, a
2	partnership may only become a limited liability partnership by filing a
3	statement of qualification. The statement must contain:
4	(1) the name of the partnership;
5	(2) the location of the principal place of business in this State;
6	(3) if the partnership does not have a principal place of business in this
7	State, the name, email, and street address information of the partnership's
8	agent for service of process <u>pursuant to section 1655 of this title</u> ;
9	(4) a statement that the partnership elects to be a limited liability
10	partnership; and
11	(5) a deferred effective date, if any.
12	(d) The agent of a limited liability partnership for service of process must be
13	an individual who is a resident of this State or other person authorized to do
14	business in this State. [Repealed.]
15	(e) The status of a partnership as a limited liability partnership is effective
16	on the later of the filing of the statement or a date specified in the statement.
17	The status remains effective, regardless of changes in the partnership, until it is
18	canceled pursuant to subsection 3205(d) of this title or revoked pursuant to
19	section 3293 of this title.
20	* * *
21	§ 3293. ANNUAL REPORT

1	(a) A limited liability partnership, and a foreign limited liability partnership
2	authorized to transact business in this State, shall file an annual report in the
3	Office of the Secretary of State which that contains:
4	(1) the name of the limited liability partnership and the state or other
5	jurisdiction under whose laws the foreign limited liability partnership is
6	formed;
7	(2) the street address of the partnership's principal office and, if
8	different, the street address of an office in this State, if any; and
9	(3) if the partnership does not have an office in this State, the name,
10	email, and street address of the partnership's designated agent for service of
11	process.
12	* * *
13	(f) A reinstatement under subsection (e) of this section relates back to and
14	takes effect as of the effective date of the revocation, and the partnership's
15	status as a limited liability partnership continues as if the revocation had never
16	occurred.
17	(g) The Secretary of State shall amend its records to reflect a change, if
18	specified in the report, to the business's purpose, email, address, or principal
19	information.
20	* * *
21	§ 3302. STATEMENT OF FOREIGN QUALIFICATION

1	(a) Before transacting business in this State, a foreign limited liability
2	partnership must file a statement of foreign qualification. The statement must
3	contain:
4	* * *
5	(3) If there is no office of the partnership in this State, the name, email,
6	and street address information of the partnership's agent for service of process
7	pursuant to section 1655 of this title.
8	(4) A deferred effective date, if any.
9	(b) The agent of a foreign limited liability partnership for service of process
10	must be an individual who is a resident of this State or other person authorized
11	to do business in this State. [Repealed.]
12	(c) The status of a partnership as a foreign limited liability partnership is
13	effective on the later of the filing of the statement of foreign qualification or a
14	date specified in the statement. The status remains effective, regardless of
15	changes in the partnership, until it is canceled pursuant to subsection 3205(d)
16	or revoked pursuant to section 3293 of this title.
17	(d) An amendment or cancellation of a statement of foreign qualification is
18	effective when it is filed or on a deferred effective date specified in the
19	amendment or cancellation.
20	§ 3303. EFFECT OF FAILURE TO QUALIFY

1	(a)(1) A foreign limited liability partnership transacting business in this
2	State may not maintain an action or proceeding or raise a counterclaim,
3	crossclaim, or affirmative defense in this State unless it has in effect a
4	statement of foreign qualification.
5	(2) The successor to a foreign limited liability partnership that
6	transacted business in this State without a certificate of authority statement of
7	foreign qualification in effect and the assignee of a cause of action arising out
8	of that business may not maintain a proceeding or raise a counterclaim,
9	crossclaim, or affirmative defense based on that cause of action in any court in
10	this State until the foreign limited liability partnership or its successor or
11	assignee obtains files a certificate of authority statement of foreign
12	qualification.
13	* * *
14	Sec. 6. 11 V.S.A. chapter 23 is amended to read:
15	CHAPTER 23. LIMITED PARTNERSHIPS
16	* * *
17	§ 3403. RESERVATION OF NAME
18	(a) The exclusive right to the use of a name may be reserved by:
19	(1) any person intending to organize a limited partnership under this
20	chapter and to adopt that name;

1	(2) any domestic limited partnership or any foreign limited partnership
2	registered in this State which, in either case, intends to adopt that name;
3	(3) any foreign limited partnership intending to register in this State and
4	adopt that name; and
5	(4) any person intending to organize a foreign limited partnership and
6	intending to have it registered in this State and to adopt that name.
7	(b) The reservation shall be made by filing with the Secretary of State an
8	application, executed by the applicant, to reserve a specified name. If the
9	Secretary of State finds that the name is available for use by a domestic or
10	foreign limited partnership, he or she shall reserve the name for the exclusive
11	use of the applicant for a period of 120 days. The owner of a name reserved
12	under this section may renew the reservation for two successive periods of 120
13	days each. The right to the exclusive use of a reserved name may be transferred
14	to any other person by filing in the Office of the Secretary of State a notice of
15	the transfer, executed by the applicant for whom the name was reserved and
16	specifying the name and address of the transferee A person may reserve the
17	exclusive use of a business name by delivering an application to the Secretary
18	of State for filing pursuant to section 1652 of this title.
19	§ 3404. SPECIFIED OFFICE AND AGENT
20	Each limited partnership shall continuously maintain in this State:

1	(1) an office, which may but need not be a place of its business in this
2	State, at which shall be kept the records required by section 3405 of this title to
3	be maintained; and
4	(2) an agent for service of process on the limited partnership, which
5	agent must be an individual resident of this State, a domestic corporation,
6	partnership, limited liability company, or a foreign corporation, partnership, or
7	limited liability company authorized to do business in this State pursuant to
8	section 1655 of this title.
9	* * *
10	§ 3411. CERTIFICATE OF LIMITED PARTNERSHIP
11	(a) In order to form a limited partnership, a certificate of limited
12	partnership must be executed and filed in the Office of the Secretary of State.
13	The certificate shall set forth:
14	(1) the name of the limited partnership;
15	(2) the address of the office and the name, email, and address
16	information of the agent for service of process required to be maintained by
17	section 3404 of this title;
18	(3) the name and the business address of each general partner, and of
19	any other principal the limited partnership provides;

1	(4) the name and place of residence the business address of each limited
2	partner and the amount of cash and a description of and the agreed value of
3	other property contributed by each limited partner;
4	* * *
5	§ 3482. REGISTRATION
6	Before transacting business in this State, a foreign limited partnership shall
7	register with the Secretary of State. In order to register, a foreign limited
8	partnership shall submit to the Secretary of State, in duplicate, an application
9	for registration as a foreign limited partnership, signed and sworn to by a
10	general partner and setting forth:
11	(1) the name of the foreign limited partnership and, if different, the
12	name under which it proposes to register and transact business in this State;
13	(2) the state and date of its formation;
14	(3) the name, email, and address information of any agent for service of
15	process on the foreign limited partnership whom the foreign limited
16	partnership elects to appoint; the agent must be an individual resident of this
17	State, a domestic corporation, or a foreign corporation having a place of
18	business in, and authorized to do business in, this State pursuant to section
19	1655 of this title;
20	(4) a statement that the Secretary of State is appointed the agent of the
21	foreign limited partnership for service of process if no agent has been

1	appointed under subdivision (3) of this section or, if appointed, the agent's
2	authority has been revoked or if the agent cannot be found or served with the
3	exercise of reasonable diligence;
4	(5) the address of the office required to be maintained in the state of its
5	organization by the laws of that state or, if not so required, of the principal
6	office of the foreign limited partnership;
7	(6) the name and business address of each general partner, and of any
8	other principal the foreign limited partnership provides; and
9	(7) the address of the office at which is kept a list of the names and
10	addresses of the limited partners and their capital contributions, together with
11	an undertaking by the foreign limited partnership to keep those records until
12	the foreign limited partnership's registration in this State is canceled or
13	withdrawn.
14	* * *
15	§ 3487. TRANSACTION OF BUSINESS WITHOUT REGISTRATION
16	(a)(1) A foreign limited partnership transacting business in this State may
17	not maintain an action or proceeding or raise a counterclaim, crossclaim, or
18	affirmative defense in this State until it has registered in this State.
19	(2) The successor to a foreign limited partnership that transacted
20	business in this State without a certificate of authority registration and the
21	assignee of a cause of action arising out of that business may not maintain a

1	proceeding or raise a counterclaim, crossclaim, or affirmative defense based on
2	that cause of action in any court in this State until the foreign limited
3	partnership or its successor or assignee obtains a certificate of authority has
4	registered.
5	* * *
6	Sec. 7. 11 V.S.A. chapter 25 is amended to read:
7	CHAPTER 25. LIMITED LIABILITY COMPANIES
8	* * *
9	§ 4006. RESERVED NAME
10	(a)(1) A person may reserve the exclusive use of the name of a limited
11	liability company, including a fictitious or assumed name for a foreign limited
12	liability company whose name is not available, by delivering an application to
13	the Secretary of State for filing.
14	(2) The application shall state the name and address of the applicant and
15	the name proposed to be reserved.
16	(3) If the Secretary of State finds that the name applied for is available,
17	the Secretary shall reserve that name for the applicant's exclusive use for a
18	120 day period.
19	(b) The owner of a reserved limited liability company name may renew the
20	reservation for successive periods of 120 days each by delivering a renewal

1	application to the Secretary of State during the 45-day period preceding the
2	date of expiration of the reservation.
3	(c) The owner of a name reserved for a limited liability company may
4	assign the reservation to another person by delivering to the Secretary of State
5	for filing a signed notice of the assignment that states the name and address or
6	the assignee.
7	(d) The owner of a reserved limited liability company name may terminate
8	the name reservation by delivering to the Secretary of State for filing a signed
9	notice of withdrawal of name reservation A person may reserve the exclusive
10	use of a business name by delivering an application to the Secretary of State
11	for filing pursuant to section 1652 of this title.
12	§ 4007. DESIGNATED OFFICE AND AGENT
13	(a) A limited liability company and a foreign limited liability company
14	authorized to do business in this State shall designate and continuously
15	maintain:
16	(1) a designated office for notification purposes, which may but need
17	not be a place of its business, and may but need not be located in this State;
18	and
19	(2) an agent and street address of the agent for service of process on the
20	limited liability company in this State pursuant to section 1655 of this title.

1	(b) An agent for service of process shall be an individual resident of this
2	State, a domestic corporation, another limited liability company, or a foreign
3	corporation or foreign limited liability company authorized to do business in
4	this State.
5	§ 4008. CHANGE OF DESIGNATED OFFICE OR AGENT FOR SERVICE
6	OF PROCESS
7	(a) A limited liability company or foreign limited liability company may
8	change its designated office or agent for service of process by delivering to the
9	Secretary of State for filing a statement of change that sets forth: its current
10	designated office information and any change to the information.
11	(1) the name of the company;
12	(2) the street address, and the mailing address if different from the street
13	address, of its current designated office;
14	(3) if the current designated office is to be changed, the street address,
15	and the mailing address if different from the street address, of the new
16	designated office;
17	(4) the name and address of its current agent for service of process; and
18	(5) if the current agent for service of process is to be changed, the name
19	of the new agent for service of process and the new agent's written consent,
20	either on the statement or attached to it, to the appointment.

(b) If an agent for service of process changes the street address of the
agent's business office, the agent may change the street address of the
designated office of any limited liability company or foreign limited liability
company for which the agent is the agent for service of process by notifying
the company in writing of the change and signing, either manually or in
facsimile, and filing with the Secretary of State a statement that complies with
the requirements of subsection (a) of this section and recites that the company
has been notified of the change A limited liability company or foreign limited
liability company shall change its agent for service of process, or the agent's
email or address information, by delivering to the Secretary for filing a
statement of change pursuant to section 1655 of this title.
§ 4009. RESIGNATION OF AGENT FOR SERVICE OF PROCESS
(a) To resign as an agent for service of process of a limited liability
company or foreign limited liability company, the agent shall deliver to the
Secretary of State for filing a statement of resignation containing the company
name and stating that the agent is resigning pursuant to section 1655 of this
<u>title</u> .
(b) The Secretary of State shall file a statement of resignation delivered
under subsection (a) of this section and mail or otherwise deliver a copy to the
designated office of the limited liability company.
(c) An agency for service of process terminates on the earlier of:

1	(1) the 41st day after the Secretary of State files the statement of
2	resignation; or
3	(2) when a record designating a new agent for service of process is
4	delivered to the Secretary of State for filing on behalf of the limited liability
5	company and becomes effective.
6	§ 4010. SERVICE OF PROCESS
7	(a) An agent for service of process appointed by a limited liability company
8	or a foreign limited liability company is an agent of the company for service of
9	any process, notice, or demand required or permitted by law to be served upon
10	the company.
11	(b) If a limited liability company or foreign limited liability company fails
12	to appoint or maintain an agent for service of process in this State or the agent
13	for service of process cannot with reasonable diligence be found at the agent's
14	address, the Secretary of State is an agent of the company upon whom process,
15	notice, or demand may be served.
16	(c) Service of any process, notice, or demand on the Secretary of State may
17	be made by delivering to and leaving with the Secretary of State duplicate
18	copies of the process, notice, or demand. If the process, notice, or demand is
19	served on the Secretary of State, the Secretary of State shall forward one of the
20	copies by registered or certified mail, return receipt requested, to the company

1	at its registered office. Service on the Secretary of State shall be returnable in
2	not less than 30 days.
3	(d) The Secretary of State shall keep a record of all processes, notices, and
4	demands served pursuant to this section and record the time of and the action
5	taken regarding the service.
6	(e) This section shall not affect the right to serve process, notice, or demand
7	upon a limited liability company or foreign limited liability company in any
8	manner otherwise provided by law A limited liability company or foreign
9	limited liability company is subject to the service of process provisions in
10	section 1656 of this title.
11	* * *
12	§ 4023. ARTICLES OF ORGANIZATION
13	* * *
14	(b) Articles of organization of a limited liability company may set forth:
15	(1) provisions permitted to be set forth in an operating agreement; and
16	(2) name, email, and address information for one or more owners,
17	officers, or other principals of the company; and
18	(3) other matters not inconsistent with law.
19	* * *
20	§ 4033. ANNUAL REPORT FOR SECRETARY OF STATE

1	(a) Each domestic limited liability company and each foreign limited
2	liability company authorized to transact business in this State shall file an
3	annual report with the Secretary of State. The annual report shall set forth the
4	following information:
5	(1) the name of the company and the state or country under whose law it
6	is organized; and
7	(2) the address of its designated office; and
8	(3) the name, email, and address of its designated agent for service of
9	process at that office in this State.
10	(b) Information in the annual report shall be current as of the date the
11	annual report is signed on behalf of the company.
12	(c) The annual report shall be delivered to the Secretary of State within
13	three months after the expiration of the company's fiscal year.
14	(d) The Secretary of State shall amend its records to reflect a change, if
15	specified in the report, to the business's purpose, email, address, or principal
16	information.
17	* * *
18	§ 4112. APPLICATION FOR CERTIFICATE OF AUTHORITY
19	(a) A foreign limited liability company may apply for a certificate of
20	authority to transact business in this State by delivering an application to the
21	Secretary of State for filing. The application shall set forth:

1	(1) the name of the foreign company and, if its name is unavailable for
2	use in this State, an alternate name that satisfies the requirements of section
3	4116 of this title;
4	(2) the name of the state or country under whose law it is organized;
5	(3) the address of its initial designated office; and
6	(4) the name, email, and address information and street address, and the
7	mailing address if different from the street address, of its designated agent for
8	service of process in this State pursuant to section 1655 of this title.
9	(b) An application may set forth:
10	(1) provisions permitted to be included in an operating agreement;
11	(2) the name, email, and address information for one or more owners,
12	officers, or other principals of the company; and
13	(3) other matters not inconsistent with law.
14	(c) A foreign limited liability company shall deliver with the completed
15	application a certificate of existence or a document of similar import,
16	authenticated by the Secretary of State or other official having custody of
17	company records in the state or country under whose law it is organized, dated
18	no not earlier than 90 days prior to filing of the application.
19	* * *

1	* * * Updates to Title 11A language * * *
2	Sec. 8. 11A V.S.A. chapter 1 is amended to read:
3	CHAPTER 1. GENERAL PROVISIONS
4	* * *
5	§ 1.20. FILING REQUIREMENTS
6	* * *
7	(j)(1) Any of the terms of a plan or filed documents may be made
8	dependent on facts ascertainable outside the plan or filed documents as
9	follows:
10	(A) The manner in which the facts operate on the terms of the plan or
11	filed document must be clearly and expressly set forth in the plan or filed
12	document.
13	(B) The facts may include without limitation actions or events within
14	the control of, or determinations made by, a part party to the plan or filing the
15	filed document or a representative of a party to the plan or filing the filed
16	document.
17	(2) As used in this section:
18	(A) "Filed document" means a document filed with the secretary of
19	state Secretary of State under any provision of this title, except chapter 15 or
20	section 16.22 of this title.
21	(B) "Plan" means a plan of merger or share exchange.

1	ጥ ጥ ጥ
2	§ 1.40. DEFINITIONS
3	As used in this title:
4	* * *
5	(8) "Entity" includes corporation and foreign corporation; not for profit
6	nonprofit corporation; profit and not-for-profit nonprofit unincorporated
7	association; business trust, estate, partnership, trust, and two or more persons
8	having a joint or common economic interest; and state, United States, and
9	foreign government.
10	* * *
11	Sec. 9. 11A V.S.A. § 2.02 is amended to read:
12	§ 2.02. ARTICLES OF INCORPORATION
13	(a) The articles of incorporation shall set forth:
14	(1) a corporate name for the corporation that satisfies the requirements
15	of section 4.01 of this title;
16	(2) the classes of shares, if any, and the number of shares in each class
17	that the corporation is authorized to issue;
18	(3) the number of shares the corporation is authorized to issue;
19	(4) the street address of the corporation's initial registered office and the
20	name and email of its initial registered agent for service of process at that
21	office pursuant to 11 V.S.A. § 1655;

2	(6) one or more classes of shares that together have unlimited voting
3	rights; and
4	(7) one or more classes of shares, (which may be the same class or
5	classes as those with voting rights), that together are entitled to receive the net
6	assets of the corporation upon dissolution.
7	(b) The articles of incorporation may set forth:
8	(1) the names and addresses of the individuals who are to serve as the
9	initial board of directors, and of any other principals the corporation provides;
10	(2) provisions not inconsistent with law regarding:
11	* * *
12	Sec. 10. 11A V.S.A. chapter 4 is amended to read:
13	CHAPTER 4. NAME
14	§ 4.01. CORPORATE HEAD <u>NAME</u>
15	(a) A corporate name:
16	(1) shall contain the word "corporation," "incorporated," "company," or
17	"limited," or the abbreviation "corp.," "inc.," "co.," or "ltd.," or words or
18	abbreviations of like import in another language;
19	(2) may not contain language stating or implying that the corporation is
20	organized for a purpose other than that permitted by section 3.01 of this title
21	and its articles of incorporation;

(5) the name and address of each incorporator;

1	(3) shall not have the word "cooperative" or any abbreviation thereof as
2	part of its name unless the corporation is a worker cooperative corporation
3	organized under 11 V.S.A. chapter 8, a housing cooperative corporation
4	organized under 11 V.S.A. chapter 14, or the articles of incorporation contain
5	all of the provisions required of a corporation organized as a cooperative
6	association general cooperative corporation in 11 V.S.A. § 981; and
7	(4) shall not include any word not otherwise authorized by law.
8	* * *
9	§ 4.02. RESERVED NAME
10	(a) A person may reserve the exclusive use of a corporate name, including a
11	fictitious name for a foreign corporation whose corporate name is not
12	available, by delivering an application to the Secretary of State for filing. The
13	application must set forth the name and address of the applicant and the name
14	proposed to be reserved. If the Secretary of State finds that the corporate name
15	applied for is available, he or she shall reserve the name for the applicant's
16	exclusive use for a 120 day period. Such 120 day period may be renewed no
17	more than twice.
18	(b) The owner of a reserved corporate name may transfer the reservation to
19	another person by delivering to the Secretary of State a signed notice of the

transfer that states the name and address of the transferee A person may

1	reserve the exclusive use of a business name by delivering an application to the
2	Secretary of State for filing pursuant to 11 V.S.A. § 1652.
3	§ 4.03. REGISTERED NAME
4	(a) A foreign corporation may register its corporate name, or its <u>alternate</u>
5	name or corporate name with any addition required by section 15.06 of this
6	title, if the name is distinguishable in the records of the Secretary of State from
7	the corporate or business names that are not available under section 4.01(b)(3)
8	of this title.
9	(b) A foreign corporation registers its corporate name, or its <u>alternate name</u>
10	or corporate name with any addition required by section 15.06 of this title, by
11	delivering to the Secretary of State for filing an application:
12	(1) setting forth its corporate name, or its <u>alternate name or</u> corporate
13	name with any addition required by section 15.06 of this title, the state or
14	country and date of its incorporation, and a brief description of the nature of
15	the business in which it is engaged; and
16	(2) accompanied by a certificate of good standing or a document of
17	similar import from the state or country of incorporation.
18	* * *
19	Sec. 11. 11A V.S.A. chapter 5 is amended to read:
20	CHAPTER 5. OFFICE AND AGENT
21	§ 5.01. REGISTERED OFFICE AND REGISTERED AGENT FOR

1	SERVICE OF PROCESS
2	Each corporation must continuously maintain in this State:
3	(1) a registered office that may be the same as any of its places of
4	business; and
5	(2) a registered agent for service of process pursuant to 11 V.S.A.
6	<u>§ 1655, who may be:</u>
7	(A) an individual who resides in this State and whose business office
8	is identical with the registered office;
9	(B) a domestic corporation or nonprofit domestic corporation whose
10	business office is identical with the registered office; or
11	(C) a foreign corporation or nonprofit foreign corporation authorized
12	to transact business in this State whose business office is identical with the
13	registered office.
14	§ 5.02. CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT
15	FOR SERVICE OF PROCESS
16	(a) A corporation may change its registered office or registered agent for
17	service of process information by delivering to the Secretary of State for filing
18	a statement of change <u>pursuant to 11 V.S.A. § 1655</u> . that sets forth:
19	(1) the name of the corporation;
20	(2) the street address of its current registered office;

l	(3) If the current registered office is to be changed, the street address of
2	the new registered office;
3	(4) the name of its current registered agent;
4	(5) if the current registered agent is to be changed, the name of the new
5	registered agent and the new agent's written consent (either on the statement or
6	attached to it) to the appointment; and
7	(6) that after the change or changes are made, the street addresses of its
8	registered office and the business office of its registered agent will be identical
9	(b) If a registered agent changes the street address of the agent's business
10	office, the agent may change the street address of the registered office of any
11	corporation for which he or she is the registered agent by notifying the
12	corporation in writing of the change and signing (either manually or in
13	facsimile) and delivering to the Secretary of State for filing a statement that
14	complies with the requirements of subsection (a) of this section and recites that
15	the corporation has been notified of the change.
16	§ 5.03. RESIGNATION OF REGISTERED AGENT
17	(a) A registered agent may resign his or her agency appointment by signing
18	and delivering to the Secretary of State for filing, and the corporation at its
19	registered office, the signed original and two exact copies of a statement of
20	resignation. The statement may include a statement that the registered office is
21	also discontinued.

1	(b) After filing the statement, the Secretary of State shall mail one copy to
2	the registered office (if not discontinued) and the other copy to the corporation
3	at its principal office.
4	(c) The agency appointment is terminated, and the registered office
5	discontinued if so provided, on the 31st day after the date on which the
6	statement is filed A registered agent for service of process may resign as agent
7	by filing a statement of resignation pursuant to 11 V.S.A. § 1655.
8	§ 5.04. SERVICE ON CORPORATION
9	(a) The corporation's registered agent shall be an agent of such corporation
10	upon whom any process, notice, or demand required or permitted by law to be
11	served upon the corporation may be served.
12	(b) Whenever a corporation shall fail to appoint or maintain a registered
13	agent in this State, or whenever its registered agent cannot with reasonable
14	diligence be found at the registered office, then the Secretary of State shall be
15	an agent of such corporation upon whom any such process, notice or demand
16	may be served. Service on the Secretary of State of any such process, notice, or
17	demand shall be made by delivering to and leaving with him or her, or with
18	any clerk having charge of the corporation department of his or her office,
19	duplicate copies of such process, notice, or demand. In the event any such
20	process, notice, or demand is served on the Secretary of State, he or she shall
21	immediately cause one of the copies thereof to be forwarded by registered or

1	certified mail, return receipt requested, addressed to the corporation at its
2	registered office.
3	(c) The Secretary of State shall keep a record of all processes, notices, and
4	demands served upon the Secretary under this section, and shall record therein
5	the time of such service and the Secretary's action with reference thereto.
6	(d) Nothing herein contained shall limit or affect the right to serve any
7	process, notice, or demand required or permitted by law to be served upon a
8	corporation in any other manner now or hereafter permitted by law, or by rule
9	A corporation is subject to the service of process provisions in 11 V.S.A. 1656
10	Sec. 12. 11A V.S.A. chapter 14 is amended to read:
11	CHAPTER 14. DISSOLUTION
12	* * *
13	§ 14.05. EFFECT OF DISSOLUTION
14	* * *
15	(b) Dissolution of a corporation does not:
16	(1) transfer title to the corporation's property;
17	(2) prevent transfer of its shares or securities, although the authorization
18	to dissolve may provide for closing the corporation's share transfer records;
19	(3) subject its directors or officers to standards of conduct different from
20	those prescribed in chapter 8 of this title;

1	(4) change quorum or voting requirements for its board of directors or
2	shareholders; change provisions for selection, resignation, or removal of its
3	directors or officers or both; or change provisions for amending its bylaws;
4	(5) prevent commencement of a proceeding by or against the
5	corporation in its corporate name;
6	(6) abate or suspend a proceeding pending by or against the corporation
7	on the effective date of dissolution; or
8	(7) terminate the authority of the registered agent <u>for service of process</u>
9	of the corporation.
10	* * *
11	§ 14.20. INVOLUNTARY TERMINATION
12	* * *
13	(d) Involuntary termination of a corporation does not:
14	(1) prevent commencement of a proceeding against the corporation in its
15	corporate name;
16	(2) abate or suspend a proceeding pending by or against the corporation
17	on the effective date of involuntary termination; or
18	(3) terminate the authority of the registered agent <u>for service of process</u>
19	of the corporation.
20	* * *

1	Sec. 13. 11A V.S.A. chapter 15 is amended to read:
2	CHAPTER 15. FOREIGN CORPORATIONS
3	* * *
4	§ 15.03. APPLICATION FOR CERTIFICATE OF AUTHORITY
5	(a) A foreign corporation may apply for a certificate of authority to transact
6	business in this State by delivering an application and the applicable filing fee
7	to the Secretary of State for filing. The application must set forth:
8	(1) the name of the foreign corporation or, if its name is unavailable for
9	use in this State, a corporate name that satisfies the requirements of section
10	15.06 of this title;
11	(2) the name of the state or country under whose law it is incorporated;
12	(3) its date of incorporation and period of duration;
13	(4) the street address of its principal office;
14	(5) the address of its registered office in this State and the name of its
15	registered agent for service of process at that office, pursuant to 11 V.S.A.
16	<u>§ 1655;</u> and
17	(6) the names and usual business addresses of its current directors and
18	officers, and of any other principals the corporation provides.
19	(b) The foreign corporation shall deliver with the completed application a
20	certificate of good standing (or a document of similar import) duly

1	authenticated by the Secretary of State or other official having custody of
2	corporate records in the state or country under whose law it is incorporated.
3	* * *
4	§ 15.06. CORPORATE NAME OF FOREIGN CORPORATION
5	(a) If the corporate name of a foreign corporation does not satisfy the
6	requirements of section 4.01 of this title, the foreign corporation to obtain or
7	maintain a certificate of authority to transact business in this State:
8	(1) may add the word "corporation," "incorporated," "company," or
9	"limited," or the abbreviation "corp.," "inc.," "co.," or "ltd.," to its corporate
10	name for use in this State; or
11	(2) may use an available trade adopt an alternate name to transact
12	business in this State if its corporate name is unavailable and it delivers to the
13	Secretary of State for filing a copy of the resolution of its board of directors,
14	certified by its secretary, adopting the trade alternate name.
15	(b) Except as authorized by subsections (c) and (d) of this section, the
16	corporate name, including a trade an alternate name, of a foreign corporation
17	shall be distinguishable in the records of the Secretary of State from any name
18	granted, registered, or reserved under this chapter, or the name of any other
19	entity, whether domestic or foreign, that is reserved, registered, or granted by
20	or with the Secretary of State.

1	(c) A foreign corporation may apply to the Secretary of State for
2	authorization to use in this State the name of another corporation incorporated
3	or authorized to transact business in this State that is not distinguishable in the
4	records from one or more of the names described in subsection (b) of this
5	section, by submitting to the Secretary of State a satisfactory written form
6	indicating the other corporation's consent and change of name.
7	(d) A foreign corporation may use in this State the name, including the
8	trade alternate name, of another domestic or foreign corporation that is used in
9	this State if the other corporation is incorporated or authorized to transact
10	business in this State and the foreign corporation:
11	(1) has merged with the other corporation;
12	(2) has been formed by reorganization of the other corporation; or
13	(3) has acquired all or substantially all of the assets, including the
14	corporate name, of the other corporation.
15	* * *
16	§ 15.07. REGISTERED OFFICE AND REGISTERED AGENT <u>FOR</u>
17	SERVICE OF PROCESS OF FOREIGN CORPORATION
18	Each foreign corporation authorized to transact business in this State must
19	continuously maintain in this State:
20	(1) a registered office that may be the same as any of its places of
21	business; and

1	(2) a registered agent for service of process, pursuant to 11 V.S.A.
2	<u>§ 1655, who may be:</u>
3	(A) an individual who resides in this State and whose business office
4	is identical with the registered office;
5	(B) a domestic corporation or domestic not for profit corporation
6	whose business office is identical with the registered office; or
7	(C) a foreign corporation or foreign not-for-profit corporation
8	authorized to transact business in this State whose business office is identical
9	with the registered office.
10	§ 15.08. CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT
11	FOR SERVICE OF PROCESS OF FOREIGN CORPORATION
12	(a) A foreign corporation authorized to transact business in this State may
13	change its registered office or registered agent for service of process by
14	delivering to the Secretary of State for filing a statement of change that sets
15	forth:
16	(1) its name;
17	(2) the street address of its current registered office;
18	(3) if the current registered office is to be changed, the street address of
19	its new registered office;
20	(4) the name of its current registered agent;

1	(5) if the current registered agent is to be changed, the name of its new
2	registered agent and the new agent's written consent (either on the statement or
3	attached to it) to the appointment; and
4	(6) that after the change or changes are made, the street addresses of its
5	registered office and the business office of its registered agent will be identical.
6	(b) If a registered agent changes the street address of his or her business
7	office, he or she may change the street address of the registered office of any
8	foreign corporation for which he or she is the registered agent by notifying the
9	corporation in writing of the change and signing (either manually or in
10	facsimile) and delivering to the Secretary of State for filing a statement of
11	change that complies with the requirements of subsection (a) of this section
12	and recites that the corporation has been notified of the change pursuant to
13	11 V.S.A. § 1655.
14	§ 15.09. RESIGNATION OF REGISTERED AGENT FOR SERVICE OF
15	PROCESS OF FOREIGN CORPORATION
16	(a) The registered agent of a foreign corporation may resign his or her
17	agency as agent by filing a statement of resignation pursuant to 11 V.S.A.
18	§ 1655 appointment by signing and delivering to the Secretary of State for
19	filing the original and two exact or conformed copies of a statement of
20	resignation. The statement of resignation may include a statement that the
21	registered office is also discontinued.

1	(b) After filing the statement, the Secretary of State shall attach the filing
2	receipt to one copy and mail the copy and receipt to the registered office if not
3	discontinued. The Secretary of State shall mail the other copy to the foreign
4	corporation at its principal office address shown in its most recent annual
5	report.
6	(c) The agency appointment is terminated, and the registered office
7	discontinued if so provided, on the 31st day after the date on which the
8	statement was filed.
9	§ 15.10. SERVICE OF PROCESS ON FOREIGN CORPORATION
10	Service of process on a foreign corporation is governed by 12 V.S.A.
11	subchapter 6, chapter 25 and by the Vermont Rules of Civil Procedure A
12	foreign corporation is subject to the service of process provisions in 11 V.S.A.
13	<u>§ 1656</u> .
14	* * *
15	§ 15.30. INVOLUNTARY TERMINATION
16	(a) The Secretary of State shall terminate the certificate of authority of a
17	foreign corporation if:
18	(1) the foreign corporation fails to deliver its annual report to the
19	Secretary of State as required by section 16.22 of this title;
20	(2) the foreign corporation does not pay any franchise taxes or penalties
21	imposed by this title or other law;

1	(3) the foreign corporation is without a registered agent for service of
2	process or registered office in this State;
3	(4) the foreign corporation fails to inform the Secretary of State under
4	section 15.08 or 15.09 of this title that its registered agent for service of
5	process or registered office has changed;
6	(5) a material misrepresentation is knowingly made in a signed
7	document delivered to the Secretary of State for filing;
8	(6) the Secretary of State receives a duly authenticated certificate from
9	the Secretary of State or other official having custody of corporation records in
10	the state or country under whose law the foreign corporation is incorporated
11	stating that it has been dissolved or terminated or disappeared as the result of a
12	merger;
13	(7) the foreign corporation has failed to comply with subdivision
14	11.07(a)(3) of this title requiring it to file articles of merger where it is the
15	survivor of a merger with a domestic corporation; or
16	(8) the Commissioner of Taxes notifies the Secretary of State that a
17	foreign corporation has failed to make a return, to pay a tax, to file a bond, or
18	to do any other act required to be done under the provisions of 32 V.S.A.
19	chapter 211.

- (b) The Secretary of State shall serve the foreign corporation with written notice of termination of its certificate of authority under section 15.10 of this title, setting out each deficiency.
- (c) The authority of a foreign corporation to transact business in this State ceases on the date shown on the notice terminating its certificate of authority. Termination of a foreign corporation's certificate of authority does not terminate the authority of the registered agent <u>for service of process</u> of the corporation.
- (d) The Secretary of State's termination of a foreign corporation's certificate of authority appoints the Secretary of State the foreign corporation's agent for service of process in any proceeding based on a cause of action that arose during the time the foreign corporation was authorized to transact or was transacting without authorization business in this State. Service of process on the Secretary of State under this subsection is service on the foreign corporation. Upon receipt of process, the Secretary of State shall mail a copy of the process to the secretary of the foreign corporation at its principal office shown in its most recent annual report or in any subsequent communication received from the corporation stating the current mailing address of its principal office, or, if none is on file, in its application for a certificate of authority, or otherwise perfect service under section 15.10 of this title.

(e) If the foreign corporation corrects each ground for termination and
demonstrates to the reasonable satisfaction of the Secretary of State that each
ground cited in the notice of termination does not exist, and pays to the
Secretary of State a reinstatement fee of \$25.00 for each year it is delinquent,
the secretary may cancel the termination and prepare a certificate of
reinstatement, file the original of the certificate, and serve a copy on the
corporation under section 15.10 of this title.
* * *
Sec. 14. 11A V.S.A. chapter 16 is amended to read:
CHAPTER 16. RECORDS AND REPORTS
* * *
§ 16.22. ANNUAL REPORT FOR SECRETARY OF STATE
(a) Each domestic corporation, and each foreign corporation authorized to
transact business in this State, shall deliver to the Secretary of State for filing
an annual report that sets forth:
(1) the name of the corporation and the state or country under whose law
it is incorporated;
(2) the address of its registered office and the name <u>and email</u> of its
registered agent for service of process at that office in this State;
* * *

1	(e) Listing the name of the registered agent and the address of the registered
2	office does not effectuate a change in such agent or office unless the report
3	also contains the requirements of section 5.02 of this title The Secretary of
4	State shall amend its records to reflect a change, if specified in the report, to
5	the business's purpose, email, address, or principal information.
6	* * * Updates to Title 11B language * * *
7	Sec. 15. 11B V.S.A. chapter 1 is amended to read:
8	CHAPTER 1. GENERAL PROVISIONS
9	* * *
10	§ 1.21. FORMS
11	(a) The Secretary of State may prescribe the form or electronic format of
12	and furnish on request, forms or specifications for formats for:
13	(1) an application for a certificate of existence good standing;
14	(2) a foreign corporation's application for a certificate of authority to
15	transact business in this State;
16	(3) a foreign corporation's application for a certificate of withdrawal;
17	and
18	(4) the biennial report.
19	(b) The Secretary of State may prescribe and furnish on request forms for
20	other documents required or permitted to be filed by this title but their use is
21	not mandatory.

1	* * *
2	Sec. 16. 11B V.S.A. chapter 2 is amended to read:
3	CHAPTER 2. INCORPORATION
4	* * *
5	§ 2.02. ARTICLES OF INCORPORATION
6	(a) The articles of incorporation must set forth:
7	(1) $\frac{\mathbf{a}}{\mathbf{A}}$ corporate name for the corporation that satisfies the
8	requirements of section 4.01 of this title;.
9	(2) one One of the following statements:
10	(A) This corporation is a public benefit corporation.
11	(B) This corporation is a mutual benefit corporation.
12	(3) the <u>The</u> street address of the corporation's initial registered office
13	and the name and email of its initial registered agent for service of process at
14	that office, pursuant to 11 V.S.A. § 1655;
15	(4) the The name and address of each incorporator;
16	(5) whether Whether or not the corporation will have members; and.
17	(6) provisions Provisions not inconsistent with law regarding the
18	distribution of assets on dissolution.
19	(b) The articles of incorporation may set forth:

1	(1) the purpose or purposes for which the corporation is organized,
2	which may be, either alone or in combination with other purposes, the
3	transaction of any lawful activity;
4	(2) the names and addresses of the individuals who are to serve as the
5	initial directors, and of any other principals the corporation provides;
6	(3) provisions not inconsistent with law regarding:
7	(A) managing and regulating the affairs of the corporation;
8	(B) defining, limiting, and regulating the powers of the corporation,
9	its board of directors, and members (or any class of members);
10	(C) the characteristics, qualifications, rights, limitations, and
11	obligations attaching to each or any class of members; and
12	(4) any provision that under this title is required or permitted to be set
13	forth in the bylaws.
14	* * *
15	Sec. 17. 11B V.S.A. chapter 4 is amended to read:
16	CHAPTER 4. NAME
17	* * *
18	§ 4.02. RESERVED NAME
19	(a) A person may reserve the exclusive use of a corporate name, including a
20	fictitious name for a foreign corporation whose corporate name is not
21	available, by delivering an application to the Secretary of State for filing. Upon

1	tinding that the corporate name applied for is available, the Secretary of State
2	shall reserve the name for the applicant's exclusive use for a 120-day period.
3	Such 120 day period may be renewed no more than twice.
4	(b) The owner of a reserved corporate name may transfer the reservation to
5	another person by delivering to the Secretary of State a signed notice of the
6	transfer that states the name and address of the transferee A person may
7	reserve the exclusive use of a business name by delivering an application to the
8	Secretary of State for filing pursuant to 11 V.S.A. § 1652.
9	§ 4.03. REGISTERED NAME
10	(a) A foreign corporation may register its corporate name, or its <u>alternate</u>
11	name or corporate name with any addition required by section 15.06 of this
12	title, if the name is distinguishable upon the records of the Secretary of State
13	from:
14	(1) the corporate name of a nonprofit or business corporation
15	incorporated or authorized to do business in this State; and
16	(2) a corporate name reserved under section 4.02 of this title or 11A
17	V.S.A. § 4.02 or registered under this section.
18	(b) A foreign corporation registers its corporate name, or its <u>alternate name</u>
19	corporate name with any addition required by section 15.06 of this title, by
20	delivering to the Secretary of State an application:

1	(1) setting forth its corporate name, or its <u>alternate name or</u> corporate
2	name with any addition required by section 15.06 of this title, the state or
3	country and date of its incorporation, and a brief description of the nature of
4	the activities in which it is engaged; and
5	(2) accompanied by a certificate of existence (or a document of similar
6	import) from the state or country of incorporation.
7	* * *
8	Sec. 18. 11B V.S.A. chapter 5 is amended to read:
9	CHAPTER 5. OFFICE AND AGENT
10	§ 5.01. REGISTERED OFFICE AND REGISTERED AGENT FOR
11	SERVICE OF PROCESS
12	Each corporation must continuously maintain in this State:
13	(1) a registered office that may be the same as any of its places of
1.4	
14	business; and
15	business; and (2) a registered agent for service of process, pursuant to 11 V.S.A.

1	§ 5.02. CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT
2	FOR SERVICE OF PROCESS
3	(a) A corporation may change its registered office or registered agent for
4	service of process by delivering to the Secretary of State for filing a statement
5	of change pursuant to 11 V.S.A. § 1655 that sets forth:
6	(1) the name of the corporation;
7	(2) the street address of its current registered office;
8	(3) if the current registered office is to be changed, the street address of
9	the new registered office;
10	(4) the name of its current registered agent;
11	(5) if the current registered agent is to be changed, the name of the new
12	registered agent and the new agent's written consent (either on the statement or
13	attached to it) to the appointment; and
14	(6) that after the change or changes are made, the street addresses of its
15	registered office and the office of its registered agent will be identical
16	(b) If the street address of a registered agent's office is changed, the
17	registered agent may change the street address of the registered office of any
18	corporation for which the registered agent is the registered agent by notifying
19	the corporation in writing of the change and by signing (either manually or in
20	facsimile) and delivering to the Secretary of State for filing a statement that

1	complies with the requirements of subsection (a) of this section and recites that
2	the corporation has been notified of the change.
3	§ 5.03. RESIGNATION OF REGISTERED AGENT FOR SERVICE OF
4	<u>PROCESS</u>
5	(a) A registered agent may resign as registered agent by signing and
6	delivering to the Secretary of State a statement of resignation pursuant to
7	11 V.S.A. § 1655 the original and two exact or conformed copies of a
8	statement of resignation. The statement may include a statement that the
9	registered office is also discontinued.
10	(b) After filing the statement, the Secretary of State shall mail one copy to
11	the registered office (if not discontinued) and the other copy to the corporation
12	at its principal office as shown in the most recent biennial report filed pursuant
13	to section 16.22 of this title.
14	(c) The agency appointment is terminated, and the registered office
15	discontinued if so provided, on the 31st day after the date on which the
16	statement is filed.
17	§ 5.04. SERVICE ON CORPORATION
18	(a) The corporation's registered agent shall be an agent of such corporation
19	upon whom any process, notice, or demand required or permitted by law to be
20	served upon the corporation may be served

(b) Whenever a corporation shall fail to appoint or maintain a registered
agent in this State, or whenever its registered agent cannot with reasonable
diligence be found at the registered office, then the Secretary of State shall be
an agent of such corporation upon whom any such process, notice, or demand
may be served. Service on the Secretary of State of any such process, notice, or
demand shall be made by delivering to and leaving with him or her, or with
any clerk having charge of the corporation department of his or her office,
duplicate copies of such process, notice, or demand. In the event any such
process, notice, or demand is served on the Secretary of State, he or she shall
immediately cause one of the copies thereof to be forwarded by registered or
certified mail, return receipt requested, addressed to the corporation at its
registered office.
(c) The Secretary of State shall keep a record of all processes, notices, and
demands served upon the Secretary under this section, and shall record therein
the time of such service and the Secretary's action with reference thereto.
(d) Nothing herein contained shall limit or affect the right to serve any
process, notice, or demand required or permitted by law to be served upon a
corporation in any other manner now or hereafter permitted by law, or by rule
A corporation is subject to the service of process provisions in 11 V.S.A.
§ 1656.

1	Sec. 19. 11B V.S.A. chapter 14 is amended to read:
2	CHAPTER 14. DISSOLUTION
3	* * *
4	§ 14.05. EFFECT OF DISSOLUTION
5	* * *
6	(b) Dissolution of a corporation does not:
7	(1) transfer title to the corporation's property;
8	(2) subject its directors or officers to standards of conduct different from
9	those prescribed in chapter 8 of this title;
10	(3) change quorum or voting requirements for its board or members;
11	change provisions for selection, resignation, or removal of its directors or
12	officers or both; or change provisions for amending its bylaws;
13	(4) prevent commencement of a proceeding by or against the
14	corporation in its corporate name;
15	(5) abate or suspend a proceeding pending by or against the corporation
16	on the effective date of dissolution; or
17	(6) terminate the authority of the registered agent <u>for service of process</u> .
18	* * *
19	§ 14.20. INVOLUNTARY TERMINATION
20	The Secretary of State may commence a proceeding under section 14.21 of
21	this title to administratively dissolve a corporation if:

1	(1) the corporation does not pay within 60 days after they are due fees
2	imposed by this title;
3	(2) the corporation does not deliver its biennial report to the Secretary of
4	State within 60 days after it is due;
5	(3) the corporation is without a registered agent for service of process or
6	registered office in this State for 60 days or more; or
7	(4) the corporation does not notify the Secretary of State within 120
8	days that its registered agent for service of process or registered office has been
9	changed, that its registered agent for service of process has resigned, or that its
10	registered office has been discontinued.
11	§ 14.21. PROCEDURE FOR AND EFFECT OF INVOLUNTARY
12	TERMINATION
13	* * *
14	(d) The involuntarily involuntary dissolution of a corporation does not
15	terminate the authority of its registered agent for service of process.
16	§ 14.22. REINSTATEMENT FOLLOWING INVOLUNTARY
17	DISSOLUTION
18	(a) A corporation involuntarily dissolved that has not distributed its assets
19	under section 14.21 of this title may apply to the Secretary of State for
20	reinstatement upon payment of \$25.00 for each year the corporation is
21	delinquent. The application must:

1	(1) recite the name of the corporation and the effective date of its
2	involuntary dissolution;
3	(2) state that the ground or grounds for dissolution either did not exist or
4	have been eliminated; and
5	(3) state that the corporation's name satisfies the requirements of section
6	4.01 of this title.
7	* * *
8	Sec. 20. 11B V.S.A. chapter 15 is amended to read:
9	CHAPTER 15. FOREIGN CORPORATIONS
10	* * *
11	§ 15.03. APPLICATION FOR CERTIFICATE OF AUTHORITY
12	(a) A foreign corporation may apply for a certificate of authority to transact
13	business in this State by delivering an application to the Secretary of State.
14	The application must set forth:
15	(1) the name of the foreign corporation or, if its name is unavailable for
16	use in this State, a corporate name that satisfies the requirements of section
17	15.06 of this title;
18	(2) the name of the state or country under whose law it is incorporated;
19	(3) the date of incorporation and period of duration;
20	(4) the street address of its principal office;

1	(5) the address of its registered office in this State and the name <u>and</u>
2	email of its registered agent for service of process at that office;
3	(6) the names and usual business or home addresses of its current
4	directors and officers and of any other principals the corporation provides;
5	(7) whether the foreign corporation has members; and
6	(8) whether the corporation, if it had been incorporated in this State,
7	would be a public benefit or mutual benefit corporation.
8	(b) The foreign corporation shall deliver with the completed application a
9	certificate of existence, (or a document of similar import), duly authenticated
10	by the Secretary of State or other official having custody of corporate records
11	in the state or country under whose law it is incorporated.
12	* * *
13	§ 15.06. CORPORATE NAME OF FOREIGN CORPORATION
14	(a) If the corporate name of a foreign corporation does not satisfy the
15	requirements of section 4.01 of this title, the foreign corporation to obtain or
16	maintain a certificate of authority to transact business in this State:
17	(1) may add the word "corporation," "incorporated," "company," or
18	"limited," or the abbreviation "corp.," "inc.," "co.," or "ltd.," to its corporate
19	name for use in this State; or
20	(2) may use an available trade adopt an alternate name to transact
21	business in this State if its corporate name is unavailable and it delivers to the

1	Secretary of State for filing a copy of the resolution of its board of directors,
2	certified by its secretary, adopting the trade alternate name.
3	(b) Except as authorized by subsections (c) and (d) of this section, the
4	corporate name, (including a trade an alternate name,) of a foreign corporation
5	must be distinguishable upon the records of the Secretary of State from
6	reserved or registered trade names or corporate names.
7	(c) A foreign corporation may apply to the Secretary of State for
8	authorization to use in this State the name of another corporation incorporated
9	or authorized to transact business in this State that is not distinguishable upon
10	the records from the name applied for by submitting to the Secretary of State a
11	satisfactory written form indicating the other corporation's consent and change
12	of name.
13	(d) A foreign corporation may use in this State the name, (including the
14	trade alternate name.) of another domestic or foreign corporation that is used in
15	this State if the other corporation is incorporated or authorized to transact
16	business in this State and the foreign corporation:
17	* * *
18	§ 15.07. REGISTERED OFFICE AND REGISTERED AGENT <u>FOR</u>
19	SERVICE OF PROCESS OF FOREIGN CORPORATION
20	Each foreign corporation authorized to transact business in this State must
21	continuously maintain in this State:

1	(1) a registered office with the same address as that of its registered
2	agent for service of process; and
3	(2) a registered agent for service of process, who may be:
4	(A) an individual who resides in this State and whose office is
5	identical with the registered office;
6	(B) a domestic business or nonprofit corporation whose office is
7	identical with the registered office; or
8	(C) a foreign business or nonprofit corporation authorized to trans-act
9	business in this State whose office is identical with the registered office
10	pursuant to 11 V.S.A. § 1655.
11	§ 15.08. CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT
12	FOR SERVICE OF PROCESS OF FOREIGN CORPORATION
13	(a) A foreign corporation authorized to transact business in this State may
14	change its registered office or registered agent for service of process by
15	delivering to the Secretary of State for filing a statement of change that sets
16	forth:
17	(1) its name;
18	(2) the street address of its current registered office;
19	(3) if the current registered office is to be changed, the street address of
20	its new registered office;
21	(4) the name of its current registered agent;

1	(5) if the current registered agent is to be changed, the name of its new
2	registered agent and the new agent's written consent (either on the statement or
3	attached to it) to the appointment; and
4	(6) that after the change or changes are made, the street addresses of its
5	registered office and the office of its registered agent will be identical.
6	(b) If a registered agent changes the street address of its business office, the
7	agent may change the address of the registered office of any foreign
8	corporation for which the agent is the registered agent by notifying the
9	corporation in writing of the change and signing (either manually or in
10	facsimile) and delivering to the Secretary of State for filing a statement of
11	change that complies with the requirements of subsection (a) of this section
12	and recites that the corporation has been notified of the change pursuant to
13	<u>11 V.S.A. § 1655</u> .
14	§ 15.09. RESIGNATION OF REGISTERED AGENT OF FOREIGN
15	CORPORATION
16	(a) The registered agent of a foreign corporation may resign as agent by
17	signing and-delivering to the Secretary of State for filing a statement of
18	resignation pursuant to 11 V.S.A. § 1655 the original and two exact or
19	conformed copies of a statement of resignation. The statement of resignation
20	may include a statement that the registered office is also discontinued.

(b) After filing the statement, the Secretary of State shall attach the filing
receipt to one copy and mail the copy and receipt to the registered office if not
discontinued. The Secretary of State shall mail the other copy to the foreign
corporation at its principal office address shown in its most recent biennial
report.
(c) The agency is terminated, and the registered office discontinued if so
provided, on the 31st day after the date on which the statement was filed.
§ 15.10. SERVICE ON FOREIGN CORPORATION
(a) The registered agent of a foreign corporation authorized to transact
business in this State is the corporation's agent for service of process, notice,
or demand required or permitted by law to be served on the foreign
corporation.
(b) A foreign corporation may be served by registered or certified mail,
return receipt requested, addressed to the secretary of the foreign corporation at
its principal office shown in its application for a certificate of authority or in its
most recent biennial report filed under section 16.22 of this title if the foreign
corporation:
(1) has no registered agent or its registered agent cannot with reasonable
diligence be served;
(2) has withdrawn from transacting business in this State under section
15.20 of this title; or

1	(3) has had its certificate of authority revoked under section 15.31 of this
2	title.
3	(c) Service is perfected under subsection (b) of this section at the earliest of
4	(1) the date the foreign corporation receives the mail;
5	(2) the date shown on the return receipt, if signed on behalf of the
6	foreign corporation; or
7	(3) five days after its deposit in the U.S. mail, as evidenced by the
8	postmark if mailed postpaid and correctly addressed.
9	(d) This section does not prescribe the only means, or necessarily the
10	required means, of serving a foreign corporation A foreign corporation is
11	subject to the service of process provisions in 11 V.S.A. § 1656.
12	§ 15.20. WITHDRAWAL OF FOREIGN CORPORATION
13	* * *
14	(b) A foreign corporation authorized to transact business in this State may
15	apply for a certificate of withdrawal by delivering an application to the
16	Secretary of State for filing. The application must set forth:
17	(1) the name of the foreign corporation and the name of the state or
18	country under whose law it is incorporated;
19	(2) that it is not transacting business in this State and that it surrenders
20	its authority to transact business in this State;

1	(3) that it revokes the authority of its registered agent <u>for service of</u>
2	process to accept service on its behalf and appoints the Secretary of State as its
3	agent for service of process in any proceeding based on a cause of action
4	arising during the time it was authorized to do business in this State;
5	(4) a mailing address to which the Secretary of State may mail a copy of
6	any process served on him or her under subdivision (3) of this subsection; and
7	(5) a commitment to notify the Secretary of State in the future of any
8	change in the mailing address.
9	* * *
10	§ 15.30. INVOLUNTARY TERMINATION
11	(a) The Secretary of State shall terminate the certificate of authority of a
12	foreign corporation if:
13	(1) the foreign corporation fails to deliver its biennial report to the
14	Secretary of State as required by section 16.22 of this title;
15	(2) the foreign corporation does not pay any penalties imposed by this
16	title or other law;
17	(3) the foreign corporation is without a registered agent for service of
18	process or registered office in this State;
19	(4) the foreign corporation fails to inform the Secretary of State under
20	section 15.08 or 15.09 of this title that its registered agent for service of
21	process or registered office has changed;

1	(5) a material misrepresentation is knowingly made in a signed
2	document delivered to the Secretary of State for filing;
3	(6) the Secretary of State receives a duly authenticated certificate from
4	the secretary of state or other official having custody of corporation records in
5	the state or country under whose law the foreign corporation is incorporated
6	stating that it has been dissolved or terminated or disappeared as the result of a
7	merger; or
8	(7) the foreign corporation has failed to comply with subdivision
9	11.07(a) of this title requiring it to file articles of merger where it is the
10	survivor of a merger with a domestic corporation.
11	(b) The Secretary of State shall serve the foreign corporation with written
12	notice of termination of its certificate of authority under section 15.10 of this
13	title, setting out each deficiency.
14	(c) The authority of a foreign corporation to transact business in this State
15	ceases on the date shown on the notice terminating its certificate of authority.
16	Termination of a foreign corporation's certificate of authority does not
17	terminate the authority of the registered agent for service of process of the
18	corporation.
19	(d) The Secretary of State's termination of a foreign corporation's
20	certificate of authority appoints the Secretary of State the foreign corporation's

agent for service of process in any proceeding based on a cause of action that

arose during the time the foreign corporation was authorized to transact or was
transacting without authorization business in this State. Service of process on
the Secretary of State under this subsection is service on the foreign
corporation. Upon receipt of process, the Secretary of State shall mail a copy
of the process to the secretary of the foreign corporation at its principal office
shown in its most recent biennial report or in any subsequent communication
received from the corporation stating the current mailing address of its
principal office, or, if none is on file, in its application for a certificate of
authority, or otherwise perfect service under section 15.10 of this title.
(e) If the foreign corporation corrects each ground for termination and
demonstrates to the reasonable satisfaction of the Secretary of State that each
ground cited in the notice of termination does not exist, and pays to the
Secretary of State a fee of \$25.00 for each year it is delinquent, the Secretary
may cancel the termination and prepare a certificate of reinstatement, file the
original of the certificate, and serve a copy on the corporation under section
15.10 of this title.
* * *
Sec. 21. 11B V.S.A. chapter 16 is amended to read:
CHAPTER 16. RECORDS AND REPORTS
* * *

1	§ 16.22. BIENNIAL REPORT FOR SECRETARY OF STATE
2	(a) Each domestic corporation, and each foreign corporation a

- (a) Each domestic corporation, and each foreign corporation authorized to transact business in this State, shall deliver to the Secretary of State a biennial report on a form prescribed and furnished by the Secretary of State that sets forth:
- (1) the name of the corporation and the state or country under whose law it is incorporated;
- (2) the address of its registered office and the name <u>and email</u> of its registered agent <u>for service of process</u> at the office in this State;
 - (3) the address of its principal office;
- (4) the names and business or residence addresses of its directors and principal officers; and
 - (5) a brief description of the nature of its activities.
 - (b) The information in the biennial report must be current on the date the biennial report is executed on behalf of the corporation.
 - (c) The first biennial report must be delivered to the Secretary of State between January 1 and April 1 of the year following the calendar year in which a domestic corporation was incorporated or a foreign corporation was authorized to transact business. Subsequent biennial reports must be delivered to the Secretary of State between January 1 and April 1 following each succeeding two calendar years.

(d) If a biennial report does not contain the information required by this
section, the Secretary of State shall promptly notify the reporting domestic or
foreign corporation in writing and return the report to it for correction. If the
report is corrected to contain the information required by this section and
delivered to the Secretary of State within 30 days after the effective date of
notice, it is deemed to be timely filed.
(e) The Secretary of State shall amend its records to reflect a change, if
specified in the report, to the business's purpose, email, address, or principal
information.
* * * Updates to Title 11C language * * *
Sec. 22. 11C V.S.A. chapter 1 is amended to read:
CHAPTER 1. GENERAL PROVISIONS
* * *
§ 112. RESERVATION OF NAME
(a) A person may reserve the exclusive use of the name of a mutual benefit
enterprise, including a fictitious name for a foreign enterprise whose name is
not available under section 111 of this title, by delivering an application to the
Secretary of State for filing. The application shall set forth the name and
address of the applicant and the name proposed to be reserved. If the Secretary
of State finds that the name applied for is available under section 111 of this

1	title, the Secretary of State shall reserve the name for the applicant's exclusive
2	use for a nonrenewable period of 120 days.
3	(b) A person who has reserved a name for a mutual benefit enterprise may
4	transfer the reservation to another person by delivering to the Secretary of
5	State a signed notice of the transfer which states the name, street address, and,
6	if different, the mailing address of the transferee. If the person is an organizer
7	of the enterprise and the name of the enterprise is the same as the reserved
8	name, the delivery of articles of organization for filing by the Secretary of
9	State is a transfer by the person to the enterprise A person may reserve the
10	exclusive use of a business name by delivering an application to the Secretary
11	of State for filing pursuant to 11 V.S.A. § 1652.
12	* * *
13	§ 117. DESIGNATED OFFICE AND AGENT FOR SERVICE OF
14	PROCESS
15	(a) A mutual benefit enterprise or a foreign enterprise that has a certificate
16	of authority under section 1404 of this title shall designate and continuously
17	maintain in this State:
18	(1) an office, as its designated office, which need not be a place of the
19	enterprise's or foreign enterprise's activity in this State; and
20	(2) an agent for service of process, pursuant to 11 V.S.A. § 1655, at the
21	designated office.

1	(b) An agent for service of process of a mutual benefit enterprise or foreign
2	enterprise shall be an individual who is a resident of this State or an entity that
3	is authorized to do business in this State.
4	§ 118. CHANGE OF DESIGNATED OFFICE OR AGENT FOR SERVICE
5	OF PROCESS
6	(a) Except as otherwise provided in subsection 207(e) of this title, to change
7	its designated office, its agent for service of process, or the street address or, if
8	different, mailing address of its principal office, a mutual benefit enterprise
9	shall deliver to the Secretary of State for filing a statement of change
10	containing:
11	(1) the name of the mutual benefit enterprise;
12	(2) the street address and, if different, mailing address of its designated
13	office;
14	(3) if the designated office is to be changed, the street address and, if
15	different, mailing address of the new designated office;
16	(4) the name of its agent for service of process; and
17	(5) if the agent for service of process is to be changed, the name of the
18	new agent.
19	(b) Except as otherwise provided in subsection 207(e) of this title, to change
20	its agent for service of process, the address of its designated office, or the street
21	address or, if different, mailing address of its principal office, a foreign

1	enterprise shall deliver to the Secretary of State for filing a statement of change
2	containing:
3	(1) the name of the foreign enterprise;
4	(2) the name, street address, and, if different, mailing address of its
5	designated office;
6	(3) if the current agent for service of process or an address of the
7	designated office is to be changed, the new information;
8	(4) the street address and, if different, the mailing address of its principal
9	office; and
10	(5) if the street address or, if different, the mailing address of its
11	principal office is to be changed, the street address and, if different, the mailing
12	address of the new principal office.
13	(c) Except as otherwise provided in section 204 of this title, a statement of
14	change is effective when filed by the Secretary of State A mutual benefit
15	enterprise or foreign enterprise shall change its designated office or agent for
16	service of process information by submitting to the Secretary of State for filing
17	a statement of change pursuant to 11 V.S.A. § 1655.
18	§ 119. RESIGNATION OF AGENT FOR SERVICE OF PROCESS
19	(a) To resign as an agent for service of process of a mutual benefit
20	enterprise or foreign enterprise, the agent shall deliver to the Secretary of State

1	for thing a statement of resignation containing the name of the agent and the
2	name of the enterprise or foreign enterprise.
3	(b) After receiving a statement of resignation under subsection (a) of this
4	section, the Secretary of State shall file it and mail or otherwise provide or
5	deliver a copy to the mutual benefit enterprise or foreign enterprise at its
6	principal office.
7	(c) An agency for service of process of a mutual benefit enterprise or
8	foreign enterprise terminates on the earlier of:
9	(1) the 31st day after the Secretary of State files a statement of
10	resignation under subsection (b) of this section; or
11	(2) when a record designating a new agent for service of process is
12	delivered to the Secretary of State for filing on behalf of the enterprise or
13	foreign enterprise and becomes effective An agent for service of process may
14	resign as agent by submitting to the Secretary of State for filing a statement of
15	resignation pursuant to 11 V.S.A. § 1655.
16	§ 120. SERVICE OF PROCESS
17	(a) An agent for service of process appointed by a mutual benefit enterprise
18	or foreign enterprise is an agent of the enterprise or foreign enterprise for
19	service of process, notice, or a demand required or permitted by law to be
20	served upon the enterprise or foreign enterprise.

(b) If a mutual benefit enterprise or foreign enterprise does not appoint or
maintain an agent for service of process in this State or the agent for service of
process cannot with reasonable diligence be found at the address of the
designated office on file with the Secretary of State, the Secretary of State is an
agent of the enterprise or foreign enterprise upon which process, notice, or a
demand may be served.
(c) Service of process, notice, or a demand on the Secretary of State as
agent of a mutual benefit enterprise or foreign enterprise may be made by
delivering to the Secretary of State two copies of the process, notice, or
demand. The Secretary of State shall forward one copy by registered or
certified mail, return receipt requested, to the enterprise or foreign enterprise at
its principal office.
(d) Service is effected under subsection (c) of this section on the earliest of:
(1) the date the mutual benefit enterprise or foreign enterprise receives
the process, notice, or demand;
(2) the date shown on the return receipt, if signed on behalf of the
enterprise or foreign enterprise; or
(3) five days after the process, notice, or demand is deposited by the
Secretary of State for delivery by the U.S. Postal Service, if postage is prepaid
to the address of the principal office on file with the Secretary of State.

1	(e) The Secretary of State shall keep a record of each process, notice, and
2	demand served pursuant to this section and record the time of and the action
3	taken regarding the service.
4	(f) This section does not affect the right to serve process, notice, or a
5	demand in any other manner provided by law A mutual benefit enterprise or
6	foreign enterprise is subject to the service of process provisions in 11 V.S.A.
7	<u>§ 1656</u> .
8	Sec. 23. 11C V.S.A. chapter 2 is amended to read:
9	CHAPTER 2. FILING AND ANNUAL REPORTS
10	* * *
11	§ 202. SIGNING AND FILING OF RECORDS PURSUANT TO JUDICIAL
12	ORDER
13	(a) If a person required by this title to sign or deliver a record to the
14	Secretary of State for filing does not do so, the Superior Court of the county of
15	the mutual benefit enterprise's principal office or the foreign enterprise's
16	registered designated office, upon petition of an aggrieved person, may order:
17	(1) the person to sign the record and deliver it to the Secretary of State
18	for filing; or
19	(2) delivery of the unsigned record to the Secretary of State for filing.
20	* * *

§ 206. CERTIFICATE OF GOOD STANDING OR AUTHOR	JKIZA HUN
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- (a) The Secretary of State, upon request and payment of the required fee, shall furnish any person that requests it a certificate of good standing for a mutual benefit enterprise if the records filed in the Office of the Secretary of State show that the Secretary of State has filed the enterprise's articles of organization, that the enterprise is in good standing, and that the Secretary of State has not filed a statement of termination.
- (b) The Secretary of State, upon request and payment of the required fee, shall furnish to any person that requests it a certificate of authority authorization for a foreign enterprise if the records filed in the Office of the Secretary of State show that the Secretary of State has filed the foreign enterprise's certificate of authority, has not revoked nor has reason to revoke the certificate of authority, and has not filed a notice of cancellation.
- (c) Subject to any exceptions stated in the certificate, a certificate of good standing or authority authorization issued by the Secretary of State establishes conclusively that the mutual benefit enterprise or foreign enterprise is in good standing or is authorized to transact business in this State.

18 § 207. ANNUAL REPORT FOR SECRETARY OF STATE

(a) A mutual benefit enterprise or foreign enterprise authorized to transact business in this State shall deliver to the Secretary of State for filing an annual report that states:

1	(1) the name of the enterprise or foreign enterprise;
2	(2) the street address and, if different, mailing address of the enterprise's
3	or foreign enterprise's designated office and the name of its agent for service
4	of process at the designated office;
5	(3) the street address and, if different, mailing address of the enterprise's
6	or foreign enterprise's principal office;
7	(4) the name and business address of any director or officer; and
8	(5) in the case of a foreign enterprise, the state or other jurisdiction
9	under whose law the foreign enterprise is formed and any alternative name
10	adopted under section 1405 of this title.
11	(b) Information in an annual report shall be current as of the date the report
12	is delivered to the Secretary of State.
13	(c) A mutual benefit enterprise or foreign enterprise authorized to transact
14	business in this State shall deliver its annual report to the Secretary for filing
15	between January 1 and April 1 of each year, beginning in the year following
16	the calendar year in which the mutual benefit enterprise is formed or the
17	foreign enterprise is authorized to transact business in this State.
18	(d) If an annual report does not contain the information required by
19	subsection (a) of this section, the Secretary of State shall promptly notify the
20	reporting mutual benefit enterprise or foreign enterprise and return the report

for correction. If the report is corrected to contain the information required by

1	subsection (a) of this section and delivered to the Secretary of State not later
2	than 30 days after the date of the notice from the Secretary of State, it is timely
3	delivered.
4	(e) If a filed annual report contains an address of the designated office, the
5	name or business address of a director or officer, or address of the principal
6	office which differs from the information shown in the records of the Secretary
7	of State immediately before the filing, the differing information in the annual
8	report is considered a statement of change The Secretary of State shall amend
9	its records to reflect a change, if specified in the report, to the business's
10	purpose, email, address, or principal information.
11	* * *
12	Sec. 24. 11C V.S.A. chapter 14 is amended to read:
13	CHAPTER 14. FOREIGN ENTERPRISES
14	* * *
15	§ 1402. APPLICATION FOR CERTIFICATE OF AUTHORITY
16	(a) A foreign enterprise may apply for a certificate of authority by
17	delivering an application to the Secretary of State for filing. The application
18	shall state:
19	(1) the name of the foreign enterprise and, if the name does not comply
20	with section 111 of this title, an alternative name adopted pursuant to section
21	1405 of this title;

1	(2) the name of the state or other jurisdiction under whose law the
2	foreign enterprise is organized;
3	(3) the street address and, if different, mailing address of the principal
4	office and, if the law of the jurisdiction under which the foreign enterprise is
5	organized requires the foreign enterprise to maintain another office in that
6	jurisdiction, the street address and, if different, mailing address of the required
7	office;
8	(4) the street address and, if different, mailing address of the foreign
9	enterprise's designated office in this State, and the name of the foreign
10	enterprise's agent for service of process at the designated office; and
11	(5) the name, street address and, if different, mailing address of each of
12	the foreign enterprise's current directors and officers, and of any other
13	principal the enterprise provides.
14	* * *
15	* * * Updates to Title 12 language * * *
16	Sec. 25. 12 V.S.A. chapter 25, subchapter 6 is amended to read:
17	Subchapter 6. Foreign Corporations Business Organizations
18	§ 851. SERVICE ON SECRETARY OF STATE
19	When a foreign corporation has appointed the Secretary of State as its
20	process agent pursuant to the statutes relating to such corporations, service of
21	process made upon the Secretary by delivering to him or her duplicate copies

1	thereof, shall be sufficient. A copy of the stipulation, filed under the provisions
2	of 11 V.S.A. § 3011, 11A V.S.A. § 15.10, and 11B V.S.A. § 15.10, certified by
3	the Secretary, with his or her certificate that process has been served on him or
4	her, shall be sufficient evidence thereof A business organization is subject to
5	the service of process provisions in 11 V.S.A. § 1656.
6	§ 852. FEES; MAILING OF COPY TO CORPORATION BUSINESS
7	<u>ORGANIZATION</u>
8	When process is served on the Secretary of State under the provisions of
9	section 851 of this title 11 V.S.A. § 1656, there shall be paid to the Secretary
10	by the officer at the time of such service the sum of \$35.00. The Secretary shall
11	forthwith forward by mail prepaid one of the duplicate copies to the
12	corporation at its home office or to a person whom it designates.
13	§ 853. DOING BUSINESS BY PARTICULAR COMPANIES WITHOUT
14	DESIGNATING PROCESS AGENT; PENALTY
15	A person or agent for a foreign insurance, express, shipping car, telephone
16	or telegraph company, or other foreign company doing like business, which
17	has not designated the Secretary of State as its process agent, as required by 11
18	V.S.A. § 692 who solicits or receives a risk or application for insurance, or
19	receives money or value for such insurance by such company, or receives
20	money or value for the transportation of a package or property by such express
21	or shipping car company, or for the transmission of a message or dispatch by

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such telegraph company, or receives money, rent, royalty, or income for such

2	telephone company for the use of its instruments or lines or for the sending of
3	any message, shall be fined not more than \$500.00 nor less than \$100.00.
4	* * *
5	§ 855. DOING BUSINESS AS APPOINTMENT OF PROCESS AGENT
6	If the contact with the State or the activity in the state of a foreign
7	corporation business organization, or the contact or activity imputable to it, is
8	sufficient to support a Vermont personal judgment against it, the contact or
9	activity shall be deemed to be doing business in Vermont by that foreign
10	corporation organization and shall be equivalent to the appointment by it of the
11	Secretary of the State of Vermont and his or her the Secretary's successors to

activity, and also shall be deemed to be its agreement that any process against

any action or proceedings against it arising or growing out of that contact or

be its true and lawful attorney upon whom may be served all lawful process in

it which that is so served upon the Secretary of State shall be of the same legal

force and effect as if served on the foreign corporation at its principal place of

business in the state or country where it is incorporated according to the law of

that state or country.

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§ 856. SERVICE OF PROCESS

Service of process by virtue of section 855 of this title shall be made pursuant to 11 V.S.A. § 1656 by delivering to the Secretary of State duplicate

1	copies of the process, with the officer's return of service thereon, and a fee of
2	\$25.00, to be taxed in the plaintiff's costs if he or she prevails. The Secretary
3	shall forthwith forward one of the duplicate copies by registered mail prepaid
4	to the corporation at its principal place of business in the state or country
5	where it is incorporated, which principal place of business shall be stated in the
6	process. The service shall be sufficient if a copy of the process, with the
7	officer's return thereon showing the service upon the Secretary of State, is sent
8	by the plaintiff to the foreign corporation by registered mail, and if the
9	plaintiff's affidavit of compliance herewith is filed with the process in court.
10	The Secretary shall file one of the copies and endorse upon each copy the day
11	and hour of service.
12	§ 857. CONTINUANCE; COSTS
13	The court in which the action is pending may order such continuances as
14	may be necessary to afford the defendant reasonable opportunity to appear and
15	defend. The fee provided in section 856 of this title shall be taxed in the
16	plaintiff's costs if he or she prevails. [Repealed.]
17	§ 858. ALTERNATIVE MEANS OF SERVICE
18	As an alternative to service of process under this subchapter or when a
19	stipulation appointing the Secretary of State as process agent is not filed with
20	the Commissioner of Foreign Corporations, process may be served upon a
21	foreign corporation in accordance with sections 912 and 913 of this title or by

1	any method that the Supreme Court shall by rule provide for service upon a
2	domestic corporation. [Repealed.]
3	* * * Updates to Title 30 language * * *
4	Sec. 26. 30 V.S.A. chapter 81 is amended to read:
5	CHAPTER 81. ELECTRIC UTILITY COOPERATIVES
6	* * *
7	§ 3001a. PURPOSE
8	Cooperatives A cooperative may be organized under this chapter for the
9	purpose of creating or supplying energy, cable television, telecommunications,
10	interactive media, and internet access and facilitating and extending the use
11	thereof, and in addition, any other lawful business not inconsistent with this
12	chapter that utilizes the electric distribution facilities of the cooperative.
13	§ 3002. POWERS
14	A cooperative shall have power:
15	(1) To sue and be sued in its corporate name.
16	(2) To have perpetual existence.
17	(3) To adopt a corporate seal and alter the same.
18	(4) To generate, manufacture, purchase, acquire, accumulate, and
19	transmit electric energy; and to distribute, sell, supply, and dispose of energy,
20	cable television, telecommunications, interactive media, and internet access to
21	its members, to governmental agencies, and to political subdivisions; provided,

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- 1 however, that in the generation of electric energy by water power, a
- 2 cooperative shall comply with the provisions of 10 V.S.A. §§ 1081–1099,
- 3 relating to the construction and maintenance of dams and, provided further,
- 4 that a cooperative doing any activity governed by this title shall be regulated
- 5 for that activity.

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7 § 3003. NAME

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"utility" or "energy" or a word designating any specific form of energy such as "electric," "propane," or "natural gas" and "cooperative" and the abbreviation "inc." unless, in an affidavit made by its president or vice president and filed with the Secretary of State, or in an affidavit made by a person signing articles of incorporation, consolidation, merger, or conversion, which relate to the cooperative and filed, together with the articles, with the Secretary of State, it shall appear that the cooperative desires to do business in another state and is or would be precluded by reason of the inclusion of the words in its name. The name of a cooperative shall be distinct from the name of any other cooperative or corporation organized under the laws of, or authorized to do business in, this State.

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§ 3037. FOREIGN COMPANIES; SERVICE OF PROCESS

A foreign nonprofit or cooperative corporation supplying or authorized to
supply electric energy and owning or operating electric transmission or
distribution lines in an adjacent state, prior to March 26, 1943, may construct
or acquire extensions of lines in this State within an area no point of which is
more than 25 miles from the boundary line of this State and may operate those
extensions without qualifying as a foreign corporation to do business in this
State. Before constructing or operating such extensions, by an instrument
executed and acknowledged on its behalf by its president or vice president,
under its seal attested by its clerk or secretary, and filed with the Secretary of
State, a corporation shall designate the Secretary of State its agent to accept
service of process on its behalf. Thereafter, the corporation shall have all the
rights, powers, privileges, and immunities of a cooperative. Service of process
shall be made upon the Secretary of State in accordance with the provisions of
12 V.S.A. §§ 851 and 852 and shall forward one copy of the same by
registered mail to such corporation at the address of its principal office 11
<u>V.S.A. § 1656</u> .

* * *

1	* * * Business Organizations Study * * *
2	Sec. 27. BUSINESS SERVICES AND BUSINESS ORGANIZATIONS;
3	STUDY
4	(a) Task. The Secretary of State shall conduct a public engagement process
5	with interested partners to study, consider, and address the following issues:
6	(1) technical, procedural, and substantive issues concerning the online
7	business filing system;
8	(2) statutory revisions to:
9	(A) adopt provisions of the Uniform Business Organizations Code or
10	other provisions to further harmonize the laws governing business
11	organizations in this State, including provisions governing commercial
12	registered agents and updates to the Titles of the Vermont Statutes Annotated
13	related to business organizations;
14	(B) the laws governing trademarks and possible expansion to include
15	service marks;
16	(C) the dual framework governing partnerships in 11 V.S.A. chapters
17	15 and 22 and the mandatory registration of assumed business names and
18	unincorporated nonprofit associations; and
19	(D) the fees collected for various business organization filings;
20	(3) assessment of the need for any updates to current model laws or the
21	addition of new model legislation; and

1	(4) assessment of the administrative oversight authority and substantive
2	provisions governing data brokers, telemarketers, utility cooperatives, and
3	amusement ride operators.
4	(b) Reporting. The Secretary of State shall, based on the task set forth in
5	subsection (a) of this section, submit to the House Committee on Commerce
6	and Economic Development and to the Senate Committee on Economic
7	Development, Housing and General Affairs, an interim report on or before
8	November 15, 2025 and a final report on or before December 1, 2026
9	including its findings and any proposed legislation for the General Assembly's
10	consideration. The interim report shall provide the General Assembly with any
11	recommended actions to pursue in the 2026 legislative session.
12	* * * Effective Date * * *
13	Sec. 28. EFFECTIVE DATE
14	This act shall take effect on July 1, 2025.
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17	(Committee vote:)
18	Representative FOR THE
19	COMMITTEE