GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H HOUSE BILL 388

Short Title:	Amend Business Corporations Act. (Public)		
Sponsors:	Representative Stevens. For a complete list of sponsors, refer to the North Carolina General Assembly web site.		
Referred to:	Judiciary 2, if favorable, Rules, Calendar, and Operations of the House		
	March 13, 2025		
RECOM	A BILL TO BE ENTITLED AMEND THE NORTH CAROLINA BUSINESS CORPORATIONS ACT, AS MENDED BY THE NORTH CAROLINA BAR ASSOCIATION. Assembly of North Carolina enacts:		
S	OVIDE FOR OFFICER EXCULPATION ECTION 1. G.S. 55-2-02 reads as rewritten: Articles of incorporation.		
(b) The articles of incorporation may set forth any provision that under this Chapt required or permitted to be set forth in the bylaws, and may also set forth any or all or following:			
(1	The names and addresses of the individuals who are to serve as the initial		
(2	directors.		



director or officer at the time of such the breach knew or believed were clearly

in conflict with the best interests of the corporation, (ii) in the case of a

director, any liability under G.S. 55-8-33, (iii) any transaction from which the

director or officer derived an improper personal benefit, or (iv) acts or

omissions occurring prior to the date the provision became

effective. effective, or (v) in the case of an officer, any claim by or in the right

of the corporation. As used herein, in this subdivision, the term "improper

personal benefit" does not include a director's reasonable compensation or

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other reasonable incidental benefit for or on account of his-the director's service as a director, officer, employee, independent contractor, attorney, or consultant of the corporation. A provision permitted by this Chapter in the articles of incorporation, bylaws, or a contract or resolution indemnifying or agreeing to indemnify a director against personal liability shall be is fully effective whether or not there is a provision in the articles of incorporation limiting or eliminating personal liability.

- (4) A provision limiting or eliminating any duty of a director, an officer, or any other person, to offer the corporation the right to have or participate in one or more specific classes or categories of business opportunities, prior to the pursuit or taking of the opportunity by the director, officer, or other person.
- The articles of incorporation need not set forth any of the corporate powers (c) enumerated in this Chapter.
- Articles of incorporation filed to effect the conversion of another business entity pursuant to Article 11A of this Chapter shall also include the statements required by G.S. 55-11A-03(a).
- For purposes of subdivision (b)(3) of this section, unless the articles of incorporation otherwise provide, "officer" means an individual appointed in accordance with G.S. 55-8-40 as (i) president, chief executive officer, chief operating officer, chief financial officer, chief legal officer, secretary, controller, treasurer, or chief accounting officer of the corporation and (ii) any officer of the corporation designated by resolution of the board of directors as an officer for purposes of subdivision (b)(3) of this section. The board of directors may from time to time by resolution determine that one or more of the officers designated by resolution of the board in accordance with this subsection is no longer an officer for purposes of subdivision (b)(3) of this section, but no such resolution is effective as to an officer, or any act or omission of the officer, prior to the adoption of that resolution."

PART II. CLARIFY PROVISIONS FOR EMERGENCY BYLAWS AND EMERGENCY **POWERS**

SECTION 2.(a) G.S. 55-2-07 reads as rewritten:

"§ 55-2-07. Emergency bylaws.

- Unless the articles of incorporation provide otherwise, the board of directors of a corporation may adopt bylaws to be bylaws may contain provisions that become effective only in an emergency defined in subsection (d). during an emergency if the provisions are adopted in advance of an emergency. The emergency bylaws, which are subject to amendment or repeal by the shareholders, may make bylaws may contain all provisions necessary for managing the corporation during the an emergency, including: including all of the following:
 - Procedures for calling a meeting of the board of directors; directors. (1)
 - (2) Ouorum requirements for the meeting; and meeting.
 - Designation of additional or substitute directors.
- All provisions of the regular bylaws consistent with the emergency bylaws remain effective during the emergency. The emergency bylaws are not effective after the emergency ends.
- Corporate action taken in good faith in accordance with the emergency bylaws binds the corporation and the fact that the action was taken by special procedures may shall not be used to impose liability on a corporate director, officer, employee, or agent.
- An emergency exists for purposes of this section if a quorum of the corporation's directors cannot readily be assembled because of some catastrophic event."

SECTION 2.(b) G.S. 55-3-03 reads as rewritten:

"§ 55-3-03. Emergency powers.

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- (a) In anticipation of or during an emergency defined in subsection (d), the board of directors of a corporation may:
- - Modify lines of succession to accommodate the incapacity of any director, (1) officer, employee, or agent; and
 - $\left(2\right)$
- Relocate the principal office, designate alternative principal offices or regional offices, or authorize the officers to do so.
- - During an emergency defined in subsection (d), emergency, unless emergency bylaws (b) provide otherwise: otherwise, both of the following apply:
- 9 10 11
- Notice of a meeting of the board of directors need be given only to those directors whom it is practicable to reach and may be given in any practicable manner, including by publication and radio; and radio.

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One or more officers of the corporation present at a meeting of the board of (2) directors may be deemed to be directors for the meeting, in order of rank and within the same rank in order of seniority, as to the extent necessary to achieve a quorum.

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During an emergency, unless emergency bylaws provide otherwise, the board of (b1)directors may postpone a meeting of shareholders for which notice has been given or authorize shareholders to participate in a meeting by any means of remote communication that conforms with G.S. 55-7-09(b). The corporation shall give notice to shareholders, by such means and with such shorter advance notice as are reasonable in the circumstances, of any postponement, including any new date, time, or place, and shall describe any means of remote communication to be used.

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(c) Corporate action taken in good faith under this section during an emergency under this section to further the ordinary business affairs of the corporation binds the corporation and the fact that said the action is taken by special procedures may shall not be used to impose liability on a corporate director, officer, employee, or agent agent of the corporation.

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An emergency exists for purposes of subsection (b) of this section if a quorum of the corporation's directors cannot readily be assembled because of some catastrophic event. An emergency exists for purposes of subsection (b1) of this section if, because of some catastrophic event, it is impracticable to convene a meeting of shareholders in accordance with this Chapter or the bylaws or as specified in a notice previously given for the meeting."

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PART III. CLARIFY PROVISIONS FOR SELECTION OF EXCLUSIVE FORUM

SECTION 3.(a) Article 2 of Chapter 55 of the General Statutes is amended by adding a new section to read:

"§ 55-2-08. Forum selection provisions.

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- The articles of incorporation or the bylaws may require that any or all internal corporate claims shall be brought exclusively in any specified court or courts of this State and, if so specified, in any additional courts in this State or in any other jurisdictions with which the corporation has a reasonable relationship.

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A provision of the articles of incorporation or bylaws adopted under subsection (a) of this section does not have the effect of conferring jurisdiction on any court or over any person or claim and does not apply if none of the courts specified by the provision has the requisite personal and subject matter jurisdiction. If the court or courts of this State specified in a provision adopted under subsection (a) of this section do not have the requisite personal and subject matter jurisdiction and another court of this State does have the requisite jurisdiction, then the internal corporate claim may be brought in the other court of this State, notwithstanding that the other court of this State is not specified in the provision. Additionally, the internal corporate claim may be brought in any other court specified in the provision that has the requisite jurisdiction.

1 (c) 2 internal corporate claim in the courts of this State or require the claims to be determined by 3 arbitration.

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- For the purposes of this section, "internal corporate claim" means any of the (d)
- following: A claim that is based on a violation of a duty under the laws of this State by a <u>(1)</u> current or former director, officer, or shareholder in such capacity.
 - **(2)** A derivative proceeding brought on behalf of the corporation.
 - An action asserting a claim arising pursuant to any provision of this Chapter (3) or the articles of incorporation or bylaws.

No provision of the articles of incorporation or the bylaws may prohibit bringing an

An action asserting a claim governed by the internal affairs doctrine that is not (4) otherwise included in subdivisions (1) through (3) of this subsection."

SECTION 3.(b) G.S. 55-7-50 is repealed.

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PART IV. PROHIBITION AGAINST THE ISSUANCE OF SCRIP IN BEARER FORM **SECTION 4.(a)** G.S. 55-6-04 reads as rewritten:

"§ 55-6-04. Fractional shares.

- A corporation may:may issue fractions of a share or, in lieu of doing so, may do any of the following:
 - (1) Issue fractions of a share or pay in money Pay in cash the value of fractions of a share; share.
 - (2) Arrange for disposition of fractional shares by the shareholders; Dispose of the fractional shares and pay the proceeds to the holders of those shares.
 - (3) Issue scrip in registered or bearer certificated or uncertificated form entitling the holder to receive a full share upon surrendering enough scrip to equal a full share.
- (b) Each certificate representing scrip must-shall be conspicuously labeled "scrip" and must shall contain the information required by G.S. 55-6-25(b). A corporation shall not issue scrip certificates in bearer form. Within a reasonable time after the issuance or transfer of scrip without certificates, the corporation shall deliver to the scripholder a written statement of the information required on certificates by G.S. 55-6-25(b) and the terms of the scrip.
- The holder of a fractional share is entitled to exercise the rights of a shareholder, including the right-rights to vote, to receive dividends, and to participate in the assets of the corporation receive distributions upon liquidation. The holder of scrip is not entitled to any of these rights unless the scrip provides for them.
- The board of directors may authorize the issuance of scrip subject to any condition (d) considered desirable, including:including the following:
 - That the The scrip will become void if not exchanged for full shares before a (1) specified date; and date.
 - That the The shares for which the scrip is exchangeable may be sold and the (2) proceeds paid to the scripholders."

SECTION 4.(b) G.S. 55-6-25 reads as rewritten:

"§ 55-6-25. Form and content of certificates.

- Shares may may, but need not not, be represented by certificates. Share certificates shall not be issued in bearer form. Unless this act Chapter or another statute expressly provides otherwise, the rights and obligations of shareholders are identical regardless of whether or not their shares are represented by certificates.
 - At a minimum each share certificate must shall state all of the following on its face: (b)
 - (1) The name of the issuing corporation and that it is organized under the law of North Carolina; Carolina.
 - The name of the person to whom issued; and issued. (2)

- (3) The number and class of shares and the designation of the series, if any, the certificate represents.
- (c) If the issuing corporation is authorized to issue different classes of shares or different series within a class, the designations, relative rights, preferences, and limitations applicable to each class and the variations in rights, preferences, and limitations determined for each series (and the authority of the board of directors to determine variations for future series) must shall be summarized on the front or back of each certificate. Alternatively, each certificate may state conspicuously on its front or back that the corporation will furnish the shareholder this information on request in writing and without charge.
- (d) Each share certificate $\frac{(1) \text{ must } (i) \text{ shall}}{(i) \text{ shall}}$ be signed (either manually or in facsimile) by two officers designated in the bylaws or by the board of directors and $\frac{(2) (ii)}{(ii)}$ may bear the corporate seal or its facsimile.
- (e) If the person who signed in any capacity (either manually or in facsimile) a share certificate no longer holds office when the certificate is issued, the certificate is nevertheless valid."

PART V. CLARIFY AND REVISE DERIVATIVE PROCEEDING PROCEDURES

SECTION 5.(a) G.S. 55-7-40.1 reads as rewritten:

"§ 55-7-40.1. Definitions.

In this Part:

- (1) "Derivative proceeding" means a civil suit in the right of a domestic corporation or, to the extent provided in G.S. 55-7-47, in the right of a foreign corporation.corporation, to recover for an injury to the corporation.
- (2) "Shareholder" has the same meaning as in G.S. 55-1-40 and includes a beneficial owner whose shares are held in a voting trust or held by a nominee on the beneficial owner's behalf."

SECTION 5.(b) G.S. 55-7-42 reads as rewritten:

"§ 55-7-42. Demand.

No shareholder may commence a derivative proceeding <u>until:until both of the following have</u> occurred:

- (1) A written demand has been made upon delivered to the corporation to take suitable action; and action. The written demand shall describe in reasonable detail the reasons for the demand and the action being requested and state that the shareholder may commence a derivative proceeding if the action is not taken. If the shareholder is a beneficial shareholder or an unrestricted voting trust beneficial owner, the written demand shall be accompanied by evidence of the beneficial ownership.
- (2) 90 days have expired from the date the demand was made unless, prior to the expiration of the 90 days, the shareholder was notified that the corporation rejected the demand, or unless irreparable injury to the corporation would result by waiting for the expiration of the 90-day period."

SECTION 5.(c) G.S. 55-7-44 reads as rewritten:

"§ 55-7-44. Dismissal.

- (a) The court shall dismiss a derivative proceeding on motion of the corporation if <u>a</u> determination is made, whether before or after the commencement of the derivative proceeding, <u>by</u> one of the groups specified in subsection (b) or (f) of this section determines of this section in good <u>faith_faith</u>, after conducting a reasonable inquiry upon which its conclusions are <u>based_based</u>, that the maintenance of the derivative proceeding is not in the best interest of the corporation.
- (b) Unless a panel is appointed pursuant to subsection (f) of this section, the <u>The</u> inquiry and determination in subsection (a) of this section shall be made <u>by:</u>by any of the following:

- (1) A majority vote of independent directors present at a meeting of the board of directors if the independent directors constitute a quorum; orquorum.
- (2) A majority vote of a committee consisting of two or more independent directors appointed by majority vote of independent directors present at a meeting of the board of directors, whether or not the independent directors constituted a quorum.
- (3) Upon motion by the corporation, by a panel of one or more individuals appointed by the court.
- (c) For purposes of this section, none of the following factors by itself shall cause a director to be considered not independent:
 - (1) The nomination or election of the director by persons who are defendants any person who is a defendant in the derivative proceeding or against whom action is demanded; demanded.
 - (2) The naming of the director as a defendant in the derivative proceeding or as a person against whom action is demanded; ordemanded.
 - (3) The approval by the director of the act being challenged in the derivative proceeding or demand if the act resulted in no personal benefit to the director.
- (d) If a derivative proceeding is commenced after a determination has been made rejecting a demand by a shareholder, the complaint made by one of the groups specified in subsection (b) of this section that maintaining the derivative proceeding is not in the best interest of the corporation, in order to contest the determination, the plaintiff shall allege with particularity facts establishing that the requirements of subsection (a) of this section have not been met. Defendants may make a motion to dismiss a complaint under subsection (a) of this section for failure to comply with this subsection. Prior to the court's ruling on such a the motion to dismiss, the plaintiff shall be is entitled to discovery only with respect to the issues presented by the motion and only if and to the extent that the plaintiff has alleged such the facts with particularity. The preliminary discovery shall be limited solely to matters germane and necessary to support the facts alleged with particularity relating solely to the requirements of subsection (a) of this section.
- (e) If a majority of the board of directors does not consist of independent directors at the time the determination is made, The burden of proving whether the requirements of subsection (a) of this section have been met is determined as follows:
 - (1) If the determination was made by one of the groups specified in subdivision (b)(1) or (b)(2) of this section, then the plaintiff has the burden of proving that the requirements of subsection (a) of this section have not been met unless the plaintiff has alleged with particularity facts establishing that a majority of the board of directors at the time the determination was made did not consist of independent directors, in which case the corporation shall have has the burden of proving that the requirements of subsection (a) of this section have been met.
 - (2) If a majority of the board of directors consists of independent directors at the time the determination is made, If the determination was made by a panel appointed pursuant to subdivision (b)(3) of this section, then the plaintiff shall have has the burden of proving that the requirements of subsection (a) of this section have not been met.
- (f) The court may appoint a panel of one or more independent persons upon motion of the corporation to make a determination whether the maintenance of the derivative proceeding is in the best interest of the corporation. The plaintiff shall have the burden of proving that the requirements of subsection (a) of this section have not been met. The court on its own motion or on the motion of any party may order that any motion to dismiss under subsection (a) of this section be made within a specified reasonable time."

SECTION 5.(d) G.S. 55-7-46 reads as rewritten:

"§ 55-7-46. Payment of expenses.

On termination of the derivative proceeding, the court may:may do any of the following:

- Order the corporation to pay the plaintiff's reasonable expenses, including attorneys' fees, incurred in the <u>derivative</u> proceeding if it finds that the <u>derivative</u> proceeding has resulted in a substantial benefit to the <u>corporation; corporation.</u>
- (2) Order the plaintiff to pay the corporation's or any defendant's reasonable expenses, including attorneys' fees, incurred in responding to the demand or defending the derivative proceeding if it finds that the demand was made or the derivative proceeding was commenced or maintained without reasonable cause or for an improper purpose; or purpose.

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PART VI. MAKE CLARIFYING AND TECHNICAL CHANGES REGARDING THE AUTHORITY OF BOARD COMMITTEES

SECTION 6.(a) G.S. 55-8-25 reads as rewritten:

"§ 55-8-25. Committees.

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- (e) A committee shall not, however, do any of the following:
 - (1) Authorize or approve distributions, except according to a formula or method, or within limits, prescribed by the board of directors.
 - (2) Approve or propose to shareholders action that this act-Chapter requires be approved by shareholders.
 - (3) Fill vacancies on the board of directors or on any of its committees.
 - (4) Amend articles of incorporation pursuant to G.S. 55-10-02.
 - (5) Adopt, amend, or repeal bylaws.
 - (6) Approve a plan of merger not requiring shareholder approval.

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SECTION 6.(b) This section is effective when it becomes law.

PART VII. CLARIFY PROVISIONS FOR MERGERS BETWEEN PARENT ENTITIES AND SUBSIDIARY CORPORATIONS

SECTION 7.(a) G.S. 55-11-04(f) is repealed.

SECTION 7.(b) G.S. 55-11-12 reads as rewritten:

"§ 55-11-12. Merger between parent unincorporated entity and subsidiary corporation or corporations.

- (a) Subject to the other provisions of this section and Article 9 of this Chapter, a parent unincorporated entity owning shares of a domestic subsidiary corporation that carry at least ninety percent (90%) of the voting power of each class and series of the outstanding shares of the subsidiary corporation and that have the power to vote in the election of directors at the time of a merger under this section may merge the subsidiary corporation or corporations into itself, or merge itself and one or more subsidiary corporations into another subsidiary corporation, without approval of the board of directors or shareholders of the subsidiary corporation or corporations, unless the articles of incorporation for of the subsidiary corporation or corporations require approval of the shareholders of the subsidiary corporation or corporations, if both-all of the following requirements are met:
 - (1) The merger is permitted by the laws of the state or country governing the organization and internal affairs of each merging business entity.

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1		(2)	Each merging business entity complies with the requirements of this section			
2		` /	and, to the extent applicable, the laws referred to in subdivision (1) of this			
3			subsection.			
4		<u>(3)</u>	The parent unincorporated entity approves, in the manner required by laws of			
5			the state or country governing the organization and internal affairs of the			
6			parent unincorporated entity, a written plan of merger containing all of the			
7			provisions required by G.S. 55-11-10(c).			
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9	(d)	The s	surviving business entity shall deliver articles of merger to the Secretary of State			
10	for filing.		rticles of merger shall set forth all of the following:			
11	· ·	(1)	For each merging business entity, its name, type of business entity, and the			
12			state or country whose laws govern its organization and internal affairs.			
13		(2)	The terms and conditions of the merger.			
14		(3)	The manner and basis of converting the interests in each merging business			
15		, ,	entity into interests, obligations, or securities of the surviving business entity.			
16			or into cash or other property in whole or in part, or of cancelling the interests			
17		(4)	The name of the merging business entity that shall survive the merger and, it			
18		, ,	the surviving business entity is not authorized to transact business or conduct			
19			affairs in this State, a designation of its mailing address and a commitment to			
20			file with the Secretary of State a statement of any subsequent change in its			
21			mailing address.			
22		(5)	If the surviving business entity is a domestic corporation, any amendment to			
23		. ,	its articles of incorporation as provided in a plan of merger or board			
24			resolution.merger.			
25		<u>(6)</u>	A statement that the plan of merger has been approved by each merging			
26			business entity in the manner required by law.			
27	(e)	The 1	provisions of the articles of merger may be made dependent on facts objectively			
28	ascertaina	able ou	tside the articles of merger if the articles of merger set forth the manner in which			
29	the facts	will op	erate upon the affected provisions. The facts may include any of the following:			
30		(1)	Statistical or market indices, market prices of any security or group of			
31			securities, interest rates, currency exchange rates, or similar economic or			
32			financial data.			
33		(2)	A determination or action by the corporation or by any other person, group			
34			or body.			
35		(3)	The terms of, or actions taken under, an agreement to which the corporation			
36			is a party, or any other agreement or document. G.S. 55-11-10(c1) and (c2)			
37			apply to any merger described in this section.			
38	(f)	A me	erger takes effect when the articles of merger become effective."			
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40	PART V	III. EF	FECTIVE DATE AND AUTHORIZATION TO PRINT COMMENTS			
41		SEC	TION 8.(a) The Revisor of Statutes shall cause to be printed, as annotations to			
42	Chapter 5		ne published General Statutes, all relevant portions of the Official Comments to			
43	-	the Model Business Corporation Act and all explanatory comments of the drafters of this act as				

the Model Business Corporation Act and all explanatory comments of the drafters of this act as the Revisor may deem appropriate.

SECTION 8.(b) Except as otherwise provided, this act is effective as of October 1, 2025.

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