1	State of Arkansas	As Engrossed: H3/17/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1750
4			
5	By: Representative Cavenau	gh	
6	By: Senator Crowell		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE LAW CONCERNING THE COR	PORATE
10	FRANCHISE	TAX; TO REPEAL THE ARKANSAS CORPO	ORATE
11	FRANCHISE	TAX ACT OF 1979; TO MAKE CONFORM	ING
12	CHANGES;	AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO F	REPEAL THE ARKANSAS CORPORATE	
17	FRAN	NCHISE TAX ACT OF 1979; AND TO MAK	Œ
18	CONE	FORMING CHANGES.	
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
21			
22	SECTION 1. DO	NOT CODIFY. <u>Legislative findings</u>	<u>•</u>
23	The General Ass	sembly finds that:	
24	<u>(1) The</u>	corporate franchise tax is a form	of corporate taxation
25	on capital stock rath	ner than revenue or profit and is	<u>levied regardless of</u>
26	whether a business ma	akes a profit, which makes the cor	porate franchise tax
27	burdensome on new bus	sinesses, low-profit-margin busines	sses, and businesses
28	suffering economic or	industry downturn; and	
29	<u>(2) Arka</u>	unsas is in the minority with only	sixteen (16) states
30	imposing a similar ty	pe of franchise tax.	
31			
32	SECTION 2. Ark	cansas Code § 4-27-128(b)(4), conce	erning the certificate
33	of existence for a do	omestic corporation, is repealed.	
34	<del>(4) that</del>	its most recent annual franchise	tax report required by
35	<del>§ 4-27-1622 has been</del>	delivered to the Secretary of Sta-	<del>te</del> ;
36			

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1 SECTION 3. Arkansas Code § 4-27-1601(e)(7), concerning corporate 2 records, is repealed. 3 (7) its most recent annual franchise tax report delivered to the 4 Secretary of State under § 4-27-1622. 5 6 SECTION 4. Arkansas Code § 4-27-1622 is repealed. 4-27-1622. Annual franchise tax report for Secretary of State. 7 8 (a) Each domestic corporation, and each foreign corporation authorized to transact business in this state, shall deliver to the Secretary of State 9 for filing an annual franchise tax report that sets forth: 10 11 (1) the name of the corporation; 12 (2) the jurisdiction under which the corporation is 13 incorporated; 14 (3) the information required by \{ 4-20-105(a); 15 (4) the address of its principal office, as defined in § 4-27-16 140, wherever it is located: 17 (5) the names of its principal officers; 18 (6) the total number of authorized shares, itemized by class and 19 series, if any, within each class; 20 (7) the total number of issued and outstanding shares, itemized by class and series, if any, within each class; and 21 22 (8) such other information as the Secretary of State may specify in a form promulgated under § 4-27-121(a). 23 (b) The requirements as to the applicability, use, and filing of the 24 annual franchise tax report shall be as set forth in the Arkansas Corporate 25 26 Franchise Tax Act of 1979, § 26-54-101 et seq. 27 28 SECTION 5. Arkansas Code § 4-36-401(a)(1), concerning the annual 29 reports due under the Arkansas Benefit Corporation Act, is amended to read as 30 follows: 31 (a)(1) A benefit corporation shall prepare an annual benefit report 32 and an annual franchise tax report under § 26-54-104. 33 34 SECTION 6. Arkansas Code § 4-36-401(b), concerning the annual reports 35 due under the Arkansas Benefit Corporation Act, is amended to read as 36 follows:

1 (b) A benefit corporation shall send a benefit report to each 2 shareholder annually: (1) Before the stated due date of an annual franchise tax under 3 4  $\frac{$26-54-104}{}$  May 1; or 5 (2) When the benefit corporation delivers an annual financial 6 report to its shareholders. 7 SECTION 7. Arkansas Code § 4-37-205(a), concerning the certificate of 8 9 good standing for a protected series under the Uniform Protected Series Act, 10 is amended to read as follows: 11 (a) On request of any person, the Secretary of State shall issue a 12 certificate of good standing for a protected series of a series limited liability company or a certificate of registration for a foreign protected 13 14 series if: 15 (1) in the case of a protected series:, 16 (A) no statement of dissolution, termination, or 17 relocation pertaining to the protected series has been filed; and 18 (B) the company has delivered to the Secretary of State 19 for filing the most recent annual report required by § 26-54-105 and the 20 report includes the name of the protected series, unless: 21 (i) when the company delivered the report for 22 filing, the protected series designation pertaining to the protected series 23 had not yet taken effect; or 24 (ii) after the company delivered the report for 25 filing, the company delivered to the Secretary of State for filing a 26 statement of designation change changing the name of the protected series; or 27 (2) in the case of a foreign protected series, it is registered 28 to do business in this state. 29 30 SECTION 8. Arkansas Code § 4-37-206 is repealed. 31 4-37-206. Information required in annual report - Effect of failure to 32 provide. (a) In the annual report required by § 26-54-105, a series limited 33 34 liability company shall include the name of each protected series of the 35 company: 36 (1) for which the company has previously delivered to the

1	Secretary of State for filing a protected series designation; and		
2	(2) which has not dissolved and completed winding up.		
3	(b) A failure by a series limited liability company to comply with		
4	subsection (a) with regard to a protected series prevents issuance of a		
5	certificate of good standing pertaining to the protected series but does not		
6	otherwise affect the protected series.		
7			
8	SECTION 9. Arkansas Code § 4-38-212(f), concerning a limited liability		
9	company's annual report for the Secretary of State, is repealed.		
10	(f) A limited liability company has satisfied the annual report		
11	requirements under this section if the requirements under the Arkansas		
12	Corporate Franchise Tax Act of 1979, § 26-54-101 et seq., have been met.		
13			
14	SECTION 10. Arkansas Code § 19-5-1227(b), concerning the Educational		
15	Adequacy Fund, is amended to read as follows:		
16	(b) After the Treasurer of State has made deductions from the revenues		
17	under § 19-5-203(b)(2)(A), the Educational Adequacy Fund shall consist of:		
18	(1) All net revenues collected due to enactments of the Eighty-		
19	Fourth General Assembly meeting in Second Extraordinary Session, unless a		
20	different distribution of those additional net revenues is otherwise provided		
21	in the act creating those additional net revenues;		
22	(2) The revenues credited to the Educational Adequacy Fund under		
23	<del>§ 26-54-113(b)(2);</del>		
24	(3) The revenues generated by § 26-52-302(d), § 26-52-316, § 26-		
25	52-317(c)(1)(C), § $26-52-319(a)(2)(C)$ , § $26-53-107(d)$ , § $26-53-145(c)(1)(C)$ ,		
26	\$26-53-148(a)(2)(C), \$26-56-224(c)(3), and \$26-57-1002(d)(1)(A)(ii); and		
27	$\frac{(4)}{(3)}$ Other revenues as provided by law.		
28			
29	SECTION 11. Arkansas Code § 19-6-201(3), concerning the enumeration of		
30	general revenues, is repealed.		
31	(3) Corporation franchise taxes, as enacted by Acts 1979,		
32	No. 889, known as the "Arkansas Corporate Franchise Tax Act of 1979", and all		
33	laws amendatory thereto, § 26-54-101 et seq.;		
34			
35	SECTION 12. Arkansas Code Title 26, Chapter 54, is repealed.		

Chapter 54 - Arkansas Corporate Franchise Tax Act of 1979

1	
2	<del>26-54-101. Title.</del>
3	This chapter shall be known and may be cited as the "Arkansas Corporate
4	Franchise Tax Act of 1979".
5	
6	26-54-102. Definition.
7	(a) As used in this chapter, "corporation" means any corporation or
8	limited liability company, domestic and foreign, active and inactive, which
9	is organized in or qualified under the laws of the State of Arkansas and
10	includes, but is not limited to, any person or group of persons, any
11	association, joint-stock company, business trust, or other organizations with
12	or without charter constituting a separate legal entity of relationship with
13	the purpose of obtaining some corporate privilege or franchise which is not
14	allowed to them as individuals and which is exercising, or attempting to
15	exercise, corporate-type acts, whether or not existing by virtue of a
16	particular statute.
17	(b) However, "corporation" does not include:
18	(1) Nonprofit corporations;
19	(2) Corporations which are organizations exempt from the federal
20	income tax; or
21	(3) Organizations formed under or governed by the Uniform
22	Partnership Act (1996), § 4-46-101 et seq., or the Uniform Limited
23	Partnership Act (2001), § 4-47-101 et seq.
24	
25	26-54-103. Effect upon prior rights, etc.
26	This chapter does not affect rights or duties that matured, liabilities
27	or penalties that were incurred, or proceedings begun before January 1, 1980.
28	
29	<del>26-54-104. Annual franchise tax.</del>
30	(a) Unless exempted under § 26-54-105, every corporation shall file an
31	annual franchise tax report and pay an annual franchise tax as follows:
32	(1)(A) Each life, fire, accident, surety, liability, steam
33	boiler, tornado, health, or other kind of insurance company of whatever
34	nature, having an outstanding capital stock of less than five hundred
35	thousand dollars (\$500,000) shall pay three hundred dollars (\$300).
36	(B) Each company having an outstanding capital stock of

1 five hundred thousand dollars (\$500,000) or more shall pay four hundred 2 dollars (\$400): 3 (2)(A) Each legal reserve mutual insurance corporation having 4 assets of less than one hundred million dollars (\$100,000,000) shall pay 5 three hundred dollars (\$300). 6 (B) Each corporation having assets of one hundred million 7 dollars (\$100,000,000) or more shall pay four hundred dollars (\$400); 8 (3) Each mutual assessment insurance corporation shall pay three 9 hundred dollars (\$300): 10 (4)(A) Each mortgage loan corporation shall pay an amount 11 equivalent to three-tenths of one percent (0.3%) of that proportion of the 12 par value of its outstanding capital stock that its aggregate outstanding 13 loans made in Arkansas bears to the total aggregate outstanding loans made in 14 all states. 15 (B) No corporation shall pay an annual tax of less than 16 three hundred dollars (\$300); 17 (5) Each corporation, other than those in subdivisions (2)-(4) 18 of this section, without authorized capital stock shall pay three hundred 19 dollars (\$300); 20 (6)(A) Each corporation, other than those in subdivisions (1)-(5) of this section, shall pay an amount equivalent to three tenths of one 21 22 percent (0.3%) of that proportion of the par value of its outstanding capital 23 stock that the value of its real and personal property in Arkansas bears to the total value of the real and personal property of the corporation. 24 (B) No corporation shall pay an annual tax of less than 25 26 one hundred fifty dollars (\$150); 27 (7) Each corporation actually and actively in the process of 28 liquidation and which does not rent or lease its property but which retains its corporate charter or authority for the sole purpose of winding up its 29 30 affairs shall pay an annual tax as provided in subdivision (6) of this section or an amount equivalent to three tenths of one percent (0.3%) of the 31 32 value of its real and tangible personal property in Arkansas, whichever is 33 smaller, but in no instance shall the tax be less than one hundred fifty dollars (\$150); and 34 35 (8) An organization formed pursuant to the Uniform Limited Liability Company Act, § 4-38-101 et seq., shall pay the minimum franchise 36

1	<del>tax.</del>
2	(b)(1) In addition to the filing fees prescribed by law, the Secretary
3	of State shall collect a processing fee for each document required under this
4	chapter when delivered by electronic means.
5	(2) The processing fee collected by the Secretary of State under
6	subdivision (b)(1) of this section shall be:
7	(A) Four dollars (\$4.00) when the filing fee is fifty
8	dollars (\$50.00) or less;
9	(B) Five dollars (\$5.00) when the filing fee is between
10	fifty-one dollars (\$51.00) and one hundred sixty-seven dollars (\$167); and
11	(C) Three percent (3%) of the total amount of the filing
12	fee if the filing fee is more than one hundred sixty-seven dollars (\$167).
13	
14	<del>26-54-105. Franchise tax reports.</del>
15	(a)(1) The Secretary of State shall furnish notice to each corporation
16	subject to this chapter by mailing or emailing the notice to the
17	corporation's current agent for service or other person identified by the
18	corporation.
19	(2) When filing the franchise tax report, a corporation may
20	state who is to receive a franchise tax form the following year if that
21	person is different from the agent for service on file for the corporation at
22	that time.
23	(b) A corporation that fails to receive the notice under subdivision
24	(a)(1) of this section by March 20 of the reporting year shall make written
25	request for the notice to the Secretary of State on or before March 31.
26	(c)(1) Each corporation subject to the requirements of this chapter
27	shall file a franchise tax report with the Secretary of State that shows the
28	condition and status of the corporation as of the close of business on the
29	last day of the corporation's preceding calendar year and other information
30	required by the Secretary of State.
31	$(2)(\Lambda)$ The franchise tax as computed on the report shall be
32	remitted with the franchise tax report.
33	(B) The franchise tax as computed on the report shall be
34	
	remitted with the franchise tax report on or before May 1 of the reporting
35	remitted with the franchise tax report on or before May 1 of the reporting year for franchise tax due.

1 the time of dissolution the franchise tax for the prior calendar year and pay 2 at the time of dissolution the minimum franchise tax for the year in which dissolved or withdrawn. 3 4 (2) Any newly formed corporation shall not be required to file a 5 franchise tax report until the calendar year immediately following the 6 calendar year of incorporation. 7 (e)(1) When the par value of the shares of a corporation is required 8 to be stated in any franchise tax report and the shares of the corporation 9 are without par value, the number of shares shall be stated. 10 (2) For the purpose of computing the franchise tax prescribed by 11 this chapter, shares of no par value shall be considered to be of the par 12 value of twenty-five dollars (\$25.00) per share. (f) Each corporation which pays its tax computed by the full 13 14 assessment of capital stock or property shall not be required to report the 15 value of its real and personal property within or without this state. 16 (g)(1) Every franchise tax report shall contain the following 17 statement: 18 "I declare, under the penalties of perjury, that the foregoing 19 statements are true to the best of my knowledge and belief." 20 (2) The statement shall be signed by the president, vice president, secretary, treasurer, or controller of the corporation or any 21 22 other authorized person individual as determined by the Secretary of State. 23 (h)(1) Only the following information contained in a franchise tax 24 report shall be available for public inspection: 25 (A) The name and address of the corporation; 26 (B) The name of the corporation's president, vice 27 president, secretary, treasurer, and controller; 28 (C) The total authorized capital stock with par value; (D) The total issued and outstanding capital stock with 29 30 par value; and (E) The state of incorporation. 31 32 (2) In the case of a franchise tax report filed by an 33 organization formed under the Uniform Limited Liability Company Act, § 4-38-101 et seq., the names of members, except those designated in the 34 organizations' franchise tax report as a manager, president, vice president, 35 36 secretary, treasurer, or controller of the organization, shall be

1 confidential and not available for public inspection unless the organization 2 has no registered agent for service of process. 3 4 26-54-107. Computation of tax - Penalty - Relief. 5 (a) Using the information reported on the franchise tax report under § 6 26-54-105 and any other information received by him or her bearing upon the 7 subject, the Secretary of State shall compute the amount of tax of each 8 corporation at the rate or rates provided by this chapter. 9 (b)(1)(A) If the taxpayer fails to comply with the filing and 10 remittance requirements under § 26-54-105(c), the Secretary of State shall 11 assess the corporation a penalty of twenty-five dollars (\$25.00) plus 12 interest on the tax and penalty from the date due until paid at the rate of 13 ten percent (10%) per year. 14 (B) However, the franchise tax, penalty, and interest for 15 any tax year shall not exceed two (2) times the corporation's tax owed. 16 (2) On or before November 1 of each year, the Secretary of State 17 shall mail notice to the corporation at its last known address stating that 18 the corporation is subject to revocation of its corporate charter under § 26-19 54-111 for the failure to pay corporate franchise tax. 20 (c) The Secretary of State or his or her designee may agree to settle 21 or compromise a dispute concerning interest or penalties associated with 22 corporate franchise taxes if the taxpayer: 23 (1) Disputes the proposed amount; or 24 (2) Is insolvent or bankrupt. (d)(1) The Secretary of State may waive any accrued interest or 25 26 assessed penalties imposed on a taxpayer due to a failure to remit corporate 27 franchise taxes under § 26-54-105(c), if: 28 (A) The taxpayer is reasonably mistaken about the application of this chapter or the computation of the franchise tax to the 29 30 corporation; or 31 (B) A taxpayer cannot pay the accrued interest or assessed 32 penalties because of the taxpayer's insolvency or bankruptcy. 33 (2) The Secretary of State may waive any fees that a taxpayer 34 owes if the taxpayer desires to dissolve the corporation. 35 (3) If a taxpayer demonstrates that a corporation was not doing 36 business in the state for the period for which penalties and interest are

1 owed under this section, the Secretary of State shall waive the amount due 2 under this section if the taxpayer demonstrates that the taxpayer intends to 3 dissolve the corporation. 4 (e) If the parties cannot resolve the dispute, the parties may pursue 5 any other remedy available to them, including without limitation remedies 6 available under the Arkansas Administrative Procedure Act, § 25-15-201 et 7 seq. 8 (f) The Secretary of State shall develop guidelines to assist a 9 taxpayer in resolving a corporate franchise tax dispute. 10 11 26-54-108. Taxes and penalties as lien. 12 The taxes and penalties required to be paid by this chapter shall be a 13 first lien on all property of the corporation, whether or not the property is 14 employed by the corporation in the prosecution of its business or is in the 15 hands of an assignee, receiver, or trustee. 16 17 26-54-109. Lists of corporations to be prepared. 18 (a)(1) The Bank Commissioner, Insurance Commissioner, and any other 19 officer or agency of the state authorized to issue corporate permits or 20 authorities to do business in this state shall prepare and maintain a correct 21 list of all corporations organizing or qualifying through their respective 22 offices or agencies. 23 (2) Each official or agency shall file with the Secretary of 24 State a monthly report showing: 25 (A) The name and address of each new corporation organized 26 or qualified; 27 (B) The authorized and outstanding capital stock; 28 (C) The name changes, mergers, charter forfeitures, or 29 withdrawals; 30 (D) The name and address of each corporation that has provided official notification regarding the dissolution of the corporation; 31 32 and 33 (E) All other information concerning the corporation 34 required by the Secretary of State. 35 (b) Upon request of the Secretary of State, each official or agency shall prepare and certify to the Secretary of State a complete list of the 36

1 names and addresses of all corporations that have organized or qualified 2 through their respective office or agency and that are subject to the 3 provisions of this chapter. 4 (c) Officials or agencies of the state, county, or municipalities 5 authorized to issue permits shall notify each corporation receiving a permit 6 of the requirements to register the corporation with the Secretary of State 7 before conducting business in Arkansas. 8 (d)(1) A corporation filing instruments providing for the organization 9 of any common law or statutory trust or similar organization with any county clerk, or other clerk of the various counties of this state, shall file them 10 11 in duplicate. 12 (2) The clerk receiving the documents for filing or recordation shall file mark them and forward the file-marked duplicate to the Secretary 13 14 of State. 15 (e)(1) The Secretary of the Department of Finance and Administration 16 shall provide the Secretary of State a list of corporations doing business in 17 this state and filing tax reports with the Department of Finance and 18 Administration. 19 (2) However, the Secretary of the Department of Finance and Administration shall not include any information deemed confidential by any 20 21 other law. 22 23 26-54-110. Dissolution or withdrawal by corporations. 24 Applications for dissolution or withdrawal by a corporation, 25 association, or organization cannot be accepted by the authority that 26 initially authorized or granted an authority to the corporation to do 27 business in Arkansas until receipt of a statement verified by the Secretary 28 of State that the franchise tax due has been paid. 29 30 26-54-111. Charter revocation for failure to pay tax - Procedure. (a) On or before January 31 of each year, the Secretary of State shall 31 32 proclaim as revoked the corporate charters or authorities of all corporations, both domestic and foreign, that according to the Secretary of 33 34 State's records are delinquent in the payment of the annual franchise tax for 35 a prior year.

(b)(1) A copy of the proclamation under subsection (a) of this

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2 official or agency of the state that is authorized to issue corporation 3 charters or authorities. 4 (2) Upon their receipt of the proclamation, the several 5 officials shall at once correct their respective records in accordance with 6 the proclamation. 7 8 26-54-112. Reinstatement of corporations. 9 (a)(1)(A)(i) A corporation whose charter or permit authority to do business in the state has been declared revoked by proclamation of the 10 11 Governor or the Secretary of State may be reinstated to all its rights, 12 powers, and property. (ii) Reinstatement shall be retroactive to the time 13 14 that the corporation's authority to do business in the state was declared 15 revoked. 16 (B) The reinstatement shall be made after the filing of 17 all delinquent franchise tax reports satisfactory to the Secretary of State 18 and the payment of all taxes and penalties due for each year of delinquency. 19 (2) However, reinstatement is not allowed after five (5) years 20 from the date the charter or permit authority to do business in the state if 21 the corporation is declared: 22 (A) Revoked by proclamation of the Governor or the 23 Secretary of State; and (B) A forfeited charter. 24 25 (b) If the Secretary of State issued the original corporate charter, permit, or authority, the Secretary of State shall reinstate the corporation 26 27 upon payment by the corporation of all amounts due, as provided in subsection 28 (a) of this section. 29 (c)(1) If the original corporate charter, permit, or authority was 30 issued by an official other than the Secretary of State, the official shall reinstate the corporation upon the corporation's filing with the official the 31 32 receipt of the Secretary of State showing payment of all amounts due, as 33 provided in subsection (a) of this section. 34 (2) Thereafter, the corporation shall stand in all respects as 35 though its name had never been declared revoked.

section, or applicable portion thereof, shall be furnished to each other

1 26-54-113. Disposition of funds. 2 (a) All taxes and penalties collected under the provisions of this chapter each month shall be deposited into the State Treasury to the credit 3 4 of the Revenue Holding Fund Account of the State Apportionment Fund. 5 (b)(1) On or before the fifth day of the following month, the 6 Treasurer of State shall allocate and transfer the taxes and penalties 7 collected to the General Revenue Fund Account of the State Apportionment Fund until a total of eight million dollars (\$8,000,000) has been transferred 8 9 during a fiscal year. 10 (2) After the transfers required by subdivision (b)(1) of this 11 section have been made, the taxes and penalties collected under this chapter 12 during the remainder of the fiscal year shall be special revenues, and the Treasurer of State shall transfer the taxes and penalties collected to the 13 14 Educational Adequacy Fund after making the deductions required by § 19-5-15 203(b)(2). 16 17 26-54-114. Nonpayment of franchise taxes - Definitions. 18 (a) A corporation or limited liability company owing past-due 19 franchise taxes to the Secretary of State may not: 20 (1) File forms or documents related to that corporation or 21 limited liability company; 22 (2) Create a new legal entity in this state; or 23 (3) Obtain authority to do business in this state. 24 (b) A person or individual substantially connected to any corporation or limited liability company that owes past due franchise taxes to the 25 26 Secretary of State may not: 27 (1) File forms or documents related to that corporation or limited liability company; 28 29 (2) Create a new legal entity in this state; or 30 (3) Obtain authority to do business in this state. (c) As used in this section: 31 32 (1) "Past due franchise taxes" means only those taxes owed three 33 (3) years prior to the year in which the current filing is presented; (2) "Past officer or director" means a person or individual who 34 35 was associated with the corporation or limited liability company at any time 36 during its charter that the corporation or limited liability company was

1	responsible for nonpayment of franchise taxes; and
2	(3) "Substantially connected" means a present officer, director,
3	member, or manager or a past officer, director, member, or manager of a
4	corporation.
5	(d) An individual who is an incorporator or organizer of a corporation
6	or limited liability company shall not be considered to be substantially
7	connected to a corporation or limited liability company that owes past-due
8	franchise taxes to the Secretary of State.
9	(e) Each corporation, subject to this chapter, shall file with its
10	original articles of incorporation or certificate of organization the name of
11	at least one (1) individual who is substantially connected to the corporation
12	and is responsible for payment of franchise taxes.
13	(f) Any current or past officer or director that has been added to a
14	corporation without his or her permission shall be removed as an officer or
15	director of the corporation by the Secretary of State and not held
16	responsible for past-due franchise taxes, if the officer or director submits:
17	(1) A copy of a report filed with a local, state, or federal law
18	enforcement entity that states the officer or director has been fraudulently
19	added to the corporation; and
20	(2) A statement, prescribed by the Secretary of State, signed by
21	the officer or director, that states the officer or director was added to the
22	corporation without his or her permission, with the following declaration:
23	"I declare, under the penalties of perjury, that the foregoing
24	statements are true to the best of my knowledge and belief."
25	
26	26-54-116. Powers of Secretary of State.
27	The Secretary of State is authorized to perform any of the duties that
28	are required of him or her under this chapter.
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30	/s/Cavenaugh
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