## 2003 SESSION

	030332856
1	HOUSE BILL NO. 1829
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3	(Proposed by the House Committee on Commerce and Labor
4	on January 23, 2003)
5	(Patron Prior to Substitute—Delegate Morgan)
6	A BILL to amend and reenact §§ 13.1-635, 13.1-720, 13.1-722.1, 13.1-764, 13.1-834, 13.1-896,
7	13.1-926, 13.1-1016, 13.1-1072, 13.1-1221, as it shall become effective, 50-73.5, 50-73.48:3, and
8	50-73.135 of the Code of Virginia, relating to mergers of business entities.
9	Be it enacted by the General Assembly of Virginia:
10	1. That §§ 13.1-635, 13.1-720, 13.1-722.1, 13.1-764, 13.1-834, 13.1-896, 13.1-926, 13.1-1016,
11	13.1-1072, 13.1-1221, as it shall become effective, 50-73.5, 50-73.48:3, and 50-73.135 of the Code of
12	Virginia are amended and reenacted as follows:
13	§ 13.1-635. Change of registered office or registered agent.
14	A. A corporation may change its registered office or registered agent, or both, upon filing in the
15	office of the Commission a statement of change on a form supplied by the Commission that sets forth:
16	1. The name of the corporation;
17	2. The address of its current registered office;
18	3. If the current registered office is to be changed, the post office address, including the street and
19	number, if any, of the new registered office, and the name of the city or county in which it is to be
20	located;
21	4. The name of its current registered agent;
22	5. If the current registered agent is to be changed, the name of the new registered agent; and
23	6. That after the change or changes are made, the corporation will be in compliance with the
24	requirements of § 13.1-634.
25	B. A statement of change shall forthwith be filed in the office of the Commission by a corporation
26	whenever its registered agent dies, resigns or ceases to satisfy the requirements of § 13.1-634.
27	C. If (i) the business address of a registered agent changes his business address to another place
28	within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent
29	merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-634, the
30 31	registered agent or surviving entity shall change the address of the registered office of any corporation of which he is a registered agent by filing forthwith file a statement as required above awant that it
31 32	of which he is a registered agent by filing forthwith file a statement as required above except that it need be signed, either manually or in facsimile, only by the registered agent or the surviving entity and
32 33	must recite that a copy of the statement has been mailed to the corporation on whose behalf it is to be
33 34	filed.
35	§ 13.1-720. Articles of merger or share exchange.
36	A. After a plan of merger or share exchange is approved by the shareholders, or adopted by the
37	board of directors if shareholder approval is not required, the surviving or acquiring corporation entity
38	shall file with the Commission articles of merger or share exchange executed by each party to the
39	merger or share exchange setting forth:
40	1. The plan of merger or share exchange;
41	2. If shareholder approval was not required, a statement to that effect, including the reason approval
42	was not required;
43	3. If approval of the shareholders of one or more corporations party to the merger or share exchange
44	was required, with respect to each such corporation, either:
45	a. A statement that the plan was adopted by the unanimous consent of the shareholders; or
46	b. A statement that the plan was submitted to the shareholders by the board of directors in
47	accordance with this chapter, and a statement of:
48	(1) The designation, number of outstanding shares, and number of votes entitled to be cast by each
<b>49</b>	voting group entitled to vote separately on the plan; and
50	(2) Either the total number of votes cast for and against the plan by each voting group entitled to
51	vote separately on the plan or the total number of undisputed votes cast for the plan separately by each
52 53	voting group and a statement that the number cast for the plan by each voting group was sufficient for
53 54	approval by that voting group.
54 55	B. If the Commission finds that the articles of merger or share exchange comply with the requirements of law and that all required fees have been paid, it shall issue a certificate of merger or
55 56	share exchange.
50 57	C. In the case of a merger pursuant to § 13.1-719 <del>, the</del> :
58	1. The articles need only be executed on behalf of the surviving corporation; and
59	2. <i>The</i> certificate of merger shall not be deemed a part of the articles of incorporation.

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60 § 13.1-722.1. Merger of stock and nonstock corporations.

61 A. One or more stock corporations incorporated under this chapter may merge with one or more 62 nonstock corporations incorporated under Chapter 10 (§ 13.1-801 et seq.) of this title. The surviving 63 corporation may be or, pursuant to subdivision D 1, become a stock corporation or a nonstock 64 corporation.

65 B. The board of directors of each stock corporation shall adopt and its shareholders, if required by 66 § 13.1-718, shall approve, and the governing body of each nonstock corporation shall adopt and its 67 members, if required by § 13.1-895, shall approve, the plan of merger.

68 C. The plan of merger shall set forth:

69 1. The name of each corporation planning to merge and the name of the surviving corporation into 70 which each other corporation plans to merge; 71

2. The terms and conditions of the merger and the mode of carrying the same into effect;

72 3. The manner and basis of converting the shares of each stock corporation and the membership interests of each nonstock corporation into shares, obligations or other securities of the surviving stock 73 74 corporation or membership interests of the surviving nonstock corporation, and, if any shares of any such stock corporation are not to be converted solely into shares or other securities of the stock 75 76 corporation or membership interests of the nonstock corporation surviving from such merger, the cash, other property, rights or securities of any other corporation or entity which the holders of shares of any 77 78 such stock corporation or membership interests of any such nonstock corporation are to receive in 79 exchange for, or upon conversion of such shares or membership interests, which cash, other property, 80 rights or securities of any other corporation or entity may be in addition to or in lieu of shares of other securities of any stock corporation or membership interests of any nonstock corporation surviving from 81 82 such merger. 83

D. The plan of merger may set forth:

1. Amendments to, or a restatement of, the articles of incorporation of the surviving corporation; and

2. Other provisions relating to the merger.

86 E. The plan of merger required by subsection B of this section, in the case of each stock corporation, 87 shall be adopted and approved in the manner provided in this article and, in the case of each nonstock 88 corporation, shall be adopted and approved in the manner provided in Article 11 (§ 13.1-894 et seq.) of 89 Chapter 10 of this title.

90  $\overline{F}$ . After a plan of merger is approved by the shareholders and members, or adopted by the board of 91 directors if shareholder and/or approval, member approval, or both shareholder and member approval is 92 not required, the surviving corporation shall file with the Commission articles of merger executed by each party to the merger setting forth: 93 94

1. The plan of merger;

95 2. If shareholder approval was not required, a statement to that effect, including the reason approval 96 was not required;

97 3. If approval of the shareholders of one or more stock corporations party to the merger was 98 required, with respect to each such corporation, either:

99 a. A statement that the plan of merger was adopted by the unanimous consent of the shareholders; or 100 b. A statement that the plan was submitted to the shareholders by the board of directors in accordance with this chapter, and a statement of: 101

102 (1) The designation, number of outstanding shares, and number of votes entitled to be cast by each 103 voting group entitled to vote separately on the plan; and

(2) Either the total number of votes cast for and against the plan by each voting group entitled to 104 vote separately on the plan or the total number of undisputed votes cast for the plan separately by each 105 106 voting group and a statement that the number cast for the plan by each voting group was sufficient for 107 approval by that voting group.

108 4. If the members of any merging nonstock corporation have voting rights, then as to each such 109 corporation, either: 110

a. A statement that the plan of merger was adopted by the unanimous consent of the members; or

b. A statement that the plan was submitted to the members by the board of directors in accordance 111 112 with the Virginia Nonstock Corporation Act (§ 13.1-801 et seq.), and a statement of: 113

(1) The existence of a quorum of each voting group entitled to vote separately on the plan; and

114 (2) Either the total number of votes cast for and against the plan by each voting group entitled to vote separately on the plan or the total number of undisputed votes cast for the plan by each voting 115 116 group was sufficient for approval by that voting group.

5. If any merging nonstock corporation has no members having voting rights, then a statement of 117 that fact, the date of the meeting of the board of directors at which the plan was adopted and a 118 statement of the fact that such plan received the vote of a majority of the directors in office. 119

120 G. If the Commission finds that the articles of merger comply with the requirements of law and that 121 all required fees have been paid, it shall issue a certificate of merger.

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122 § 13.1-764. Change of registered office or registered agent of a foreign corporation.

123 A. A foreign corporation authorized to transact business in this Commonwealth may change its 124 registered office or registered agent by filing with the Commission a statement of change that sets forth: 125 1. The name of the foreign corporation;

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2. The address of its current registered office;

127 3. If the current registered office is to be changed, the address of the new registered office, including 128 both (i) the post-office address with street and number, if any, and (ii) the name of the county or city in 129 which it is located;

130 4. The name of its current registered agent;

131 5. If the current registered agent is to be changed, the name of the new registered agent; and

132 6. That after the change or changes are made, the corporation will be in compliance with the 133 requirements of § 13.1-763.

134 B. 1. A new statement shall forthwith be filed by the corporation whenever its registered agent dies, 135 resigns or ceases to satisfy the requirements of § 13.1-763.

136 2. If (i) the business address of a registered agent changes his business address to another place 137 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 138 merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-763, the 139 registered agent or surviving entity shall change the address of the registered office of any corporation 140 of which he is a registered agent by filing forthwith file a statement as required above except that it 141 need be signed only by the registered agent or the surviving entity and must recite that a copy of the 142 statement has been mailed to the corporation on whose behalf it is to be filed.

143 § 13.1-834. Change of registered office or registered agent.

144 A. A corporation may change its registered office or registered agent, or both, upon filing in the 145 office of the Commission a statement on a form supplied by the Commission that sets forth:

146 1. The name of the corporation;

147 2. The address of its current registered office;

148 3. If the current registered office is to be changed, the post-office address (including the street and number, if any) of the new registered office and the name of the county or city in which it is to be 149 150 located; 151

4. The name of its current registered agent;

152 5. If the current registered agent is to be changed, the name of the new registered agent; and

153 6. That after the change or changes are made, the corporation shall be in compliance with the 154 requirements of § 13.1-833.

B. A statement of change shall forthwith be filed in the office of the Commission by a corporation 155 156 whenever its registered agent dies, resigns or ceases to satisfy the requirements of § 13.1-833.

157 C. If (i) the business address of a registered agent changes his business address to another place 158 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 159 merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-833, the 160 registered agent or surviving entity shall change the address of the registered office of any corporation of which he is a registered agent by filing forthwith file a statement as required above except that it 161 162 need be signed, either manually or in facsimile, only by the registered agent or the surviving entity and 163 shall recite that a copy of the statement has been mailed to the corporation on whose behalf it is to be 164 filed.

165 § 13.1-896. Articles of merger.

166 A. After a plan of merger is approved by the members, or adopted by the board of directors if member approval is not required, the surviving corporation shall file with the Commission articles of 167 168 merger *executed by each party to the merger* setting forth: 169

1. The plan of merger.

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170 2. Where the members of any merging corporation have voting rights, then as to each such 171 corporation, either:

a. A statement that the plan was adopted by the unanimous consent of the members; or

173 b. A statement that the plan was submitted to the members by the board of directors in accordance 174 with this Act, and a statement of:

(1) The existence of a quorum of each voting group entitled to vote separately on the plan; and

176 (2) Either the total number of votes cast for and against the plan by each voting group entitled to 177 vote separately on the plan or the total number of undisputed votes cast for the plan separately by each 178 voting group and a statement that the number cast for the plan by each voting group was sufficient for 179 approval by that voting group.

180 3. Where any merging corporation has no members, or no members having voting rights, then a 181 statement of that fact, the date of the meeting of the board of directors at which the plan was adopted 182 and a statement of the fact that such plan received the vote of a majority of the directors in office.

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183 B. If the Commission finds that the articles of merger comply with the requirements of law and that 184 all required fees have been paid, it shall issue a certificate of merger.

185 § 13.1-926. Change of registered office or registered agent of foreign corporation.

186 A. A foreign corporation authorized to transact business in this Commonwealth may change its 187 registered office or registered agent by filing with the Commission a statement of change that sets forth:

188 1. The name of the foreign corporation.

189 2. The address of its current registered office.

190 3. If the current registered office is to be changed, the address of the new registered office (including 191 both (i) the post-office address with street and number, if any, and (ii) the name of the city or county in 192 which it is to be located).

193 4. The name of its current registered agent.

194 5. If its current registered agent is to be changed, the name of the new registered agent.

195 6. That after the change or changes are made, the corporation shall be in compliance with the 196 requirements of § 13.1-925.

197 B. A new statement shall forthwith be filed by the corporation whenever its registered agent dies, 198 resigns or ceases to satisfy the requirements of § 13.1-925.

199 C. If (i) the business address of a registered agent changes his business address to another place 200 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 201 merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-925, the 202 registered agent or surviving entity shall change the address of the registered office of any corporation of which he is registered agent by filing forthwith file a statement as required above except that it need 203 204 be signed only by the registered agent or the surviving entity and shall recite that a copy of the statement has been mailed to the corporation on whose behalf it is to be filed. 205 206

§ 13.1-1016. Change of registered office or registered agents.

207 A. A limited liability company or a foreign limited liability company registered pursuant to Article 208 11 (§ 13.1-1061 et seq.) of this chapter may change its registered office or registered agent, or both, upon filing in the office of the Commission a statement of change on a form supplied by the 209 210 Commission that sets forth: 211

1. The name of the limited liability company or foreign limited liability company;

2. The address of its current registered office;

213 3. If the current registered office is to be changed, the post-office address, including the street and 214 number, if any, of the new registered office, and the name of the city or county in which it is to be 215 located: 216

4. The name of its current registered agent;

5. If the current registered agent is to be changed, the name of the new registered agent; and

218 6. That after the change or changes are made, the limited liability company or foreign limited 219 liability company will be in compliance with the requirements of § 13.1-1015.

220 B. A statement of change shall forthwith be filed in the office of the Commission by a limited 221 liability company or a foreign limited liability company registered pursuant to Article 11 (§ 13.1-1061 et 222 seq.) of this chapter whenever its registered agent dies, resigns or ceases to satisfy the requirements of 223 § 13.1-1015.

224 C. If (i) the business address of a registered agent changes his business address to another place 225 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 226 merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-1015, the 227 registered agent or surviving entity shall change the address of the registered office of any limited liability company or foreign limited liability company of which he is a registered agent by filing 228 229 forthwith file a statement as required above except that it need be signed, either manually or in 230 facsimile, only by the registered agent or the surviving entity and must recite that a copy of the 231 statement has been mailed to the limited liability company on whose behalf it is to be filed. 232

§ 13.1-1072. Articles of merger.

233 A. After a plan of merger is approved by each domestic or foreign limited liability company, 234 partnership, limited partnership or corporation party to the merger, the surviving domestic or foreign 235 limited liability company, partnership, limited partnership or corporation shall file with the Commission 236 articles of merger *executed by each party to the merger* setting forth: 237

1. The plan of merger;

2. If the surviving entity of the merger is a foreign limited liability company not registered with the 238 239 Commission under § 13.1-1052, a foreign limited partnership not registered with the Commission under 240 § 50-73.54 a foreign registered limited liability partnership not registered with the Commission under § 50-73.138 or § 50-43.7, or a foreign corporation without a certificate of authority issued by the Commission under § 13.1-759, the address, including street and number, if any, of its principal office 241 242 243 under the laws of the jurisdiction in which it was organized, formed or incorporated;

244 3. A statement that the plan of merger was adopted by each domestic partnership party to the merger

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245 in accordance with § 50-73.128, by each domestic limited liability company party to the merger in accordance with § 13.1-1071 and by each domestic limited partnership party to the merger in accordance

246 247 with § 50-73.48:2; and

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248 4. If a domestic corporation is a party to the merger, any additional information required by 249 § 13.1-720.

250 B. If a foreign limited liability company, partnership, limited partnership or corporation is a party to 251 the merger, the articles of merger may contain a statement that the merger is permitted by the state or 252 country under whose law that limited liability company is organized, that partnership or limited 253 partnership is formed or that corporation is incorporated and that the foreign limited liability company, 254 partnership, limited partnership or corporation has complied with that law in effecting the merger. If 255 such a statement is included in the articles of merger, the surviving partnership, limited partnership, 256 limited liability company or corporation shall not be required to file with the Commission any copy of a 257 duly authenticated instrument of merger that would otherwise be required pursuant to § 13.1-766.1, 258 § 13.1-1060 or § 50-73.57:2.

259 C. If the Commission finds that the articles of merger comply with the requirements of law and that 260 all required fees have been paid, it shall issue a certificate of merger. The certificate of merger shall 261 become effective when issued unless the plan of merger specifies a future effective date, in which case 262 the certificate of merger shall be effective on the earlier of (i) that date or (ii) the date that is fifteen 263 days after the date on which the Commission issues the certificate of merger.

264 D. A certificate of merger shall act as a certificate of cancellation as described in § 13.1-1050 for a 265 domestic limited liability company that is not the surviving entity of the merger, and that limited 266 liability company's certificate of organization shall be canceled upon the effective date of the certificate 267 of merger. 268

§ 13.1-1221. (Effective October 1, 2003) Change of registered office or registered agent.

269 A. A business trust or a foreign business trust registered pursuant to Article 9 (§ 13.1-1241 et seq.) 270 of this chapter may change its registered office or registered agent, or both, upon filing in the office of 271 the Commission a statement of change on a form supplied by the Commission that sets forth: 272

1. The name of the business trust or foreign business trust;

2. The address of its current registered office;

274 3. If the current registered office is to be changed, the post office address, including the street and 275 number, if any, of the new registered office, and the name of the city or county in which it is to be 276 located;

4. The name of its current registered agent;

5. If the current registered agent is to be changed, the name of the new registered agent; and

279 6. That after the change or changes are made, the business trust or foreign business trust will be in 280 compliance with the requirements of § 13.1-1220.

281 B. A statement of change shall forthwith be filed in the office of the Commission by a business trust 282 or a foreign business trust registered pursuant to Article 9 (§ 13.1-1241 et seq.) of this chapter whenever 283 its registered agent dies, resigns or ceases to satisfy the requirements of § 13.1-1220.

C. If (i) the business address of a registered agent changes his business address to another place 284 285 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 286 merges into an entity that is qualified to serve as a registered agent pursuant to § 13.1-1220, the 287 registered agent or surviving entity shall change the address of the registered office of any business trust 288 or foreign business trust of which he is a registered agent by filing forthwith file a statement as required 289 above except that it need be signed, either manually or in facsimile, only by the registered agent or the surviving entity and shall recite that a copy of the statement has been mailed to the business trust on 290 291 whose behalf it is to be filed.

292 § 50-73.5. Change of registered agent.

293 A. A limited partnership may change its registered agent or the address of its registered agent, or 294 both, upon filing in the office of the Commission a statement of change on a form supplied by the 295 Commission that sets forth:

296 1. The name of the limited partnership;

297 2. The address of its current registered agent;

298 3. If the current address of its registered agent is to be changed, the post-office address, including the 299 street and number, if any, of the new address of its registered agent, and the name of the city or county 300 in which it is to be located;

301 4. The name of its current registered agent;

302 5. If the current registered agent is to be changed, the name of the new registered agent;

303 6. That after the change or changes are made, the limited partnership will be in compliance with the 304 requirements of § 50-73.4.

305 B. A new statement shall forthwith be executed by the limited partnership whenever its registered 320

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agent dies, resigns or ceases to satisfy the requirements of § 50-73.4. 306

307 C. If (i) the business address of a registered agent changes his business address to another place 308 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 309 merges into an entity that is qualified to serve as a registered agent pursuant to § 50-73.4, the 310 registered agent or surviving entity shall change his address for any limited partnership of which he is a 311 registered agent by filing forthwith file a statement as required above except that it need be signed, 312 either manually or in facsimile, only by the registered agent or the surviving entity and must recite that 313 a copy of the statement has been mailed to the limited partnership on whose behalf it is to be filed at its 314 specified office. 315

§ 50-73.48:3. Articles of merger.

316 A. After a plan of merger is approved by each domestic or foreign limited partnership, limited 317 liability company or corporation that is a party to the merger, the surviving domestic or foreign partnership, limited partnership, limited liability company or corporation shall file with the Commission 318 319 articles of merger executed by each party to the merger setting forth:

1. The plan of merger;

321 2. If the surviving entity of the merger is a foreign limited liability partnership not registered with the Commission under § 50-43.7 or § 50-73.138, a foreign limited partnership not registered with the 322 323 Commission under § 50-73.54, a foreign limited liability company not registered with the Commission 324 under § 13.1-1052 or a foreign corporation without a certificate of authority issued by the Commission 325 under § 13.1-759, the address, including street and number, if any, of its principal office under the laws 326 of the jurisdiction in which it was formed, organized or incorporated;

327 3. A statement that the plan of merger was adopted by each domestic partnership party to the merger 328 in accordance with § 50-73.128, each domestic limited partnership party to the merger in accordance 329 with § 50-73.48:2 and by each domestic limited liability company party to the merger in accordance 330 with § 13.1-1071; and

331 4. If a domestic corporation is a party to the merger, any additional information required by 332 § 13.1-720.

333 B. If a foreign partnership, limited partnership, limited liability company or corporation is a party to 334 the merger, the articles of merger may contain a statement that the merger is permitted by the state or 335 country under whose law that partnership or limited partnership is formed, that limited liability company 336 is organized or that corporation is incorporated and that the foreign partnership, limited partnership, 337 limited liability company or corporation has complied with that law in effecting the merger. If such a 338 statement is included in the articles of merger, a surviving limited partnership, limited liability company 339 or corporation shall not be required to file with the Commission any copy of a duly authenticated instrument of merger that would otherwise be required pursuant to § 13.1-766.1, § 13.1-1060 or 340 341 § 50-73.57:2, as the case may be.

342 C. If the Commission finds that the articles of merger comply with the requirements of law and that 343 all required fees have been paid, it shall issue a certificate of merger. The certificate of merger shall 344 become effective when issued unless the plan of merger specifies a future effective date, in which case 345 the certificate of merger shall be effective on the earlier of (i) that date or (ii) the date that is fifteen days after the date on which the Commission issues the certificate of merger. 346

347 D. A certificate of merger shall act as a certificate of cancellation as described in § 50-73.13 for a 348 domestic limited partnership that is not the surviving entity of the merger, and that partnership's 349 certificate of limited partnership shall be cancelled upon the effective date of the certificate of merger. 350

§ 50-73.135. Registered office and registered agent.

351 A. Each registered limited liability partnership and each foreign registered limited liability partnership 352 registered pursuant to this article shall continuously maintain in this Commonwealth: 353

1. A registered office that may be the same as any of its places of business; and

2. A registered agent who shall be either:

355 a. An individual who is a resident of this Commonwealth and is either (i) a general partner of the 356 registered limited liability partnership, (ii) an officer or director of a corporate general partner of the 357 registered limited liability partnership, (iii) a general partner of a general partner of the registered limited 358 liability partnership, (iv) a member or manager of a limited liability company that is a general partner of 359 the registered limited liability partnership, (v) a trustee of a trust that is a general partner of the 360 registered limited liability partnership, or (vi) a member of the Virginia State Bar, and whose business 361 office is identical with the registered office; or

b. A domestic or foreign stock or nonstock corporation, limited liability company or registered 362 363 limited liability partnership authorized to transact business in this Commonwealth, the business office of 364 which is identical with the registered office; provided such a registered agent (i) shall not be its own 365 registered agent and (ii) shall designate by instrument in writing, acknowledged before a notary public, one or more natural persons at the office of the registered agent upon whom any process, notice or 366 demand may be served and shall continuously maintain at least one such person at that office. Whenever 367

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368 any such person accepts service, a photographic copy of such instrument shall be attached to the return.

369 B. The registered agent of a registered limited liability partnership or foreign registered limited 370 liability partnership is the partnership's agent for service of process, notice, or demand required or permitted by law to be served on the partnership. The sole duty of the registered agent is to forward to 371 372 the registered limited liability partnership or foreign registered limited liability partnership at its last 373 known address any process, notice or demand that is served on the registered agent.

374 C. A registered limited liability partnership or a foreign registered limited liability partnership may 375 change its registered agent or the address of its registered office, or both, upon filing with the 376 Commission a certificate of change on a form supplied by the Commission that sets forth:

377 1. The name of the partnership;

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378 2. The address of its current registered office;

379 3. If the current address of its registered office is to be changed, the post-office address, including 380 the street and number, if any, of the new address of its registered office, and the name of the city or 381 county in which it is located; 382

4. The name of its current registered agent;

5. If the current registered agent is to be changed, the name of the new registered agent; and

384 6. That after the change or changes are made, the partnership will be in compliance with the 385 requirements of this section.

386 D. Whenever its registered agent dies, resigns or ceases to satisfy the requirements of subsection A 387 of this section, a registered limited liability partnership or foreign registered limited liability partnership 388 shall promptly execute and file with the Commission a certificate of change.

389 E. If (i) the business address of a registered agent changes his business address to another place 390 within this Commonwealth, he (ii) the name of a registered agent changes, or (iii) a registered agent 391 merges into an entity that is qualified to serve as a registered agent pursuant to subsection A of this 392 section, the registered agent or surviving entity shall change his address for any registered limited 393 liability partnership or foreign registered limited liability partnership of which he is a registered agent by 394 filing forthwith file a certificate of change as required in subsection D, except that it need be signed, 395 either manually or in facsimile, only by the registered agent or the surviving entity and shall recite that a 396 copy of the certificate has been mailed to the partnership on whose behalf it is to be filed at its principal 397 office.

398 F. A registered agent may resign his agency appointment by signing and filing with the Commission 399 a certificate of resignation accompanied by his certification that he has mailed a copy thereof by 400 certified mail to the address of the principal office of the partnership set forth in the statement of 401 registration for the registered limited liability partnership or foreign registered limited liability 402 partnership. The agency appointment is terminated on the thirty-first day after the date on which the 403 certificate was filed.

404 G. Whenever a registered limited liability partnership or a foreign registered limited liability 405 partnership fails to appoint or maintain a registered agent in this Commonwealth or whenever its 406 registered agent cannot with reasonable diligence be found at his address, the clerk of the Commission 407 shall be the agent of the partnership upon whom service may be made in accordance with § 12.1-19.1.

408 H. This section does not prescribe the only means, or necessarily the required means, of serving a 409 registered limited liability partnership or a foreign registered limited liability partnership.

2. That the provisions of this act amending section 13.1-1221 of the Code of Virginia shall become 410 411 effective on October 1, 2003.