1997 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 13.1-852.1 of the Code of Virginia, relating to nonstock corporations; 3 member or director agreements.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 13.1-852.1 of the Code of Virginia is amended and reenacted as follows: 8

§ 13.1-852.1. Member or director agreements.

9 A. An agreement among the members or the directors of a corporation that complies with this 10 section is effective among the members or directors and the corporation, even though it is inconsistent with one or more of the other provisions of this chapter in that it: 11 12

1. Eliminates the board of directors or restricts the discretion or powers of the board of directors;

13 2. Establishes who shall be directors or officers of the corporation, or their terms of office or manner 14 of selection or removal;

15 3. Governs, in general or in regard to specific matters, the exercise or division of voting power by or between the members and directors or by or among them, including use of weighted voting rights or 16 17 director proxies;

18 4. Establishes the terms and conditions of any agreement for the transfer or use of property or the 19 provision of services between the corporation and any member, director, officer or employee of the 20 corporation, or among any of them;

21 5. Transfers to one or more members, directors or other persons all or part of the authority to 22 exercise the corporate powers or to manage the business and affairs of the corporation, including the 23 resolution of any issue about which there exists a deadlock among directors or members;

24 6. Requires dissolution of the corporation at the request of one or more of its members or directors, 25 in the case of a corporation that has no members or in which the members have no voting rights, or 26 upon the occurrence of a specified event or contingency; or

27 7. Otherwise governs the exercise of corporate power or the management of the business and affairs 28 of the corporation or the relationship among the members, the directors and the corporation, or among 29 any of them and is not contrary to public policy. 30

B. An agreement authorized by this section shall be:

31 1. a. Set forth in the articles of incorporation or bylaws and approved by all persons who are 32 members or, if there are no members or the corporation's members do not have voting rights, by all 33 persons who are directors at the time of the agreement; or

34 b. Set forth in a written agreement that is signed by all persons who are members or, if there are no 35 members or the corporation's members do not have voting rights, by all persons who are directors at the 36 time of the agreement;

37 2. Subject to amendment only by all persons who are members or, if there are no members or the 38 corporation's members do not have voting rights, by all persons who are directors at the time of the 39 amendment, unless the agreement provides otherwise; and

40 3. If the agreement is set forth in the articles of incorporation or bylaws, the agreement shall be valid 41 for an unlimited duration unless otherwise amended by the members or the directors, as the case may 42 be. If the agreement is set forth in a written agreement, the agreement shall be valid for ten years, 43 unless the agreement provides otherwise.

44 C. The existence of a membership agreement authorized by this section shall be noted conspicuously 45 on the front or back of each certificate evidencing membership, if any. The failure to note the existence of the agreement on the certificate shall not affect the validity of the agreement or any action taken 46 47 pursuant to it.

48 D. An agreement authorized by this section shall cease to be effective when the corporation has more 49 than thirty-five 300 members of record. If the agreement authorized by this section ceases to be effective 50 for any reason, the board of directors may adopt an amendment to the articles of incorporation or bylaws, without member action, in the case of a corporation that has members, to delete the agreement 51 52 and any references to it.

53 E. An agreement authorized by this section that limits the discretion or powers of the board of 54 directors shall relieve the directors of, and impose upon the person or persons in whom such discretion 55 or powers are vested, liability for acts or omissions imposed by law on directors to the extent that the 56 discretion or powers of the directors are limited by the agreement.

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F. The existence or performance of an agreement authorized by this section shall not be a ground for
imposing personal liability on any member for the acts or debts of the corporation even if the agreement
or its performance treats the corporation as if it were a partnership or results in a failure to observe the
corporate formalities otherwise applicable to matters governed by the agreement.

61 G. Incorporators or subscribers for memberships may act as members or directors with respect to an 62 agreement authorized by this section if no members have been elected or appointed or, in the case of a 63 corporation that has no members, no directors are elected or holding office when the agreement was 64 made.

65 H. No action taken pursuant to this section shall change any requirement to file articles or other 66 documents with the Commission or affect the rights of any creditors or other third parties.