GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 412

	Short Title:	Modify NC Limited Liability Company Act. (Public)		
	Sponsors:	Senators Brunstetter; Brown, Clodfelter, Hartsell, and Stevens.		
	Referred to:	Judiciary I.		
	March 5, 2009			
1		A BILL TO BE ENTITLED		
2	AN ACT	TO MAKE VARIOUS CHANGES TO THE NORTH CAROLINA LIMITED		
3		ITY COMPANY ACT.		
4		l Assembly of North Carolina enacts:		
5		SECTION 1. G.S. 57C-1-20 reads as rewritten:		
6		0. Filing requirements.		
7		A document required or permitted by this Chapter to be filed by the Secretary of		
8		be filed under Chapter 55D of the General Statutes.		
9		A document submitted on behalf of a domestic or foreign limited liability company		
10	must be exe			
11	((1) By a manager manager, director, or executive of the limited liability		
12		company;		
13	((2) If the limited liability company has not been formed or if no initial members		
14		of the limited liability company have been identified in the manner provided		
15		in this Chapter, if the limited liability company has never had any members,		
16	/	by an organizer; or (2) If the limited lightlift, company is in the hands of a maximum trustee, on other		
17 18	((3) If the limited liability company is in the hands of a receiver, trustee, or other		
18 19		court-appointed fiduciary, by that fiduciary." SECTION 2. G.S. 57C-3-01 reads as rewritten:		
20		1. Admission of members.		
20	-	Unless the articles of organization of a limited liability company provide otherwise,		
21		executing the articles of organization of a limited liability company in the capacity		
23		er, and each person who is otherwise named in the articles of organization as a		
23 24		the limited liability company, becomes a member at the time that the filing by the		
25		f State of the articles of organization of the limited liability company becomes		
26	effective.	i state of the atteres of organization of the initial hadney company cocomes		
27		A person may be admitted as a member of a limited liability company:		
28		1) In the case of a person acquiring a membership interest directly from the		
29	,	limited liability company, (i) upon being so identified as a member by the		
30		organizers of the limited liability company in accordance with		
31		G.S. 57C-2-20(c) or G.S. 57C-2-20(c), (ii) upon compliance with as		
32		provided in the articles of organization or operating agreement or, if the		
33		articles of organization or operating agreement do not so provide, upon the		
34		unanimous consent of the members; and members, or (iii) upon being		
35		designated or otherwise appointed as a member under G.S. 57C-6-01(4);		
36	((2) In the case of an assignee of <u>or other person having only the rights of an</u>		
37		assignee under G.S. 57C-5-02 with respect to an interest of a member, upon		



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1	compliance with the provisions of G.S. 57C-5-04(a). mem	ber in a limited
2	liability company, as provided in G.S. 57C-5-04(a); and	
3	(3) In connection with a business entity converting or merging	into the limited
4	liability company under Part 1 or Part 2 of Article 9A of this	Chapter.
5	(c) Nothing in this Chapter precludes a person from being a meml	ber of a limited
6	liability company because that person has not made, and has no obligation	on to make, any
7	contributions to the limited liability company and has no right to receive any d	istributions from
8	the limited liability company or share in any profits or losses of the limited liab	
9	SECTION 3. G.S. 57C-4-06 is amended by adding a new subsection	on to read:
10	"§ 57C-4-06. Restrictions on making distributions.	
11		
12	(f) As used in this section, "distribution" does not include amou	
13	reasonable compensation for present or past services and does not include reasonable	
14	made in the ordinary course of business under a bona fide retirement plan	or other benefits
15	program."	
16	SECTION 4. G.S. 57C-5-04 reads as rewritten:	
17	"§ 57C-5-04. Right of assignee to become a member.	. ,
18	(a) An assignee of (or other person having only the rights of an $C \le 570.502$ with respect to be interest in a limit of the line respectively.	
19 20	<u>G.S. 57C-5-02 with respect to</u>) an interest in a limited liability company may be	
20	only with the assignee's consent and, except as otherwise provided in	
21 22	organization or operating agreement, only if the other members unanimo person's consent and:	usiy agree. <u>tilat</u>
22	(1) By meeting the requirements provided in the articles of	organization or
23 24	operating agreement;	organization of
25	(2) By the unanimous consent of the members, if the articles of	f organization or
26	operating agreement do not provide otherwise; or	
27	(3) In the manner permitted under G.S. 57C-6-01(4), if the	limited liability
28	company ceases to have any members.	
29	The consent of a member may be evidenced in any manner specified as provid	ed in the articles
30	of organization or operating agreement, but in the absence of such specification	
31	agreement. If the articles of organization or operating agreement do not provide	
32	consent is to be evidenced by a written instrument, dated and signed by	the member, or
33	evidenced by a vote taken at a meeting of members.	
34	(b) An assignee who becomes a member has, to the extent assigned	
35	powers, and is subject to the restrictions and liabilities, of a member under	
36	organization, any operating agreements, and this Chapter. Notwithstandin	
37	sentence, unless otherwise provided in a written operating agreement, a	-
38	becomes a member is liable for any obligations of his assignor to make correct $C = 57C + 02$ (liability for contribution) but shall not be liable for abligation	
39 40	G.S. 57C-4-02 (liability for contribution) but shall not be liable for obligation under $C = 57C + 07$ (liability upon urrangful distribution). However, the	
40 41	under G.S. 57C-4-07 (liability upon wrongful distribution). However, the obligated for liabilities unknown to the assignee at the time the assignee becan	
42	which could not be ascertained from the articles of organization or a w	
42 43	agreement.	finden operating
44	(c) Whether or not an assignee of a membership interest becomes	a member the
45	assignor is not released from his liability to the limited liability company that t	
46	have under G.S. 57C-4-02 (liability for contribution) and G.S. 57C-4-07	
47	wrongful distribution). or G.S. 57C-4-07."	,,
48	SECTION 5. G.S. 57C-5-05 reads as rewritten:	
49	"§ 57C-5-05. Powers of legal representative of a deceased, incompeter	nt. or dissolved

49 "§ 57C-5-05. Powers of legal representative of a deceased, incompetent, or dissolved
50 member.

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	wise provided in the articles of organization or a written operating agreement,
	is an individual dies or a court of competent jurisdiction adjudges the member
to be incompeter	at to manage his person or his property, the member's executor, administrator,
guardian, conser-	vator, or other legal representative may exercise all of the member's rights for
the purpose of	settling his estate or administering his property, including any power the
member had une	ler the articles of organization or a written operating agreement to give an
assignee the rig	ht to become a member. If Unless otherwise provided in the articles of
organization or a	a written operating agreement, if a member is a corporation, trust, or other
entity and is diss	olved or terminated, the powers of that member may be exercised by its legal
representative or	successor for the purpose of liquidating, winding up, and making final
distributions of th	ne entity's assets to its owners, beneficiaries, or creditors."
SECT	TION 6. G.S. 57C-6-01 reads as rewritten:
"§ 57C-6-01. Di	ssolution.
A limited lia	bility company is dissolved and its affairs shall be wound up at or upon the
first to occur of the	he following:
(1)	The time specified in the articles of organization or a written operating
	agreement;
(2)	The happening of an event specified in the articles of organization or a
	written operating agreement;
(3)	The written consent of all members; members or, if the limited liability
	company never had any members, a majority of the organizers;
(4)	Unless otherwise provided in the articles of organization or a written
	operating agreement, at such time that the limited liability company no
	longer has any members. The foregoing to the contrary notwithstanding,
	unless otherwise provided in the articles of organization or a written
	operating agreement, a limited liability company shall not be dissolved and
	is not required to be wound up by reason of any event of withdrawal of the
	last remaining member if, within 90 days after the event of withdrawal, the
	assignee or the fiduciary of the estate of the last remaining member agrees in
	writing that the business of the limited liability company may be continued
	until the admission of the assignee or the fiduciary of the estate of the
	member or its designee to the limited liability company as a member,
	effective as of the occurrence of the event that causes the withdrawal of the
	last remaining member; The 90th day after the day on which a limited
	liability company that once had one or more members ceases to have any
	members, unless within that 90-day period, one or more persons are
	designated or otherwise admitted, with their consent, as members either as
	provided by the articles of organization or a written operating agreement or,
	if the articles of organization or written operating agreement do not so
	provide, are designated or otherwise admitted as members by the assignee
	(or other person having only the rights of an assignee under G.S. 57C-5-02
	who controls the interest) of the person who was the last member of the
	limited liability company; or
(5)	Entry of a decree of judicial dissolution under G.S. 57C-6-02, or the filing
	by the Secretary of State of a certificate of dissolution under G.S. 57C-6-03."
	TION 7. G.S. 57C-6-06.1 is repealed.
	TION 8. G.S. 57C-10-03 reads as rewritten:
	Rules of construction. <u>construction; policy.</u>
	ules that statutes in derogation of the common law are to be strictly construed
	plication to this Chapter.
(h) Thole	aw of estangel shall apply to this Chapter

51 (b) The law of estoppel shall apply to this Chapter.

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1	(c)	The law of agency shall apply under this Chapter.		
2	(d)	This Chapter shall not be construed so as to impair the obligations of any contract		
3	existing	when this Chapter goes into effect, nor to affect any action or proceedings begun or		
4	right acc	rued before this Chapter takes effect.		
5	<u>(e)</u>	It is the policy of this Chapter to give the maximum effect to the principle of		
6	freedom	of contract and to the enforceability of operating agreements."		
7		SECTION 9. This act becomes effective January 1, 2010.		

SECTION 9. This act becomes effective January 1, 2010.