126th General Assembly Regular Session 2005-2006

H. B. No. 42

Representatives Schaffer, McGregor, Reidelbach, Hoops, Taylor, Seitz, Raussen, J. Stewart, C. Evans, Beatty, Carano, D. Evans, Hartnett, Perry, Willamowski, Gilb, Allen, Hagan, Buehrer, Harwood, Mason, Wagoner, Coley, Latta, Oelslager, Book, Barrett, Brown, Bubp, Calvert, Cassell, Collier, Combs, Core, Daniels, DeBose, DeGeeter, Distel, Dolan, Domenick, Faber, Fende, Flowers, Garrison, Gibbs, Hughes, Kearns, Key, Law, Martin, Miller, Otterman, S. Patton, T. Patton, Sayre, Schlichter, Schneider, Seaver, Setzer,

Skindell, G. Smith, S. Smith, D. Stewart, Strahorn, Sykes

A BILL

| To amend sections 1702.01, 1702.02, 1702.08, 1702.11, | 1 |
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| 1702.17, 1702.18, 1702.19, 1702.20, 1702.22, | 2 |
| 1702.25, 1702.27, 1702.31, 1702.33, 1702.38, | 3 |
| 1702.39, 1702.42, 1702.47, and 1702.58 of the | 4 |
| Revised Code relating to the use of authorized | 5 |
| communications equipment, including electronic or | б |
| telephonic transmissions, in certain meetings and | 7 |
| votings of nonprofit corporations and the | 8 |
| authority to take action on behalf of a nonprofit | 9 |
| corporation without a meeting of incorporators, | 10 |
| directors, or members. | 11 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1702.01, 1702.02, 1702.08, 1702.11,121702.17, 1702.18, 1702.19, 1702.20, 1702.22, 1702.25, 1702.27,131702.31, 1702.33, 1702.38, 1702.39, 1702.42, 1702.47, and 1702.5814

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of the Revised Code be amended to read as follows: 15
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sec. 1702.01. As used in this chapter, unless the context 16
otherwise requires: 17

(A) "Corporation" or "domestic corporation" means a nonprofit
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corporation formed under the laws of this state, or a business
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corporation formed under the laws of this state that, by amendment
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to its articles as provided by law, becomes a nonprofit
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corporation.

(B) "Foreign corporation" means a nonprofit corporationformed under the laws of another state.24

(C) "Nonprofit corporation" means a domestic or foreign 25 corporation that is formed otherwise than for the pecuniary gain 26 or profit of, and whose net earnings or any part of them is not 27 distributable to, its members, directors, officers, or other 28 private persons, except that the payment of reasonable 29 compensation for services rendered and the distribution of assets 30 on dissolution as permitted by section 1702.49 of the Revised Code 31 is not pecuniary gain or profit or distribution of net earnings. 32 In a corporation all of whose members are nonprofit corporations, 33 distribution to members does not deprive it of the status of a 34 nonprofit corporation. 35

(D) "State" means the United States; any state, territory,
insular possession, or other political subdivision of the United
States, including the District of Columbia; any foreign country or
nation; and any province, territory, or other political
subdivision of a foreign country or nation.

(E) "Articles" includes original articles of incorporation,
agreements of merger or consolidation if and only to the extent
that articles of incorporation are adopted or amended in the
agreements, amended articles, and amendments to any of these, and,
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45 in the case of a corporation created before September 1, 1851, the 46 special charter and any amendments to it made by special act of 47 the General Assembly or pursuant to general law. (F) "Incorporator" means a person who signed the original 48 49 articles of incorporation. (G) "Member" means one having membership rights and 50 privileges in a corporation in accordance with its articles or 51 regulations. 52 (H) "Voting member" means a member possessing voting rights, 53 either generally or in respect of the particular question 54 involved, as the case may be. 55 (I) "Person" includes, but is not limited to, a nonprofit 56 corporation, a business corporation, a partnership, an 57 unincorporated society or association, and two or more persons 58 having a joint or common interest. 59 (J) The location of the "principal office" of a corporation 60 is the place named as such in its articles. 61 (K) "Directors" means the persons vested with the authority 62 to conduct the affairs of the corporation irrespective of the 63 name, such as trustees, by which they are designated. 64 (L) "Insolvent" means that the corporation is unable to pay 65 its obligations as they become due in the usual course of its 66 affairs. 67 (M)(1) Subject to division (M)(2) of this section, 68 "volunteer" means a director, officer, or agent of a corporation, 69 or another person associated with a corporation, who satisfies 70 both of the following: 71 (a) Performs services for or on behalf of, and under the 72 authority or auspices of, that corporation; 73

(b) Does not receive compensation, either directly or 74

indirectly, for performing those services.

| (2) For purposes of division (M)(1) of this section, | 76 |
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| "compensation" does not include any of the following: | 77 |
| (a) Actual and necessary expenses that are incurred by a | 78 |
| volunteer in connection with the services performed for a | 79 |
| corporation, and that are reimbursed to the volunteer or otherwise | 80 |
| paid; | 81 |
| (b) Insurance premiums paid on behalf of a volunteer, and | 82 |
| amounts paid or reimbursed, pursuant to division (E) of section | 83 |
| 1702.12 of the Revised Code; | 84 |
| (c) Modest perquisites. | 85 |
| (N) "Business corporation" means any entity, as defined in | 86 |
| section 1701.01 of the Revised Code, other than a public benefit | 87 |
| corporation or a mutual benefit corporation, that is organized | 88 |
| pursuant to Chapter 1701. of the Revised Code. | 89 |
| (O) "Mutual benefit corporation" means any corporation | 90 |
| organized under this chapter other than a public benefit | 91 |
| corporation. | 92 |
| (P) "Public benefit corporation" means a corporation that is | 93 |
| recognized as exempt from federal income taxation under section | 94 |
| 501(c)(3) of the "Internal Revenue Code of 1986," 100 Stat. 2085, | 95 |
| 26 U.S.C. 1, as amended, or is organized for a public or | 96 |
| charitable purpose and that upon dissolution must distribute its | 97 |
| assets to a public benefit corporation, the United States, a state | 98 |
| or any political subdivision of a state, or a person that is | 99 |
| recognized as exempt from federal income taxation under section | 100 |
| 501(c)(3) of the "Internal Revenue Code of 1986," as amended. | 101 |
| "Public benefit corporation" does not include a nonprofit | 102 |
| corporation that is organized by one or more municipal | 103 |
| corporations to further a public purpose that is not a charitable | 104 |
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105 purpose. (0) "Authorized communications equipment" means any 106 communications equipment to which both of the following apply: 107 (1) The articles, regulations, or bylaws, or the regulations, 108 constitution, or other fundamental agreement if section 1702.08 of 109 the Revised Code applies, permit the use of the communications 110 equipment for the purpose of giving notice of meetings or any 111 notice required by this chapter, attending and participating in 112 meetings, giving a copy of any document or transmitting any 113 writing required or permitted under this chapter, or voting. 114 (2) The communications equipment provides a transmission, 115 including, but not limited to, by telephone, telecopy, or any 116 electronic means, from which it can be determined that the 117 transmission was authorized by, and accurately reflects the 118 intention of, the member or director involved and, with respect to 119 meetings, allows all persons participating in the meeting to 120 contemporaneously communicate with each other. 121 **sec. 1702.02.** (A) Unless another form of notice is required 122

by the articles, the regulations, the bylaws, or by applicable 123 law, any notice required by this chapter shall be in writing and 124 shall be delivered personally or sent by telegram, telecopy, or 125 electronic mail transmission by the use of authorized 126 communications equipment, or by United States mail, express mail, 127 or courier service, with postage or fees prepaid. 128

(B) In computing the period of time for the giving of a
notice required or permitted under this chapter, or under the
130 articles, the regulations, or the bylaws of a corporation, or a
resolution of its members or directors, the day on which the
notice is given shall be excluded, and the day when the act for
which notice is given is to be done shall be included, unless the

| instrument calling for the notice otherwise provides. If notice is | 135 |
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| given by personal delivery or transmitted by telegram , telecopy, | 136 |
| or electronic mail by the use of authorized communications | 137 |
| equipment, the notice shall be deemed to have been given when | 138 |
| delivered or transmitted. If notice is sent by United States mail, | 139 |
| express mail, or courier service, the notice shall be deemed to | 140 |
| have been given when deposited in the mail or with the courier | 141 |
| service. | 142 |
| | |

(C) A written notice or report delivered as part of a 143 newsletter, magazine, or other publication regularly sent to 144 members shall constitute a written notice or report if addressed 145 or delivered to the member's address shown in the corporation's 146 current list of members, or, in the case of members who are 147 residents of the same household and who have the same address in 148 the corporation's current list of members, if addressed or 149 delivered to one of such those members at the address appearing on 150 the corporation's current list of members. 151

Sec. 1702.08. (A) When an unincorporated society or 152 association, organized for any of the purposes for which a 153 corporation could be formed under this chapter, authorizes the 154 incorporation of such that society or association, by the same 155 procedure and affirmative vote of its voting members as that the 156 regulations, constitution, or other fundamental agreement of such 157 the society or association requires for an amendment to such that 158 fundamental agreement or, if no such vote is specified, by a 159 majority vote of the voting members present in person or, if 160 permitted, by mail or, by proxy, <u>or by the use of authorized</u> 161 communications equipment, at a duly convened meeting the purpose 162 of which is stated in the notice of the meeting, then upon the 163 filing of the articles under section 1702.04 of the Revised Code 164 setting forth such those facts and that such the required vote has 165

been obtained, such that society or association shall become a 166 corporation, and the members of such the society or association 167 shall become members of such that corporation in accordance with 168 provisions in the articles to that effect. 169

(B) All the rights, privileges, immunities, powers, 170 franchises, and authority, and all the property and obligations of 171 such that unincorporated society or association, shall thereupon 172 pass to, vest in, and (in the case of liabilities and obligations) 173 be obligations of the corporation so formed. 174

Sec. 1702.11. (A) Without limiting the generality of such 175 authority, the regulations, whether designated a constitution or 176 rules, or by some other term, may include provisions with respect 177 to the following: 178

(1) The time and place, if any, and time for holding, the 179 manner of and authority for calling, giving notice of, and 180 conducting, and the requirements of a quorum for, meetings of 181 members, or their elected representatives or delegates; 182

(2) The qualifications, admission, voluntary withdrawal, 183 censure, and suspension of members, and the termination of 184 membership; 185

(3) The fees and dues of members;

(4) The rights of members or classes of members, or of their 187 elected representatives or delegates, to vote; the manner of 188 conducting votes of members on matters, including any right to 189 vote by mail, by the use of authorized communications equipment, 190 if permitted by this chapter, or by proxy; the specification of 191 the relative rights and privileges among members and in the 192 property of the corporation; and limitations upon or regulations 193 governing the right of members to examine the books and records of 194 the corporation; 195

| (5) The election of representatives or delegates of members | 196 |
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| and their authority, rights, and privileges; | 197 |
| (6) The number, classification, manner of fixing or changing | 198 |
| the number, qualifications, term of office, voting rights, | 199 |
| compensation or manner of fixing compensation, and the removal of | 200 |
| directors; | 201 |
| (7) The time and place <u>, if any, and time</u> for holding, the | 202 |
| manner of and authority for calling, giving notice of, and | 203 |
| conducting, and the requirements of a quorum for, meetings of the | 204 |
| directors; | 205 |
| (8) The appointment of an executive and other committees of | 206 |
| the directors or of members, their authority, and the method by | 207 |
| which they take action; | 208 |
| (9) The titles, qualifications, duties, term of office, | 209 |
| compensation or manner of fixing compensation, and the removal, of | 210 |
| officers; | 211 |
| (10) Defining, limiting, or regulating the exercise of the | 212 |
| authority of the corporation, the directors, the officers, the | 213 |
| members, or any class of members; | 214 |
| (11) The method by which voting members may change the | 215 |
| regulations <u>;</u> | 216 |
| (12) Providing for the use of authorized communications | 217 |
| equipment. | 218 |
| (B) (1) In the absence of provisions in the articles or the | 219 |
| regulations with respect to the method of changing the | 220 |
| regulations, the regulations may be amended, or new regulations | 221 |
| may be adopted, by the voting members at a meeting held for such | 222 |
| purpose, <u>if a quorum is present,</u> by the affirmative vote of a | 223 |
| majority of the voting members present in person or, if permitted, | 224 |
| by mail <u>, by the use of authorized communications equipment,</u> or by | 225 |

proxy, if a quorum is present.

(2) For purposes of division (B)(1) of this section,227participation by a member in a meeting through the use of any of228the means of communication described in that division constitutes229presence in person of that member at the meeting for purposes of230determining a quorum.231

(C) The members of a nonprofit corporation may adopt or 232 authorize the directors to adopt, either before or during an 233 emergency, as defined in division (U) of section 1701.01 of the 234 Revised Code, emergency regulations operative only during an 235 emergency. The emergency regulations may include such those 236 provisions as that are authorized to be included in regulations by 237 divisions (A) and (B) of this section. In addition, unless 238 expressly prohibited by the articles or regulations, and 239 notwithstanding any different provisions in this chapter and any 240 different provision in the articles or regulations that are not 241 expressly stated to be operative during an emergency, the 242 emergency regulations may make any provision that may be practical 243 or necessary with respect to meetings, committees, vacancies, and 244 temporary appointments of the directors, and the rank and 245 succession of officers, the same as may be done by corporations 246 for profit under division (C) of section 1701.11 of the Revised 247 Code. 248

(D) Any change in the regulations made in accordance with 249their provisions or pursuant to division (B) of this section shall 250be binding on all members. 251

(E) If, pursuant to the regulations, such regulations are
amended or new regulations adopted without a meeting of the voting
members, the secretary of the corporation shall <u>send by mail</u>,
overnight delivery service, or authorized communications equipment
a copy of the amendment or the new regulations to each voting
member who would have been entitled to vote on the amendment or
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| new regulations and did not participate in the adoption of the | 258 |
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| amendment or new regulations. If the secretary of the corporation | 259 |
| mails the copy or sends it by overnight delivery service, the | 260 |
| secretary shall send the copy of the amendment or the new | 261 |
| regulations to the voting member at the voting member's address as | 262 |
| it appears on the records of the corporation. If the secretary | 263 |
| sends the copy by means of authorized communications equipment, | 264 |
| the secretary shall send the copy of the amendment or the new | 265 |
| regulations to the address provided by the voting member for | 266 |
| transmissions by authorized communications equipment. | 267 |
| (F) No person dealing with the corporation shall be charged | 268 |
| with constructive notice of the regulations. | 269 |
| (G) Unless expressly prohibited by the articles or | 270 |
| regulations, or unless otherwise provided by the emergency | 271 |
| regulations, and notwithstanding any different provision in this | 272 |
| chapter, the special rules provided for corporations for profit | 273 |
| under division (F) of section 1701.11 of the Revised Code are | 274 |
| applicable to a nonprofit corporation during an emergency, as | 275 |
| defined in division (U) of section 1701.01 of the Revised Code. | 276 |
| Sec. 1702.17. (A) Meetings of voting members may be called by | 277 |
| any of the following: | 278 |
| (1) The chairperson of the board, the president, or, in case | 279 |
| of the president's absence, death, or disability, the | 280 |
| vice-president authorized to exercise the authority of the | 281 |
| president; | 282 |
| (2) The directors by action at a meeting, or a majority of | 283 |
| the directors acting without a meeting; | 284 |
| the directory acting wrenout a meeting, | 204 |
| (3) The lesser of (a) ten per cent of the voting members or | 285 |
| (b) twenty-five of such <u>the voting</u> members, unless the articles or | 286 |
| the regulations specify for such purpose a smaller or larger | 287 |

proportion or number, but not in excess of fifty per cent of such 288 the voting members; 289 (4) Such Any other officers or persons as that the articles 290 or the regulations authorize to call such meetings. 291 (B) Meetings If so provided in the articles or the 292 regulations, meetings of voting members may be held either within 293 or without this state if so provided in the articles or the 294 regulations or solely by means of authorized communications 295 equipment. In the absence of any such provision, all meetings 296 shall be held at the principal office of the corporation in this 297 298 state. (C) If authorized by the directors, the voting members and 299 proxyholders who are not physically present at a meeting of voting 300 members may attend the meeting by the use of authorized 301 communications equipment that enables the voting members and 302 proxyholders an opportunity to participate in the meeting and to 303 vote on matters submitted to the voting members, including an 304 opportunity to read or hear the proceedings of the meeting, 305 participate in the proceedings, and contemporaneously communicate 306 with the persons who are physically present at the meeting. Any 307 voting member who uses authorized communications equipment under 308 this division is deemed to be present in person at the meeting 309 whether the meeting is held at a designated place or solely by 310 means of authorized communications equipment. The directors may 311 adopt procedures and quidelines for the use of authorized 312 communications equipment in connection with a meeting of voting 313 members to permit the corporation to verify that a person is a 314 voting member or proxyholder and to maintain a record of any vote 315 or other action taken at the meeting. 316

Sec. 1702.18. Unless the articles or the regulations provide 317
for notice of meetings otherwise than as provided in this section, 318

written notice stating the time and place, if any, and the time of 319 a meeting of and the means, if any, by which the voting members 320 can be present and vote at the meeting through the use of 321 authorized communications equipment, and, in case of a special 322 meeting, the purpose or purposes for which the meeting is called, 323 shall be given in the manner described in section 1702.02 of the 324 Revised Code, not less than ten or not more than sixty days before 325 the date of the meeting: (A) to each member entitled to notice of 326 the meeting; (B) by or at the direction of the president or the 327 secretary or any other person required or permitted by the 328 regulations to give notice or the officers or persons calling the 329 meeting. If mailed or sent by overnight delivery service, such 330 that notice shall be addressed to the member at the member's 331 address as it appears on the records of the corporation. If sent 332 by means of authorized communications equipment, that notice shall 333 be sent to the address furnished by the voting member for 334 transmissions by authorized communications equipment. Notice of 335 adjournment of a meeting need not be given if the time and place, 336 if any, and the time to which it is adjourned and the procedure by 337 which the voting members can be present and vote at the adjourned 338 meeting through the use of authorized communications equipment are 339 fixed and announced at such the meeting. 340

Sec. 1702.19. (A) Notice of the time, place, if any, the 341 time, and the purposes of any meeting of voting members or 342 directors, as the case may be, whether required by law, the 343 articles, the regulations, or (in the case of directors) the 344 bylaws, may be waived in writing, either before or after the 345 holding of such meeting, by any member, or by any director, which 346 writing shall be filed with or entered upon the records of the 347 meeting. The attendance of any member or any director at any such 348 meeting A transmission by authorized communications equipment that 349

contains a waiver is a writing for purposes of this division.

(B) If a member or director attends a meeting described in 351 <u>division (A) of this section</u> without protesting τ prior to or at 352 the commencement of the meeting, then the lack of proper notice 353 shall be deemed to be a waiver by the member or director of notice 354 of such the meeting. 355 (C) A member or director shall be considered in attendance at 356 a meeting described in division (A) of this section, if the member 357 or director is present in person or, if permitted by the 358 regulations, is present by the use of authorized communications 359 equipment. 360 Sec. 1702.20. (A) Except as otherwise provided in the 361 articles or the regulations, each member, regardless of class, 362 shall be entitled to one vote on each matter properly submitted to 363 the members for their vote, consent, waiver, release, or other 364 action. The 365 (B) The articles or the regulations may provide that voting 366 at elections and votes on other matters may be conducted by mail 367 or by the use of authorized communications equipment. Unless 368 (C) Participation by a member in a meeting through the use of 369 any of the means of communication described in division (B) of 370 this section constitutes presence in person of that member at the 371 meeting. The directors may adopt procedures and quidelines for the 372 use of authorized communications equipment to permit the 373 corporation to verify that a person is a voting member and to 374 maintain a record of any vote. 375 (D) Unless the articles or the regulations otherwise provide, 376 no member who is a natural person shall vote or act by proxy. 377

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Sec. 1702.22. Unless the articles or the regulations
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otherwise provide:
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(A)(1) The voting members present in person or, if permitted, 381 by mail or, by proxy, or by the use of authorized communications 382 equipment at any meeting of voting members shall constitute a 383 quorum for such the meeting. The 384

(2) The affirmative vote of a majority of the voting members 385 present at a meeting at which a quorum is present as provided in 386 division (A)(1) of this section shall be necessary for the 387 authorization or taking of any action voted upon by the members, 388 except that no action required by law, the articles, or the 389 regulations to be authorized or taken by a specified proportion or 390 number of the voting members or of any class of voting members may 391 be authorized or taken by a lesser proportion or number. 392

(B) A majority of the voting members present at a meeting, 393 whether or not a quorum is present, may adjourn such the meeting 394 from time to time. 395

Sec. 1702.25. (A) Unless the articles or the regulations 396 prohibit the authorization or taking of any action of the 397 incorporators, the members, or the directors without a meeting, 398 any action that may be authorized or taken at a meeting of the 399 incorporators, the members, or the directors, as the case may be, 400 may be authorized or taken without a meeting with the affirmative 401 vote or approval of, and in a writing or writings signed by, all 402 of the incorporators, all of the members, or all of the directors, 403 as the case may be, who would be entitled to notice of a meeting 404 for such that purpose, or, in the case of members, such any other 405 proportion or number of voting members, not less than a majority, 406 as that the articles or the regulations permit. Any such writing 407 shall be filed with or entered upon the records of the 408

corporation. Any certificate with respect to the authorization or 409 taking of any such action described in this division that is 410 required to be filed in the office of the secretary of state shall 411 recite that the authorization or taking of such that action was in 412 a writing or writings approved and signed as specified in this 413 section. 414

(B) Any transmission by authorized communications equipment 415 that contains an affirmative vote or approval of the person described in division (A) of this section is a signed writing for 417 purposes of this section. The date on which that transmission by 418 authorized communications equipment is sent is the date on which 419 the writing is signed. 420

sec. 1702.27. (A) Except as provided in division (B) of this 421 section and section 1702.521 of the Revised Code: 422

(1) The number of directors as fixed by the articles or the 423 regulations shall be not less than three or, if not so fixed, the 424 number shall be three, except that if there are only one or two 425 members of the corporation, the number of directors may be less 426 than three but not less than the number of members. 427

(2) Unless (a) Subject to division (A)(2)(c) of this section, 428 unless the articles or the regulations fix the number of directors 429 or provide the manner in which such that number may be fixed or 430 changed by the voting members, the number may be fixed or changed 431 at a meeting of the voting members called for the purpose of 432 electing directors, if a quorum is present, by the affirmative 433 vote of a majority of the voting members present in person or, if 434 permitted, by mail, by the use of authorized communications 435 equipment, or by proxy, if. 436

(b) For purposes of division (A)(2)(a) of this section, 437 participation by a voting member in a meeting through the use of 438

any of the means of communication described in that division439constitutes presence in person of that voting member at the440meeting for purposes of determining a quorum is present, but no.441

(c) No reduction in the number of directors shall of itself 442 have the effect of shortening the term of any incumbent director. 443

(3) The director shall have such the qualifications, if any, 444
 as that are stated in the articles or the regulations. 445

(4) The articles or the regulations may provide that persons
occupying certain positions within or without the corporation
shall be ex officio directors, but, unless otherwise provided in
the articles or the regulations, such ex officio directors shall
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not be considered for quorum purposes and shall have no vote.

(B) The court of common pleas of the county in which the
(B) The court of common pleas of the county in which the
(B) The court of common pleas of the county in which the
(B) The court of maintains its principal office may, pursuant to
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(B) The court of the corporation.
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(B) The court of the corporation.

sec. 1702.31. Unless otherwise provided in the articles, 457
regulations, or bylaws, and subject to the exceptions applicable 458
during an emergency for which provision is made in division (G) of 459
section 1702.11 of the Revised Code: 460

(A) Meetings of the directors may be called by the
chairperson of the board, the president, any vice-president, or
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any two directors +.

(B) Meetings of the directors may be held at any place within
 or without the state and, including by means of authorized
 <u>communications equipment</u>, unless the articles or regulations
 <u>for authorized</u> communications equipment, meetings of the directors may

be held through any communications equipment if all persons469participating can hear each other and participation. Participation470in a meeting pursuant to this division shall constitute471constitutes presence at such that meeting+.472

(C) Written notice Notice of the time and place, if any, and
time of each meeting of the directors shall be given to each
director either by personal delivery or by mail, telegram by
overnight delivery service, or cablegram by means of authorized
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communications equipment at least two days before the meeting,
which. That notice need not specify the purposes of the meeting,
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(D) Notice of adjournment of a meeting need not be given if 479
the time and place to which it is adjourned are fixed and 480
announced at such that meeting. 481

Sec. 1702.33. (A) The regulations may provide for the 482 creation by the directors of an executive committee or any other 483 committee of the directors, to consist of one or more directors, 484 and may authorize the delegation to any such committee of any of 485 the authority of the directors, however conferred. 486

(B) The directors may appoint one or more directors as
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alternate members of any such committee described in division (A)
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of this section, who may take the place of any absent member or
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members at any meeting of the particular committee.

(C) Each such committee described in division (A) of this
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section shall serve at the pleasure of the directors, shall act
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only in the intervals between meetings of the directors, and shall
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be subject to the control and direction of the directors.

(D) Unless otherwise provided in the regulations or ordered
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 by the directors, any such committee described in division (A) of
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 this section may act by a majority of its members at a meeting or
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 by a writing or writings signed by all of its members.

| (E) Unless <u>Meetings of committees described in division (A)</u> | 499 |
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| of this section may be held by any means of authorized | 500 |
| communications equipment, unless participation by members of any | 501 |
| such the committee at a meeting by means of authorized | 502 |
| communications equipment is prohibited by the articles, the | 503 |
| regulations, or an order of the directors , meetings of the | 504 |
| particular committee may be held through any communications | 505 |
| equipment if all persons participating can hear each other. | 506 |
| Participation in a meeting pursuant to this division constitutes | 507 |
| presence at the meeting. | 508 |
| (F) An act or authorization of an act by any such committee | 509 |
| described in division (A) of this section within the authority | 510 |
| delegated to it shall be as effective for all purposes as the act | 511 |
| or authorization of the directors. | 512 |
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| | |
| Sec. 1702.38. (A) The articles may be amended from time to | 513 |
| Sec. 1702.38. (A) The articles may be amended from time to time in any respect if the articles as amended set forth all such | 513 514 |
| | |
| time in any respect if the articles as amended set forth all such | 514 |
| time in any respect if the articles as amended set forth all such the provisions as that are required in, and only such those | 514 515 |
| time in any respect if the articles as amended set forth all such <u>the</u> provisions as <u>that</u> are required in, and only such <u>those</u> provisions as <u>that</u> may properly be in, original articles filed at | 514 515 516 |
| time in any respect if the articles as amended set forth all such <u>the</u> provisions as <u>that</u> are required in, and only such <u>those</u> provisions as <u>that</u> may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the | 514 515 516 517 |
| time in any respect if the articles as amended set forth all such <u>the</u> provisions as <u>that</u> are required in, and only such <u>those</u> provisions as <u>that</u> may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the initial directors, except that a public benefit corporation shall | 514 515 516 517 518 |
| time in any respect if the articles as amended set forth all such the provisions as that are required in, and only such those provisions as that may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the initial directors, except that a public benefit corporation shall not amend its articles in such manner that it will cease to be a | 514 515 516 517 518 519 |
| time in any respect if the articles as amended set forth all such the provisions as that are required in, and only such those provisions as that may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the initial directors, except that a public benefit corporation shall not amend its articles in such manner that it will cease to be a public benefit corporation. | 514 515 516 517 518 519 520 |
| <pre>time in any respect if the articles as amended set forth all such the provisions as that are required in, and only such those provisions as that may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the initial directors, except that a public benefit corporation shall not amend its articles in such manner that it will cease to be a public benefit corporation. (B) Without limiting the generality of such the authority</pre> | 514 515 516 517 518 519 520 521 |
| <pre>time in any respect if the articles as amended set forth all such the provisions as that are required in, and only such those provisions as that may properly be in, original articles filed at the time of adopting the amendment, other than with respect to the initial directors, except that a public benefit corporation shall not amend its articles in such manner that it will cease to be a public benefit corporation. (B) Without limiting the generality of such the authority described in division (A) of this section, the articles may be</pre> | 514 515 516 517 518 519 520 521 522 |

(2) Change the place in this state where its principal office 525is to be located; 526

(3) Change, enlarge, or diminish its purpose or purposes; 527
(4) Change any provision of the articles or add any provision 528

that may properly be included therein in the articles. 529

(C)(1) The voting members present in person or, if permitted, 530 by mail or, by proxy, or by use of authorized communications 531 equipment, at a meeting held for such that purpose, may adopt an 532 amendment by the affirmative vote of a majority of the voting 533 members present if a quorum is present, or, if the articles or the 534 regulations provide or permit, by the affirmative vote of a 535 greater or lesser proportion or number of the voting members, and 536 by such the affirmative vote of the voting members of any 537 particular class as that is required by the articles or the 538 regulations. 539

(2) For purposes of division (C)(1) of this section,540participation by a voting member at a meeting through the use of541any of the means of communication described in that division542constitutes presence in person of that voting member at the543meeting for purposes of determining a quorum.544

(D) In addition to or in lieu of adopting an amendment to the 545
 articles, the voting members may adopt amended articles by the 546
 same action or vote as that required to adopt the amendment. 547

(E) The directors may adopt amended articles to consolidate 548 the original articles and all previously adopted amendments to the 549 articles that are in force at the time, or the voting members at a 550 meeting held for such that purpose may adopt such the amended 551 articles by the same vote as that required to adopt an amendment. 552

(F) Amended articles shall set forth all such the provisions 553 as that are required in, and only such the provisions as that may 554 properly be in, original articles filed at the time of adopting 555 the amended articles, other than with respect to the initial 556 directors, and shall contain a statement that they supersede the 557 existing articles. 558

(G) Upon the adoption of any amendment or amended articles, a 559

Page 19

560 certificate containing a copy of the resolution adopting the 561 amendment or amended articles, a statement of the manner of its 562 adoption, and, in the case of adoption of the resolution by the 563 directors, a statement of the basis for such adoption, shall be 564 filed with the secretary of state, and thereupon upon that filing 565 the articles shall be amended accordingly, and the amended 566 articles shall supersede the existing articles. The certificate 567 shall be signed by any authorized officer of the corporation.

(H) A copy of an amendment or amended articles changing the 568 name of a corporation or its principal office in this state, 569 certified by the secretary of state, may be filed for record in 570 the office of the county recorder of any county in this state, and 571 for such that recording the county recorder shall charge and 572 collect the same fee as provided for in division (A) of section 573 317.32 of the Revised Code. Such That copy shall be recorded in 574 the records of deeds. 575

Sec. 1702.39. (A)(1) Unless the articles or the regulations, 576 or the terms of any trust on which the corporation holds any 577 particular property, otherwise provide, a lease, sale, exchange, 578 transfer, or other disposition of any assets of a mutual benefit 579 corporation may be made without the necessity of procuring 580 authorization from the court under section 1715.39 of the Revised 581 Code, upon such the terms and for such the consideration, which 582 may consist, in whole or in part, of money or other property, 583 including shares or other securities or promissory obligations of 584 any business corporation, domestic or foreign, as that may be 585 authorized by the directors, except that a lease, sale, exchange, 586 transfer, or other disposition of all, or substantially all, the 587 assets may be made only when such that transaction is also 588 authorized (either before or after authorization by the directors) 589 590 by the voting members present in person or, if permitted, by mail,

by proxy, or by the use of authorized communications equipment, at 591 a meeting held for such that purpose, by the affirmative vote of a 592 majority of the voting members present as described in this 593 division, if a quorum is present, or, if the articles or the 594 regulations provide or permit, by the affirmative vote of a 595 greater or lesser proportion or number of the voting members, and 596 by such the affirmative vote of the voting members of any 597 particular class as that is required by the articles or the 598 regulations. Notice of the meeting of the members shall be given 599 to all members entitled to vote thereat at the meeting. Such 600 notice shall be accompanied by a copy or summary of the terms of 601 such that transaction. 602

(2) For purposes of division (A)(1) of this section,603participation by a voting member at a meeting through the use of604any of the means of communication described in that division605constitutes presence in person of that voting member at the606meeting for purposes of determining a quorum.607

(B)(1) A public benefit corporation may not dispose of its 608 assets with value equal to more than fifty per cent of the fair 609 market value of the net tangible and intangible assets, including 610 goodwill, of the corporation over a period of thirty-six 611 consecutive months in a transaction or series of transactions, 612 including the lease, sale, exchange, transfer, or other 613 disposition of those assets, that are outside the ordinary course 614 of its business or that are not in accordance with the purpose or 615 purposes for which the corporation was organized, as set forth in 616 its articles or the terms of any trust on which the corporation 617 holds such assets, unless one or more of the following apply: 618

(a) The transaction has received the prior approval of the
court of common pleas of the county in this state in which the
principal office of the corporation is located, in a proceeding of
621

622 which the attorney general's charitable law section has been given 623 written notice by certified mail within three days of the 624 initiation of the proceeding, and in which proceeding the attorney 625 general may intervene as of right.

(b)(i) The corporation has provided written notice of the 626 proposed transaction, including a copy or summary of the terms of 627 such transaction, at least twenty days before consummation of the 628 lease, sale, exchange, transfer, or other disposition of the 629 assets, to the attorney general's charitable law section and to 630 the members of the corporation, and the proposed transaction has 631 been approved by the voting members present in person or, if 632 permitted, by mail, by proxy, or by the use of authorized 633 communications equipment, at a meeting held for such that purpose, 634 by the affirmative vote of a majority of the voting members 635 present as described in this division, if a quorum is present, or, 636 if the articles or regulations provide or permit, by the 637 affirmative vote of a greater or lesser proportion or number of 638 the voting members, and if the articles or regulations require, by 639 the affirmative vote of the voting members of any particular 640 641 class.

(ii) For purposes of division (B)(1)(b)(i) of this section, 642 participation by a voting member at a meeting through the use of 643 any of the means of communication described in that division 644 constitutes presence in person of that voting member at the 645 meeting for purposes of determining a quorum. 646

(c) The transaction is in accordance with the purpose or 647 purposes for which the corporation was organized, as set forth in 648 its articles or the terms of any trust on which the corporation 649 holds the assets, and the lessee, purchaser, or transferee of the 650 assets is also a public benefit corporation or a foreign 651 corporation that would qualify under the Revised Code as a public 652 benefit corporation.

(2) The attorney general may require, pursuant to section 654 109.24 of the Revised Code, the production of the documents 655 necessary for review of a proposed transaction under division 656 (B)(1) of this section. The attorney general may retain, at the 657 expense of the public benefit corporation, one or more experts, 658 including an investment banker, actuary, appraiser, certified 659 public accountant, or other expert, that the attorney general 660 considers reasonably necessary to provide assistance in reviewing 661 a proposed transaction under division (B)(1) of this section. 662

(C) The attorney general may institute a civil action to 663 enforce the requirements of division (B)(1) of this section in the 664 court of common pleas of the county in this state in which the 665 principal office of the corporation is located or in the Franklin 666 county court of common pleas. In addition to any civil remedies 667 that may exist under common law or the Revised Code, a court may 668 rescind the transaction or grant injunctive relief or impose any 669 combination of these remedies. 670

(D) The corporation by its directors may abandon the proposed 671 lease, sale, exchange, transfer, or other disposition of the 672 assets of the corporation pursuant to division (A) or (B) of this 673 section, subject to the contract rights of other persons, if such 674 that power of abandonment is conferred upon the directors either 675 by the terms of the transaction or by the same vote of voting 676 members and at the same meeting of members as that referred to in 677 division (A) or (B) of this section, as applicable, or at any 678 679 subsequent meeting.

(E) An action to set aside a conveyance by a corporation, on
the ground that any section of the Revised Code applicable to the
lease, sale, exchange, transfer, or other disposition of the
assets of such corporation has not been complied with, shall be
brought within one year after such that transaction, or the action
684
shall be forever barred.

Sec. 1702.42. (A) The directors of each constituent 686 corporation, upon approving an agreement of merger or 687 consolidation, shall direct that the agreement be submitted to the 688 voting members entitled to vote on it at a meeting of voting 689 members of such corporation held for that purpose, and notice of 690 such the meeting shall be given to all members of such the 691 constituent corporation entitled to vote thereat at the meeting. 692 The notice shall be accompanied by a copy or summary of the 693 agreement. 694

(B)(1) At each such meeting described in division (A) of this 695 section, a vote of the members shall be taken on the proposed 696 agreement. In order to be adopted, the agreement (including any 697 amendments or additions thereto to the agreement proposed at each 698 such meeting) must receive the affirmative vote of a majority of 699 the voting members of each constituent corporation present at that 700 meeting in person or, if permitted, by mail or, by proxy, at each 701 such meeting or by the use of authorized communications equipment, 702 if a quorum is present, or, if the articles or the regulations of 703 such that corporation provide or permit, the affirmative vote of a 704 greater or lesser proportion or number of the voting members, and 705 such the affirmative vote of the voting members of any particular 706 class as that is required by the articles or the regulations of 707 such corporation. If the agreement would authorize any particular 708 corporate action that, under any applicable provision of law or 709 under the existing articles of one or more of the constituent 710 corporations, could be authorized only by or pursuant to a 711 specified vote of voting members, such the agreement (including 712 any amendments or additions thereto to the agreement proposed at 713 each such meeting) in order to be adopted must receive the 714 affirmative vote so specified. 715

(2) For purposes of division (B)(1) of this section, 716

| participation by a voting member at a meeting through the use of | 717 |
|---|-----|
| any of the means of communication described in that division | 718 |
| constitutes presence in person of that voting member at the | 719 |
| meeting for purposes of determining a quorum. | 720 |
| (C) At any time prior to the filing of the agreement, the | 721 |
| merger or consolidation may be abandoned by the directors of one | 722 |
| or more of the constituent corporations, if the power of | 723 |
| abandonment is conferred upon such those directors either by the | 724 |
| agreement or by the same vote of voting members of each of the | 725 |
| constituent corporations and at the same meetings as those | 726 |
| referred to in division (B) of this section or at subsequent | 727 |
| meetings. | 728 |
| | |
| Sec. 1702.47. (A) A corporation may be dissolved voluntarily | 729 |
| in the manner provided in this section. | 730 |
| (B) A resolution of dissolution for a corporation shall set | 731 |
| forth: | 732 |
| (1) That the corporation elects to be dissolved; | 733 |
| (2) Any additional provision deemed necessary with respect to | 734 |
| the proposed dissolution and winding up. | 735 |
| (C) The directors may adopt a resolution of dissolution in | 736 |
| the following cases: | 737 |
| | |
| (1) When the corporation has been adjudged bankrupt or has | 738 |
| made a general assignment for the benefit of creditors; | 739 |
| (2) By leave of the court, when a receiver has been appointed | 740 |
| in a general creditors' suit or in any suit in which the affairs | 741 |
| of the corporation are to be wound up; | 742 |
| (3) When substantially all of the assets have been sold at | 743 |
| judicial sale or otherwise; | 744 |
| | |

(4) When the period of existence of the corporation specified 745 in its articles has expired.

(D)(1) The voting members at a meeting held for such that 747 purpose may adopt a resolution of dissolution by the affirmative 748 vote of a majority of the voting members present in person or, if 749 permitted, by mail or, by proxy, or by the use of authorized 750 communications equipment, if a quorum is present or, if the 751 articles or the regulations provide or permit, by the affirmative 752 vote of a greater or lesser proportion or number of the voting 753 members, and by such the affirmative vote of the voting members or 754 the affirmative vote of the voting members of any particular class 755 as that is required by the articles or the regulations. Notice of 756 the meeting of the members shall be given sent to all the members 757 who would be entitled to vote thereat at the meeting by mail, 758 overnight delivery service, or any authorized communications 759 equipment. 760

(2) For purposes of division (D)(1) of this section,761participation by a voting member at a meeting through the use of762any of the means of communication described in that division763constitutes presence in person of that voting member at the764meeting for purposes of determining a quorum.765

(E) Upon the adoption of a resolution of dissolution, a
 certificate shall be prepared, on a form prescribed by the
 secretary of state, setting forth the following:
 768

(1) The name of the corporation;

(2) A statement that a resolution of dissolution has been 770adopted; 771

(3) A statement of the manner of adoption of such that
772
resolution, and, in the case of its adoption by the directors, a
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statement of the basis for such the adoption;
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(4) The place in this state where its principal office is or 775

746

| is to be located; | 776 |
|---|-----|
| (5) The names and addresses of its directors and officers; | 777 |
| (6) The name and address of its statutory agent; | 778 |
| (7) The date of dissolution, if other than the filing date. | 779 |
| (F) Such <u>The</u> certificate <u>described in division (E) of this</u> | 780 |
| section shall be signed by any authorized officer, unless the | 781 |
| officer fails to execute and file such <u>the</u> certificate within | 782 |
| thirty days after the adoption of the resolution, or upon any date | 783 |

specified in the resolution as the date upon which such the 784 certificate is to be filed, or upon the expiration of any period 785 specified in the resolution as the period within which such the 786 certificate is to be filed, whichever is latest, in which event 787 the certificate of dissolution may be signed by any three voting 788 members and shall set forth a statement that the persons signing 789 the certificate are voting members and are filing the certificate 790 because of the failure of the officers to do so. 791

(G) A certificate of dissolution, filed with the secretary of 792state, shall be accompanied by: 793

(1) An affidavit of one or more of the persons executing the
(1) An affidavit of one or more of the persons executing the
(1) An affidavit of one or more of the persons executing the
(1) An affidavit of one or more of the persons executing the
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(1) An affidavit of one or more of the personal of the corporation
(1) An affidavit of one or more of the personal property subject to personal
(1) An affidavit of one or more of an officer of the corporation is of a type
(1) An affidavit of the corporation property taxes to state authorities only;
(1) An affidavit of one or more of the personal property taxes to state authorities only;

(2) A receipt, certificate, or other evidence showing the 800 payment of all personal property taxes accruing up to the date of 801 such filing or, if applicable, to the later date specified in the 802 certificate of dissolution in accordance with division (E) of this 803 section, unless the affidavit provided for in division (G)(1) of 804 this section states that the corporation has in this state no 805

806 personal property subject to personal property taxes;

(3) A receipt, certificate, or other evidence from the 807 director of job and family services showing that all contributions 808 due from the corporation as an employer have been paid, or that 809 such payment has been adequately guaranteed, or that the 810 corporation is not subject to such contributions; 811

(4) A receipt, certificate, or other evidence showing the 812 payment of all sales, use, and highway use taxes accruing up to 813 the date of such filing or, if applicable, to the later date 814 specified in the certificate of dissolution in accordance with 815 division (E) of this section, or that such payment has been 816 adequately guaranteed; 817

(5) In lieu of the receipt, certificate, or other evidence 818 described in division (G)(2), (3), or (4) of this section, an 819 affidavit of one or more of the persons executing the certificate 820 of dissolution or of an officer of the corporation containing a 821 statement of the date upon which the particular department, 822 agency, or authority was advised in writing of the scheduled 823 effective date of the dissolution and was advised in writing of 824 the acknowledgement by the corporation of the applicability of 825 section 1702.55 of the Revised Code. 826

(H) Upon the filing of a certificate of dissolution and such 827 those accompanying documents or on a later date specified in the 828 certificate that is not more than ninety days after the filing, 829 the corporation shall be dissolved. 830

Sec. 1702.58. (A) Except as provided in sections 1702.01 to 831 1702.58 of the Revised Code, the provisions of those sections 832 shall apply only to domestic corporations, and except as otherwise 833 provided in this section, the provisions of those sections shall 834 apply to all domestic corporations, whether formed under those 835

sections or under previous laws of this state. 836

(B) Special provisions in the Revised Code for the
organization, conduct, or government of designated classes of
corporations shall govern to the exclusion of the provisions of
sections 1702.01 to 1702.58 of the Revised Code on the same
subject, except where it clearly appears that a special provision
sections on the same subject shall apply.

(C) A corporation incorporated prior to June 9, 1927, with 844 authority to issue shares may continue to issue and reissue shares 845 in accordance with its articles, but shall be without authority to 846 amend its articles in order to increase the authorized number of 847 shares. 848

(D) A corporation created before September 1, 1851, that (1) 849 has expressly elected to be governed by the laws passed since that 850 $date_{\tau i}$ (2) subsequent to that date has taken such action under 851 laws then in effect as to make it subject, as a matter of law, to 852 the Constitution of 1851 and laws passed thereunder, under the 853 Constitution of 1851; or (3) subsequent to October 1, 1955, takes 854 any action under sections 1702.01 to 1702.58 of the Revised Code $_{\tau}$ 855 or any of them, that but for those sections it would not be 856 authorized to take, shall be deemed to be a corporation exercising 857 its corporate privileges under the Constitution of this state and 858 the laws passed in pursuance thereof of the Constitution of this 859 state, and not otherwise. 860

(E)(1) A corporation created before September 1, 1851, and 861
actually carrying on its activities in this state, and which prior 862
to October 11, 1955, has not taken action described in division 863
(D) of this section, may accept the provisions of sections 1702.01 864
to 1702.58 of the Revised Code at a meeting of voting members held 865
for such that purpose, by a resolution to that effect adopted by 866

| the affirmative vote of a majority of the voting members present | 867 |
|--|-----|
| in person or, if permitted, by mail or, by proxy, <u>or by the use of</u> | 868 |
| authorized communications equipment, if a quorum is present, and | 869 |
| by filing in the office of the secretary of state a copy of the | 870 |
| resolution certified by any authorized officer of the corporation, | 871 |
| for which filing the secretary of state shall charge and collect a | 872 |
| fee of five dollars. Thereafter the corporation shall be deemed to | 873 |
| exercise its corporate privileges under the Constitution of this | 874 |
| state and the laws passed in pursuance thereof of the Constitution | 875 |
| of this state, and not otherwise. | 876 |
| | |

(2) For purposes of division (E)(1) of this section,877participation by a voting member at a meeting through the use of878any of the means of communication described in that division879constitutes presence in person of that voting member at the880meeting for purposes of determining a quorum.881

(F) Except as provided in divisions (D) and (E) of this
section, a corporation created before September 1, 1851, shall be
governed by the laws in force on that date as modified since that
884
date.

(G) A domestic business corporation, upon compliance with the 886 provision of the Revised Code as that is in effect from time to 887 time relating to such that business corporation's becoming a 888 nonprofit corporation upon amendment to its articles or upon 889 adoption of amended articles, as provided by law, shall, upon 890 filing the prescribed certificate in the office of the secretary 891 of state, become a corporation subject to the provisions of, and 892 entitled to all the rights, privileges, immunities, powers, 893 franchises, and authority granted by, this chapter. 894

Section 2. That existing sections 1702.01, 1702.02, 1702.08,8951702.11, 1702.17, 1702.18, 1702.19, 1702.20, 1702.22, 1702.25,8961702.27, 1702.31, 1702.33, 1702.38, 1702.39, 1702.42, 1702.47, and8971702.58 of the Revised Code are hereby repealed.898