THE SENATE TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII **S.B. NO.** ³⁰⁰⁶ S.D. 1

A BILL FOR AN ACT

RELATING TO BUSINESS REGISTRATION,

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Chapter 415A, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: "§415A- Trustees or receivers for dissolved professional 4 5 corporations; appointment; powers; duties. (a) When any 6 professional corporation organized and authorized to issue shares under the laws of this State will be or has been 7 8 dissolved or ceases to exist, the circuit court, upon application of any creditor, stockholder, or director of the 9 10 corporation, or any other person who shows good cause therefor, 11 and upon a finding that the persons responsible for settling the unfinished business and winding up the affairs of the 12 13 corporation either are not diligently pursuing any necessary obligations, or cannot be found or otherwise are not available, 14 15 may either appoint one or more of the directors of the 16 corporation to be trustees or appoint one or more persons to be receivers of and for the corporation, to do all acts that are 17 necessary for the final settlement of the unfinished business of 18 2008-1057 SB3006 SD1 SMA.doc

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1	the corporation. The powers of the trustees or receivers shall
2	be effective for the time period determined by the circuit
3	court.
4	(b) The relief provided in this section shall be in
5	addition to, and shall not limit or diminish, any remedies
6	otherwise available under the common law or other state or
7	federal statutes or rules. In the event of a conflict between
8	this section and any common law or other state statutes or rules
9	on the subject, the more beneficial provisions favoring the
10	applicant shall prevail."
11	SECTION 2. Section 414-402, Hawaii Revised Statutes, is
11 12	SECTION 2. Section 414-402, Hawaii Revised Statutes, is amended to read as follows:
12	amended to read as follows:
12 13	amended to read as follows: "§414-402 Procedure for and effect of administrative
12 13 14	<pre>amended to read as follows: "§414-402 Procedure for and effect of administrative dissolution[-] and effect of expiration. (a) If the department</pre>
12 13 14 15	<pre>amended to read as follows: "§414-402 Procedure for and effect of administrative dissolution[-] and effect of expiration. (a) If the department director determines that one or more grounds exist under section</pre>
12 13 14 15 16	<pre>amended to read as follows: "§414-402 Procedure for and effect of administrative dissolution[-] and effect of expiration. (a) If the department director determines that one or more grounds exist under section 414-401 for dissolving a corporation, the department director</pre>
12 13 14 15 16 17	<pre>amended to read as follows: "§414-402 Procedure for and effect of administrative dissolution[-] and effect of expiration. (a) If the department director determines that one or more grounds exist under section 414-401 for dissolving a corporation, the department director shall give written notice of the department director's</pre>
12 13 14 15 16 17 18	amended to read as follows: "§414-402 Procedure for and effect of administrative dissolution[-] and effect of expiration. (a) If the department director determines that one or more grounds exist under section 414-401 for dissolving a corporation, the department director shall give written notice of the department director's determination by mailing the notice to the corporation at its

(b) If the corporation does not correct each ground fordissolution or demonstrate to the reasonable satisfaction of the



1 department director that each ground determined by the 2 department director does not exist within sixty days after the date of mailing of the department director's written notice, the 3 department director shall administratively dissolve the 4 5 corporation by signing a decree of dissolution that recites [the ground] any grounds for dissolution and its effective date. 6 The decree shall be filed in the department director's office. 7 8 A corporation administratively dissolved continues its (c) 9 corporate existence but may not carry on any business except that necessary to wind up and liquidate its business and affairs 10 under section 414-385 and notify claimants under sections 11 12 414-386 and 414-387. 13 (d)The administrative dissolution of a corporation does 14 not terminate the authority of its registered agent. 15 (e)[Parties of interest may petition a court of competent 16 jurisdiction to appoint a trustee to settle the affairs of any 17 corporation so dissolved. If a trustee is appointed, the 18 trustee shall pay to the State out of any funds that may come 19 into the trustee's hands as trustee, a sum equal to any penalty 20 imposed under section 414 473. If a trustee is not appointed, the last directors of the dissolved corporation shall be and act 21 22 as trustees for the creditors, claimants, and shareholders of 2008-1057 SB3006 SD1 SMA.doc

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1	the dissolved corporation with full powers to settle its
2	affairs.
3	(f) A corporation whose articles of incorporation have
4	expired shall cease to exist by operation of law.
5	(g) If a corporation was dissolved due to the expiration
6	of its period of duration, the] Although a corporation's period
7	of duration specified in its articles of incorporation has
8	expired, the corporation may continue its corporate existence
9	but may not carry on any business except for any activities
10	necessary to wind up and liquidate its business and affairs
11	under section 414-385 and notify claimants under sections 414-
12	386 and 414-387.
13	(f) The corporation, at any time within two years of [such
14	dissolution,] the expiration of its period of duration, may
15	amend its articles of incorporation to extend its period of
16	duration, and upon the amendment, the corporation may resume
17	carrying on its business as if the [dissolution] expiration had
18	never occurred; provided that if the name of the corporation, or
19	a name substantially identical is registered or reserved by
20	another entity, or if that name or a name substantially
21	identical is registered as a trade name, trademark, or service
22	mark, the extension of [corporate existence] its period of
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1	duration	shall be allowed only upon the registration of a new
2	name by t	he corporation pursuant to the amendment provisions of
3	this chap	ter."
4	SECT	ION 3. Section 414-433, Hawaii Revised Statutes, is
5	amended b	y amending subsection (a) to read as follows:
6	"(a)	A foreign corporation may apply for a certificate of
7	authority	to transact business in this State by delivering an
8	applicati	on to the department director for filing. The
9	applicati	on shall set forth:
10	(1)	The name of the foreign corporation or, if its name is
11		unavailable for use in this State, a corporate name
12		that satisfies the requirements of section 414-436;
13	(2)	The name of the state or country under whose law it is
14		incorporated;
15	(3)	Its date of incorporation [and period of duration];
16	(4)	The mailing address of the corporation's principal
17		office, the street address of its registered office in
18		this State, and the name of its registered agent at
19		its registered office in this State; and
20	(5)	The names and usual business addresses of its current
21		directors and officers."

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1	SECTION 4. Section 414D-160, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) Except as provided in subsection (d), a corporation
4	may indemnify a former or current director made a party to a
5	proceeding, by reason of the fact that the individual was or is
6	a director, against liability incurred in the proceeding if:
7	(1) The individual conducted the individual's self in good
8	faith; and
9	(2) The individual reasonably believed:
10	(A) In the case of conduct in an official capacity,
11	that the individual's conduct was in the
12	corporation's best interests;
13	(B) In all other cases, the individual's conduct, at
14	a minimum, did not oppose the corporation's best
15	interests; and
16	(3) In the case of any criminal proceeding, the individual
17	had no reasonable cause to believe the individual's
18	conduct was unlawful."
19	SECTION 5. Section 414D-249, Hawaii Revised Statutes, is
20	amended to read as follows:
21	"§414D-249 Procedure for and effect of administrative
22	dissolution[-] and effect of expiration. (a) If the department
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director determines that one or more grounds exist under section 414D-248 for dissolving a corporation, the department director shall give written notice of the department director's determination by mailing the notice to the corporation at its last known address appearing in the records of the department director.

7 (b) If the corporation does not correct each ground for dissolution or demonstrate to the reasonable satisfaction of the 8 9 department director that each ground determined by the 10 department director does not exist within sixty days after the date of mailing of the department director's written notice, the 11 12 department director may administratively dissolve the 13 corporation by signing a decree of dissolution that recites [the 14 ground or] any grounds for dissolution and its effective date. 15 The decree shall be filed in the department director's office. (c) A corporation administratively dissolved continues its 16 17 corporate existence but may not carry on any activities except 18 those necessary to wind up and liquidate its affairs under section 414D-245 and notify its claimants under sections 414D-19

20 246 and 414D-247.

21 (d) The administrative dissolution of a corporation does22 not terminate the authority of its registered agent.

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1	(e) [Parties of interest may petition a court of competent
2	jurisdiction to appoint a trustee to settle the affairs of any
3	corporation so dissolved. If a trustee is not appointed, the
4	last directors of the dissolved corporation shall be and act as
5	trustees for the creditors, claimants, and members of the
6	dissolved corporation with full powers to settle its affairs.
7	(f) A corporation whose articles of incorporation have
8	expired shall cease to exist by operation of law.
9	(g) If a corporation was dissolved due to the expiration
10	of its period of duration, the] Although a corporation's period
11	of duration specified in its articles of incorporation has
12	expired, the corporation may continue its existence by may not
13	carry on any activities except those necessary to wind up and
14	liquidate its business and affairs under section 414D-245 and
15	notify claimants under sections 414D-246 and 414D-247.
16	(f) The corporation, at any time within two years of the
17	[dissolution,] expiration of its period of duration, may amend
18	its articles of incorporation to extend its period of duration
19	and, upon the amendment, the corporation may resume carrying on
20	its [business] <u>activities</u> as if the [dissolution] <u>expiration</u> had
21	never occurred; provided that if the name of the corporation, or
22	a name substantially identical is registered or reserved by
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1	another entity, or if that name or a name substantially	
2	identical is registered as a trade name, trademark, or service	
3	mark, the extension of [corporate existence] its period of	
4	duration shall be allowed only upon the registration of a new	
5	name by the corporation pursuant to the amendment provisions of	
6	this chapter."	
7	SECTION 6. Section 414D-273, Hawaii Revised Statutes, is	
8	amended by amending subsection (a) to read as follows:	
9	"(a) A foreign corporation may apply for a certificate of	
10	authority to transact business in this State by delivering an	
11	application to the department director for filing. The	
12	application shall set forth:	
13	(1) The name of the foreign corporation or, if its name is	
14	unavailable for use in this State, a corporate name	
15	that satisfies the requirements of section 414D-276;	
16	(2) The name of the state or country under whose law it is	
17	incorporated;	
18	(3) The date of incorporation [and period of duration];	
19	(4) The mailing address of the corporation's principal	
20	office, the street address of its registered office in	
21	this State, and the name of its registered agent at	
22	its registered office in this State;	
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1	(5) The names and usual business addresses of its current
2	directors and officers; and
3	(6) Whether the foreign corporation has members."
4	SECTION 7. Section 415A-18, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§415A-18 Administrative dissolution; expiration;
7	reinstatement. (a) The director may commence a proceeding to
8	dissolve a professional corporation administratively if the
9	corporation fails to:
10	(1) Pay any fees prescribed by law;
11	(2) File its annual report for a period of two years;
12	(3) Appoint and maintain an agent for service of process
13	as required; or
14	(4) File a statement of a change in the name or business
15	address of the agent as required under this chapter.
16	Before the director may declare a professional corporation
17	dissolved, the director shall give notice of [the ground or] any
18	grounds for dissolution by mailing the notice to the
19	professional corporation at its last known address appearing in
20	the records of the director.
21	(b) If the professional corporation does not correct each
22	ground for dissolution or demonstrate to the reasonable
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1	satisfaction of the director that each ground determined by the
2	director does not exist within sixty days after the date of
3	mailing of the director's written notice, the director shall
4	administratively dissolve the corporation by signing a decree of
5	dissolution that recites [the ground] any grounds for
6	dissolution and its effective date. The decree shall be filed
7	in the director's office. The administrative dissolution of a
8	corporation shall not terminate the authority of its registered
9	agent.
10	(c) [Parties of interest may petition a court of competent
11	jurisdiction to appoint a trustee to settle the affairs of any
12	professional corporation so dissolved. If a trustee is
13	appointed, the trustee shall pay to the State out of any funds
14	that may come into the trustee's hands as trustee, a sum equal
15	to any penalty imposed under section 414-473. If a trustee is
16	not appointed by a court of competent jurisdiction, the last
17	directors of the dissolved corporation shall be and act as
18	trustees for the creditors and shareholders of the dissolved
19	professional corporation with full powers to settle its
20	affairs.] A professional corporation administratively dissolved
21	may continue its corporate existence but may not carry on any
22	business except for any activities that are necessary to wind up
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1	and liquidate its business and affairs under section 414-385 and
2	notify claimants under sections 414-386 and 414-387.
3	(d) In each case where the director has given a
4	professional corporation notice of intention to dissolve the
5	corporation on the grounds that its articles of incorporation
6	have been procured through fraud, the corporation shall be
7	entitled to petition for an administrative hearing under chapter
8	91 and shall give written notice to the director thereof, before
9	the director may declare the corporation dissolved under
10	subsection (a).
11	(e) [Within two years after the administrative dissolution
12	of a professional corporation under this section, the
13	corporation may be reinstated by the director upon a written
14	application executed by an officer of the corporation setting
15	forth such information as the director may require, and contain
16	a certificate from the department of taxation indicating that
17	all taxes owed by the corporation have been paid, a payment
18	arrangement has been entered into, or the unpaid tax liabilities
19	are being contested in an administrative or judicial appeal with
20	the department of taxation, the payment of all delinquent fees
21	and penaltics and the filing of all reports due and unfiled.] A
22	professional corporation administratively dissolved under this
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1	costion m	ar apply to the diverter for veinstatement within two
1	en e	ay apply to the director for reinstatement within two er the effective date of dissolution. The application
2	478 kun nie in de fan de geske geske kan de fan de fan I de fan de fa	er the effective date of dissolution. The application
	shall:	
4	(1)	Recite the name of the professional corporation and
5		the effective date of its administrative dissolution;
6	(2)	Contain all reports due and unfiled;
7	(3)	Contain the payment of all delinquent fees and
8		penalties; and
9	(4)	Contain a certificate from the department of taxation
10		indicating that all taxes owed by the professional
11		corporation have been paid, a payment arrangement has
12		been entered into, or the unpaid tax liabilities are
13		being contested in an administrative or judicial
14		appeal with the department of taxation.
15	With	in the applicable reinstatement period, should the name
16	of the pr	ofessional corporation, or a name substantially
17	identical	thereto, be registered or reserved by another
18	[corporat	ion, partnership, limited liability company, or limited
19	liàbility	-partnership,] entity or [should the] if that name or a
20	name subs	tantially identical [thereto be] is registered as a
21	trade nam	e, trademark, or service mark, then reinstatement shall
22	be allowe	d only upon the registration of a new name by the
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1	[involuntarily] administratively dissolved professional
2	corporation pursuant to the amendment provisions of this
3	chapter.
4	(f) [A-professional corporation whose articles of
5	incorporation have expired shall cease to exist by operation of
6	law.
7	(g) If a professional corporation was dissolved due to the
8	expiration of its period of duration, the] Although a
9	professional corporation's period of duration specified in its
10	articles of incorporation has expired, the professional
11	corporation may continue its corporate existence but may not
12	carry on any business except for any activities that are
13	necessary to wind up and liquidate its business and affairs
14	under section 414-385 and notify claimants under sections 414-
15	386 and 414-387.
16	(g) The professional corporation, at any time within two
17	years of [such dissolution,] expiration of its period of
18	duration, may amend its articles of incorporation to extend its
19	period of duration[+], and upon the amendment, the professional
20	corporation may resume carrying on its business as if the
21	expiration had never occurred; provided that, if the name of the
22	professional corporation or a name substantially identical
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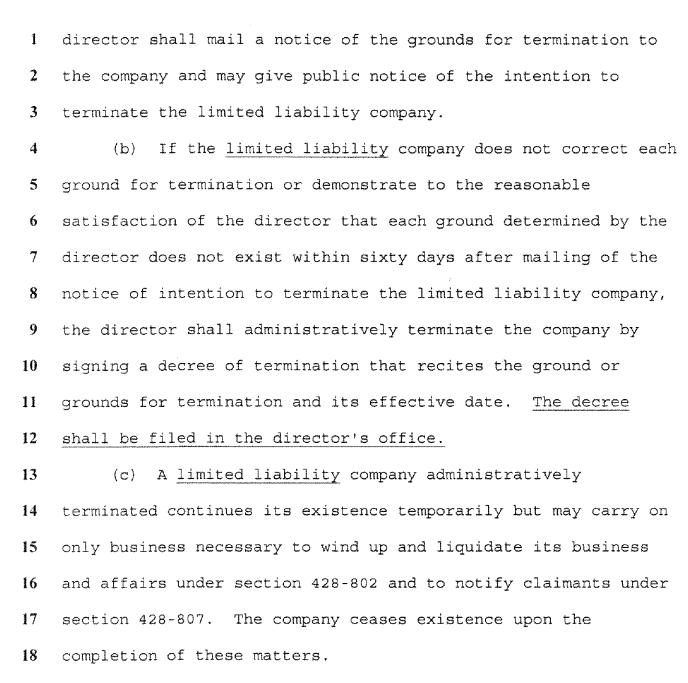
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1	thereto is registered or reserved by another [corporation,
2	partnership, limited liability company, or limited liability
3	partnership, entity, or if [the] that name or a name
4	substantially identical [thereto] is registered as a trade name,
5	trademark, or service mark, then the extension of [corporate
6	existence] its period of duration shall be allowed only upon the
7	registration of a new name by the professional corporation
8	pursuant to the amendment provisions of this chapter."
9	SECTION 8. Section 425E-811, Hawaii Revised Statutes, is
10	amended by amending subsection (c) to read as follows:
11	"(c) The court may summarily order the director to
12	reinstate the [dissolved] administratively canceled limited
13	partnership or may take other action the court considers
14	appropriate."
15	SECTION 9. Section 428-810, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§428-810 Procedure for and effect of administrative
18	termination. (a) If the director determines that [a ground
19	exists] one or more grounds exist to [terminate]
20	administratively terminate a limited liability company, the
21	director may declare the company terminated. Before the
22	director declares a limited liability company terminated, the
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19 (d) The administrative termination of a <u>limited liability</u>
20 company does not terminate the authority of its agent for
21 service of process.

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1 (e) Any manager, member, or creditor of an 2 administratively terminated limited liability company may petition the circuit court to appoint a trustee to settle its 3 affairs. If a trustee is appointed, the trustee shall pay to 4 5 the State out of any funds that may come into the trustee's possession as trustee a sum equal to any penalties imposed 6 7 pursuant to section 428-1302. Up until the time a trustee is appointed by the circuit court, or indefinitely if a trustee is 8 9 not appointed by the circuit court, the last managers of the limited liability company if the company was manager-managed, or 10 if not manager-managed the last members of the limited liability 11 company, shall be and act as trustees for the creditors and 12 13 members of the limited liability company with full powers to 14 settle its affairs.

15 [(f) The director shall deliver a copy of the decree of 16 termination for each administratively terminated limited 17 liability company to the director of taxation and financial 18 officer of each county.]"

19 SECTION 10. This Act does not affect rights and duties 20 that matured, penalties that were incurred, and proceedings that 21 were begun, before its effective date.

18

SECTION 11. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 12. This Act shall take effect on July 1, 2008.

Report Title:

Business Registration; Corporation Dissolution

Description:

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Makes laws governing corporate dissolution and director's rights consistent. Amends the law to more accurately reflect the administrative procedures of administratively cancelling a limited partnership. Makes provisions regarding the expiration of corporations consistent with other entities. Streamlines and conforms limited liability company law filing requests. (SD1)