The Senate Committee on Economic Development and Tourism offered the following substitute to HB 87:

## A BILL TO BE ENTITLED AN ACT

To amend Title 14 of the Official Code of Georgia Annotated, relating to corporations, partnerships, and associations, so as to provide for multiple-year registrations and changes in jurisdiction of organization for certain types of business organizations; to provide for the adoption of rules and regulations by the Secretary of State as necessary to implement a multiple-year registration process; to allow for a nonprofit corporation organized in a foreign jurisdiction to change its jurisdiction of organization to this state; to allow for a nonprofit corporation organized in this state to change its jurisdiction of organization to a foreign jurisdiction; to provide for a definition; to provide for related matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

11 PART I 12 **SECTION 1-1.** 

Title 14 of the Official Code of Georgia Annotated, relating to corporations, partnerships, and associations, is amended by adding a new Code section to read as follows:

"14-2-121.1.

1

2

3

4

5

6

7

8

9

10

13

14

15

16

17

18

19

Notwithstanding any other law to the contrary, the Secretary of State may provide for the annual registration required under this chapter to be valid for a period up to and including three years. The Secretary of State is authorized to adopt the necessary rules and regulations to implement such a registration process."

20 **SECTION 1-2.** 

- 21 Said title is further amended by adding a new Code section to read as follows:
- 22 "<u>14-3-120.1.</u>
- Notwithstanding any other law to the contrary, the Secretary of State may provide for the annual registration required under this chapter to be valid for a period up to and including

25	three years. The Secretary of State is authorized to adopt the necessary rules and
26	regulations to implement such a registration process."
27	SECTION 1-3.
28	Said title is further amended by adding a new Code section to read as follows:
29	" <u>14-4-180.1</u>
30	Notwithstanding any other law to the contrary, the Secretary of State may provide for the
31	annual registration required under Code Section 14-4-180 to be valid for a period up to and
32	including three years. The Secretary of State is authorized to adopt the necessary rules and
33	regulations to implement such a registration process."
34	SECTION 1-4.
35	Said title is further amended by adding a new Code section to read as follows:
36	" <u>14-5-11.1.</u>
37	Notwithstanding any other law to the contrary, the Secretary of State may provide for the
38	annual registration required under Code Section 14-5-11 to be valid for a period up to and
39	including three years. The Secretary of State is authorized to adopt the necessary rules and
40	regulations to implement such a registration process."
41	SECTION 1-5.
42	Said title is further amended by adding a new Code section to read as follows:
43	" <u>14-8-56.1.</u>
44	Notwithstanding any other law to the contrary, the Secretary of State may provide for the
45	annual registration required under this chapter to be valid for a period up to and including
46	three years. The Secretary of State is authorized to adopt the necessary rules and
47	regulations to implement such a registration process."
48	SECTION 1-6.
49	Said title is further amended by adding a new Code section to read as follows:
50	" <u>14-9-206.9.</u>
51	Notwithstanding any other law to the contrary, the Secretary of State may provide for the
52	annual registration required under this chapter to be valid for a period up to and including
53	three years. The Secretary of State is authorized to adopt the necessary rules and
54	regulations to implement such a registration process."
55	SECTION 1-7.
56	Said title is further amended by adding a new Code section to read as follows:

57	" <u>14-11-1103.1.</u>
58	Notwithstanding any other law to the contrary, the Secretary of State may provide for the
59	annual registration required under this chapter to be valid for a period up to and including
60	three years. The Secretary of State is authorized to adopt the necessary rules and
61	regulations to implement such a registration process."
62	PART II
63	SECTION 2-1.
64	Chapter 3 of Title 14 of the Official Code of Georgia Annotated, relating to nonprofit
65	corporations, is amended by adding a new article to read as follows:
66	"ARTICLE 11A
67	<u>14-3-1120.</u>
68	(a) By complying with this Code section, a foreign corporation may become a corporation
69	if the law of the foreign jurisdiction authorizes domestication, redomestication.
70	reincorporation, conversion, or a similar statutory procedure to become a corporation.
71	(b) To become a corporation, a foreign corporation shall elect to become a corporation.
72	Such election shall require such approval as may be sufficient under applicable law or the
73	governing documents of the electing foreign corporation to authorize such election.
74	(c) The election provided for under subsection (b) of this Code section shall be made by
75	delivering to the Secretary of State for filing a certificate of conversion and accompanying
76	articles of incorporation that comply with Code Section 14-3-202. Such certificate shall
77	set forth:
78	(1) The name and jurisdiction of the converting foreign corporation; provided, however,
79	that the name of the converting foreign corporation shall meet the requirements of Code
80	Section 14-3-401, including, but not limited to, situations when the name of the
81	converting foreign corporation is unavailable for use in Georgia or the converting foreign
82	corporation desires to change its name in connection with the conversion;
83	(2) A statement that the converting foreign corporation elects to become a corporation:
84	(3) If later than the date and time the certificate of conversion is filed, the effective date.
85	or the effective date and time, of the conversion;
86	(4) A statement that the election has been approved as required by subsection (b) of this
87	Code section; and
88	(5) A statement that the articles of incorporation accompanying the certificate:

(A) Are in the form required by Code Section 14-3-202;

89

(B) Set forth the name of the corporation that satisfies the requirements of Code Section 14-3-401; and

- (C) Are the articles of incorporation of the corporation formed pursuant to such election unless and until modified in accordance with this chapter.
- (d) Upon the conversion provided for in this Code section becoming effective:

- (1) The converting foreign corporation shall become a corporation formed under this chapter, provided that the existence of the corporation so formed shall be deemed to have commenced on the date the converting foreign corporation commenced its existence in the jurisdiction in which such foreign corporation was first created, formed, or incorporated or otherwise came into being;
- (2) The articles of incorporation filed with the certificate of conversion shall be the articles of incorporation of the corporation formed pursuant to such conversion unless and until amended in accordance with this chapter;
- (3) The governing documents of the converting foreign corporation shall be of no further force or effect;
- (4) The resulting corporation formed by such conversion shall retain all of the rights, privileges, immunities, franchises, and powers of the converting foreign corporation; all property, real, personal, and mixed; all contract rights; and all debts due to such converting foreign corporation, as well as all other choses in action; and each and every other interest of or belonging to or due to the converting foreign corporation shall be taken and deemed to be vested in the resulting corporation without further act or deed. The title to any real estate, or any interest therein, vested in the converting foreign corporation shall not revert or be in any way impaired, and none of such items shall be deemed to have been conveyed, transferred, or assigned for any purpose; and
- (5) The resulting corporation shall thereupon and thereafter be responsible and liable for all the liabilities and obligations of the converting foreign corporation. Any claim existing or action or proceeding pending by or against such converting foreign corporation may be prosecuted as if such conversion had not become effective, and neither the rights of creditors nor any liens upon the property of the converting foreign corporation shall be impaired.
- (e) A conversion pursuant to this Code section shall not be deemed to constitute a dissolution of the converting foreign corporation and shall constitute a continuation of the existence of the converting foreign corporation in the form of a corporation. A corporation formed by a conversion pursuant to this Code section shall for all purposes be deemed to be the same entity as the converting foreign corporation.
- (f) A corporation formed pursuant to this Code section shall file a copy of its certificate of conversion, certified by the Secretary of State, in the office of the clerk of the superior

court of the county where any real property owned by such corporation is located and record such certified copy of the certificate of conversion in the books kept by such clerk for recordation of deeds in such county with the converting foreign corporation indexed as the grantor and the resulting corporation indexed as the grantee. No real estate transfer tax under Code Section 48-6-1 shall be due with respect to the recordation of such certificate of conversion.

133 <u>14-3-1121.</u>

- (a) By complying with this Code section, a corporation may become a foreign corporation
   if the law of the foreign jurisdiction authorizes domestication, redomestication,
   reincorporation, conversion, or a similar statutory procedure to become a foreign
- corporation.
- (b) To become a foreign corporation, a corporation shall convert to a foreign corporation,
   and to effect such conversion, the corporation shall adopt and file with the Secretary of
- State a certificate of conversion as required by subsection (n) of this Code section.
- (c) To be adopted by a corporation, the certificate of conversion provided for in subsection
   (b) of this Code section must be approved:
  - (1) By the board;
    - (2) By the members, if any, but only if and to the extent that members are entitled to vote on the conversion under the corporation's articles or bylaws, except as provided for under subsection (h) of this Code section; and
    - (3) In writing by any person or persons whose approval is required by a provision of the articles authorized by Code Section 14-3-1030 for an amendment to the articles or bylaws.
    - (d) If the corporation does not have members or if the members are not entitled to vote on the conversion, then, unless otherwise provided for in the corporation's articles or bylaws, the certificate of conversion shall be approved by a majority of the directors in office at the time the certificate of conversion is adopted. The corporation shall provide notice as provided for in subsection (b) of Code Section 14-3-822 of any directors' meeting at which adoption of the certificate of conversion will be considered. Such notice shall also state that the purpose, or one of the purposes, of such meeting is for consideration of the adoption of the certificate of conversion.
    - (e) The board may condition its adoption of the certificate of conversion, and the members may condition their approval of the adoption of the certificate of conversion, on the receipt of a higher percentage of affirmative votes or on any other basis.
    - (f) If the corporation is required or seeks to have adoption of the certificate of conversion approved by the members at a membership meeting, the corporation shall give notice to its

members of the membership meeting in accordance with Code Section 14-3-705. Such notice shall state that the purpose, or one of the purposes, of the meeting is to consider the adoption of the certificate of conversion pursuant to which the corporation will convert into a foreign corporation and shall contain or be accompanied by a copy of the certificate of conversion. Such notice shall conspicuously identify any adverse change to the rights of members that would result from the conversion, including, but not limited to, any adverse change to the rights of members under the law of the foreign jurisdiction applicable to the proposed foreign corporation. Such notice shall also include a copy or summary of the articles of incorporation, bylaws, and any other similar governing documents of the proposed foreign corporation that will become effective upon the conversion.

- (g) If the certificate of conversion may be approved by the members by written consent or written ballot, including consent or ballot by electronic transmission, any material soliciting such approval shall contain or be accompanied by a copy of the certificate of conversion. Such material shall conspicuously identify any adverse change to the rights of members that would result from the conversion, including, but not limited to, any adverse change to the rights of members under the law of the foreign jurisdiction applicable to the proposed foreign corporation. Such material shall also include a copy or summary of the articles of incorporation, bylaws, and any other similar governing documents of the proposed foreign corporation that will become effective upon the conversion.
- (h) Voting by members or classes of members is required to approve the adoption of a certificate of conversion if the conversion will implement any provision that, if contained in a proposed amendment to the articles of incorporation or bylaws of the corporation, would entitle the members or classes of members to vote on such proposed amendment under Code Sections 14-3-1003, 14-3-1004, 14-3-1021, or 14-3-1022. In such circumstances, the corporation shall comply with subsection (f) or (g) of this Code section, as applicable, with respect to the members or classes of members entitled to vote. Furthermore, the certificate of conversion may be adopted if it is approved by the members or classes of members entitled to vote in the same manner as would be required to approve such proposed amendment or, if the articles or bylaws do not specify how the members or classes of members vote to approve such proposed amendment, by two-thirds of the votes cast or a majority of the voting power, whichever is less.
- (i) A corporation described in paragraph (2) of subsection (a) of Code Section 14-3-1302 must give written notice to the Attorney General, including a copy of the proposed certificate of conversion and a copy or summary of the articles of incorporation and bylaws, or similar governing documents, of the proposed foreign corporation that will become effective upon the conversion at least 30 days before the certificate of conversion is filed in accordance with subsection (n) of this Code section.

200 (j) Any of the terms of the certificate of conversion may be made dependent upon facts 201 ascertainable outside of the certificate of conversion, provided that the manner in which 202 such facts shall operate upon the terms of the conversion is clearly and expressly set forth 203 in the certificate of conversion. As used in this subsection, the term 'facts' includes, but is 204 not limited to, the occurrence of any event, including a determination or action by any 205 person or body, including the corporation. 206 (k) After a certificate of conversion has been adopted, unless the certificate of conversion 207 provides otherwise, and at any time before the conversion has become effective, the 208 conversion may be abandoned, subject to any contractual rights, in accordance with the 209 procedure set forth in the certificate of conversion or, if none is set forth, in the manner 210 determined by the board of directors. 211 (1) The conversion shall be effected as provided in, and shall have the effects provided by, 212 the law of the state or jurisdiction under whose law the resulting foreign corporation is 213 formed and, to the extent not inconsistent with such law, by the terms of the certificate of 214 conversion. 215 (m) If the resulting foreign corporation is required to obtain a certificate of authority to 216 transact business in this state by the provisions of this title governing foreign corporations, 217 such resulting foreign corporation shall do so pursuant to Code Section 14-3-1501. 218 (n) After a certificate of conversion is adopted in accordance with this Code section, unless 219 the conversion subsequently is abandoned, the corporation shall deliver to the Secretary of 220 State for filing the certificate of conversion which shall set forth: 221 (1) The name of the corporation; 222 (2) The name and jurisdiction of the proposed foreign corporation to which the 223 corporation shall be converted; 224 (3) A statement that the certificate of conversion has been adopted as required by 225 subsection (c) of this Code section; 226 (4) A statement that the authority of the corporation's registered agent to accept service 227 on its behalf is revoked as of the effective date of such conversion and that the Secretary 228 of State is irrevocably appointed as the agent for service of process on the resulting 229 foreign corporation in any proceeding to enforce an obligation of the resulting foreign 230 corporation arising prior to the effective date of such conversion;

> (5) A mailing address to which a copy of any process served on the Secretary of State under paragraph (4) of this subsection may be mailed as provided in subsection (o) of this Code section; and

231

232

233

234

235

(6) A statement that the Secretary of State shall be notified of any change in the resulting foreign corporation's mailing address.

(o) Upon the conversion becoming effective, the resulting foreign corporation is deemed to appoint the Secretary of State as its agent for service of process in any proceeding to enforce any of its obligations arising prior to the effective date of such conversion. Any party that serves process upon the Secretary of State in accordance with this subsection shall also mail a copy of the process to the chief executive officer, chief financial officer, or secretary of the resulting foreign corporation, or a person holding a comparable position, at the mailing address provided pursuant to paragraph (5) of subsection (n) of this Code section.

- (p) A converting corporation provided for in this Code section shall file a copy of its certificate of conversion, certified by the Secretary of State, in the office of the clerk of the superior court of the county where any real property owned by such converting corporation is located and record such certified copy of the certificate of conversion in the books kept by such clerk for recordation of deeds in such county with the converting corporation indexed as the grantor and the resulting foreign corporation indexed as the grantee. No real estate transfer tax otherwise required by Code Section 48-6-1 shall be due with respect to the recordation of such certificate of conversion.
- (q) Upon the conversion provided for in this Code section becoming effective:
  - (1) The resulting foreign corporation shall retain all of the rights, privileges, immunities, franchises, and powers of the converting corporation;
  - (2) All property, real, personal, and mixed, all contract rights, and all debts due to such converting corporation, as well as all other choses in action, and each and every other interest of or belonging to or due to the converting corporation shall be taken and deemed to be vested in the resulting foreign corporation without further act or deed;
  - (3) Title to any real estate, or any interest therein, vested in the converting corporation shall not revert or be in any way impaired by reason of the conversion;
  - (4) None of the items described in paragraphs (1) through (3) of this subsection shall be deemed to have been conveyed, transferred, or assigned by reason of the conversion for any purpose; and
  - (5) The resulting foreign corporation shall thereupon and thereafter be responsible and liable for all the liabilities and obligations of the converting corporation. Any claim existing or action or proceeding pending by or against such converting corporation may be prosecuted as if such conversion had not become effective, and neither the rights of creditors nor any liens upon the property of the converting corporation shall be impaired by such conversion."

270 PART III
 271 SECTION 3-1.

All laws and parts of laws in conflict with this Act are repealed.