1	State of Arkansas 83rd General Assembly	A Bill	
3	Regular Session, 2001	11211	HOUSE BILL 1560
4	regular bession, 2001		HOUSE BILL 1300
5	By: Representative Ferguson	ı	
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7			
8		For An Act To Be Entitled	
9	AN ACT TO ALLOW A CORPORATION TO CHANGE ITS STATE OF		
10	I NCORPORAT	TION; AND FOR OTHER PURPOSES.	
11			
12		Subtitle	
13	TO A	LLOW A CORPORATION TO CHANGE ITS	
14	STAT	E OF INCORPORATION.	
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17	BE IT ENACTED BY THE O	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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19	SECTION 1. <u>(a)</u> ((1) Any business corporation may o	change its state of
20	incorporation from this state to any other jurisdiction which authorizes this		
21	change.		
22	<u>(2) Any f</u>	foreign corporation may change its	jurisdiction of
23	incorporation to this	state from any other jurisdiction	which authorizes this
24	change.		
25	(b)(1) This cha	ange may be made by a business corp	porati on:
26	<u>(</u> A)	Only pursuant to authorization by	y a majority of the
27	voting power present,	or by a larger vote as the article	es may require;
28	<u>(B)</u>	At an annual or special meeting o	of shareholders; and
29	<u>(C)</u>	If the notice sets forth the cons	sideration of this
30	action as the purpose	of the meeting.	
31	<u>(2)(A) Th</u>	nere shall be filed with the Secre	tary of State a
32	certificate as to the	authorization by the shareholders,	, signed by the
33	president or vice president and the secretary and acknowledged by the		
34	president or vice pres	si dent.	
35	<u>(B)</u>	The certificate may be delivered	to the Secretary of
36	State for filing as of	fany specified date within thirty	(30) days after the

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1	date of delivery.		
2	(3) When all taxes, fees, and charges have been paid as required		
3	by law, the Secretary of State shall record the certificate in the Secretary		
4	of State's office and issue to the corporation a certificate reciting that i		
5	has taken all action required under the laws of this state to change its		
6	state of incorporation to the other jurisdiction.		
7	(4) The corporation shall, upon complying with the laws of the		
8	new jurisdiction, no longer be under the laws of this state.		
9	(5) Certified copies of the certificate of incorporation or		
10	other official certificate evidencing the corporation's incorporation under		
11	the laws of the other jurisdiction shall be filed with the Secretary of State		
12	within thirty (30) days of receipt by the business corporation.		
13	(c)(1) The change may be made by a foreign corporation by filing with		
14	the Secretary of State:		
15	(A) A certified copy of its original or restated articles		
16	and all amendments subsequent to the latest restatement, which were filed in		
17	the other jurisdiction;		
18	(B) The original of a Certificate of Good Standing from		
19	the state of original jurisdiction dated not more than thirty (30) days		
20	earlier than the date of filing in this state;		
21	(C) An application for incorporation pursuant to this act,		
22	signed by the corporation, by its president or vice president, and its		
23	secretary or assistant secretary and acknowledged by one of the signing		
24	officers, setting forth the requirements of Arkansas Code 4-27-202;		
25	(D) A franchi se tax contact sheet provided by the		
26	Secretary of State; and		
27	(E) A certificate by the Secretary of State or other		
28	proper officer of the jurisdiction in which the corporation is incorporated,		
29	reciting that the corporation has taken all action required under the laws of		
30	the jurisdiction to become a corporation incorporated under the laws of this		
31	state.		
32	(2)(A) These documents may be delivered to the Secretary of		
33	State for filing as of any specified date within thirty (30) days after the		
34	date of delivery.		
35	(B) When all fees and charges have been paid as required		
36	by law, the Secretary of State shall record the documents in the Secretary of		

1	State's office and issue a certificate of incorporation of the corporation
2	under the laws of this state.
3	(3) The certificate of incorporation shall be conclusive
4	evidence of the fact that the corporation has been duly incorporated under
5	the laws of this state.
6	(4) Effective as of the time of filing the documents with the
7	Secretary of State, the corporation shall be incorporated solely under the
8	laws of this state and no longer under the laws of the other jurisdiction.
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