1	State of Arkansas	A Bill	
2	94th General Assemb	J	CENIATE DILL 512
3	Regular Session, 2023		SENATE BILL 513
4	By: Senator M. Johns		
5 6	By: Representative F.		
7	By: Representative F.	Alter	
, 8		For An Act To Be Entitled	
9	AN A	CT TO AMEND THE LAW CONCERNING ANNUAL DISCL	OSURES
10	FOR	THE SECRETARY OF STATE; TO AMEND THE LAW	
11	CONC	ERNING NAME AVAILABILITY; TO AMEND THE ANNUA	AL
12	REPO	RT REQUIREMENTS FOR CERTAIN BUSINESS ENTITI	ES FOR
13	THE	SECRETARY OF STATE; AND FOR OTHER PURPOSES.	
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16		Subtitle	
17		TO AMEND THE LAW CONCERNING ANNUAL	
18		DISCLOSURES FOR THE SECRETARY OF STATE;	
19		TO AMEND THE LAW CONCERNING NAME	
20		AVAILABILITY; AND TO AMEND THE ANNUAL	
21		REPORT REQUIREMENTS FOR CERTAIN BUSINESS	
22		ENTITIES FOR THE SECRETARY OF STATE.	
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25	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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27		Arkansas Code § 4-33-131 is amended to rea	ad as follows:
28		Annual disclosure of information.	
29		nonprofit domestic corporation, nonprofit for	-
30	-	nonprofit corporation organized under § 4-	-
31		ansact business in this state shall annually	y file with the
32	-	te by August 1 a statement that sets forth:	
33 24	(1)	The name of the corporation;	
	(2)	The corporation's jurisdiction of incorpor-	ation.
34 35	(2)	The corporation's jurisdiction of incorporation's The name and address of the corporation's a	



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1	(4) The address of the corporation's principal office;		
2	(5) The names of the corporation's principal officers; and		
3	(6) The names and addresses of the corporation's directors.		
4	(b) If on or before January 31 of each year, a nonprofit domestic		
5	corporation, nonprofit foreign corporation, or nonprofit corporation		
6	organized under § 4-28-101 et seq. has not filed an annual disclosure		
7	statement, the Secretary of State shall proclaim:		
8	(1) The corporate charter or authority of the nonprofit domestic		
9	corporation, nonprofit foreign corporation, or nonprofit corporation		
10	organized under § 4-28-101 et seq. as not current; and		
11	(2) That, according to the Secretary of State's records, the		
12	nonprofit domestic corporation, nonprofit foreign corporation, or nonprofit		
13	corporation organized under § 4-28-101 et seq. is delinquent in the filing of		
14	the annual disclosure statement for the prior year.		
15	(c)(l) A nonprofit domestic corporation, nonprofit foreign		
16	corporation, or nonprofit corporation organized under § 4-28-101 et seq.		
17	whose charter or authority to do business in this state is declared not		
18	current under subdivision (b)(l) of this section, shall be reinstated to all		
19	the rights, powers, and property after the nonprofit domestic corporation,		
20	nonprofit foreign corporation, or nonprofit corporation organized under § 4-		
21	28-101 et seq. files an annual disclosure statement for the previous four (4)		
22	years that were delinquent.		
23	(2) The annual disclosure statement shall be satisfactory to the		
24	Secretary of State.		
25	(3) Reinstatement of the nonprofit domestic corporation,		
26	nonprofit foreign corporation, or nonprofit corporation organized under § 4-		
27	28-101 et seq. under subdivision (c)(1) of this section shall be retroactive		
28	to the time that the nonprofit domestic corporation's, nonprofit foreign		
29	corporation's, or nonprofit corporation's authority to do business in this		
30	state was declared as not current.		
31	(d)(l) Reinstatement under subsection (c) of this section shall not be		
32	allowed after five (5) years from the date the charter or authority to do		
33	business in this state was declared not current under subdivision (b)(l) of		
34	this section.		
35	(2) After five (5) years, the nonprofit domestic corporation,		
36	nonprofit foreign corporation, or nonprofit corporation organized under § 4-		

SB513

2

28-101 et seq. shall be statutorily dissolved and the nonprofit domestic corporation, nonprofit foreign corporation, or nonprofit corporation organized under § 4-28-101 et seq. name shall become available immediately for use by another entity if deemed available by the Secretary of State. SECTION 2. Arkansas Code § 4-46-1003 is amended to read as follows: 4-46-1003. Annual report. (a) A limited liability partnership, and a foreign limited liability partnership authorized to transact business in this State, shall file an annual report in the office of the Secretary of State which contains: (1) the name of the limited liability partnership and the state or other jurisdiction under whose laws the foreign limited liability partnership is formed; (2) the current street address of the partnership's chief executive office and, if different, the current street address of an office in this State, if any; and (3) if there is no current office in this State, the information required by § 4-20-105(a). (b) An annual report must be filed between January 1 and April 1 by August 1 of each year following the calendar year in which a partnership files a statement of qualification or a foreign partnership becomes authorized to transact business in this State. (c) The Secretary of State may administratively revoke the statement of qualification of a partnership that fails to file an annual report when due or to pay the required filing fee. The Secretary of State shall provide the partnership at least sixty (60) days' written notice of intent to revoke the statement. The notice must be mailed to the partnership at its chief executive office set forth in the last filed statement of qualification or annual report. The notice must specify the annual report that has not been filed, the fee that has not been paid, and the effective date of the revocation. The revocation is not effective if the annual report is filed and the fee is paid before the effective date of the revocation.

33 (d) A revocation under subsection (c) of this section only affects a 34 partnership's status as a limited liability partnership and is not an event 35 of dissolution of the partnership.

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(e) A partnership whose statement of qualification has been

SB513

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1	administratively revoked may apply to the Secretary of State for
2	reinstatement within two (2) years after the effective date of the
3	revocation. The application must state:
4	(1) the name of the partnership and the effective date of the
5	revocation; and
6	(2) that the ground for revocation either did not exist or has
7	been corrected.
8	(f) A reinstatement under subsection (e) of this section relates back
9	to and takes effect as of the effective date of the revocation, and the
10	partnership's status as a limited liability partnership continues as if the
11	revocation had never occurred If on or before January 31 of each year, a
12	limited liability partnership or foreign limited liability partnership has
13	not filed an annual disclosure statement, the Secretary of State shall
14	proclaim:
15	(1) the corporate charter or authority of the limited liability
16	partnership or foreign limited liability partnership as not current; and
17	(2) that according to the Secretary of State's records, the
18	limited liability partnership or foreign limited liability partnership is
19	delinquent in the filing of the annual disclosure statement for the prior
20	year.
21	(d)(1) A limited liability partnership or foreign limited liability
22	partnership whose charter or authority to do business in this state is
23	declared not current under subdivision (c)(l) of this section shall be
24	reinstated to all the rights, powers, and property after the limited
25	liability partnership or foreign limited liability partnership files an
26	annual disclosure statement for the previous four (4) years that were
27	delinquent.
28	(2) The annual disclosure statement shall be satisfactory to the
29	Secretary of State.
30	(3) Reinstatement of the limited liability partnership or
31	foreign limited liability partnership under subdivision (d)(l) of this
32	section shall be retroactive to the time that the limited liability
33	partnership or foreign limited liability partnership authority to do business
34	in this state was declared as not current.
35	(e)(1) Reinstatement under subsection (d) of this section shall not be
36	allowed after five (5) years from the date the charter or authority to do

3/28/2023 2:13:16 PM ANS353

1 business in this state was declared not current under subdivision (c)(l) of 2 this section. 3 (2) After five (5) years, the limited liability partnership or 4 foreign limited liability partnership shall be statutorily dissolved and the 5 limited liability partnership or foreign limited liability partnership name 6 shall become available immediately for use by another entity if deemed 7 available by the Secretary of State. 8 9 SECTION 3. Arkansas Code § 4-47-210 is amended to read as follows: 10 4-47-210. Annual report for Secretary of State. 11 (a) A limited partnership or a foreign limited partnership authorized 12 to transact business in this State shall deliver to the Secretary of State 13 for filing an annual report that states: 14 the name of the limited partnership or foreign limited (1)15 partnership; the street and mailing address of its designated office and 16 (2) 17 the information concerning its agent for service of process required by § 4-18 20-105(a); 19 (3) in the case of a foreign limited partnership, the street and 20 mailing address of its principal office; and 21 (4) in the case of a foreign limited partnership, the State or 22 other jurisdiction under whose law the foreign limited partnership is formed 23 and any alternate name adopted under § 4-47-905(a). 24 Information in an annual report must be current as of the date the (b) 25 annual report is delivered to the Secretary of State for filing. 26 (c) The first annual report must be delivered to the Secretary of 27 State between January 1 and May 1 by August 1 of the year following the 28 calendar year in which a limited partnership was formed or a foreign limited 29 partnership was authorized to transact business. An annual report must be 30 delivered to the Secretary of State between January 1 and May 1 by August 1 31 of each subsequent calendar year. 32 (d) If an annual report does not contain the information required in 33 subsection (a), the Secretary of State shall promptly notify the reporting 34 limited partnership or foreign limited partnership and return the report to 35 it for correction. If the report is corrected to contain the information 36 required in subsection (a) and delivered to the Secretary of State within 30

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days after the effective date of the notice, it is timely delivered.

2 (e) If a filed annual report contains an address of the designated 3 office or information provided under subdivision (a)(2) of this section which 4 differs from the information shown in the records of the Secretary of State 5 immediately before the filing, the differing information in the annual report 6 is considered a statement of change under § 4-20-108.

7 (f) If on or before January 31 of each year, a domestic limited
8 partnership or a foreign limited partnership has not filed an annual
9 disclosure statement, the Secretary of State shall proclaim:

10 (1) the corporate charter or authority of the domestic limited 11 partnership or foreign limited partnership as not current; and

12 (2) that according to the Secretary of State's records, the
 13 domestic limited partnership or foreign limited partnership is delinquent in
 14 the filing of the annual disclosure statement for the prior year.

15 (g)(1) A domestic limited partnership or foreign limited partnership
16 whose charter or authority to do business in this state is declared not
17 current under subdivision (f)(1) of this section, shall be reinstated to all
18 the rights, powers, and property after the domestic limited partnership or
19 foreign limited partnership files an annual disclosure statement for the
20 previous four (4) years that were delinguent.

21 (2) The annual disclosure statement filed under subdivision
22 (g)(1) of this section shall be satisfactory to the Secretary of State.
23 (3) Reinstatement of the domestic limited partnership or foreign
24 limited partnership under subdivision (g)(1) of this section shall be
25 retroactive to the time that the domestic limited partnership's or foreign

26 <u>limited partnership's authority to do business in this state was declared as</u> 27 not current.

28 (h)(1) Reinstatement under subsection (g) of this section shall not be 29 allowed after five (5) years from the date the charter or authority to do 30 business in this state was declared not current under subdivision (f)(1) of 31 this section.

32 (2) After five (5) years, the domestic limited partnership or 33 foreign limited partnership shall be statutorily dissolved and the domestic 34 limited partnership or foreign limited partnership name shall become 35 available immediately for use by another entity if deemed available by the

36 <u>Secretary of State</u>.

6