3011

2011-2012 Regular Sessions

IN SENATE

February 7, 2011

- Introduced by Sen. ESPAILLAT -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions
- AN ACT to amend the limited liability company law, in relation to establishing the L3C act regarding low-profit limited liability companies

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. This act may be known and shall be cited as the "L3C act".
Solve the section 102 of the limited liability company law is amended by adding a new subdivision (n-1) to read as follows:

4 (N-1) "LOW-PROFIT LIMITED LIABILITY COMPANY" MEANS A LIMITED LIABILITY 5 COMPANY THAT HAS SET FORTH IN ITS ARTICLES OF ORGANIZATION A BUSINESS 6 PURPOSE THAT SATISFIES, AND THAT IS AT ALL TIMES OPERATED TO SATISFY, 7 EACH OF THE FOLLOWING REQUIREMENTS:

8 (I) THE LIMITED LIABILITY COMPANY SIGNIFICANTLY FURTHERS THE ACCOM-9 ONE OR MORE CHARITABLE OR EDUCATIONAL PURPOSES WITHIN THE PLISHMENT OF MEANING OF SECTION 170(C)(2)(B) OF THE INTERNAL REVENUE CODE OF 1986 (26 10 11 U.S.C. S 170(C)(2)(B)), AND WOULD NOT HAVE BEEN FORMED BUT FOR ITS 12 THE ACCOMPLISHMENT OF RELATIONSHIP TO CHARITABLE OR EDUCATIONAL 13 PURPOSES;

(II) NO SIGNIFICANT PURPOSE OF THE LIMITED LIABILITY COMPANY 14 IS THE 15 PRODUCTION OF INCOME OR THE APPRECIATION OF PROPERTY; PROVIDED, HOWEVER, 16 THAT THE FACT THAT THE LIMITED LIABILITY COMPANY PRODUCES SIGNIFICANT 17 INCOME OR CAPITAL APPRECIATION SHALL NOT, IN THE ABSENCE OF OTHER 18 FACTORS, BE CONCLUSIVE EVIDENCE OF A SIGNIFICANT PURPOSE INVOLVING THE 19 PRODUCTION OF INCOME OR THE APPRECIATION OF PROPERTY; AND

20 (III) NO PURPOSE OF THE LIMITED LIABILITY COMPANY IS TO ACCOMPLISH ONE 21 OR MORE POLITICAL OR LEGISLATIVE PURPOSES WITHIN THE MEANING OF SECTION 22 170(C)(2)(D) OF THE INTERNAL REVENUE CODE OF 1986 (26 U.S.C. S 23 170(C)(2)(D)).

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD07413-01-1

1 2

3

S 3. Paragraph 7 of subdivision (e) of section 203 of the limited liability company law is renumbered paragraph 8 and a new paragraph 7 is added to read as follows:

4 (7) IF THE COMPANY IS A LOW-PROFIT LIMITED LIABILITY COMPANY, AS 5 DEFINED IN SUBDIVISION (N-1) OF SECTION ONE HUNDRED TWO OF THIS CHAPTER, 6 THAT THE COMPANY IS A LIMITED LIABILITY COMPANY.

7 S 4. Subdivisions (g), (h) and (i) of section 204 of the limited 8 liability company law, subdivision (i) as added by chapter 316 of the 9 laws of 2005, are amended and three new subdivisions (j), (k) and (l) 10 are added to read as follows:

11 shall not, unless the approval of the state department of social (g) services OR ITS SUCCESSORS IN FUNCTION is attached to the articles of 12 organization or application for authority, contain the word "blind" or 13 14 "handicapped." Such approval shall be granted by the state department of social services OR ITS SUCCESSORS IN FUNCTION if in its opinion the word 15 "blind" or "handicapped" as used in the limited liability company's 16 proposed name will not tend to mislead or confuse the public into 17 believing that the limited liability company is organized for charitable 18 19 or nonprofit purposes related to the blind or the handicapped; [and]

(h) shall not, unless the approval of the attorney general is attached 20 21 to the articles of organization or application for authority, contain 22 the word "exchange" or any abbreviation or derivative thereof. Such approval shall not be granted by the attorney general if in his or her 23 opinion the use of the word "exchange" in the limited liability compa-24 25 ny's proposed name would falsely imply that the limited liability compa-26 ny conducts its business at a place where trade is carried on in securities or commodities by brokers, dealers or merchants[.]; 27

(i) shall not contain the following terms: "school," "education," "elementary," "secondary," "kindergarten," "prekindergarten," "preschool," "nursery school," "museum," "history," "historical," "historical society," "arboretum," "library," "college," "university" or other term restricted by section two hundred twenty-four of the education law; "conservatory," "academy," or "institute" or any abbreviation or derivative of such terms, shall have endorsed thereon or annexed thereto the consent of the commissioner of education[.];

36 (J) SHALL, IN THE CASE OF A LOW-PROFIT LIMITED LIABILITY COMPANY, 37 CONTAIN THE WORDS "LOW-PROFIT LIMITED LIABILITY COMPANY" OR THE ABBREVI-38 ATIONS "L3C" OR "L3C", WITH OR WITHOUT PERIODS OR OTHER PUNCTUATION;

(K) SHALL NOT, IN THE CASE OF A LOW-PROFIT LIMITED LIABILITY COMPANY 39 40 UNLESS THE APPROVAL OF THE STATE DEPARTMENT OF SOCIAL SERVICES OR ITS IN FUNCTION IS ATTACHED TO THE ARTICLES OF ORGANIZATION OR 41 SUCCESSORS APPLICATION FOR AUTHORITY, CONTAIN THE WORD "BLIND" OR 42 "HANDICAPPED." STATE DEPARTMENT OF SOCIAL 43 SUCH APPROVAL SHALL BE GRANTED BY THE 44 SERVICES OR ITS SUCCESSORS IN FUNCTION IF IN ITS OPINION THE WORD 45 "BLIND" OR "HANDICAPPED" AS USED IN THE LIMITED LIABILITY COMPANY'S PROPOSED NAME WILL NOT TEND TO MISLEAD OR CONFUSE 46 THEPUBLIC INTO 47 BELIEVING THAT THE LIMITED LIABILITY COMPANY IS ORGANIZED FOR CHARITABLE OR NONPROFIT PURPOSES RELATED TO THE BLIND OR THE HANDICAPPED; AND 48

49 (L) SHALL NOT, IN THE CASE OF A LOW-PROFIT LIMITED LIABILITY COMPANY 50 UNLESS THE APPROVAL OF THE ATTORNEY GENERAL IS ATTACHED TO THE ARTICLES 51 ORGANIZATION OR APPLICATION FOR AUTHORITY, CONTAIN THE OF WORD "EXCHANGE" OR ANY ABBREVIATION OR DERIVATIVE THEREOF. 52 SUCH APPROVAL SHALL NOT BE GRANTED BY THE ATTORNEY GENERAL IF IN HIS OR HER OPINION 53 54 THE USE OF THE WORD "EXCHANGE" IN THE LIMITED LIABILITY COMPANY'S PROPOSED NAME WOULD FALSELY IMPLY THAT THE LIMITED LIABILITY COMPANY 55

1 CONDUCTS ITS BUSINESS AT A PLACE WHERE TRADE IS CARRIED ON IN SECURITIES 2 OR COMMODITIES BY BROKERS, DEALERS OR MERCHANTS.

3 S 5. Paragraphs 8 and 9 of subdivision (d) of section 211 of the 4 limited liability company law are renumbered paragraphs 9 and 10 and a 5 new paragraph 8 is added to read as follows:

6 (8) IF THE LIMITED LIABILITY COMPANY IS A LOW-PROFIT LIMITED LIABILITY
7 COMPANY, ITS FAILURE TO MEET ANY OF THE REQUIREMENTS SET OUT IN SUBDIVI8 SION (N-1) OF SECTION ONE HUNDRED TWO OF THIS CHAPTER.

9 S 6. Paragraph 5 of subdivision (a) of section 701 of the limited 10 liability company law is renumbered paragraph 6 and a new paragraph 5 is 11 added to read as follows:

12 (5) IF THE LIMITED LIABILITY COMPANY IS A LOW-PROFIT LIMITED LIABILITY 13 COMPANY THAT HAS CEASED TO MEET ANY OF THE REQUIREMENTS SET OUT IN 14 SUBDIVISION (N-1) OF SECTION ONE HUNDRED TWO OF THIS CHAPTER AND HAS 15 FAILED FOR NINETY DAYS AFTER CEASING TO MEET THOSE REQUIREMENTS TO FILE 16 ARTICLES OF AMENDMENT WITH THE DEPARTMENT OF STATE AMENDING ITS NAME TO 17 CONFORM WITH THE REQUIREMENTS OF SECTION TWO HUNDRED FOUR OF THIS CHAP-18 TER GOVERNING LIMITED LIABILITY COMPANY NAMES.

19 S 7. This act shall take effect immediately.