STATE OF NEW YORK

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2023-2024 Regular Sessions

IN SENATE

January 9, 2023

- Introduced by Sens. HOYLMAN-SIGAL, BRISPORT, CLEARE, KRUEGER, MAY, MYRIE, RAMOS, RIVERA, RYAN, SALAZAR, WEBER -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the limited liability company law and the executive law, in relation to the disclosure of beneficial owners of limited liability companies

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Short title. This act shall be known and may be cited as 1 2 the "LLC transparency act". 3 § 2. Section 102 of the limited liability company law is amended by 4 adding four new subdivisions (ii), (jj), (kk) and (ll) to read as 5 follows: (ii) "Beneficial owner" shall have the same meaning as defined in 31 б 7 U.S.C. § 5336(a)(3), as amended, and any regulations promulgated there-8 <u>under.</u> 9 (jj) "Initial report" shall mean the report required to be filed 10 pursuant to 31 C.F.R. § 1010.380, as amended. (kk) "Reporting company" shall have the same meaning as defined in 31 11 12 U.S.C. § 5336(a)(11)(A), as amended, and any regulations promulgated thereunder, but shall only include limited liability companies and 13 14 foreign limited liability companies.

- 15 (11) "Exempt company" shall mean a limited liability company or
- 16 foreign limited liability company not otherwise defined as a reporting
- 17 company that meets a condition for exemption enumerated in 31 U.S.C. §
- 18 <u>5336(a)(11)(B).</u>

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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§ 3. Paragraphs 6 and 7 of subdivision (e) of section 203 of the 1 limited liability company law, as added by chapter 470 of the laws of 2 1997, are amended to read as follows: 3 (6) if all or specified members are to be liable in their capacity as 4 5 members for all or specified debts, obligations or liabilities of the 6 limited liability company as authorized pursuant to section six hundred 7 nine of this chapter, a statement that all or specified members are so 8 liable for such debts, obligations or liabilities in their capacity as members of the limited liability company as authorized pursuant to 9 10 section six hundred nine of this chapter; [and] 11 in the case of an exempt company, a statement signed by a member (7)12 or manager indicating the provision or provisions of 31 U.S.C. § 5336(a)(11)(B), excluding such company from the definition of a report-13 14 ing company to file an initial report, or in the case of a reporting 15 company, the beneficial ownership disclosure information as required pursuant to section two hundred fifteen of this article; and 16 17 (8) any other provisions, not inconsistent with law, that the members elect to include in the articles $[\bullet r]$ of organization for the regulation 18 of the internal affairs of the limited liability company, including, but 19 20 not limited to, (A) the business purpose for which the limited liability 21 company is formed, (B) a statement of whether there are limitations on 22 the authority of members or managers or a class or classes thereof to bind the limited liability company and (C) any provisions that are 23 required or permitted to be included in the operating agreement of the 24 25 limited liability company pursuant to section four hundred seventeen of 26 this chapter. 27 § 4. Paragraphs 8, 9 and 10 of subdivision (d) of section 211 of the 28 limited liability company law, paragraph 10 as added by section 18 of part KK of chapter 56 of the laws of 2021, are amended and a new para-29 30 graph 11 is added to read as follows: 31 (8) the discovery of a materially false or inaccurate statement in the 32 articles of organization; [and] 33 (9) the decision to change any other statement in the articles of 34 organization[+]; 35 (10) to specify, change or delete the email address to which the 36 [secretary] department of state shall email a notice of the fact that 37 process against the limited liability company has been electronically 38 served upon him or her[+]; and 39 (11) in the case of a reporting company, any change in the information required to be disclosed pursuant to section two hundred fifteen of this 40 article, or where a reporting company has not filed the disclosure 41 42 required by such section, such company shall file such disclosure at the 43 time of filing such certificate of amendment. 44 § 5. The limited liability company law is amended by adding a new 45 section 215 to read as follows: <u>§</u> 215. Beneficial ownership disclosure. (a) When filing the articles 46 47 of organization pursuant to section two hundred three of this article or filing an amendment of the articles of organization pursuant to section 48 two hundred eleven of this article, the reporting company shall file 49 with the department of state a beneficial ownership disclosure, and any 50 updates to such information, as may be applicable, identifying each 51 52 beneficial owner by: (1) full legal name; (2) date of birth; (3) current 53 business street address; and (4) a unique identifying number from an 54 acceptable identification document defined in 31 U.S.C. § 5336 (a)(1). Provided, however, that where an initial report contains the information 55

56 required herein, a reporting company may submit a copy of the initial

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1	report, submitted to the federal government pursuant to 31 U.S.C. §
2	5336, to satisfy the requirements of this section.
3	(b) All personal or identifying information of beneficial owners
4	provided to the department of state under this section not required to
5	be included in the business entity database pursuant to section one
6	hundred-b of the executive law, shall be deemed confidential except for
7	the purposes of law enforcement, or as otherwise required to be
8	disclosed pursuant to a court order. If confidential information associ-
9	ated with a beneficial owner is held electronically, such records shall
10	be encrypted or protected in a substantially similar manner. The
11	department of state shall, upon the filing of each beneficial ownership
12	disclosure, assign each beneficial owner of a limited liability company
13	an anonymized unique identifying number, which shall not be based on any
14	personally identifying number including but not limited to a social
15	security or tax identification number assigned to or associated with
16	such beneficial owner.
17	(c) (1) Each reporting company formed on or before the effective date
18	of this section shall file the information required under subdivision
19	(a) of this section; and each exempt company formed on or before the
20	effective date of this section shall file a statement signed by a member
21	or manager indicating the provision or provisions of 31 U.S.C. §
22	5336(a)(11)(B), excluding such company from the definition of a report-
23	ing company, with the department of state no later than January first,
24	two thousand twenty-five.
25	(2) A reporting company which has failed to file the beneficial
26	ownership disclosure as required by this section for a period exceeding
27	thirty days shall be shown to be past due on the records of the depart-
28	ment of state until an up-to-date beneficial ownership disclosure is
29	filed with the department.
30	(3) A reporting company which has failed to file the beneficial owner-
31	ship disclosure as required by this section for a period exceeding two
32	years shall be shown to be delinquent on the records of the department
33	of state after a notice of delinquency has been mailed to the last known
34	business address of such reporting company, and such company has failed
35	to file such information within sixty days of the mailing of such
36	notice. Such delinguency shall be removed from the records of the
37	department of state upon the filing of an up-to-date beneficial owner-
38	ship disclosure, and the payment of a civil penalty of two hundred fifty
39	<u>dollars.</u>
40	§ 6. Paragraphs 7 and 8 of subdivision (a) of section 802 of the
41	limited liability company law are amended and a new paragraph 9 is added
42	to read as follows:
43	(7) a statement that the foreign limited liability company is in
44	existence in the jurisdiction of its formation at the time of the filing
45	of such application; [and]
46	(8) the name and address of the authorized officer in the jurisdiction
47	of its formation where a copy of its articles of organization is filed
48	or, if no public filing of its articles of organization is required by
49	the law of the jurisdiction of formation, a statement that the foreign
50	limited liability company shall provide, on request, a copy thereof with
51	all amendments thereto (if such documents are in a foreign language, a
52	translation in English thereof under oath of the translator shall be
53	attached thereto), and the name and post office address of the person
54	responsible for providing such copies[-] <u>; and</u>
55	(9) in the case of an exempt company, a statement signed by a member
56	or manager indicating the provision or provisions of 31 U.S.C. §

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1	5336(a)(11)(B), excluding such company from the definition of a report-
2	ing company to file an initial report, or in the case of a reporting
3	company, the beneficial ownership disclosure information required pursu-
4	ant to section eight hundred ten of this article.
5	§ 7. Section 804 of the limited liability company law is amended by
б	adding a new subdivision (c) to read as follows:
7	(c) In the case of a foreign limited liability company that is also a
8	reporting company, such reporting company shall amend its application
9	for authority upon any change in the beneficial owner information
10	required pursuant to section eight hundred ten of this article.
11	§ 8. The limited liability company law is amended by adding a new
12	section 810 to read as follows:
13	§ 810. Beneficial ownership disclosure. (a) When filing the applica-
14	tion for authority pursuant to section eight hundred two of this article
15	or filing any amendments to an application for authority pursuant to
16	section eight hundred four of this article, a reporting company shall
17	file with the department of state a beneficial ownership disclosure, or
18	any updates to such information, as may be applicable, identifying each
19	beneficial owner by: (1) full legal name; (2) date of birth; (3)
20	current business street address; and (4) a unique identifying number
21	from an acceptable identification document defined in 31 U.S.C. §
22	5336(a)(1). Provided, however, that where an initial report contains the
23	information required herein, such foreign limited liability company
24	shall submit a copy of the initial report such company submitted to
25	the federal government pursuant to 31 U.S.C. § 5336 in order to satisfy
26	the requirements of this section.
27	(b) All personal or identifying information of beneficial owners
28	provided to the department of state under this section not required to
29	be included in the business entity database pursuant to section one
30	hundred-b of the executive law, shall be deemed confidential except for
31	the purposes of law enforcement, or as otherwise required to be
32	disclosed pursuant to a court order. If confidential information associ-
33	ated with a beneficial owner is held electronically, such records shall
34	be encrypted or protected in a substantially similar manner. The depart-
35	ment of state shall, upon the filing of each beneficial ownership
36	disclosure, assign each beneficial owner of a foreign limited liability
37	company an anonymized unique identifying number, which shall not be
38	based on any personally identifying number including but not limited to
39	a social security or tax identification number assigned to or associated
40	with such beneficial owner.
41	(c) (1) Each reporting company formed pursuant to section eight
42	hundred two of this chapter, on or before the effective date of this
43	section shall file the information required under subdivision (a) of
44	this section; and each exempt company shall file a statement signed by a
45	member or manager indicating the provision or provisions of 31 U.S.C. §
46	5336(a)(11)(B) excluding such company from the definition of a reporting
47	company, with the department of state no later than January first, two
48	thousand twenty-five.
49	(2) A reporting company which has failed to file its beneficial
50	ownership disclosure as required by this section, for a period exceed-
51	ing thirty days, shall be shown to be past due on the records of the
52	department of state until an up-to-date beneficial ownership disclosure
53	is filed with the department.
54	(3) A reporting company which has failed to file its beneficial owner-
55	ship disclosure as required by this section for a period exceeding two
56	years shall be shown to be delinquent on the records of the department

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1	of state after a notice of delinquency has been mailed to the last
2	known business address of such company and such company has failed to
3	file such information within sixty days of the mailing of such notice.
4	Such delinquency shall be removed from the records of the department of
5	state upon the filing of an up-to-date beneficial ownership disclosure
б	required by this section, and the payment of a civil penalty of two
7	hundred fifty dollars.
8	§ 9. The executive law is amended by adding a new section 100-b to
9	read as follows:
10	§ 100-b. Business entity database. 1. The secretary of state shall
11	maintain a publicly available database on its website for each business
12	entity organized in New York state and each foreign business entity with
13	authority to do business in the state, that includes but is not
14	limited to, the following information:
15	(a) the name of the business entity;
16	(b) the history of such name and changes to such name, where applica-
17	<u>ble;</u>
18	(c) the current business street address and the county associated with
19	<u>such business street address;</u>
20	(d) the duration or date of dissolution of the business entity, where
21	applicable;
22	(e) where the business entity is a limited liability company, the date
23	of initial filing of the articles of organization, or where the
24	business entity is a foreign limited liability company, the application
25	for authority;
26	(f) the date of the most recent filing;
27	(g) the filing history associated with such entity; and
28	(h) any other information pertaining to such business entity as may be
29	determined by the secretary of state and in accordance with applicable
30	state and federal laws, rules, and regulations.
31	2. (a) In addition to the information required to be included in the
32	database pursuant to subdivision one of this section, the secretary of
33	state shall also include the full legal name or names of each beneficial
34	owner, for every limited liability company and foreign limited liability
35	company where such companies are also reporting companies.
36	(b) The secretary of state shall establish, through regulations,
37	procedures to allow beneficial owners of limited liability companies
38	and foreign limited liability companies who are also reporting companies
39	who cite significant privacy interests to apply for a waiver to withhold
40	the name and/or business address associated of a beneficial owner from
41	the database established in subdivision one of this section where such
42	name and/or business address discloses personal or identifying informa-
43	tion of such beneficial owner, no amendment to such information miti-
44	gates such disclosure, and such disclosure serves no public interest.
45	Significant privacy interests shall include, but not be limited to,
46	where a beneficial owner is a natural person participating in an address
47	confidentiality program, or is a member of a limited liability compa-
48	ny acting as a relator in a qui tam action filed pursuant to section one
49	hundred ninety of the state finance law or 31 U.S.C. section 3729. The
50	secretary of state shall issue a waiver to a beneficial owner upon a
51	demonstration that a significant privacy interest exists and shall
52	provide guidance on its website indicating what documentation is accept-
53	able as proof for issuance of a waiver. If the secretary of state grants
54	a beneficial owner a waiver pursuant to this subdivision, the secretary
55	of state shall disclose the anonymized unique identifying number
56	assigned by the secretary of state to each beneficial owner or owners

1	pursuant to section two hundred fifteen or section eight hundred ten
2	of the limited liability company law, as may be applicable to the
3	database established in subdivision one of this section. The secretary
4	of state shall also provide information on its website regarding compli-
5	ance with beneficial ownership disclosure requirements and how and where
6	such information may be used and disclosed.
7	§ 10. This act shall take effect on the three hundred sixty-fifth day
8	after it shall have become a law. Effective immediately, the addition,
	amondment and/an annual of any angle an annulation in an annulation for the

9 amendment and/or repeal of any rule or regulation necessary for the 10 implementation of this act on its effective date are authorized to be

11 made and completed on or before such effective date.