## As Reported by the House Judiciary Committee

## 131st General Assembly

Regular Session<br>S. B. No. 181<br>2015-2016

## Senators Obhof, Schiavoni

Cosponsors: Senators Bacon, Eklund, Seitz, LaRose, Beagle, Brown, Burke, Coley, Hughes, Jones, Lehner, Manning, Oelslager, Patton, Sawyer, Tavares, Thomas, Yuko

## A BILL

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To amend sections 1701.56, 1701.64, 1705.081, 1
    1705.161, 1705.281, 1705.30, and 1705.48 and to 2
    enact sections 1701.641, 1705.031, 1705.291, and 3
    1705.292 of the Revised Code to prescribe the 4
    fiduciary duties of corporate and limited 5
    liability company officers, to specify that}
    officers are not required for limited liability 7
    companies, to permit a written waiver or 8
    elimination of the fiduciary duties of limited 9
    liability company members, managers, or 10
    officers, to clarify when a limited liability 11
    company manager's or officer's duties can be the 12
    same as a member's duties, to declare the policy 13
    of the Limited Liability Company Law generally 14
    to give maximum effect to freedom of contract, 15
    and to make other changes regarding corporations 16
    and limited liability companies. 17
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Section 1. That sections 1701.56, 1701.64, 1705.081,
1701.641, 1705.031, 1705.291, and 1705.292 of the Revised Code be enacted to read as follows:

Sec. 1701.56. (A) Except as provided in division (B) of this section and section 1701.911 of the Revised Code:
(1) The number of directors may be fixed by the articles or the regulations, but the number so fixed shall not be less than one.
(2) Unless the articles or the regulations fix the number of directors or provide the manner in which such number may be fixed or changed by the shareholders, the number may be fixed or changed to a number not less than one at a meeting of the shareholders called for the purpose of electing directors at which a quorum is present, by the affirmative vote of the holders of a majority of the shares which are represented at the meeting and entitled to vote on the proposal. In addition to the authority of the shareholders to fix or change the number of directors and the manner in which such number may be fixed or changed, the articles or the regulations may authorize the directors to change the number of directors, may specify the manner in which the directors are to change the number of directors and limitations upon the directors directors' use of this authority, and may authorize the directors who are in office to fill any director's office that is created by an increase in the number of directors. No reduction in the number of directors shall of itself have the effect of shortening the term of any incumbent director.
(3) The directors shall be natural persons of at least eighteen years of age and shall have such qualifications, if46
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any, as are stated in the articles or the regulations.
(4) The directors may elect a chairperson of the board who shall be a director. Unless otherwise provided in the articles or requlations or in a resolution of the directors, the chairperson of the board is not an officer of the corporation.
(B) The court of common pleas of the county in which a corporation maintains its principal office may, pursuant to division (A) of section 1701.911 of the Revised Code, order the appointment of a provisional director for the corporation without regard to the number or qualifications of directors stated in the articles or regulations of the corporation.

Sec. 1701.64. (A) The officers of a corporation shall
consist of a president, a secretary, a treasurer, and, if desired, qehairman of the board, one or more vice-presidents, and such other officers and assistant officers as may be deemed necessary. The officers shall be elected by the directors. The ehairman of the board shall be a director. Unless the articles or the regulations otherwise provide, none None of the other officers need be a director unless the articles or the regulations otherwise provide or the directors determine that there is to be a chairperson of the board who is to be an officer. Any two or more offices may be held by the same person, but no officer shall execute, acknowledge, or verify any instrument in more than one capacity if such instrument is required by law or by the articles, the regulations, or the bylaws to be executed, acknowledged, or verified by two or more officers. Unless the articles or the regulations otherwise provide, all officers shall be elected annually.
(B) Unless the articles or the regulations otherwise
provide, and subject to the exceptions, applicable during an ..... 7776
S. B. No. 181 As Reported by the House Judiciary Committeeemergency, as that term is defined in section 1701.01 of the78
Revised Code, for which provision is made in division (F) of ..... 79
section 1701.11 of the Revised Code: ..... 80
(1) All officers, as between themselves and the ..... 81
corporation, shall respectively have such authority and perform ..... 82
such duties as are determined by the directors; ..... 83
(2) Any officer may be removed, with or without cause, by ..... 84
the directors without prejudice to the contract rights of such ..... 85
officer. The election or appointment of an officer for a given ..... 86
term, or a general provision in the articles, the regulations, ..... 87
or the bylaws with respect to term of office, shall not be ..... 88
deemed to create contract rights; ..... 89
(3) The directors may fill any vacancy in any office ..... 90
occurring from whatever reason. ..... 91
Sec. 1701.641. (A) Unless the articles, the regulations, ..... 92
or a written agreement with an officer establishes additional ..... 93
fiduciary duties, the only fiduciary duties of an officer are ..... 94the duties to the corporation set forth in division (B) of this
95
section. ..... 96
(B) An officer shall perform the officer's duties to the ..... 97
corporation in good faith, in a manner the officer reasonably ..... 98
believes to be in or not opposed to the best interests of the ..... 99
corporation, and with the care that an ordinarily prudent person ..... 100
in a like position would use under similar circumstances. In ..... 101
performing an officer's duties, an officer is entitled to rely ..... 102
on information, opinions, reports, or statements, including ..... 103
financial statements and other financial data, that are prepared ..... 104
or presented by any of the following: ..... 105
(1) One or more directors, officers, or employees of the ..... 106

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| corporation who the officer reasonably believes are reliable and | 107 |
| :---: | :---: |
| competent in the matters prepared or presented; | 108 |
| (2) Counsel, public accountants, or other persons as to | 109 |
| matters that the officer reasonably believes are within the | 110 |
| person's professional or expert competence. | 111 |
| (C) For purposes of this section, both of the following | 112 |
| apply: | 113 |
| (1) In any action brought against an officer, the officer | 114 |
| shall not be found to have violated the officer's duties under | 115 |
| division ( $B$ ) of this section unless it is proved by clear and | 116 |
| convincing evidence that the officer has not acted in good | 117 |
| faith, in a manner the officer reasonably believes to be in or | 118 |
| not opposed to the best interests of the corporation, or with | 119 |
| the care that an ordinarily prudent person in a like position | 120 |
| would use under similar circumstances. | 121 |
| (2) An officer shall not be considered to be acting in | 122 |
| good faith if the officer has knowledge concerning the matter in | 123 |
| question that would cause reliance on information, opinions, | 124 |
| reports, or statements that are prepared or presented by any of | 125 |
| the persons described in division (B) (1) or (2) of this section | 126 |
| to be unwarranted. | 127 |
| (D) An officer shall be liable in damages for a violation | 128 |
| of the officer's duties under division (B) of this section only | 129 |
| if it is proved by clear and convincing evidence in a court of | 130 |
| competent jurisdiction that the officer's action or failure to | 131 |
| act involved an act or omission undertaken with deliberate | 132 |
| intent to cause injury to the corporation or undertaken with | 133 |
| reckless disregard for the best interests of the corporation. | 134 |
| This division does not apply if, and only to the extent that, at | 135 |

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the time of an officer's act or omission that is the subject of ..... 136
the complaint, either of the following is true: ..... 137
(1) The articles or the requlations of the corporation ..... 138
state by specific reference to division (D) of this section that ..... 139
the provisions of this division do not apply to the corporation. ..... 140
(2) A written agreement between the officer and the ..... 141
corporation states by specific reference to division (D) of this ..... 142
section that the provisions of this division do not apply to the ..... 143
officer. ..... 144
(E) Nothing in this section affects the duties of an ..... 145
officer who acts in any capacity other than the officer's
capacity as an officer. Nothing in this section affects any ..... 147contractual obligations of an officer to the corporation.Sec. 1705.031. The provisions of sections 1705.01 to146148149
1705.52 and section 1705.61 of the Revised Code apply to all ..... 150
limited liability companies formed under this chapter whether ..... 151
the limited liability company has one or more members or whether ..... 152
it is formed by a filing under section 1705.04 of the Revised ..... 153
Code or by merger, consolidation, or conversion. ..... 154
Sec. 1705.081. (A) Except as otherwise provided in ..... 155
division divisions (B) and (C) of this section, an operating ..... 156
agreement governs relations among members and between members, ..... 157
any managers, and the limited liability company. A limited ..... 158
liability company is bound by the operating agreement of its ..... 159
member or members whether or not the limited liability company ..... 160
executes the operating agreement. To the extent the operating ..... 161
agreement does not otherwise provide, this chapter governs ..... 162
relations among the members and between the members, any ..... 163
managers, and the limited liability company. ..... 164
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(B) The-Except as otherwise provided in division (C) of ..... 165
this section, the operating agreement may not do any of the ..... 166
following: ..... 167
(1) Vary the rights and duties under section 1705.04 of ..... 168
the Revised Code; ..... 169
(2) Unreasonably restrict the right of access to books and ..... 170
records under section 1705.22 of the Revised Code; ..... 171
(3) Eliminate the duty of loyalty under division (C) (B) ..... 172
of section 1705.161 of the Revised Code or division (B) of ..... 173
section 1705.281 of the Revised Code, but the operating ..... 174
agreement may identify activities that do not violate the duty ..... 175
of loyalty, and all of the members or a number or percentage of ..... 176members specified in the operating agreement may authorize orratify, after full disclosure of all material facts, a specificact or transaction that otherwise would violate the duty of177178179
loyalty;180

(4) Eliminate the duty of care under division (C) (B) of
(4) Eliminate the duty of care under division (C) (B) of ..... 181
section 1705.161 of the Revised Code or division (C) of section ..... 182
1705.281 of the Revised Code, but the operating agreement may ..... 183
prescribe the standards by which the duty is to be measured; ..... 184
(5) Eliminate the obligation of good faith and fair ..... 185
dealing under division (D) of section 1705.281 of the Revised ..... 186
Code, but the operating agreement may prescribe the standards by ..... 187
which the performance of the obligation is to be measured; ..... 188
(6) Eliminate the duties of a manager under division (B) ..... 189
of section 1705.29 of the Revised Code, but the articles or the ..... 190
operating agreement may provide that a manager who is a member ..... 191
of the limited liability company or who is serving as the ..... 192
representative of a member owes to the limited liability company ..... 193
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and the other members only the duties that would be owed by the ..... 194
member or may prescribe in writing the standards by which ..... 195
performance is to be measured or identify activities that do not ..... 196
violate the manager's duties; ..... 197
(7) Eliminate the duties of an officer under section ..... 198
1705.292 of the Revised Code, but the articles or the operating ..... 199
agreement may provide that an officer who is a member of the ..... 200
limited liability company or who is serving as the ..... 201
representative of a member owes to the limited liability company ..... 202
and the other members only the duties that would be owed by the ..... 203
member or may prescribe in writing the standards by which ..... 204
performance is to be measured or specify activities that do not ..... 205
violate the officer's duties; ..... 206
(8) Vary the requirement to wind up the limited liability ..... 207
company's business in cases specified in division (A) or (B) of ..... 208
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(8) (9) Restrict the rights of third parties under this ..... 210
chapter. ..... 211
(C) A written agreement, including a written operating ..... 212
agreement, that modifies, waives, or eliminates the duty of ..... 213
loyalty, the duty of care, or both for one or more members, ..... 214
managers, or officers shall be given effect. ..... 215
(D) It is the policy of this chapter, subject to the ..... 216
limitations of divisions (B) and (C) of this section, to give ..... 217
maximum effect to the principle of freedom of contract and to ..... 218
the enforceability of operating agreements. Except as provided ..... 219
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relating to the rights and obligations between and among the ..... 221
members, managers, and officers of a limited liability company ..... 222
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set forth in sections 1705.01 to 1705.52 and section 1705.61 of ..... 223
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(B) Upon a member's withdrawal, the member's duty of ..... 230nder division (B) (37705.281E the Revised
Code terminates.231232
(C) Upon a member's withdrawal, a member's duty of loyalty ..... 233
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the Revised Code and duty of care under division (C) of section ..... 235
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Sec. 1705.281. (A) The only fiduciary duties a member owes ..... 239
to a limited liability company and the other members are the ..... 240
duty of loyalty and the duty of care set forth in divisions (B) ..... 241
and (C) of this section. ..... 242
(B) A member's duty of loyalty to the limited liability ..... 243
company and the other members is limited to the following: ..... 244
(1) To account to the limited liability company and hold ..... 245
as trustee for the limited liability company any property, ..... 246
profit, or benefit derived by the member in the conduct and ..... 247
winding up of the limited liability company's business or ..... 248
derived from a use by the member of the limited liability ..... 249
company's property, including the appropriation of a limited ..... 250
liability company opportunity; ..... 251

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(2) To Either to satisfy the requirements of division (A) ..... 252
(1) (a), (b), or (c) of section 1705.31 of the Revised Code or ..... 253
else to refrain from dealing with the limited liability company ..... 254
in the conduct or winding up of the limited liability company's ..... 255
business as or on behalf of a party having an interest adverse ..... 256
to the limited liability company; ..... 257
(3) To refrain from competing with the limited liability ..... 258
eompany in the conduct of the limited liability company's ..... 259
business before the dissolution of the limited liability ..... 260
eompany. ..... 261
(C) A member's duty of care to the limited liability ..... 262
company in the conduct and winding up of the limited liability ..... 263company's business is limited to refraining from engaging ingrossly negligent or reckless conduct, intentional misconduct,or a knowing violation of law.
(D) A member shall discharge duties to the limited264265267
liability company and the other members pursuant to this chapter ..... 268
or under the operating agreement and shall exercise any rights ..... 269
consistent with the obligation of good faith and fair dealing. ..... 270
(E) A member does not violate a duty or obligation under ..... 271
this chapter or under the operating agreement merely because the ..... 272
member's conduct furthers the member's own interest. ..... 273(F) A If a member lay lon other274
busines with the limited liability empany and as to each loan ..... 275
has satisfied the requirements of division (A) (1) (a), (b), or ..... 276
(c) of section 1705.31 of the Revised Code with respect to a ..... 277
contract, action, or transaction $\boldsymbol{L}_{\perp}$ the rights and obligations of ..... 278
the member with respect to that contract, action, or transaction ..... 279
are the same as those of a person who is not a member, subject ..... 280
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to other applicable law. ..... 281
(G) This section applies to a person winding up the ..... 282
limited liability company's business as the personal or legal ..... 283
representative of the last surviving member as if the person ..... 284
were a member. ..... 285
Sec. 1705.291. A limited liability company may have_ ..... 286
officers. No officers are required for a limited liability ..... 287
company. ..... 288
Sec. 1705.292. (A) Unless either a written operating ..... 289
agreement for the limited liability company or a written ..... 290
agreement with an officer establishes additional fiduciary ..... 291
duties or the duties of an officer have been modified, waived, ..... 292
or eliminated as contemplated by section 1705.081 of the Revised ..... 293
Code, the only fiduciary duties of an officer to the limited ..... 294
liability company or its members are the following: ..... 295
(1) If the individual is a member of the limited liability ..... 296
company or serving as the representative of a member and the ..... 297
individual is not a manager of the limited liability company, ..... 298
then the individual owes the duties that would be owed by a ..... 299
member. ..... 300
(2) If the individual is a member of the limited liability ..... 301
company or serving as the representative of a member and the ..... 302
individual is a manager of the limited liability company and in ..... 303
that capacity owes the duties that would be owed by a member, ..... 304
then the individual owes the duties that would be owed by a ..... 305
member. ..... 306
(3) If divisions (A) (1) and (2) of this section do not ..... 307
apply, the individual owes to the limited liability company the ..... 308
duties of an officer set forth in division (B) of this section. ..... 309
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(B) An officer of a limited liability company shall ..... 310
perform the officer's duties in good faith, in a manner the ..... 311
officer reasonably believes to be in or not opposed to the best ..... 312
interests of the limited liability company, and with the care ..... 313
that an ordinarily prudent person in a like position would use ..... 314
under similar circumstances. ..... 315
(C) For purposes of division (B) of this section, both of ..... 316
the following apply: ..... 317
(1) An officer of a limited liability company shall not be ..... 318
found to have violated the officer's duties under this section ..... 319
unless it is proved by clear and convincing evidence in any ..... 320
action brought against the officer that the officer has not ..... 321
acted in good faith, in a manner the officer reasonably believes ..... 322
to be in or not opposed to the best interests of the limited ..... 323
liability company, or with the care that an ordinarily prudent ..... 324
person in a like position would use under similar circumstances. ..... 325
(2) An officer shall not be considered to be acting in ..... 326
good faith if the officer has knowledge concerning the matter in ..... 327
question that would cause reliance on information, opinions, ..... 328
reports, or statements that are prepared or presented by any of ..... 329
the persons described in section 1705.30 of the Revised Code to ..... 330
be unwarranted. ..... 331
(D) An officer shall be liable in damages for a violation ..... 332
of the officer's duties under division (B) of this section only ..... 333
if it is proved by clear and convincing evidence in a court of ..... 334
competent jurisdiction that the officer's action or failure to ..... 335
act involved an act or omission undertaken with deliberate ..... 336
intent to cause injury to the limited liability company or ..... 337
undertaken with reckless disregard for the best interests of the ..... 338
company. This division does not apply if, and only to the extent ..... 339
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that, at the time of an officer's act or omission that is the ..... 340
subject of complaint, either of the following is true: ..... 341
(1) The articles or the operating aqreement of the limited ..... 342
liability company state by specific reference to division (D) of ..... 343
this section that the provisions of this division do not apply ..... 344
to the limited liability company. ..... 345
(2) A written agreement between the officer and the ..... 346
limited liability company states by specific reference to ..... 347
division (D) of this section that the provisions of this ..... 348
division do not apply to the officer. ..... 349
(E) Nothing in this section affects the duties of an ..... 350
officer who acts in any capacity other than the officer's ..... 351
capacity as an officer. Nothing in this section affects any ..... 352
contractual obligations of an officer to the limited liability ..... 353
company. ..... 354
Sec. 1705.30. In performing his the duties to or ..... 355
exercising the authority on behalf of a limited liability ..... 356
company, a member or, manager, or officer of a limited ..... 357
liability company is entitled to rely on information, opinions, ..... 358
reports, or statements, including, but not limited to, financial ..... 359
statements and other financial data, that are prepared or ..... 360
presented by any of the following persons: ..... 361
(A) One or more members, managers, officers, or employees ..... 362
of the company who the member or, manager, or officer ..... 363
reasonably believes are reliable and competent in the matters ..... 364
prepared or presented; ..... 365
(B) Counsel, public accountants, or other persons as to ..... 366
matters that the member or ,_manager, or officer reasonably ..... 367
believes are within the person's professional or expert ..... 368
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competence.
Sec. 1705.48. Except as otherwise provided by this chapter
or any other provision of the Revised Code, including, but not limited to, sections 3734.908, 5739.33, 5743.57, 5747.07, and 5753.02 of the Revised Code, all of the following apply:
(A) The debts, obligations, and liabilities of a limited liability company, whether arising in contract, tort, or otherwise, are solely the debts, obligations, and liabilities of the limited liability company.
(B) Neither the members of the limited liability company ar any member, manager, or officer of the a limited liability company is personally liable to satisfy any judgment, decree, or order of a court for, or is personally liable to satisfy in any other manner, a debt, obligation, or liability of the company solely by reason of being a member manager, or officer of the limited liability company.
(C) The failure of a limited liability company or any of its members, managers, or officers to observe any formalities relating to the exercise of the limited liability company's powers or the management of its activities is not a factor to consider in, or a ground for, imposing liability on the members, managers, or officers for the debts, obligations, or other liabilities of the company.
(D) Nothing in this chapter affects any personal liability of $z$ any member a limy or any officer of a limited liability company for the member's © _ manager's, or officer's own actions or omissions.
(D) (E) This chapter does not affect any statutory or
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relationship between an individual who renders a professional ..... 398
service and a recipient of that service, including, but not ..... 399
limited to, any contract or tort liability arising out of acts ..... 400
or omissions committed or omitted during the course of rendering ..... 401
the professional service. ..... 402
Section 2. That existing sections 1701.56, 1701.64, ..... 403
$1705.081,1705.161,1705.281,1705.30$, and 1705.48 of the ..... 404
Revised Code are hereby repealed. ..... 405

