As Introduced

131st General Assembly Regular Session

H. B. No. 336

2015-2016

Representatives Dever, Ryan

Cosponsors: Representatives Green, Hambley, Perales, Stinziano

A BILL

То	amend section 1701.86 of the Revised Code to	1
	require, under certain circumstances, a	2
	certificate of dissolution of a corporation to	3
	be accompanied by an affidavit stating that the	4
	corporation is not required to pay or has not	5
	been assessed any taxes at the time of	6
	dissolution.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1701.86 of the Revised Code be	8
amended to read as follows:	9
Sec. 1701.86. (A) A corporation may be dissolved	10
voluntarily in the manner provided in this section, provided the	11
provisions of Chapter 1704. of the Revised Code do not prevent	12
the dissolution from being effected.	13
(B) A resolution of dissolution for a corporation shall	14
set forth that the corporation elects to be dissolved. The	15
resolution also may include any of the following:	16
(1) The date on which the certificate of dissolution is to	17
be filed or the conditions or events that will result in the	18

filing of the certificate;	19
(2) Authorization for the officers or directors to abandon	20
the proposed dissolution before the filing of the certificate of	21
dissolution;	22
(3) Any additional provision considered necessary with	23
respect to the proposed dissolution and winding up.	24
respect to the proposed dissolution and winding up.	24
(C) If an initial stated capital is not set forth in the	25
articles then before the corporation begins business, or if an	26
initial stated capital is set forth in the articles then before	27
subscriptions to shares shall have been received in the amount	28
of that initial stated capital, the incorporators or a majority	29
of them may adopt, by a writing signed by each of them, a	30
resolution of dissolution.	31
(D) The directors may adopt a resolution of dissolution in	32
any of the following cases:	
(1) When the corporation has been adjudged bankrupt or has	34
made a general assignment for the benefit of creditors;	35
made a general assignment for the benefit of creditors,	33
(2) By leave of the court, when a receiver has been	36
appointed in a general creditors' suit or in any suit in which	37
the affairs of the corporation are to be wound up;	38
(3) When substantially all of the assets have been sold at	39
judicial sale or otherwise;	40
(4) When the articles have been canceled for failure to	41
file annual franchise or excise tax returns or for failure to	42
pay franchise or excise taxes and the corporation has not been	43
reinstated or does not desire to be reinstated;	44
(5) When the period of existence of the corporation	45
specified in its articles has expired.	46
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(E) The shareholders at a meeting held for such purpose	47
may adopt a resolution of dissolution by the affirmative vote of	48
the holders of shares entitling them to exercise two-thirds of	49
the voting power of the corporation on such proposal or, if the	50
articles provide or permit, by the affirmative vote of a greater	51
or lesser proportion, though not less than a majority, of such	52
voting power, and by such affirmative vote of the holders of	53
shares of any particular class as is required by the articles.	54
Notice of the meeting of the shareholders shall be given to all	55
the shareholders whether or not entitled to vote at it.	56
(F) Upon the adoption of a resolution of dissolution, a	57
certificate shall be prepared, on a form prescribed by the	58
secretary of state, setting forth all of the following:	59
(1) The name of the corporation;	60
(2) A statement that a resolution of dissolution has been	61
adopted;	62
(3) A statement of the manner of adoption of such	63
resolution, and, in the case of its adoption by the	64
incorporators or directors, a statement of the basis for such	65
adoption;	66
(4) The place in this state where its principal office is	67
or is to be located;	68
(E) mb internat address of soah densin some hald an	69
(5) The internet address of each domain name held or	
maintained by or on behalf of the corporation;	7 C
(6) The name and address of its statutory agent;	71
(7) The date of dissolution, if other than the filing	72
date. The date of dissolution shall not be more than ninety days	73
after the filing of the certificate of dissolution	7.4

(G) When the resolution of dissolution is adopted by the
incorporators, the certificate shall be signed by not less than
a majority of them. In all other cases, the certificate shall be
signed by any authorized officer, unless the officer fails to
execute and file such certificate within thirty days after the
date upon which such certificate is to be filed. In that latter
event, the certificate of dissolution may be signed by any three
shareholders or, if there are less than three shareholders, all
of the shareholders and shall set forth a statement that the
persons signing the certificate are shareholders and are filing
the certificate because of the failure of the officers to do so.

- (H) Except as otherwise provided in division (I) of this section, a certificate of dissolution, filed with the secretary of state, shall be accompanied by all of the following:
- (1) An affidavit of one or more of the persons executing the certificate of dissolution or of an officer of the corporation containing a statement of the counties, if any, in this state in which the corporation has personal property or a statement that the corporation is of a type required to pay personal property taxes to state authorities only;
- (2) A certificate or other evidence from the department of taxation showing that the corporation has paid all taxes administered by and required to be paid to the tax commissioner that are or will be due from the corporation on the date of the dissolution, or that the department has received an adequate quarantee for the payment of all such taxes an affidavit of one or more of the persons executing the certificate of dissolution or of an officer of the corporation containing a statement that the corporation is not required to pay or the department of taxation has not assessed any tax for which such a certificate

or other evidence is not provided;	105
(3) A certificate or other evidence showing the payment of	106
all personal property taxes accruing up to the date of	107
dissolution or showing that such payment has been adequately	108
guaranteed, or an affidavit of one or more of the persons	109
executing the certificate of dissolution or of an officer of the	110
corporation containing a statement that the corporation is not	111
required to pay or the department of taxation has not assessed	112
any tax for which such a certificate or other evidence is not	113
provided;	114
(4) A receipt, certificate, or other evidence from the	115
director of job and family services showing that all	116
contributions due from the corporation as an employer have been	117
paid, or that such payment has been adequately guaranteed, or	118
that the corporation is not subject to such contributions;	119
(5) A receipt, certificate, or other evidence from the	120
bureau of workers' compensation showing that all premiums due	121
from the corporation as an employer have been paid, or that such	122
payment has been adequately guaranteed, or that the corporation	123
is not subject to such premium payments.	124
(I) In lieu of the receipt, certificate, or other evidence	125
described in division (H) (2) , (3), (4), or (5) of this section,	126
a certificate of dissolution may be accompanied by an affidavit	127
of one or more persons executing the certificate of dissolution	128
or of an officer of the corporation containing a statement of	129
the date upon which the particular department, agency, or	130
authority was advised in writing of the scheduled effective date	131
of the dissolution and was advised in writing of the	132
acknowledgment by the corporation of the applicability of the	133

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provisions of section 1701.95 of the Revised Code.

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(J) Upon the filing of a certificate of dissolution and	135	
such accompanying documents or on a later date specified in the	136	
certificate that is not more than ninety days after the filing,	137	
the corporation shall be dissolved.	138	
Section 2. That existing section 1701.86 of the Revised	139	
Code is hereby repealed.	140	