SENATE, No. 898 STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED JANUARY 27, 2020

Sponsored by: Senator JOSEPH P. CRYAN District 20 (Union) Senator NELLIE POU District 35 (Bergen and Passaic)

Co-Sponsored by: Senator O'Scanlon

SYNOPSIS

Permits corporations to use blockchain technology for certain recordkeeping requirements.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 6/3/2021)

AN ACT concerning corporate recordkeeping and blockchain
 technology and amending N.J.S.14A:5-28 and P.L.2009, c.176.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. N.J.S.14A:5-28 is amended to read as follows:

14A:5-28. Books and records; right of inspection.

9 (1) Each corporation shall keep books and records of account 10 and minutes of the proceedings of its shareholders, board and executive committee, if any. Unless otherwise provided in the 11 12 bylaws, such books, records and minutes may be kept outside this State. The corporation shall keep at its principal office, its 13 registered office, [or] at the office of its transfer agent, or on an 14 15 electronic network, a record or records containing the names and 16 addresses of all shareholders, the number, class and series of shares 17 held by each and the dates when they respectively became the 18 owners of record thereof. Any of the foregoing books, minutes or 19 records may be in written form or in any other form capable of being converted into readable form within a reasonable time, 20 21 including on an electronic network. A corporation shall convert 22 into readable form without charge any such records not in such 23 form, upon the written request of any person entitled to inspect 24 them.

(2) Upon the written request of any shareholder, the corporation
shall mail to such shareholder its balance sheet as at the end of the
preceding fiscal year, and its profit and loss and surplus statement
for such fiscal year.

29 (3) Any person who shall have been a shareholder of record of a 30 corporation for at least six months immediately preceding his 31 demand, or any person holding, or so authorized in writing by the 32 holders of, at least 5% of the outstanding shares of any class or 33 series, upon at least five days' written demand shall have the right 34 for any proper purpose to examine in person or by agent or attorney, 35 during usual business hours, its minutes of the proceedings of its shareholders and record of shareholders and to make extracts 36 37 therefrom, at the places where the same are kept pursuant to 38 subsection 14A:5-28(1). If the records are kept on an electronic 39 network, the corporation shall convert any records so kept into a 40 clearly legible form upon the request of any person entitled to the 41 records in the timeframe required pursuant to this subsection.

(4) Nothing herein contained shall impair the power of any
court, upon proof by a shareholder of proper purpose, irrespective
of the period of time during which the shareholder shall have been a
shareholder of record, and irrespective of the number of shares held

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

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1 by him, to compel the production for examination by such 2 shareholder of the books and records of account, minutes, and 3 record of shareholders of a corporation. The court may, in its 4 discretion prescribe any limitations or conditions with reference to 5 the inspection, or award any other or further relief as the court may 6 deem just and proper. The court may order books, documents and 7 records, pertinent extracts therefrom, or duly authenticated copies 8 thereof, to be brought within this State and kept in this State upon 9 whatever terms and conditions as the order may prescribe. In any 10 action for inspection the court may proceed summarily.

11 (5) Holders of voting trust certificates representing shares of the 12 corporation shall be regarded as shareholders for the purpose of this section. 13

14 (6) A corporation may impose reasonable limitations or 15 conditions on the use or distribution of requested materials provided 16 to a demanding shareholder: (a) pursuant to either subsection 17 14A:5-28(2) or 14A:5-28(3); or (b) prior to the order of a court 18 pursuant to subsection 14A:5-28(4).

19 As used in this section, "electronic network" means one or more 20 electronic networks or databases, including one or more distributed 21 electronic networks or databases that utilize blockchain technology, 22 administered by or on the behalf of the corporation.

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25 2. Section 2 of P.L.2009, c.176 (C.14A:1-8.1) is amended to 26 read as follows:

27 2. (1) Any notice required or permitted pursuant to the provisions of N.J.S.14A:1-1 et seq., or by a certificate of 28 29 incorporation or by-laws or any resolution of directors or 30 shareholders, may be provided by electronic transmission as 31 follows:

32 (a) Any notice to shareholders given by the corporation pursuant to any provision of N.J.S.14A:1-1 et seq., or by a certificate of 33 34 incorporation or by-laws or any resolution of directors or 35 shareholders, shall be effective if given by a form of electronic 36 transmission consented to by the shareholder to whom the notice is 37 given.

38 (i) Any consent given pursuant to paragraph (a) of this 39 subsection shall be revocable by the shareholder by written notice, 40 and not electronic transmission, to the corporation.

41 (ii) Any consent given pursuant to paragraph (a) of this 42 subsection shall be deemed revoked if: (A) the corporation is unable 43 to deliver by electronic transmission two consecutive notices given 44 by the corporation in accordance with the shareholder's consent; and 45 (B) that inability becomes known to the secretary or an assistant 46 secretary of the corporation or to the transfer agent, or other person 47 responsible for the giving of notice following the second missed 48 delivery; provided, however, the inadvertent failure to treat that

²³ (cf: P.L.2017, c.364, s.1)

1 inability as a revocation shall not invalidate any meeting or other 2 action. 3 (b) Any notice to shareholders given by the corporation pursuant to any provision of N.J.S.14A:1-1 et seq., or by a certificate of 4 5 incorporation or by-laws or any resolution of directors or shareholders, shall be deemed given: 6 (i) if by facsimile telecommunication, when directed to a 7 8 number at which the shareholder has consented to receive notice; 9 (ii) if by electronic mail, when directed to an electronic mail 10 address at which the shareholder has consented to receive notice; 11 (iii) if by a posting on an electronic network together with 12 separate notice to the shareholder of that specific posting, upon the 13 later of (A) that posting; or (B) the giving of the separate notice; or 14 (iv) if by any other form of electronic transmission, when 15 directed to the shareholder. 16 (c) An affidavit of the secretary or an assistant secretary or of 17 the transfer agent or other agent of the corporation that the notice 18 has been given by a form of electronic transmission shall, in the absence of fraud, be prima facie evidence that the notice has been 19 20 given. 21 (d) For purposes of this section, "electronic transmission" means 22 any form of communication, not directly involving the physical 23 transmission of paper, including the use of, or participation in, an 24 electronic network pursuant to N.J.S.14A:5-28, that creates a record 25 that may be retained, retrieved and reviewed by a recipient, and that 26 may be directly reproduced in paper form by that recipient through 27 an automated process. (2) This section shall not apply to notices required or permitted 28 29 pursuant to N.J.S.14A:6-5, N.J.S.14A:7-3, N.J.S.14A:12-10, 30 N.J.S.14A:12-12 or N.J.S.14A:14-15. 31 (cf: P.L.2009, c.176, s.2) 32 33 3. This act shall take effect immediately. 34 35 **STATEMENT** 36 37 This bill provides that corporations may utilize electronic 38 39 networks, including distributed electronic networks, in order to 40 meet recordkeeping requirements. 41 Current law requires corporations to keep records containing the 42 names and addresses of all shareholders, the number, class and series of shares held by each and the dates when they respectively 43 44 became the owners of the shares. This bill provides that these 45 corporate records of shares may be kept on an electronic network. 46 It also provides that corporations may use electronic transmissions 47 from electronic networks to meet with certain notice provisions of 48 existing law.

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1 As used in the bill, "electronic network" means one or more 2 electronic networks or databases, including one or more distributed 3 electronic networks or databases that utilize blockchain technology, 4 administered by or on the behalf of the corporation.

5 This bill is based on recent changes to the Delaware General 6 Corporation Law which allow Delaware corporations to utilize 7 distributed electronic networks, also known as blockchain 8 technology, in order to create and maintain certain shareholder 9 records and meet with certain shareholder notice requirements. This bill clarifies that New Jersey corporations may use blockchain 10

technology in order to simplify recordkeeping requirements. 11