491.103 Procedure for consolidation.

- 1. Any two or more corporations whether heretofore or hereafter organized may consolidate into a new corporation in the manner provided in this section.
- 2. The board of directors of each corporation shall, by a resolution adopted by a majority vote of the members of each such board, approve a plan of consolidation setting forth:
- a. The names of the corporations proposing to consolidate, and the name of the new corporation into which they propose to consolidate, which is hereinafter designated as the new corporation.
 - b. The terms and conditions of the proposed consolidation.
- c. The manner and basis of converting the shares of each corporation into shares, or other securities, or obligations of the new corporation.
- d. With respect to the new corporation, all of the statements required to be set forth in articles of incorporation for corporations organized under this chapter.
- e. Such other provisions with respect to the proposed consolidation as are deemed necessary or desirable.

 $\begin{array}{l} [C50,\, \bar{5}4,\, 58,\, 62,\, 66,\, 71,\, 73,\, 75,\, 77,\, 79,\, 81,\, \S 491.103] \\ \textbf{2012 Acts, ch } 1023,\, \S 91 \\ \textbf{Referred to in } \S 508B.2,\, 515G.2,\, 521.2 \end{array}$