1 BANKS, §524.1301

524.1301 Dissolution by incorporators, organizers, or initial directors.

A majority of the incorporators, organizers, or initial directors of a state bank that has not issued shares or has not commenced business may dissolve the state bank by delivering articles of dissolution to the superintendent, together with the applicable filing,* for filing with the secretary of state that set forth all of the following:

- 1. The name of the state bank.
- 2. The date of its incorporation or organization.
- 3. Either of the following:
- a. That the state bank has not issued any shares.
- b. That the state bank has not commenced business.
- 4. That no debt of the state bank remains unpaid.
- 5. If shares were issued, that the net assets of the state bank remaining after the payment of all necessary expenses have been distributed to the shareholders.
- 6. That a majority of the incorporators, organizers, or initial directors authorized the dissolution.

[C97, §1857; S13, §1857; C24, 27, 31, 35, 39, §**9277;** C46, 50, 54, 58, 62, 66, §528.76; C71, 73, 75, 77, 79, 81, §524.1301]

90 Acts, ch 1205, \$40; 95 Acts, ch 148, \$96; 2004 Acts, ch 1141, \$67; 2022 Acts, ch 1062, \$102 *The words "filing fees" probably intended; corrective legislation is pending Unnumbered paragraph 1 amended