489.209 Correcting filed record.

1. A person on whose behalf a filed record was delivered to the secretary of state for filing may correct the record if any of the following apply:

a. The record at the time of filing was inaccurate.

- b. The record was defectively signed.
- c. The electronic transmission of the record to the secretary of state was defective.

2. To correct a filed record, a person on whose behalf the record was delivered to the secretary of state must deliver to the secretary of state for filing a statement of correction.

- 3. A statement of correction shall comply with all of the following:
- a. It must not state a delayed effective date.
- *b.* It must be signed by the person correcting the filed record.

c. It must describe the record to be corrected including its filing date or attach a copy of the record as filed.

- d. It must specify the inaccuracy or defect to be corrected.
- e. It must correct the inaccuracy or defect.

4. A statement of correction is effective as of the effective date of the filed record that it corrects except for purposes of section 489.103, subsection 4, and as to persons relying on the uncorrected filed record and adversely affected by the correction. For those purposes and as to those persons, the statement of correction is effective when filed.

2008 Acts, ch 1162, §23, 155 C2009, §489.206 2023 Acts, ch 152, §26, 143, 161 C2024, §489.209 Referred to in §9.14, 489.109, 489.202, 489.205, 489.207 Former §489.209 transferred to §489.211A; 2023 Acts, ch 152, §143, 161 2023 amendment effective January 1, 2024; 2023 Acts, ch 152, §143, 161 2023 amendment effective January 1, 2024; 2023 Acts, ch 152, §161 Section transferred from §489.206 in Code 2024 pursuant to directive in 2023 Acts, ch 152, §143, 161 Section amended