

490.1510 Transfer of registration.

1. If a registered foreign corporation merges into a nonregistered foreign corporation or converts to a foreign corporation required to register with the secretary of state to do business in this state, the foreign corporation shall deliver to the secretary of state for filing a transfer of registration statement. The transfer of registration statement must be signed by the surviving or converted foreign corporation and state all of the following:

a. The name of the registered foreign corporation and its jurisdiction of formation before the merger or conversion.

b. The name of the surviving or converted foreign corporation and its jurisdiction of formation after the merger or conversion and, if the name does not comply with [section 490.401](#), an alternate name adopted pursuant to [section 490.1506](#).

c. All of the following information regarding the surviving or converted foreign corporation after the merger or conversion:

(1) The street and mailing addresses of the principal office of the foreign corporation and, if the law of the foreign corporation's jurisdiction of formation requires it to maintain an office in that jurisdiction, the street and mailing addresses of that office.

(2) The street and mailing addresses of the foreign corporation's registered office in this state and the name of its registered agent at that office.

2. On the effective date of a transfer of registration statement as determined in accordance with [section 490.123](#), the registration of the registered foreign corporation to do business in this state is transferred without interruption to the foreign corporation into which it has merged or to which it has been converted.

[2021 Acts, ch 165, §196, 230](#)

Referred to in [§490.1504](#), [490.1506](#)

Former section 490.1510 stricken effective January 1, 2022, by [2021 Acts, ch 165, §196, 230](#)