

## Sen. Mattie Hunter

Filed: 5/2/2007

	09500SB1435sam001	LRB095 10506 WGH 35798 a
1	AMENDMENT TO SENATE	BILL 1435
2	AMENDMENT NO Amend Sena	te Bill 1435 on page 1, by
3	replacing lines 10 and 11 with the following:	
4	"administratively dissolved until	3 years have elapsed
5	following the date of issuance	of the certificate of
6	dissolution."; and	
7	on page 1, by replacing lines 13 and	14 with the following:
	"dissolved is reinstated within 3 years after the date of	
8	"dissolved is reinstated within 3	years after the date of
8 9	"dissolved is reinstated within 3 issuance of the certificate of d	
		issolution, the domestic
9	issuance of the certificate of o	issolution, the domestic
9	issuance of the certificate of o	issolution, the domestic
9	issuance of the certificate of decorporation shall continue under"; ar	issolution, the domestic
9 10 11	issuance of the certificate of decorporation shall continue under"; are on page 2, by replacing lines 3 and 4	dissolution, the domestic and with the following:  3 years have elapsed
9 10 11 12	issuance of the certificate of decorporation shall continue under"; are on page 2, by replacing lines 3 and 4 "administratively dissolved until	dissolution, the domestic and with the following:  3 years have elapsed
9 10 11 12 13	issuance of the certificate of decorporation shall continue under"; are on page 2, by replacing lines 3 and 4 "administratively dissolved until following the date of issuance	dissolution, the domestic and with the following:  3 years have elapsed

- 1 "dissolved is reinstated within 3 years after the date of
- 2 issuance of the certificate of dissolution, the domestic
- 3 corporation shall continue under".