

Classes of Corporations, of this Article, in so far as they are applicable.] *specifically provided by applicable provisions of Part III, Particular Classes of Corporations, of this Article, this Part II, Non-Stock Corporations, applies to every corporation of this State without capital stock.*

(b) *Except as otherwise specifically provided by applicable provisions of this Part II, Non-Stock Corporations, and of Part III, Particular Classes of Corporations, of this Article, Part I, Stock Corporations, of this Article, applies to every corporation of this State without capital stock unless the context otherwise clearly requires.*

[(b)] (c) *Wherever the term stockholder, holder of shares, or other equivalent words are used in this Article, they shall be deemed to include members, unless the context otherwise clearly requires.*

134. Members.

(c) *Notwithstanding any provision of this Article to the contrary, any corporation of this State without capital stock may, by its charter or by-laws, divide its directors or members into classes and prescribe the tenure and conditions of office of directors and the rights, privileges and qualifications of members; provided, however, that no class of director shall be elected to serve for a period of less than the interval between annual meetings, except where all or a class of directors must be members and applicable qualifications for membership may have the effect of shortening such tenure of office.*

135. Meetings.

(e) *A corporation of this State without capital stock, by its charter or by-laws, may deny or limit the right of members to vote by proxy and may provide for the right of members to vote by mail on a stated proposal or for the election of directors or the election of any officers which are to be elected by members.*

136. Consolidation Merger and Transfers of Assets.

No corporation of this State without capital stock shall consolidate or merge with any corporation other than another corporation without capital stock. Any consolidation or merger of, *and any sale, lease, exchange or other transfer of all or substantially all the property and assets of, a corporation[s] of this State without capital stock, shall be effected in accordance with the provisions of this Article for consolidation [and], merger and such transfers of assets of stock corporations.*

136A. Dissolution.

(a) *Subject to the provisions of this section, any dissolution of a corporation of this State without capital stock shall be effected in accordance with the provisions of this Article for the dissolution of stock corporations.*

(b) *In connection with the dissolution and liquidation of a corporation of this State without capital stock, the directors or trustees shall have the powers and duties of directors of corporations having capital stock as provided in this Article, except as otherwise provided by this section. In such dissolution and liquidation:*