| 1.1 | A bill for an act |
|------------|--|
| 1.2 | relating to corporations; providing for the organization and operation of public benefit corporations; proposing coding for new law as Minnesota Statutes, |
| 1.3 1.4 | chapter 304A. |
| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.6 | Section 1. [304A.001] CITATION. |
| 1.7 | This chapter may be cited as the "Minnesota Public Benefit Corporation Act." |
| | |
| 1.8 | APPLICATION |
| | |
| 1.9 | Sec. 2. [304A.011] APPLICATION AND EFFECT OF CHAPTER. |
| 1.10 | Subdivision 1. General rule. This chapter applies to all public benefit corporations. |
| 1.11 | Subd. 2. Laws applicable. Chapter 302A applies to all public benefit corporations |
| 1.12 | and all statutes and rules of law that apply to a corporation formed under chapter 302A |
| 1.13 | also apply to a public benefit corporation. If chapter 302A conflicts with sections |
| 1.14 | 304A.001 to 304A.301, sections 304A.001 to 304A.301 govern. The chapter does not |
| 1.15 | affect a statute or rule of law that applies to a corporation formed under chapter 302A that |
| 1.16 | is not a public benefit corporation. |
| 1.17 | Subd. 3. Articles; bylaws. A provision of the articles, shareholder control |
| 1.18 | agreement, or bylaws of a public benefit corporation may not limit, be inconsistent with, |
| 1.19 | or supersede a provision of this chapter. |
| | |

1.20 Sec. 3. [304A.021] DEFINITIONS.

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| 2.1 | Subdivision 1. Terms. For the purposes of this chapter, unless the language or |
|------|--|
| 2.2 | context clearly indicates that a different meaning is intended, the words, terms, and |
| 2.3 | phrases defined in this section have the meanings given them. |
| 2.4 | Subd. 2. General benefit corporation. "General benefit corporation" means a |
| 2.5 | public benefit corporation that elects in its articles to pursue general public benefit and that |
| 2.6 | may state in its articles a specific public benefit purpose it elects to pursue. |
| 2.7 | Subd. 3. General public benefit. "General public benefit" means a net material |
| 2.8 | positive impact from the business and operations of a general benefit corporation on |
| 2.9 | society, the environment, and the well-being of present and future generations. |
| 2.10 | Subd. 4. Independent. "Independent" means having no material relationship |
| 2.11 | with a public benefit corporation or a parent, a subsidiary, or other affiliate of a public |
| 2.12 | benefit corporation. |
| 2.13 | Subd. 5. Minimum status vote. "Minimum status vote" means that the shareholders |
| 2.14 | shall take action by the affirmative vote of the holders of at least two-thirds of all of |
| 2.15 | the issued and outstanding shares. |
| 2.16 | Subd. 6. Organization. "Organization" means a domestic or foreign business or |
| 2.17 | nonprofit corporation, limited liability company, whether domestic or foreign, partnership, |
| 2.18 | limited partnership, joint venture, association, trust, estate, enterprise, or other legal or |
| 2.19 | commercial entity. |
| 2.20 | Subd. 7. Public benefit corporation. "Public benefit corporation" means a |
| 2.21 | corporation formed under chapter 302A: |
| 2.22 | (1) that has elected to become subject to this chapter; and |
| 2.23 | (2) whose status as a public benefit corporation has not been terminated or revoked. |
| 2.24 | Subd. 8. Specific benefit corporation. "Specific benefit corporation" means a |
| 2.25 | public benefit corporation that states in its articles a specific public benefit purpose it elects |
| 2.26 | to pursue, but does not include a general benefit corporation that states in its articles a |
| 2.27 | specific public benefit purpose it elects to pursue. |
| 2.28 | Subd. 9. Specific public benefit. "Specific public benefit" means one or more |
| 2.29 | positive impacts, or reduction of a negative impact, on specified categories of natural |
| 2.30 | persons, entities, communities, or interests, other than shareholders in their capacity as |
| 2.31 | shareholders, as enumerated in the articles of a public benefit corporation. |
| 2.32 | Subd. 10. Third-party standard. "Third-party standard" means: |
| 2.33 | (1) a publicly available standard or guideline for defining, reporting, and assessing |
| 2.34 | the performance of a business enterprise as a social or benefit corporation; |
| 2.35 | (2) promulgated by a natural person or an organization; and |
| 2.36 | (3) that is independent of the public benefit corporation. |

3.1

INCORPORATION

| 3.2 | Sec. 4. [304A.101] PUBLIC BENEFIT CORPORATION PURPOSES. |
|------|---|
| 3.3 | Subdivision 1. General benefit corporation purpose. A general benefit corporation |
| 3.4 | has a purpose of pursuing general public benefit. A general benefit corporation may |
| 3.5 | also state in its articles one or more specific public benefit purposes the general benefit |
| 3.6 | corporation elects to pursue. Purposes under these subdivisions are in addition to the |
| 3.7 | purposes under section 302A.101. |
| 3.8 | Subd. 2. Specific benefit corporation purpose. A specific benefit corporation shall |
| 3.9 | have a purpose of pursuing one or more specific public benefit purposes stated in its articles. |
| 3.10 | Purposes under this subdivision are in addition to the purposes under section 302A.101. |
| 3.11 | The election to pursue a specific public benefit purpose under this subdivision does not |
| 3.12 | require a specific benefit corporation to pursue general public benefit under subdivision 1. |
| 3.13 | Subd. 3. Effect of purposes. The pursuit of general public benefit or a specific |
| 3.14 | public benefit purpose under subdivision 1, or a specific public benefit purpose under |
| 3.15 | subdivision 2, is in the best interests of a public benefit corporation. |
| 3.16 | Subd. 4. Amendment of a specific public benefit purpose. In accordance with |
| 3.17 | the procedures stated in chapter 302A and with approval by the minimum status vote, a |
| 3.18 | general benefit corporation or a specific benefit corporation may amend its articles to add, |
| 3.19 | amend, or delete a specific public benefit purpose unless the amendment would cause a |
| 3.20 | termination of public benefit corporation status under section 304A.104. |
| | |
| 3.21 | Sec. 5. [304A.102] INCORPORATION OF A PUBLIC BENEFIT |
| 3.22 | CORPORATION. |
| 3.23 | Subdivision 1. Incorporation. A public benefit corporation must be incorporated |
| 3.24 | in accordance with chapter 302A, and its articles must also state that the public benefit |
| 3.25 | corporation is a: |
| 3.26 | (1) general benefit corporation; |
| 3.27 | (2) general benefit corporation that also elects to pursue a specific public benefit |
| 3.28 | purpose as stated in its articles; or |
| 3.29 | (3) a specific benefit corporation that elects to pursue a specific public benefit |
| 3.30 | purpose as stated in its articles. |
| 3.31 | Subd. 2. Name requirements. A public benefit corporation name must comply |
| 3.32 | with the requirements of section 302A.115 other than subdivision 1, paragraph (b), and |
| 3.33 | with respect to: |
| | |

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| 4.1 | (1) a general benefit corporation | , contain the word | s "general benefit cor | poration," |
| 4.2 | or the abbreviation "GBC;" and | | | |
| 4.3 | (2) a specific benefit corporation | , contain the word | s "specific benefit cor | poration," or |
| 4.4 | the abbreviation "SBC." | | | |
| | | | | |
| 4.5 | Sec. 6. [304A.103] ELECTION | OF PUBLIC BEN | NEFIT CORPORAT | ION |
| 4.6 | STATUS. | | | |
| 4.7 | Subdivision 1. By amendment. | In accordance wit | h the procedures state | ed in chapter |
| 4.8 | 302A and with approval by the minin | num status vote, ar | n existing corporation | formed |
| 4.9 | under chapter 302A may elect to becc | me a public benef | it corporation under t | his chapter |
| 4.10 | by amending its articles to meet the re- | equirements of sec | tion 304A.102. | |
| 4.11 | Subd. 2. By merger, exchange | , conversion, or t | ransfer. (a) This sub | division |
| 4.12 | applies if: | | | |
| 4.13 | (1) an organization, other than a | nonprofit corpora | tion, that is not a pub | lic benefit |
| 4.14 | corporation is a party to a merger, exc | hange, or convers | ion, or a transfer in a | ccordance |
| 4.15 | with section 302A.601; and | | | |
| 4.16 | (2) the surviving organization in | the merger, the a | equiring organization | in an |
| 4.17 | exchange, the converted organization | in the conversion, | or the transferee is to | be a public |
| 4.18 | benefit corporation. | | | |
| 4.19 | (b) If this subdivision applies, the subdivision applies, the subdivision applies are subdivision applies. | ne transfer or the p | olan of merger, excha | nge, or |
| 4.20 | conversion, must be adopted in accord | dance with the pro | cedures stated in chap | oter 302A |
| 4.21 | and with approval by the minimum st | atus vote. | | |
| 4.22 | Subd. 3. Rights of dissenting s | hareholders. A sh | areholder of a corpor | ation or the |
| 4.23 | member of a limited liability company | y may dissent fron | n, and obtain paymen | t for the |
| 4.24 | fair value of the shareholder's shares of | or the member's m | embership interests p | ursuant to |
| 4.25 | sections 302A.471 and 302A.473, or s | section 322B.383 | or 322B.386, in the ev | vent of an |
| 4.26 | election of public benefit corporation | status pursuant to | this section. | |
| | | | | |
| 4.27 | Sec. 7. [304A.104] TERMINATI | ON OF PUBLIC | BENEFIT CORPO | RATION |
| 4.28 | STATUS. | | | |
| 4.29 | Subdivision 1. By amendment. | In accordance wit | h the procedures state | ed in chapter |
| 4.30 | 302A and with approval by the minim | num status vote, a | public benefit corpora | ation may |
| 4.31 | terminate its status as a public benefit | corporation and ce | ase to be subject to th | is chapter by |
| 4.32 | amending its articles to delete the requ | uirements of section | on 304A.102, subdivis | sion 1, and |
| 4.33 | change its name to remove the inform | ation required by s | section 304A.102, sub | odivision 2. |
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| 5.1 | Subd. 2. Merger, exchange, conversion, or transfer. If a merger, exchange, |
|------|--|
| 5.2 | conversion, or transfer would have the effect of terminating the status of a public benefit |
| 5.3 | corporation under this chapter, the transfer or the plan of merger, exchange, or conversion |
| 5.4 | must be approved by the minimum status vote. |
| 5.5 | Subd. 3. Rights of dissenting shareholders. A shareholder of a public benefit |
| 5.6 | corporation may dissent from, and obtain payment for the fair value of the shareholder's |
| 5.7 | shares pursuant to sections 302A.471 and 302A.473 in the event of a termination of public |
| 5.8 | benefit corporation status pursuant to this section. |
| 5.9 | Subd. 4. Effects of termination. A public benefit corporation that terminates its |
| 5.10 | status, or has its status revoked more than once pursuant to section 304A.301, subdivision |
| 5.11 | 5, may not elect to become a public benefit corporation under this chapter until three years |
| 5.12 | have passed since the effective date of termination or revocation. |
| 5.13 | ACCOUNTABILITY |
| | |
| 5.14 | Sec. 8. [304A.201] STANDARD OF CONDUCT FOR DIRECTORS. |
| 5.15 | Subdivision 1. Considerations for a general benefit corporation. In discharging |
| 5.16 | the duties of the position of director of a general benefit corporation, a director: |
| 5.17 | (1) shall consider the effects of any proposed, contemplated, or actual conduct on: |
| 5.18 | (i) the general benefit corporation's ability to produce general public benefit; |
| 5.19 | (ii) if the articles also state a specific public benefit purpose, the general benefit |
| 5.20 | corporation's ability to produce that specific public benefit; and |
| 5.21 | (iii) the interests of the constituencies stated in section 302A.251, subdivision 5, |
| 5.22 | including the pecuniary interests of its shareholders; and |
| 5.23 | (2) may not give regular, presumptive, or permanent priority to: |
| 5.24 | (i) the pecuniary interests of the shareholders; or |
| 5.25 | (ii) any other interest or consideration unless the articles identify the interest or |
| 5.26 | consideration as having priority. |
| 5.27 | Subd. 2. Considerations for a specific benefit corporation. In discharging the |
| 5.28 | duties of the position of director of a specific benefit corporation, a director: |
| 5.29 | (1) shall consider the effects of any proposed, contemplated, or actual conduct on: |
| 5.30 | (i) the pecuniary interest of its shareholders; and |
| 5.31 | (ii) the specific benefit corporation's ability to pursue its specific public benefit |
| 5.32 | purpose; |
| 5.33 | (2) may consider the interests of the constituencies stated in section 302A.251, |
| 5.34 | subdivision 5; and |
| 5.35 | (3) may not give regular, presumptive, or permanent priority to: |

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| 6.1 | (i) the pecuniary interests of th | e shareholders; or | | |
| 6.2 | (ii) any other interest or consid | leration unless the a | rticles identify the i | nterest or |
| 6.3 | consideration as having priority. | | | |
| 6.4 | Subd. 3. Liability. A director | who performs the c | luties of a director s | stated in |
| 6.5 | subdivisions 1 and 2 is not liable by | reason of being or h | aving been a direct | or of a public |
| 6.6 | benefit corporation. | | | |
| 6.7 | Subd. 4. Other applicable law | v. The conduct and | liability of a directo | or of a public |
| 6.8 | benefit corporation is subject to section | on 302A.251, subdi | visions 1, 2, 3, and | <u>4.</u> |
| 6.9 | Subd. 5. Duty of loyalty. The | articles of a public b | penefit corporation | may include a |
| 6.10 | provision that any disinterested failu | re to satisfy subdivi | sion 1 or 2 of this s | ection shall |
| 6.11 | not, for purposes of this section or se | ection 302A.251, sub | odivision 4, constitu | ite a breach of |
| 6.12 | the duty of loyalty. | | | |
| | | | | |
| 6.13 | Sec. 9. [304A.202] RIGHT OF | ACTION. | | |
| 6.14 | Subdivision 1. Standing and | grounds for claims | (a) No person oth | er than a |
| 6.15 | shareholder may assert a claim under | this chapter or chap | oter 302A against a | public benefit |
| 6.16 | corporation, its directors, or its office | ers on account of the | e public benefit cor | poration's |
| 6.17 | director's or officer's failure to pursue | e or create general p | ublic benefit or a sp | pecific public |
| 6.18 | benefit. | | | |
| 6.19 | (b) A public benefit corporatio | n is not liable for m | onetary damages u | nder this |
| 6.20 | chapter for any failure of the public l | penefit corporation t | o pursue or create g | eneral public |
| 6.21 | benefit or a specific public benefit. | | | |
| 6.22 | Subd. 2. Grounds for relief. | in addition to the gro | ounds for relief state | ed in section |
| 6.23 | 302A.751, subdivision 1, paragraph | (b), a court may gran | nt relief under this c | hapter when: |
| 6.24 | (1) directors or those in control | l of a public benefit | corporation have b | reached the |
| 6.25 | duties stated in section 304A.201 to | a substantial extent a | and in a sustained n | nanner; or |
| 6.26 | (2) the public benefit corporation | on has for an unreas | onably long period | of time failed |
| 6.27 | to pursue: | | | |
| 6.28 | (i) in the case of a general bene | efit corporation: | | |
| 6.29 | (A) general public benefit; or | | | |
| 6.30 | (B) any specific public benefit | | | |
| 6.31 | (ii) in the case of a specific ber | efit corporation, any | y specific public ber | nefit purpose |
| 6.32 | stated in its articles. | | | |
| 6.33 | Subd. 3. Particular relief ava | | | |
| 6.34 | addition to granting any other equita | ble relief the court of | leems just and reas | onable in |
| 6.35 | the circumstances, the court may: | | | |

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| 7.1 | (1) order the public benefit corpo | oration to terminate | e its status as a pub | lic benefit |
| 7.2 | corporation pursuant to section 304A. | 104, subdivision 1; | | |
| 7.3 | (2) remove one or more director | s from the public b | enefit corporation's | board of |
| 7.4 | directors and determine whether the va | acancy will be fille | d: | |
| 7.5 | (i) as provided in section 302A.2 | 225; or | | |
| 7.6 | (ii) by court appointment, with the | ne appointee to serv | ve only until a quali | fied successor |
| 7.7 | is elected by the shareholders at the ne | ext regular or specie | al meeting of the sh | areholders; |
| 7.8 | (3) appoint a receiver of the pub | lic benefit corporat | tion to: | |
| 7.9 | (i) wind up and liquidate the acti | vities and business | of the public benef | it corporation; |
| 7.10 | or | | | |
| 7.11 | (ii) carry on the business and act | ivities of the public | e benefit corporation | n in a manner |
| 7.12 | consistent with this chapter. | | | |
| 7.13 | (b) Paragraph (a) does not imply | any limitations of | n the relief availabl | e in a |
| 7.14 | proceeding brought under section 302. | A.751 without refe | rence to this chapte | <u>r.</u> |
| 7.15 | TR | ANSPARENCY | | |
| 7.16 | Sec. 10. [304A.301] ANNUAL BI | ENEFIT REPORT | ſ <u>.</u> | |
| 7.17 | Subdivision 1. Report required | No later than 90 | days after the concl | usion of each |
| 7.18 | calendar year, a public benefit corpora | tion must deliver to | o the secretary of st | ate for filing |
| 7.19 | an annual benefit report covering the 1 | 2-month period en | ding on December 3 | 31 of that year |
| 7.20 | and pay a fee of \$35 to the secretary of | of state. The annua | l benefit report mus | t state the |
| 7.21 | name of the public benefit corporation | , be signed by the | public benefit corpo | ration's chief |
| 7.22 | executive officer not more than 30 day | vs before the report | is delivered to the | secretary of |
| 7.23 | state for filing, and must be current when | hen signed. | | |
| 7.24 | Subd. 2. Annual benefit report | for a specific ben | efit corporation. <u>F</u> | or a specific |
| 7.25 | benefit corporation, the annual benefit | report must contai | <u>n:</u> | |
| 7.26 | (1) with regard to the period cov | ered by the report, | a narrative descript | tion of: |
| 7.27 | (i) the ways in which the corpora | ation pursued and c | reated the specific | public benefit |
| 7.28 | purpose stated in its articles; | | | |
| 7.29 | (ii) the extent to which that specified | ific public benefit p | ourpose was pursued | d and created; |
| 7.30 | and | | | |
| 7.31 | (iii) any circumstances that hind | ered efforts to purs | ue or create the spe | cific public |
| 7.32 | benefit; and | | | |
| 7.33 | (2) a certification that its board of | f directors has revi | ewed and approved | the report. |
| 7.34 | Subd. 3. Annual benefit report | for a general ber | efit corporation. | The annual |
| 7.35 | benefit report of a general benefit corp | ooration must: | | |

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| 8.1 | (1) certify that its board of directors has: |
|------|--|
| 8.2 | (i) chosen the third-party standard designated pursuant to clause (2), item (i); |
| 8.3 | (ii) determined that the organization that promulgated the third-party standard |
| 8.4 | is independent; and |
| 8.5 | (iii) approved the report; |
| 8.6 | (2) with regard to the period covered by the report: |
| 8.7 | (i) identify a third-party standard determined by the board; and |
| 8.8 | (ii) with reference to that third-party standard, describe: |
| 8.9 | (A) how the corporation has pursued general public benefit; |
| 8.10 | (B) the extent to which and the ways in which the corporation has created general |
| 8.11 | public benefit; and |
| 8.12 | (C) any circumstances that hindered efforts to create general public benefit; |
| 8.13 | (3) if the report is the first delivered for filing by the general benefit corporation, |
| 8.14 | explain how and why the board chose the third-party standard identified under clause (2), |
| 8.15 | item (i); |
| 8.16 | (4) if the third-party standard identified under clause (2), item (i), is the same |
| 8.17 | third-party standard identified in the immediately prior report: |
| 8.18 | (i) state whether the third-party standard is being applied in a manner consistent with |
| 8.19 | the third-party standard's application in the prior reports; and |
| 8.20 | (ii) if the third-party standard is not being so applied in a consistent manner, explain |
| 8.21 | why; |
| 8.22 | (5) if the third-party standard identified under clause (2), item (i), is not the same as |
| 8.23 | the third-party standard identified in the immediately prior report, explain how and why |
| 8.24 | the board chose a different third-party standard; and |
| 8.25 | (6) if the general benefit corporation has also stated a specific public benefit purpose |
| 8.26 | in its articles, the information required in subdivision 2, clause (1). |
| 8.27 | Subd. 4. Audit not required. A public benefit corporation is not required to have |
| 8.28 | its annual benefit report audited, certified, or otherwise evaluated by a third party. |
| 8.29 | Subd. 5. Failure to file an annual benefit report. If a public benefit corporation |
| 8.30 | fails to file an annual benefit report in accordance with this section within 90 days of |
| 8.31 | the date on which an annual benefit report is due, the secretary of state shall revoke the |
| 8.32 | corporation's status as a public benefit corporation under this chapter and must notify |
| 8.33 | the public benefit corporation of the revocation using the information provided by the |
| 8.34 | corporation pursuant to section 5.002 or 5.34 or provided in the articles. |
| 8.35 | Subd. 6. Effects of revocation; reinstatement. (a) A public benefit corporation |
| 8.36 | that has lost its public benefit corporation status for failure to timely file an annual benefit |

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| 9.1 | report is not entitled to the benefits afforded to a public benefit corporation under this |
|------|--|
| 9.2 | chapter as of the date of revocation. |
| 9.3 | (b) Within 30 days of issuance of revocation of public benefit corporation status by |
| 9.4 | the secretary of state, filing a renewal complying with this section and a \$500 fee with |
| 9.5 | the secretary of state will reinstate the corporation as a public benefit corporation under |
| 9.6 | this chapter as of the date of revocation. |
| 9.7 | Subd. 7. Intentional failure to file an annual benefit report. A shareholder of the |
| 9.8 | public benefit corporation may obtain payment for the fair value of the shareholder's shares |
| 9.9 | pursuant to section 302A.473 as a result of revocation of public benefit corporation status |
| 9.10 | pursuant to this section caused by the intentional failure to file an annual benefit report. |