SF2053

S2053-1

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

AF

S.F. No. 2053

(SENATE AUTHORS: MARTY, Carlson, Latz, Torres Ray and Hall)

DATE	D-PG	OFFICIAL STATUS
02/27/2014	5890	Introduction and first reading Referred to Judiciary
03/06/2014	6008	Author added Torres Ray
03/10/2014	6057a 6066	Comm report: To pass as amended Second reading
03/12/2014 04/22/2014	6174 8208	Author added Hall

1.1 1.2 1.3 1.4	A bill for an act relating to corporations; providing for the organization and operation of public benefit corporations; proposing coding for new law as Minnesota Statutes, 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. Chapter not to be varied. 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.

SF2053	REVISOR	AF	S2053-1	1st Engrossment
--------	---------	----	---------	-----------------

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.

S2053-1

3.1	INCORPORATION
3.2	Sec. 4. [304A.101] INCORPORATION OF A PUBLIC BENEFIT
3.3	CORPORATION.
3.4	Subdivision 1. Incorporation. A public benefit corporation must be incorporated
3.5	in accordance with chapter 302A, and its articles must also state that the public benefit
3.6	corporation is a:
3.7	(1) general benefit corporation;
3.8	(2) general benefit corporation that also elects to pursue a specific public benefit
3.9	purpose as stated in its articles; or
3.10	(3) a specific benefit corporation that elects to pursue a specific public benefit
3.11	purpose as stated in its articles.
3.12	Subd. 2. Name requirements. A public benefit corporation name must comply
3.13	with the requirements of section 302A.115 other than subdivision 1, paragraph (b), and
3.14	with respect to:
3.15	(1) a general benefit corporation, contain the words "general benefit corporation,"
3.16	or the abbreviation "GBC;" and
3.17	(2) a specific benefit corporation, contain the words "specific benefit corporation," or
3.18	the abbreviation "SBC."
3.19	Sec. 5. [304A.102] ELECTION OF PUBLIC BENEFIT CORPORATION
3.20	STATUS.
3.21	Subdivision 1. By amendment. In accordance with the procedures stated in chapter
3.22	302A and with approval by the minimum status vote, an existing corporation formed
3.23	under chapter 302A may elect to become a public benefit corporation under this chapter
3.24	by amending its articles to meet the requirements of section 304A.101.
3.25	Subd. 2. By merger, exchange, conversion, or transfer. (a) This subdivision
3.26	applies if:
3.27	(1) an organization, other than a nonprofit corporation, that is not a public benefit
3.28	corporation is a party to a merger, exchange, or conversion, or a transfer in accordance
3.29	with section 302A.601; and
3.30	(2) the surviving organization in the merger, the acquiring organization in an
3.31	exchange, the converted organization in the conversion, or the transferee is to be a public
3.32	benefit corporation.

SF2053	REVISOR	AF	S2053-1

- 4.1 (b) If this subdivision applies, the transfer or the plan of merger, exchange, or
 4.2 conversion, must be adopted in accordance with the procedures stated in chapter 302A
 4.3 and with approval by the minimum status vote.
 4.4 Subd. 3. Rights of dissenting shareholders. A shareholder of a corporation or the
 4.5 member of a limited liability company may dissent from, and obtain payment for the
 4.6 fair value of the shareholder's shares or the member's membership interests pursuant to
 4.7 sections 302A.471 and 302A.473, or section 322B.383 or 322B.386, in the event of an
- 4.8 <u>election of public benefit corporation status pursuant to this section.</u>

4.9 Sec. 6. [304A.103] TERMINATION OF PUBLIC BENEFIT CORPORATION 4.10 STATUS.

4.11 Subdivision 1. By amendment. In accordance with the procedures stated in chapter

- 4.12 <u>302A and with approval by the minimum status vote, a public benefit corporation may</u>
- 4.13 terminate its status as a public benefit corporation and cease to be subject to this chapter by
- 4.14 amending its articles to delete the requirements of section 304A.101, subdivision 1, and
- 4.15 change its name to remove the information required by section 304A.101, subdivision 2.
- 4.16 Subd. 2. Merger, exchange, conversion, or transfer. If a merger, exchange,
- 4.17 <u>conversion, or transfer would have the effect of terminating the status of a public benefit</u>
- 4.18 corporation under this chapter, the transfer or the plan of merger, exchange, or conversion
- 4.19 <u>must be approved by the minimum status vote.</u>
- 4.20 <u>Subd. 3.</u> <u>Rights of dissenting shareholders.</u> <u>A shareholder of a public benefit</u>
 4.21 <u>corporation may dissent from, and obtain payment for the fair value of the shareholder's</u>
- 4.22 shares pursuant to sections 302A.471 and 302A.473 in the event of a termination of public
- 4.23 <u>benefit corporation status pursuant to this section.</u>
- 4.24 Subd. 4. Effects of termination. A public benefit corporation that terminates its
- 4.25 status, or has its status revoked more than once pursuant to section 304A.301, subdivision
- 4.26 <u>5, may not elect to become a public benefit corporation under this chapter until three years</u>
- 4.27 <u>have passed since the effective date of termination or revocation.</u>

4.28 Sec. 7. [304A.104] PUBLIC BENEFIT CORPORATION PURPOSES.

4.29 <u>Subdivision 1.</u> General benefit corporation purpose. A general benefit corporation

- 4.30 has a purpose of pursuing general public benefit. A general benefit corporation may
- 4.31 <u>also state in its articles one or more specific public benefit purposes the general benefit</u>
- 4.32 <u>corporation elects to pursue. Purposes under these subdivisions are in addition to the</u>
- 4.33 purposes under section 302A.101.

5.1	Subd. 2. Specific benefit corporation purpose. A specific benefit corporation shall
5.2	have a purpose of pursuing one or more specific public benefit purposes stated in its articles.
5.3	Purposes under this subdivision are in addition to the purposes under section 302A.101.
5.4	The election to pursue a specific public benefit purpose under this subdivision does not
5.5	require a specific benefit corporation to pursue general public benefit under subdivision 1.
5.6	Subd. 3. Effect of purposes. The pursuit of general public benefit or a specific
5.7	public benefit purpose under subdivision 1, or a specific public benefit purpose under
5.8	subdivision 2, is in the best interests of a public benefit corporation.
5.9	Subd. 4. Amendment of a specific public benefit purpose. In accordance with
5.10	the procedures stated in chapter 302A and with approval by the minimum status vote, a
5.11	general benefit corporation or a specific benefit corporation may amend its articles to add,
5.12	amend, or delete a specific public benefit purpose unless the amendment would cause a
5.13	termination of public benefit corporation status under section 304A.103.
5.14	ACCOUNTABILITY
5.15	Sec. 8. [304A.201] STANDARD OF CONDUCT FOR DIRECTORS.
5.16	Subdivision 1. Considerations for a general benefit corporation. In discharging
	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 pursue general public benefit;
5.19	
5.20	(ii) if the articles also state a specific public benefit purpose, the general benefit
5.21	<u>corporation's ability to pursue its specific public benefit; and</u>
5.22	(iii) the interests of the constituencies stated in section 302A.251, subdivision 5,
5.23	including the pecuniary interests of its shareholders; and
5.24	(2) may not give regular, presumptive, or permanent priority to:
5.25	(i) the pecuniary interests of the shareholders; or
5.26	(ii) any other interest or consideration unless the articles identify the interest or
5.27	consideration as having priority.
5.28	Subd. 2. Considerations for a specific benefit corporation. In discharging the
5.29	duties of the position of director of a specific benefit corporation, a director:
5.30	(1) shall consider the effects of any proposed, contemplated, or actual conduct on:
5.31	(i) the pecuniary interest of its shareholders; and
5.32	(ii) the specific benefit corporation's ability to pursue its specific public benefit
5.33	purpose;
5.34	(2) may consider the interests of the constituencies stated in section 302A.251,
5.35	subdivision 5; and

	SF2053	REVISOR	AF	S2053-1	1st Engrossment		
6.1	(3) may not give regular, presumptive, or permanent priority to:						
6.2	(i) the pecuniary interests of the shareholders; or						
6.3	(ii) any ot	her interest or consi	deration un	less the articles identif	y the interest or		
6.4	consideration as	having priority.					
6.5	Subd. 3.	Liability. A directo	r who perfo	rms the duties of a dir	ector stated in		
6.6	subdivisions 1 a	nd 2 is not liable by	reason of b	eing or having been a	director of a public		
6.7	benefit corporat	ion.					
6.8	<u>Subd. 4.</u>	Other applicable la	w. The con	duct and liability of a c	lirector of a public		
6.9	benefit corporat	ion is subject to sect	tion 302A.2	51, subdivisions 1, 2, 3	8, and 4.		
6.10	<u>Subd. 5.</u>	Duty of loyalty. The	e articles of	a public benefit corpor	ation may include a		
6.11	provision that a	ny disinterested fail	ure to satisf	y subdivision 1 or 2 of	this section shall		
6.12	not, for purpose	s of this section or s	ection 302A	A.251, subdivision 4, co	onstitute a breach of		
6.13	the duty of loya	<u>lty.</u>					
6.14	Sec. 9. [304	A.202] RIGHT OF	ACTION.				
6.15	Subdivisio	on 1. Standing and	grounds fo	or claims. (a) No perso	on other than a		
6.16	shareholder may	assert a claim unde	er this chapt	er or chapter 302A aga	inst a public benefit		
6.17	corporation, its	directors, or its offic	cers on acco	ount of the public bene	fit corporation's		
6.18	director's or offi	cer's failure to pursu	ie or create	general public benefit	or a specific public		
6.19	benefit.						
6.20	<u>(b)</u> A pub	lic benefit corporation	on is not lia	ble for monetary dama	ges under this		
6.21	chapter for any	failure of the public	benefit corp	poration to pursue or cr	eate general public		
6.22	benefit or a spec	cific public benefit.					
6.23				to the grounds for relie			
6.24				may grant relief under			
6.25	<u> </u>		-	c benefit corporation h			
6.26				al extent and in a susta	<u>,</u>		
6.27		olic benefit corporat	ion has for a	an unreasonably long p	eriod of time failed		
6.28	to pursue:						
6.29	<u></u>	case of a general ber	iefit corpora	<u>ution:</u>			
6.30	(A) general public benefit; or						
6.31	(B) any specific public benefit purpose stated in its articles; and						
6.32	(ii) in the case of a specific benefit corporation, any specific public benefit purpose						
6.33	stated in its artic	cies.					

	SF2053	REVISOR	AF	S2053-1	1st Engrossment	
7.1	Subd. 3	. Particular relief	available. (a)	In an action under this	chapter, in	
7.2	addition to gra	anting any other eq	uitable relief tl	ne court deems just and	reasonable in	
7.3	the circumstan	nces, the court may	<u>:</u>			
7.4	<u>(1) orde</u>	r the public benefit	corporation to	terminate its status as a	a public benefit	
7.5	corporation pu	ursuant to section 3	04A.103, subd	ivision 1;		
7.6	(2) remo	ove one or more dir	ectors from the	e public benefit corpora	tion's board of	
7.7	directors and	determine whether	the vacancy w	ill be filled:		
7.8	(i) as pro	ovided in section 30	02A.225; or			
7.9	(ii) by c	ourt appointment, w	vith the appoint	tee to serve only until a	qualified successor	
7.10	is elected by t	is elected by the shareholders at the next regular or special meeting of the shareholders;				
7.11	<u>(3)</u> appo	oint a receiver of the	e public benefi	t corporation to:		
7.12	(i) wind	up and liquidate the	e activities and	business of the public l	penefit corporation;	
7.13	or					
7.14	(ii) carry	on the business an	d activities of	the public benefit corpo	pration in a manner	
7.15	consistent wit	h this chapter.				
7.16	(b) Para	graph (a) does not	imply any limi	tations on the relief ava	ailable in a	
7.17	proceeding br	ought under section	302A.751 wit	hout reference to this c	hapter.	
7.18			TRANSPAF	RENCY		
7.19	Sec. 10. [3	04A.301] ANNUA	L BENEFIT	REPORT.		

Subdivision 1. Report required. No later than 90 days after the conclusion of each 7.20 calendar year, a public benefit corporation must deliver to the secretary of state for filing 7.21 an annual benefit report covering the 12-month period ending on December 31 of that year 7.22 and pay a fee of \$35 to the secretary of state. The annual benefit report must state the 7.23

7.24 name of the public benefit corporation, be signed by the public benefit corporation's chief

executive officer not more than 30 days before the report is delivered to the secretary of 7.25

state for filing, and must be current when signed. 7.26

Subd. 2. Annual benefit report for a specific benefit corporation. For a specific 7.27 benefit corporation, the annual benefit report must contain: 7.28

- (1) with regard to the period covered by the report, a narrative description of: 7.29
- (i) the ways in which the corporation pursued and created the specific public benefit 7.30 stated in its articles; 7.31
- (ii) the extent to which that specific public benefit purpose was pursued and created; 7.32 and 7.33
- (iii) any circumstances that hindered efforts to pursue or create the specific public 7.34 7.35 benefit; and

	SF2053	REVISOR	AF	S2053-1	1st Engrossment	
8.1	(2) a c	ertification that its boa	ard of directo	rs has reviewed and ap	proved the report.	
8.2	Subd. 3. Annual benefit report for a general benefit corporation. The annual					
8.3	benefit report of a general benefit corporation must:					
8.4	(1) cer	rtify that its board of d	lirectors has:			
8.5	<u>(i) cho</u>	osen the third-party sta	ndard design	ated pursuant to clause	(2), item (i);	
8.6	(ii) determined that the organization that promulgated the third-party standard					
8.7	is independe	ent; and				
8.8	<u>(iii) ar</u>	oproved the report;				
8.9	<u>(2) wi</u>	th regard to the period	covered by	the report:		
8.10	<u>(i) ide</u>	ntify a third-party stan	dard determi	ned by the board; and		
8.11	<u>(ii) wi</u>	th reference to that thi	rd-party stan	dard, describe:		
8.12	<u>(A) ho</u>	ow the corporation has	pursued gen	eral public benefit;		
8.13	<u>(B)</u> the	e extent to which and	the ways in v	which the corporation h	as created general	
8.14	public bene	fit; and				
8.15	<u>(C) an</u>	y circumstances that h	indered effor	ts to pursue or create ge	eneral public benefit;	
8.16	<u>(3) if t</u>	the report is the first de	elivered for f	iling by the general ber	nefit corporation,	
8.17	explain how	and why the board ch	ose the third	-party standard identifie	ed under clause (2),	
8.18	item (i);					
8.19	(4) if 1	the third-party standar	d identified u	inder clause (2), item (2	i), is the same	
8.20	third-party s	standard identified in the	he immediate	ely prior report:		
8.21	<u>(i) stat</u>	te whether the third-pa	rty standard	s being applied in a ma	nner consistent with	
8.22	the third-par	rty standard's applicati	on in the prio	or reports; and		
8.23	<u>(ii) if </u>	the third-party standard	d is not being	so applied in a consist	ent manner, explain	
8.24	why;					
8.25	<u>(5) if t</u>	the third-party standard	d identified u	nder clause (2), item (i), is not the same as	
8.26	the third-par	rty standard identified	in the immed	liately prior report, exp	lain how and why	
8.27	the board ch	nose a different third-p	arty standard	; and		
8.28	<u>(6) if t</u>	the general benefit cor	poration has	also stated a specific pu	blic benefit purpose	
8.29	in its article	s, the information requ	ired in subd	vision 2, clause (1).		
8.30	Subd.	4. Audit not require	d. A public b	penefit corporation is no	ot required to have	
8.31	its annual be	enefit report audited, c	ertified, or ot	herwise evaluated by a	third party.	
8.32	Subd.	5. Failure to file an a	annual bene	fit report. If a public b	enefit corporation	
8.33	fails to file a	an annual benefit repor	rt in accorda	nce with this section wi	thin 90 days of	
8.34	the date on	which an annual benef	it report is du	ie, the secretary of state	e shall revoke the	
8.35	corporation'	s status as a public ber	nefit corpora	tion under this chapter	and must notify	

	SF2053	REVISOR	AF	S2053-1	1st Engrossment
9.1	the public benef	it corporation of the	e revocation	using the information p	provided by the
9.2	corporation purs	uant to section 5.00	02 or 5.34 c	r provided in the articles	<u>.</u>
9.3	<u>Subd. 6.</u>	Effects of revocation	on; reinstat	ement. (a) A public ben	efit corporation
9.4	that has lost its p	oublic benefit corpo	ration statu	s for failure to timely file	e an annual benefit
9.5	report is not enti	tled to the benefits	afforded to	a public benefit corpora	tion under this
9.6	chapter as of the	e date of revocation	<u>.</u>		
9.7	(b) Within	30 days of issuance	e of revocat	ion of public benefit cor	poration status by
9.8	the secretary of	state, filing a renew	al complyi	ng with this section and	a \$500 fee with
9.9	the secretary of	state will reinstate t	he corporation	ion as a public benefit co	orporation under
9.10	this chapter as o	f the date of revoca	ntion.		
9.11	<u>Subd. 7.</u>	ntentional failure	to file an a	nual benefit report. <u>A</u>	shareholder of the
9.12	public benefit co	rporation may obta	in payment	for the fair value of the s	hareholder's shares
9.13	pursuant to secti	on 302A.473 as a r	esult of rev	ocation of public benefit	corporation status
9.14	pursuant to this	section caused by the	ne intention	al failure to file an annua	al benefit report.
9.15	Sec. 11. <u>EFI</u>	FECTIVE DATE.			

9.16 Sections 1 to 10 are effective January 1, 2015.