17-0731 12/28/16 REVISOR PMM/BR as introduced

# SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 91

(SENATE AUTHORS: LATZ and Newman)

**DATE** 01/12/2017 D-PG

**OFFICIAL STATUS** 

01/30/2017

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Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy
Comm report: To pass as amended

Second reading

A bill for an act 1.1 1.2

relating to business organizations; nonprofit corporations; modifying the definition of certain terms; providing certain powers and duties of incorporators and directors; 13 regulating certain mergers and conversions; amending Minnesota Statutes 2016, 1.4 sections 317A.011, subdivisions 13, 20; 317A.171, subdivisions 1, 2; 317A.203; 1.5 317A.241, subdivision 1; 317A.311; 317A.443, subdivision 1; 317A.671; 317A.811, 1.6 subdivisions 1, 2, 6; proposing coding for new law in Minnesota Statutes, chapter 1.7 317A. 1.8

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 2016, section 317A.011, subdivision 13, is amended to 1.10 read: 1.11
- Subd. 13. Members with voting rights. "Members with voting rights" or "voting 1.12 members" means members or a class of members that has voting rights with respect to the 1.13 purpose or matter involved. 1.14
- Sec. 2. Minnesota Statutes 2016, section 317A.011, subdivision 20, is amended to read: 1.15
  - Subd. 20. Written action. "Written action" means a written document record signed by all persons required to take the action or consented to by authenticated electronic communication by all of the persons required to take the action. The term also means the counterparts of a written document record signed or consented to by authenticated electronic communication by any of the persons taking the action. A counterpart is the action of the persons signing or consenting to it, and all the counterparts are one written action by all of the persons signing or consenting to them.

Sec. 2. 1 Sec. 3. Minnesota Statutes 2016, section 317A.171, subdivision 1, is amended to read:

Subdivision 1. **Role of incorporators.** If the first board is not named in the articles, the incorporators may elect the first board or may act as directors with the powers, rights, duties, and liabilities of directors, until directors are elected. <u>Upon the election and qualification of the first director, the power of the incorporator or incorporators terminates. If the persons who are to serve as directors until the first annual meeting have been named in the articles of incorporation, the power of the incorporator or incorporators to act for the corporation terminates upon filing of the articles.</u>

- Sec. 4. Minnesota Statutes 2016, section 317A.171, subdivision 2, is amended to read:
- Subd. 2. **Meeting.** After the issuance of the certificate of incorporation, the incorporators or the directors named in the articles shall, within a reasonable time, hold an organizational meeting at the call of a majority of the incorporators or of the directors named in the articles, or take written action, for the purposes of <u>electing directors</u>, transacting business, and taking actions necessary or appropriate to complete the organization of the corporation. If a meeting is held, the persons calling the meeting shall give at least three days' notice of the meeting to each incorporator or director named, stating the date, time, and place of the meeting.
- Sec. 5. Minnesota Statutes 2016, section 317A.203, is amended to read:

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A board of directors must consist of three or more individuals, with the number specified in or fixed in accordance with the articles or bylaws. Notwithstanding section 317A.227, if the power to elect or appoint directors is vested in the board of directors and if the number of directors falls below is fewer than three, or such greater minimum number set forth in the articles or bylaws, a majority of the directors in office may appoint or elect the number of additional directors necessary to increase the board to three directors or such greater minimum set forth in the articles or bylaws.

Sec. 6. Minnesota Statutes 2016, section 317A.241, subdivision 1, is amended to read:

Subdivision 1. **Generally.** A resolution approved by the affirmative vote of a majority of the board may establish committees having the authority of the board in the management of the business of the corporation <u>only</u> to the extent provided in the resolution. <u>Committees may include a special litigation committee consisting of one or more independent directors or other independent persons to consider legal rights or remedies of the corporation and</u>

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whether those rights and remedies should be pursued. Committees other than special litigation committees are subject at all times to the direction and control of the board.

Sec. 7. Minnesota Statutes 2016, section 317A.311, is amended to read:

## 317A.311 OTHER OFFICERS.

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Except to the extent that the articles or bylaws provide that the members may exercise the powers under this section, the board may elect or appoint, in a manner set forth in the articles or bylaws or in a resolution adopted by the board, other officers the board considers necessary for the operation and management of the corporation, each of whom has the powers, rights, duties, responsibilities, and terms in office provided for in the articles or bylaws or determined by the board. Unless reserved to the members with the voting rights, to the extent authorized in the articles, the bylaws, or a resolution approved by the affirmative vote of a majority of the directors present, the president may appoint one or more officers, other than the treasurer.

- Sec. 8. Minnesota Statutes 2016, section 317A.443, subdivision 1, is amended to read:
- Subdivision 1. **General.** Except for the election of directors, which is governed by section 3.16 317A.205, unless this chapter or the articles or bylaws require a greater vote or voting by class, if a quorum is present, or if a quorum has been present at a meeting, the affirmative vote of the majority of the members with voting rights present and entitled to vote, which must also be a majority of the required quorum, is the act of the members.

## Sec. 9. [317A.621] MERGER OF SUBSIDIARY.

- 3.21 <u>Subdivision 1.</u> **Definitions.** (a) For the purposes of this section, the terms in paragraphs
  3.22 (b) and (c) have the meanings given.
- (b) "Parent" means a corporation that directly, or indirectly through related organizations,owns all of the governance and financial interests in a subsidiary.
- 3.25 (c) "Subsidiary" means an organization having all of its governance and financial interests 3.26 owned directly, or indirectly through related organizations, by a corporation.
  - Subd. 2. When authorized; contents of plan. A corporation that is a parent of a subsidiary may merge the subsidiary into itself. The merger may be approved by a resolution approved by the affirmative vote of a majority of the directors or other members of the governing body of the parent. The resolution must set forth a plan of merger that contains:

(1) the names of the parent and subsidiary proposing to merge;

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Subd. 6. Certificate. The secretary of state shall issue a certificate of merger to the

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parent and filed with the secretary of state.

parent or the parent's legal representative.

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(e) "Converting corporation" means a corporation governed under this chapter.

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6.1	Subd. 2.	Conversion requ	irements. An orga	nization other than a corp	oration may
6.2	convert to a corporation, and a corporation may convert to another organization, pursuant				
6.3	to this section	on, sections 317A.	683 to 317A.689, a	nd a plan of conversion i	<u>f:</u>
6.4	<u>(1) the o</u>	ther organization's	governing statute	authorizes the conversion	ı <u>;</u>
6.5	(2) the co	onversion is not pro	ohibited by other la	w of this state or the law o	f the jurisdiction
6.6	that enacted	the other organiza	ation's governing st	atute;	
6.7	(3) the of	ther organization c	omplies with its gov	verning statute in effecting	g the conversion;
6.8	(4) the o	ther organization's	s governing statute	prohibits the organization	<u>ı from:</u>
6.9	(i) being	formed for a purp	ose involving pecu	niary gain to its members	s, other than to
6.10	members the	at are nonprofit or	ganizations or subd	ivisions, units, or agencie	es of the United
6.11	States or a state or local government; and				
6.12	(ii) payii	ng dividends or ot	her pecuniary remu	neration, directly or indir	ectly, to its
6.13	members, or	ther than to memb	ers that are nonprot	fit organizations or subdiv	visions, units, or
6.14	agencies of	the United States	or a state or local g	overnment; and	
6.15	(5) the at	torney general has	been notified, to the	extent applicable under se	ection 317A.811,
6.16	and any app	licable waiting pe	riods under that sec	tion have expired.	
6.17	<u>Subd. 3.</u>	Contents of plan	of conversion. A	olan of conversion must i	nclude:
6.18	(1) the n	ame and form of t	he organization and	I the jurisdiction of the or	ganization's
6.19	governing s	tatute before conv	ersion;		
6.20	(2) the n	ame and form of t	he organization and	I the jurisdiction of the or	ganization's
6.21	governing s	tatute after conver	sion;		
6.22	(3) the te	erms and condition	ns of the conversion	n, including the manner an	nd basis for
6.23	converting in	nterests in the conv	erting organization	into interests in the conver	ted organization;
6.24	<u>and</u>				
6.25	(4) the or	rganizational docu	ments of the conver	ted organization as they a	re to be in effect
6.26	upon compl	etion of the conve	rsion.		
6.27	Sec. 12. [3	317A.683] ACTIO	ON ON PLAN OF	CONVERSION BY CO	ONVERTING
6.28	CORPORA	ATION.			

Subdivision 1. Approval. A plan of conversion must be approved and adopted by a

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converting corporation as provided in this section.

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7.1 Subd. 2. Approval by board and members with voting rights. When a corporation has members with voting rights, the board of directors of the corporation shall adopt a 7.2 7.3 resolution by the affirmative vote of a majority of all directors approving a proposed plan of conversion and directing that the plan be submitted to a vote at a meeting of the members 7.4 with voting rights. Notice of the meeting must be given to each member with voting rights, 7.5 accompanied by a copy or summary of the proposed plan. Unless the articles or bylaws 7.6 require a greater vote, the plan of conversion is adopted upon receiving the affirmative vote 7.7 7.8 of a majority of the members with voting rights voting on the action. Subd. 3. Approval by board. When a corporation does not have members with voting 7.9 rights, and unless the articles or bylaws require a greater vote, a plan of conversion is adopted 7.10 at a meeting of the board of directors of the corporation upon receiving the affirmative votes 7.11 of a majority of all directors. Notice of the meeting must be given, accompanied by a copy 7.12 of the proposed plan of conversion. 7.13 7.14 Sec. 13. [317A.685] FILINGS REQUIRED FOR CONVERSION; EFFECTIVE DATE AND TIME. 7.15 7.16 Subdivision 1. **Articles of conversion.** After a plan of conversion is approved: (1) if the converting organization is a converting corporation, the converting corporation 7.17 shall file articles of conversion with the secretary of state, which must be signed as provided 7.18 in section 317A.011, subdivision 19, and must include: 7.19 (i) the plan of conversion; 7.20 (ii) a statement that the corporation is converting into another organization; 7.21 7.22 (iii) the name and form of the converted organization and the jurisdiction of its governing statute; 7.23 7.24 (iv) the time the conversion is effective under the governing statute of the converted organization; 7.25 (v) a statement that the conversion was approved as required by this chapter; 7.26 (vi) a statement that the conversion was approved as required by the governing statute 7.27 of the converted organization; 7.28 (vii) if the converted organization is a domestic organization, the organizational document 7.29

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of the converted organization; and

(viii) if the o	converted organization is a foreign organization not authorized to transact			
business in this	state, the street address of an office that the secretary of state may use for			
the purposes of	section 317A.689, subdivision 3; and			
(2) if the con	nverting organization is not a converting corporation, the converting			
organization sha	all file articles of conversion with the secretary of state, which must be signed			
as provided in s	section 317A.011, subdivision 19, and must include:			
(i) articles o	f incorporation for the corporation into which the converting organization			
is converting, which must include the information required by section 317A.111, subdivision				
1, clauses (1) ar	<u>nd (2);</u>			
(ii) the plan	of conversion;			
(iii) a statem	nent that the converting organization is converting into a corporation;			
(iv) the name	e and form of the converting organization and the jurisdiction of its governing			
statute;				
(v) a stateme	ent that the conversion was approved in a manner that complied with the			
converting orga	nization's governing statute; and			
(vi) if applic	eable, a statement that the notice to the attorney general required by section			
317A.811 has b	een given and any applicable waiting period has expired or has been waived			
by the attorney	general, or a statement that section 317A.811 is not applicable.			
Subd. 2. Eff	Cective date and time of conversion. A conversion becomes effective:			
(1) if the con	nverted organization is a corporation, when the articles of conversion are			
filed with the se	ecretary of state or on a later date or at a later time specified in the articles			
of conversion; of	<u>or</u>			
(2) if the con	nverted organization is not a corporation, as provided by the governing			
statute of the co	onverted organization.			
Subd. 3. Cer	rtificate. The secretary of state shall issue to the converted organization or			
its legal represe	entative a certificate of conversion and, if the converted organization is a			
corporation, a c	ertificate of incorporation.			
Sec. 14. [317]	A.687] ABANDONMENT.			
Subject to an	ny contractual rights, after a conversion is approved, and at any time before			
articles of conve	ersion are delivered to the secretary of state for filing under section 317A.685,			
a converting con	rporation may amend the plan or abandon the conversion:			

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(1) as provided in the plan; or 9.1 (2) except as otherwise prohibited in the plan, by the same consent as was required to 9.2 approve the plan. 93 Sec. 15. [317A.689] EFFECT OF CONVERSION. 9.4 Subdivision 1. Effect on corporation; general. When a conversion becomes effective, 9.5 an organization that has been converted pursuant to sections 317A.681 to 317A.687 is for 9.6 all purposes the same entity that existed before the conversion, and: 97 9.8 (1) all property owned by the converting organization remains vested in the converted organization and no assignment by operation of law or otherwise of its assets, properties, 9.9 or contracts shall be deemed to have occurred; 9.10 (2) all debts, obligations, or other liabilities of the converting organization continue as 9.11 debts, obligations, or other liabilities of the converted organization; 9.12 (3) an action or proceeding pending by or against the converting organization may be 9.13 continued as if the conversion had not occurred or as actions or proceedings by or against 9.14 9.15 the converted organization; (4) except as prohibited by law other than this chapter, all rights, privileges, immunities, 9.16 powers, and purposes of the converting organization remain vested in the converted 9.17 organization; and 9.18 (5) the conversion does not dissolve a converting corporation for the purposes of sections 9.19 317A.701 to 317A.791. 9.20 Subd. 2. Effect on fiduciary capacity. (a) For purposes of this subdivision, "fiduciary 9.21 capacity" means the capacities of trustee, executor, administrator, personal representative, 9.22 guardian, conservator, receiver, escrow agent, agent for the investment of money, 9.23 attorney-in-fact, or a similar capacity. 9.24 (b) Except where the will, declaration of trust, or other instrument provides otherwise, 9.25 9.26 the single corporation is, without further act or deed, the successor of the corporation in fiduciary capacities in which a corporation was acting at the time of the conversion and is 9 2 7 liable to the beneficiaries as fully as if the corporation had continued its prior corporate 9.28 existence. 9.29 (c) If a corporation is or has been nominated and appointed in a fiduciary capacity in a 9.30 will, declaration of trust, or other instrument, order, or judgment before or after the 9.31

conversion, then even if the will or other instrument, order, or judgment does not become

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operative or effective until after the conversion becomes effective, every fiduciary capacity and the rights, powers, privileges, duties, discretions, and responsibilities provided for in the nomination or appointment fully vest in and are to be exercised by the converting corporation, whether there are one or more successive conversions.

- Subd. 3. Foreign organization. A converted organization that is a foreign organization consents to the jurisdiction of the courts of this state to enforce any debt, obligation, or other liability for which the converting corporation is liable if, before the conversion, the converting corporation was subject to suit in this state on the debt, obligation, or other liability. A converted organization that is a foreign organization and not authorized to transact business in this state appoints the secretary of state as its agent for service of process for purposes of enforcing a debt, obligation, or other liability under this subdivision.
- Sec. 16. Minnesota Statutes 2016, section 317A.811, subdivision 1, is amended to read:
- Subdivision 1. **When required.** (a) Except as provided in subdivision 6, the following corporations shall notify the attorney general of their intent to dissolve, merge, or consolidate, or convert, or to transfer all or substantially all of their assets:
- 10.16 (1) a corporation that holds assets for a charitable purpose as defined in section 501B.35, subdivision 2; or
  - (2) a corporation that is exempt under section 501(c)(3) of the Internal Revenue Code of 1986, or any successor section.
- 10.20 (b) The notice must include:

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- 10.21 (1) the purpose of the corporation that is giving the notice;
- 10.22 (2) a list of assets owned or held by the corporation for charitable purposes;
- 10.23 (3) a description of restricted assets and purposes for which the assets were received;
- 10.24 (4) a description of debts, obligations, and liabilities of the corporation;
- 10.25 (5) a description of tangible assets being converted to cash and the manner in which they will be sold;
- 10.27 (6) anticipated expenses of the transaction, including attorney fees;
- 10.28 (7) a list of persons to whom assets will be transferred, if known, or the name of the converted organization;
- 10.30 (8) the purposes of persons receiving the assets or of the converted organization; and

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- The notice must be signed on behalf of the corporation by an authorized person.
- Sec. 17. Minnesota Statutes 2016, section 317A.811, subdivision 2, is amended to read:
  - Subd. 2. **Restriction on transfers.** Subject to subdivision 3, a corporation described in subdivision 1 may not transfer or convey assets as part of a dissolution, merger of consolidation, or transfer of assets under section 317A.661, and it may not convert until 45 days after it has given written notice to the attorney general, unless the attorney general waives all or part of the waiting period.
- Sec. 18. Minnesota Statutes 2016, section 317A.811, subdivision 6, is amended to read:
- Subd. 6. **Exception.** Subdivisions 1 to 4 do not apply to a merger with, consolidation into, conversion into, or transfer of assets to an organization exempt under section 501(c)(3) of the Internal Revenue Code of 1986, or any successor section. A corporation that is exempt under this subdivision shall send a copy of the certificate of merger or, certificate of consolidation and incorporation, or certificate of conversion to the attorney general.

### Sec. 19. **REVISOR'S INSTRUCTION.**

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The revisor of statutes shall change the term "voting members" or a similar term to

"members with voting rights" or a similar term wherever it appears in the following sections

of Minnesota Statutes: sections 317A.011, subdivision 18; 317A.111, subdivision 3;

317A.133, subdivision 4; 317A.431; 317A.433; 317A.434; 317A.435, subdivision 1;

317A.437, subdivision 1; 317A.450, subdivision 2; and 317A.631.

Sec. 19.