## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2017

HOUSE BILL DRH30265-ML-114 (03/02)

## Short Title: North Carolina Public Benefit Corporation Act. (Public) Representatives McGrady, Dobson, Ross, and Zachary (Primary Sponsors). Sponsors: Referred to: A BILL TO BE ENTITLED 2 AN ACT TO ENACT THE NORTH CAROLINA PUBLIC BENEFIT CORPORATION ACT. 3 The General Assembly of North Carolina enacts: 4 SECTION 1. Chapter 55 of the General Statutes is amended by adding a new 5 Article to read: 6 "Article 18. "The North Carolina Public Benefit Corporation Act. 7 8 "§ 55-18-01. Short title. 9 This Article may be cited as "The North Carolina Public Benefit Corporation Act." 10 "§ 55-18-02. Application and effect of Article. Applicability. – This Article applies to all public benefit corporations. 11 (a) 12 (b) Applicability of Chapter. - The provisions of the other Articles of this Chapter apply to public benefit corporations. If any provision of this Article conflicts with any 13 14 provision of the other Articles of this Chapter, the provision of this Article shall control. 15 Effect of Article on Other Corporations. - Other than as provided in G.S. 55-18-05, (c) corporations that are not public benefit corporations shall not be subject to this Article, and this 16 17 Article shall not otherwise affect any law that is applicable to a corporation that is not a public 18 benefit corporation. 19 (d) Effect of Articles of Incorporation and Bylaws. - A provision of the articles of 20 incorporation or bylaws of a public benefit corporation may not be inconsistent with or 21 supersede a provision of this Article, except to the extent expressly permitted in this Article. 22 Not Tax Exempt. - Nothing in this Article shall be construed as conferring (e) tax-exempt status under applicable law on a public benefit corporation formed under the 23 24 provisions of this Article. 25 "§ 55-18-03. Definitions. 26 The following definitions apply in this Article: 27 Public benefit corporation. - A corporation for profit that is incorporated (1)under and subject to the requirements of this Chapter and that is intended to 28 29 produce one or more public benefits and to operate in a responsible manner 30 by managing in a manner that balances the stockholders' pecuniary interests. 31 the best interests of those materially affected by the corporation's conduct, 32 and the one or more specific public benefits identified in its articles of 33 incorporation. 34 <u>(2)</u> Public benefit. – A positive effect or reduction of a negative effect on one or 35 more categories of persons, entities, communities, or interests. This term includes effects of an artistic, charitable, cultural, economic, educational, 36



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General Assembly Of North Carolina Session		
	environmental, literary, medical, religious, scient	ific, or technological
	nature. This term does not include effects on sharehol	
	as shareholders.	±
"§ 55-18-04. Ar	ticles of incorporation; name.	
	les of Incorporation In addition to the required in	formation set forth in
	public benefit corporation shall include both of the foll	
incorporation:		-
<u>(1)</u>	A statement that the corporation is a public benefit con	rporation.
<u>(2)</u>	An identification of one or more specific public bene	efits to be promoted by
	the corporation.	
<u>(b)</u> <u>Name</u>	e The name of a public benefit corporation may satis	sfy the requirements of
G.S. 55D-20 by	including the words "public benefit corporation", or the	abbreviation "P.B.C.",
or the designation	on "PBC". If the name does not contain this language.	, the corporation shall,
prior to issuing	inissued shares or reissuing shares acquired by the corp	oration, provide notice
to any person a	cquiring a share that it is a public benefit corporation	n, unless either of the
following condit	ions exists:	
<u>(1)</u>	The issuance or reissuance is pursuant to an offerin	ng registered under the
	Securities Act of 1933, as amended.	
<u>(2)</u>	At the time of the issuance or reissuance, the corp	oration has a class of
	shares that is registered under the Exchange	Act, as defined in
	<u>G.S. 55-9-01(b).</u>	
	ansition to public benefit corporation status.	
	ndment. – An existing corporation may become a public	
-	cles of incorporation to include the information set for	
-	any provision of Article 10 of this Chapter to the	
	amend its articles of incorporation pursuant to this	
	val of the outstanding shares of the corporation entitled t	
-	er or Share Exchange Notwithstanding any provisio	
-	ontrary, if a corporation that is not a public benefit cor	
	exchange, and the surviving or acquiring corporation	
	s to be as a result of the transaction, a public benefit c	
	exchange must be approved by two-thirds of the out	standing shares of the
÷	led to vote thereon.	
	rmination of public benefit corporation status.	1 . 1
	<u>ndment. – A public benefit corporation may terminate it</u>	
	article by amending its articles of incorporation to dele	
	18-04(a). Notwithstanding any provision of Article 10	-
	c benefit corporation may amend its articles of incorpo	
•	upon two-thirds approval of the outstanding shares of t	the corporation entitled
to vote thereon.		
	er or Share Exchange. – Notwithstanding any provisio	
-	contrary, if a plan of merger or share exchange wou	
	status of a corporation as a public benefit corporati	÷
	-thirds of the outstanding shares of the corporation entitl	led to vote thereon.
	tice requirements.	
-	ertificates issued by a public benefit corporation shall n	
-	s a public benefit corporation formed pursuant to this A $\frac{1}{2}$	•
· · ·	efit corporation pursuant to G.S. 55-1-41 shall state	± •
· · · · · · · · · · · · · · · · · · ·	bublic benefit corporation formed pursuant to this Article	<u>8.</u>
8 22-19-08. DU	ities of directors.	

## **General Assembly Of North Carolina** Session 2017 1 General Duty. - The board of directors shall manage or direct the business and (a) affairs of the public benefit corporation in a manner that balances the pecuniary interests of the 2 3 shareholders, the best interests of those materially affected by the corporation's conduct, and 4 the one or more specific public benefits identified in its articles of incorporation. Duty to Individuals. - A director of a public benefit corporation shall not, by virtue 5 (b) 6 of the one or more specific public benefits identified in the public benefit corporation's articles 7 of incorporation or the provisions of subsection (a) of this section, have any duty to any person 8 on account of any interest of the person in the one or more specific public benefits identified in 9 the articles of incorporation or on account of any interest materially affected by the 10 corporation's conduct. With respect to a decision implicating the balance requirement in 11 subsection (a) of this section, a director's fiduciary duties to shareholders and the corporation shall be deemed to be satisfied if the director's decision is (i) informed and disinterested and (ii) 12 13 would be approved by a person of ordinary, sound judgment. 14 Option. – The articles of incorporation of a public benefit corporation may include a (c) 15 provision that any disinterested failure to satisfy this section shall not, for the purposes of 16 G.S. 55-2-02(b)(3) or Part 5 of Article 8 of this Chapter, constitute an act or omission not in 17 good faith or a breach of the duty of loyalty. § 55-18-09. Periodic statements and third-party certification. 18 19 Shareholder Meeting Notice. – A public benefit corporation shall include in every (a) 20 notice of a shareholder meeting a statement that it is a public benefit corporation formed under 21 the provisions of this Article. 22 (b) Biennial Statement. – A public benefit corporation shall no less than biennially 23 provide its shareholders with a statement as to the corporation's promotion of the one or more specific public benefits identified in its articles of incorporation and of the best interests of 24 25 those persons materially affected by the corporation's conduct. The statement shall include all 26 of the following: 27 The objectives established by the board of directors to promote the one or (1)28 more specific public benefits and the interests of those persons materially 29 affected by the corporation's conduct. 30 (2)The standards the board of directors has adopted to measure the 31 corporation's progress in promoting the one or more specific public benefits 32 and the interests of those persons materially affected by the corporation's 33 conduct. 34 (3) Objective factual information based on the standards adopted under 35 subdivision (2) of this subsection regarding the corporation's success in 36 meeting the objectives established under subdivision (1) of this subsection. 37 (4) An assessment of the corporation's success in meeting the objectives 38 established under subdivision (1) of this subsection. 39 Options. – The articles of incorporation or bylaws of a public benefit corporation (c) 40 may require the corporation to do any or all of the following: 41 Provide the statement required under subsection (b) of this section more (1)42 frequently than biennially. 43 (2)Make the statement required under subsection (b) of this section available to 44 the public. 45 Use either or both a third-party standard or third-party certification in (3)making the assessment required under subdivision (4) of subsection (b) of 46 47 this section. 48 "§ 55-18-10. Derivative suits. Shareholders of a public benefit corporation may bring a derivative proceeding in 49 50 accordance with Part 4 of Article 7 of this Chapter if, at the time the proceeding is brought, 51 either of the following requirements is met:

General	General Assembly Of North CarolinaSession 2017			
	<u>(1)</u>	For a public benefit corporation with shares on a national securities		
		exchange, the shareholders bringing the proceeding own, individually or		
		collectively, the lesser of (i) at least two percent (2%) of the corporation's		
		outstanding shares or (ii) shares with a market value of at least two million		
		dollars (\$2,000,000).		
	(2)	For all other public benefit corporations, the shareholders bringing the		
		proceeding own, individually or collectively, at least two percent (2%) of the		
		corporation's outstanding shares."		
	SEC	<b>FION 2.</b> G.S. 55-13-02(a) is amended by adding a new subdivision to read:		
	"(9)	Consummation of a transition to public benefit corporation status in		
		accordance with G.S. 55-18-05, unless any of the following conditions		
		applies:		
		a. The shareholder voted in favor of, or consented in writing pursuant to		
		G.S. 55-7-04 to, the transition to public benefit corporation status.		
		b. Any class or series of shares at the record date fixed to determine the		
		shareholders entitled to receive notice of the meeting to act upon the		
		transition to public benefit corporation status were either (i) listed on		
		a national securities exchange or (ii) held of record by more than		
		2,000 shareholders."		
	SEC	<b>FION 3.</b> This act becomes effective October 1, 2017.		