GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

SENATE BILL 26

	Short Title:	North Carolina Benefit Corporation Act.	(Public)
	Sponsors:	Senators Vaughan, Stevens, Kinnaird; and Brunstetter.	
	Referred to:	Judiciary I.	
		February 2, 2011	
1		A BILL TO BE ENTITLED	
2	ΔΝ ΔΟΤ ΤΟ	ENACT THE NORTH CAROLINA BENEFIT CORPORATION)N ACT
3		Assembly of North Carolina enacts:	MACI.
4		ECTION 1. Chapter 55 of the General Statutes is amended	by adding a new
5	Article to rea	=	by adding a new
6		"Article 18.	
7		"The North Carolina Benefit Corporation Act.	
8		"Part 1. Preliminary Provisions.	
9	" <u>§ 55-18-1.</u> §		
10		cle may be cited as "The North Carolina Benefit Corporation Ac	t."
11		Application and effect of Article.	-
12		nis Article applies to all benefit corporations.	
13		enefit corporations are business corporations that have elected	to become subject
14		e. The other Articles of this Chapter apply to benefit corporation	
15		Benefit corporations shall enjoy the powers and privileges and	-
16		strictions, and liabilities of other corporations under this Chapter	
17		larged by this Article. If any provision of this Article conflicts	
18	rest of this Cl	napter, the provision of this Article shall prevail.	
19	<u>(c)</u> <u>Th</u>	ne existence of a provision of this Article shall not of itself cre	eate an implication
20	that a contra	ry or different rule of law is applicable to a business corporation	ation that is not a
21	benefit corpo	ration. This Article shall not affect a statute or rule of law that	t is applicable to a
22	business corp	oration that is not a benefit corporation.	
23	<u>(d)</u> <u>A</u>	provision of the articles or bylaws of a benefit corpora	tion may not be
24	inconsistent v	with or supersede a provision of this Article, unless specifically	stated otherwise in
25		rovision of this Article.	
26		document required or permitted by this Article to be delivered	to the Secretary of
27	State for filin	g shall be filed under Chapter 55D of the General Statutes.	
28	" <u>§ 55-18-3.</u> 1		
29		s used in this Article, the following words shall, unless the	e context requires
30	<u>otherwise, ha</u>	ve the following meanings:	
31	<u>(1</u>		
32		become subject to this Article and that has not termina	ted its status as a
33		benefit corporation under G.S. 55-18-23.	
34	<u>(2</u>	· · · · · · · · · · · · · · · · · · ·	
35	<u>(3</u>		
36		G.S. 55-18-44 against a director or officer for any of the fo	ollowing:



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1		a. Failing to pursue the general public benefi	t purpose of the benefit
2		corporation or any specific public benefit	purpose set forth in its
3		articles of incorporation.	
ŀ		b. Violating a duty or standard of conduct under	<u>r this Article.</u>
	<u>(4)</u>	"Benefit officer" means the individual designated un	der G.S. 55-18-43.
	$\overline{(5)}$	"General public benefit" means a material positive in	mpact on society and the
,		environment taken as a whole, as measured by a th	- ·
		the business and operations of a benefit corporation.	i
)	<u>(6)</u>	"Independent" means having no material relati	onship with a benefit
)	<u></u>	corporation or a subsidiary of the benefit corporatio	-
		shareholder of the benefit corporation or as a partner	
		of a subsidiary of the benefit corporation or (ii) in	
		officer, or a manager of an entity that has a mater	-
		benefit corporation or a subsidiary of the benefit cor	=
		not include the relationship of serving as benefit di	• · · · · · · · · · · · · · · · · · · ·
		A material relationship between a person and a benefit	
		its subsidiaries will be conclusively presumed to exi	
		apply:	st if any of the following
			hree veers on employee
		<u>a.</u> <u>The person is, or has been within the last t</u> other than a benefit officer of the benefit co	
		of the benefit corporation.	iporation of a subsidiary
			is or has been within the
		b. An immediate family member of the person i	
		last three years, an executive officer other	than a benefit officer of
		the benefit corporation or its subsidiary.	- f. f
		c. <u>There is a beneficial or record ownership</u>	- · · · · · · · · · · · · · · · · · · ·
		more of the outstanding shares of the benefit	corporation by either of
		the following:	
		1.The person.2.An entity in which the person (i) is a	1
		manager or (ii) the person owns bene	•
		percent (5%) or more of the outstandi	
		This definition is subject to subsection (b) of this sec	
	<u>(7)</u>	"Specific public benefit" means conferring any part	
		or the environment, including, but not limited to, any	
		a. <u>Providing low-income or underserved indi</u>	viduals or communities
		with beneficial products or services.	
		b. Promoting economic opportunity for indiv	
		beyond the creation of jobs in the normal cou	irse of business.
		<u>c.</u> <u>Preserving the environment.</u>	
		c.Preserving the environment.d.Improving human health.e.Promoting the arts, sciences, or advancementf.Increasing the flow of capital to entities	
		e. <u>Promoting the arts, sciences, or advancement</u>	•
		f. Increasing the flow of capital to entities	with a public benefit
		purpose.	
	<u>(8)</u>	"Subsidiary" of a person means an entity in v	which the person owns
		beneficially or of record fifty percent (50%) or r	nore of the outstanding
		equity interests. This definition is subject to subsecti	on (b) of this section.
	<u>(9)</u>	"Third-party standard" means a recognized standard	d for defining, reporting,
		and assessing corporate social and environmental pe	
		following requirements:	
)		<u>a.</u> <u>The standard is developed by a person that</u>	at is independent of the
		benefit corporation.	<u>.</u>
-			

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<u>b.</u>	The standard	is transparent because the following information about
2		s publicly available:
}		actors considered when measuring the performance of a
Ļ	busin	
		elative weightings of those factors.
)		dentity of the persons that develop and control changes
7		standard and the process by which those changes are
3	made	
	oses of the definiti	ons of "independent" and "subsidiary" in subsection (a)
		hip in an entity shall be calculated as if all outstanding
rights to acquire equi	ity interests in the	entity had been exercised.
	-	nation and Change of Status.
8 " <u>§ 55-18-20.</u> Forma		-
A benefit corpora	ation must be form	ed in accordance with the other Articles of this Chapter,
but its articles of inco	orporation must als	o state it is a benefit corporation.
" <u>§ 55-18-21. Height</u>	ened voting requi	rements for some actions.
Some actions an	d changes within	benefit corporations are subject to heightened voting
requirements that are	in addition to any	other approval or vote required by any other Articles in
this Chapter, the art	ticles of incorpora	tion, or the bylaws. When a provision of this Article
references a heighter	ned voting require	ment under this section, those votes are subject to the
following conditions	<u>:</u>	
<u>(1)</u> <u>Th</u>	ne shareholders of	every class or series must be entitled to vote on the
<u>co</u>	rporate action re-	gardless of a limitation stated in the articles of
in	corporation or byla	we on the voting rights of any class or series.
<u>(2)</u> <u>Th</u>	ne corporate action	must be approved by vote of the shareholders of each
		tled to cast at least two-thirds of the votes that all
		lass or series are entitled to cast on the action.
" <u>§ 55-18-22. Electio</u>		
	*	y become a benefit corporation under this Article by
	*	so that they contain, in addition to the requirements of
		corporation is a benefit corporation. In order to be
	dment must be a	dopted under the heightened voting requirements in
<u>G.S. 55-18-21.</u>		1 01
		a benefit corporation is a party to a merger or share
		orporation in the merger or share exchange is to be a
		r or share exchange shall not be effective unless it is
		quirements in G.S. 55-18-21.
" <u>§ 55-18-23. Termin</u>		
	± •	erminate its status and cease to be subject to this Article
	-	on to delete the provision required by G.S. 55-18-20 to
		rporation. In order to be effective, the amendment must
		<u>juirements in G.S. 55-18-21.</u>
		exchange would have the effect of terminating the status
		corporation, the plan, in order to be effective, must be
adopted under the he		quirements in G.S. 55-18-21.
"8 55 10 20 Come		3. Corporate Purposes.
" <u>§ 55-18-30. Corpo</u>		neve the nurness of creating general public handit. This
	-	have the purpose of creating general public benefit. This of engaging in any lawful business as described in
	on to the purpose	or engaging in any fawrur business as described in
) <u>G.S. 55-3-01(a).</u>		

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1	(b) The	articles of incorporation of a benefit corporation ma	v also identify as its
2		more specific public benefits. The identification of a	
3		ction does not limit the obligation of a benefit corporation	
4	of this section.	<u> </u>	
5		creation of general or specific public benefit as provided	l under subsections (a)
6		ection is in the best interests of the benefit corporation.	· · · ·
7		nefit corporation may amend its articles of incorporation	ion to add, amend, or
8	delete the ident	ification of a specific public benefit that it is the p	urpose of the benefit
9	corporation to c	reate. In order to be effective, the amendment must	be adopted under the
10	heightened votin	g requirements in G.S. 55-18-21.	
11		"Part 4. Accountability.	
12	" <u>§ 55-18-40. Sta</u>	andard of conduct for directors.	
13		scharging the duties of their respective positions and i	
14	interests of the	benefit corporation, the board of directors, committee	es of the board, and
15	individual direct	ors of a benefit corporation shall consider the effects of	any action or decision
16	not to act upon t	•	
17	<u>(1)</u>	The shareholders of the benefit corporation.	
18	<u>(2)</u>	The employees and workforce of the benefit corpor	ation, its subsidiaries,
19		and suppliers.	
20	<u>(3)</u>	The interests of customers as beneficiaries of the gen	ieral or specific public
21		benefit purposes of the benefit corporation.	
22	<u>(4)</u>	The local community and society, including the intere	
23		in which offices or facilities of the benefit corporati	on, its subsidiaries, or
24		suppliers are located.	
25	$\frac{(5)}{(5)}$	The local and global environment.	· · · · · · · · · · · · · · · · · · ·
26	<u>(6)</u>	The short-term and long-term interests of the benefit	
27		benefits that may accrue to the benefit corporation fro	
28 29		and the possibility that these interests may be best se independence of the benefit corporation.	rved by the continued
29 30	<u>(7)</u>	The ability of the benefit corporation to accomplish	n its general and any
31	<u>(7)</u>	specific, public benefit purpose.	<u>i its general, and any</u>
32	(b) In ad	dition to the required considerations in subsection (a) of	this section the board
33		mittees of the board, and individual directors may cons	
34		n not to act upon the following:	such the effects of unj
35	<u>(1)</u>	The resources, intent, and conduct (past, stated, and p	otential) of any person
36	<u>, - /</u>	seeking to acquire control of the benefit corporation.	<u>, F</u>
37	(2)	Other pertinent factors or the interests of any other g	roup that the directors
38		deem appropriate.	<u>1</u>
39	(c) The l	board of directors, committees of the board, and individ	lual directors need not
40		he interests of a particular person or group referred to in	
41	of this section or	ver the interests of any other person or group unless the l	benefit corporation has
42	stated its intent	on to give priority to interests related to a specific p	public benefit purpose
43	identified in its a	rticles of incorporation.	
44	<u>(d)</u> The	consideration of interests and factors in the manner re	quired by this section
45	does not constitu	te a violation of G.S. 55-8-30.	
46	<u>(e)</u> <u>A dir</u>	ector is not liable for monetary damages for either of the	
47	<u>(1)</u>	Any action taken as a director, or any failure to ta	
48		director performed the duties of office in compliance	with G.S. 55-8-30 and
49		this section.	
50	<u>(2)</u>	Failure of the benefit corporation to create general or s	pecific public benefit.
51	" <u>§ 55-18-41. Be</u>	<u>nefit director.</u>	

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1	(a) The board of directors of a benefit corporation shall include one director	r who shall
2	be designated the benefit director. This benefit director shall have, in addition to t	he powers,
3	duties, rights, and immunities of the other directors of the benefit corporation, t	he powers,
4	duties, rights, and immunities provided in this section.	-
5	(b) The benefit director shall be elected, and may be removed, in the manne	er provided
6	by Part 1 of Article 8 of this Chapter, and shall be an individual who is indepe	ndent. The
7	benefit director may serve as the benefit officer at the same time as serving as	the benefit
8	director. The articles of incorporation or bylaws of a benefit corporation may	<i>prescribe</i>
9	additional qualifications of the benefit director not inconsistent with this subsection.	-
10	(c) The benefit director shall prepare, and the benefit corporation shall inc	lude in the
11	annual benefit report to shareholders required by G.S. 55-18-50, the opinion of	the benefit
12	director on the following:	
13	(1) Whether the benefit corporation acted in accordance with its g	eneral, and
14	any specific, public benefit purpose in all material respects during	the period
15	covered by the report.	-
16	(2) Whether the directors and officers complied with G.S. 55-	18-40 and
17	G.S. 55-18-42, respectively.	
18	If the benefit director finds a failure under subdivision (1) or (2) of this subsection,	the benefit
19	director shall include in the annual benefit report a description of the ways in which	the benefit
20	corporation, its directors, or its officers failed to act or comply.	
21	(d) The acts of an individual in the capacity of a benefit director shall const	itute for all
22	purposes acts of that individual in the capacity of a director of the benefit corporation	<u>ı.</u>
23	(e) If a benefit corporation dispenses with a board of directors p	ursuant to
24	G.S. 55-8-01(c), the articles of incorporation of the benefit corporation must provi	de that the
25	persons who perform the duties of the board of directors include a person with t	he powers,
26	duties, rights, and immunities of a benefit director.	
27	(f) <u>Regardless of whether the articles of incorporation or the bylaws of</u>	
28	corporation include a provision limiting or eliminating the personal liability of	
29	authorized by G.S. 55-2-02(b)(3) or G.S. 55-2-06, a benefit director shall not be	-
30	liable for an act or omission in the capacity of the benefit director unless the act of	
31	constitutes (i) a transaction from which the director derived an improper personal	benefit, (ii)
32	willful misconduct, or (iii) a knowing violation of law.	
33	" <u>§ 55-18-42. Standard of conduct for officers.</u>	
34	(a) Each officer of a benefit corporation shall consider the interests a	
35	described in G.S. 55-18-40 in the manner provided in that section, provided that the	<u>e following</u>
36	<u>are true:</u>	
37	(1) <u>The officer has discretion to act with respect to a matter.</u>	1 66 /
38	(2) It reasonably appears to the officer that the matter may have a mat	
39	on the creation of general or specific public benefit by t	he benefit
40	(1) The interval of the second	
41	(b) The consideration of interests and factors in the manner described in sub of this section shall not consider the prior $C = 55 + 42$	osection (a)
42	of this section shall not constitute a violation of G.S. 55-8-42.	11
43	(c) <u>An officer is not personally liable for monetary damages for any of the fo</u>	
44 45	(1) Any action taken, or any failure to take any action, as an office that the efficience equation $C = 5$	
45 46	that the officer complied with the standards of conduct in G.S. 5	<u>5-8-42 and</u>
40 47	$\frac{\text{in this section.}}{The foilure of the herefit correction to create general or end$	vifia publia
47 48	(2) <u>The failure of the benefit corporation to create general or spec</u> benefit.	<u>me public</u>
48 49	"§ 55-18-43. Benefit officer.	
49 50		
50 51	 (a) <u>A benefit corporation may have an officer designated the benefit officer.</u> (b) <u>A benefit officer shall do the following:</u> 	
51	(b) A benefit officer shall do the following.	

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<u>(1)</u>		orm duties relating to the purpose of the fic public benefits, as required by eithe	· · · · · · · · · · · · · · · · · · ·
	<u>a.</u>	<u>Bylaws.</u>	
	<u>b.</u>	Resolutions or orders of the board	of directors, absent controlling
		provisions in the bylaws.	
<u>(2)</u>		are the annual benefit report required by	
		action; benefit enforcement proceeding	
		of directors and officers under this Ar oceeding. No person may bring an ac	
benefit corpor	ation or it	s directors or officers with respect to the	he duties of directors and officers
under this Art	icle, excep	ot in a benefit enforcement proceeding.	
<u>(b)</u> <u>A</u>	benefit en	forcement proceeding may be comme	enced or maintained by only the
following:			
<u>(1)</u>	Direc	ctly, by the benefit corporation.	
<u>(2)</u>	Deriv	vatively, by any of the following:	
	<u>a.</u>	<u>A shareholder.</u>	
	<u>b.</u>	A director.	
	<u>c.</u>	A person or group of persons that o	wns beneficially or of record ten
		percent (10%) or more of the outstan	nding equity interests in an entity
		of which the benefit corporation is a	subsidiary.
	<u>d.</u>	Other persons specified in the articl	les of incorporation or bylaws of
		the benefit corporation.	
		"Part 5. Transparency.	
" <u>§ 55-18-50.</u>	Annual b	enefit report.	
(a) A	benefit co	rporation shall prepare an annual bene	efit report that includes all of the
following:			-
(1)	A nat	rrative description of all of the followin	<u>ıg:</u>
	<u>a.</u>	The ways in which the benefit cor	-
		benefit during the year and the exter	nt to which general public benefit
		was created.	• •
	b.	Both (i) the ways in which the bene	fit corporation pursued a specific
	_	public benefit stated in the articles of	1 1 1
		to which that specific public benefit	
	<u>c.</u>	Any circumstances that have hinde	
	<u> </u>	corporation of general or specific pu	•
<u>(2)</u>	An a	ssessment of the social and environme	
<u>x=</u> ,		pration, prepared (i) in accordance with	-
		stently with any application of that sta	
		ccompanied by an explanation of the	
		cation.	ie reasons for any meonsistent
(3)		name of the benefit director and the b	penefit officer and the address to
(3)		h correspondence to each of them may	
(4)		compensation paid by the benefit cor	
<u>(4)</u>		tor in the capacity of a director.	poration during the year to each
(5)		name of each person that owns five	a parcent (5%) or more of the
<u>(5)</u>		anding shares of the benefit corporati	-
		it known to the benefit corporation with	· · · · · · · · · · · · · · · · · · ·
		f record.	nout independent investigation of
(6)		statement of the benefit director describ	red in $G S 55 18 41(a)$
(0)	I ne s	matement of the benefit difector descrip	πu III U.S. JJ-10-41(C).

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1	(b) The benefit report must be sent annually to each shareholder (i) within 120 days
2	following the end of the fiscal year of the benefit corporation or (ii) at the same time that the
3	benefit corporation delivers any other annual report to its shareholders, whichever occurs first.
4	(c) <u>A benefit corporation shall post all of its annual benefit reports on the public portion</u>
5	of its Internet Web site, if any. The compensation paid to directors and any financial or
6	proprietary information included in the benefit report may be omitted from the benefit report as
7	posted.
8	(d) The annual report that a benefit corporation is required to deliver to the Secretary of
9	Revenue or, in the alternative, to the Secretary of State pursuant to G.S. 55-16-22 must include
10	the most recent benefit report delivered to shareholders pursuant to G.S. 55-18-50(b), except
11	that the compensation paid to directors and any financial or proprietary information included in
12	the benefit report may be omitted from the benefit report delivered to the Secretary of Revenue
13	or Secretary of State under this section."
14	SECTION 2. This act becomes effective December 1, 2011.