First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 13-0399.03 Thomas Morris x4218

HOUSE BILL 13-1138

HOUSE SPONSORSHIP

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House Committees

Senate Committees

Business, Labor, Economic, & Workforce Development Appropriations

A BILL FOR AN ACT

101 CONCERNING BENEFIT CORPORATIONS, AND, IN CONNECTION
102 THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

On and after January 1, 2014, the bill permits a corporation to become a benefit corporation if it includes a statement to that effect in its articles of incorporation and also specifies in its articles of incorporation an additional purpose of providing a general or specific public benefit. A corporation needs to obtain two-thirds of the shareholders' consent to

amend its articles of incorporation to become a public benefit corporation; shareholders have dissenting rights.

The corporation and its directors and officers are not liable for failure to pursue or create a general or specific public benefit. The bill specifies directors' and officers' standards of conduct. A benefit corporation must prepare a benefit report if so required by its articles of incorporation, and must send the report to its shareholders. The report may assess the corporation's performance in achieving its general or specific public benefit against a third-party standard.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 5 to article
3	101 of title 7 as follows:
4	PART 5
5	BENEFIT CORPORATIONS
6	7-101-501. Short title. This part 5 shall be known and may
7	BE CITED AS THE "BENEFIT CORPORATION ACT OF COLORADO".
8	7-101-502. Definitions. As used in this part 5, unless the
9	CONTEXT OTHERWISE REQUIRES:
10	(1) "BENEFIT CORPORATION" MEANS A CORPORATION THAT HAS
11	ELECTED TO BECOME SUBJECT TO THIS PART 5, AND THE STATUS OF WHICH
12	AS A BENEFIT CORPORATION HAS NOT BEEN TERMINATED UNDER SECTION
13	7-101-506.
14	(2) "BENEFIT ENFORCEMENT PROCEEDING" MEANS ANY CLAIM OR
15	ACTION FOR A FAILURE OF A BENEFIT CORPORATION TO PURSUE OR CREATE
16	GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC BENEFIT SET FORTH IN ITS
17	ARTICLES OF INCORPORATION, OR FOR VIOLATION OF ANY DUTY OR
18	STANDARD OF CONDUCT UNDER THIS PART 5.
19	(3) "GENERAL PUBLIC BENEFIT" MEANS A MATERIAL POSITIVE
20	IMPACT ON SOCIETY AND THE ENVIRONMENT, TAKEN AS A WHOLE,

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1	ASSESSED AGAINST ANY THIRD-PARTY STANDARD, FROM THE BUSINESS
2	AND OPERATIONS OF A BENEFIT CORPORATION.
3	(4) "MINIMUM STATUS VOTE" MEANS:
4	(a) IN THE CASE OF A CORPORATION, IN ADDITION TO ANY OTHER
5	REQUIRED APPROVAL OR VOTE, THE CORPORATE ACTION MUST BE
6	APPROVED BY THE SHAREHOLDERS OF EACH CLASS OR SERIES THAT ARE
7	ENTITLED TO VOTE ON THE ACTION BY EACH VOTING GROUP ENTITLED TO
8	VOTE SEPARATELY ON THE ACTION BY AT LEAST TWO-THIRDS OF THE
9	VOTES ENTITLED TO BE CAST BY THAT VOTING GROUP.
10	(b) IN THE CASE OF A DOMESTIC COOPERATIVE FORMED UNDER
11	ARTICLE 55 OR 56 OF THIS TITLE THAT IS SUBJECT TO THE "COLORADO
12	BUSINESS CORPORATION ACT", IN ADDITION TO ANY OTHER REQUIRED
13	APPROVAL, VOTE, OR CONSENT, THE ACTION MUST BE APPROVED BY VOTE
14	OR CONSENT OF THE HOLDERS OF EVERY CLASS OR SERIES OF EQUITY
15	INTEREST IN THE ENTITY THAT ARE ENTITLED TO VOTE ON THE ACTION BY
16	AT LEAST TWO-THIRDS OF THE VOTES OR CONSENTS THAT ALL OF THOSE
17	HOLDERS ARE ENTITLED TO CAST ON THE ACTION.
18	(5) "SPECIFIC PUBLIC BENEFIT" INCLUDES A MATERIAL POSITIVE
19	IMPACT ON ANY OF THE FOLLOWING:
20	(a) Providing Low-income or underserved individuals or
21	COMMUNITIES WITH BENEFICIAL PRODUCTS OR SERVICES;
22	(b) Promoting economic opportunity for individuals or
23	COMMUNITIES BEYOND THE CREATION OF JOBS IN THE NORMAL COURSE OF
24	BUSINESS;
25	(c) PROTECTING OR RESTORING THE ENVIRONMENT;
26	(d) Improving human health;
27	(e) PROMOTING THE ARTS, SCIENCES, OR ADVANCEMENT OF

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1	KNOWLEDGE;
2	(f) INCREASING THE FLOW OF CAPITAL TO ENTITIES THAT HAVE A
3	PURPOSE OF BENEFITTING SOCIETY OR THE ENVIRONMENT; AND
4	(g) CONFERRING ANY OTHER MATERIAL BENEFIT ON SOCIETY OR
5	THE ENVIRONMENT.
6	(6) "THIRD-PARTY STANDARD" MEANS A STANDARD FOR DEFINING
7	REPORTING, AND ASSESSING CORPORATE SOCIAL AND ENVIRONMENTAL
8	PERFORMANCE DEVELOPED BY AN ORGANIZATION THAT IS NOT
9	CONTROLLED BY THE BENEFIT CORPORATION OR ANY OF ITS AFFILIATES
10	AND THAT MAKES PUBLICLY AVAILABLE THE FOLLOWING INFORMATION:
11	(a) THE CRITERIA CONSIDERED WHEN MEASURING THE SOCIAL AND
12	ENVIRONMENTAL PERFORMANCE OF A BUSINESS, THE RELATIVE
13	WEIGHTINGS OF THOSE CRITERIA, IF ANY, AND THE PROCESS FOR
14	DEVELOPMENT AND REVISION OF THE STANDARD; AND
15	(b) ANY MATERIAL OWNERS OF THE ORGANIZATION THAT
16	DEVELOPED THE THIRD-PARTY STANDARD, THE MEMBERS OF ITS
17	GOVERNING BODY AND HOW THEY ARE SELECTED, AND THE SOURCES OF
18	FINANCIAL SUPPORT FOR THE ORGANIZATION, IN SUFFICIENT DETAIL TO
19	DISCLOSE ANY RELATIONSHIPS THAT COULD REASONABLY BE CONSIDERED
20	TO COMPROMISE ITS INDEPENDENCE.
21	7-101-503. Application and amendment of part. (1) THIS PART
22	5 APPLIES ONLY TO A BENEFIT CORPORATION.
23	(2) THE EXISTENCE OF A PROVISION OF THIS PART 5 DOES NOT OF
24	ITSELF CREATE ANY IMPLICATION THAT A CONTRARY OR DIFFERENT RULE
25	OF LAW IS OR WOULD BE APPLICABLE TO A CORPORATION OR OTHER ENTITY
26	THAT IS NOT A BENEFIT CORPORATION. THIS PART 5 DOES NOT AFFECT ANY
27	STATUTE OR RULE OF LAW AS IT APPLIES TO A CORPORATION OR OTHER

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1	ENTITY THAT IS NOT A BENEFIT CORPORATION.
2	(3) THE "COLORADO BUSINESS CORPORATION ACT", ARTICLES 101
3	TO 117 OF THIS TITLE, AND THE "COLORADO CORPORATIONS AND
4	ASSOCIATIONS ACT", ARTICLE 90 OF THIS TITLE, APPLY TO ALL BENEFIT
5	CORPORATIONS; EXCEPT THAT THIS PART 5 CONTROLS OVER ANY
6	PROVISION OF THE "COLORADO BUSINESS CORPORATION ACT" OR THE
7	"COLORADO CORPORATIONS AND ASSOCIATIONS ACT" THAT IS
8	INCONSISTENT WITH THIS PART 5.
9	(4) A DOMESTIC COOPERATIVE THAT IS SUBJECT TO THE
10	"COLORADO BUSINESS CORPORATION ACT" MAY BE SUBJECT
11	SIMULTANEOUSLY TO BOTH THAT ACT AND THIS PART 5, IN WHICH CASE
12	THIS PART 5 CONTROLS OVER ANY INCONSISTENT PROVISION OF THAT ACT.
13	(5) THE GENERAL ASSEMBLY MAY AMEND OR REPEAL ALL OR PART
14	OF THIS PART 5 AT ANY TIME, AND ALL BENEFIT CORPORATIONS ARE
15	GOVERNED BY SUCH AMENDMENT OR REPEAL.
16	7-101-504. Formation of benefit corporations. (1) A BENEFIT
17	CORPORATION MUST BE FORMED IN ACCORDANCE WITH ARTICLE 102 OF
18	THIS TITLE, OR ARTICLE 55 OR 56 OF THIS TITLE IN THE CASE OF A
19	DOMESTIC COOPERATIVE, AND PART 3 OF ARTICLE 90 OF THIS TITLE, BUT
20	ITS ARTICLES OF INCORPORATION MUST ALSO STATE THAT IT IS A BENEFIT
21	CORPORATION.
22	(2) IF THE ARTICLES OF INCORPORATION INCLUDE A STATEMENT
23	THAT THE CORPORATION IS A BENEFIT CORPORATION, THEY MUST INCLUDE
24	A CONSPICUOUS STATEMENT OF THE FACT THAT THE CORPORATION IS A
25	BENEFIT CORPORATION IN EACH SUBSEQUENT AMENDMENT TO OR
26	RESTATEMENT OF ITS ARTICLES OF INCORPORATION, AND ON EACH
27	CERTIFICATE REPRESENTING OUTSTANDING STOCK OF THE BENEFIT

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1 CORPORATION.	
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2	7-101-505. Election of status. (1) AN EXISTING CORPORATION
3	MAY BECOME A BENEFIT CORPORATION UNDER THIS PART 5 BY AMENDING
4	ITS ARTICLES OF INCORPORATION SO THAT THEY CONTAIN, IN ADDITION TO
5	ANY OTHER REQUIREMENTS OF APPLICABLE LAW, A STATEMENT THAT THE
6	CORPORATION IS A BENEFIT CORPORATION. IN ORDER TO BE EFFECTIVE,
7	THE AMENDMENT MUST BE ADOPTED BY THE MINIMUM STATUS VOTE.
8	(2) IF AN ENTITY THAT IS NOT A BENEFIT CORPORATION IS A PARTY
9	TO A MERGER OR CONVERSION AND THE SURVIVING OR RESULTING ENTITY
10	IN THE MERGER OR CONVERSION IS TO BE A BENEFIT CORPORATION, THE
11	PLAN OF MERGER OR CONVERSION MUST BE ADOPTED BY THE MINIMUM
12	STATUS VOTE. THE APPROVAL OF ANY OTHER PLAN OF MERGER, OR PLAN
13	OF CONVERSION, MUST BE APPROVED BY A BENEFIT CORPORATION AS
14	PROVIDED IN ARTICLE 90 OF THIS TITLE.
15	7-101-506. Termination of status. (1) A BENEFIT CORPORATION
16	MAY TERMINATE ITS STATUS AS SUCH AND CEASE TO BE SUBJECT TO THIS
17	PART 5 BY AMENDING ITS ARTICLES OF INCORPORATION TO DELETE THE
18	PROVISION REQUIRED BY SECTION 7-101-504 TO BE STATED IN THE
19	ARTICLES OF INCORPORATION OF A BENEFIT CORPORATION. IN ORDER TO
20	BE EFFECTIVE, THE AMENDMENT MUST BE ADOPTED BY THE MINIMUM
21	STATUS VOTE.
22	(2) If a plan of merger or conversion would have the
23	EFFECT OF TERMINATING THE STATUS OF A CORPORATION AS A BENEFIT
24	CORPORATION, IN ORDER TO BE EFFECTIVE THE PLAN MUST BE ADOPTED BY
25	THE MINIMUM STATUS VOTE. ANY SALE, LEASE, EXCHANGE, OR OTHER
26	DISPOSITION OF ALL OR SUBSTANTIALLY ALL OF THE ASSETS OF A BENEFIT
27	CORPORATION, OTHER THAN IN THE USUAL AND REGULAR COURSE OF

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1	BUSINESS OF THE BENEFIT CORPORATION, IS NOT EFFECTIVE UNLESS THE
2	TRANSACTION IS APPROVED BY THE MINIMUM STATUS VOTE. ANY OTHER
3	PLAN OF MERGER OR PLAN OF CONVERSION MUST BE APPROVED BY A
4	BENEFIT CORPORATION AS PROVIDED IN ARTICLE 90 OF THIS TITLE.
5	7-101-507. Corporate purposes. (1) EVERY BENEFIT
6	CORPORATION HAS THE PURPOSE OF ENGAGING IN ANY LAWFUL BUSINESS
7	UNLESS A MORE LIMITED PURPOSE IS STATED IN ITS ARTICLES OF
8	INCORPORATION.
9	(2) IN ADDITION TO THE PURPOSE UNDER SUBSECTION (1) OF THIS
10	SECTION, EACH BENEFIT CORPORATION MUST HAVE A PURPOSE OF
11	PURSUING OR CREATING GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC
12	BENEFIT, OR BOTH, AS SET FORTH IN THE BENEFIT CORPORATION'S
13	ARTICLES OF INCORPORATION. THE IDENTIFICATION OF A SPECIFIC PUBLIC
14	BENEFIT UNDER THIS SUBSECTION (2) DOES NOT LIMIT THE OBLIGATION OF
15	A BENEFIT CORPORATION THAT HAS ELECTED TO PURSUE OR CREATE
16	GENERAL PUBLIC BENEFIT TO PURSUE OR CREATE THAT GENERAL PUBLIC
17	BENEFIT.
18	(3) A BENEFIT CORPORATION MAY AMEND ITS ARTICLES OF
19	INCORPORATION TO ADD, AMEND, OR DELETE THE IDENTIFICATION OF THE
20	GENERAL PUBLIC BENEFIT OR ANY SPECIFIC PUBLIC BENEFIT THAT IT IS THE
21	PURPOSE OF THE BENEFIT CORPORATION TO PURSUE OR CREATE. IN ORDER
22	TO BE EFFECTIVE, THE AMENDMENT MUST BE ADOPTED BY THE MINIMUM
23	STATUS VOTE.
24	7-101-508. Standard of conduct for directors of a benefit
25	corporation. (1) The pursuit or creation of general public
26	BENEFIT, OR OF ANY SPECIFIC PUBLIC BENEFIT AS SPECIFIED IN THE BENEFIT
27	CORPORATION'S ARTICLES OF INCORPORATION, IS IN THE BEST INTERESTS

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1	OF THE BENEFIT CORPORATION.
2	(2) In discharging the duties of their positions and in
3	CONSIDERING THE BEST INTERESTS OF A BENEFIT CORPORATION:
4	(a) The directors of a benefit corporation that has
5	ELECTED TO PURSUE OR CREATE GENERAL PUBLIC BENEFIT SHALL
6	CONSIDER THE EFFECTS OF ANY ACTION OR INACTION UPON:
7	(I) THE SHAREHOLDERS OF THE BENEFIT CORPORATION;
8	(II) THE EMPLOYEES AND WORK FORCE OF THE BENEFIT
9	CORPORATION, ITS SUBSIDIARIES, AND ITS SUPPLIERS;
10	(III) THE INTERESTS OF CUSTOMERS OF THE BENEFIT
11	CORPORATION;
12	(IV) COMMUNITY AND SOCIETAL FACTORS, INCLUDING THOSE OF
13	EACH COMMUNITY IN WHICH OFFICES OR FACILITIES OF THE BENEFIT
14	CORPORATION, ITS SUBSIDIARIES, OR ITS SUPPLIERS ARE LOCATED;
15	(V) THE LOCAL AND GLOBAL ENVIRONMENT;
16	(VI) THE SHORT-TERM AND LONG-TERM INTERESTS OF THE
17	BENEFIT CORPORATION, INCLUDING BENEFITS THAT MAY ACCRUE TO THE
18	BENEFIT CORPORATION FROM ITS LONG-TERM PLANS AND THE POSSIBILITY
19	THAT THESE INTERESTS MAY BE BEST SERVED BY THE CONTINUED
20	INDEPENDENCE OF THE BENEFIT CORPORATION; AND
21	(VII) THE ABILITY OF THE BENEFIT CORPORATION TO ACCOMPLISH
22	GENERAL PUBLIC BENEFIT AND ANY SPECIFIC PUBLIC BENEFIT;
23	(b) THE DIRECTORS OF A BENEFIT CORPORATION THAT HAS
24	ELECTED TO PURSUE OR CREATE ANY SPECIFIC PUBLIC BENEFIT MAY
25	CONSIDER THE EFFECTS OF ANY ACTION OR INACTION UPON:
26	(I) THE SHAREHOLDERS OF THE BENEFIT CORPORATION; AND
27	(II) ANY BENEFICIARIES OF THE SPECIFIC PUBLIC BENEFIT OF THE

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1	BENEFII CORPORATION; AND
2	(c)(I)Thedirectorsofabenefitcorporationmayconsider
3	OTHER PERTINENT FACTORS OR THE INTERESTS OF ANY OTHER GROUP THAT
4	THEY DEEM APPROPRIATE; BUT
5	(II) THE DIRECTORS OF A BENEFIT CORPORATION NEED NOT GIVE
6	PRIORITY TO THE INTERESTS OF A PARTICULAR PERSON OR GROUP
7	REFERRED TO IN PARAGRAPH (a) OR (b) OF THIS SUBSECTION (2) OVER THE
8	INTERESTS OF ANY OTHER PERSON OR GROUP UNLESS THE BENEFIT
9	CORPORATION HAS STATED IN ITS ARTICLES OF INCORPORATION ITS
10	INTENTION TO GIVE PRIORITY TO CERTAIN INTERESTS RELATED TO ITS
11	ACCOMPLISHMENT OF ITS GENERAL PUBLIC BENEFIT OR OF A SPECIFIC
12	PUBLIC BENEFIT IDENTIFIED IN ITS ARTICLES OF INCORPORATION.
13	(3) THE CONSIDERATION OF INTERESTS AND FACTORS IN THE
14	MANNER REQUIRED BY SUBSECTION (2) OF THIS SECTION DOES NOT
15	VIOLATE SECTION 7-108-401.
16	(4) NEITHER THE BENEFIT CORPORATION NOR ANY DIRECTOR OWES
17	A DUTY TO A PERSON THAT IS A BENEFICIARY OF THE GENERAL PUBLIC
18	BENEFIT OR ANY SPECIFIC PUBLIC BENEFIT OF THE BENEFIT CORPORATION
19	ARISING FROM THE STATUS OF THE PERSON AS A BENEFICIARY.
20	7-101-509. Standard of conduct for officers of a benefit
21	corporation. (1) IN CONSIDERING THE BEST INTERESTS OF THE BENEFIT
22	CORPORATION AS SET FORTH IN SECTION 7-101-508 (1), EACH OFFICER OF
23	A BENEFIT CORPORATION MAY CONSIDER THE INTERESTS AND FACTORS
24	DESCRIBED IN SECTION 7-101-508 (2) IN THE MANNER PROVIDED IN THAT
25	SECTION IF:
26	(a) THE OFFICER HAS DISCRETION TO ACT WITH RESPECT TO A
27	MATTER; AND

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2	MAY HAVE A MATERIAL EFFECT ON THE PURSUIT OR CREATION BY THE
3	BENEFIT CORPORATION OF GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC
4	BENEFIT IDENTIFIED IN ITS ARTICLES OF INCORPORATION.
5	(2) The consideration of interests and factors in the
6	MANNER REQUIRED BY SUBSECTION (1) OF THIS SECTION DOES NOT
7	VIOLATE SECTION 7-108-401.
8	(3) AN OFFICER DOES NOT HAVE A DUTY TO A PERSON THAT IS A
9	BENEFICIARY OF THE GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC
10	BENEFIT OF A BENEFIT CORPORATION ARISING FROM THE STATUS OF THE
11	PERSON AS A BENEFICIARY.
12	7-101-510. Benefit enforcement proceedings. (1) EXCEPT IN A
13	BENEFIT ENFORCEMENT PROCEEDING, NO PERSON MAY BRING AN ACTION
14	OR ASSERT A CLAIM AGAINST A BENEFIT CORPORATION OR ITS DIRECTORS
15	OR OFFICERS FOR:
16	(a) FAILURE TO PURSUE OR CREATE GENERAL PUBLIC BENEFIT OR
17	A SPECIFIC PUBLIC BENEFIT SET FORTH IN ITS ARTICLES OF INCORPORATION;
18	OR
19	(b) VIOLATION OF A DUTY OR STANDARD OF CONDUCT UNDER THIS
20	PART 5.
21	(2) A BENEFIT ENFORCEMENT PROCEEDING MAY BE COMMENCED
22	OR MAINTAINED ONLY:
23	(a) Subject to Section 7-107-402, by a shareholder; or
24	(b) BY OTHER PERSONS AS SPECIFIED IN, AND PURSUANT TO THE
25	PROCEDURES THAT MUST BE SPECIFIED IN, THE ARTICLES OF
26	INCORPORATION OF THE BENEFIT CORPORATION.
27	(3) This section does not limit any person's right to

(b) It reasonably appears to the officer that the matter

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1	COMMENCE OR MAINTAIN AN ACTION UNDER SECTION 7-103-104 OR
2	7-114-301.
3	(4) A BENEFIT CORPORATION IS NOT LIABLE FOR MONETARY
4	DAMAGES FOR ANY FAILURE OF THE BENEFIT CORPORATION TO PURSUE OR
5	CREATE GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC BENEFIT.
6	(5) A DIRECTOR OR OFFICER IS NOT LIABLE FOR MONETARY
7	DAMAGES FOR:
8	(a) VIOLATION OF ANY DUTY OR STANDARD OF CONDUCT UNDER
9	THIS PART 5, IF THE DIRECTOR OR OFFICER PERFORMED THE DUTIES OF
10	OFFICE IN COMPLIANCE WITH SECTION 7-108-401; OR
11	(b) ANY FAILURE OF THE BENEFIT CORPORATION TO PURSUE OR
12	CREATE GENERAL PUBLIC BENEFIT OR A SPECIFIC PUBLIC BENEFIT.
13	7-101-511. Benefit report. (1) A BENEFIT CORPORATION SHALL
14	PREPARE A REPORT THAT INCLUDES THE FOLLOWING:
15	(a) A NARRATIVE DESCRIPTION OF:
16	(I) THE WAYS IN WHICH THE BENEFIT CORPORATION PURSUED OR
17	CREATED GENERAL PUBLIC BENEFIT DURING THE PERIOD AND THE EXTENT
18	TO WHICH GENERAL PUBLIC BENEFIT WAS PURSUED OR CREATED;
19	(II) THE WAYS IN WHICH THE BENEFIT CORPORATION PURSUED OR
20	CREATED A SPECIFIC PUBLIC BENEFIT THAT THE ARTICLES OF
21	INCORPORATION STATE IS THE PURPOSE OF THE BENEFIT CORPORATION TO
22	PURSUE OR CREATE AND THE EXTENT TO WHICH THAT SPECIFIC PUBLIC
23	BENEFIT WAS PURSUED OR CREATED;
24	(III) ANY CIRCUMSTANCES THAT HAVE HINDERED THE PURSUIT OR
25	CREATION BY THE BENEFIT CORPORATION OF GENERAL PUBLIC BENEFIT OR
26	ANY SPECIFIC PUBLIC BENEFIT; AND
27	(IV) THE PROCESS AND RATIONALE FOR SELECTING OR CHANGING

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1	THE THIRD-PARTY STANDARD USED TO PREPARE THE BENEFIT REPORT, AND
2	(b) An assessment of the overall social and
3	ENVIRONMENTAL PERFORMANCE OF THE BENEFIT CORPORATION AGAINST
4	A THIRD-PARTY STANDARD:
5	(I) APPLIED CONSISTENTLY WITH ANY APPLICATION OF THAT
6	STANDARD IN PRIOR BENEFIT REPORTS; OR
7	(II) ACCOMPANIED BY AN EXPLANATION OF THE REASONS FOR ANY
8	INCONSISTENT APPLICATION. THE ASSESSMENT DOES NOT NEED TO BE
9	PERFORMED, AUDITED, OR CERTIFIED BY A THIRD PARTY.
10	(2) A BENEFIT CORPORATION THAT PREPARES A REPORT SHALL
11	SEND IT TO EACH SHAREHOLDER.
12	(3) A BENEFIT CORPORATION SHALL POST ALL OF ITS REPORTS
13	PREPARED PURSUANT TO THIS SECTION ON THE PUBLIC PORTION OF ITS WEB
14	SITE, IF ANY, BUT THE BENEFIT CORPORATION MAY OMIT FROM THE POSTED
15	REPORTS ANY FINANCIAL OR PROPRIETARY INFORMATION INCLUDED IN THE
16	REPORTS.
17	(4) If a benefit corporation does not have a web site, the
18	BENEFIT CORPORATION SHALL PROVIDE A COPY OF ITS MOST RECENT
19	REPORT WITHOUT CHARGE, TO ANY PERSON THAT REQUESTS A COPY, BUT
20	THE BENEFIT CORPORATION MAY OMIT ANY FINANCIAL OR PROPRIETARY
21	INFORMATION FROM THE COPY OF THE BENEFIT REPORT SO PROVIDED.
22	SECTION 2. In Colorado Revised Statutes, 7-113-102, amend
23	(1) (d); and add (1) (f), (1) (g), and (1) (h) as follows:
24	7-113-102. Right to dissent. (1) A shareholder, whether or not
25	entitled to vote, is entitled to dissent and obtain payment of the fair value
26	of the shareholder's shares in the event of any of the following corporate
2.7	actions:

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1	(d) Consummation of a sale, lease, exchange, or other disposition
2	of all, or substantially all, of the property of an entity controlled by the
3	corporation if the shareholders of the corporation were entitled to vote
4	upon the consent of the corporation to the disposition pursuant to section
5	7-112-102 (2); and
6	(f) CONSUMMATION OF A PLAN BY WHICH A CORPORATION
7	BECOMES A BENEFIT CORPORATION BY MERGER INTO A CORPORATION
8	THAT HAS ELECTED BENEFIT CORPORATION STATUS AS PROVIDED IN
9	SECTION 7-101-505;
10	(g) CONSUMMATION OF A PLAN BY WHICH A BENEFIT CORPORATION
11	TERMINATES BENEFIT CORPORATION STATUS BY MERGER INTO A
12	CORPORATION THAT HAS NOT ELECTED BENEFIT CORPORATION STATUS AS
13	PROVIDED IN SECTION 7-101-506; AND
14	(h) AN AMENDMENT TO THE CORPORATION'S ARTICLES OF
15	INCORPORATION TO:
16	(I) ELECT BENEFIT CORPORATION STATUS AS PROVIDED IN SECTION
17	7-101-505;
18	(II) TERMINATE BENEFIT CORPORATION STATUS AS PROVIDED IN
19	SECTION 7-101-506;
20	(III) CHANGE, IN ANY MATERIAL RESPECT, ANY SPECIFIC PUBLIC
21	BENEFIT SET FORTH IN A BENEFIT CORPORATION'S ARTICLES OF
22	INCORPORATION; OR
23	(IV) AMEND THE ARTICLES OF INCORPORATION OF A BENEFIT
24	CORPORATION THAT HAS INCLUDED A PURPOSE TO PURSUE OR CREATE THE
25	GENERAL PUBLIC BENEFIT TO DELETE SUCH PURPOSE.
26	SECTION 3. Appropriation. In addition to any other
27	appropriation, there is hereby appropriated, out of any moneys in the

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7	SECTION 4. Act subject to petition - effective date -
6	related to the implementation of this act.
5	technology services for the purchase of contract computer services
4	so much thereof as may be necessary, for allocation to information
3	of state, for the fiscal year beginning July 1, 2013, the sum of \$79,920, or
2	Colorado Revised Statutes, not otherwise appropriated, to the department
1	department of state cash fund created in section 24-21-104 (3) (b),

SECTION 4. Act subject to petition - effective date - applicability. (1) This act takes effect January 1, 2014; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2014 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to acts occurring on or after the applicable effective date of this act.

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