0lr1008

By: **Senators Raskin and Frosh** Introduced and read first time: February 10, 2010 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Corporations – B (For–Benefit) Corporation

3 FOR the purpose of authorizing a corporation to elect to be a certain B (for-benefit) 4 corporation by amending or including in the charter of the corporation a $\mathbf{5}$ statement that the corporation is a B corporation; providing for the application 6 of this Act; requiring the election to be approved by the stockholders in a certain 7manner; authorizing a corporation to terminate status as a B corporation in a 8 certain manner; requiring that clear reference to the fact that a corporation is a 9 B corporation appear prominently in a certain charter document; establishing 10 that every B corporation shall have the purpose of creating a public benefit; 11 establishing that the creation of a public benefit as provided in this Act is in the 12best interests of the B corporation; requiring a director of a B corporation, in 13performing the duties of director, in determining what the director reasonably 14 believes to be in the best interests of the B corporation, to consider the effects of 15any action or decision not to act on certain factors; establishing that a certain 16 director shall not have any duty to a certain person; providing that a certain 17director shall have a certain immunity from liability under certain 18 circumstances; requiring a B corporation to deliver to each stockholder a certain annual report; defining certain terms; and generally relating to for-benefit 19 20corporations.

21 BY adding

- 22 Article Corporations and Associations
- 23 Section 5–6C–01 through 5–6C–08 to be under the new subtitle "Subtitle 6C. B
 24 (For–Benefit) Corporations"
- 25 Annotated Code of Maryland
- 26 (2007 Replacement Volume and 2009 Supplement)
- 27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 28 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2 SENATE BILL 690
1	Article – Corporations and Associations
2	SUBTITLE 6C. B (FOR-BENEFIT) CORPORATIONS.
3	5-6C-01.
4 5	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
6 7 8 9	(B) "B CORPORATION" MEANS A MARYLAND CORPORATION THAT ELECTS TO BE A FOR–BENEFIT CORPORATION IN ACCORDANCE WITH § $5-6C-03$ OF THIS SUBTITLE AND HAS NOT CEASED TO BE A FOR–BENEFIT CORPORATION THROUGH THE OPERATION OF § $5-6C-04$ OF THIS SUBTITLE.
10	(C) "PUBLIC BENEFIT" MEANS:
$\frac{11}{12}$	(1) PROVIDING INDIVIDUALS OR COMMUNITIES WITH BENEFICIAL PRODUCTS OR SERVICES;
$13 \\ 14 \\ 15$	(2) PROMOTING ECONOMIC OPPORTUNITY FOR INDIVIDUALS OR COMMUNITIES BEYOND THE CREATION OF JOBS IN THE NORMAL COURSE OF BUSINESS;
16	(3) PRESERVING THE ENVIRONMENT;
17	(4) IMPROVING HUMAN HEALTH;
18 19	(5) PROMOTING THE ARTS, SCIENCES, OR ADVANCEMENT OF KNOWLEDGE; OR
$\begin{array}{c} 20\\ 21 \end{array}$	(6) INCREASING THE FLOW OF CAPITAL TO ENTITIES WITH A PUBLIC BENEFIT PURPOSE.
22	5-6C-02.
$23\\24$	(A) THE PROVISIONS OF THE MARYLAND GENERAL CORPORATION LAW APPLY TO B CORPORATIONS EXCEPT TO THE EXTENT THAT:
$25\\26$	(1) THE CONTEXT OF A PROVISION CLEARLY REQUIRES OTHERWISE; OR
27 28 29	(2) A SPECIFIC PROVISION OF THIS SUBTITLE OR ANOTHER PROVISION OF LAW GOVERNING SPECIFIC CLASSES OF CORPORATIONS PROVIDES OTHERWISE.

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1	(B) THIS SUBTITLE APPLIES ONLY TO B CORPORATIONS.
2	(C) (1) THE EXISTENCE OF A PROVISION OF THIS SUBTITLE DOES NOT
3	OF ITSELF CREATE ANY IMPLICATION THAT A CONTRARY OR DIFFERENT RULE
4	OF LAW IS OR WOULD BE APPLICABLE TO A CORPORATION THAT IS NOT A B
5	CORPORATION.
6	(2) THIS SUBTITLE DOES NOT AFFECT ANY STATUTE OR RULE OF
7	LAW AS IT APPLIES TO A CORPORATION THAT IS NOT A B CORPORATION.
8	(D) A PROVISION OF THE CHARTER OR BYLAWS OF A B CORPORATION
0 9	MAY NOT BE INCONSISTENT WITH ANY PROVISION OF THIS SUBTITLE.
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10	5-6C-03.
11	(A) A CORPORATION MAY ELECT TO BE A B CORPORATION UNDER THIS
12	SUBTITLE BY AMENDING OR INCLUDING IN THE CHARTER OF THE
13	CORPORATION A STATEMENT THAT THE CORPORATION IS A B ("FOR–BENEFIT")
14	CORPORATION.
15	(B) AN ELECTION DESCRIBED IN SUBSECTION (A) OF THIS SECTION
16	SHALL BE APPROVED BY THE STOCKHOLDERS OF THE CORPORATION BY THE
17	HIGHER OF:
18	(1) THE VOTE REQUIRED BY THE ARTICLES OF INCORPORATION
19	OF THE CORPORATION; OR
20	(2) TWO-THIRDS OF THE VOTES ENTITLED TO BE CAST BY THE
21	OUTSTANDING SHARES OF THE CORPORATION, PROVIDED THAT IF ANY CLASS
22	OF SHARES IS ENTITLED TO VOTE AS A GROUP, APPROVAL SHALL ALSO REQUIRE
23	THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST TWO-THIRDS OF THE
24 25	VOTES ENTITLED TO BE CAST BY THE OUTSTANDING SHARES OF EACH VOTING GROUP.
25	GROUP.
26	5-6C-04.
27	(A) A CORPORATION MAY TERMINATE STATUS AS A B CORPORATION
28	AND CEASE TO BE SUBJECT TO THIS SUBTITLE BY AMENDING THE ARTICLES OF
29	INCORPORATION OF THE CORPORATION TO DELETE THE STATEMENT THAT THE
20	CORDORATION IS A P CORDORATION

30 CORPORATION IS A B CORPORATION.

31(B)THE TERMINATION OF STATUS AS A B CORPORATION SHALL BE32APPROVED BY THE STOCKHOLDERS OF THE CORPORATION BY THE HIGHER OF:

1 (1) THE VOTE REQUIRED BY THE ARTICLES OF INCORPORATION 2 OF THE CORPORATION; OR

3 (2) TWO-THIRDS OF THE VOTES ENTITLED TO BE CAST BY THE 4 OUTSTANDING SHARES OF THE CORPORATION, PROVIDED THAT IF ANY CLASS 5 OF SHARES IS ENTITLED TO VOTE AS A GROUP, APPROVAL SHALL ALSO REQUIRE 6 THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST TWO-THIRDS OF THE 7 VOTES ENTITLED TO BE CAST BY THE OUTSTANDING SHARES OF EACH VOTING 8 GROUP.

9 **5–6C–05.**

10 CLEAR REFERENCE TO THE FACT THAT A CORPORATION IS A B 11 CORPORATION SHALL APPEAR PROMINENTLY:

12 (1) AT THE HEAD OF THE CHARTER DOCUMENT IN WHICH THE 13 ELECTION TO BE A B CORPORATION IS MADE;

14(2)AT THE HEAD OF EACH SUBSEQUENT CHARTER DOCUMENT OF15THE B CORPORATION; AND

16 (3) ON EACH CERTIFICATE REPRESENTING OUTSTANDING STOCK
 17 OF THE B CORPORATION.

18 **5–6C–06.**

19 (A) EACH B CORPORATION SHALL HAVE THE PURPOSE OF CREATING A 20 PUBLIC BENEFIT.

(B) THE CREATION OF A PUBLIC BENEFIT AS PROVIDED IN SUBSECTION
(A) OF THIS SECTION IS IN THE BEST INTERESTS OF THE B CORPORATION.

23 **5–6C–07.**

(A) A DIRECTOR OF A B CORPORATION, IN PERFORMING THE DUTIES
OF A DIRECTOR, INCLUDING THE DIRECTOR'S DUTIES AS A MEMBER OF A
COMMITTEE AND IN ADDITION TO THE DUTIES DESCRIBED IN § 2–405.1 OF THIS
ARTICLE:

(1) IN DETERMINING WHAT THE DIRECTOR REASONABLY
 BELIEVES TO BE IN THE BEST INTERESTS OF THE B CORPORATION, SHALL
 CONSIDER THE EFFECTS OF ANY ACTION OR DECISION NOT TO ACT ON:

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(I) THE STOCKHOLDERS OF THE B CORPORATION;

 $\mathbf{2}$ **(II)** THE EMPLOYEES AND WORKFORCE OF Β THE 3 THE Β CORPORATION AND SUBSIDIARIES AND **SUPPLIERS** OF THE 4 **CORPORATION;**

5 (III) THE INTERESTS OF CUSTOMERS AS BENEFICIARIES OF 6 THE GENERAL OR SPECIFIC PUBLIC BENEFIT PURPOSES OF THE B 7 CORPORATION;

8 (IV) COMMUNITY AND SOCIETAL CONSIDERATIONS, 9 INCLUDING THOSE OF ANY COMMUNITY IN WHICH OFFICES OR FACILITIES OF 10 THE B CORPORATION OR THE SUBSIDIARIES OR SUPPLIERS OF THE B 11 CORPORATION ARE LOCATED; AND

12

(V) THE LOCAL AND GLOBAL ENVIRONMENT; AND

13 (2) MAY CONSIDER ANY OTHER PERTINENT FACTORS OR THE 14 INTERESTS OF ANY OTHER GROUP THAT THE DIRECTOR DETERMINES ARE 15 APPROPRIATE TO CONSIDER IN LIGHT OF THE PUBLIC BENEFIT DESCRIBED IN 16 THE CHARTER OF THE B CORPORATION.

17 (B) A DIRECTOR OF A B CORPORATION, IN THE PERFORMANCE OF 18 DUTIES IN THAT CAPACITY, DOES NOT HAVE ANY DUTY TO A PERSON THAT IS A 19 BENEFICIARY OF THE PUBLIC BENEFIT PURPOSES OF THE B CORPORATION 20 DESCRIBED IN THE CHARTER OF THE B CORPORATION.

(C) A DIRECTOR OF A B CORPORATION, IN THE REASONABLE
 PERFORMANCE OF DUTIES IN ACCORDANCE WITH THE STANDARD PROVIDED IN
 THIS SUBTITLE, SHALL HAVE THE IMMUNITY FROM LIABILITY DESCRIBED IN §
 5-417 OF THE COURTS ARTICLE.

25 **5–6C–08.**

26 (A) A B CORPORATION SHALL DELIVER TO EACH STOCKHOLDER AN 27 ANNUAL FOR-BENEFIT REPORT INCLUDING:

28 (1) A DESCRIPTION OF:

(I) THE WAYS IN WHICH THE B CORPORATION GENERALLY
 PURSUED THE PUBLIC BENEFIT DESCRIBED IN THE CHARTER DURING THE YEAR
 AND THE EXTENT TO WHICH THE PUBLIC BENEFIT WAS CREATED; AND

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1 (II) ANY CIRCUMSTANCES THAT HAVE HINDERED THE 2 CREATION BY THE B CORPORATION OF THE PUBLIC BENEFIT; AND

3 (2) AN ASSESSMENT OF THE SOCIETAL AND ENVIRONMENTAL 4 PERFORMANCE OF THE B CORPORATION PREPARED IN ACCORDANCE WITH 5 IDENTIFIED FACTORS THAT WERE CONSIDERED IN MEASURING THE 6 PERFORMANCE OF THE B CORPORATION.

7 (B) THE FOR-BENEFIT REPORT SHALL BE DELIVERED TO EACH 8 STOCKHOLDER WITHIN 120 DAYS FOLLOWING THE END OF EACH FISCAL YEAR 9 OF THE B CORPORATION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effectOctober 1, 2010.