## SENATE BILL 6230

State of Washington 62nd Legislature 2012 Regular Session

**By** Senators Frockt, Chase, Kilmer, Harper, and Pflug; by request of Washington State Bar Association

1 AN ACT Relating to social purpose corporations; amending RCW 2 23B.01.400 and 23B.04.010; and adding a new chapter to Title 23B RCW.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 <u>NEW SECTION.</u> **Sec. 1.** (1) Any corporation may elect to be governed 5 as a social purpose corporation by one of the following means:

6 (a) One or more persons may act as incorporator or incorporators of 7 a social purpose corporation by delivering articles of incorporation 8 that conform to the requirements of this chapter to the secretary of 9 state for filing; or

10 (b) Any corporation which is not a social purpose corporation may 11 elect to become a social purpose corporation by complying with section 12 14 of this act.

13 (2) Any social purpose corporation may elect to cease to be 14 governed as a social purpose corporation by complying with section 15 15 of this act.

16 <u>NEW SECTION.</u> **Sec. 2.** (1) Except as otherwise expressly stated in 17 this chapter, the provisions of this title and all powers, rights, and 18 obligations thereunder shall apply to social purpose corporations

organized under this chapter, and references in this title to the term corporation" shall be read to include social purpose corporations organized under this chapter.

4 (2) Subject to any limitations contained in the articles of 5 incorporation, a social purpose corporation may engage in any lawful 6 business under RCW 23B.03.010.

7 <u>NEW SECTION.</u> Sec. 3. Every corporation governed by this chapter 8 must be organized to carry out its business purpose under RCW 9 23B.03.010 in a manner intended to promote positive short-term or 10 long-term effects of, or minimize adverse short-term or long-term 11 effects of, the corporation's activities upon any or all of (1) the 12 corporation's employees, suppliers, or customers; (2) the local, state, 13 national, or world community; or (3) the environment.

14 <u>NEW SECTION.</u> Sec. 4. In addition to the general social purpose 15 set forth in section 3 of this act, every corporation governed by this 16 chapter may have one or more specific social purposes for which the 17 corporation is organized.

18 <u>NEW SECTION.</u> **Sec. 5.** (1) In addition to the matters required to 19 be set forth in the articles of incorporation pursuant to RCW 20 23B.02.020 (1) and (2), the articles of incorporation of a social 21 purpose corporation must set forth:

(a) A corporate name for the social purpose corporation that contains the words "social purpose corporation" or "SPC" as an abbreviation of those words;

(b) A statement that the corporation is organized as a social
purpose corporation governed by this chapter;

(c) A statement setting forth the general social purpose or purposes for which the corporation is organized pursuant to section 3 of this act; and

30 (d) If the corporation has designated one or more specific social 31 purpose or purposes pursuant to section 4 of this act, a statement 32 setting forth such specific social purpose or purposes.

33 (2) In addition to the matters that must be set forth in the 34 articles of incorporation in accordance with subsection (1) of this 35 section and the provisions that may be set forth in the articles of

incorporation pursuant to RCW 23B.02.020 (5) and (6), the articles of incorporation of a social purpose corporation may contain the following provisions:

4 (a) A provision requiring the corporation's directors or officers
5 to consider the impacts of any corporate action or proposed corporate
6 action upon one or more of the social purposes of the corporation;

7 (b) A provision requiring the corporation to furnish to the 8 shareholders an assessment of the overall performance of the 9 corporation with respect to its social purpose or purposes, prepared in 10 accordance with a third-party standard;

(c) A provision requiring, for any or all corporate actions, the vote of a larger proportion or of all of the shares of any class or series, or the vote or quorum for taking action of a larger proportion or of all of the directors, than is otherwise required by this title or this chapter;

(d) A provision requiring the approval of the shareholders for any
 corporate action, even though not otherwise required by this title; and

(e) A provision limiting the duration of the corporation'sexistence to a specified date.

NEW SECTION. Sec. 6. (1) A director of a social purpose corporation shall discharge the duties of a director, including duties as a member of any committee of the board upon which the director may serve, in good faith, with the care an ordinarily prudent person in a like position would exercise under similar circumstances, and in a manner the director reasonably believes to be in the best interests of the corporation in accordance with RCW 23B.08.300.

(2) Unless the articles of incorporation provide otherwise, in
discharging his or her duties as a director, the director of a social
purpose corporation may consider and give weight to one or more of the
social purposes of the corporation as the director deems relevant.

31 (3) Any action taken as a director of a social purpose corporation, 32 or any failure to take any action, that the director reasonably 33 believes is intended to promote one or more of the social purposes of 34 the corporation shall be deemed to be in the best interests of the 35 corporation.

36 (4) A director of a social purpose corporation is not liable for

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1 any action taken as a director, or any failure to take any action, if 2 the director performed the duties of the director's office in 3 compliance with this section.

4 (5) Nothing in this chapter creates any liability or grants any
5 right in or for any person or any cause of action by or for any person,
6 and a director shall not be responsible to any party other than the
7 corporation and its shareholders.

8 (6) Nothing in this chapter alters the general standards for any 9 director of a corporation that is not a social purpose corporation.

10 Sec. 7. (1) An officer of a social purpose NEW SECTION. 11 corporation with discretionary authority shall discharge the officer's 12 duties under that authority in good faith, with the care an ordinarily prudent person in a like position would exercise under similar 13 circumstances, and in a manner the officer reasonably believes to be in 14 the best interests of the corporation in accordance with RCW 15 23B.08.420. 16

17 (2) Unless the articles of incorporation provide otherwise, in 18 discharging his or her duties as an officer, the officer of a social 19 purpose corporation may consider and give weight to one or more of the 20 social purposes of the corporation as the officer deems relevant.

(3) Any action taken as an officer of a social purpose corporation, or any failure to take any action, that the officer reasonably believes is intended to promote one or more of the social purposes of the corporation shall be deemed to be in the best interests of the corporation.

26 (4) An officer of a social purpose corporation is not liable for 27 any action taken as an officer, or any failure to take any action, if 28 the officer performed the duties of the officer's office in compliance 29 with this section.

30 (5) Nothing in this chapter creates any liability or grants any 31 right in or for any person or any cause of action by or for any person, 32 and an officer shall not be responsible to any party other than the 33 corporation and its shareholders.

34 (6) Nothing in this chapter alters the general standards for any35 officer of a corporation that is not a social purpose corporation.

<u>NEW SECTION.</u> Sec. 8. (1) Shares issued by a social purpose
 corporation may but need not be represented by certificates.

3 (2) If shares are represented by certificates, in addition to the 4 information required on certificates by RCW 23B.06.250 (2) and (3), 5 each share certificate must state on its face the following language in 6 a conspicuous manner:

7 "This entity is a social purpose corporation organized under 8 Title 23B RCW of the Washington business corporation act. The 9 articles of incorporation of this corporation state one or more 10 social purposes of this corporation. The corporation will 11 furnish the shareholder this information without charge on 12 request in writing."

13 (3) If shares are not represented by certificates, within a 14 reasonable time after the issue or transfer of such shares, the 15 corporation shall send the shareholder a record containing the 16 information required pursuant to RCW 23B.06.260(2) and the language 17 required on certificates by subsection (2) of this section.

18 <u>NEW SECTION.</u> Sec. 9. (1) No proceeding may be instituted or 19 maintained in the right of any social purpose corporation under this 20 title by any party other than a shareholder of the social purpose 21 corporation.

(2) A person may not commence a proceeding in the right of a social purpose corporation unless the person was a shareholder of the corporation when the transaction complained of occurred or unless the person became a shareholder through transfer by operation of law from one who was a shareholder at that time.

(3) Any proceeding instituted or maintained in the right of
a social purpose corporation must comply with the procedure set forth
in RCW 23B.07.400.

NEW SECTION. Sec. 10. If a proposed amendment to a social purpose corporation's articles of incorporation would materially change one or more of the social purposes of the corporation, in addition to approval in accordance with RCW 23B.10.030, the amendment to be adopted must be approved by two-thirds of the voting group comprising all the votes entitled to be cast on the proposed amendment, and by two-thirds of the holders of the outstanding shares of each class or series, voting as

separate voting groups, and of each other voting group entitled under the articles of incorporation to vote separately on the proposed amendment. The articles of incorporation may require a greater vote than that provided for in this section.

NEW SECTION. Sec. 11. (1) In addition to approval in accordance 5 б with RCW 23B.11.030, a plan of merger or share exchange pursuant to 7 which a social purpose corporation would not be the surviving corporation must be approved by two-thirds of the voting group 8 9 comprising all the votes of the corporation entitled to be cast on the 10 plan, and by two-thirds of the holders of the outstanding shares of 11 each class or series, voting as separate voting groups, and of each 12 other voting group entitled under the articles of incorporation to vote 13 separately on the proposed plan. The articles of incorporation may 14 require a greater vote than that provided for in this subsection.

15 (2) The additional approval described in subsection (1) of this 16 section is not required if the surviving corporation of the plan of 17 merger or share exchange is a social purpose corporation governed by 18 this chapter and includes a specific social purpose or purposes that do 19 not materially differ from the disappearing corporation's specific 20 social purpose or purposes, if any.

21 NEW SECTION. Sec. 12. (1) In addition to approval in accordance 22 with RCW 23B.12.020, a proposed transaction in which the social purpose 23 corporation is to sell, lease, exchange, or otherwise dispose of all, 24 or substantially all, of its property, otherwise than in the usual and 25 regular course of business, must be approved by two-thirds of the voting group comprising all the votes entitled to be cast on the 26 27 transaction, and by two-thirds of the holders of the outstanding shares 28 of each class or series, voting as separate voting groups, and of each 29 other voting group entitled under the articles of incorporation to vote 30 separately on the proposed transaction. The articles of incorporation may require a greater vote than that provided for in this section. 31

32 (2) The additional approval described in subsection (1) of this 33 section is not required if the acquirer of such property is a social 34 purpose corporation governed by this chapter and includes a specific 35 social purpose or purposes that do not materially differ from the 36 disposing corporation's specific social purpose or purposes, if any.

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NEW SECTION. Sec. 13. In addition to the corporate actions set forth in RCW 23B.13.020(1), a shareholder is entitled to dissent from, and obtain payment of the fair value of the shareholder's shares in the event of, any of the following corporate actions:

5 (1) An election by a corporation to become a social purpose 6 corporation, which has become effective, to which the corporation is a 7 party if shareholder approval was required for the election by section 8 14 of this act or the articles of incorporation;

9 (2) An election to cease to be a social purpose corporation, which 10 has become effective, to which the corporation is a party if 11 shareholder approval was required for the election by section 15 of 12 this act or the articles of incorporation, and the shareholder was 13 entitled to vote on the election; and

14 (3) An amendment of the social purpose corporation's articles of 15 incorporation that would materially change one or more of the social 16 purposes of the corporation.

17 <u>NEW SECTION.</u> Sec. 14. (1) Any corporation that is not a social 18 purpose corporation may elect to become a social purpose corporation 19 if, pursuant to the proposed election, each of the following conditions 20 are met:

(a) Each share of the same class or series of the electing corporation shall, unless all shareholders of the class or series consent, be treated equally with respect to any cash, rights, securities, or other property to be received by, or any obligations or restrictions to be imposed on, the holder of that share;

(b) The board of directors of the electing corporation must recommend the election to the shareholders, unless the board of directors determines that because of conflict of interest or other special circumstances it should make no recommendation and communicates the basis for its determination to the shareholders with the proposed election; and

(c) In addition to any other voting conditions imposed by the board of directors under subsection (2) of this section, the election must be approved by an affirmative vote of at least two-thirds of the voting group comprising all the votes of the electing corporation's shareholders entitled to be cast on the corporate action, and by two-thirds of the holders of the outstanding shares of each class or

1 series, voting as separate voting groups, and each other voting group 2 entitled under the articles of incorporation to vote separately on the 3 corporate action.

4 (2) The board of directors of a corporation electing to become a 5 social purpose corporation may condition its submission of the proposed 6 election on any basis, including the affirmative vote of holders of a 7 specified percentage of shares held by any group of shareholders not 8 otherwise entitled to vote as a separate group on the proposed 9 election.

10 (3) To elect to become a social purpose corporation, an electing 11 corporation must amend its articles of incorporation to include the 12 matters required to be set forth in the articles of incorporation 13 pursuant to section 5(1) of this act.

(4) After an election to become a social purpose corporation is approved, and at any time prior to filing the articles of amendment to amend the electing corporation's articles of incorporation in compliance with subsection (3) of this section, the planned election may be abandoned by the electing corporation, subject to any contractual rights, without further shareholder approval, in the manner determined by the board of directors.

(5) The election to become a social purpose corporation shall be effective upon the later of the filing of the articles of amendment with the secretary of state or the effective date or time set forth in the articles of amendment.

(6) Upon the effective time of the election to become a social purpose corporation, the electing corporation shall thereafter be a social purpose corporation and shall be subject to all of the provisions of this chapter and the existence of the social purpose corporation shall be deemed to have commenced on the date the electing corporation was incorporated.

(7) The election to become a social purpose corporation shall not be deemed to affect any obligations or liabilities of the electing corporation incurred prior to its election to become a social purpose corporation or the personal liability of any person incurred prior to such election.

36 <u>NEW SECTION.</u> Sec. 15. (1) Any social purpose corporation may

1 elect to cease to be a social purpose corporation if, pursuant to the 2 proposed election, each of the following conditions are met:

(a) Each share of the same class or series of the electing social
purpose corporation shall, unless all shareholders of the class or
series consent, be treated equally with respect to any cash, rights,
securities, or other property to be received by, or any obligations or
restrictions to be imposed on, the holder of that share;

8 (b) The board of directors of the electing social purpose 9 corporation must recommend the election to the shareholders, unless the 10 board of directors determines that because of conflict of interest or 11 other special circumstances it should make no recommendation and 12 communicates the basis for its determination to the shareholders with 13 the proposed election; and

14 (c) In addition to any other voting conditions imposed by the board of directors under subsection (2) of this section, the election must be 15 approved by an affirmative vote of at least two-thirds of the voting 16 17 group comprising all the votes of the electing social purpose 18 corporation's shareholders entitled to be cast on the corporate action, and by two-thirds of the holders of the outstanding shares of each 19 class or series, voting as separate voting groups, and each other 20 21 voting group entitled under the articles of incorporation to vote 22 separately on the corporate action.

(2) The board of directors of a social purpose corporation electing to cease to be a social purpose corporation may condition its submission of the proposed election on any basis, including the affirmative vote of holders of a specified percentage of shares held by any group of shareholders not otherwise entitled to vote as a separate group on the proposed election.

(3) To elect to cease to be a social purpose corporation, an electing social purpose corporation must amend its articles of incorporation to remove the matters required to be set forth in the articles of incorporation pursuant to section 5(1) (a) and (b) of this act.

(4) After an election to cease to be a social purpose corporation is approved, and at any time prior to the filing of the articles of amendment to amend the electing social purpose corporation's articles of incorporation in compliance with subsection (3) of this section, the planned election may be abandoned by the electing social purpose

1 corporation, subject to any contractual rights, without further 2 shareholder approval, in the manner determined by the board of 3 directors.

4 (5) The election to cease to be a social purpose corporation shall
5 be effective upon the later of the filing of the articles of amendment
6 with the secretary of state or the effective date or time set forth in
7 the articles of amendment.

8 (6) Upon the effective time of the election to cease to be a social 9 purpose corporation, the electing social purpose corporation shall 10 thereafter be a corporation which is not a social purpose corporation 11 and shall be subject to all of the provisions of this title applicable 12 to corporations generally and the existence of the corporation shall be 13 deemed to have commenced on the date the electing social purpose 14 corporation was incorporated.

15 (7) The election to cease to be a social purpose corporation shall 16 not be deemed to affect any obligations or liabilities of the electing 17 social purpose corporation incurred prior to its election to cease to 18 be a social purpose corporation or the personal liability of any person 19 incurred prior to such election.

NEW SECTION. Sec. 16. (1) The board of directors of a social purpose corporation shall cause a social purpose report to be furnished to the shareholders by making such report publicly accessible, free of charge, at the corporation's principal internet web site address, not later than four months after the close of the corporation's fiscal year, and such report shall remain available on that web site through the end of the corporation's fiscal year.

(2) The social purpose report shall include a narrative discussion concerning the social purpose or purposes of the corporation, including the corporation's efforts intended to promote its social purpose or purposes. The narrative discussion may include the following information:

32 (a) Identification and discussion of the short-term and long-term
 33 objectives of the corporation relating to its social purpose or
 34 purposes;

35 (b) Identification and discussion of the material actions taken by 36 the corporation during the fiscal year to achieve its social purpose or 37 purposes;

(c) Identification of material actions that the corporation expects
 to take in the future with respect to achievement of its social purpose
 or purposes; and

4 (d) A description of the financial, operating, or other measures
5 used by the corporation during the fiscal year for evaluating its
6 performance in achieving its social purpose or purposes.

7 (3) The requirements of subsection (1) of this section shall be 8 satisfied if a social purpose corporation with an outstanding class of securities registered under section 12 of the securities exchange act 9 of 1934 both complies with section 240.14a-16 of Title 17 of the code 10 of federal regulations, as amended from time to time, with respect to 11 12 the obligation of a corporation to furnish an annual report to 13 shareholders pursuant to section 240.14a-3(b) of Title 17 of the code of federal regulations, and includes the information required by 14 subsection (2) of this section in the annual report. 15

16 (4) The failure to furnish to shareholders a social purpose report 17 required by subsection (1) of this section does not affect the validity 18 of any corporate action.

19 (5) The superior court of the county in which the social purpose 20 corporation's registered office is located may, after notice to the 21 corporation, summarily order a social purpose report to be furnished to 22 shareholders on application of any shareholder of a social purpose 23 corporation if a social purpose report was not furnished to 24 shareholders for at least two consecutive fiscal years.

25 **Sec. 17.** RCW 23B.01.400 and 2009 c 189 s 1 are each amended to 26 read as follows:

27 Unless the context clearly requires otherwise, the definitions in 28 this section apply throughout this title.

(1) "Articles of incorporation" include amended and restatedarticles of incorporation and articles of merger.

31 (2) "Authorized shares" means the shares of all classes a domestic32 or foreign corporation is authorized to issue.

33 (3) "Conspicuous" means so prepared that a reasonable person 34 against whom the record is to operate should have noticed it. For 35 example, printing in italics or boldface or contrasting color, or 36 typing in capitals or underlined, is conspicuous. (4) "Corporate action" means any resolution, act, policy, contract,
 transaction, plan, adoption or amendment of articles of incorporation
 or bylaws, or other matter approved by or submitted for approval to a
 corporation's incorporators, board of directors or a committee thereof,
 or shareholders.

6 (5) "Corporation" or "domestic corporation" means a corporation for 7 profit, <u>including a social purpose corporation</u>, which is not a foreign 8 corporation, incorporated under or subject to the provisions of this 9 title.

10 (6) "Deliver" includes (a) mailing, (b) for purposes of delivering 11 a demand, consent, notice, or waiver to the corporation or one of its 12 officers, directors, or shareholders, transmission by facsimile 13 equipment, and (c) for purposes of delivering a demand, consent, 14 notice, or waiver to the corporation or one of its officers, directors, 15 or shareholders under RCW 23B.01.410 or chapter 23B.07, 23B.08, 23B.11, 16 23B.13, 23B.14, or 23B.16 RCW delivery by electronic transmission.

17 (7) "Distribution" means a direct or indirect transfer of money or other property, except its own shares, or incurrence of indebtedness by 18 a corporation to or for the benefit of its shareholders in respect to 19 any of its shares. A distribution may be in the form of a declaration 20 21 or payment of a dividend; a distribution in partial or complete 22 liquidation, or upon voluntary or involuntary dissolution; a purchase, 23 redemption, or other acquisition of shares; a distribution of 24 indebtedness; or otherwise.

(8) "Effective date of notice" has the meaning provided in RCW26 23B.01.410.

(9) "Electronic transmission" means an electronic communication (a) not directly involving the physical transfer of a record in a tangible medium and (b) that may be retained, retrieved, and reviewed by the sender and the recipient thereof, and that may be directly reproduced in a tangible medium by such a sender and recipient.

32 (10) "Electronically transmitted" means the initiation of an 33 electronic transmission.

34 (11) "Employee" includes an officer but not a director. A director35 may accept duties that make the director also an employee.

(12) "Entity" includes a corporation and foreign corporation, not for-profit corporation, business trust, estate, trust, partnership,
 limited liability company, association, joint venture, two or more

1 persons having a joint or common economic interest, the state, United 2 States, and a foreign governmental subdivision, agency, or 3 instrumentality, or any other legal or commercial entity.

4 (13) "Execute," "executes," or "executed" means (a) signed with 5 respect to a written record or (b) electronically transmitted along 6 with sufficient information to determine the sender's identity with 7 respect to an electronic transmission, or (c) with respect to a record 8 to be filed with the secretary of state, in compliance with the 9 standards for filing with the office of the secretary of state as 10 prescribed by the secretary of state.

11 (14) "Foreign corporation" means a corporation for profit 12 incorporated under a law other than the law of this state.

(15) "Foreign limited partnership" means a partnership formed under laws other than of this state and having as partners one or more general partners and one or more limited partners.

16 (16) "General social purpose" means the general social purpose for 17 which a social purpose corporation is organized as set forth in the 18 articles of incorporation of the corporation in accordance with section 19 5(1)(c) of this act.

20 <u>(17)</u> "Governmental subdivision" includes authority, county, 21 district, and municipality.

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((<del>(17)</del>)) <u>(18)</u> "Includes" denotes a partial definition.

23 ((<del>(18)</del>)) <u>(19)</u> "Individual" includes the estate of an incompetent or 24 deceased individual.

25 ((<del>(19)</del>)) <u>(20)</u> "Limited partnership" or "domestic limited 26 partnership" means a partnership formed by two or more persons under 27 the laws of this state and having one or more general partners and one 28 or more limited partners.

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((<del>(20)</del>)) <u>(21)</u> "Means" denotes an exhaustive definition.

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 $((\frac{21}{2}))$  <u>(22)</u> "Notice" has the meaning provided in RCW 23B.01.410.

31 ((<del>(22)</del>)) <u>(23)</u> "Person" means an individual, corporation, business 32 trust, estate, trust, partnership, limited liability company, 33 association, joint venture, government, governmental subdivision, 34 agency, or instrumentality, or any other legal or commercial entity.

35 ((<del>(23)</del>)) <u>(24)</u> "Principal office" means the office, in or out of 36 this state, so designated in the annual report where the principal 37 executive offices of a domestic or foreign corporation are located. (((24))) (25) "Proceeding" includes civil suit and criminal,
 administrative, and investigatory action.

3 (((<del>25)</del>)) <u>(26)</u> "Public company" means a corporation that has a class 4 of shares registered with the federal securities and exchange 5 commission pursuant to section 12 or 15 of the securities exchange act 6 of 1934, or section 8 of the investment company act of 1940, or any 7 successor statute.

8 ((<del>(26)</del>)) <u>(27)</u> "Record" means information inscribed on a tangible 9 medium or contained in an electronic transmission.

10 ((<del>(27)</del>)) <u>(28)</u> "Record date" means the date established under 11 chapter 23B.07 RCW on which a corporation determines the identity of 12 its shareholders and their shareholdings for purposes of this title. 13 The determinations shall be made as of the close of business on the 14 record date unless another time for doing so is specified when the 15 record date is fixed.

16 ((<del>(28)</del>)) <u>(29)</u> "Secretary" means the corporate officer to whom the 17 board of directors has delegated responsibility under RCW 23B.08.400(3) 18 for custody of the minutes of the meetings of the board of directors 19 and of the shareholders and for authenticating records of the 20 corporation.

21 ((<del>(29)</del>)) <u>(30)</u> "Shares" means the units into which the proprietary 22 interests in a corporation are divided.

((<del>(30)</del>)) <u>(31)</u> "Shareholder" means the person in whose name shares are registered in the records of a corporation or the beneficial owner of shares to the extent of the rights granted by a nominee certificate on file with a corporation.

27 (((<del>31)</del>)) <u>(32) "Social purpose" includes any general social purpose</u> 28 and any specific social purpose.

29 (33) "Social purpose corporation" means a corporation that has 30 elected to be governed as a social purpose corporation under chapter 31 23B.--- RCW (the new chapter created in section 19 of this act).

32 (34) "Specific social purpose" means the specific social purpose or 33 purposes for which a social purpose corporation is organized as set 34 forth in the articles of incorporation of the corporation in accordance 35 with section 5(2)(a) of this act.

36 <u>(35)</u> "State," when referring to a part of the United States, 37 includes a state and commonwealth, and their agencies and governmental subdivisions, and a territory and insular possession, and their
 agencies and governmental subdivisions, of the United States.

3 (((32))) (36) "Subscriber" means a person who subscribes for shares
 4 in a corporation, whether before or after incorporation.

5 (((33))) (37) "Tangible medium" means a writing, copy of a writing, 6 or facsimile, or a physical reproduction, each on paper or on other 7 tangible material.

8 ((<del>(34)</del>)) <u>(38)</u> "United States" includes a district, authority,
9 bureau, commission, department, and any other agency of the United
10 States.

11 (((35))) (39) "Voting group" means all shares of one or more 12 classes or series that under the articles of incorporation or this 13 title are entitled to vote and be counted together collectively on a 14 matter at a meeting of shareholders. All shares entitled by the 15 articles of incorporation or this title to vote generally on the matter 16 are for that purpose a single voting group.

17 ((<del>(36)</del>)) <u>(40)</u> "Writing" does not include an electronic 18 transmission.

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(((37))) (41) "Written" means embodied in a tangible medium.

20 Sec. 18. RCW 23B.04.010 and 1998 c 102 s 1 are each amended to 21 read as follows:

22 (1) A corporate name:

(a) Must contain the word "corporation," "incorporated," "company,"
 or "limited," or the abbreviation "corp.," "inc.," "co.," or "ltd.";

(b) Must not contain language stating or implying that the corporation is organized for a purpose other than those permitted by RCW 23B.03.010 and its articles of incorporation;

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(c) Must not contain any of the following words or phrases:

29 "Bank," "banking," "banker," "trust," "cooperative," or any 30 combination of the words "industrial" and "loan," or any combination of 31 any two or more of the words "building," "savings," "loan," "home," 32 "association," and "society," or any other words or phrases prohibited 33 by any statute of this state; and

34 (d) Except as authorized by subsections (2) and (3) of this 35 section, must be distinguishable upon the records of the secretary of 36 state from: (i) The corporate name of a corporation incorporated or authorized
 to transact business in this state;

3 (ii) A corporate name reserved or registered under chapter 23B.044 RCW;

5 (iii) The fictitious name adopted under RCW 23B.15.060 by a foreign 6 corporation authorized to transact business in this state because its 7 real name is unavailable;

8 (iv) The corporate name or reserved name of a not-for-profit 9 corporation incorporated or authorized to conduct affairs in this state 10 under chapter 24.03 RCW;

(v) The name or reserved name of a mutual corporation or miscellaneous corporation incorporated or authorized to do business under chapter 24.06 RCW;

14 (vi) The name or reserved name of a foreign or domestic limited 15 partnership formed or registered under chapter 25.10 RCW;

16 (vii) The name or reserved name of a limited liability company 17 organized or registered under chapter 25.15 RCW; ((and))

18 (viii) The name or reserved name of a limited liability partnership 19 registered under chapter 25.04 RCW; and

20 (ix) The name or reserved name of a social purpose corporation 21 registered under chapter 23B.--- RCW (the new chapter created in 22 section 19 of this act).

(2) A corporation may apply to the secretary of state for authorization to use a name that is not distinguishable upon the records from one or more of the names described in subsection (1) of this section. The secretary of state shall authorize use of the name applied for if:

(a) The other corporation, company, holder, limited liability partnership, or limited partnership consents to the use in writing and files with the secretary of state documents necessary to change its name or the name reserved or registered to a name that is distinguishable upon the records of the secretary of state from the name of the applying corporation; or

34 (b) The applicant delivers to the secretary of state a certified 35 copy of the final judgment of a court of competent jurisdiction 36 establishing the applicant's right to use the name applied for in this 37 state.

(3) A corporation may use the name, including the fictitious name,
 of another domestic or foreign corporation, limited liability company,
 limited partnership, or limited liability partnership, that is used in
 this state if the other entity is formed or authorized to transact
 business in this state, and the proposed user corporation:

6 (a) Has merged with the other corporation, limited liability 7 company, or limited partnership; or

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(b) Has been formed by reorganization of the other corporation.

9 (4) This title does not control the use of assumed business names 10 or "trade names."

(5) A name shall not be considered distinguishable upon the records of the secretary of state by virtue of:

13 (a) A variation in any of the following designations for the same 14 "Corporation," "incorporated," "company," "limited," name: "partnership," "limited partnership," "limited liability company," 15 "limited liability partnership," or <u>"social purpose</u> 16 ((<del>or</del>)) corporation," or the abbreviations "corp.," "inc.," "co.," "ltd.," 17 "LP," "L.P.," "LLP," "L.L.P.," "LLC," ((<del>or</del>)) "L.L.C." <u>"SPC," or</u> 18 "S.P.C."; 19

20 (b) The addition or deletion of an article or conjunction such as 21 "the" or "and" from the same name;

(c) Punctuation, capitalization, or special characters or symbolsin the same name; or

24 (d) Use of abbreviation or the plural form of a word in the same 25 name.

26 <u>NEW SECTION.</u> **Sec. 19.** Sections 1 through 16 of this act 27 constitute a new chapter in Title 23B RCW.

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