

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2017 Assembly Bill 354

Assembly Amendments 1 and 2

Memo published: November 6, 2017 Contact: Zach Ramirez, Staff Attorney

2017 Assembly Bill 354 would permit the creation of a category of business corporation called a benefit corporation. Under the bill, a benefit corporation would generally be subject to the laws applicable to other corporations under ch. 180, Stats. However, a benefit corporation would also have a purpose of creating general public benefit, as described in its articles of incorporation. With regard to implementing such general public benefit, as well as other specific public benefits, the board of the benefit corporation must include a benefit director and must provide its shareholders with an annual benefit statement as to the corporation's promotion of general public benefit and, if applicable, any specific public benefit identified in its articles of incorporation.

ASSEMBLY AMENDMENT 1

Under the bill, a benefit corporation may terminate its status as a benefit corporation. Assembly Amendment 1 specifies that if a benefit corporation elects to terminate its status as a benefit corporation, the status may not be revived for a period of one year from the most recent date of termination.

With regard to the annual benefit statement required under the bill, the amendment specifies that the statement must be provided to shareholders within 30 days of the end of the benefit corporation's fiscal year.

ASSEMBLY AMENDMENT 2

Under **the bill**, an existing business corporation may become a benefit corporation by amending its articles of incorporation to contain a statement that the corporation is a benefit corporation. In addition, if a business corporation that is not a benefit corporation is a party to a merger, consolidation, or division or is the exchanging corporation in a share exchange, the

surviving, new, or any resulting corporation may qualify a benefit corporation if its articles of incorporation contain a statement that the corporation is a benefit corporation.

Assembly Amendment 2 provides that the amendment of a corporation's articles of incorporation or its entry into a transaction to become a benefit corporation in the manner described above, requires approval by the affirmative vote of the holders of at least two-thirds of the shares entitled to vote on the matter. Assembly Amendment 2 also provides that a shareholder may dissent form the decision of a corporation to become a benefit corporation, may obtain payment of the fair value of his or her shares, and may assert dissenter's rights provided under current law.

BILL HISTORY

Representative Skowronski offered Assembly Amendment 1 on October 16, 2017, and Assembly Amendment 2 on October 27, 2017. On November 1, 2017, the Assembly Committee on Financial Institutions recommended adoption of both amendments on votes of Ayes, 14; Noes, 0. On the same day, the committee recommended passage of the bill, as amended, on a vote of Ayes, 11; Noes, 3.

ZR:ty