CERTIFICATION OF ENROLLMENT

HOUSE BILL 1042

60th Legislature 2007 Regular Session

Passed by the House January 29, 2007 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 4, 2007 Yeas 46 Nays 0

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1042** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

HOUSE BILL 1042

Passed Legislature - 2007 Regular Session

State of Washington 60th Legislature 2007 Regular Session

By Representatives Rodne, Pedersen, Moeller and Lantz

Prefiled 12/28/2006. Read first time 01/08/2007. Referred to Committee on Judiciary.

1 AN ACT Relating to business transactions; and amending RCW 23B.19.040.

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

4 Sec. 1. RCW 23B.19.040 and 1997 c 19 s 3 are each amended to read 5 as follows:

6 (1)(a) Notwithstanding anything to the contrary contained in this
7 title, a target corporation shall not for a period of five years
8 following the acquiring person's share acquisition time engage in a
9 significant business transaction unless:

10

(i) It is exempted by RCW 23B.19.030 ((or unless))<u>;</u>

11 (ii) The significant business transaction or the purchase of shares 12 made by the acquiring person is approved prior to the acquiring 13 person's share acquisition time by a majority of the members of the 14 board of directors of the target corporation; or

15 (iii) At or subsequent to the acquiring person's share acquisition 16 time, such significant business transaction is approved by a majority 17 of the members of the board of directors of the target corporation and 18 authorized at an annual or special meeting of shareholders, and not by 1 written consent, by the affirmative vote of at least two-thirds of the 2 outstanding voting shares, except shares beneficially owned by or under 3 the voting control of the acquiring person.

(b) If a good faith proposal for a significant business transaction 4 is made in writing to the board of directors of the target corporation 5 prior to the significant business transaction or prior to the share 6 7 acquisition time, the board of directors shall respond in writing, within thirty days or such shorter period, if any, as may be required 8 by the exchange act setting forth its reasons for its decision 9 regarding the proposal. If a good faith proposal to purchase shares is 10 made in writing to the board of directors of the target corporation, 11 the board of directors, unless it responds affirmatively in writing 12 13 within thirty days or a shorter period, if any, as may be required by 14 the exchange act shall be deemed to have disapproved such share 15 purchase.

16 (2) Except for a significant business transaction approved under 17 subsection (1) of this section or exempted by RCW 23B.19.030, in addition to any other requirement, a target corporation shall not 18 engage at any time in any significant business transaction described in 19 RCW 23B.19.020(15) (a) or (e) with any acquiring person of such a 20 21 corporation other than a significant business transaction that either 22 meets all of the conditions of (a), (b), and (c) of this subsection or meets the conditions of (d) of this subsection: 23

(a) The aggregate amount of the cash and the market value as of the
consummation date of consideration other than cash to be received per
share by holders of outstanding common shares of such a target
corporation in a significant business transaction is at least equal to
the higher of the following:

(i) The highest per share price paid by such an acquiring person at 29 a time when the person was the beneficial owner, directly or 30 indirectly, of five percent or more of the outstanding voting shares of 31 32 a target corporation, for any shares of common shares of the same class or series acquired by it: (A) Within the five-year period immediately 33 prior to the announcement date with respect to a significant business 34 transaction; or (B) within the five-year period immediately prior to, 35 or in, the transaction in which the acquiring person became an 36 37 acquiring person, whichever is higher plus, in either case, interest 38 compounded annually from the earliest date on which the highest per

share acquisition price was paid through the consummation date at the rate for one-year United States treasury obligations from time to time in effect; less the aggregate amount of any cash dividends paid, and the market value of any dividends paid other than in cash, per share of common shares since the earliest date, up to the amount of the interest; and

7 (ii) The market value per share of common shares the on announcement date with respect to a significant business transaction or 8 9 on the date of the acquiring person's share acquisition time, whichever is higher; plus interest compounded annually from such a date through 10 the consummation date at the rate for one-year United States treasury 11 obligations from time to time in effect; less the aggregate amount of 12 13 any cash dividends paid, and the market value of any dividends paid 14 other than in cash, per share of common shares since the date, up to the amount of the interest. 15

(b) The aggregate amount of the cash and the market value as of the consummation date of consideration other than cash to be received per share by holders of outstanding shares of any class or series of shares, other than common shares, of the target corporation is at least equal to the highest of the following, whether or not the acquiring person has previously acquired any shares of such a class or series of shares:

23 (i) The highest per share price paid by an acquiring person at a 24 time when the person was the beneficial owner, directly or indirectly, 25 of five percent or more of the outstanding voting shares of a resident domestic corporation, for any shares of the same class or series of 26 27 shares acquired by it: (A) Within the five-year period immediately prior to the announcement date with respect to a significant business 28 transaction; or (B) within the five-year period immediately prior to, 29 or in, the transaction in which the acquiring person became an 30 31 acquiring person, whichever is higher; plus, in either case, interest 32 compounded annually from the earliest date on which the highest per share acquisition price was paid through the consummation date at the 33 rate for one-year United States treasury obligations from time to time 34 in effect; less the aggregate amount of any cash dividends paid, and 35 the market value of any dividends paid other than in cash, per share of 36 37 the same class or series of shares since the earliest date, up to the 38 amount of the interest;

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1 (ii) The highest preferential amount per share to which the holders 2 of shares of the same class or series of shares are entitled in the 3 event of any voluntary liquidation, dissolution, or winding up of the 4 target corporation, plus the aggregate amount of any dividends declared 5 or due as to which the holders are entitled prior to payment of 6 dividends on some other class or series of shares, unless the aggregate 7 amount of the dividends is included in the preferential amount; and

(iii) The market value per share of the same class or series of 8 shares on the announcement date with respect to a significant business 9 transaction or on the date of the acquiring person's share acquisition 10 time, whichever is higher; plus interest compounded annually from such 11 a date through the consummation date at the rate for one-year United 12 13 States treasury obligations from time to time in effect; less the aggregate amount of any cash dividends paid and the market value of any 14 dividends paid other than in cash, per share of the same class or 15 series of shares since the date, up to the amount of the interest. 16

17 (c) The consideration to be received by holders of a particular 18 class or series of outstanding shares, including common shares, of the 19 target corporation in a significant business transaction is in cash or 20 in the same form as the acquiring person has used to acquire the 21 largest number of shares of the same class or series of shares 22 previously acquired by the person, and the consideration shall be 23 distributed promptly.

24 (d) The significant business transaction is approved at an annual meeting of shareholders, or special meeting of shareholders called for 25 such a purpose, no earlier than five years after the acquiring person's 26 27 share acquisition time, by a majority of the votes entitled to be counted within each voting group entitled to vote separately on the 28 transaction. The votes of all outstanding shares entitled to vote 29 under this title or the articles of incorporation shall be entitled to 30 be counted under this subsection except that the votes of shares as to 31 32 which an acquiring person has beneficial ownership or voting control may not be counted to determine whether shareholders have approved a 33 transaction for purposes of this subsection. The votes of shares as to 34 which an acquiring person has beneficial ownership or voting control 35 shall, however, be counted in determining whether a transaction is 36 37 approved under other sections of this title and for purposes of 38 determining a quorum.

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1 (3) Subsection (2) of this section does not apply to a target 2 corporation that on June 6, 1996, had a provision in its articles of 3 incorporation, adopted under RCW 23B.17.020(3)(d), expressly electing 4 not to be covered under RCW 23B.17.020, which is repealed by section 6, 5 chapter 155, Laws of 1996.

6 (4) A significant business transaction that is made in violation of 7 subsection (1) or (2) of this section and that is not exempt under RCW 8 23B.19.030 is void.

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