SENATE BILL 5006

State of Washington 69th Legislature 2025 Regular Session

By Senators Pedersen, Holy, Nobles, and Wellman; by request of Washington State Bar Association

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AN ACT Relating to making updates to Washington's corporation acts; and amending RCW 23B.06.240, 23B.08.250, 23B.11A.070, 3 23B.13.020, 23B.14.020, 24.03A.575, and 24.06.145.

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

5 Sec. 1. RCW 23B.06.240 and 2020 c 194 s 6 are each amended to 6 read as follows:

7 (1) Unless the articles of incorporation provide otherwise, a 8 corporation may issue rights, options, or warrants for the purchase of shares or other securities of the corporation. The board of 9 10 directors ((shall)) must determine the terms and conditions upon 11 which the rights, options, or warrants are issued((, their form and 12 content, and the terms and conditions relating to their exercise, including the time or times, the conditions precedent, and the 13 14 consideration for which and the holders by whom the rights, options, 15 or warrants may be exercised)) and may become exercisable, 16 exchangeable, or convertible, including the consideration for which the shares or other securities are to be issued. The authorization by 17 18 the board of directors for the corporation to issue such rights, 19 options, or warrants constitutes authorization of the issuance of the 20 shares or other securities for which the rights, options, or warrants 21 are exercisable.

1 (2) The terms <u>and conditions</u> of <u>such</u> rights, options, or 2 warrants((, including the time or times, the conditions precedent, 3 and the consideration for which and the holders by whom the rights, 4 options, or warrants may be exercised, as well as their duration (a) 5 may preclude)) <u>may include restrictions or conditions that:</u>

6 <u>(a) Preclude</u> or limit the exercise, transfer, or receipt of such 7 rights, options, or warrants ((or invalidate)) <u>by any person or</u> 8 <u>persons owning or offering to acquire any number or percentage of the</u> 9 <u>outstanding shares or other securities of the corporation or by any</u> 10 <u>transferee or transferees of any such person or persons;</u>

11 (b) Invalidate or void any rights, options, or warrants ((and (b) 12 may be made)) held by any person or persons or any such transferee or 13 transferees; or

(c) Are dependent upon facts ascertainable outside the documents 14 evidencing them or outside the resolution or resolutions adopted by 15 16 the board of directors creating such rights, options, or warrants if 17 the manner in which those facts operate on the rights, options, or warrants or the holders thereof is clearly set forth in the documents 18 19 the resolutions. For purposes of this section, or "facts ascertainable outside the documents evidencing them or outside the 20 resolution or resolutions adopted by the board of directors creating 21 such rights, options, or warrants" includes, but is not limited to, 22 23 the existence of any condition or the occurrence of any event, including, without limitation, a determination or action by any 24 25 person or body, including the corporation, its board of directors, or 26 an officer, employee, or agent of the corporation.

27 (3) The board of directors may authorize one or more officers to: 28 (a) Designate the recipients of rights, options, warrants, or other 29 equity awards that involve the issuance of shares of the corporation; 30 and (b) determine, within an amount and subject to other limitations 31 established by the board of directors and, if applicable, the 32 shareholders, the number of such rights, options, warrants, or other equity awards, and the terms and conditions of such rights, options, 33 warrants, or other equity awards to be received by the recipients. An 34 officer may not use such authority to designate himself or herself or 35 any other persons as the board of directors may specify as a 36 37 recipient of such rights, options, warrants, or other equity awards.

38 Sec. 2. RCW 23B.08.250 and 2009 c 189 s 27 are each amended to 39 read as follows: 1 (1) Unless <u>this title</u>, the articles of incorporation, or <u>the</u> 2 bylaws provide otherwise, a board of directors may ((create)) 3 <u>establish</u> one or more <u>board</u> committees ((of directors. Each committee 4 <u>must have two or more members</u>, who serve at the pleasure)) <u>composed</u> 5 <u>exclusively of one or more directors to perform functions</u> of the 6 board of directors.

7 (2) The ((creation)) establishment of a board committee and appointment of members to it must be approved by the greater of (a) a 8 majority of all the directors in office when ((the creation of the 9 10 committee is approved)) this corporate action is taken or (b) the number of directors required by the articles of incorporation or 11 bylaws to ((approve the creation of the committee under RCW 12 23B.08.240)) take corporate action under RCW 23B.08.240, unless, in 13 either case, this title or the articles of incorporation provide 14 15 otherwise.

16 (3) RCW 23B.08.200 through 23B.08.240((, which govern meetings, approval of corporate action without meetings, notice and waiver of 18 notice, and quorum and voting requirements of the board of directors, 19 apply to committees and their members as well)) apply to board 20 committees and their members.

(4) ((To the extent specified by the board of directors or in the articles of incorporation or bylaws, each committee may exercise the authority of the board of directors under RCW 23B.08.010.

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(5) A committee may not, however:

25 (a) Approve a distribution)) A board committee may exercise the 26 powers of the board of directors under RCW 23B.08.010, to the extent 27 specified by the board of directors or in the articles of 28 incorporation or bylaws, except that a board committee may not:

29 <u>(a) Authorize or approve distributions</u>, except according to a 30 ((general)) formula or method, or within limits, prescribed by the 31 board of directors;

32 (b) Approve or propose to shareholders corporate action that this33 title requires be approved by shareholders;

34 (c) Fill vacancies on the board of directors or, subject to 35 <u>subsection (5) of this section</u>, on any ((of its)) <u>board</u> committees; 36 <u>or</u>

37 (d) ((Amend articles of incorporation pursuant to RCW 23B.10.020; 38 (e))) Adopt, amend, or repeal bylaws((;

39 (f) Approve a plan of merger not requiring shareholder approval; 40 or 1 (g) Approve the issuance or sale or contract for sale of shares, 2 or determine the designation and relative rights, preferences, and 3 limitations of a class or series of shares, except that the board of 4 directors may authorize a committee, or a senior executive officer of 5 the corporation to do so within limits specifically prescribed by the 6 board of directors.

7 (6) The creation of, delegation of authority to, or approval of 8 corporate action by a committee does not alone constitute compliance 9 by a director with the standards of conduct described in RCW 10 23B.08.300)).

(5) The board of directors may appoint one or more directors as 11 alternate members of any board committee to replace any absent or 12 disqualified member during the member's absence or disqualification. 13 If the articles of incorporation, the bylaws, or the resolution 14 creating the board committee so provide, the member or members 15 present at any board committee meeting and not disqualified from 16 voting may, by unanimous action, appoint another director to act in 17 place of an absent or disgualified member during that member's 18 19 absence or disqualification.

20 Sec. 3. RCW 23B.11A.070 and 2024 c 22 s 9 are each amended to 21 read as follows:

(1) When a merger becomes effective:

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(a) The domestic corporation or other entity that is designatedin the plan of merger as the surviving entity continues;

(b) The separate existence of every domestic corporation or other entity that is merged into the surviving entity ceases;

(c) All property owned by, and every contract right possessed by, each domestic corporation or other entity that is merged into the surviving entity are the property and contract rights of the surviving entity without transfer, reversion, or impairment;

31 (d) All debts, obligations, and other liabilities of each 32 domestic corporation or other entity that is merged into the 33 surviving entity are debts, obligations, or liabilities of the 34 surviving entity;

(e) The name of the surviving entity may, but need not be,
 substituted in any pending proceeding for the name of any party to
 the merger whose separate existence ceased in the merger;

38 (f) If the surviving entity is a domestic entity, the articles of 39 incorporation and bylaws or the organic rules of the surviving entity

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1 are amended, or amended and restated, to the extent provided in the 2 plan of merger;

(g) The shares of or interests in each entity that is a party to 3 the merger that are to be converted in accordance with the terms of 4 the merger into shares or other securities, interests, obligations, 5 6 rights to acquire shares, other securities, or interests, cash, other property, or any combination of the foregoing, are converted, and the 7 former holders of such shares or interests are entitled only to the 8 rights provided to them by those terms or to any rights they may have 9 under chapter 23B.13 RCW or the organic law governing the other 10 11 entity;

(h) Except as provided by law or the plan of merger, all the rights, privileges, franchises, and immunities of each entity that is merged into the surviving entity, are the rights, privileges, franchises, and immunities of the surviving entity;

16 (i) All the property and contract rights of the surviving entity 17 remain its property and contract rights without transfer, reversion, 18 or impairment;

19 (j) The surviving entity remains subject to all its debts, 20 obligations, and other liabilities; and

(k) Except as provided by law or the plan of merger, the surviving entity continues to hold all of its rights, privileges, franchises, and immunities.

(2) When a share exchange becomes effective, the shares in the acquired entity that are to be exchanged for shares or other securities, obligations, rights to acquire shares, other securities, cash, other property, or any combination of the foregoing, <u>are</u> <u>exchanged, and the former holders of such shares</u> are entitled only to the rights provided to them in the plan of share exchange or to any rights they may have under chapter 23B.13 RCW.

31 (3) Except as provided otherwise in the articles of incorporation 32 of a domestic corporation or the organic law governing or organic 33 rules of an other entity, the effect of a merger or share exchange on 34 owner liability is as follows:

35 (a) A person who becomes subject to new owner liability in 36 respect of an entity as a result of a merger or share exchange will 37 have that new owner liability only in respect of owner liabilities 38 that arise after the merger or share exchange becomes effective;

39 (b) If a person had owner liability with respect to a party to 40 the merger or the acquired entity before the merger or share exchange

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becomes effective with respect to shares or interests of such party or acquired entity which were exchanged in the merger or share exchange, which were canceled in the merger, or the terms and conditions of which relating to owner liability were amended under the terms of the merger:

6 (i) The merger or share exchange does not discharge that prior 7 owner liability with respect to any owner liabilities that arose 8 before the merger or share exchange becomes effective;

9 (ii) The provisions of the organic law governing any entity for 10 which the person had that prior owner liability will continue to 11 apply to the collection or discharge of any owner liabilities 12 preserved by (b)(i) of this subsection (3), as if the merger or share 13 exchange had not occurred;

14 (iii) The person will have such rights of contribution from other 15 persons as are provided by the organic law governing the entity for 16 which the person had that prior owner liability with respect to any 17 owner liabilities preserved by (b)(i) of this subsection (3), as if 18 the merger or share exchange had not occurred; and

(iv) The person will not, by reason of such prior owner liability, have owner liability with respect to any owner liabilities that arise after the merger or share exchange becomes effective;

(c) If a person has owner liability both before and after a merger becomes effective with unchanged terms and conditions with respect to the entity that is the surviving entity by reason of owning the same shares or interests before and after the merger becomes effective, the merger has no effect on such owner liability; and

(d) A share exchange has no effect on owner liability related to shares of the acquired entity that were not exchanged in the share exchange.

31 (4) Upon a merger becoming effective, a foreign other entity that32 is the surviving entity of the merger is deemed to:

(a) Appoint the secretary of state as its agent for service of process in a proceeding to enforce the rights of shareholders of each domestic corporation that is a party to the merger who are entitled to and exercise dissenters' rights under chapter 23B.13 RCW; and

37 (b) Agree that it will promptly pay the amount, if any, to which38 such shareholders are entitled under chapter 23B.13 RCW.

39 (5) Except as provided in the organic law governing a party to a 40 merger or in its articles of incorporation or organic rules, the

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1 merger does not give rise to any rights that a shareholder, interest 2 holder, governor, or third party would have upon a dissolution, 3 liquidation, or winding up of that party. The merger does not require 4 a party to the merger to wind up its affairs and does not constitute 5 or cause its dissolution or termination.

6 Sec. 4. RCW 23B.13.020 and 2024 c 22 s 22 are each amended to 7 read as follows:

8 (1) A shareholder is entitled to dissent from, and obtain payment 9 of the fair value of the shareholder's shares in the event of, any of 10 the following corporate actions:

(a) Consummation of a merger to which the corporation is a party 11 (i) if shareholder approval is required for the merger by RCW 12 23B.11A.040 or the articles of incorporation, or would be required 13 but for the provisions of RCW 23B.11A.045, and the shareholder is, or 14 15 but for the provisions of RCW 23B.11A.045 would be, entitled to vote 16 on the merger, except that the right to dissent will not be available 17 to any shareholder of the corporation with respect to shares of any class or series that remain outstanding after consummation of the 18 merger; or (ii) if the corporation is a subsidiary and the merger is 19 20 governed by RCW 23B.11A.050;

(b) A plan of share exchange, which has become effective, to
which the corporation is a party as the corporation whose shares have
been acquired, if the shareholder was entitled to vote on the plan;

24 (c) A sale, lease, exchange, or other disposition, which has become effective, of all, or substantially all, of the property and 25 assets of the corporation other than in the usual and regular course 26 27 of business, if the shareholder was entitled to vote on the sale, lease, exchange, or other disposition, including a disposition in 28 dissolution, but not including a disposition pursuant to court order 29 30 or a disposition for cash pursuant to a plan by which all or 31 substantially all of the net proceeds of the disposition will be 32 distributed to the shareholders within one year after the date of the 33 disposition;

(d) An amendment of the articles of incorporation, whether or not the shareholder was entitled to vote on the amendment, if the amendment effects a redemption or cancellation of all of the shareholder's shares in exchange for cash or other consideration other than shares of the corporation;

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(e) Any action described in RCW 23B.25.120;

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1 (f) Any corporate action approved pursuant to a shareholder vote 2 to the extent the articles of incorporation, bylaws, or a resolution 3 of the board of directors provides that voting or nonvoting 4 shareholders are entitled to dissent and obtain payment for their 5 shares; ((or))

6 (g) A plan of entity conversion in the case of a conversion of a 7 domestic corporation to a foreign corporation, which has become effective, to which the domestic corporation is a party as the 8 converting entity, if: (i) The shareholder was entitled to vote on 9 the plan; and (ii) the shareholder does not receive shares in the 10 11 surviving entity that have terms as favorable to the shareholder in 12 all material respects and that represent at least the same percentage interest of the total voting rights of the outstanding shares of the 13 14 surviving entity as the shares held by the shareholder before the 15 conversion; or

16 (h) Consummation of a conversion of the corporation to another 17 entity which is not a foreign corporation pursuant to RCW 23B.09.010.

18 (2) A shareholder entitled to dissent and obtain payment for the 19 shareholder's shares under this chapter may not challenge the 20 corporate action creating the shareholder's entitlement unless the 21 action fails to comply with the procedural requirements imposed by 22 this title, RCW 25.10.831 through 25.10.886, the articles of 23 incorporation, or the bylaws, or is fraudulent with respect to the 24 shareholder or the corporation.

(3) The right of a dissenting shareholder to obtain payment of the fair value of the shareholder's shares shall terminate upon the occurrence of any one of the following events:

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(a) The proposed corporate action is abandoned or rescinded;

(b) A court having jurisdiction permanently enjoins or sets asidethe corporate action; or

31 (c) The shareholder's demand for payment is withdrawn with the 32 written consent of the corporation.

33 Sec. 5. RCW 23B.14.020 and 2011 c 328 s 8 are each amended to 34 read as follows:

35 (1) A corporation's board of directors may propose dissolution 36 for submission to the shareholders.

37 (2) For a proposal to dissolve to be approved:

38 (a) The board of directors must recommend dissolution to the 39 shareholders unless (i) the board of directors determines that

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because of conflict of interest or other special circumstances it should make no recommendation or (ii) RCW 23B.08.245 applies, and in either case the board of directors communicates the basis for so proceeding to the shareholders; and

5 (b) The shareholders entitled to vote must approve the proposal 6 to dissolve as provided in subsection (5) of this section.

7 (3) The board of directors may condition its submission of the 8 proposal for dissolution on any basis, including the affirmative vote 9 of holders of a specified percentage of shares held by any group of 10 shareholders not otherwise entitled under this title or the articles 11 of incorporation to vote as a separate voting group on the proposed 12 dissolution.

(4) The corporation shall notify each shareholder, whether or not entitled to vote, of the proposed dissolution either (a) by giving notice of a shareholders' meeting in accordance with RCW 23B.07.050 and stating that the purpose or one of the purposes of the meeting is to consider dissolving the corporation, or (b) in accordance with the requirements of RCW 23B.07.040 for approving the proposed dissolution without a meeting.

(5) ((In addition to any other voting conditions imposed by the board of directors under subsection (3) of this section, the proposed dissolution must be approved by two-thirds of the voting group comprising all)) (a) With respect to a corporation formed before August 1, 2024:

25 (i) Unless the articles of incorporation, or the board of 26 directors acting in accordance with subsection (3) of this section, 27 requires a different vote, shareholder approval of the proposed 28 dissolution requires:

(A) The approval of two-thirds of the votes entitled to be cast
 on the proposed dissolution; and

31 (B) The approval of two-thirds of the votes entitled to be cast 32 on the proposed dissolution((, and of)) by each other voting group 33 entitled under the articles of incorporation to vote separately on 34 the proposed dissolution.

35 <u>(ii)</u> The articles of incorporation may require a ((greater or 36 lesser)) different vote than that provided in this subsection <u>(5)(a)</u>, 37 or a ((greater or lesser)) different vote by ((any)) separate voting 38 groups ((provided for in the articles of incorporation)), so long as 39 the required vote is not less than a majority of all the votes

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1 entitled to be cast on the proposed dissolution and of each other 2 voting group entitled to vote separately on the proposed dissolution. 3 (b) With respect to a corporation formed on or after August 1, 4 2024, unless the articles of incorporation, or the board of directors 5 acting in accordance with subsection (3) of this section, requires a

6 <u>greater vote</u>, shareholder approval of the proposed dissolution 7 <u>requires</u>:

8 <u>(i) The approval of a majority of the votes entitled to be cast</u> 9 <u>on the proposed dissolution; and</u>

10 <u>(ii) The approval of a majority of the votes entitled to be cast</u> 11 <u>on the proposed dissolution by each other voting group entitled under</u> 12 <u>the articles of incorporation to vote separately on the proposed</u> 13 <u>dissolution.</u>

14 Sec. 6. RCW 24.03A.575 and 2021 c 176 s 2506 are each amended to 15 read as follows:

16 (1) Unless this chapter, the articles, or the bylaws provide 17 otherwise, a board may create one or more committees of the board 18 that consist of ((two)) <u>one</u> or more directors. A committee of the 19 board shall not include as voting members persons who are not 20 directors, except:

21 (a) As provided in Title 48 RCW or the regulations promulgated 22 thereunder;

(b) If the only powers delegated to the committee are those necessary for the committee to serve in any fiduciary capacity with respect to one or more employee benefit plans established under the federal employee retirement income security act of 1974, or any successor statute; or

(c) Unless without the inclusion of persons who are not directors
 it is impossible or impracticable for the corporation to comply with
 applicable law other than this chapter.

31 (2) Unless this chapter otherwise provides, the creation of a 32 committee of the board and appointment of directors to it shall be 33 approved by the greater of:

34 (a) A majority of all the directors in office when the action is35 taken; or

36 (b) The number of directors required by the articles or bylaws to 37 take action under RCW 24.03A.565.

38 (3) RCW 24.03A.550 through 24.03A.570 apply to both committees of39 the board and their members to the greatest practicable extent.

1 (4) To the extent specified by the board or in the articles or 2 bylaws, each committee of the board may exercise the powers of the 3 board granted through RCW 24.03A.490(2), except as limited by 4 subsection (5) of this section.

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(5) A committee of the board may not:

- 6 (a) Authorize distributions;
 - (b) Adopt, amend, alter, or repeal bylaws;

8 (c) In the case of a membership corporation, approve or propose 9 to members action that must be approved by members under the articles 10 or bylaws;

11 (d) Elect, appoint($(\{\cdot, \cdot\})$), or remove any member of any committee 12 of the board or any director or officer of the corporation;

13 (e) Amend the articles;

14 (f) Adopt a plan of merger with another corporation;

15 (g) Adopt a plan of domestication, for-profit conversion, or 16 entity conversion;

17 (h) Authorize the sale, lease, or exchange of all or 18 substantially all of the property and assets of the corporation not 19 in the ordinary course of business;

20 (i) Authorize the voluntary dissolution of the corporation or 21 revoke proceedings therefor;

(j) Adopt a plan for the distribution of the assets of the corporation; or

(k) Amend, alter, or repeal any resolution of the board, unless
the resolution provides by its terms that it may be amended, altered,
or repealed by a committee.

(6) The creation of, delegation of authority to, or action by a
committee of the board does not alone constitute compliance by a
director with the standards of conduct described in RCW 24.03A.495.

30 (7) A nonprofit corporation may create or authorize the creation 31 of one or more advisory committees whose members need not be 32 directors or meet the qualification requirements for directors. The 33 board shall not delegate any of its authority to an advisory 34 committee. An advisory committee:

35 (a) Is not a committee of the board; and

36 (b) May not exercise any of the powers of the board.

37 Sec. 7. RCW 24.06.145 and 2011 c 336 s 667 are each amended to 38 read as follows:

1 If the articles of incorporation or the bylaws so provide, the board of directors, by resolution adopted by a majority of the 2 directors in office, may designate and appoint one or more committees 3 each of which shall consist of ((two)) one or more directors, which 4 committees, to the extent provided in such resolution, in the 5 6 articles of incorporation, or in the bylaws of the corporation, shall have and exercise the authority of the board of directors in the 7 management of the corporation: PROVIDED, That no such committee shall 8 have the authority of the board of directors in reference to: 9

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(1) Amending, altering, or repealing the bylaws;

11 (2) Electing, appointing, or removing any member of any such 12 committee or any director or officer of the corporation;

13 (3) Amending the articles of incorporation;

14 (4) Adopting a plan of merger or a plan of consolidation with 15 another corporation;

16 (5) Authorizing the sale, lease, exchange, or mortgage, of all or 17 substantially all of the property and assets of the corporation;

18 (6) Authorizing the voluntary dissolution of the corporation or 19 revoking proceedings therefor; or

20 (7) Amending, altering, or repealing any resolution of the board 21 of directors which by its terms provides that it shall not be 22 amended, altered, or repealed by such committee.

The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the board of directors, or any individual director of any responsibility imposed upon it or him or her by law.

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