THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2031 Session of 1987

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AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, FEBRUARY 9, 1988

AN ACT

Amending the act of May 5, 1933 (P.L.364, No.106), entitled, as 2 amended, "An act relating to corporations; defining and providing for the organization, merger, consolidation, reorganization, winding up and dissolution of certain corporations for profit; conferring certain rights, powers, duties and immunities upon them and their officers and 7 shareholders; prescribing the conditions on which such 8 corporations may exercise their powers; providing for the inclusion of certain existing corporations and associations 9 10 within the provisions of this act; prescribing the terms and conditions upon which certain foreign corporations may be 11 12 admitted, or may continue, to do business within the Commonwealth; conferring powers and imposing duties on the 13 14 courts of common pleas, and certain State departments, 15 commissions, and officers; authorizing certain State departments, boards, commissions, or officers to collect fees 16 for services required to be rendered by this act; imposing 17 penalties; and repealing certain acts and parts of acts 18 relating to corporations and other entities, " providing for 19

- option and conversion rights; and further providing for the
- 2 rights of shareholders.
- 3 The General Assembly of the Commonwealth of Pennsylvania
- 4 hereby enacts as follows:
- 5 Section 1. Section 611 of the act of May 5, 1933 (P.L.364,
- 6 No.106), known as the Business Corporation Law, amended July 20,
- 7 1968 (P.L.459, No.216), is amended to read:
- 8 Section 611. Option Rights and Conversion Rights; Preemptive
- 9 Rights of Shareholders.--A. Except as otherwise provided [in
- 10 subsection B of this section or] in its articles[, a business
- 11 corporation may issue shares, option rights or securities having
- 12 conversion or option rights, without first offering them to
- 13 shareholders of any class or classes.] prior to the creation and
- 14 issuance thereof, a business corporation may create and issue
- 15 (whether or not in connection with the issuance of any of its
- 16 shares or other securities) option rights or securities having
- 17 conversion or option rights entitling the holders thereof to
- 18 purchase or acquire shares, option rights, securities having
- 19 conversion or option rights, or obligations, of any class or
- 20 series, or assets, of the corporation, or to purchase or acquire
- 21 from the corporation, shares, option rights, securities having
- 22 conversion or option rights, or obligations, of any class or
- 23 series, owned by the corporation and issued by any other person.
- 24 Except as otherwise provided in subsection B of this section or
- 25 <u>in its articles:</u>
- 26 (1) The shares, option rights, securities having conversion
- 27 or option rights, or obligations shall be evidenced in such
- 28 manner as the corporation may determine and may be offered
- 29 <u>without first offering them to shareholders of any class or</u>
- 30 classes; and

- 1 (2) A business corporation may issue shares, option rights
- 2 or securities having conversion or option rights, OR OBLIGATIONS <-
- 3 without first offering them to shareholders of any class or
- 4 classes.
- 5 B. Unless otherwise provided in its articles, the
- 6 shareholders of an unlisted corporation shall have a preemptive
- 7 right to subscribe for shares, option rights, or securities
- 8 having option rights, issued for cash by the corporation, if the
- 9 corporation was not incorporated hereunder and its shareholders
- 10 were or are entitled to preemptive rights at the date the
- 11 corporation became or becomes subject to this act, but this
- 12 subsection shall apply neither to the holders of shares of a
- 13 class issued after the date such corporation became or becomes
- 14 subject to this act nor to the issue of securities having
- 15 conversion rights.
- 16 C. Except as otherwise provided in the articles, shares (or
- 17 any option rights or securities having conversion or option
- 18 rights with respect to such shares) which have been offered to
- 19 shareholders having a preemptive right thereto, at a price and
- 20 upon terms duly fixed, and which have not been subscribed for by
- 21 them within the time duly fixed by the articles or the board of
- 22 directors, may be thereafter offered for subscription to any
- 23 person or persons at a price and upon terms not more favorable
- 24 than those at which they were offered to such shareholders.
- 25 <u>D. The securities, contracts, warrants, or other instruments</u>
- 26 evidencing any shares, option rights, securities having
- 27 conversion or option rights, or obligations of a corporation may
- 28 contain such terms as are fixed by the board of directors,
- 29 <u>including</u>, without limiting the generality of such authority:
- 30 <u>restrictions upon the authorization or issuance of additional</u>

- 1 shares, option rights, securities having conversion or option
- 2 rights, or obligations; provisions for the adjustment of the
- 3 <u>conversion or option rights price; provisions concerning rights</u>
- 4 or adjustments in the event of reorganization, merger,
- 5 consolidation, sale of assets or other fundamental changes;
- 6 provisions for the reservation of authorized but unissued shares
- 7 or other securities; restrictions upon the declaration or
- 8 payment of dividends or distributions or related party
- 9 transactions; and conditions relating to the exercise,
- 10 conversion, transfer or receipt of such shares, option rights,
- 11 <u>securities having conversion or option rights, or obligations;</u>
- 12 and, in the case of a corporation WITH A CLASS OF VOTING SHARES
- 13 registered under the Securities Exchange Act of 1934 (15 U.S.C.
- 14 § 78a et seq.) only, conditions including, but not limited to,
- 15 conditions that preclude or limit any person or persons owning
- 16 or offering to acquire a specified number or percentage of the
- 17 outstanding common shares, other shares, option rights,
- 18 securities having conversion or option rights, or obligations of
- 19 such a corporation or transferee or transferees of any such
- 20 person or persons from exercising, converting, transferring or
- 21 receiving such shares, option rights, securities having
- 22 conversion or option rights, or obligations.
- 23 E. Nothing contained in this section shall be construed to
- 24 <u>effect a change in the fiduciary relationship between a director</u>
- 25 and a business corporation or to change the standard of care of
- 26 <u>a director provided for in 42 Pa.C.S. Ch. 83 Subch. F (relating</u>
- 27 to corporate directors' liability).
- 28 Section 2. Section 910 of the act, added December 23, 1983
- 29 (P.L.395, No.92), is amended to read:
- 30 Section 910. Right of Shareholders to Receive Payment for

- 1 Shares Following a Control Transaction.--[A. Unless (1) the
- 2 bylaws, by amendment adopted within ninety days of the date of
- 3 enactment of this section and not subsequently rescinded by an
- 4 article amendment, or (2) the articles explicitly provide that
- 5 this section shall not be applicable to the corporation, any
- 6 holder of voting shares of a business corporation that becomes
- 7 the subject of a control transaction described in subsection B
- 8 who shall object to the transaction shall be entitled to the
- 9 rights and remedies herein provided.]
- 10 A. Any holder of voting shares of a business corporation
- 11 that becomes the subject of a control transaction described in
- 12 <u>subsection B who shall object to the transaction shall be</u>
- 13 <u>entitled to the rights and remedies herein provided, unless (1)</u>
- 14 the bylaws, by amendment adopted either (i) by March 23, 1984,
- 15 or (ii) within ninety days after the effective date of this
- 16 amendatory act, and, in either event, not subsequently rescinded
- 17 by an article amendment, explicitly provide that this section
- 18 shall not be applicable to the corporation or (2) the articles
- 19 explicitly provide that this section shall not be applicable to
- 20 the corporation by a provision included in the original
- 21 <u>articles</u>, by an article amendment adopted prior to the date of
- 22 such control transaction and prior to or on the effective date
- 23 of this amendatory act pursuant to the procedures then
- 24 applicable to the corporation, or by an article amendment
- 25 adopted prior to the date of such control transaction and
- 26 <u>subsequent to the effective date of this amendatory act pursuant</u>
- 27 to both (i) the procedures then applicable to the corporation
- 28 and (ii) unless such proposed amendment has been approved by the
- 29 board of directors of the corporation, in which event this
- 30 clause (ii) shall not be applicable, the affirmative vote of the

- 1 shareholders entitled to cast at least eighty per cent of the
- 2 votes which all shareholders are entitled to cast thereon. The
- 3 rights and remedies herein provided shall be in addition to, and
- 4 not in lieu of, any other rights or remedies provided by this
- 5 act, the articles of the corporation, the bylaws of the
- 6 corporation, any securities, option rights or obligations of the
- 7 corporation or otherwise.
- 8 B. (1) A controlling person or group shall mean for the
- 9 purpose of this section a person who has, or a group of persons
- 10 acting in concert that has, voting power over voting shares of
- 11 the corporation that would entitle the holders thereof to cast
- 12 at least [thirty] twenty per cent of the votes that all
- 13 shareholders would be entitled to cast in an election of
- 14 directors of the corporation.
- 15 (2) Notwithstanding the above, (i) a person or group which
- 16 would otherwise be a controlling person or group within the
- 17 meaning of this section shall not be deemed such a controlling
- 18 person or group unless, subsequent to the [enactment of this
- 19 section] later of the effective date of this amendatory act or
- 20 the date this section becomes applicable to a corporation by
- 21 bylaw or article amendment or otherwise, that person or group
- 22 increases the percentage of outstanding voting shares of the
- 23 corporation over which it has voting power to in excess of the
- 24 percentage of outstanding voting shares of the corporation over
- 25 which that person or group had voting power on [the date of
- 26 enactment of this section] such later date, and to at least the
- 27 amount specified in clause (1), as the result of forming or
- 28 enlarging a group, or acquiring, by purchase, voting power over
- 29 voting shares of the corporation and (ii) no person or group
- 30 shall be deemed to be a controlling person or group at any

- 1 particular time if voting power over any of the following voting
- 2 shares is required to be counted at such time in order to meet
- 3 the twenty percent minimum:
- 4 (a) shares which have been held continuously by a natural
- 5 person since January 1, 1983, and which are held by such natural
- 6 person at such time; or
- 7 (b) shares which are held at such time by any natural person
- 8 or trust, estate, foundation or other similar entity to the
- 9 extent such shares were acquired solely by gift, inheritance,
- 10 bequest, devise or other testamentary distribution or series of
- 11 <u>such transactions</u>, <u>directly or indirectly</u>, <u>from a natural person</u>
- 12 who had acquired such shares prior to January 1, 1983; or
- (c) shares which were acquired pursuant to a stock split,
- 14 stock dividend, reclassification or similar recapitalization
- 15 with respect to shares described under clause (ii) that have
- 16 been held continuously since their issuance by the corporation
- 17 by the natural person or entity that acquired them from the
- 18 corporation, or that were acquired, directly or indirectly, from
- 19 such natural person or entity, solely pursuant to a transaction
- 20 or series of transactions described in paragraph (b) of clause
- 21 (ii), and that are held at such time by a natural person or
- 22 entity described in such paragraph (b).
- 23 (3) (i) A person shall not be a controlling person under
- 24 clause (1) if such person holds voting power, in good faith and
- 25 not for the purpose of circumventing this section, as an agent,
- 26 bank, broker, nominee or trustee for one or more beneficial
- 27 owners who do not individually or, if they are a group acting in
- 28 concert, as a group have the voting power specified in clause
- 29 (1) or who are not deemed a controlling person or group under
- 30 clause (2).

- 1 (ii) For the purposes of this section, a person has voting
- 2 power over a voting share if such person has or shares, directly
- 3 or indirectly, through any option, contract, arrangement,
- 4 understanding, conversion right or relationship, or by acting
- 5 jointly or in concert or otherwise, the power to vote, or to
- 6 direct the voting of, such voting share.
- 7 (4) A control transaction shall mean, for the purposes of
- 8 this section, the acquisition by a person or group of the status
- 9 of a controlling person or group.
- 10 C. Prompt notice that a control transaction has occurred
- 11 shall be given by the controlling person or group to (1) each
- 12 shareholder of record of the corporation holding voting shares
- 13 and (2) to the court of common pleas in the county in this
- 14 Commonwealth where the registered office of the corporation is
- 15 <u>located</u>, accompanied by a petition to such court praying that
- 16 the fair value (as defined in subsection E) of the voting shares
- 17 of the corporation be determined pursuant to subsection E if the
- 18 court should receive pursuant to such subsection certificates
- 19 from shareholders of such corporation. If the controlling person
- 20 or group so requests, the corporation shall, at the option of
- 21 the corporation and at the expense of the person or group,
- 22 either furnish a list of all such shareholders to the person or
- 23 group or mail the notice to all such shareholders. The notice
- 24 <u>must state that (i) all shareholders are entitled to demand that</u>
- 25 they be paid the fair value of their shares; (ii) the minimum
- 26 value the shareholder can receive under this section is the
- 27 highest price paid per share by the controlling person or group
- 28 within the ninety-day period ending on and including the date of
- 29 the control transaction, and stating that value; and (iii) if
- 30 the shareholder believes the fair value of his shares is higher,

- 1 that this section provides an appraisal procedure for
- 2 <u>determining the fair value of such shares, specifying the name</u>
- 3 of the court referenced above and its address and the caption of
- 4 the petition referenced above, and stating that such information
- 5 is provided for the possible use by such shareholder in electing
- 6 to proceed with a court-appointed appraiser under subsection E.
- 7 The controlling person or group may, at its option, supply with
- 8 the notice referenced in subclause (i) a form for the
- 9 shareholder to demand payment of the minimum value referred to
- 10 in subclause (ii) directly from the controlling person or group
- 11 without utilizing the court appointed appraiser procedure of
- 12 <u>subsection E, requiring the shareholder to state the number and</u>
- 13 class or series, if any, of the shares owned by him, and stating
- 14 where the payment demand must be sent and the procedures to be
- 15 <u>followed</u>. There shall be included in, or enclosed with, the
- 16 notice a copy of this section [and subsections F through I of
- 17 section 515 of this actl.
- 18 D. After the occurrence of the control transaction, any
- 19 holder of voting shares of the corporation may, prior to or
- 20 within a reasonable time after the notice required by subsection
- 21 C is given, which time period may be specified in the notice,
- 22 make written demand on the controlling person or group for
- 23 payment of the amount provided in subsection E with respect to
- 24 the voting shares of the corporation held by the shareholder,
- 25 and the controlling person or group shall [agree] be required to
- 26 pay that amount to the shareholder pursuant to the procedures
- 27 specified in subsection E [upon surrender of the share
- 28 certificate or certificates representing such shares]. The
- 29 demand of the shareholder shall state the number and class or
- 30 series, if any, of the shares owned by him with respect to which

- 1 the demand is made.
- 2 Nothing contained in this section shall preclude a
- 3 controlling person or group subject to this section from
- 4 offering, whether in such notice or otherwise, to purchase
- 5 voting shares of the corporation at a price other than that
- 6 provided in subsection E, and nothing contained in this section
- 7 shall preclude any shareholder from agreeing to sell his voting
- 8 shares at that or any other price to any person.
- 9 E. (1) A shareholder making written demand under subsection
- 10 D shall be entitled to receive cash for each of his shares in an
- 11 amount equal to the fair value of each voting share as of the
- 12 [day prior to the] date on which the control transaction occurs,
- 13 taking into account all relevant factors, including an increment
- 14 representing a proportion of any value payable for acquisition
- 15 of control of the corporation. [Either the controlling person or
- 16 group or the shareholder may proceed under subsections F through
- 17 I of section 515 for a determination of the fair value of such
- 18 share as defined in this subsection. The date of notice of the
- 19 occurrence of the control transaction, or if no notice is given,
- 20 the date of written demand made by the shareholder, shall be
- 21 deemed to be the effective date of the plan, the shareholders
- 22 who make written demand shall be deemed to be the dissenting
- 23 shareholders, and the controlling person or group shall be
- 24 deemed to be the corporation for the purposes of those
- 25 subsections.] For the purposes of this subsection, fair value
- 26 means a value not less than the highest price paid per share by
- 27 the controlling person or group at any time during the ninety-
- 28 day period ending on and including the date of the control
- 29 transaction plus an increment representing any value, including
- 30 without limitation any proportion of any value payable for

- 1 acquisition of control of the corporation, that may not be
- 2 <u>reflected in such price.</u>
- 3 (2) If, (i) within forty-five days (or such other time
- 4 period, if any, as required by applicable law) after the date of
- 5 the notice required by subsection C, or (ii) if such notice was
- 6 not provided prior to the date of the written demand by the
- 7 shareholder under subsection D, then within forty-five days (or
- 8 such other time period, if any, as required by applicable law)
- 9 of the date of such written demand, the controlling person or
- 10 group and the shareholder are unable to agree on the fair value
- 11 of the shares or on a binding procedure to determine the fair
- 12 value of the shares, then each shareholder who is unable to
- 13 agree on both the fair value and on such a procedure with the
- 14 controlling person or group and who so desires to obtain the
- 15 rights and remedies herein provided shall, no later than thirty
- 16 days after the expiration of the applicable forty-five (or
- 17 other) day period, surrender to the court of common pleas
- 18 referenced in subsection C certificates representing such shares
- 19 duly endorsed for transfer to the controlling person or group,
- 20 with a notice stating that such certificates are being
- 21 <u>surrendered in connection with the petition referenced in</u>
- 22 subsection C, or, if no such petition has theretofore been
- 23 filed, such shareholder may file a petition within such thirty-
- 24 day period in such court praying that the fair value (as defined
- 25 herein) of such shares be determined. Any such shareholder who
- 26 does not so surrender such certificates within such time period
- 27 shall have no further right to receive, with respect to shares
- 28 the certificates of which were not so surrendered under this
- 29 clause, payment under this clause from the controlling person or
- 30 group with respect to the control transaction giving rise to the

- 1 shareholder's rights hereunder. Such court shall hold such
- 2 <u>certificates surrendered to it in escrow for, and shall</u>
- 3 promptly, following the expiration of the time period during
- 4 which such certificates may be surrendered, provide a notice to
- 5 the controlling person or group of the number of shares so
- 6 <u>surrendered</u>. The controlling person or group shall then make a
- 7 partial payment for the shares so surrendered to such court,
- 8 within ten business days of receipt of the notice from such
- 9 <u>court</u>, at a per-share price equal to the highest price paid per
- 10 share by the controlling person or group within the ninety-day
- 11 period ending on and including the date of the control
- 12 transaction. Such court shall then make payment, as soon as
- 13 practicable but in any event within ten business days, to the
- 14 shareholders who so surrendered their shares to the court of the
- 15 <u>appropriate per share amount received from the controlling</u>
- 16 person or group.
- 17 Upon receipt of any share certificate surrendered pursuant to
- 18 this section, such court shall, as soon as practicable but in
- 19 any event within thirty days, appoint an appraiser with
- 20 experience in appraising share values of companies of like
- 21 nature to the corporation to determine the fair value of such
- 22 shares. The appraiser so appointed by the court shall, as soon
- 23 as reasonably practicable, determine the fair value of the
- 24 shares subject to its appraisal and the appropriate market rate
- 25 of interest on the amount then owed by the controlling person or
- 26 group to the holders of such shares. The determination of any
- 27 appraiser so appointed by the court shall be final and binding
- 28 on both the controlling person or group and all shareholders who
- 29 so surrendered their share certificates to such court, except
- 30 that the determination of the appraiser shall be subject to

- 1 review to the extent and within the time provided or prescribed
- 2 by law in the case of other appointed judicial officers.
- 3 (3) Any amount agreed upon between the parties or determined
- 4 pursuant to the procedure agreed upon between the parties shall
- 5 be payable by the controlling person or group after it is so
- 6 agreed upon or so determined and upon and concurrently with the
- 7 <u>delivery of the certificate or certificates representing such</u>
- 8 shares to the controlling person or group by the shareholder.
- 9 Any amount owed, together with interest, as determined
- 10 pursuant to clause (2) shall be payable by the controlling
- 11 person or group after it is so determined and upon and
- 12 <u>concurrently with the delivery of the certificate or</u>
- 13 <u>certificates representing shares surrendered to the court</u>
- 14 referenced in subsection C to the controlling person or group by
- 15 <u>such court</u> (which shall make such delivery of the certificate or
- 16 <u>certificates surrendered to it to the controlling person or</u>
- 17 group as soon as practicable but in any event within ten
- 18 business days after the final determination of the amount owed),
- 19 and such court shall then make payment, as soon as practicable
- 20 <u>but in any event within ten business days after receipt of</u>
- 21 payment from the controlling person or group, to the
- 22 shareholders who so surrendered their shares to such court of
- 23 the appropriate per share amount received from the controlling
- 24 person or group.
- 25 <u>Upon full payment by the controlling person or group of the</u>
- 26 amount owed to the shareholder or to the court, as appropriate,
- 27 the shareholder shall cease to have any interest in such shares.
- 28 (4) Shareholders who surrender their shares to the court
- 29 pursuant to clause (2) shall retain the right to vote their
- 30 shares and receive dividends or other distributions thereon

- 1 until the court receives payment in full for each of the shares
- 2 so surrendered of the highest price paid per share by the
- 3 controlling person or group within the ninety-day period ending
- 4 on and including the date of the control transaction (and,
- 5 thereafter, the controlling person or group shall be entitled to
- 6 vote such shares and receive dividends or other distributions
- 7 thereon). The fair value (as determined by the appraiser) of any
- 8 dividends or other distributions so received by such
- 9 shareholders shall be subtracted from any amount owing to such
- 10 shareholders hereunder.
- 11 (5) The court referenced in subsection C may appoint such
- 12 agents, including the transfer agent of the corporation, or any
- 13 other institution, to hold the shares so surrendered, to effect
- 14 any necessary change in record ownership of such shares after
- 15 the payment by the controlling person or group to the court of
- 16 the amount specified in clause (4), to receive and disburse
- 17 dividends or other distributions, to provide notices to
- 18 shareholders and to take such other actions as the court shall
- 19 determine are appropriate to effect the purposes of this
- 20 section.
- 21 (6) The costs and expenses of any appraiser or other agents
- 22 so appointed by the court shall be assessed against the
- 23 controlling person or group. The costs and expenses of any other
- 24 procedure to determine fair value shall be paid as agreed to by
- 25 <u>the parties agreeing to such procedure.</u>
- 26 (7) The jurisdiction of the court referenced under
- 27 subsection C in which the proceeding is commenced is plenary and
- 28 <u>exclusive and the controlling person or group and all</u>
- 29 <u>shareholders who so surrendered their shares to such court shall</u>
- 30 be made a party to the proceeding as in an action against their

- 1 shares.
- 2 (8) The corporation shall comply with requests for
- 3 <u>information</u>, which may be submitted pursuant to procedures
- 4 maintaining the confidentiality of such information, made by the
- 5 court or the appraiser so selected by the court.
- 6 F. A person or group that proposes to engage in a control
- 7 transaction may comply with the requirements of this section in
- 8 connection with the control transaction, and the effectiveness
- 9 of the rights afforded herein to shareholders may be conditioned
- 10 upon the consummation of the control transaction.
- 11 The person or group shall give prompt written notice of the
- 12 satisfaction of any such condition to each shareholder who has
- 13 made demand as herein provided.
- 14 G. Subsections A through F shall not apply to any
- 15 corporation that does not have a class of voting shares
- 16 registered under the Securities Exchange Act of 1934 (15 U.S.C.
- 17 § 78a et seq.) or to any person or group that inadvertently
- 18 becomes a controlling person or group if that controlling person
- 19 or group, as soon as practicable, divests itself of a sufficient
- 20 amount of its voting shares so that it is no longer a
- 21 controlling person or group, or to any corporation that on the
- 22 effective date of this section is a subsidiary of any other
- 23 corporation.
- 24 For purposes of this subsection, subsidiary shall mean any
- 25 corporation as to which any other corporation has or has the
- 26 right to acquire, directly or indirectly, through the exercise
- 27 of all warrants, options and rights and the conversion of all
- 28 convertible securities, whether issued or granted by the
- 29 subsidiary or otherwise, voting power over voting shares of the
- 30 subsidiary that would entitle the holders thereof to cast in

- 1 excess of fifty per cent of the votes that all shareholders
- 2 would be entitled to cast in the election of directors of such
- 3 subsidiary: Provided, however, That a subsidiary will not be
- 4 deemed to cease being a subsidiary so long as such corporation
- 5 remains a controlling person or group within the meaning of
- 6 subsection B.
- 7 Section 3. The act is amended by adding a section to read:
- 8 Section 911. Requirements Relating to Certain Business
- 9 Combinations. -- A. For the purposes of this section:
- 10 (1) "Affiliate" means a person that directly, or indirectly
- 11 through one or more intermediaries, controls, or is controlled
- 12 by, or is under common control with, a specified person.
- 13 (2) "Announcement Date" when used in reference to any
- 14 business combination, means the date of the first public
- 15 <u>announcement of the final, definitive proposal for such business</u>
- 16 combination.
- 17 (3) "Associate" when used to indicate a relationship with
- 18 any person, means (a) any corporation or organization of which
- 19 such person is an officer, director or partner or is, directly
- 20 or indirectly, the beneficial owner of shares entitling that
- 21 person to cast at least ten percent of the votes that all
- 22 shareholders would be entitled to cast in an election of
- 23 directors of the corporation or organization, (b) any trust or
- 24 other estate in which such person has a substantial beneficial
- 25 <u>interest or as to which such person serves as trustee or in a</u>
- 26 <u>similar fiduciary capacity, and (c) any relative or spouse of</u>
- 27 such person, or any relative of such spouse, who has the same
- 28 <u>home as such person.</u>
- 29 (4) "Beneficial Owner" when used with respect to any shares,
- 30 means a person:

- 1 (i) that, individually or with or through any of its
- 2 <u>affiliates or associates, beneficially owns such shares,</u>
- 3 <u>directly or indirectly; or</u>
- 4 (ii) that, individually or with or through any of its
- 5 <u>affiliates or associates, has (a) the right to acquire such</u>
- 6 shares (whether such right is exercisable immediately or only
- 7 after the passage of time), pursuant to any agreement,
- 8 arrangement or understanding (whether or not in writing), or
- 9 upon the exercise of conversion rights, exchange rights,
- 10 warrants or options, or otherwise: Provided, however, That a
- 11 person shall not be deemed the beneficial owner of shares
- 12 tendered pursuant to a tender or exchange offer made by such
- 13 person or any of such person's affiliates or associates until
- 14 such tendered shares are accepted for purchase or exchange; or
- 15 (b) the right to vote such shares pursuant to any agreement,
- 16 <u>arrangement or understanding (whether or not in writing):</u>
- 17 Provided, however, That a person shall not be deemed the
- 18 beneficial owner of any shares under this item if the agreement,
- 19 arrangement or understanding to vote such shares (I) arises
- 20 <u>solely from a revocable proxy or consent given in response to a</u>
- 21 proxy or consent solicitation made in accordance with the
- 22 applicable rules and regulations under the Exchange Act and (II)
- 23 is not then reportable on a Schedule 13D under the Exchange Act
- 24 (or any comparable or successor report); or
- 25 <u>(iii) that has any agreement, arrangement or understanding</u>
- 26 (whether or not in writing), for the purpose of acquiring,
- 27 holding, voting (except voting pursuant to a revocable proxy or
- 28 consent as described in paragraph (b) of clause (4)(ii) of
- 29 <u>subsection A)</u>, or <u>disposing of such shares with any other person</u>
- 30 that beneficially owns, or whose affiliates or associates

- 1 beneficially own, directly or indirectly, such shares.
- 2 (5) "Business Combination" when used in reference to any
- 3 <u>business corporation and any interested shareholder of such</u>
- 4 business corporation, means:
- 5 (i) any merger or consolidation of such business corporation
- 6 or any subsidiary of such business corporation with (a) such
- 7 interested shareholder or (b) any other corporation (whether or
- 8 <u>not itself an interested shareholder of such business</u>
- 9 <u>corporation</u>) <u>which is, or after such merger or consolidation</u>
- 10 would be, an affiliate or associate of such interested
- 11 <u>shareholder;</u>
- 12 (ii) any sale, lease, exchange, mortgage, pledge, transfer
- 13 or other disposition (in one transaction or a series of
- 14 transactions) to or with such interested shareholder or any
- 15 affiliate or associate of such interested shareholder of assets
- 16 of such business corporation or any subsidiary of such business
- 17 corporation (a) having an aggregate market value equal to ten
- 18 per cent or more of the aggregate market value of all the
- 19 assets, determined on a consolidated basis, of such business
- 20 corporation, (b) having an aggregate market value equal to ten
- 21 per cent or more of the aggregate market value of all the
- 22 outstanding shares of such business corporation, or (c)
- 23 representing ten per cent or more of the earning power or net
- 24 income, determined on a consolidated basis, of such business
- 25 corporation;
- 26 (iii) the issuance or transfer by such business corporation
- 27 or any subsidiary of such business corporation (in one
- 28 transaction or a series of transactions) of any shares of such
- 29 <u>business corporation or any subsidiary of such business</u>
- 30 corporation which has an aggregate market value equal to five

- 1 per cent or more of the aggregate market value of all the
- 2 <u>outstanding shares of such business corporation to such</u>
- 3 interested shareholder or any affiliate or associate of such
- 4 interested shareholder except pursuant to the exercise of option
- 5 rights to purchase shares, or pursuant to the conversion of
- 6 <u>securities having conversion rights, offered, or a dividend or</u>
- 7 <u>distribution paid or made, pro rata to all shareholders of such</u>
- 8 <u>business corporation;</u>
- 9 (iv) the adoption of any plan or proposal for the
- 10 liquidation or dissolution of such business corporation proposed
- 11 by, or pursuant to any agreement, arrangement or understanding
- 12 (whether or not in writing) with, such interested shareholder or
- 13 any affiliate or associate of such interested shareholder;
- 14 (v) any reclassification of securities (including, without
- 15 <u>limitation</u>, any split of shares, dividend of shares, or other
- 16 <u>distribution of shares in respect of shares, or any reverse</u>
- 17 <u>split of shares), or recapitalization of such business</u>
- 18 corporation, or any merger or consolidation of such business
- 19 corporation with any subsidiary of such business corporation, or
- 20 any other transaction (whether or not with or into or otherwise
- 21 <u>involving such interested shareholder</u>), proposed by, or pursuant
- 22 to any agreement, arrangement or understanding (whether or not
- 23 in writing) with, such interested shareholder or any affiliate
- 24 or associate of such interested shareholder, which has the
- 25 <u>effect</u>, <u>directly</u> or <u>indirectly</u>, <u>of increasing the proportionate</u>
- 26 share of the outstanding shares of any class or series of voting
- 27 shares or securities convertible into voting shares of such
- 28 <u>business corporation or any subsidiary of such business</u>
- 29 corporation which is, directly or indirectly, owned by such
- 30 <u>interested shareholder or any affiliate or associate of such</u>

- 1 <u>interested shareholder</u>, except as a result of immaterial changes
- 2 <u>due to fractional share adjustments; or</u>
- 3 (vi) any receipt by such interested shareholder or any
- 4 <u>affiliate or associate of such interested shareholder of the</u>
- 5 benefit, directly or indirectly (except proportionately as a
- 6 shareholder of such business corporation) of any loans,
- 7 advances, quarantees, pledges or other financial assistance or
- 8 any tax credits or other tax advantages provided by or through
- 9 <u>such business corporation</u>.
- 10 (6) "Business Corporation" means a business corporation as
- 11 <u>defined in clause (6) of section 2. No business corporation,</u>
- 12 which is organized under the laws of this Commonwealth, shall
- 13 cease to be a business corporation as defined herein by reason
- 14 of events occurring or actions taken while such business
- 15 corporation is subject to the provisions of this section.
- 16 (7) "Common Shares" means any shares other than preferred
- 17 shares.
- 18 (8) "Consummation Date" with respect to any business
- 19 combination, means the date of consummation of such business
- 20 combination, or, in the case of a business combination as to
- 21 which a shareholder vote is taken, the later of the business day
- 22 prior to the vote or twenty days prior to the date of
- 23 consummation of such business combination.
- 24 (9) "Control" including the terms "Controlling," "Controlled
- 25 By, " and "Under Common Control With, " means the possession,
- 26 <u>directly or indirectly, of the power to direct or cause the</u>
- 27 direction of the management and policies of a person, whether
- 28 through the ownership of voting shares, by contract, or
- 29 <u>otherwise</u>. A <u>person's beneficial ownership of shares entitling</u>
- 30 that person to cast at least ten per cent of the votes that all

- 1 shareholders would be entitled to cast in an election of
- 2 directors of the corporation shall create a presumption that
- 3 <u>such person has control of such corporation</u>. Notwithstanding the
- 4 foregoing, a person shall not be deemed to have control of a
- 5 corporation if such person holds voting shares, in good faith
- 6 and not for the purpose of circumventing this section, as an
- 7 agent, bank, broker, nominee, custodian or trustee for one or
- 8 more beneficial owners who do not individually or as a group
- 9 <u>have control of such corporation</u>.
- 10 (10) "Exchange Act" means the Securities Exchange Act of
- 11 <u>1934 (48 Stat. 881, 15 U.S.C. § 78a et seq.), as the same has</u>
- 12 been or hereafter may be amended from time to time.
- 13 (11) "Interested Shareholder," when used in reference to any
- 14 business corporation, means any person (other than such business
- 15 <u>corporation or any subsidiary of such business corporation</u>)
- 16 that:
- 17 (i) (a) is the beneficial owner, directly or indirectly, of
- 18 shares entitling that person to cast at least twenty per cent of
- 19 the votes that all shareholders would be entitled to cast in an
- 20 <u>election of directors of the corporation; or</u>
- 21 (b) is an affiliate or associate of such business
- 22 corporation and at any time within the five-year period
- 23 immediately prior to the date in question was the beneficial
- 24 owner, directly or indirectly, of shares entitling that person
- 25 to cast at least twenty per cent of the votes that all
- 26 <u>shareholders would be entitled to cast in an election of</u>
- 27 directors of the corporation;
- 28 (ii) provided that, for the purpose of determining whether a
- 29 person is an interested shareholder, (a) the number of votes
- 30 that would be entitled to be cast in an election of directors of

- 1 such business corporation shall be calculated by including
- 2 shares deemed to be beneficially owned by the person through
- 3 application of clause 4 of subsection A of this section but
- 4 excluding any other unissued shares of such business corporation
- 5 which may be issuable pursuant to any agreement, arrangement or
- 6 understanding, or upon exercise of conversion or option rights,
- 7 or otherwise; and (b) there shall be excluded from the
- 8 beneficial ownership of such interested shareholder any:
- 9 (I) shares which have been held continuously by a natural
- 10 person since January 1, 1983, and which are then held by such
- 11 <u>natural person; or</u>
- 12 (II) shares which are then held by any natural person or
- 13 trust, estate, foundation or other similar entity to the extent
- 14 <u>such shares were acquired solely by gift, inheritance, bequest,</u>
- 15 <u>devise or other testamentary distribution or series of such</u>
- 16 transactions, directly or indirectly, from a natural person who
- 17 had acquired such shares prior to January 1, 1983; or
- 18 (III) shares which were acquired pursuant to a stock split,
- 19 stock dividend, reclassification or similar recapitalization
- 20 with respect to shares described under paragraph (b) that have
- 21 been held continuously since their issuance by the corporation
- 22 by the natural person or entity that acquired them from the
- 23 corporation, or that were acquired, directly or indirectly, from
- 24 <u>such natural person or entity, solely pursuant to a transaction</u>
- 25 or series of transactions described in subparagraph (II) of
- 26 paragraph (b), and that are then held by a natural person or
- 27 entity described in subparagraph (II).
- 28 (12) "Market Value" when used in reference to shares or
- 29 property of any business corporation, means:
- 30 (i) in the case of shares, the highest closing sale price

- 1 during the thirty-day period immediately preceding the date in
- 2 <u>question of such a share on the composite tape for New York</u>
- 3 Stock Exchange-listed shares, or, if such shares are not quoted
- 4 on such composite tape or if such shares are not listed on such
- 5 <u>exchange</u>, on the principal United States securities exchange
- 6 registered under the Exchange Act on which such shares are
- 7 <u>listed</u>, or, if such shares are not listed on any such exchange,
- 8 the highest closing bid quotation with respect to such a share
- 9 <u>during the thirty-day period preceding the date in question on</u>
- 10 the National Association of Securities Dealers, Inc. Automated
- 11 Quotations System or any system then in use, or if no such
- 12 quotations are available, the fair market value on the date in
- 13 question of such a share as determined by the board of directors
- 14 of such business corporation in good faith; and
- 15 (ii) in the case of property other than cash or shares, the
- 16 <u>fair market value of such property on the date in question as</u>
- 17 determined by the board of directors of such business
- 18 corporation in good faith.
- 19 (13) "Preferred Shares" means any class or series of shares
- 20 of a business corporation which, under the bylaws or articles of
- 21 <u>such business corporation</u>, is entitled to receive payment of
- 22 dividends prior to any payment of dividends on some other class
- 23 or series of shares, or is entitled in the event of any
- 24 voluntary liquidation, dissolution or winding up of the business
- 25 corporation to receive payment or distribution of a preferential
- 26 amount before any payments or distributions are received by some
- 27 other class or series of shares.
- 28 <u>(14) "Shares" means:</u>
- 29 (i) any shares or similar security, any certificate of
- 30 interest, any participation in any profit-sharing agreement, any

- 1 voting trust certificate, or any certificate of deposit for
- 2 shares; and
- 3 (ii) any security convertible, with or without
- 4 consideration, into shares, or any option right, conversion
- 5 right or privilege of buying shares without being bound to do
- 6 so, or any other security carrying any right to acquire,
- 7 <u>subscribe to or purchase shares.</u>
- 8 (15) "Share Acquisition Date" with respect to any person and
- 9 any business corporation, means the date that such person first
- 10 becomes an interested shareholder of such business corporation.
- 11 (16) "Subsidiary" means any corporation as to which any
- 12 other corporation is the beneficial owner, directly or
- 13 indirectly, of shares of such first corporation that would
- 14 entitle such other corporation to cast in excess of fifty per
- 15 <u>cent of the votes that all shareholders would be entitled to</u>
- 16 <u>cast in the election of directors of such first corporation.</u>
- 17 (17) "Voting Shares" means shares of a corporation entitled
- 18 to vote generally in the election of directors.
- 19 B. Notwithstanding anything to the contrary contained in
- 20 this act (except the provisions of subsection C of this
- 21 <u>section</u>), no business corporation shall engage at any time in
- 22 any business combination with any interested shareholder of such
- 23 business corporation other than a business combination specified
- 24 <u>in any one of clauses (1), (2), (3) or (4) of this subsection:</u>
- 25 (1) A business combination approved by the board of
- 26 <u>directors of such business corporation prior to such interested</u>
- 27 shareholder's share acquisition date, or where the purchase of
- 28 shares made by such interested shareholder on such interested
- 29 shareholder's share acquisition date had been approved by the
- 30 board of directors of such business corporation prior to such

- 1 interested shareholder's share acquisition date.
- 2 (2) A business combination approved (i) by the affirmative
- 3 vote of the holders of shares entitling such holders to cast a
- 4 majority of the votes that all shareholders would be entitled to
- 5 cast in an election of directors of such business corporation,
- 6 not including any voting shares beneficially owned by such
- 7 interested shareholder or any affiliate or associate of such
- 8 interested shareholder, at a meeting called for such purpose no
- 9 <u>earlier than three months after such interested shareholder</u>
- 10 became, and provided that at the time of such meeting such
- 11 <u>interested shareholder is, the beneficial owner, directly or</u>
- 12 <u>indirectly</u>, of shares entitling such interested shareholder to
- 13 cast at least eighty per cent of the votes that all shareholders
- 14 would be entitled to cast in an election of directors of the
- 15 corporation, and provided that such business combination
- 16 <u>satisfies all the conditions of subclauses (i) through (v) of</u>
- 17 clause (4) of subsection B or (ii) by the affirmative vote of
- 18 all of the holders of all of the outstanding common shares.
- 19 (3) A business combination approved by the affirmative vote
- 20 of the holders of shares entitling such holders to cast a
- 21 majority of the votes that all shareholders would be entitled to
- 22 <u>cast in an election of directors of such business corporation,</u>
- 23 not including any voting shares beneficially owned by such
- 24 interested shareholder or any affiliate or associate of such
- 25 interested shareholder, at a meeting called for such purpose no
- 26 earlier than five years after such interested shareholder's
- 27 share acquisition date.
- 28 (4) A business combination approved at a shareholders'
- 29 meeting called for such purpose no earlier than five years after
- 30 such interested shareholder's share acquisition date that meets

- 1 all of the following conditions:
- 2 (i) The aggregate amount of the cash and the market value as
- 3 of the consummation date of consideration other than cash to be
- 4 received per share by holders of outstanding common shares of
- 5 <u>such business corporation in such business combination is at</u>
- 6 <u>least equal to the higher of the following:</u>
- 7 (a) the highest per share price paid by such interested
- 8 shareholder at a time when he was the beneficial owner, directly
- 9 <u>or indirectly, of shares entitling that person to cast at least</u>
- 10 five per cent of the votes that all shareholders would be
- 11 <u>entitled to cast in an election of directors of such business</u>
- 12 corporation, for any common shares of the same class or series
- 13 acquired by it (I) within the five-year period immediately prior
- 14 to the announcement date with respect to such business
- 15 combination, or (II) within the five-year period immediately
- 16 prior to, or in, the transaction in which such interested
- 17 <u>shareholder became an interested shareholder, whichever is</u>
- 18 higher; plus, in either case, interest compounded annually from
- 19 the earliest date on which such highest per share acquisition
- 20 price was paid through the consummation date at the rate for one
- 21 year United States treasury obligations from time to time in
- 22 effect; less the aggregate amount of any cash dividends paid,
- 23 and the market value of any dividends paid other than in cash,
- 24 per common share since such earliest date, up to the amount of
- 25 <u>such interest; and</u>
- 26 (b) the market value per common share on the announcement
- 27 date with respect to such business combination or on such
- 28 <u>interested shareholder's share acquisition date, whichever is</u>
- 29 <u>higher; plus interest compounded annually from such date through</u>
- 30 the consummation date at the rate for one-year United States

- 1 treasury obligations from time to time in effect; less the
- 2 aggregate amount of any cash dividends paid, and the market
- 3 value of any dividends paid other than in cash, per common share
- 4 since such date, up to the amount of such interest.
- 5 (ii) The aggregate amount of the cash and the market value
- 6 as of the consummation date of consideration other than cash to
- 7 be received per share by holders of outstanding shares of any
- 8 class or series of shares, other than common shares, of such
- 9 <u>business corporation is at least equal to the highest of the</u>
- 10 following (whether or not such interested shareholder has
- 11 previously acquired any shares of such class or series of
- 12 shares):
- 13 (a) the highest per share price paid by such interested
- 14 shareholder at a time when he was the beneficial owner, directly
- 15 or indirectly, of shares entitling such person to cast at least
- 16 five per cent of the votes that all shareholders would be
- 17 <u>entitled to cast in an election of directors of such business</u>
- 18 corporation, for any shares of such class or series of shares
- 19 acquired by it (I) within the five-year period immediately prior
- 20 to the announcement date with respect to such business
- 21 <u>combination</u>, or (II) within the five-year period immediately
- 22 prior to, or in, the transaction in which such interested
- 23 shareholder became an interested shareholder, whichever is
- 24 <u>higher; plus, in either case, interest compounded annually from</u>
- 25 the earliest date on which such highest per share acquisition
- 26 price was paid through the consummation date at the rate for one
- 27 year United States treasury obligations from time to time in
- 28 effect; less the aggregate amount of any cash dividends paid,
- 29 and the market value of any dividends paid other than in cash,
- 30 per share of such class or series of shares since such earliest

- 1 date, up to the amount of such interest;
- 2 (b) the highest preferential amount per share to which the
- 3 holders of shares of such class or series of shares are entitled
- 4 <u>in the event of any voluntary liquidation, dissolution or</u>
- 5 <u>winding up of such business corporation</u>, plus the aggregate
- 6 amount of any dividends declared or due as to which such holders
- 7 are entitled prior to payment of dividends on some other class
- 8 or series of shares (unless the aggregate amount of such
- 9 dividends is included in such preferential amount); and
- 10 (c) the market value per share of such class or series of
- 11 shares on the announcement date with respect to such business
- 12 combination or on such interested shareholder's share
- 13 <u>acquisition date</u>, <u>whichever is higher</u>; <u>plus interest compounded</u>
- 14 annually from such date through the consummation date at the
- 15 rate for one year United States treasury obligations from time
- 16 to time in effect; less the aggregate amount of any cash
- 17 dividends paid and the market value of any dividends paid other
- 18 than in cash, per share of such class or series of shares since
- 19 such date, up to the amount of such interest.
- 20 (iii) The consideration to be received by holders of a
- 21 particular class or series of outstanding shares (including
- 22 common shares) of such business corporation in such business
- 23 combination is in cash or in the same form as the interested
- 24 <u>shareholder has used to acquire the largest number of shares of</u>
- 25 such class or series of shares previously acquired by it, and
- 26 <u>such consideration shall be distributed promptly.</u>
- 27 (iv) The holders of all outstanding shares of such business
- 28 corporation not beneficially owned by such interested
- 29 shareholder immediately prior to the consummation of such
- 30 business combination are entitled to receive in such business

- 1 combination cash or other consideration for such shares in
- 2 compliance with subclauses (i), (ii) and (iii) of clause (4) of
- 3 subsection B.
- 4 (v) After such interested shareholder's share acquisition
- 5 <u>date and prior to the consummation date with respect to such</u>
- 6 business combination, such interested shareholder has not become
- 7 the beneficial owner of any additional voting shares of such
- 8 <u>business corporation except:</u>
- 9 (a) as part of the transaction which resulted in such
- 10 interested shareholder becoming an interested shareholder;
- 11 (b) by virtue of proportionate splits of shares, share
- 12 <u>dividends or other distributions of shares in respect of shares</u>
- 13 not constituting a business combination under subclause (v) of
- 14 clause (5) of subsection A;
- 15 (c) through a business combination meeting all of the
- 16 conditions of clauses (1), (2), (3) or (4) of subsection B;
- 17 (d) through purchase by such interested shareholder at any
- 18 price which, if such price had been paid in an otherwise
- 19 permissible business combination the announcement date and
- 20 consummation date of which were the date of such purchase, would
- 21 have satisfied the requirements of subclauses (i), (ii) and
- 22 (iii) of clause (4) of subsection B; or
- 23 (e) through purchase required by and pursuant to the
- 24 provisions of, and at no less than the fair value (including
- 25 interest to the date of payment) as determined by a court-
- 26 appointed appraiser under clause (2) of subsection E of section
- 27 910 of this act (or if such fair value was not then so
- 28 <u>determined</u>, then at a price that would satisfy the conditions in
- 29 <u>the preceding paragraph (d)).</u>
- 30 C. The provisions of this section shall not apply:

- 1 (1) to any business combination of a business corporation
- 2 that does not have a class of voting shares registered under the
- 3 Exchange Act; or
- 4 (2) to any business combination of a business corporation
- 5 whose articles have been amended to provide that such business
- 6 corporation shall be subject to the provisions of this section,
- 7 which did not have a class of voting shares registered under the
- 8 Exchange Act on the effective date of such amendment, and which
- 9 <u>is a business combination with an interested shareholder whose</u>
- 10 share acquisition date is prior to the effective date of such
- 11 <u>amendment; or</u>
- 12 (3) to any business combination of a business corporation
- 13 (i) the bylaws of which, by amendment adopted within ninety days
- 14 of the date of enactment of this section, and not subsequently
- 15 <u>rescinded either by an article amendment or by a bylaw amendment</u>
- 16 approved by at least eighty-five per cent of the whole board of
- 17 directors, explicitly provide that this section shall not be
- 18 applicable to the corporation or (ii) the articles of which
- 19 explicitly provide that this section shall not be applicable to
- 20 the corporation by a provision included in the original
- 21 articles, or by an article amendment adopted pursuant to both
- 22 (a) the procedures then applicable to the corporation and (b)
- 23 the affirmative vote of the holders, other than interested
- 24 shareholders and their affiliates and associates, of shares
- 25 <u>entitling such holders to cast a majority of the votes that all</u>
- 26 shareholders would be entitled to cast in an election of
- 27 directors of such business corporation, excluding the voting
- 28 shares of interested shareholders and their affiliates and
- 29 <u>associates</u>, expressly electing not to be governed by this
- 30 section, provided that such amendment to the articles shall not

- 1 be effective until eighteen months after such vote of such
- 2 <u>business corporation's shareholders and shall not apply to any</u>
- 3 <u>business combination of such business corporation with an</u>
- 4 interested shareholder whose share acquisition date is on or
- 5 prior to the effective date of such amendment; or
- 6 (4) to any business combination of a business corporation
- 7 with an interested shareholder of such business corporation
- 8 which became an interested shareholder inadvertently, if such
- 9 <u>interested shareholder (i) as soon as practicable, divests</u>
- 10 itself of a sufficient amount of the voting shares of such
- 11 <u>business corporation so that it no longer is the beneficial</u>
- 12 owner, directly or indirectly, of shares entitling such person
- 13 to cast at least twenty per cent of the votes that all
- 14 shareholders would be entitled to cast in an election of
- 15 directors of such business corporation, and (ii) would not at
- 16 any time within the five-year period preceding the announcement
- 17 date with respect to such business combination have been an
- 18 interested shareholder but for such inadvertent acquisition;
- 19 (5) to any business combination with an interested
- 20 <u>shareholder who was the beneficial owner, directly or</u>
- 21 <u>indirectly</u>, of shares entitling such person to cast at least
- 22 fifteen per cent of the votes that all shareholders would be
- 23 entitled to cast in an election of directors of such business
- 24 corporation on the effective date of this section and remain so
- 25 to such interested shareholder's share acquisition date; or
- 26 (6) to any business corporation that on the effective date
- 27 of this section is a subsidiary of any other corporation;
- 28 provided, however, that a corporation that is a subsidiary on
- 29 the effective date of this section will not be deemed to cease
- 30 being a subsidiary so long as such other corporation remains a

- controlling person or group of such subsidiary within the 1
- 2 meaning of subsection B of section 910 of this act.
- 3 D. The rights and remedies herein provided shall be in
- addition to, and not in lieu of, any other rights or remedies 4
- provided by this act, the articles of the corporation, the 5
- 6 bylaws of the corporation, any securities, option rights or
- 7 obligations of the corporation or otherwise.
- 8 Section 4. This act shall take effect immediately.