A BILL FOR AN ACT

RELATING TO COOPERATIVES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 The legislature finds that a worker cooperative SECTION 1. 2 has the purpose of creating and maintaining sustainable jobs and 3 generating wealth to improve the quality of life of its worker-4 members, dignify human work, allow workers' democratic self-5 management, and promote community and local development in 6 Hawaii. The purpose of this Act is to establish general 7 provisions for Hawaii cooperatives that may be used to form worker as well as other types of cooperatives. This Act is 8 intended to provide a definition of worker cooperative for 9 10 purposes of this Act, and not for purposes of other laws. 11 SECTION 2. The Hawaii Revised Statutes is amended by

12 adding a new chapter to be appropriately designated and to read 13 as follows:

"CHAPTER

HAWAII COOPERATIVE LAW

PART I. GENERAL PROVISIONS

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1 § -1 Definitions. As used in this chapter, unless the
2 context otherwise requires:

3 "Agricultural cooperative" means a cooperative in which the
4 members, including landlords and tenants, are all producers of
5 agricultural products.

6 "Agricultural products" includes floricultural,
7 horticultural, viticultural, forestry, nut, coffee, dairy,
8 livestock, poultry, bee, farm or plantation products, and fish
9 and aquacultural commodities.

10 "Articles" means the articles of incorporation of a
11 cooperative and includes amended articles of incorporation,
12 restated articles of incorporation, and other organizational
13 documents of other entities.

14 "Board of directors" or "board" means the board of 15 directors or other governing body of a cooperative or other 16 entity.

17 "Bylaws" means the bylaws adopted by a cooperative and18 includes amended bylaws and restated bylaws.

19 "Candidate" means a worker who is being considered for 20 membership in a worker cooperative, as defined in the 21 corporation's articles or bylaws.

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1 "Capital account cooperative" means a worker cooperative in 2 which the entire net book value is reflected in member capital 3 accounts, one for each member, and an unallocated capital 4 account, if any. 5 "Collective board worker cooperative" means a worker 6 cooperative in which there is only one class of members 7 consisting of worker-members, all of whom are members of the 8 board. 9 "Community investor" means a person who is not a worker-10 member and who holds a share or other proprietary interest in a 11 worker cooperative. 12 "Cooperative" means any entity formed under or subject to 13 this chapter by election or otherwise, including a cooperative 14 formed under comparable law of another jurisdiction doing 15 business in this State and having the following characteristics: The business of the cooperative is operated at cost by 16 (1)17 adjusting the prices charged for goods or services or 18 by returning any net margins at the end of a fiscal 19 year on a patronage basis to members and other persons 20 qualified to share in the net margins pursuant to the 21 articles or bylaws;

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1	(2)	Dividends on stock or interest on equity capital is	
2		limited, as prescribed in the articles or bylaws of	
3		the cooperative;	
4	(3)	Voting rights are limited to members of the	
5		cooperative as prescribed in the articles or bylaws of	
6		the cooperative;	
7	(4)	The cooperative's business is carried on for the	
8		mutual benefit of its members; and	
9	(5)	Members are not liable for any debt, obligation, or	
10		liability of the cooperative.	
11	"Dom	estic" means an entity formed under the laws of this	
12	State.		
13	"Equity capital" means all investments in the cooperative		
14	except loans or other types of indebtedness, whether made by		
15	direct investment, such as investment in stock or memberships,		
16	or by ret	ention of amounts of net savings, net margins, or net	
17	profits allocated to members and other patrons of the		
18	cooperati	ve, or charged to them as part of the transactions	
19	between them and the cooperative.		
20	"For	eign entity" means an entity formed under the laws	

21 other than the laws of this State.

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1 "Member" means a person who has been received into the 2 membership of a cooperative without common stock, a person or 3 stockholder who has acquired common stock in a cooperative 4 formed with common stock, or possesses proprietary interests in 5 the corporation and, in either case, is authorized to vote. The 6 articles or bylaws may confer some or all the rights of a 7 member, set forth in this part, upon any person or persons who 8 do not have any of the enumerated voting rights. Where a member 9 of a corporation is not a natural person, such member may 10 authorize in writing one or more natural persons to vote on its 11 behalf or any or all matters which may require a vote of the 12 members. A person is not a member by virtue through any rights 13 such person has as a delegate, any rights such person has to 14 designate or select a director or directors, or any rights such 15 person has to designate or select a director or directors.

16 "Net margins" means the receipts from operations less the 17 expenses thereof.

18 "Patron" means a person who may, but need not, be a member 19 of a cooperative who uses the services of the cooperative 20 through the purchase or sale of property or services to or from

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1 the cooperative. If the corporation is organized as a worker 2 cooperative, the corporation's "patrons" are its worker-members. 3 "Patronage" means the volume or dollar value of business 4 transacted with the cooperative. If the corporation is 5 organized as a worker cooperative, "patronage" may be measured 6 by work performed including but not limited to wages earned, 7 number of hours worked, number of jobs created, or some 8 combination of these measures.

9 "Patronage refund" means a portion of a cooperative's net 10 margins paid or allocated to a patron based on the patron's 11 patronage.

12 "Per unit retain" means a deduction authorized by a patron 13 to be made by the cooperative from proceeds of sale of a product 14 or service by the patron to the cooperative or by the 15 cooperative on behalf of the patron where the deduction is based 16 upon the value or quantity of the product or service sold to the cooperative or on behalf of the patron and is deducted as a 17 18 contribution or investment by the patron in the capital of the 19 cooperative.

20 "Person" includes individuals, partnerships, corporations,
21 limited liability companies, associations, and sacred species

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and natural ecosystems. A sacred species or natural ecosystem 2 may participate in the cooperative, through a guardian speaking 3 on behalf, and in the best interest, of the sacred species or 4 natural ecosystem. 5 "Worker" means a natural person contributing labor or 6 services to a worker cooperative. 7 "Worker cooperative" means a cooperative formed under this 8 chapter that includes a class of worker-members who are natural 9 persons whose patronage consists of labor contributed to or 10 other work performed for the cooperative. 11 "Worker-member" means a member of a worker cooperative who 12 is a natural person and is also a patron of a worker 13 cooperative. 14 S -2 Annual report. (a) A cooperative formed under 15 this chapter shall file an annual report with the director of 16 the department of commerce and consumer affairs. The annual 17 report shall contain: 18 The name of the cooperative; (1)19 (2) The mailing address of its principal office, the

address of its registered office in this State, and

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1		the name of its registered agent at its registered
2		office in the State; and
3	(3)	A general statement of its business operations during
4		the fiscal year that includes:
5		(A) The amount of capital stock paid up;
6		(B) The number of shareholders, if a stock
7		corporation, or the number of members and the
8		amount of membership fees received, if a nonstock
9		association;
10		(C) An income statement; and
11		(D) Its balance sheet.
12	(b)	The annual report shall be filed within the time
13	periods p	rescribed in subsection (c).
14	(c)	Effective January 1, 2022, for cooperatives whose date
15	of regist	ration in the State falls between:
16	(1)	January 1 and March 31, an annual report shall be
17		filed on or before March 31 of each year and shall
18		reflect the state of the cooperative's affairs as of
19		January 1 of the year when filed;
20	(2)	April 1 and June 30, an annual report shall be filed
21		on or before June 30 of each year and shall reflect

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1		the state of the cooperative's affairs as of April 1
2		of the year when filed;
3	(3)	July 1 and September 30, an annual report shall be
4		filed on or before September 30 of each year and shall
5		reflect the state of the cooperative's affairs as of
6		July 1 of the year when filed; and
7	(4)	October 1 and December 31, an annual report shall be
8		filed on or before December 31 of each year and shall
9		reflect the state of the cooperative's affairs as of
10		October 1 of the year when filed;
11	provided (that if a cooperative is formed in the same year in
12	which the	annual report is due, the cooperative shall not be
13	required (to file an annual report for that year. Thereafter,
14	the cooper	rative shall comply with the requirements of this
15	section.	
16	(d)	A copy of the report shall be submitted to the members
17	at their a	annual meeting, or mailed to each member of the
18	cooperativ	ve, or printed in an official publication of the

19 cooperative.

20 § -3 Cooperative records. (a) A cooperative shall keep
21 as permanent records, minutes of all meetings of its members and

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1 of the board, a record of all actions taken by the members or 2 the board without a meeting by a written unanimous consent in 3 lieu of a meeting, and a record of all waivers of notices of 4 meetings of the members and of the board. 5 (b) A cooperative shall maintain appropriate accounting 6 records. 7 (c) A cooperative shall maintain its records in written 8 form or in another form capable of conversion into written form 9 within a reasonable time. 10 (d) A cooperative shall keep a copy of each of the 11 following records at its principal office: 12 (1)Its articles of incorporation or other governing 13 instrument; 14 (2) Its bylaws or other similar instrument; 15 (3) A record of the names and addresses of its members, in 16 a form that permits preparation of a list of members 17 that is in alphabetical order and shows each member's 18 address and the investment qualifying a member to vote 19 held by each member; 20 (4) The minutes of members' meetings, and records of all 21 actions taken by members without a meeting by



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1		unanimous written consent in lieu of a meeting, for
2		the past three years;
3	(5)	All written communications within the past three years
4		to members as a group or to any class of members as a
5		group;
6	(6)	A list of the names and business addresses of its
7		current board of directors and officers;
8	(7)	A copy of its most recent annual report filed with the
9		department of commerce and consumer affairs pursuant
10		to section -2; and
11	(8)	All financial statements prepared for periods ending
12		during the last fiscal year.
13	(e)	Except as otherwise limited by this chapter, the board
14	of direct	ors of a cooperative shall have discretion to determine
15	what reco	rds are appropriate for the purposes of the
16	cooperati	ve; the length of time records are to be retained; and
17	policies :	relating to the confidentiality, disclosure, inspection
18	and copyin	ng of the records of the cooperative.
19	S	-4 Referendum. The articles or bylaws may provide
20	that upon	demand of two-fifths of all the directors, or by the
21	affirmati	ve vote of two-thirds of the members voting thereon at

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1 any regular meeting or at a special meeting called for the 2 purpose, any matter of policy that has been approved or passed by the board must be referred to the members for their approval 3 4 before it becomes effective. 5 -5 Volunteers exempted. Section 421C-33 shall apply S 6 to cooperatives formed under this chapter. 7 PART II. INCORPORATION 8 -6 Articles of incorporation. (a) A cooperative may S 9 be formed pursuant to this chapter for the transaction of any 10 lawful business. One or more persons may act as the 11 incorporator or incorporators of a cooperative by delivering 12 articles for the cooperative to the director of department of 13 commerce and consumer affairs for filing. 14 (b) The articles shall contain the following: 15 (1) The domestic entity name of the cooperative, which 16 shall comply with section 414D-61 and shall include 17 the word "cooperative" as part of the name; 18 (2) The principal office address of the cooperative's 19 principal office; The registered agent name and registered agent address 20 (3) 21 of the cooperative's initial registered agent;

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1 (4)If formed without common voting stock, whether the 2 property rights and interests of each member are equal 3 or unequal and, if unequal, the general rule or rules applicable to all members by which the property rights 4 5 and interests of each member are determined and fixed; 6 provisions for the admission of new members who are 7 entitled to share in the property of the cooperative 8 with the old members in accordance with such general 9 rules; and whether the cooperative is authorized to 10 issue one or more classes of preferred stock or other 11 equity interests and, if so authorized, a statement as 12 to the number of shares of stock of each class or 13 other equity interests and the nature and extent of 14 the preferences, limitations, relative rights, and 15 privileges granted to each; 16 (5) If formed with stock, the classes of shares and the 17 number of shares of each class the cooperative is 18 authorized to issue. The stock may be divided into

19 preferred and common stock, voting and nonvoting
20 stock, or into any other class of stock. If so
21 divided, the articles shall contain a statement as to

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1		the number of shares of stock in each class and the
2		nature and extent of the preferences, limitations,
3		relative rights, and privileges granted to each; and
4	(6)	The true name and mailing address of each
5		incorporator.
6	(c)	The articles may contain provisions:
7	(1)	Eliminating or limiting the personal liability of a
8		director as provided in this chapter;
9	(2)	Specifying the number and terms of the board of
10		directors, which number shall be not less than three,
11		together with the names and the street addresses of
12		the initial directors. If the names of the initial
13		directors are not stated in the articles, the initial
14		board of directors shall be designated by the
15		incorporator or incorporators following the delivery
16		of the articles to the director of the department of
17		commerce and consumer affairs for filing;
18	(3)	Specifying the purpose or purposes for which the
19		cooperative is incorporated that may state any lawful
20		business;

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1	(4)	Specifying a par value for authorized shares of stock
2		or classes of shares;
3	(5)	Defining, limiting, and regulating the powers of the
4		cooperative, its board, and its members;
5	(6)	Limiting membership to producers of agricultural
6		products;
7	(7)	Limiting the handling of products or services for its
8		own members only, or for members and nonmembers, and
9		whether nonmembers are entitled to share in
10		allocations of net margins or are subject to per unit
11		retains;
12	(8)	For the removal for cause of any director by the
13		members at any regular or special members' meeting;
14	(9)	Eliminating or limiting the indemnification of
15		directors, officers, employees, or agents of the
16		cooperatives as otherwise provided in this chapter;
17	(10)	Required or permitted under this chapter to be stated
18		in the bylaws;
19	(11)	Not inconsistent with law; and
20	(12)	Specifying whether the cooperative has elected to be
21		governed as a worker cooperative.

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1 (d) When incorporated, no member or shareholder shall be 2 liable directly or indirectly, including by way of 3 indemnification, contribution, or otherwise, under a judgment, 4 decree, or order of a court, or in any other manner for a debt, 5 obligation, or liability of, or chargeable to, the cooperative. 6 (e) A member does not have any vested property right 7 resulting from any provision in the articles that may exist from time to time or at any time, including any provision relating to 8 9 management, control, capital structure, dividend entitlement 10 purpose, or duration of the cooperative. 11 -7 Amendment of articles. (a) A cooperative may S 12 amend its articles of incorporation by the affirmative vote of 13 two-thirds of the members voting thereon at any regular meeting, 14 or at a special meeting called for the purpose, or if the 15 cooperative permits its members to vote on the basis of 16 patronage, by the affirmative vote of a majority of the members 17 and of two-thirds of the patronage, voting thereon. A written 18 or printed notice of the proposed amendment, and of the time and place of holding the meetings shall be delivered to each member, 19 or mailed to the member's last known address as shown by the 20

21 books of the cooperative, at least thirty days prior to any

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1 meetings. No amendment affecting the preferential rights of any 2 outstanding stock shall be adopted until the written consent of 3 the holders of two-thirds of the outstanding preference shares 4 has been obtained. 5 (b) Unless otherwise provided in the articles, the board 6 may adopt, without shareholder action, one or more amendments to 7 the articles to: Delete the statement of names and addresses of the 8 (1)9 incorporators or directors; 10 (2) Delete the statement of the registered agent name and 11 registered agent address of the registered agent or 12 registered office, if a statement of change is on file 13 at the director of department of commerce and consumer 14 affairs containing the registered agent name and 15 registered agent address of the cooperative's 16 registered agent; 17 (3) Delete the statement of the names and addresses of any 18 or all of the individuals named in the articles as 19 being individuals who caused the articles to be 20 delivered for filing; and

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1 (4) Except as otherwise prohibited by law, change each 2 issued and unissued share of a class into a greater 3 number of whole shares if the cooperative has only 4 shares of that class outstanding. 5 (C) After an amendment has been adopted, the articles of 6 amendment shall be certified and executed by the president or 7 vice president and by the treasurer or secretary or assistant 8 secretary, and filed with the department of commerce and 9 consumer affairs as in the case of articles of incorporation, 10 including the payment of fees. 11 (d) Any amendment to the articles may not be invalidated 12 because of the manner of its adoption unless an action to do so 13 is commenced within two years after the date of filing. 14 S -8 Cooperatives desiring to relinquish provisions of 15 this chapter. (a) Any cooperative formed under, or that has 16 elected to be subject to, this chapter may relinquish being 17 bound by this chapter by amending its articles in the manner 18 provided in this chapter; provided that the amendment shall be 19 approved by a two-thirds majority of all the members present and 20 voting in person or in any other manner authorized by the

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1 cooperative pursuant to this chapter unless a greater vote is 2 required by the articles or bylaws. 3 The board shall present to the members for approval, (b) 4 as described in subsection (a), a plan to relinquish the 5 provisions of this chapter, including: 6 (1)A statement as to what type of business entity the 7 cooperative is to become after the plan has been 8 adopted; 9 (2) A statement as to what will be the effect on equities 10 of the cooperative after the plan has been adopted; 11 and 12 A statement as to the procedures and mechanisms for (3) 13 changing the cooperative to another type of entity. 14 (c) Amendments to the articles shall be delivered to the 15 director of department of commerce and consumer affairs for 16 filing. 17 S -9 Entities formed under other law but subject to this 18 chapter. Any domestic entity or foreign entity authorized to 19 transact business or conduct activities in the State and engaged 20 in any of the activities enumerated in this chapter but formed 21 under other law may be considered for all purposes as subject to

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1 this chapter by amending the entity's constituent operating 2 document as necessary to conform to this chapter and delivering to the director of department of commerce and consumer affairs 3 4 for filing a statement that the entity has determined to accept 5 the benefits of and to be bound by this chapter and has amended 6 its constituent operating document as necessary to conform to 7 this chapter by amendments adopted in accordance with applicable 8 law and its constituent operating document.

9 S -10 Bylaws. (a) The initial board of each 10 cooperative formed under this chapter, within thirty days after 11 the articles become effective, shall adopt bylaws for the 12 government and management of its affairs that are not 13 inconsistent with law or the articles of the cooperative. The 14 bylaws may be amended or modified in a manner as the bylaws may 15 provide. If the bylaws do not provide a manner for their 16 amendment, the bylaws may be amended at any time upon a majority 17 vote of the members present and voting in person or in any other 18 manner authorized by the cooperative pursuant to this chapter at 19 a regular or special meeting, the notice of which meeting shall state that consideration will be given at the meeting to 20

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amending the bylaws and stating the proposed amendment or
 amendments.

3 (b) The bylaws of the cooperative shall prohibit the 4 transfer of the voting common stock or membership in the 5 cooperative to persons not eligible to be a member of the 6 cooperative and, if the cooperative issues certificates of 7 common stock or of membership, the restrictions shall be printed 8 upon every certificate of stock or certificate of membership 9 subject to the restrictions. At the election of the 10 cooperative, the restrictions may also be included in the 11 articles.

12 (c) If not stated in the articles, the bylaws of the13 cooperative shall specify:

14 (1) The qualifications for membership, manner of
15 succession, and conditions for suspension, withdrawal,
16 or expulsion;

17 (2) The amount of any membership fee or capital
18 subscription required by the cooperative to become a
19 member, conditions of membership, and procedures for
20 acquiring and repayment of membership capital;

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1	(3)	Any limitations on dividends on stock or interest on
2		equity capital;
3	(4)	The time, place, and manner of conducting or
4		determining membership meetings of the cooperative,
5		which shall be at least annually;
6	(5)	The number, terms, and time of the election of
7		directors, or the manner for determining the same;
8	(6)	The number of directors that shall constitute a quorum
9		for a meeting of the board, which shall be at least a
10		majority;
11	(7)	The number, terms, and titles of officers, their
12		authority and duties as well as the manner of election
13		or appointment, the filling of vacancies, or removal
14		of officers; and
15	(8)	A requirement that the cooperative's business shall be
16		conducted on a cooperative basis for the mutual
17		benefit of the cooperative's members.
18	(d)	In addition to the provisions set forth in subsection
19	(c), the l	bylaws may specify:
20	(1)	The time, place, and manner of conducting its
21		meetings;

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1	(2)	The mode and manner of removal of directors and the
2		mode and manner of filling vacancies on the board
3		caused by death, resignation, or removal;
4	(3)	The compensation of directors and officers or the
5		manner for determining compensation;
6	(4)	The mode and manner of conducting business;
7	(5)	The mode and manner of conducting elections and
8		provisions for voting by ballots forwarded by mail or
9		otherwise;
10	(6)	The manner of assignment and transfer of interests in
11		the cooperative;
12	(7)	The manner of collection and enforcement for member
13		nonpayment or nonperformance, including forfeiture of
14		property rights and interests;
15	(8)	The method of determination of property rights and
16		interests in the cooperative and the value thereof;
17	(9)	Methods and procedures for acquiring and returning
18		equity capital to members and other patrons of the
19		cooperative;

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1 (10)Procedures for the handling of unclaimed equity 2 capital and other funds declared payable by the 3 cooperative and unclaimed by the holder; and 4 (11)Any other matter as may be proper to carry out the 5 purpose for which the cooperative was formed or the 6 governance of the cooperative. 7 S -11 Renewable energy cooperatives. (a) A renewable 8 energy cooperative may be organized for the purpose of: 9 (1)Promoting electric energy efficiency technologies to 10 its members, generating electricity from renewable 11 resources and technologies, and transmitting and 12 selling the electricity at wholesale; and 13 (2) Generating hydrogen from renewable resources and 14 technologies and transmitting and selling the hydrogen 15 at wholesale. 16 (b) No renewable energy cooperative shall sell electricity 17 at retail in the State unless otherwise provided for under 18 chapter 269. 19 (c) For the purposes of this section, "renewable resources 20 and technologies" means biomass, geothermal energy, solar 21 energy, small hydroelectricity, and wind energy. "Renewable

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resources or technologies" does not include pumped storage
 facilities; hydroelectricity other than small hydroelectricity;
 coal, natural gas, oil, propane, or any other fossil fuel;
 nuclear energy; or hydrogen derived from pumped storage
 facilities.

6 S -12 Worker cooperatives. (a) A cooperative organized 7 under this chapter may elect to be governed as a worker 8 cooperative by making the following statement in its articles of 9 incorporation or its amended articles of incorporation: "This 10 cooperative is a worker cooperative organized under the Hawaii 11 Cooperative Law." The election to be organized as a worker 12 cooperative shall not create a presumption that workers are employees of the cooperative for any reason. 13

14 (b) A cooperative that makes the election to be governed15 as a worker cooperative shall be subject to this chapter.

16 (c) A worker cooperative, including a capital account
17 cooperative or collective board worker cooperative, may be
18 formed under this chapter.

19 (d) The following shall apply to worker cooperatives:
20 (1) The net earnings and losses of a worker cooperative
21 shall be apportioned and distributed at the time and

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1		in the manner specified in the articles of
2		incorporation or bylaws;
3	(2)	Net earnings declared as patronage distributions with
4		respect to a period of time, and paid to a creditor or
5		member, shall be apportioned among the members in
6		accordance with the ratio that each member's patronage
7		during the period bears to total patronage by all
8		members during the period;
9	(3)	The apportionment, distribution, and payment of net
10		earnings may be paid in cash, credits, written notices
11		of allocation, or capital stock issued by the worker
12		cooperative;
13	(4)	A worker cooperative, in its articles or bylaws, may
14		establish itself as a capital account cooperative;
15	(5)	The articles or bylaws of a capital account
16		cooperative may authorize assignment of a portion of
17		retained net earnings and net losses to an unallocated
18		capital account. The unallocated capital account in a
19		capital account cooperative shall reflect any paid-in
20		capital and retained net earnings not allocated to
21		individual members. Earnings assigned to the

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1 unallocated capital account may be used for any and 2 all corporate purposes, as determined by the board of 3 directors; 4 (6) The system of member and unallocated capital accounts 5 may be used to determine the redemption price of 6 member shares, capital stock, and written notices of 7 allocation. The articles or bylaws may provide for 8 the capital account cooperative worker cooperative to 9 pay or credit interest on the balance in each member's 10 capital account; 11 (7) The articles or bylaws of a capital account 12 cooperative may permit the periodic redemption of 13 written notices of allocation and capital stock and 14 shall provide for recall and redemption of membership 15 shares upon termination of membership in the 16 cooperative; and 17 (8) A collective board worker cooperative shall not be 18 required to hold an annual meeting of members. 19 PART III. MEMBERS AND OWNERSHIP 20 -13 Members. (a) A cooperative may limit admission S 21 or issue common stock only to persons engaged in the particular

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1 business or using the goods or services provided by or through 2 the cooperative, including any entity formed under the law of 3 the State or any other jurisdiction, or may admit as members or 4 issue common stock to any person meeting uniform terms and 5 conditions stated in its articles or bylaws.

6 (b) When any required membership fee or payment for stock 7 as required in the articles, the bylaws, or a resolution of the 8 board has been paid in full or a promissory note executed for 9 the required membership fee or capital subscription, a 10 cooperative may issue a certificate of membership or common 11 stock evidencing the membership or ownership of the stock or may 12 evidence the same on the books or other records of the cooperative as determined by the articles, the bylaws, or the 13 14 board; provided that for a cooperative formed with stock, 15 promissory notes of members shall not be accepted by the 16 cooperative as full or partial payment for stock unless 17 permitted by the bylaws and adequately secured. The cooperative 18 shall hold the stock as security for the payment of the note, but retention as security shall not affect the member's right to 19 20 vote.

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(c) No member shall have a right to vote until the
 required membership fee or payment for stock has been paid in
 full.

4 (d) A cooperative may limit the amount of common stock5 that a member may own.

6 (e) No member shall be liable directly or indirectly, 7 including by way of indemnification, contribution, or otherwise, 8 under a judgment, decree, or order of a court, or in any other 9 manner, for a debt, obligation, or liability of or chargeable to 10 the cooperative while it is incorporated for an amount exceeding 11 the sum remaining unpaid on the member's membership fee or the 12 member's subscription to the stock, including any unpaid balance 13 on any promissory note given in payment thereof; provided that 14 this subsection shall not affect the liability of a member who 15 is also a member of the board or an officer for that member's 16 negligence, wrongful act, or misconduct in that capacity.

17 (f) A cooperative formed with or without capital stock
18 under this chapter may issue or accept investments in nonvoting
19 stock or equity that may have rights and preferences, including
20 being subject to per unit retains or allocations of net margins,
21 as may be provided in the articles, the bylaws, or by the board.

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1 Nonvoting stock or equity may be issued and sold by the 2 cooperative to any person, including but not limited to those 3 persons not otherwise qualified to be members, and may be 4 redeemable or retireable by the cooperative on terms and 5 conditions as are provided for in the articles, the bylaws, or a 6 resolution of the board providing for the issuance of or the 7 investment in the nonvoting stock or equity. The terms and 8 conditions of redemption shall be printed on any certificate 9 evidencing the stock or equity.

10 (g) A cooperative shall impose restrictions on the 11 transfer of voting common stock or membership in the cooperative 12 in its bylaws and may also impose restrictions in its articles 13 and on the transfer of other equity investments in the 14 cooperative in its articles, bylaws, or by resolution of its 15 board. Any restriction shall be printed upon any certificate or 16 other written evidence of the membership, voting common stock, 17 or other equity investment if one is issued.

(h) A cooperative may, at any time as stated in its
articles, bylaws, or resolution of the board adopted at the time
of issuance, acquire, recall, redeem, exchange, or reissue its
common stock, memberships, preferred stock, preferred equity,

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1 memberships, or other equity capital. Consideration paid for 2 stock, memberships, or other equity capital acquired, recalled, 3 redeemed, exchanged, or reissued by the cooperative shall be the 4 par value, stated value, price originally paid, or book value, 5 whichever is less, as conclusively determined by the board, plus 6 any accrued and unpaid dividends, if any, and, if the price 7 originally paid for the stock, memberships, or other equity 8 capital included an additional amount based upon the right of 9 the holder to engage in business with the cooperative, the 10 consideration shall include the additional amount. If stock, 11 memberships, or other equity capital acquired, recalled, 12 redeemed, or exchanged does not have a par value, then the par 13 value shall not be considered in determining the consideration. The cooperative may set off against the consideration to be paid 14 15 obligations to it of the holder of stock, membership, or other 16 equity capital and shall have a continuing perfected security 17 interest in the stock, membership, and other equity capital of a 18 member, stockholder, or holder of other equity capital to secure 19 payment of any indebtedness to the cooperative of the 20 stockholder, member, or holder of other equity capital, whenever indebtedness is incurred. Notwithstanding any other provision 21

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1 of law, the security interest shall take priority over all other 2 perfected security interests. No acquisition, recall, or 3 redemption shall be made if the result would be to bring the 4 value of the remaining assets of the cooperative below the 5 aggregate of its indebtedness. The articles or bylaws may 6 provide other limitations on the right of a cooperative to 7 acquire recall, redeem, exchange, or reissue its stock 8 memberships or other equity capital.

9 (i) If a member of a cooperative is other than an
10 individual, the member may be represented by any individual,
11 associate, officer, manager, member, shareholder, or other
12 equity holder thereof duly authorized in writing by the member's
13 board or other governing body having the right to authorize the
14 representation.

(j) A cooperative may group its members in districts, or
other units, or by types of goods or services used, for
administration or otherwise achieving the purposes of the
cooperative.

19 (k) A cooperative may limit the amount of common stock or20 other equity capital held by members or other persons.

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(1) All worker-members shall have the rights, privileges.
 preferences, restrictions, or conditions as provided in the
 articles or bylaws. This membership shall not be divided into
 partial memberships.

5 (m) A worker cooperative shall only make patronage
6 distributions to the worker-member class.

7 -14 Member meetings. (a) Each cooperative shall S 8 provide for one or more regular member meetings annually, except 9 for a collective worker board cooperative. Either the board or 10 officers designated in the bylaws shall have the right to call a 11 special meeting of the members at any time, and the president, 12 or other officer designated in the bylaws, shall call a special 13 meeting to be held within sixty days upon petition by ten per 14 cent of the total number of members stating the specific 15 business to be brought before the meeting; provided that in a 16 worker cooperative with four or more worker-members, a special 17 meeting may be called by only the greater of three worker-18 members or five per cent of the worker-members. In a worker 19 cooperative with fewer than four worker-members, special 20 meetings may be called by one worker-member. The board or the

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person calling the special meeting shall determine the date,
 time, and place of the meeting.

3 Written notice of all member meetings shall be mailed (b) 4 to each member at that member's last known address or 5 transmitted to each member in any other manner as may be 6 provided in the bylaws at least ten days prior to the meeting. 7 A worker cooperative shall provide notice of the meeting not 8 less than forty-eight hours before the meeting if the meeting is 9 a meeting of only worker-members; provided that the notice is delivered personally to every worker-member. Notice of any 10 11 special meeting shall include a statement of the purpose for the 12 meeting. At all regular meetings of members of the cooperative, 13 any and all lawful business may be brought before the meeting 14 regardless of whether stated in the notice of the meeting; 15 provided that amendments to the articles or the bylaws of the 16 cooperative or other action required to be stated in the notice 17 of the meeting by this article shall not be subject to action unless the notice is stated in the notice of the meeting. At 18 19 all special meetings of the members of the cooperative, business 20 brought before the meeting shall be limited to the purpose 21 stated in the notice.

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(c) Actions taken or agreed to be taken during a member
 meeting shall not be invalidated on account of any member's
 failure to receive notice of a meeting if reasonable effort has
 been made to give notice in accordance with this section.

5 (d) Lawful actions or other membership votes may be taken
6 by the cooperative in lieu of or without a member meeting if all
7 members entitled to act or vote with respect to the action agree
8 to that action by unanimous written consent.

9 S -15 Membership list for meeting. (a) After fixing a 10 record date for a meeting of the membership, the cooperative 11 shall prepare a list of the names and addresses of all its 12 members who are entitled to be given notice of the meeting. The membership list shall be available for inspection by any member 13 14 or member's agent or attorney, for a proper corporate purpose, 15 beginning the earlier of ten days before the meeting for which 16 the list was prepared or two business days after notice of the 17 meeting is given and continuing through the meeting, and any 18 adjournment.

19 (b) The cooperative shall make the membership list20 available at the meeting and any member or member's agent or

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1 attorney is entitled to inspect the list at any time and for a 2 proper corporate purpose during the meeting or any adjournment. 3 (C) If the cooperative refuses to allow a member or the 4 member's agent or attorney to inspect the membership list before 5 or at the meeting, the member may apply to the circuit court of 6 the circuit in which the street address of the cooperative's 7 principal office is located or, if the cooperative has no 8 principal office in the State, to the circuit court of the 9 circuit in which the street address of its registered agent is 10 located or, if the cooperative has no registered agent, to the 11 circuit court of the first circuit for an order permitting the 12 member or the member's agent or attorney to inspect the 13 membership list.

14 (d) The court may order inspection of the membership list 15 pursuant to subsection (c), unless the cooperative proves that 16 it refused inspection or copying of the list in good faith 17 because it had a reasonable basis for doubt about the right of 18 the member or the agent or attorney of the member to inspect or copy the membership list. The court may also postpone or 19 20 adjourn the meeting for which the list was prepared until the 21 inspection ordered by the court is complete. In any action:

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1	(1)	The court may order the losing party to pay the
2		prevailing party's reasonable costs, including
3		reasonable attorney fees;
4	(2)	The court may order the losing party to pay the
5		prevailing party for any damages the prevailing party
6		shall have incurred by reason of the subject matter of
7		the litigation;
8	(3)	If inspection or copying is ordered pursuant to
9		subsection (c), the court may order the cooperative to
10		pay the member's inspection and copying expenses; and
11	(4)	The court may grant either party any other remedy
12		provided by law.
13	(e)	If a court orders inspection of the membership list
14	pursuant	to subsection (c), the court may impose reasonable
15	restricti	ons on the use or distribution of the list by the
16	member.	
17	(f)	Failure to prepare or make available the membership
18	list shal	l not affect the validity of action taken at the
19	meeting.	
20	S	-16 Quorum. (a) A quorum for conducting business at

21 all meetings of the members shall be five per cent of the total

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1 number of members or thirty members present in person at the 2 meeting, whichever is less. Members present and voting in 3 person or in any other manner authorized by the cooperative 4 shall be counted toward the quorum with respect to that matter; 5 provided that this section shall not be construed to prevent a 6 cooperative from requiring a greater number of members or 7 percentage thereof as a quorum.

8 (b) An action by a cooperative shall not be valid in the
9 absence of a quorum at the meeting at which the action was
10 taken, unless the action taken is subsequently ratified by the
11 required number of members.

12 § -17 Member voting. (a) Members of a cooperative may 13 vote either in person or, if provided in the articles or the 14 bylaws of the cooperative or a resolution of the board with 15 respect to a particular issue, by any of the following methods:

16 (1) Mail or electronic transmission if a means is provided
17 to verify that a member so voting has received the
18 exact wording of the matter upon which the vote is to
19 be taken;

20

(2) Telecommunication; or

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1 (3) Any other means by which all persons in the meeting 2 may communicate with each other during the meeting. 3 (b) In this chapter, whenever reference is made to voting 4 by membership, the vote may be taken in any manner established 5 pursuant to this section unless specifically provided otherwise 6 in this chapter or by the board with respect to a particular 7 matter upon which the vote is to be taken. 8 With respect to a matter where a vote has been cast by (c) 9 an authorized means other than the person being present and 10 voting in person, the person casting the vote shall be counted as present and voting for purposes of those provisions in this 11 12 chapter that refer to persons "present and voting". 13 (d) Notwithstanding any other law to the contrary, proxy 14 or cumulative voting shall be prohibited; provided that the 15 articles or bylaws may allow votes on specific preannounced 16 items by mail or otherwise by members absent from meetings; 17 provided further that where a member is other than an 18 individual, the member's vote may be cast by a representative 19 authorized pursuant to this chapter.

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(e) Except as otherwise provided in subsection (f), each
 member of a cooperative formed under this chapter shall be
 entitled to one vote only.

4 (f) Community investor voting power in a worker
5 cooperative shall be provided in the articles or bylaws, and
6 shall be limited to approval rights only over a merger, sale of
7 major assets, reorganization, or dissolution. Approval rights
8 shall not include the right to propose any action.

9 § -18 Reserves, distributions, and patronage refunds.
10 (a) A cooperative shall periodically set aside a portion of net
11 margins, per unit retains, or other funds that is reasonable as
12 determined by the board or in accordance with the articles or
13 bylaws, for reserves, distributions, patronage refunds, capital,
14 or other lawful business purposes.

(b) Net margins, after deductions for reasonable reserves and for allowances for income tax, shall be calculated and allocated on a patronage basis at least once every twelve months to members or to members and other qualified persons on an equitable basis as determined by the board or in accordance with the articles or bylaws. This section shall not be construed as prohibiting the retention of net margins, excess per unit

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retains, or other funds allocated to members as a means of
 providing capital for the cooperative.

3 (c) If a cooperative has retained net margins or other 4 funds allocated to members, the board shall have the right in 5 accordance with the articles, bylaws, and policies established 6 by the board to redeem or retire the net margins or other funds 7 so retained. All decisions relating to the redemption or 8 retirement of those funds shall be made solely by the board.

9 (d) A worker cooperative may create an indivisible
10 reserves account that shall not be distributed to members.
11 Funds in the indivisible reserves account shall derive only from
12 non-patronage-sourced income, in a manner provided in the
13 articles or bylaws, or by the board, and shall be used as
14 capital for the cooperative.

15 S -19 Inspection of cooperative records by member. (a) 16 A member may inspect and copy, at the member's expense, during 17 regular business hours at a reasonable location designated by 18 the cooperative, any corporate records if the member meets the 19 requirements of subsection (b) and gives the cooperative written 20 demand at least five business days before the date on which the 21 member wishes to inspect and copy records; provided that no

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1	member sh	all have the right to inspect or copy any records of
2	the coope	rative relating to the amount of equity capital in the
3	cooperati	ve held by any person or any accounts receivable or
4	other amo	unts due the cooperative from any person.
5	(b)	To be entitled to inspect and copy permitted records,
6	the membe	r shall meet the following requirements:
7	(1)	The member has been a member for at least one year
8		immediately preceding the demand to inspect or copy or
9		is a member holding at least five per cent of all of
10		the outstanding equity interests in the cooperative as
11		of the date the demand is made;
12	(2)	The demand is made in good faith and for a proper
13		corporate business purpose;
14	(3)	The member describes with reasonable particularity the
15		purpose and the records that the member desires to
16		inspect; and
17	(4)	The records are directly connected with the described
18		purpose.
19	(c)	The right of inspection granted under this section may
20	not be ab	olished or limited by the articles, bylaws, or any
21	actions of	f the board or the members.

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1 (d) This section shall not affect: 2 (1) The right of a member to inspect records even if the 3 member is in litigation with the cooperative; or 4 (2)The power of a court to compel the production of the 5 cooperative's records for examination. 6 (e) If the records of the cooperative to be inspected or 7 copied are in active use or storage at the time otherwise 8 provided for inspection or copying, the cooperative shall notify 9 the member of this fact and shall set a date and hour within three business days of the date otherwise set in this section 10 11 for the inspection or copying. 12 S -20 Scope of member's inspection right. (a) A 13 member's agent or attorney has the same inspection and copying 14 rights as the member. 15 (b) The right to copy records includes, if reasonable, the 16 right to receive copies made by photographic, xerographic 17 copying, or other means. 18 (c) The cooperative may impose a reasonable charge, 19 covering the costs of labor and material, for copies of any 20 documents provided to the member. The charge may not exceed the 21 estimated cost of production and reproduction of the records.

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1 S -21 Court-ordered inspection. (a) If a cooperative 2 refuses to allow a member, or the member's agent or attorney, to 3 inspect or copy any records that the member is entitled to 4 inspect or copy within a prescribed time limit or, if none, 5 within a reasonable time, the circuit court of the circuit in 6 which the street address of the cooperative's principal office 7 is located or, if the cooperative has no principal office in the 8 State, the circuit court of the circuit in which the street 9 address of its registered agent is located or, if the 10 cooperative has no registered agent, the circuit court of the 11 first circuit on application of the member, may summarily order 12 the inspection or copying of the records demanded at the 13 cooperative's expense.

(b) If a court orders inspection or copying of the records
demanded, unless the cooperative proves that it refused
inspection or copying in good faith because it had a reasonable
basis for doubt about the right of the member or the member's
agent or attorney to inspect or copy the records demanded:
(1) The court may order the losing party to pay the

prevailing party's reasonable costs, including

20 21

reasonable attorney fees;

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1	(2)	The court may order the losing party to pay the
2		prevailing party for any damages that the prevailing
3		party shall have incurred by reason of the subject
4		matter of the litigation;
5	(3)	If inspection or copying is ordered pursuant to
6		subsection (a), the court may order the cooperative to
7		pay the member's inspection and copying expenses; and
8	(4)	The court may grant either party any other remedy
9		provided by law.
10	(c)	If a court orders inspection or copying of records
11	demanded,	it may impose reasonable restrictions on the use or
12	distribut	ion of the records by the demanding member.
12 13	distribut	ion of the records by the demanding member. PART IV. OFFICERS AND ELECTIONS
13	S	PART IV. OFFICERS AND ELECTIONS
13 14	§ The affai	PART IV. OFFICERS AND ELECTIONS -22 Directors; elections; remuneration; vacancy. (a)
13 14 15	§ The affai chapter s	PART IV. OFFICERS AND ELECTIONS -22 Directors; elections; remuneration; vacancy. (a) rs of a cooperative formed under or subject to this
13 14 15 16	§ The affai chapter s directors	PART IV. OFFICERS AND ELECTIONS -22 Directors; elections; remuneration; vacancy. (a) rs of a cooperative formed under or subject to this hall be managed by a board of not less than three
13 14 15 16 17	§ The affai chapter s directors elected b	PART IV. OFFICERS AND ELECTIONS -22 Directors; elections; remuneration; vacancy. (a) rs of a cooperative formed under or subject to this hall be managed by a board of not less than three as provided in the articles or bylaws and who are
13 14 15 16 17 18	§ The affai chapter s directors elected b represent	PART IV. OFFICERS AND ELECTIONS -22 Directors; elections; remuneration; vacancy. (a) rs of a cooperative formed under or subject to this hall be managed by a board of not less than three as provided in the articles or bylaws and who are y and from the members of the cooperative or designated

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1 nor representatives of members. Directors who are not members
2 of the cooperative or are representatives of members may be
3 elected by a vote of two-thirds of the cooperative members
4 present and voting. Nominations for the position of director
5 shall be conducted in a manner provided in the bylaws or in a
6 resolution of the board or of the members.

7 (b) The articles or bylaws may provide that the territory 8 in which the cooperative has members shall be divided into 9 districts and that the directors shall be elected according to 10 those districts, either directly or by district delegates 11 elected by the members in that district; provided that the 12 articles or bylaws shall specify the number of directors to be 13 elected by each district and the manner and method of 14 reapportioning the directors and of redistricting the territory 15 covered by the cooperative. The bylaws may provide that primary 16 elections shall be held in each district to elect the directors 17 apportioned to those districts and that the result of all 18 primary elections shall be ratified at the next regular meeting 19 of the cooperative or be considered final as to the cooperative. 20 (c) A cooperative may provide a reasonable remuneration for the time actually spent by its officers and directors in its 21

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service. No director, during the term of the director's office,
 shall be a party to a contract for profit with the cooperative
 differing in any way from the business relations accorded
 members of the cooperative.

(d) The articles or bylaws may limit directors from
occupying any position in the cooperative that is subject to a
regular salary or substantially full-time pay. The articles or
bylaws may provide for an executive committee and may allot to
the committee all the functions and powers of the board, subject
to the general direction and control of the board.

11 (e) When a vacancy on the board occurs other than by 12 expiration of term, the remaining members of the board, even 13 though not a quorum, by a majority vote, shall fill the 14 unexpired term, unless the articles or bylaws provide for an 15 election of directors by district, in which event, unless the 16 articles or bylaws provide for a different procedure, the board 17 shall immediately call a special meeting of the members in the 18 district to fill the vacancy.

19 § -23 Officers; titles; election; duties and authority;
20 removal. (a) The bylaws shall provide for one or more officers
21 and the titles of those officers. The officers may include a

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1 board chair, one or more vice-chairs, a president, one or more 2 vice presidents, a secretary, a treasurer, and assistant 3 officers or other officers. The officers shall be elected by 4 the board or in any other manner prescribed in the bylaws. At 5 least one officer shall be an individual at least eighteen years 6 of age. At least one officer shall be a member of the board. One individual may simultaneously hold more than one office, but 7 8 may not concurrently hold the offices of president and 9 secretary.

10 (b) The bylaws or board of each cooperative shall
11 designate one or more officers responsible for preparing and
12 maintaining the minutes of meetings and all records required to
13 be kept and for authenticating records.

(c) All officers and agents of the cooperative, as between themselves and the cooperative, shall have the authority and perform duties in the management of the cooperative as may be provided in the bylaws, or as may be determined by resolution of the board of directors not inconsistent with any applicable law, the articles, and the bylaws.

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(d) Unless otherwise provided in the articles or bylaws,
 the board may remove any officer at any time with or without
 cause.

4 § -24 Procedures for meetings of the board of directors.
5 (a) The board shall meet at least annually. The board may
6 establish a time and place for regular board meetings.

7 (b) Special meetings of the board shall require at least 8 two days' notice of the date, time, and place. Unless otherwise 9 provided by the articles or bylaws, the purposes of a special 10 meeting are not required to be stated in the notice of any 11 special meeting.

12 (c) A director's attendance at a special meeting 13 constitutes a waiver of the notice requirement for that meeting 14 unless the director objects to the lack of or method of notice 15 and does not thereafter participate in the meeting or if notice 16 of the purpose of the meeting was required but not given and the 17 director objects to the transaction of business for that purpose 18 and does not thereafter participate in the meeting with respect 19 to that purpose.

20 (d) A director is deemed to have assented to an action of21 the board unless:

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1	(1)	The director votes against it or abstains and causes
2		the abstention to be recorded in the minutes of the
3		meeting;
4	(2)	The director objects at the beginning of the meeting
5		and does not vote for it later;
6	(3)	The director causes the director's dissent to be
7		recorded in the minutes;
8	(4)	The director does not attend the meeting at which the
9		vote is taken; or
10	(5)	The director gives notice of the director's objection
11		in writing to the secretary within twenty-four hours
12		after the meeting.
13	(e)	Unless otherwise provided by the articles or bylaws:
14	(1)	The board may permit any or all directors to
15		participate in a regular or special meeting through
16		the use of any means of communication by which all
17		directors participating are able to communicate
18		simultaneously with each other during the meeting;
19	(2)	Actions of the board may be taken without a meeting if
20		the action is agreed to by all members of the board
21		and is evidenced by one or more written consents

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1 together signed by all directors and filed with the 2 corporate records reflecting the action taken; and 3 (3) Purposes of a special meeting are not required to be 4 stated in the notice of any special meeting, but at 5 least two days' notice of the date, time, and place 6 shall be given.

7 -25 Removal of director by the membership or the S 8 (a) At a meeting called expressly for that purpose, as board. 9 well as any other proper purpose, a director may be removed by 10 the members in the manner provided in this section upon an 11 affirmative vote of a majority of the members present and voting · 12 in person or in any other manner authorized by the cooperative or, if removal of a director is by the board, then by a majority 13 14 of the members of the board not subject to removal.

15 (b) The board may remove a director who does not meet the 16 qualifications for board membership stated in the articles and 17 bylaws of the cooperative.

18 (c) The members may remove one or more directors only for 19 cause unless the articles or bylaws allow directors to be 20 removed without cause.

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(d) Removal of directors by the vote of the members shall
 be initiated by written petition signed by at least ten per cent
 of the members stating the alleged causes or reasons for
 removing the director. No petition shall seek removal of more
 than one director.

6 (e) Within ninety days after receipt of a petition meeting 7 the requirements of subsection (d), the board shall schedule the 8 removal vote at a regular or special meeting of the membership 9 upon determination by the board, if necessary, that cause has 10 been stated. Any determination of cause shall be made by a 11 majority of the directors not subject to removal petitions. If 12 more than a majority of the board is subject to removal 13 petitions, then the matter shall be promptly referred to an 14 attorney who has been duly licensed to practice law in the State 15 for at least five years and who has not previously represented 16 the cooperative. The attorney's determination of whether cause 17 has been stated shall be final for the purpose of whether to 18 schedule a vote on removal.

19 (f) Any director subject to a removal petition under this
20 section shall be promptly informed in writing by the board and
21 shall have the opportunity, in person and by counsel, to be

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heard and present evidence at the meeting called for the vote.
 The persons seeking removal shall have the same opportunity.

3 S -26 Removal of director by judicial proceeding. (a) 4 A director may be removed by the circuit court of the circuit in 5 which the street address of the cooperative's principal office is located or, if the cooperative has no principal office in the 6 7 State, by the circuit court of the circuit in which the street 8 address of its registered agent is located or, if the 9 cooperative has no registered agent, by the circuit court of the 10 first circuit in a proceeding commenced either by the 11 cooperative or by at least ten per cent of the members, if the 12 court finds that the director engaged in fraudulent or dishonest 13 conduct or gross abuse of authority or discretion with respect 14 to the cooperative, and that removal is in the best interests of 15 the cooperative.

16 (b) If the members commence a proceeding under this17 section, they shall make the cooperative a party defendant.

18 (c) A court that removes a director may bar the director19 from reelection for a period prescribed by the court.

20 § -27 Indemnification and personal liability of
21 directors, officers, employees, and agents. (a) Unless limited

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1 in the cooperative's articles, the cooperative shall have the 2 same powers, rights, and obligations and shall be subject to the 3 same limitations with respect to indemnification and personal 4 liability of directors, officers, employees, and agents as apply 5 to domestic profit corporations. Cooperative directors, 6 officers, employees, and agents shall have the same rights as 7 directors, officers, employees, and agents of domestic profit 8 corporations. For purposes of this section, any reference to 9 shareholders having the right to vote under the laws that apply 10 to domestic profit corporations shall be construed to refer to 11 members of the cooperative having the right to vote.

(b) The articles may eliminate or limit the liability of a director of the cooperative to the cooperative or its members for monetary damages for any breach of the duty of care arising after the date that the articles became effective, including the effective date of any provision adopted under a prior statute, except any:

18 (1) Acts or omissions in bad faith or that involve
19 intentional misconduct or a knowing violation of law;
20 (2) Transaction from which the director derived an
21 improper personal benefit;

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1	(3)	Unlawful liquidating distributions of assets to
2		members;
3	(4)	Unlawful loans to directors, or unlawful guarantees of
4		loans to directors;
5	(5)	Unlawful dividends;
6	(6)	Unlawful stock or other equity repurchases; or
7	(7)	Other unlawful distribution that was voted for or
8		assented to if the director did not act in conformance
9		with the standard of care applicable to directors.
10	(c)	Nothing in subsection (b) shall be construed to
11	eliminate	or limit the liability of a director or officer to the
12	cooperativ	ve or its members for monetary damages for any act or
13	omission o	occurring prior to the date when the provision becomes
14	effective	•
15	(d)	A distribution of stock or other equity repurchase
16	shall be u	unlawful if it renders the cooperative unable to pay
17	its debts	as they become due in the usual course of business or,
18	unless the	e articles permit otherwise, causes the assets to be
19	less than	the liabilities plus the amount necessary to satisfy
20	the intere	ests of the holders of securities or other equity

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capital preferential to those receiving the distribution, if
 dissolved at the time of the distribution.

3 (e) No director or officer shall be personally liable for
4 any tort committed by an employee unless the director or officer
5 was personally involved.

6 § -28 Persons to be bonded. At the discretion of the
7 board of a cooperative, any officer, employee, or agent handling
8 funds or negotiable instruments or property of or for the
9 cooperative may be bonded for the faithful performance of the
10 person's duties and obligations.

PART V. POWERS AND PURPOSES: APPLICATION OF OTHER LAWS
S -29 Powers. (a) A cooperative organized under this
chapter shall have the power, except as specifically limited by
this chapter or by its own articles or bylaws, to:

15 (1) Have perpetual existence and succession by its
16 domestic entity name unless limited by the articles;
17 (2) Sue and be sued and to complain and defend in courts
18 of law and equity;

19 (3) Make and use a common seal, alter the same at its
20 pleasure, and to use the seal or a facsimile thereof,

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1		including a rubber stamp, by impressing or affixing it
2		or by reproducing it in any other manner;
3	(4)	Purchase, receive, lease, and otherwise acquire and to
4		own, hold, improve, use, and otherwise deal with real
5		or personal property or any legal or equitable
6		interest in property, wherever located;
7	(5)	Sell, convey, mortgage, pledge, lease, exchange, and
8		otherwise dispose of all or any part of its property;
9	(6)	Purchase, receive, subscribe for, and otherwise
10		acquire shares and other interests in, and obligations
11		of, any other entity, including any other cooperative,
12		and to own, hold, vote, use, sell, mortgage, lend,
13		pledge, and otherwise dispose of and deal in and with,
14		the same;
15	(7)	Make contracts and guarantees; incur liabilities;
16		borrow money; issue notes, bonds, and other
17		obligations, which may be convertible into or include
18		the option to purchase other securities of the
19		cooperative; and secure any of its obligations by
20		mortgage or pledge of any of its property, franchises,
21		or income;

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1	(8)	Lend money, invest and reinvest its funds, and receive
2		and hold real and personal property as security for
3		repayment;
4	(9)	Be a partner, member, associate, trustee, promoter, or
5		manager of, or to hold any similar position with, any
6		entity;
7	(10)	Conduct its business, locate offices, and exercise the
8		powers granted under this chapter within or outside
9		the State;
10	(11)	Elect directors and officers and appoint employees and
11		agents of the cooperative, define their duties, fix
12		their compensation, and lend them money and credit;
13	(12)	Pay pensions and establish pension plans, pension
14		trusts, profit sharing plans, share bonus plans, share
15		options and rights plans, and benefit or incentive
16		plans for any or all of its current or former
17		directors, officers, employees, and agents;
18	(13)	Make payments or donations for the public welfare or
19		for charitable, scientific, or educational purposes;
20	(14)	Regulate and limit the right of members to transfer
21		their memberships, stock, or other equity;

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1 (15)Make and amend its articles and bylaws for the 2 management of its affairs and to make provisions in 3 its articles for the terms and limitations of stock 4 ownership or membership and for the distribution of 5 its earnings; 6 (16) Indemnify its directors, officers, employees, and 7 agents to the extent provided or permitted in this 8 chapter and to eliminate or limit the personal 9 liability of a director, officers, employees, or 10 agents of the cooperative to the extent permitted by 11 law; 12 (17)Establish in its bylaws procedures for the disposition 13 of funds when declared payable by the cooperative and 14 unclaimed by the holder three years after notification 15 has been mailed to the holder's last-known address of 16 record on the books of the cooperative, which 17 disposition may consist of transferring the funds to 18 the general operating account of the cooperative; 19 (18)Establish, secure, own, and develop patents, 20 trademarks, and copyrights; 21 Make advance payments and advances to members; (19)

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1	(20)	Act as the agent or representative of any member for
2		any lawful purpose or in any lawful transaction of the
3		cooperative;
4	(21)	Purchase or otherwise acquire and to hold, own, and
5		exercise all rights of ownership in, and to sell,
6		transfer, or pledge or guarantee the payment of
7		dividends or interest on, or the retirement or
8		redemption of shares of the stock or bonds of any
9		person engaged in any lawful activity;
10	(22)	Allocate earnings and pay patronage dividends;
11	(23)	Use per unit retains;
12	(24)	Prohibit or place limitations on amounts or rates of
13		dividends payable on any class of capital stock or
14		other equity investment in the cooperative;
15	(25)	Engage in any activity in connection with the
16		purchase, hiring, or use by its members or other
17		patrons of goods, services, products, equipment,
18		supplies, utilities, telecommunications, housing, or
19		health care;
20	(26)	Establish amounts for reasonable and necessary
21		reserves for bad debts, obsolescence, grain, quality

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1 and grade, contingent losses, working capital, debt 2 retirement, buildings and equipment, and ownership 3 retirement and to provide that no member or other person entitled to share in the allocation of the 4 5 cooperative's net margins or other funds shall have 6 any rights except upon dissolution when the entire 7 reserve funds of the cooperative shall be distributed 8 in accordance with applicable federal, state, and 9 local law and the articles and bylaws of the 10 cooperative; 11 (27)Manufacture, sell, or supply goods, machinery, 12 equipment, supplies, or services to its members and to 13 other patrons or persons; 14 (28)Adopt a trade name; 15 (29) Finance one or more of the activities described in 16 this section; and 17 (30) Perform every other form or type of act that is 18 necessary or proper for accomplishing any lawful 19 purpose of the cooperative that is not otherwise 20 prohibited by law or its articles and bylaws or that

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1 is conducive to or expedient for the interest or 2 benefit of the cooperative. 3 (b) In addition to the powers granted in chapter 421D, and 4 in subsection (a) of this section, a cooperative incorporated 5 under this chapter shall have the following powers: 6 (1)To engage in any activity in connection with the 7 marketing, selling, preserving, raising, harvesting, 8 drying, processing, manufacturing, canning, packing, 9 grading, storing, handling, and use of any products, 10 by-products, or services produced or delivered to the 11 cooperative by its members or other patrons; and 12 (2) To engage in any activity in connection with 13 agricultural education and research and to represent 14 its members' interests in legislative and 15 administrative forums. 16 (c) In addition to the powers specifically authorized in 17 this chapter, a cooperative shall have all powers, rights, and 18 privileges granted by the law of the State to domestic profit 19 corporations or domestic nonprofit corporations that are not 20 inconsistent with this chapter.

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(d) The powers enumerated in this chapter shall vest in
 each cooperative in this State formed under this chapter or that
 has elected to be subject to this chapter, regardless of whether
 reference is made to those powers in its charter or in its
 articles.

6 S -30 Marketing or purchasing contracts. Cooperatives 7 that limit membership to agricultural producers may make and 8 execute marketing or purchasing contracts that require the 9 members to sell or purchase, for any period of time not over ten 10 years, all or any specified part of their agricultural products 11 or specified commodities, goods, services, or input supplies 12 exclusively to or through the cooperative or any facilities used 13 or to be created by the cooperative. If a producer contracts to 14 sell to the cooperative, it shall be conclusively presumed that 15 title to the products passes absolutely and unreservedly, except 16 for recorded liens, to the cooperative upon delivery or at any 17 other specified time if expressly and definitely agreed to in 18 the contract. The contract may provide, among other things, 19 that the cooperative may sell or resell the products delivered 20 by its members with or without taking title to the products and 21 pay over to its members the resale price, after deducting all

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1 necessary selling, overhead, and other costs and expenses, 2 including interest or dividends on stock, which shall not exceed 3 eight per cent per annum, and reserves for proper purposes. 4 -31 Remedies for breach of marketing or purchasing S 5 contract. (a) The bylaws or the marketing or purchasing 6 contracts of an agricultural cooperative may fix as liquidated 7 damages specific sums to be paid by a member to the cooperative 8 upon the breach by the member of any provision of the marketing 9 or purchasing contract regarding the sale, purchase, receipt, or 10 delivery or withholding of products or other goods and may 11 further provide that the member will pay all costs, premiums for 12 bonds, expenses, and fees if any action is brought upon the 13 contract by the cooperative. All provisions shall be valid and enforceable in the courts of this State, and clauses providing 14 15 for liquidated damages shall be enforceable and shall not be 16 regarded as penalties.

17 (b) If a member breaches or threatens to breach a 18 marketing or purchasing contract, the cooperative shall be 19 entitled to an injunction to prevent the further breach of the 20 contract and to a decree of specific performance of the 21 contract. Pending the adjudication of the action and upon

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filing a bond and verified complaint showing the breach or
 threatened breach, the cooperative shall be entitled to a
 temporary restraining order and preliminary injunction against
 the member.

5 In any action upon a marketing contract, it shall be (c) 6 conclusively presumed that a landowner, landlord, or lessor is 7 able to control the delivery of products or other goods produced 8 on the landowner's, landlord's, or lessor's land by tenants or 9 others whose tenancy or possession or work on the land or the 10 terms of whose tenancy or possession or labor on the land was 11 created or changed after execution by the landowner, landlord, 12 or lessor of the marketing contract. The remedies provided in 13 this section for non-delivery or breach shall lie and be 14 enforceable against the landowner, landlord, or lessor in any 15 action upon a marketing contract.

16 § -32 Inducing breach of marketing or purchasing
17 contract. Any person who knowingly induces any member of an
18 agricultural cooperative formed under this chapter, or under
19 similar statutes of another jurisdiction with similar
20 restrictions and rights and operating in the State, to break the
21 member's marketing or purchasing contract or agreement with the

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cooperative shall be subject to all available civil remedies
 including injunctive relief.

3 S -33 Purchases of property or other interests. If a 4 cooperative with preferred stock or preferred equity purchases 5 or otherwise acquires any interest in any property, stock, or 6 interest in another entity, it may, with the consent of the 7 person or persons from whom the property or interests are being acquired, discharge the obligations incurred in the purchase or 8 9 other acquisition, wholly or in part, by exchanging for the 10 acquired property, stock, or interest shares or amounts of its 11 preferred stock or preferred equity an amount that, at par or 12 stated value, would equal the value of the property, stock, or 13 interest so purchased, as determined by the board. A transfer 14 to the cooperative of the property, stock, or interest purchased 15 or otherwise acquired shall be equivalent to payment in cash for 16 the shares or amounts of preferred stock or preferred equity 17 issued by the cooperative.

18 § -34 Warehouse receipts; interest in warehouse
19 entities. If a cooperative formed under or that has elected to
20 be subject to this chapter organizes, forms, operates, owns,
21 controls, has an interest in, owns stock of, or is a member of

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1 any commodities warehouse, the warehouse may issue legal 2 warehouse receipts to the cooperative against the commodities 3 delivered by it or to any other person, and any legal warehouse 4 receipt shall be considered as adequate collateral to the extent 5 of the usual and current value of the commodity represented by 6 the receipt. If the warehouse is licensed or licensed and 7 bonded under the law of this State, any other state, or the 8 United States, its warehouse receipt delivered to the 9 cooperative on commodities of the cooperative or its members or 10 delivered by the cooperative or its members shall not be 11 challenged or discriminated against because of ownership or 12 control, wholly or in part, by the cooperative.

13 -35 Application of other law. (a) If a matter is not S addressed in this chapter, then chapter 414 shall apply to the 14 15 cooperatives formed under or subject to this chapter; provided 16 that a cooperative may elect to have chapter 414D or chapter 17 420D apply to it if the cooperative makes the election in its 18 articles or by a resolution of its members that is delivered to 19 the director of the department of commerce and consumer affairs 20 for filing that states that the cooperative elects to have 21 chapter 414D or chapter 420D apply to it. A cooperative may

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1 revoke the election by amending its articles or by delivering to
2 the director of the department of commerce and consumer affairs
3 a statement of change that states that the cooperative revokes
4 its election to have chapter 414D or chapter 420D apply to it
5 and that the revocation of the election has been approved by
6 resolution of its members.

7 (b) Any exemptions under any existing law applying to 8 goods or agricultural products in the possession or under the 9 control of an individual producer shall apply similarly and 10 completely to the goods or products when delivered by its 11 members to, and in the possession or under the control of, the 12 cooperative.

13 -36 Cooperatives not in restraint of trade. S No 14 cooperative formed under or subject to this chapter shall solely 15 by its organization and existence be deemed to be a conspiracy 16 or a combination in restraint of trade, an illegal monopoly, or 17 an attempt to lessen competition or to fix prices arbitrarily, 18 nor shall the marketing or purchasing contracts and agreements between any cooperative and its members or any agreements 19 authorized under this chapter be considered illegal, in unlawful 20

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1 restraint of trade, or as part of a conspiracy or combination to 2 accomplish an improper or illegal purpose. 3 PART VI. PROPERTY ENCUMBRANCES, BUSINESS COMBINATIONS, AND 4 PROPERTY SALES 5 S -37 Encumbering property. The board of a cooperative 6 has full power and authority, without approval of its members, 7 to mortgage, pledge, encumber, dedicate to the repayment of 8 indebtedness, whether with or without recourse or otherwise 9 encumber any or all of the cooperative's property, whether or 10 not in the usual and regular course of business, and to execute and deliver mortgages, deeds of trust, security agreements, or 11 12 other instruments for those purposes. 13 S -38 Merger. The applicable laws relating to the 14 merger of domestic profit corporations shall apply to 15 cooperatives formed under this chapter. 16 A worker cooperative that has not revoked its election to 17 be governed as a worker cooperative shall not consolidate or 18 merge with another corporation other than another worker 19 cooperative. Two or more worker cooperatives may merge or 20 consolidate in a manner consistent with this chapter.

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1 S -39 Consolidation or share or equity capital exchange with foreign entity. (a) One or more domestic cooperatives may 2 3 consolidate or enter into a share or equity capital exchange 4 with one or more foreign entities if: 5 (1)In a consolidation, the consolidation is permitted by 6 the law of the jurisdiction under which each foreign 7 entity is formed and each foreign entity complies with 8 that law in effecting the consolidation; 9 (2) In a share or equity capital exchange, the cooperative 10 whose shares or equity will be acquired is a domestic

11 or foreign cooperative, and if a share or equity 12 capital exchange is permitted by the law of the 13 jurisdiction under the law of which the acquiring 14 entity is formed;

15 (3) The foreign entity complies with the provisions of
16 this chapter if it is the surviving or new entity in a
17 consolidation or acquiring entity in a share or equity
18 capital exchange; and

- 19 (4) The foreign entity is the surviving entity in the20 consolidation or the acquiring entity of the share or
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equity capital exchange and it complies with this
 chapter.

3 (b) Upon the consolidation or share or equity capital
4 exchange taking effect, the surviving foreign entity of a
5 consolidation and the acquiring foreign entity of a share or
6 equity capital exchange shall either:

7 Appoint a registered agent if the foreign entity has (1)no registered agent and maintain a registered pursuant 8 9 to this chapter, whether or not the foreign entity is 10 otherwise subject, to accept service in any proceeding 11 based on a cause of action arising with respect to any 12 domestic entity that is merged into the foreign entity 13 or the ownership interests of which are acquired in a 14 share or equity capital exchange; or

15 (2) Be deemed to have authorized service of process or in
16 it connection with any such proceeding by mailing in
17 accordance with this chapter.

(c) Subsection (b) does not prescribe the only means, or
necessarily the required means, of serving a surviving foreign
entity in a consolidation or an acquiring foreign entity in a
share or equity capital exchange.

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(d) This section does not limit the power of a foreign
 entity to acquire all or part of the shares of one or more
 classes or series of a domestic cooperative through a voluntary
 exchange of shares or otherwise.

5 S -40 **Dissenters' rights**. (a) If the board of a 6 cooperative subject to this chapter submits to the members of 7 the cooperative for approval a plan of merger, conversion, 8 consolidation, or share or equity capital exchange and if 9 following the merger, conversion, consolidation, or share or 10 equity capital exchange and if following the merger, conversion, consolidation, or share or equity capital exchange there will be 11 12 members of any cooperative involved in the proposed transaction 13 who would no longer be eligible for membership or other voting 14 interest in the surviving or resulting entity, the ineligible 15 members shall be entitled to repayment of their equity interests 16 in the cooperative in accordance with this section.

(b) If the board of a cooperative subject to this chapter submits to the members of the cooperative for approval a plan to sell all or substantially all of the cooperative's assets and not dissolve following the sale, the members of the cooperative

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shall be entitled to repayment of their equity interests in the
 cooperative in accordance with this section.

3 (c) A cooperative that proposes to be a party to a merger, 4 conversion, consolidation, share or equity capital exchange, or 5 a sale of assets, as described in subsection (a) or (b) of this 6 section, shall include in the notice of the membership meeting 7 at which the vote of the members is taken thereon an explanation 8 of the right to dissent and the requirement to give written 9 notice of intent to demand payment by a member having the right 10 to do so under this section.

(d) A member who may be entitled to repayment of the member's equity interests in the cooperative in accordance with this section shall give written notice of intent to demand payment by a member having the right to do so under this section.

(e) If the merger, conversion, consolidation, share or
equity capital exchange, or sale of assets described in
subsection (a) or (b) of this section is approved by the members
of the cooperative in the manner applicable to any other entity
that is a party to the transaction, the surviving, resulting, or
new entity, including a cooperative that is to sell all or

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1 substantially all of its assets, shall be required to make the 2 payments provided in this section. The surviving, resulting, or 3 new entity shall give written notice to all dissenters that have 4 given notice to dissent pursuant to this section. The notice shall include the address at which the surviving, resulting, or 5 6 new entity will receive payment demands, the requirement to 7 submit stock or membership certificates or certification of the 8 loss or destruction thereof, the period in which demands will be 9 received that shall be not less than thirty days from the date 10 of the notice, and where applicable, a statement of 11 qualifications for membership or other voting interest in the 12 surviving or new entity.

13 (f) Within the period stated in the notice described in 14 subsection (e), a dissenter may deliver a written demand for 15 payment to the surviving, resulting, or new entity, or in the 16 case of a sale of assets subject to this section, to the 17 cooperative selling its assets, stating the address to which 18 payment is to be made and, where applicable, a statement as to 19 the reasons why the dissenter no longer qualifies for membership 20 or a voting interest in the surviving, resulting, or new entity.

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(g) Within thirty days after receipt of a demand for
 payment, the surviving, resulting, or new entity or, in the case
 of a sale of assets subject to this section, the cooperative
 selling its assets shall pay to the dissenter the stated value
 of:

6 (1)The initial investment of the dissenter in stock or 7 membership fees in the cooperative as recorded in the records of the cooperative made to qualify the 8 9 dissenter to be a member of the cooperative; and 10 (2)All other equity capital of the dissenter in the 11 cooperative as recorded in the records of the 12 surviving, resulting, or new entity, or in the case of 13 a sale of assets subject to this section, of the 14 cooperative selling its assets; except that, in the 15 case of any merger, conversion, consolidation, or 16 share or equity capital exchange, if the surviving, 17 resulting, or new entity has, by written agreement or 18 operation of law other than this section, become 19 liable to repay the other equity capital of the 20 dissenter, the repayment of other equity capital shall 21 be made by the surviving, resulting, or new entity

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1 under the same conditions and time frame, but not more 2 than fifteen years, that would have applied if the 3 member or equity holder had withdrawn or been 4 terminated from the cooperative that is not the surviving, resulting, or new entity immediately prior 5 6 to the effective date of the merger, conversion, 7 consolidation, or share or equity capital exchange if 8 payment is not made on the date required by this 9 subsection, the recipient shall be entitled to 10 interest from the date the payment should have been 11 made until the date payment is actually made.

12 (h) Notwithstanding any provisions of law to the contrary,
13 holders of equity capital who are not members of the cooperative
14 shall under no circumstances be entitled to dissenter's rights.

15 (i) For the purposes of this section:

16 "Dissenter" means a member eligible to vote who exercises
17 the right to dissent provided in this section at the time and in
18 the manner required by this section.

"Interest" means interest required to be paid pursuant to
this section at the average rate currently paid by the
cooperative subject to this section on its principal bank loans.

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1	"Stat	ed value" means the original cost paid by a person for			
2	capital st	cock or membership fees, as recorded in the records of			
3	the cooperative, to qualify for membership and the right to vote				
4	in the cooperative and for other equity capital the amount				
5	stated in the records of the cooperative that is required to				
6	make a payment under this section.				
7	§ -	41 Sale or other disposition of property without			
8	member app	proval . (a) A cooperative may, on the terms and			
9	conditions	and for the consideration determined by the board:			
10	(1)	Sell, lease, exchange or otherwise dispose of any of			
11		its property in the usual and regular course of			
12		business; except that a sale, lease, exchange, or			
13		other disposition of all, or substantially all, of its			
14		property shall never be considered to be in the usual			
15		and regular course of business; or			
16	(2)	Transfer to itself any or all the property of a			
17		domestic or foreign entity when all the voting rights			
18		of the transferor are owned, directly or indirectly,			
19		by the transferee cooperative.			

(b) Unless otherwise provided in the articles or bylaws,
 approval by the members of a transaction described in subsection
 (a) is not required.

4 S -42 Sale or other disposition of property requiring 5 member approval. (a) A cooperative may sell, lease, exchange, 6 or otherwise dispose of all, or substantially all, of its 7 property, with or without its good will, only on the terms and 8 conditions and for the consideration determined by the board and 9 if the board proposes or submits and the members approve the 10 transaction. A sale, lease, exchange, or other disposition of 11 all, or substantially all, of the property of a cooperative, 12 with or without its good will, in connection with its 13 dissolution, other than pursuant to a court order, shall be 14 subject to the requirements of this section; but a sale, lease, 15 exchange, or other disposition of all, or substantially all, of 16 the property of a cooperative, with or without its good will, 17 pursuant to a court order shall not be subject to the 18 requirements of this section. If a resolution to dissolve the 19 cooperative that is adopted by the members of a cooperative 20 contemplates the sale of all or substantially all of the 21 cooperative's property in connection with the dissolution, the

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adoption of that resolution by the members shall also be an
 authorization to sell all or substantially all of the
 cooperative property pursuant to this section.

4 (b) If a cooperative is entitled to vote or otherwise consent, other than in the usual and regular course of its 5 6 business, with respect to the sale, lease, exchange, or other 7 disposition of all, or substantially all, of its property with or without the good will of another entity that it controls, and 8 9 if the shares or other interests held by the cooperative in such 10 other entity constitute all, or substantially all, of the property of the cooperative, then the cooperative shall consent 11 12 to such transaction only if its board proposes and its members 13 approve the giving of consent.

14 (c) For the transaction described in subsection (a) or a 15 consent described in subsection (b) to be approved by the 16 members:

17 (1) The board, by a two-thirds majority vote of all its
18 members, shall recommend the transaction or the
19 consent to the members unless the board determines
20 that, because of a conflict of interest or other
21 special circumstances, it should make no

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1		reco	mmendation and communicates the basis for its		
2		dete	rmination to the members with the submission of		
3		the	transaction of the consent; and		
4	(2)	The	members entitled to vote on the transaction or the		
5		cons	ent shall approve the transaction or the consent		
6		as p	rovided in subsection (f).		
7	(d)	The	board may condition the effectiveness of the		
8	transacti	on or	the consent on any basis.		
9	(e)	The	cooperative shall give proper notice of the		
10	meeting t	hat a	transaction or consent described in subsection		
11	(a) or subsection (b) is to be voted on to each member entitled				
12	to vote on the transaction or consent. The notice shall:				
13	(1)	Stat	e the purpose, or one of the purposes, of the		
14		meet	ing is to consider:		
15		(A)	In the case of action pursuant to subsection (a),		
16			the sale, lease, exchange, or other disposition		
17			of all, or substantially all, of the property of		
18			the cooperative; or		
19		(B)	In the case of action pursuant to subsection (b),		
20			the cooperative's consent to the sale, lease,		
21			exchange, or other disposition of all, or		

1	substantially all, of the property of another
2	entity, which entity shall be identified in the
3	notice, shares, or other interests of which are
4	held by the cooperative and constitute all, or
5	substantially all, of the property of the
6	cooperative; and

7 (2) Contain or be accompanied by a description of the
8 transaction, in the case of action pursuant to
9 subsection (a), or by a description of the transaction
10 underlying the consent, in the case of action pursuant
11 to subsection (b).

12 (f) Member approval of a transaction or consent described 13 in subsections (a) and (b) shall require an affirmative vote of 14 two-thirds majority of the members present voting in person or 15 in any other manner authorized by the cooperative; but the two-16 thirds voting requirement may be reduced to not less than a 17 majority of the members present and voting in person or in any 18 other manner authorized by the cooperative, or may be increased 19 to up to two-thirds of all members entitled to vote, by a 20 provision contained in the articles or bylaws of the 21 cooperative. The cooperative may also provide in its articles

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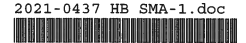
1 or bylaws for different voting requirements with respect to a 2 transaction between one or more cooperatives subject to this 3 article or similar law of other states and between the 4 cooperative and one or more entities formed under or subject to 5 different law of this or other states. A cooperative may not 6 permit proportional voting to apply to a vote of members with 7 respect to the sale of all or substantially all the property of 8 the cooperative pursuant to this section.

9 (g) After a transaction or consent described in subsection
10 (a) or subsection (b) is authorized, the transaction may be
11 abandoned or the consent withheld or revoked, subject to any
12 contractual rights or other limitations on such abandonment,
13 withholding, or revocation, by a unanimous vote of the board or
14 the vote of two-thirds of all the members.

(h) If the members do not approve of a transaction or consent as described in subsections (a) and (b), the board may prohibit the consideration and submittal of a similar proposal to the members for a period of two years following the members' yote.

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PART VII. DISSOLUTION



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1 S -43 Voluntary Dissolution. (a) For voluntary 2 dissolutions of cooperatives formed under this chapter, chapter 3 414, or chapter 414D, as the case may be; provided that the 4 dissolution shall be approved at a meeting duly called and held 5 for the purpose by not less than two-thirds of the voting power voting on the matter. Upon dissolution of a worker cooperative, 6 7 the majority of the unallocated capital account shall be 8 distributed to members on the basis of any of the following, as 9 specified in the articles of incorporation or bylaws of the 10 cooperative:

11 (1) Patronage;

12 (2) Capital contributions; and

13 (3) A combination of patronage and capital contributions.
14 (b) A worker cooperative is authorized to include
15 patronage provided by past and current members in its
16 distribution of the unallocated capital account.

(c) Subsection (a) shall not apply to any amounts in the
indivisible reserve account. Any amount in the indivisible
reserve account, upon dissolution, shall be allocated to a
cooperative development organization designated in the articles
of incorporation or the bylaws.

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1	S	-44 Grounds for judicial dissolution. (a) A
2	cooperati	ve may be dissolved in a proceeding brought in court by
3	the attor	ney general if it is established that:
4	(1)	The cooperative obtained its organization through
5		fraud; or
6	(2)	The cooperative has exceeded or abused the authority
7		conferred upon it by law.
8	(b)	A cooperative may be dissolved in a proceeding brought
9	in court	by not less than ten per cent of the total number of
10	members i	f it is established that:
11	(1)	The directors are deadlocked in the management of the
12		cooperative's affairs, the members are unable to break
13		the deadlock, and irreparable injury to the
14		cooperative is threatened or suffered; or the business
15		and affairs of the cooperative can no longer be
16		conducted to the advantage of the members generally;
17	(2)	The directors or those in control of the cooperative
18		have acted, are acting, or will act in a manner that
19		is illegal, oppressive, or fraudulent; or
20	(3)	The members are deadlocked in voting power and have
21		failed for a period that includes at least two

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1 consecutive annual meeting dates to elect successors 2 to directors whose terms have expired or would have 3 expired upon the election of their successors. 4 (c) A cooperative may be dissolved in a proceeding brought 5 in court by a creditor if it is established that: 6 (1)A creditor's claim has been reduced to judgment, the 7 execution on the judgment has been returned 8 unsatisfied, and the cooperative is insolvent; or 9 (2) The cooperative is insolvent and the cooperative has 10 admitted in writing that a creditor's claim is due and 11 owing. 12 S **Procedure for judicial dissolution.** (a) -45 Α 13 proceeding to dissolve a cooperative brought by the attorney 14 general shall be brought in the circuit court of the circuit in 15 which the street address of the cooperative's principal office is located or, if the cooperative has no principal office in the 16 17 State, in the circuit court of the circuit in which the street 18 address of its registered agent is located or, if the 19 cooperative has no registered agent, in the circuit court of the 20 first circuit.

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1 (b) A court in a proceeding brought to dissolve a 2 cooperative may issue injunctions, appoint a receiver or 3 custodian pendente lite with all powers and duties the court 4 directs, take other action required to preserve the 5 cooperative's assets, wherever located, and carry on the 6 business of the cooperative until a full hearing can be held. 7 S -46 Receivership or custodianship. (a) A court in a 8 proceeding to dissolve a cooperative may appoint one or more 9 receivers to wind up and liquidate, or one or more custodians to manage the business and affairs, of the cooperative. 10 The court shall hold a hearing, after giving notice to all parties to the 11 12 proceeding and any interested persons designated by the court, 13 before appointing a receiver or custodian pursuant to this 14 section. The court appointing a receiver or custodian has 15 exclusive jurisdiction over the cooperative and all of its 16 property, wherever located.

17 (b) The court may appoint an individual, a domestic
18 entity, or a foreign entity or other entity authorized to
19 transact business or conduct activities in this State as a
20 receiver or custodian. The court may require the receiver or

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custodian to post bond, with or without sureties, in an amount
 the court directs.

3 (c) The court shall describe the powers and duties of the
4 receiver or custodian in its appointing order, which may be
5 amended from time to time. Among other powers, the receiver
6 may:

- 7 (1) Dispose of all or any part of the property of the
 8 cooperative, wherever located, at a public or private
 9 sale, if authorized by the court; and
- 10 (2) Sue and defend in the receiver's own name as receiver
 11 of the cooperative in all courts.

12 (d) The custodian may exercise all of the powers of the
13 cooperative, through or in place of its board or officers, to
14 the extent necessary to manage the affairs of the cooperative in
15 the best interests of its members and creditors.

(e) The court, during a receivership, may redesignate the
receiver as custodian, and during a custodianship may
redesignate the custodian as receiver if doing so is in the best
interests of the cooperative and its members and creditors.
(f) The court from time to time during the receivership or

21 custodianship may order compensation paid and expense

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disbursements or reimbursements made to the receiver or
 custodian and the person's counsel from the assets of the
 cooperative or proceeds from the sale of the assets.

S -47 Decree of dissolution. (a) If, after a hearing,
the court determines that one or more grounds for judicial
dissolution exist, it may enter a decree dissolving the
cooperative and stating the effective date of the dissolution,
and the clerk of the court shall deliver a certified copy of the
decree to the director of the department of commerce and
consumer affairs.

11 (b) After entering the decree of dissolution, the court 12 shall direct the winding up and liquidation of the cooperative's 13 business and activities and the giving of notice to the 14 cooperative's registered agent, or to the director of department 15 of commerce and consumer affairs if it has no registered agent. 16 PART VIII. SECURITIES REGISTRATION; EXEMPTIONS 17 § -48 Exemption of voting stock from registration.

18 Membership stock or membership certificates issued by a 19 cooperative or patronage equity in any form and preferred stock 20 or equity or notes issued to members of any cooperative

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1	organized under this chapter shall be included as exempt
2	securities pursuant and subject to section 485A-201(8).
3	PART IX. FOREIGN COOPERATIVES
4	§ -49 Authority to transact business or conduct
5	activities required. This section, providing for the
6	transaction of business or the conduct of activities by foreign
7	entities, applies to foreign cooperatives.
8	PART X. TRANSITION PROVISIONS
9	§ -50 Application to existing cooperatives. An existing
10	cooperative may elect to be governed by this chapter by
11	complying with this chapter."
12	SECTION 3. This Act does not affect rights and duties that
13	matured, penalties that were incurred, and proceedings that were
14	begun before its effective date.
15	SECTION 4. This Act shall take effect upon its approval.
16	
	INTRODUCED BY:

JAN 2 7 2021

Report Title: General Cooperatives; Worker Cooperatives

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Description: Authorizes entities having a common interest and purpose to organize as general cooperatives.

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