

SENATE BILL 524

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2001 Regular Session
(11r1721)

ENROLLED BILL
-- Finance/Environmental Matters --

Introduced by **Senator Middleton**

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this
____ day of _____ at _____ o'clock, ____ M.

President.

CHAPTER 604

1 AN ACT concerning

2 **Electric Cooperatives - Services and Governance**

3 FOR the purpose of authorizing electric cooperatives to supply certain services to
4 certain persons or entities under certain circumstances; authorizing certain
5 entities to become electric cooperatives; authorizing electric cooperatives to
6 form, organize, acquire, hold, dispose of, and operate an interest in certain
7 entities under certain circumstances; requiring an electric cooperative to comply
8 with certain orders of the Public Service Commission; requiring an electric
9 cooperative to provide a certain education program under a certain
10 circumstance; altering the types of officers and duties of officers of electric
11 cooperatives; providing for the election and duties of a chairman and vice
12 chairman of the board of directors of electric cooperatives; ~~altering the~~
13 ~~requirements for membership in an electric cooperative~~; altering certain
14 requirements for annual and special meetings of the members of electric
15 cooperatives; modifying the filing fees for electric cooperative documents at the
16 State Department of Assessments and Taxation; repealing certain provisions of
17 law providing for the protection of an electric cooperative's territory; altering a

1 limitation on refunds to persons not members of an electric cooperative; defining
2 a certain term; making stylistic changes; requiring the Department of
3 Legislative Services to prepare certain draft legislation; and generally relating
4 to electric cooperatives.

5 BY repealing and reenacting, with amendments,
6 Chapter 179 of the Acts of the General Assembly of 1976
7 Section 1

8 BY repealing and reenacting, without amendments,
9 Chapter 179 of the Acts of the General Assembly of 1976
10 Section 2

11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
12 MARYLAND, That the Laws of Maryland read as follows:

13 **Chapter 179 of the Acts of 1976**

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
15 MARYLAND, That Sections 379 through 411, inclusive, of Article 23 - Corporations of
16 the Annotated Code of Maryland (1973 Replacement Volume and 1975 Supplement),
17 be and they are hereby repealed and reenacted with amendments and transferred
18 from the Annotated Code of Maryland to the Session Laws, to read as follows:

19 **Article 23 - Corporations**

20 1. Short title.

21 This act may be cited as the "Electric Cooperative Act."

22 2. Purpose.

23 Cooperative, nonprofit, membership corporations may be organized under this
24 act for the purpose of [supply] SUPPLYING electric energy and promoting and
25 extending the use thereof.

26 3. Definitions.

27 In this act:

28 (a) "COMMISSION" MEANS THE MARYLAND PUBLIC SERVICE COMMISSION.

29 (B) "Cooperative" means any corporation organized under this act or which
30 becomes subject to this act in the manner hereinafter provided; [and]

31 (C) "MEMBER" MEANS A PERSON OR HOUSEHOLD THAT HAS BEEN QUALIFIED
32 AND ACCEPTED FOR MEMBERSHIP IN A COOPERATIVE ACCORDING TO ITS BYLAWS;
33 AND

1 [(b)] (D) "Person" means any natural person, firm, association, corporation,
2 LIMITED LIABILITY COMPANY, business trust, partnership, LIMITED LIABILITY
3 PARTNERSHIP, federal agency, State or political subdivision or agency thereof, or any
4 body politic.

5 4. Powers.

6 A cooperative shall have power:

7 (a) To sue and be sued in its corporate name;

8 (b) To have perpetual existence;

9 (c) To adopt a corporate seal and alter the same;

10 (d) To generate, manufacture, purchase, acquire, accumulate and transmit
11 electric energy, and to distribute, sell, supply and dispose of electric energy to its
12 members, to governmental agencies and political subdivisions, and to other persons
13 not in excess of ten per centum of the number of its members, provided, however, that
14 the furnishing by a cooperative of electric cold storage or processing plant service
15 shall not be deemed to be distributing, selling, supplying or disposing of electric
16 energy;

17 (e) To assist persons to whom electric energy is or will be supplied by the
18 cooperative in wiring their premises and in acquiring and installing electrical and
19 plumbing appliances, equipment, fixtures and apparatus by the financing thereof, or
20 otherwise, and in connection therewith to wire, or cause to be wired, such premises,
21 and to purchase, acquire, lease as lessor or lessee, sell, distribute, install and repair
22 such electric and plumbing appliances, equipment, fixtures and apparatus;

23 (f) To assist persons to whom electric energy is or will be supplied by the
24 cooperative in constructing, equipping, maintaining and operating electric cold
25 storage or processing plants, by the financing thereof or otherwise;

26 (g) To construct, purchase, lease as lessee, or otherwise acquire, and to equip,
27 maintain, and operate, and to sell, assign, convey, lease as lessor, mortgage, pledge, or
28 otherwise dispose of or encumber, electric transmission and distribution lines or
29 systems, electric generating plants, electric cold storage or processing plants, lands,
30 buildings, structures, dams, plants and equipment, and any other real or personal
31 property, tangible or intangible, which shall be deemed necessary, convenient or
32 appropriate to accomplish the purpose for which the cooperative is organized;

33 (h) To purchase, lease as lessee, or otherwise acquire, and to use, and exercise
34 and to sell, assign, convey, mortgage, pledge or otherwise dispose of or encumber,
35 franchises, rights, privileges, licenses and easements;

36 (i) To borrow money and otherwise contract indebtedness, and to issue notes,
37 bonds, and other evidences of indebtedness, and to secure the payment thereof by
38 mortgage, pledge, or deed of trust of, or any other encumbrance upon, any or all of its

1 then owned or after-acquired real or personal property, assets, franchises, revenues
2 or income;

3 (j) To construct, maintain and operate electric transmission and distribution
4 lines along, upon, under and across publicly owned lands and public thoroughfares,
5 including, without limitation, all roads, highways, streets, alleys, bridges and
6 causeways, after first securing the proper assent of the municipal authorities of the
7 city or town, or of the county commissioners or county council of the county in which
8 such electric lines are proposed to be constructed, under such reasonable and proper
9 regulations and conditions as may be prescribed in such assent;

10 (k) To exercise the power of eminent domain in the manner provided by the
11 laws of this State for the exercise of such power by other corporations constructing or
12 operating electric transmission and distribution lines or systems;

13 (l) To become a member of other cooperatives or corporations or to own stock
14 therein;

15 (m) To conduct its business and exercise its powers within or without this
16 State;

17 (n) To adopt, amend and repeal bylaws; and

18 (o) To do and perform any other acts and things, and to have and exercise any
19 other powers which may be necessary, convenient or appropriate to accomplish the
20 purpose for which the cooperative is organized.

21 5. Name.

22 The name of a cooperative shall include the words "electric" and "cooperative,"
23 and the abbreviation "Inc.," unless, in an affidavit made by its [president or
24 vice-president,] CHAIRMAN OR VICE-CHAIRMAN and filed with the STATE
25 Department of Assessments and Taxation or in an affidavit made by a person signing
26 articles of incorporation, consolidation, merger or conversion, which relate to such
27 cooperative, and filed, together with any such articles, with the STATE Department of
28 Assessments and Taxation, it shall appear that the cooperative desires to do business
29 in another state and is or would be precluded therefrom by reason of the inclusion of
30 such words or either thereof in its name. The name of a cooperative shall be distinct
31 from the name of any other cooperative or corporation organized under the laws of, or
32 authorized to do business in, this State. Only a cooperative or corporation doing
33 business in this State pursuant to this act shall use both the words "electric" and
34 "cooperative" in its name.

35 6. Incorporators.

36 Five or more natural persons, or [two] ONE or more cooperatives, may organize
37 a cooperative in the manner hereinafter provided.

1 7. Articles of incorporation.

2 Articles of incorporation of a cooperative shall recite that they are executed
3 pursuant to this act and shall state: (1) The name of the cooperative; (2) the address
4 of its principal office and the name and address of its resident agent; (3) the names
5 and addresses of the incorporators; and (4) the names and addresses of its directors;
6 and may contain any provisions not inconsistent with this act deemed necessary or
7 advisable for the conduct of its business. Such articles shall be signed by each
8 incorporator and acknowledged by at least two of the incorporators, or on their behalf,
9 if they are cooperatives. It shall not be necessary to recite in the articles of
10 incorporation of a cooperative the purpose for which it is organized or any of its
11 corporate powers.

12 8. Bylaws.

13 The board of directors shall adopt the first bylaws of a cooperative to be adopted
14 following an incorporation, conversion, merger or consolidation. Thereafter the
15 members shall adopt, amend or repeal the bylaws by the affirmative vote of a
16 majority of those members voting thereon at a meeting of the members. The bylaws
17 shall set forth the rights and duties of members and directors and may contain other
18 provisions for the regulation and management of the affairs of the cooperative not
19 inconsistent with this act or with its articles of incorporation.

20 9. Members.

21 ~~{~~Each incorporator of a cooperative shall be a member thereof, but no other
22 person may become a member thereof unless such other person agrees to use electric
23 energy or other services furnished by the cooperative when they are made available
24 through its facilities. Any member of a cooperative who agrees to use electric energy
25 shall cease to be a member if he does not use electric energy supplied by the
26 cooperative within six months after it is made available to him or if electric energy is
27 not made available to him by the cooperative within two years after he becomes a
28 member, or such lesser period as the bylaws of the cooperative may provide. A
29 husband and wife may hold a joint membership in a cooperative.~~}~~ ~~A PERSON SHALL~~
30 ~~BE ELIGIBLE FOR MEMBERSHIP IN A COOPERATIVE IF THE QUALIFICATIONS FOR~~
31 ~~MEMBERSHIP AS SET FORTH IN THE BYLAWS HAVE BEEN MET.~~ Membership in a
32 cooperative shall not be transferable, except as provided in the bylaws. {The bylaws
33 may prescribe additional qualifications and limitations in respect of membership.}

34 10. Meetings.

35 (a) Annual meeting. -- An annual meeting of the members of a cooperative
36 shall be held at such time and place as shall be provided in the bylaws.

37 (b) Special meetings. -- Special meetings of the members may be called by the
38 [president,] CHAIRMAN, by A MAJORITY OF the board of directors, [by any three
39 directors,] or by not less than ten percentum of the members.

40 (c) Notice. -- Except as otherwise provided in this act, [written or printed]
41 notice stating the time and place of each meeting of the members and, in the case of

1 a special meeting, the purpose or purposes for which the meeting is called, shall be
2 [given] MAILED to each member[, either personally or by mail,] not less than ten
3 days nor more than [twenty] NINETY days before the date of meeting. [If mailed,
4 such notice shall be deemed to be given when deposited in the United States mail
5 with postage prepaid addressed to the member at his address as it appears on the
6 records of the cooperative.]

7 (d) Quorum. -- Unless the bylaws prescribe the presence of a greater
8 percentage or number of the members for a quorum, a quorum for the transaction of
9 business at all meetings of the members of a cooperative having not more than 1,000
10 members, shall be five percentum of all members, present in person, and of a
11 cooperative having more than 1,000 members, shall be fifty members, present in
12 person. If less than a quorum is present at any meeting, a majority of those present in
13 person may adjourn the meeting from time to time without further notice.

14 (e) Each member entitled to one vote; voting by proxy or mail. -- Each
15 member shall be entitled to one vote on each matter submitted to a vote at a meeting
16 of the members. Voting shall be in person, but, if the bylaws so provide, may also be
17 by proxy or by mail, or both. If the bylaws provide for voting by proxy or by mail, they
18 shall also prescribe the conditions under which such voting shall be permitted. No
19 person shall vote by proxy for more than three members at any meeting of the
20 members.

21 11. Waiver of notice.

22 Any person entitled to notice of a meeting may waive such notice in writing
23 either before or after such meeting. If any such person shall attend such meeting,
24 such attendance shall constitute a waiver of notice of such meeting, unless such
25 person participate therein solely to object to the transaction of any business because
26 the meeting has not been legally called or convened.

27 12. Board of directors.

28 (a) In general. -- The business of a cooperative shall be managed by a board of
29 not less than five directors, each of whom shall be a member of the cooperative or of
30 another cooperative which is a member thereof. The bylaws shall prescribe the
31 number of directors, their qualifications, other than those prescribed in this act, the
32 manner of holding meetings of the board of directors and of electing successors to
33 directors who shall resign, die, or otherwise be incapable of acting. The bylaws may
34 also provide for the removal of directors from office and for the election of their
35 successors. Directors shall not receive any salaries for their services as directors and,
36 except in emergencies, shall not be employed by the cooperative in any capacity
37 involving compensation without the approval of the members. The bylaws may
38 provide that a fixed fee and expenses of attendance may be allowed to each director
39 for attendance at each meeting of the board of directors.

40 (b) Terms of office in general. -- The directors of a cooperative named in any
41 articles of incorporation, consolidation, merger or conversion, shall hold office until
42 the next annual meeting of the members and until their successors are elected and

1 qualified. At each annual meeting or, in case of failure to hold the annual meeting as
2 specified in the bylaws, at a special meeting called for that purpose, the members
3 shall elect directors to hold office until the next annual meeting of the members,
4 except as otherwise provided in this act. Each director shall hold office for the term
5 for which he is elected and until his successor is elected and qualifies.

6 (c) Staggering terms of office; filling of vacancy. -- Instead of electing all the
7 directors annually, the bylaws may provide that the directors shall be divided into
8 three classes, each class to be as nearly equal in number as possible, with the term of
9 office of the directors of the first class to expire at the next succeeding annual
10 meeting, and the term of the second class to expire at the second succeeding annual
11 meeting and the term of the third class to expire at the third succeeding annual
12 meeting. At each annual meeting after such classification a number of directors,
13 equal to the number of the class whose term expires at the time of such meeting, shall
14 be elected to hold office for three years or until the third succeeding annual meeting.
15 If a vacancy occurs in the board of directors, the remaining directors shall elect a
16 director to fill the vacancy for the remainder of the term for which the vacating
17 director was elected.

18 (d) Quorum. -- A majority of the board of directors shall constitute a quorum.

19 (e) Spouses holding joint membership. -- If a husband and wife hold a joint
20 membership in a cooperative, either one, but not both, may be elected a director.

21 (f) Powers. -- The board of directors may exercise all of the powers of a
22 cooperative not conferred upon the members by this act or its articles of incorporation
23 or bylaws.

24 13. Districts.

25 The bylaws may provide for the division of the territory served or to be served by
26 a cooperative into two or more districts for any purpose, including, without limitation,
27 the nomination and election of directors. In such case the bylaws shall prescribe the
28 boundaries of the districts, or the manner of establishing such boundaries, and the
29 manner of changing such boundaries, and the manner in which such districts shall
30 function. No member at any district meeting shall vote by proxy or by mail.

31 14. Officers.

32 The directors shall elect annually from their own number a [president]
33 CHAIRMAN and one or more [vice-presidents] VICE-CHAIRMEN. They shall also elect
34 a secretary and a treasurer, who need not be directors or members and they may
35 combine the two latter offices and designate the combined office as
36 secretary-treasurer. The board of directors may also elect or appoint such other
37 officers, agents, or employees as it deems necessary or advisable and shall prescribe
38 their powers and duties. Any officer may be removed from office and his successor
39 elected in the manner prescribed in the bylaws.

1 15. Amendment of articles of incorporation.

2 A cooperative may amend its articles of incorporation by complying with the
3 following requirements: The proposed amendment shall be presented to a meeting of
4 the members, the notice of which shall set forth or have attached thereto the proposed
5 amendment. If the proposed amendment, with any changes, is approved by the
6 affirmative vote of not less than two-thirds of those members voting thereon at such
7 meeting, articles of amendment shall be executed and acknowledged on behalf of the
8 cooperative by its [president or vice-president] CHAIRMAN OR VICE-CHAIRMAN and
9 its seal shall be affixed thereto and attested by its secretary. The articles of
10 amendment shall recite that they are executed pursuant to this act and shall state:
11 (1) the name of the cooperative; (2) the address of its principal office; and (3) the
12 amendment to its articles of incorporation. The [president or vice-president]
13 CHAIRMAN OR VICE-CHAIRMAN executing such articles of amendment shall make
14 and annex thereto an affidavit stating that the provisions of this section in respect of
15 the amendment set forth in such articles were duly complied with.

16 16. Change of location of principal office or name or address of resident agent.

17 A cooperative may, upon authorization of its board of directors or its members,
18 change the location of its principal office or make any change in the name or address
19 of its resident agent by filing a certificate reciting such change, executed and
20 acknowledged by its [president or vice-president] CHAIRMAN OR VICE-CHAIRMAN
21 under its seal attested by its secretary, in the office of the STATE Department of
22 Assessments and Taxation.

23 17. Consolidation in general.

24 Any two or more cooperatives (each of which is hereinafter designated a
25 "consolidating cooperative"), may consolidate into a new cooperative (hereinafter
26 designated the "new cooperative"), by complying with the following requirements:

27 (a) Submission to members. -- The proposition for the consolidation of the
28 consolidating cooperatives into the new cooperative and proposed articles of
29 consolidation to give effect thereto shall be submitted to a meeting of the members of
30 each consolidating cooperative, the notice of which shall have attached thereto a copy
31 of the proposed articles of consolidation;

32 (b) Articles of consolidation. -- If the proposed consolidation and the proposed
33 articles of consolidation, with any amendments, are approved by the affirmative vote
34 of not less than two-thirds of those members of each consolidating cooperative voting
35 thereon at each such meeting, articles of consolidation in the form approved shall be
36 executed and acknowledged on behalf of each consolidating cooperative by its
37 [president or vice-president] CHAIRMAN AND VICE-CHAIRMAN and its seal shall be
38 affixed thereto and attested by its secretary. The articles of consolidation shall recite
39 that they are executed pursuant to this act and shall state: (1) the name of each
40 consolidating cooperative and the address of its principal office; (2) the name of the
41 new cooperative, the address of its principal office and the name and address of its
42 resident agent; (3) a statement that each consolidating cooperative agrees to the

1 consolidation; (4) the names and addresses of the directors of the new cooperative;
2 and (5) the terms and conditions of the consolidation and the mode of carrying the
3 same into effect, including the manner in which members of the consolidating
4 cooperatives may or shall become members of the new cooperative; and may contain
5 any provisions not inconsistent with this act deemed necessary or advisable for the
6 conduct of the business of the new cooperative. The [president or vice-president]
7 CHAIRMAN OR VICE-CHAIRMAN of each consolidating cooperative executing such
8 articles of consolidation shall make and annex thereto an affidavit stating that the
9 provisions of this section in respect of such articles were duly complied with by such
10 cooperative.

11 18. Merger in general.

12 Any one or more cooperatives (each of which is hereinafter designated a
13 "merging cooperative") may merge into another cooperative (hereinafter designated
14 the "surviving cooperative"), by complying with the following requirements:

15 (a) Submission to members. -- The proposition for the merger of the merging
16 cooperatives into the surviving cooperative and proposed articles of merger to give
17 effect thereto shall be submitted to a meeting of the members of each merging
18 cooperative and of the surviving cooperative, the notice of which shall have attached
19 thereto a copy of the proposed articles of merger;

20 (b) Articles of merger. -- If the proposed merger and the proposed articles of
21 merger, with any amendments, are approved by the affirmative vote of not less than
22 two-thirds of those members of each cooperative voting thereon at each such meeting,
23 articles of merger in the form approved shall be executed and acknowledged on behalf
24 of each such cooperative by its [president or vice-president] CHAIRMAN OR
25 VICE-CHAIRMAN and its seal shall be affixed thereto and attested by its secretary.
26 The articles of merger shall recite that they are executed pursuant to this act and
27 shall state: (1) the name of each merging cooperative and the address of its principal
28 office; (2) the name of the surviving cooperative, the address of its principal office, and
29 the name and address of its resident agent; (3) a statement that each merging
30 cooperative and the surviving cooperative agree to the merger; (4) the names and
31 addresses of the directors of the surviving cooperative; and (5) the terms and
32 conditions of the merger and the mode of carrying the same into effect, including the
33 manner in which the members of the merging cooperatives may or shall become
34 members of the surviving cooperative; and may contain any provisions not
35 inconsistent with this act deemed necessary or advisable for the conduct of the
36 business of the surviving cooperative. The [president or vice-president] CHAIRMAN
37 OR VICE-CHAIRMAN of each cooperative executing such articles of merger shall make
38 and annex thereto an affidavit stating that the provisions of this section in respect of
39 such articles were duly complied with by such cooperative.

40 19. Effect of consolidation or merger.

41 (a) Articles of consolidation deemed articles of incorporation of new
42 cooperative. -- In the case of a consolidation the existence of the consolidating
43 cooperatives shall cease and the articles of consolidation shall be deemed to be the

1 articles of incorporation of the new cooperative; and in the case of a merger the
2 separate existence of the cooperatives shall cease and the articles of incorporation of
3 the surviving cooperative shall be deemed to be amended to the extent, if any, that
4 changes therein are provided for in the articles of merger;

5 (b) Transfer of rights, etc. -- All the rights, privileges, immunities and
6 franchises and all property, real and personal, including without limitation
7 applications for membership, all debts due on whatever account and all other choses
8 in action, of each of the consolidating or merging cooperatives shall be deemed to be
9 transferred to and vested in the new [of] OR surviving cooperative without further
10 act or deed;

11 (c) Liabilities. -- The new or surviving cooperative shall be responsible and
12 liable for all the liabilities and obligations of each of the consolidating or merging
13 cooperatives and any claim existing or action or proceeding pending by or against any
14 of the consolidating or merging cooperatives may be prosecuted as if the consolidation
15 or merger had not taken place, but the new or surviving cooperative may be
16 substituted in its place; and

17 (d) Rights of creditors and liens upon property not affected. -- Neither the
18 rights of creditors nor any liens upon the property of any of such cooperatives shall be
19 impaired by such consolidation or merger.

20 20. Conversion of existing corporations into cooperatives.

21 Any corporation organized under the laws of this State and supplying or
22 authorized to supply electric energy may be converted into a cooperative by complying
23 with the following requirements and shall thereupon become subject to this act with
24 the same effect as if originally organized under this act:

25 (a) Submission to members or shareholders. -- The proposition for the
26 conversion of such corporation into a cooperative and proposed articles of conversion
27 to give effect thereto shall be submitted to a meeting of the members or stockholders
28 of such corporation, the notice of which shall have attached thereto a copy of the
29 proposed articles of conversion;

30 (b) Articles of conversion. -- If the proposition for the conversion of such
31 corporation into a cooperative and the proposed articles of conversion, with any
32 amendments, are approved by the affirmative vote of not less than two-thirds of
33 those members of such corporation voting thereon at such meeting, or, if such
34 corporation is a stock corporation, by the affirmative vote of the holders of not less
35 than two-thirds of those shares of the capital stock of such corporation represented at
36 such meeting and voting thereon, articles of conversion in the form approved shall be
37 executed and acknowledged on behalf of such corporation by its [president or
38 vice-president] CHAIRMAN OR VICE-CHAIRMAN and its seal shall be affixed thereto
39 and attested by its secretary. The articles of conversion shall recite that they are
40 executed pursuant to this act and shall state: (1) The name of the corporation and the
41 address of its principal office prior to its conversion into a cooperative; (2) the statute
42 or statutes under which it was organized; (3) a statement that such corporation elects

1 to become a cooperative, nonprofit, membership corporation subject to this act; (4) its
2 name as a cooperative; (5) the address of the principal office and the name and
3 address of the resident agent of the cooperative; (6) the names and addresses of the
4 directors of the cooperative; and (7) the manner in which members or stockholders of
5 such corporation may or shall become members of the cooperative; and may contain
6 any provisions not inconsistent with this act deemed necessary or advisable for the
7 conduct of the business of the cooperative. The [president or vice-president]
8 CHAIRMAN OR VICE-CHAIRMAN executing such articles of conversion shall make and
9 annex thereto an affidavit stating that the provisions of this section were duly
10 complied with in respect of such articles. The articles of conversion shall be deemed to
11 be the articles of incorporation of the cooperative.

12 21. Dissolution.

13 (a) Cooperatives which have not commenced business. -- A cooperative which
14 has not commenced business may be dissolved by delivering to the STATE Department
15 of Assessments and Taxation articles of dissolution which shall be executed and
16 acknowledged on behalf of the cooperative by a majority of the incorporators and
17 which shall state: (1) the name of the cooperative; (2) the address of its principal
18 office; (3) that the cooperative has not commenced business; (4) that any sums
19 received by the cooperative, less any part thereof disbursed for expenses of the
20 cooperative, have been returned or paid to those entitled thereto; (5) that no debt of
21 the cooperative is unpaid; and (6) that a majority of the incorporators elect that the
22 cooperative be dissolved.

23 (b) Cooperatives which have commenced business. -- A cooperative which has
24 commenced business may be dissolved in the following manner: The members at any
25 meeting shall approve, by the affirmative vote of not less than two-thirds of those
26 members voting thereon at such meeting, a proposal that the cooperative be
27 dissolved. Upon such approval, a certificate of election to dissolve (hereinafter
28 designated the "certificate"), executed and acknowledged on behalf of the cooperative
29 by its [president or vice-president] CHAIRMAN OR VICE-CHAIRMAN under its seal,
30 attested by its secretary, and stating: (1) the name of the cooperative; (2) the address
31 of its principal office; and (3) that the members of the cooperative have duly voted
32 that the cooperative be dissolved, shall, together with an affidavit made by its
33 [president or vice-president] CHAIRMAN OR VICE-CHAIRMAN executing the
34 certificate, stating that the statements in the certificate are true, be submitted to the
35 STATE Department of Assessments and Taxation for filing. Upon the filing of the
36 certificate and affidavit by the STATE Department of Assessments and Taxation, the
37 cooperative shall cease to carry on its business except to the extent necessary for the
38 winding up thereof, but its corporate existence shall continue until articles of
39 dissolution have been filed by the STATE Department of Assessments and Taxation.
40 The board of directors shall immediately cause notice of the dissolution proceedings to
41 be mailed to each known creditor of and claimant against the cooperative and to be
42 published once a week for two successive weeks in a newspaper of general circulation
43 in the county in which the principal office of the cooperative is located. The board of
44 directors shall wind up and settle the affairs of the cooperative, collect sums owing to
45 it, liquidate its property and assets, pay and discharge its debts, obligations and
46 liabilities, and do all other things required to wind up its business, and after paying

1 or discharging or adequately providing for the payment or discharge of all its debts,
2 obligations and liabilities, shall distribute any remaining sums among its members
3 and former members in proportion to the patronage of the respective members or
4 former members during the seven years next preceding the date of the filing of the
5 certificate by the STATE Department of Assessments and Taxation, or if the
6 cooperative has not been in existence for such period then during the period of its
7 existence prior to such filing. The board of directors shall thereupon authorize the
8 execution of articles of dissolution, which shall be executed and acknowledged on
9 behalf of the cooperative by its [president or vice-president] CHAIRMAN OR
10 VICE-CHAIRMAN, and its seal shall be affixed thereto and attested by its secretary.
11 The articles of dissolution shall recite that they are executed pursuant to this act and
12 shall state: (1) the name of the cooperative; (2) the address of its principal office; (3)
13 the date on which the certificate of election to dissolve was filed by the STATE
14 Department of Assessments and Taxation; (4) that there are no actions or suits
15 pending against the cooperative; (5) that all debts, obligations and liabilities of the
16 cooperative have been paid and discharged or that adequate provision has been made
17 therefor; and (6) that the preceding provisions of this subsection have been duly
18 complied with. The [president or vice-president] CHAIRMAN OR VICE-CHAIRMAN
19 executing the articles of dissolution shall make and annex thereto an affidavit stating
20 that the statements made therein are true.

21 22. Filing of articles.

22 Articles of incorporation, amendment, consolidation, merger, conversion, or
23 dissolution, when executed and acknowledged and accompanied by such affidavits as
24 may be required by applicable provisions of this act, shall be presented to the STATE
25 Department of Assessments and Taxation for filing in the records of its office. If the
26 STATE Department of Assessments and Taxation shall find that the articles presented
27 conform to the requirements of this act, it shall, upon the payment of the fees as in
28 this act provided, file such articles in the records of its office and upon such filing the
29 incorporation, amendment, consolidation, merger, conversion, or dissolution provided
30 for therein shall be in effect. The provisions of this section shall also apply to
31 certificates of election to dissolve and affidavits executed in connection therewith
32 pursuant to [§ 21(b)] § 22(B) of this act.

33 23. Refunds [to members].

34 (A) [Revenues] FOR EACH FISCAL YEAR, THE REVENUES of a cooperative [for
35 any fiscal year in excess of the amount thereof necessary:] IN EXCESS OF THE
36 AMOUNT NECESSARY TO PROVIDE FOR THE ITEMS CONTAINED IN SUBSECTION (C)
37 OF THIS SECTION SHALL BE ALLOCATED BY THE COOPERATIVE TO ITS MEMBERS
38 AND TO OTHER PERSONS TO WHOM THE COOPERATIVE SUPPLIES ELECTRIC ENERGY
39 OR OTHER SERVICES IN THE FORM OF PATRONAGE CREDITS, UNLESS OTHERWISE
40 DETERMINED BY A VOTE OF THE MEMBERS.

41 (B) FOR EACH FISCAL YEAR, THE PATRONAGE CREDITS SHALL BE PRORATED
42 TO A MEMBER OR OTHER PERSONS IN ACCORDANCE WITH THE PATRONAGE OF THE
43 COOPERATIVE BY THE MEMBER OR OTHER PERSONS PAID FOR DURING THAT FISCAL
44 YEAR.

1 (C) REVENUES OF A COOPERATIVE MAY BE USED:

2 [(a)] (1) To defray the expenses of the operation and maintenance of the
3 facilities of the cooperative during [such] A fiscal year;

4 [(b)] (2) To pay interest and principal obligations of the cooperative coming
5 due in [such] A fiscal year;

6 [(c)] (3) To finance, or to provide a reserve for the financing of, the
7 construction or acquisition by the cooperative of additional facilities to the extent
8 determined by the board of directors;

9 [(d)] (4) To provide a reasonable reserve for working capital;

10 [(e)] (5) To provide a reserve for the payment of indebtedness of the
11 cooperative in an amount not less than the total of the interest and principal
12 payments in respect thereof required to be made during the next [following] fiscal
13 year; [and]

14 [(f)] (6) To provide [a fund (hereinafter designated the "education fund")] for
15 education in cooperation and for the dissemination of information concerning the
16 effective use of electric energy and other services made available by the cooperative[,
17 shall unless otherwise determined by a vote of the members, be distributed by the
18 cooperative to its members and to other persons to whom the cooperative supplies
19 electric energy or other services, as patronage refunds prorated in accordance with
20 the patronage of the cooperative by the respective members and such other persons,
21 paid for during such fiscal year; provided, however, that such distribution shall not be
22 made to any such other person until he has become a member of the cooperative. If
23 such other person does not become a member of the cooperative within one year after
24 the amount of his distributive share or accumulated distributive shares equals the
25 membership fee required by the bylaws of the cooperative, or, if no membership fee is
26 required, within two years after the declaration of any such patronage refund, he
27 shall cease to be entitled to such share or shares, which shall in such case, be paid
28 into the education fund of the cooperative.]; AND

29 (D) Nothing [herein contained] IN THIS SECTION shall be construed to
30 prohibit the payment by a cooperative of all or any part of its indebtedness prior to
31 the date when the same shall become due.

32 24. Disposition of property.

33 (a) Execution of mortgages, deeds of trust or pledges. -- The board of directors
34 of a cooperative shall have full power and authority, without authorization by the
35 members thereof, to authorize the execution and delivery of a mortgage or mortgages
36 or a deed or deeds of trust of, or the pledging or encumbering of, any or all of the
37 property, assets, rights, privileges, licenses, franchises and permits of the cooperative,
38 whether acquired or to be acquired, and wherever situated, as well as the revenues
39 and income therefrom, all upon such conditions as the board of directors shall
40 determine, to secure any indebtedness of the cooperative to the United States of
41 America, to any agency or instrumentality thereof, to a national financing institution,

1 organized on a cooperative plan for the purpose of financing its members' programs,
2 projects and undertakings, in which the cooperative holds membership, or to any
3 other financing institution, and provided further that such loans shall not be subject
4 to the provisions of § 4-106(b) of the Real Property Article of the Code.

5 (b) Authority of members. -- A cooperative may not otherwise sell, lease or
6 otherwise dispose of all or a substantial portion of its property unless such sale, lease
7 or other disposition is authorized at a meeting of the members thereof by the
8 affirmative vote of not less than a majority of all the members of the cooperative; and
9 unless the notice of such proposed sale, lease or other disposition shall have been
10 contained in the notice of the meeting; provided, however, that notwithstanding any
11 other provisions of this act, or any other provision of law, the board of directors may,
12 upon the authorization of a majority of those members of the cooperative present at a
13 meeting of the members thereof, sell, lease or otherwise dispose of all or a substantial
14 portion of its property to another cooperative or a foreign corporation doing business
15 in this State pursuant to this act or to the holder or holders of any notes, bonds or
16 other evidences of indebtedness of the cooperative issued to the United States of
17 America or any agency or instrumentality thereof.

18 25. Nonliability of members for debts of cooperative.

19 No member shall be liable or responsible for any debts of the cooperative and the
20 property of the members shall not be subject to execution therefor.

21 26. Recordation of mortgages, deeds of trust or other instruments.

22 Any mortgage, deed of trust or other instrument executed by a cooperative or
23 foreign corporation doing business in this State pursuant to this act which affects real
24 and personal property and which is recorded in the real property records in any
25 county in which such property is located or is to be located, shall have the same force
26 and effect as if the mortgage, deed of trust or other instrument were also recorded,
27 filed or indexed as provided by law in the proper office in such county as a mortgage
28 of personal property. All after-acquired property of such cooperative or foreign
29 corporation described or referred to as being mortgaged or pledged in any such
30 mortgage, deed of trust or other instrument, shall become subject to the lien thereof
31 immediately upon the acquisition of such property by such cooperative or foreign
32 corporation, whether or not such property was in existence at the time of the
33 execution of such mortgage, deed of trust or other instrument. Recordation of any
34 such mortgage, deed of trust or other instrument shall constitute notice and
35 otherwise have the same effect with respect to such after-acquired property as it has
36 under the laws relating to recordation, with respect to property owned by such
37 cooperative or foreign corporation at the time of the execution of such mortgage, deed
38 of trust or other instrument and therein described or referred to as being mortgaged
39 or pledged thereby. The lien upon personal property of any such mortgage, deed of
40 trust or other instrument shall, after recordation thereof, continue in existence and of
41 record for the period of time specified therein without the refiling thereof or the filing
42 of any removal certificate, affidavit or other supplemental information required by
43 the laws relating to the renewal, maintenance or extension of liens upon personal
44 property.

1 27. Directors, officers and members not disqualified to take acknowledgements.

2 No person who is authorized to take acknowledgments under the laws of this
3 State shall be disqualified from taking acknowledgments of instruments executed in
4 favor of a cooperative or to which it is a party, by reason of being an officer, director or
5 member of such cooperative.

6 28. Filing fees.

7 The STATE Department of Assessments and Taxation shall charge and collect
8 [for:

9 (a) Filing articles of incorporation, ten dollars (\$10);

10 (b) Filing articles of amendment, ten dollars (\$10);

11 (c) Filing articles of consolidation or merger, ten dollars (\$10);

12 (d) Filing articles of conversion, ten dollars (\$10);

13 (e) Filing certificates of election to dissolve, ten dollars (\$10);

14 (f) Filing articles of dissolution, ten dollars (\$10); and

15 (g) Filing certificates of change of principal office, or of name or address of
16 resident agent, two dollars (\$2).] FEES FOR RECORDING AND FILING CORPORATE
17 DOCUMENTS AS PROVIDED IN § 1-203 OF THE CORPORATIONS AND ASSOCIATIONS
18 ARTICLE.

19 29. License fees; exemption from excise and income taxes.

20 Each cooperative and each foreign corporation doing business in this State
21 pursuant to this act shall pay annually, on or before the first day of July, to the STATE
22 Department of Assessments and Taxation, a fee of ten dollars (\$10), but shall be
23 exempt from all other excise and income taxes whatsoever.

24 [30. Protection of cooperative's territory.

25 (a) On temporary organization. -- Whenever a cooperative or a group of
26 persons which has formed a temporary organization with the intention of forming a
27 cooperative or a foreign corporation transacting business in this State pursuant to
28 this act, (herein called the "filing corporation"), shall file with the Maryland Public
29 Service Commission (hereinafter called the "Commission") a map or maps indicating
30 the area or areas in which the operations of said filing corporation are intended to be
31 conducted, together with a statement verified by oath or affirmation to the effect that
32 a majority of the potential users of electric energy, not then receiving central station
33 electric service in said area or areas, have signified in writing their willingness to
34 take service from the proposed system of said filing corporation it shall be unlawful
35 for an electric utility, power and light company, person or corporation, after receipt of
36 any notice as hereafter provided by the filing of said map or maps and statement, to

1 begin the construction of any electric distribution lines within said area or areas or to
2 solicit customers for electric service therein or in any manner to conflict, interfere or
3 compete with the proposed system of said filing corporation, until after the expiration
4 of six months from the date of said filing of said map or maps and statement. The
5 words area or areas as used herein in connection with the maps to be filed by said
6 filing corporation shall be deemed to mean the areas which may be served in normal
7 practice by secondary voltage extensions from the primary voltage lines indicated in
8 said maps, which in any event shall not be less than a distance of fifteen hundred feet
9 from either side of said primary lines.

10 (b) Entry into loan agreement with federal agency. -- In the event that said
11 filing corporation within said six months period shall enter into any loan agreement
12 with any federal agency for the financing of its proposed electric system, and shall file
13 a written notice thereof with the Commission, together with a copy of said loan
14 agreement, no such electric utility, power and light company, person or corporation
15 after receipt of such loan agreement shall begin the construction of any electric
16 distribution lines within said area or areas or solicit customers for electric service
17 therein until after the expiration of twelve months from the date of filing said notice
18 of said loan agreement.

19 (c) Commission to give notice. -- It shall be the duty of the Commission to
20 give notice in writing of the filing of said map or maps and statement and said loan
21 agreement to each electric utility and power and light company having any electric
22 transmission or distribution lines or system within, or within ten miles of, any area
23 shown in said map where said filing corporation intends to operate its proposed
24 system. There shall be attached to said notices blueprint copies of said maps, a copy of
25 said statement, and a copy of the notice of said loan agreement in the event that such
26 an agreement shall have been entered into, sufficient copies for the purpose of such
27 notices shall be furnished to the Commission by and at the expense of the filing
28 corporation. The filing corporation may give the notices required by subsections (a)
29 and (b) hereof and such notices shall be effectual for the purposes of this act
30 notwithstanding any failure of the Commission to give the notices herein provided for.
31 Any notice shall be deemed to have been given within the requirements of this act
32 when its has been deposited in the mails with postage prepaid and addressed to the
33 principal office of any said electric utility, power and light company, person or
34 corporation.

35 (d) Rules of Commission to carry out provisions. -- The Commission is hereby
36 authorized to make and promulgate reasonable rules and regulations to carry out the
37 provisions of this section and to take appropriate action for the enforcement thereof,
38 including proceedings for injunctions against violation thereof, instigated in the name
39 of the Commission and upon its own motion; provided that these powers and remedies
40 shall be in addition to all other remedies provided herein or that may exist under
41 general provisions or rules of law.

42 (e) Injunction against violation of section. -- Any filing corporation may
43 institute proceedings to enjoin any violations of this section in the circuit court for any
44 county where said filing corporation may have its principal place of business or where
45 any such violations are alleged to take place, or to be threatened, and such

1 proceedings may be on the relation of the Attorney General or the State's attorney of
2 any county in which any portion of the proposed collective system of said filing
3 corporation may be located. It shall be the duty of said officers to prosecute and to
4 assist in the prosecution of said proceedings. For the enforcement of this section the
5 said circuit court, or the circuit judge in vacation, may exercise all the powers now or
6 hereafter existing under the laws of this State in proceedings for injunctive relief,
7 including temporary restraining orders. In any proceedings instituted by the
8 Commission on its own motion or by petition signed by the Attorney General or any
9 State's attorney, as herein provided, no bond shall be required as a condition of the
10 issuance of any restraining order or injunction.

11 (f) Copy of statement as evidence. -- In any proceeding for the enforcement of
12 this section a certified copy of the statement mentioned in subsection (a) hereof shall
13 be admitted in evidence and shall be presumed to be prima facie proof of the verity
14 and accuracy of all statements therein required by the provisions of said subsection
15 (a) and the burden of proof shall be upon any defendant in any such proceeding to
16 rebut said presumption by a clear preponderance of the evidence.

17 (g) Right to require supply of electric energy suspended. -- During the periods
18 of six and twelve months respectively as provided in subsections (a) and (b) hereof, no
19 person, firm, association or corporation shall have the right to require any electric
20 utility or electric light and power company to supply electric energy within the area or
21 areas indicated upon said maps within which the filing corporation proposes to
22 operate and no action shall be brought or maintained in any court for damages for
23 failure to supply such electric energy within said periods of six and twelve months
24 respectively or within a reasonable time thereafter; provided that the provisions of
25 this section shall not be deemed to apply to any valid and enforceable contracts in
26 writing for electric service subsisting at the time of receipt by any party to such
27 contracts of any notice of filing said maps and statements provided for in subsection
28 (a) hereof.

29 (h) Not applicable to furnishing electric energy to certain enterprises. -- This
30 section shall not apply to the furnishing of electric energy to manufacturing,
31 processing or industrial enterprises or to buildings necessary and appropriate to the
32 operation of said enterprise, including residences, nor to the solicitation of such
33 electric service, nor to the construction of through high voltage transmission lines not
34 intended to serve individual rural customers in the area or areas shown on said maps;
35 provided that nothing in this section contained shall be construed as restricting the
36 right of a filing corporation to serve manufacturing, processing or industrial
37 enterprises.]

38 [31.] 30. Exemption of evidences of indebtedness, membership certificates and other
39 securities from registration provisions.

40 The provisions of [§§ 11-301 and 11-401 through 11-404] § 11-501 of the
41 corporations and associations article shall not apply to any note, bond or other
42 evidence of indebtedness issued by any cooperative or foreign corporation doing
43 business in this State pursuant to this act to the United States of America or any
44 agency or instrumentality thereof, or to any mortgage, deed of trust or other

1 instrument executed to secure the same. The provisions of said sections shall not
2 apply to the issuance of membership certificates by any cooperative or any such
3 foreign corporation.

4 [32.] 31. Construction of act.

5 This act shall be construed liberally. The enumeration of any object, purpose,
6 power, manner, method, or thing shall not be deemed to exclude like or similar
7 objects, purposes, powers, manners, methods or things.

8 REVISOR'S NOTE: The Commission to revise the Annotated Code proposes
9 that the "Electric Cooperative Act," present Article 23, §§ 379 through 411,
10 be decodified and transferred to the Session Laws. This proposal is made
11 after research revealed that:

12 1. There are only two Maryland electric cooperatives organized under
13 the Act and two foreign electric cooperatives doing business in
14 Maryland. Together they account for less than 3 percent of the total
15 electricity in this State.

16 2. Historically, the electric cooperative was a response to the Federal
17 Rural Electrification Act of 1936, authorizing 2 percent loans to those
18 who would provide electricity to rural areas not already electrified.
19 However, since Maryland is now divided into service areas by the
20 Public Service Commission and since every area is served by an
21 electric company, there appears to be no likelihood of a further
22 electric cooperative forming in Maryland.

23 3. Since passage of the Electric Cooperative Act in 1941, there have
24 been only two amendments to the Act, both to § 402, dealing with
25 deeds of trust and investments. Other than these amendments, the
26 Act has remained untouched for 34 years.

27 The Maryland Public Service Commission and STATE Department of
28 Assessments and Taxation agreed to the decodification, and the attorneys
29 for the two Maryland electric cooperatives also expressed no objections to
30 the Act's decodification.

31 SECTION 2. AND BE IT FURTHER ENACTED, That the Revisor's Note
32 contained in this Act is not law and may not be considered to have been enacted as
33 part of this Act.

34 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before January 1,
35 2002, the Department of Legislative Services shall prepare draft legislation that
36 provides a nonsubstantive revision of Chapter 179 of the Acts of the General
37 Assembly of 1976; and transfers that revision of Chapter 179 of the Acts of the
38 General Assembly of 1976 from the Session Laws to the Annotated Code of Maryland.

39 SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall
40 take effect October 1, 2001.

1 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in
2 Section 3 of this Act, this Act shall take effect June 1, 2001.