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24 BY repealing

2002 Regular Session 2lr0572 CF 2lr0571

By: The Speaker (Department of Legislative Services) Introduced and read first time: January 16, 2002 Assigned to: Environmental Matters					
Committee Report: Favorable with amendments House action: Adopted Read second time: February 12, 2002					
	CHAPTER				
1 A	AN ACT concerning				
2	Electric Cooperatives				
3 F 4 5 6 7 8 9 10 11 12 13	FOR the purpose of revising, restating, and codifying the laws relating to electric cooperatives; requiring the name of an electric cooperative to be distinguishable on the records of the State Department of Assessments and Taxation from the entity name of an entity organized or authorized to transact business in the State in accordance with a certain provision of law; providing that certain security instruments executed by electric cooperatives or certain foreign corporations are governed by certain provisions of law; providing for the continued validity of certain security instruments entered into or created before the effective date of this Act; providing for the effect, construction, and application of certain provisions of this Act; and generally relating to electric cooperatives.				
15 16 17 18 19 20	Article - Corporations and Associations Section 5-602; and 11-601(15), respectively to be Section 5-6A-01 to be under the new subtitle "Subtitle 6A. Transportation Cooperatives"; and 11-601(16), respectively Annotated Code of Maryland (1999 Replacement Volume and 2001 Supplement) BY repealing				
22 23	Chapter 179 of the Acts of the General Assembly of 1976, as amended by Chapter 604 of the Acts of the General Assembly of 2001				

28 [5-601.

2	HOUSE BILL 153			
1 2 3 4	Article - Corporations and Associations Section 5-601 Annotated Code of Maryland (1999 Replacement Volume and 2001 Supplement)			
5 6 7 8 9 10	BY adding to Article - Corporations and Associations Section 5-601 through 5-642, inclusive, to be under the amended subtitle "Subtitle 6. Electric Cooperatives"; and 11-601(15) Annotated Code of Maryland (1999 Replacement Volume and 2001 Supplement)			
11 12 13 14 15	BY adding to Article - Public Utility Companies Section 7-104 Annotated Code of Maryland (1998 Volume and 2001 Supplement)			
18 19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 5-602; and 11-601(15), respectively, of Article -8 Corporations and Associations of the Annotated Code of Maryland be renumbered to be Section(s) 5-6A-01 to be under the new subtitle "Subtitle 6A. Transportation Cooperatives"; and 11-601(16), respectively.			
	SECTION 2. AND BE IT FURTHER ENACTED, That Chapter(s) 179 of the Acts of the General Assembly of 1976, as amended by Chapter 604 of the Acts of the General Assembly of 2001 be repealed.			
24 25	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:			
26	Article - Corporations and Associations			
27	Subtitle 6. Electric [and Transportation] Cooperatives.			

29 (a) Cooperative, nonprofit, membership corporations may be organized to 30 supply, promote, and extend the use of electric energy.

31 (b) Each cooperative organized under this section shall be organized under 32 and governed by Ch. 179, Acts of 1976, the "Electric Cooperative Act".]

1 PART I. DEFINITIONS; GENERAL PROVISIONS.

- 2 5-601. DEFINITIONS.
- 3 (A) IN GENERAL.
- 4 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 5 DRAFTER'S NOTE: This subsection is new language substituted as the
- 6 standard introductory language to a definition section for the introductory language
- 7 of former Ch. 179, § 3, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 8 (B) COOPERATIVE.
- 9 "COOPERATIVE" MEANS A CORPORATION THAT:
- 10 (1) IS ORGANIZED UNDER THIS SUBTITLE; OR
- 11 (2) BECOMES SUBJECT TO THIS SUBTITLE IN THE MANNER PROVIDED
- 12 IN THIS SUBTITLE.
- 13 DRAFTER'S NOTE: This subsection is new language derived without
- 14 substantive change from former Ch. 179, § 3(b), Acts of 1976, as amended by Ch. 604,
- 15 Acts of 2001.
- 16 (C) ELECTRIC PLANT.
- 17 "ELECTRIC PLANT" MEANS THE MATERIAL, EQUIPMENT, AND PROPERTY
- 18 OWNED BY A COOPERATIVE AND USED OR TO BE USED FOR OR IN CONNECTION WITH
- 19 ELECTRIC SERVICE.
- 20 DRAFTER'S NOTE: This subsection is new language added for brevity and
- 21 consistency with terminology used in the Public Utility Companies Article.
- 22 Defined term: "Cooperative" § 5-601
- 23 (D) MEMBER.
- 24 "MEMBER" MEANS A PERSON OR HOUSEHOLD THAT HAS BEEN QUALIFIED AND
- 25 ACCEPTED FOR MEMBERSHIP IN A COOPERATIVE IN ACCORDANCE WITH ITS
- 26 BYLAWS.
- 27 DRAFTER'S NOTE: This subsection is new language derived without
- 28 substantive change from former Ch. 179, § 3(c), Acts of 1976, as amended by Ch. 604,
- 29 Acts of 2001.
- 30 Defined terms: "Cooperative" § 5-601
- 31 "Person" § 5-601
- 32 (E) PERSON.

- 1 (1) "PERSON" HAS THE MEANING STATED IN § 1-101 OF THIS ARTICLE.
- 2 (2) "PERSON" INCLUDES:
- 3 (I) THE STATE;
- 4 (II) A COUNTY, MUNICIPAL CORPORATION, OR OTHER POLITICAL
- 5 SUBDIVISION OF THE STATE; AND
- 6 (III) A UNIT OF FEDERAL, STATE, OR LOCAL GOVERNMENT.
- 7 DRAFTER'S NOTE: This subsection is new language derived without
- 8 substantive change from former Ch. 179, § 3(d), Acts of 1976, as amended by Ch. 604,
- 9 Acts of 2001.
- The former reference to "any natural person, firm, association, corporation,
- 11 limited liability company, business trust, partnership, limited liability partnership" is
- 12 deleted as included in the definition of "person" in § 1-101 of this article.
- In item (2) of this subsection, the reference to a "county [or] municipal
- 14 corporation" is added for clarity and specificity.
- In item (3) of this subsection, the reference to a "unit of federal, State, or local
- 16 government" is substituted for the former references to a "federal agency", an
- 17 "agency" of the State or a political subdivision, and "any body politic" for clarity and
- 18 consistency with terminology used in other revised articles of the Code.
- 19 Defined terms: "County" § 1-101
- 20 "Person" § 1-101
- 21 DRAFTER'S NOTE TO SECTION: Former Ch. 179, § 3(a), Acts of 1976, as
- 22 amended by Ch. 604, Acts of 2001, which defined "Commission" to mean the
- 23 Maryland Public Service Commission, is deleted as unnecessary because the word is
- 24 not used in this subtitle.
- 25 5-602. RULES OF CONSTRUCTION.
- 26 (A) LIBERAL CONSTRUCTION.
- 27 THIS SUBTITLE SHALL BE CONSTRUED LIBERALLY.
- 28 (B) LISTING NOT EXCLUSIVE.
- 29 THE LISTING OF ONE THING MAY NOT BE CONSTRUED TO EXCLUDE SIMILAR
- 30 THINGS.
- 31 DRAFTER'S NOTE: This section is new language derived without substantive
- 32 change from former Ch. 179, § 31, Acts of 1976, as amended by Ch. 604, Acts of 2001.

- 1 In subsection (b) of this section, the former reference to "any object, purpose,
- 2 power, manner, [or] method" is deleted as included in the reference to a "thing".
- 3 5-603. RESERVED.
- 4 5-604. RESERVED.
- 5 PART II. FORMATION AND POWERS.
- 6 5-605. PURPOSE.
- 7 A COOPERATIVE, NONPROFIT, MEMBERSHIP CORPORATION MAY BE ORGANIZED
- 8 UNDER THIS SUBTITLE FOR THE PURPOSE OF SUPPLYING, PROMOTING, AND
- 9 EXTENDING THE USE OF ELECTRICITY.
- 10 DRAFTER'S NOTE: This section is new language derived without substantive
- 11 change from former Ch. 179, § 2, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In this section and throughout this subtitle, the reference to "electricity" is
- 13 substituted for the former reference to "electric energy" for consistency with
- 14 terminology used in the Public Utility Companies Article.
- 15 5-606. FORMATION GENERALLY.
- 16 FIVE OR MORE INDIVIDUALS OR ONE OR MORE COOPERATIVES MAY ORGANIZE
- 17 A COOPERATIVE IN THE MANNER PROVIDED IN THIS SUBTITLE.
- 18 DRAFTER'S NOTE: This section is new language derived without substantive
- 19 change from former Ch. 179, § 6, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 20 Defined term: "Cooperative" § 5-601
- 21 5-607. POWERS.
- 22 (A) IN GENERAL.
- 23 A COOPERATIVE HAS THE POWER TO:
- 24 (1) SUE AND BE SUED IN ITS CORPORATE NAME;
- 25 (2) HAVE PERPETUAL EXISTENCE;
- 26 (3) ADOPT AND ALTER A CORPORATE SEAL;
- 27 (4) GENERATE, MANUFACTURE, PURCHASE, ACQUIRE, ACCUMULATE,
- 28 AND TRANSMIT ELECTRICITY;
- 29 (5) DISTRIBUTE, SELL, SUPPLY, AND DISPOSE OF ELECTRICITY TO:
- 30 (I) ITS MEMBERS;

- (II)GOVERNMENTAL AGENCIES AND POLITICAL SUBDIVISIONS; 1 2 AND (III)OTHER PERSONS NOT EXCEEDING 10% OF THE NUMBER OF ITS 4 MEMBERS; ASSIST PERSONS TO WHOM THE COOPERATIVE SUPPLIES OR WILL 6 SUPPLY ELECTRICITY IN WIRING THEIR PREMISES BY: 7 PROVIDING FINANCING OR OTHER ASSISTANCE: OR (I) WIRING OR CAUSING THE PREMISES TO BE WIRED: 8 (II)9 (7) ASSIST PERSONS TO WHOM THE COOPERATIVE SUPPLIES OR WILL 10 SUPPLY ELECTRICITY IN ACQUIRING AND INSTALLING ELECTRICAL AND PLUMBING 11 APPLIANCES, EQUIPMENT, FIXTURES, AND APPARATUS BY: 12 (I) PROVIDING FINANCING OR OTHER ASSISTANCE; 13 WIRING OR CAUSING THE PREMISES TO BE WIRED; OR (II)PURCHASING, ACQUIRING, LEASING AS LESSOR OR LESSEE, (III)15 SELLING, DISTRIBUTING, INSTALLING, AND REPAIRING ELECTRICAL AND PLUMBING 16 APPLIANCES, EQUIPMENT, FIXTURES, AND APPARATUS: ASSIST PERSONS TO WHOM THE COOPERATIVE SUPPLIES OR WILL 17 18 SUPPLY ELECTRICITY IN CONSTRUCTING, EQUIPPING, MAINTAINING, AND 19 OPERATING ELECTRIC COLD STORAGE OR PROCESSING PLANTS, BY PROVIDING 20 FINANCING OR OTHER ASSISTANCE; 21 CONSTRUCT, PURCHASE, LEASE AS LESSEE, OR OTHERWISE 22 ACQUIRE ELECTRIC TRANSMISSION AND DISTRIBUTION LINES OR SYSTEMS, 23 ELECTRIC GENERATING PLANTS. ELECTRIC COLD STORAGE OR PROCESSING PLANTS. 24 ELECTRIC PLANTS, AND ANY OTHER ASSETS CONSIDERED NECESSARY, 25 CONVENIENT, OR APPROPRIATE TO ACCOMPLISH THE PURPOSE FOR WHICH THE 26 COOPERATIVE IS ORGANIZED; EQUIP, MAINTAIN, AND OPERATE ELECTRIC TRANSMISSION AND 28 DISTRIBUTION LINES OR SYSTEMS, ELECTRIC GENERATING PLANTS, ELECTRIC COLD 29 STORAGE OR PROCESSING PLANTS, ELECTRIC PLANTS, AND ANY OTHER ASSETS 30 CONSIDERED NECESSARY, CONVENIENT, OR APPROPRIATE TO ACCOMPLISH THE 31 PURPOSE FOR WHICH THE COOPERATIVE IS ORGANIZED; SELL, ASSIGN, CONVEY, LEASE AS LESSOR, MORTGAGE, PLEDGE, OR 32
- 33 OTHERWISE DISPOSE OF OR ENCUMBER ELECTRIC TRANSMISSION AND
- 34 DISTRIBUTION LINES OR SYSTEMS, ELECTRIC GENERATING PLANTS, ELECTRIC COLD
- 35 STORAGE OR PROCESSING PLANTS, ELECTRIC PLANTS, AND ANY OTHER ASSETS
- 36 CONSIDERED NECESSARY, CONVENIENT, OR APPROPRIATE TO ACCOMPLISH THE
- 37 PURPOSE FOR WHICH THE COOPERATIVE IS ORGANIZED;

- 1 (12) PURCHASE, LEASE AS LESSEE, OR OTHERWISE ACQUIRE, USE AND
- 2 EXERCISE, AND SELL, ASSIGN, CONVEY, MORTGAGE, PLEDGE, OR OTHERWISE
- 3 DISPOSE OF OR ENCUMBER, FRANCHISES, RIGHTS, PRIVILEGES, LICENSES, AND
- 4 EASEMENTS;
- 5 (13) BORROW MONEY AND OTHERWISE CONTRACT INDEBTEDNESS,
- 6 ISSUE NOTES, BONDS, AND OTHER EVIDENCES OF INDEBTEDNESS, AND SECURE THE
- 7 PAYMENT OF THOSE INSTRUMENTS BY MORTGAGE, PLEDGE, OR DEED OF TRUST, OR
- 8 ANY OTHER ENCUMBRANCE ON ANY OF ITS ASSETS, REVENUES, OR INCOME;
- 9 (14) CONSTRUCT, MAINTAIN, AND OPERATE ELECTRIC TRANSMISSION
- 10 AND DISTRIBUTION LINES ALONG, ON, UNDER, AND ACROSS PUBLICLY OWNED
- 11 LANDS, ROADWAYS, AND PUBLIC WAYS, WITH THE PRIOR CONSENT OF THE
- 12 GOVERNING BODY OF THE MUNICIPAL CORPORATION OR COUNTY IN WHICH THE
- 13 LINES ARE PROPOSED TO BE CONSTRUCTED AND UNDER ANY REASONABLE
- 14 REGULATIONS AND CONDITIONS REQUIRED IN THE CONSENT;
- 15 (15) EXERCISE THE POWER OF CONDEMNATION IN THE MANNER
- 16 PROVIDED BY THE LAW OF THIS STATE FOR THE EXERCISE OF THAT POWER BY
- 17 OTHER CORPORATIONS THAT CONSTRUCT OR OPERATE ELECTRIC TRANSMISSION
- 18 AND DISTRIBUTION LINES OR SYSTEMS:
- 19 (16) BECOME A MEMBER OF OR OWN STOCK IN OTHER COOPERATIVES OR
- 20 CORPORATIONS;
- 21 (17) CONDUCT ITS BUSINESS AND EXERCISE ITS POWERS IN ANY STATE,
- 22 TERRITORY, DISTRICT, AND POSSESSION OF THE UNITED STATES AND IN ANY
- 23 FOREIGN COUNTRY;
- 24 (18) ADOPT, AMEND, AND REPEAL BYLAWS; AND
- 25 (19) DO ANY OTHER ACT AND EXERCISE ANY OTHER POWER THAT MAY BE
- 26 NECESSARY, CONVENIENT, OR APPROPRIATE TO ACCOMPLISH THE PURPOSE FOR
- 27 WHICH THE COOPERATIVE IS ORGANIZED.
- 28 (B) FURNISHING OF COLD STORAGE OR PROCESSING PLANT SERVICE.
- 29 A COOPERATIVE THAT FURNISHES ELECTRIC COLD STORAGE OR PROCESSING
- 30 PLANT SERVICE IS NOT CONSIDERED TO BE DISTRIBUTING, SELLING, SUPPLYING, OR
- 31 DISPOSING OF ELECTRICITY UNDER SUBSECTION (A)(5)(III) OF THIS SECTION SOLELY
- 32 ON THAT ACCOUNT.
- 33 DRAFTER'S NOTE: This section is new language derived without substantive
- 34 change from former Ch. 179, § 4. Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 35 In subsection (a)(6) and (7) of this section, the former phrase "and in connection
- 36 therewith" is deleted as surplusage.
- In subsection (a)(9), (10), and (11) of this section, the defined terms "electric
- 38 plants" and "assets" are substituted for the former references to "land, buildings,

- 1 structures, dams, plants, and equipment" and "real or personal property, tangible or
- 2 intangible", respectively, for brevity.
- In subsection (a)(13) of this section, the former references to "real or personal
- 4 property" and "franchises" are deleted as included in the defined term "assets".
- 5 Also in subsection (a)(13) of this section, the former phrase "then owned or
- 6 after-acquired" is deleted as surplusage.
- 7 In subsection (a)(14) of this section, the reference to "roadways and public ways"
- 8 is substituted for the former reference to "public thoroughfares" for consistency with
- 9 terminology used in PUC § 7-103.
- Also in subsection (a)(14) of this section, the former reference to "roads,
- 11 highways, streets, alleys, bridges and causeways" is deleted as included in the
- 12 reference to "roadways and public ways".
- Also in subsection (a)(14) of this section, the reference to the "governing body of
- 14 the municipal corporation or county" is substituted for the former reference to "the
- 15 municipal authorities of the city or town, or of the county commissioners or county
- 16 council of the county" for brevity and consistency with terminology used in PUC §
- 17 7-103.
- In subsection (a)(15) of this section, the reference to "condemnation" is
- 19 substituted for the former reference to "eminent domain" for consistency with
- 20 terminology used in PUC Title 5, Subtitle 4.
- 21 In subsection (a)(17) of this section, the phrase "in any state, territory, district,
- 22 and possession of the United States and in any foreign country" is substituted for the
- 23 former phrase "within or without this State" for consistency with similar provisions of
- 24 the Maryland General Corporation Law. See, e.g., § 2-103(4) of this article.
- In subsection (b) of this section, the reference to "subsection (a)(5)(iii) of this
- 26 section" is added for clarity.
- 27 Defined terms: "Assets" § 1-101
- 28 "Cooperative" § 5-601
- 29 "County" § 1-101
- 30 "Electric plant" § 5-601
- 31 "Member" § 5-601
- 32 "Person" § 5-601
- 33 5-608. ARTICLES OF INCORPORATION.
- 34 (A) REQUIRED PROVISIONS.

- 1 THE ARTICLES OF INCORPORATION OF A COOPERATIVE SHALL CONTAIN:
- 2 (1) THE NAME OF THE COOPERATIVE;
- 3 (2) THE ADDRESS OF THE PRINCIPAL OFFICE OF THE COOPERATIVE;
- 4 (3) THE NAME AND ADDRESS OF THE RESIDENT AGENT OF THE
- 5 COOPERATIVE;
- 6 (4) THE NAME AND ADDRESS OF EACH INCORPORATOR;
- 7 (5) THE NAME AND ADDRESS OF EACH DIRECTOR; AND
- 8 (6) A STATEMENT THAT THE ARTICLES ARE EXECUTED IN ACCORDANCE
- 9 WITH THIS SUBTITLE.
- 10 (B) PERMISSIBLE PROVISIONS.
- 11 THE ARTICLES OF INCORPORATION OF A COOPERATIVE MAY CONTAIN ANY
- 12 PROVISION THAT:
- 13 (1) IS CONSISTENT WITH THIS SUBTITLE; AND
- 14 (2) IS CONSIDERED NECESSARY OR ADVISABLE FOR THE CONDUCT OF
- 15 THE BUSINESS OF THE COOPERATIVE.
- 16 (C) UNNECESSARY PROVISIONS.
- 17 THE ARTICLES OF INCORPORATION NEED NOT STATE THE PURPOSE FOR WHICH
- 18 THE COOPERATIVE IS ORGANIZED OR ANY OF ITS CORPORATE POWERS.
- 19 (D) EXECUTION OF ARTICLES.
- 20 THE ARTICLES OF INCORPORATION SHALL BE SIGNED BY EACH INCORPORATOR
- 21 AND ACKNOWLEDGED BY AT LEAST TWO OF THE INCORPORATORS, OR ON THEIR
- 22 BEHALF, IF THEY ARE COOPERATIVES.
- 23 DRAFTER'S NOTE: This section is new language derived without substantive
- 24 change from former Ch. 179, § 7, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 25 Defined terms: "Cooperative" § 5-601
- 26 "Director" § 1-101
- 27 "Principal office" § 1-101
- 28 "Resident agent" § 1-101
- 29 5-609. AMENDMENT OF ARTICLES OF INCORPORATION.
- 30 (A) IN GENERAL.

- 1 A COOPERATIVE MAY AMEND ITS ARTICLES OF INCORPORATION AS PROVIDED 2 IN THIS SECTION.
- 3 (B) APPROVAL BY MEMBERS.
- 4 (1) A PROPOSED AMENDMENT SHALL BE SUBMITTED FOR
- 5 CONSIDERATION AT AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS OF THE
- 6 COOPERATIVE.
- 7 (2) THE PROPOSED AMENDMENT SHALL BE INCLUDED IN OR ATTACHED 8 TO THE NOTICE OF THE MEETING.
- 9 (3) THE PROPOSED AMENDMENT AND ANY CHANGE TO THE PROPOSED
- 10 AMENDMENT SHALL BE APPROVED BY THE AFFIRMATIVE VOTE OF NOT LESS THAN
- 11 TWO-THIRDS OF THE MEMBERS VOTING ON THE MATTER.
- 12 (C) EXECUTION OF ARTICLES OF AMENDMENT.
- 13 IF THE PROPOSED AMENDMENT AND ANY CHANGE TO THE PROPOSED
- 14 AMENDMENT ARE APPROVED BY THE MEMBERS AS PROVIDED IN SUBSECTION (B) OF
- 15 THIS SECTION:
- 16 (1) ARTICLES OF AMENDMENT SHALL BE SIGNED AND ACKNOWLEDGED
- 17 FOR THE COOPERATIVE BY ITS CHAIRMAN OR VICE-CHAIRMAN AND ATTESTED BY
- 18 ITS SECRETARY: AND
- 19 (2) THE SEAL OF THE COOPERATIVE SHALL BE AFFIXED TO THE 20 ARTICLES.
- 21 (D) CONTENTS OF ARTICLES OF AMENDMENT.
- 22 THE ARTICLES OF AMENDMENT SHALL CONTAIN:
- 23 (1) THE NAME OF THE COOPERATIVE;
- 24 (2) THE ADDRESS OF THE PRINCIPAL OFFICE OF THE COOPERATIVE;
- 25 (3) THE AMENDMENT TO THE ARTICLES OF INCORPORATION; AND
- 26 (4) A STATEMENT THAT THE ARTICLES ARE EXECUTED IN ACCORDANCE
- 27 WITH THIS SUBTITLE.
- 28 (E) AFFIDAVIT OF COMPLIANCE.
- 29 THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE ARTICLES OF
- 30 AMENDMENT FOR THE COOPERATIVE SHALL MAKE AND ATTACH TO THE ARTICLES
- 31 AN AFFIDAVIT STATING THAT THE COOPERATIVE HAS COMPLIED WITH THE
- 32 PROVISIONS OF THIS SECTION THAT RELATE TO THE ARTICLES.
- 33 DRAFTER'S NOTE: This section is new language derived without substantive
- 34 change from former Ch. 179, § 15, Acts of 1976, as amended by Ch. 604, Acts of 2001.

- In subsection (a) of this section, the phrase "as provided in this section" is substituted for the former phrase "by complying with the following requirements" to
- 3 conform to language used elsewhere in this article.
- In subsection (b)(1) of this section, the requirement to submit a proposed
- 5 amendment to the articles of incorporation "for consideration at an annual or special
- 6 meeting" of the members is substituted for the former requirement to submit the
- 7 proposed amendment "to a meeting" of the members for clarity and consistency with
- 8 similar provisions of the Maryland General Corporation Law. See, e.g., §§ 3-105(b)(2)
- 9 and 3-403(b)(2) of this article.
- 10 Subsection (b)(3) of this section is revised to state expressly that which was only
- 11 implied in the former law, i.e., that the proposed amendment must be approved by the
- 12 affirmative vote of at least two-thirds of the members voting on the matter.
- 13 Also in subsection (b)(3) of this section, the former reference to members voting
- 14 on the matter "at such meeting" is deleted as unnecessary in light of subsection (b)(1)
- 15 of this section, which requires the submission of the proposed amendment "for
- 16 consideration at an annual or special meeting of the members of the cooperative".
- 17 In subsections (c)(1) and (e) of this section, the references to "sign[ing]" articles
- 18 of amendment are substituted for the former references to "execut[ing]" articles of
- 19 amendment to clarify that "signing" the articles is only one of the formalities required
- 20 for the "execution" of the articles. These substitutions are consistent with the
- 21 Maryland General Corporation Law, § 1-301 of this article.
- 22 In subsection (e) of this section, the former reference to an affidavit stating that
- 23 the cooperative has "duly" complied with certain provisions of this section is deleted
- 24 as implicit in the word "complied".
- 25 Defined terms: "Cooperative" § 5-601
- 26 "Member" § 5-601
- 27 "Principal office" § 1-101
- 28 5-610. NAME.
- 29 (A) REQUIRED WORDS.
- 30 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE
- 31 NAME OF A COOPERATIVE OR FOREIGN CORPORATION DOING BUSINESS IN THE
- 32 STATE UNDER THIS SUBTITLE SHALL INCLUDE:
- 33 (I) THE WORDS "ELECTRIC" AND "COOPERATIVE"; AND
- 34 (II) THE ABBREVIATION "INC.".
- 35 (2) A COOPERATIVE NEED NOT USE ANY WORD SPECIFIED UNDER
- 36 PARAGRAPH (1) OF THIS SUBSECTION IF:

- 1 (I) THE COOPERATIVE WISHES TO DO BUSINESS IN ANOTHER
- 2 STATE AND IS OR WOULD BE PRECLUDED FROM DOING BUSINESS IN THAT STATE
- 3 BECAUSE OF THE INCLUSION OF THE WORD IN ITS NAME; AND
- 4 (II) AN AFFIDAVIT STATING THE COOPERATIVE'S REASON FOR NOT
- 5 USING THE WORD IS:
- 6 1. MADE AND FILED WITH THE DEPARTMENT BY THE
- 7 COOPERATIVE'S CHAIRMAN OR VICE-CHAIRMAN; OR
- 8 2. MADE BY A PERSON WHO SIGNS ARTICLES OF
- 9 INCORPORATION, CONSOLIDATION, MERGER, OR CONVERSION FOR THE
- 10 COOPERATIVE AND FILED, TOGETHER WITH THE ARTICLES, WITH THE DEPARTMENT.
- 11 (B) NAME TO BE DISTINGUISHABLE.
- 12 THE NAME OF A COOPERATIVE SHALL BE DISTINGUISHABLE ON THE RECORDS
- 13 OF THE DEPARTMENT FROM THE ENTITY NAME OF AN ENTITY ORGANIZED OR
- 14 AUTHORIZED TO TRANSACT BUSINESS IN THE STATE AS PROVIDED UNDER § 1-504 OF
- 15 THIS ARTICLE.
- DRAFTER'S NOTE: This section is new language derived without substantive
- 17 change from former Ch. 179, § 5, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In subsection (b) of this section, the requirement that the name of a cooperative
- 19 be "distinguishable on the records of the Department from the entity name of an
- 20 entity organized or authorized to transact business in the State" is substituted for the
- 21 former requirement that the name be "distinct from the name of any other
- 22 cooperative or corporation organized under the laws of, or authorized to do business
- 23 in, this State" for consistency with entity name requirements under Title 1, Subtitle 5
- 24 of this article. See § 1-504 of this article.
- 25 Defined terms: "Cooperative" § 5-601
- 26 "Department" § 1-101
- 27 "Foreign corporation" § 1-101
- 28 "Person" § 5-601
- 29 5-611. BYLAWS.
- 30 (A) INITIAL BYLAWS.
- 31 THE BOARD OF DIRECTORS SHALL ADOPT THE INITIAL BYLAWS OF A
- 32 COOPERATIVE AFTER AN INCORPORATION, CONVERSION, MERGER, OR
- 33 CONSOLIDATION.
- 34 (B) AMENDMENT OR REPEAL OF BYLAWS.

- 1 AFTER ADOPTION OF THE INITIAL BYLAWS, THE MEMBERS SHALL ADOPT,
- 2 AMEND, OR REPEAL THE BYLAWS BY THE AFFIRMATIVE VOTE OF A MAJORITY OF
- 3 THE MEMBERS VOTING ON THE MATTER AT A MEETING OF THE MEMBERS.
- 4 (C) CONTENTS OF BYLAWS.
- 5 THE BYLAWS:
- 6 (1) SHALL STATE THE RIGHTS AND DUTIES OF MEMBERS AND 7 DIRECTORS: AND
- 8 (2) MAY CONTAIN OTHER PROVISIONS FOR THE REGULATION AND
- 9 MANAGEMENT OF THE AFFAIRS OF THE COOPERATIVE THAT ARE CONSISTENT WITH
- 10 THIS SUBTITLE AND THE ARTICLES OF INCORPORATION.
- 11 DRAFTER'S NOTE: This section is new language derived without substantive
- 12 change from former Ch. 179, § 8, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 13 Defined terms: "Cooperative" § 5-601
- 14 "Director" § 1-101
- 15 "Member" § 5-601
- 16 5-612. DISTRICTS.
- 17 (A) BYLAWS PROVISION.
- 18 THE BYLAWS MAY PROVIDE FOR THE DIVISION OF THE TERRITORY SERVED OR
- 19 TO BE SERVED BY A COOPERATIVE INTO TWO OR MORE DISTRICTS FOR ANY
- 20 PURPOSE, INCLUDING THE NOMINATION AND ELECTION OF DIRECTORS.
- 21 (B) BOUNDARIES.
- 22 IF THE BYLAWS PROVIDE FOR DISTRICTS, THE BYLAWS SHALL ESTABLISH:
- 23 (1) THE BOUNDARIES OF THE DISTRICTS OR THE MANNER OF
- 24 ESTABLISHING THE BOUNDARIES;
- 25 (2) THE MANNER OF CHANGING THE BOUNDARIES; AND
- 26 (3) THE MANNER IN WHICH THE DISTRICTS SHALL FUNCTION.
- 27 (C) VOTING BY PROXY OR MAIL PROHIBITED AT DISTRICT MEETINGS.
- 28 A MEMBER MAY NOT VOTE BY PROXY OR BY MAIL AT A DISTRICT MEETING.
- 29 DRAFTER'S NOTE: This section is new language derived without substantive
- 30 change from former Ch. 179, § 13, Acts of 1976, as amended by Ch. 604, Acts of 2001.

- In subsection (a) of this section, the former phrase "without limitation" is
- 2 deleted as unnecessary in light of Art. 1, § 30, which provides that the term
- 3 "including" is used "by way of illustration and not by way of limitation".
- 4 Defined terms: "Cooperative" § 5-601
- 5 "Director" § 1-101
- 6 "Member" § 5-601
- 7 5-613. RESERVED.
- 8 5-614. RESERVED.
- 9 PART III. MEMBERS.
- 10 5-615. MEMBERS.
- 11 (A) ELIGIBILITY FOR MEMBERSHIP.
- 12 (1) EACH INCORPORATOR OF A COOPERATIVE SHALL BE A MEMBER OF 13 THE COOPERATIVE.
- 14 (2) A PERSON OTHER THAN AN INCORPORATOR MAY BECOME A MEMBER
- 15 OF THE COOPERATIVE IF THE PERSON AGREES TO USE ELECTRICITY OR OTHER
- 16 SERVICES SUPPLIED BY THE COOPERATIVE WHEN THE ELECTRICITY OR SERVICES
- 17 ARE MADE AVAILABLE THROUGH THE COOPERATIVE'S FACILITIES.
- 18 (B) ADDITIONAL QUALIFICATIONS AND LIMITATIONS.
- 19 THE BYLAWS MAY PROVIDE ADDITIONAL QUALIFICATIONS FOR AND
- 20 LIMITATIONS ON MEMBERSHIP.
- 21 (C) TERMINATION OF MEMBERSHIP.
- 22 THE MEMBERSHIP OF A MEMBER OF A COOPERATIVE WHO AGREES TO USE
- 23 ELECTRICITY SHALL TERMINATE IF:
- 24 (1) THE MEMBER DOES NOT USE ELECTRICITY SUPPLIED BY THE
- 25 COOPERATIVE WITHIN 6 MONTHS AFTER IT IS MADE AVAILABLE TO THE MEMBER; OR
- 26 (2) THE COOPERATIVE DOES NOT MAKE ELECTRICITY AVAILABLE TO
- 27 THE MEMBER WITHIN 2 YEARS AFTER THE PERSON BECOMES A MEMBER OR WITHIN
- 28 ANY SHORTER PERIOD PROVIDED BY THE BYLAWS OF THE COOPERATIVE.
- 29 (D) JOINT MEMBERSHIP.
- 30 A HUSBAND AND WIFE MAY HOLD A JOINT MEMBERSHIP IN A COOPERATIVE.
- 31 (E) MEMBERSHIP NOT TRANSFERABLE.

- 1 UNLESS THE BYLAWS PROVIDE OTHERWISE, MEMBERSHIP IN A COOPERATIVE 2 IS NOT TRANSFERABLE.
- 3 (F) LIABILITY OF MEMBERS FOR DEBTS OF COOPERATIVE.
- 4 (1) A MEMBER OF A COOPERATIVE IS NOT LIABLE FOR THE DEBTS OF 5 THE COOPERATIVE.
- 6 (2) THE PROPERTY OF A MEMBER OF A COOPERATIVE IS NOT SUBJECT 7 TO EXECUTION FOR THE DEBTS OF THE COOPERATIVE.
- 8 DRAFTER'S NOTE: This section is new language derived without substantive
- 9 change from former Ch. 179, §§ 9 and 25, Acts of 1976, as amended by Ch. 604, Acts
- 10 of 2001.
- In subsection (f)(1) of this section, the former reference to not being
- 12 "responsible" for debts of the cooperative is deleted as unnecessary in light of the
- 13 reference to not being "liable" for those debts.
- 14 Defined terms: "Cooperative" § 5-601
- 15 "Member" § 5-601
- 16 "Person" § 5-601
- 17 5-616. MEETINGS OF MEMBERS.
- 18 (A) ANNUAL MEETING.
- 19 AN ANNUAL MEETING OF THE MEMBERS OF A COOPERATIVE SHALL BE HELD 20 AT THE TIME AND PLACE PROVIDED IN THE BYLAWS.
- 21 (B) SPECIAL MEETINGS.
- 22 A SPECIAL MEETING OF THE MEMBERS OF A COOPERATIVE MAY BE CALLED BY:
- 23 (1) THE CHAIRMAN;
- 24 (2) A MAJORITY OF THE BOARD OF DIRECTORS; OR
- 25 NOT LESS THAN 10% OF THE MEMBERS.
- 26 DRAFTER'S NOTE: This section is new language derived without substantive
- 27 change from former Ch. 179, § 10(a) and (b), Acts of 1976, as amended by Ch. 604,
- 28 Acts of 2001.
- 29 Defined terms: "Cooperative" § 5-601
- 30 "Director" § 1-101
- 31 "Member" § 5-601

- 1 5-617. SAME -- NOTICE.
- 2 (A) MAILING OF NOTICE; CONTENTS.
- 3 (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, NOTICE OF
- 4 EACH MEETING OF THE MEMBERS SHALL BE MAILED TO EACH MEMBER NOT LESS
- 5 THAN 10 DAYS OR MORE THAN 90 DAYS BEFORE THE DATE OF THE MEETING.
- 6 (2) THE NOTICE SHALL STATE:
- 7 (I) THE TIME AND PLACE OF THE MEETING; AND
- 8 (II) IF THE MEETING IS A SPECIAL MEETING, THE PURPOSE OF THE
- 9 MEETING.
- 10 (B) WAIVER OF NOTICE.
- 11 (1) A PERSON ENTITLED TO NOTICE OF A MEETING MAY WAIVE NOTICE
- 12 IN WRITING EITHER BEFORE OR AFTER THE MEETING.
- 13 (2) IF A PERSON ENTITLED TO NOTICE OF A MEETING ATTENDS THE
- 14 MEETING, THE PERSON'S PRESENCE SHALL CONSTITUTE A WAIVER OF NOTICE OF
- 15 THE MEETING, UNLESS THE PERSON PARTICIPATES IN THE MEETING SOLELY TO
- 16 OBJECT TO THE TRANSACTION OF ANY BUSINESS BECAUSE THE MEETING HAS NOT
- 17 BEEN LEGALLY CALLED OR CONVENED.
- 18 DRAFTER'S NOTE: This section is new language derived without substantive
- 19 change from former Ch. 179, §§ 10(c) and 11, Acts of 1976, as amended by Ch. 604,
- 20 Acts of 2001.
- 21 Defined terms: "Mail" § 1-101
- 22 "Member" § 5-601
- 23 "Person" § 5-601
- 24 5-618. SAME -- QUORUM.
- 25 (A) IN GENERAL.
- 26 UNLESS THE BYLAWS REQUIRE THE PRESENCE OF A GREATER PERCENTAGE OR
- 27 NUMBER OF THE MEMBERS FOR A QUORUM, A QUORUM FOR THE TRANSACTION OF
- 28 BUSINESS AT ALL MEETINGS OF THE MEMBERS OF A COOPERATIVE SHALL BE:
- 29 (1) 5% OF ALL MEMBERS, PRESENT IN PERSON, OF A COOPERATIVE THAT
- 30 HAS NOT MORE THAN 1,000 MEMBERS; AND
- 31 (2) FIFTY MEMBERS, PRESENT IN PERSON, OF A COOPERATIVE THAT
- 32 HAS MORE THAN 1,000 MEMBERS.
- 33 (B) LESS THAN QUORUM.

- 1 IF LESS THAN A QUORUM IS PRESENT AT ANY MEETING, A MAJORITY OF THOSE
- 2 PRESENT IN PERSON MAY ADJOURN THE MEETING FROM TIME TO TIME WITHOUT
- 3 FURTHER NOTICE.
- 4 DRAFTER'S NOTE: This section is new language derived without substantive
- 5 change from former Ch. 179, § 10(d), Acts of 1976, as amended by Ch. 604, Acts of
- 6 2001.
- 7 Defined terms: "Cooperative" § 5-601
- 8 "Member" § 5-601
- 9 5-619. SAME -- VOTING.
- 10 (A) EACH MEMBER ENTITLED TO ONE VOTE.
- 11 EACH MEMBER OF A COOPERATIVE IS ENTITLED TO ONE VOTE ON EACH
- 12 MATTER SUBMITTED TO A VOTE AT A MEETING OF THE MEMBERS.
- 13 (B) MANNER OF VOTING.
- 14 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
- 15 VOTING SHALL BE IN PERSON.
- 16 (2) (I) IF THE BYLAWS SO PROVIDE, VOTING ALSO MAY BE BY PROXY
- 17 OR BY MAIL, OR BOTH.
- 18 (II) IF THE BYLAWS PROVIDE FOR VOTING BY PROXY OR BY MAIL,
- 19 THEY ALSO SHALL ESTABLISH THE CONDITIONS UNDER WHICH VOTING BY PROXY
- 20 OR BY MAIL IS ALLOWED.
- 21 (C) LIMITATION ON VOTING BY PROXY.
- 22 A PERSON MAY NOT VOTE BY PROXY FOR MORE THAN THREE MEMBERS AT ANY
- 23 MEETING OF THE MEMBERS.
- 24 DRAFTER'S NOTE: This section is new language derived without substantive
- 25 change from former Ch. 179, § 10(e), Acts of 1976, as amended by Ch. 604, Acts of
- 26 2001.
- 27 Defined terms: "Cooperative" § 5-601
- 28 "Member" § 5-601
- 29 "Person" § 5-601

- 1 5-620. RESERVED.
- 2 5-621. RESERVED.
- 3 PART IV. DIRECTORS AND OFFICERS.
- 4 5-622. BOARD OF DIRECTORS.
- 5 (A) MANAGEMENT OF COOPERATIVE; MINIMUM NUMBER OF DIRECTORS.
- 6 (1) THE BUSINESS OF A COOPERATIVE SHALL BE MANAGED BY A BOARD 7 OF DIRECTORS.
- 8 (2) EACH COOPERATIVE SHALL HAVE AT LEAST FIVE DIRECTORS.
- 9 (B) MEMBERSHIP REQUIREMENT.
- 10 EACH DIRECTOR SHALL BE A MEMBER OF THE COOPERATIVE OR OF A MEMBER 11 COOPERATIVE.
- 12 (C) BYLAWS PROVISIONS.
- 13 (1) THE BYLAWS SHALL ESTABLISH:
- 14 (I) THE NUMBER OF DIRECTORS;
- 15 (II) THE QUALIFICATIONS OF DIRECTORS OTHER THAN THE 16 QUALIFICATIONS REQUIRED UNDER THIS SUBTITLE;
- 17 (III) THE MANNER OF HOLDING MEETINGS OF THE BOARD OF
- 18 DIRECTORS; AND
- 19 (IV) THE MANNER OF ELECTING SUCCESSORS TO DIRECTORS WHO 20 RESIGN, DIE, OR ARE OTHERWISE INCAPABLE OF ACTING.
- 21 (2) THE BYLAWS MAY PROVIDE FOR THE REMOVAL OF DIRECTORS FROM 22 OFFICE AND FOR THE ELECTION OF THEIR SUCCESSORS.
- 23 (C) SPOUSES HOLDING JOINT MEMBERSHIP.
- 24 IF A HUSBAND AND WIFE HOLD A JOINT MEMBERSHIP IN A COOPERATIVE,
- 25 EITHER ONE, BUT NOT BOTH, MAY BE ELECTED A DIRECTOR.
- 26 (D) QUORUM.
- 27 A MAJORITY OF THE BOARD OF DIRECTORS IS A QUORUM.
- 28 (E) COMPENSATION.
- 29 (1) A DIRECTOR MAY NOT RECEIVE A SALARY FOR SERVING AS A 30 DIRECTOR.

- 1 (2) EXCEPT IN EMERGENCIES, A DIRECTOR MAY NOT BE EMPLOYED BY 2 THE COOPERATIVE IN ANY CAPACITY INVOLVING COMPENSATION WITHOUT THE
- 3 APPROVAL OF THE MEMBERS.
- 4 (3) THE BYLAWS MAY AUTHORIZE A FIXED FEE AND EXPENSES TO BE
- 5 PAID TO EACH DIRECTOR FOR ATTENDING A MEETING OF THE BOARD OF DIRECTORS.
- 6 (F) POWERS.
- 7 THE BOARD OF DIRECTORS MAY EXERCISE ALL OF THE POWERS OF A
- 8 COOPERATIVE NOT CONFERRED ON THE MEMBERS BY THIS SUBTITLE OR THE
- 9 COOPERATIVE'S ARTICLES OF INCORPORATION OR BYLAWS.
- 10 DRAFTER'S NOTE: This section is new language derived without substantive
- 11 change from former Ch. 179, § 12(a), (d), (e), and (f), Acts of 1976, as amended by Ch.
- 12 604. Acts of 2001.
- In subsection (b) of this section, the reference to a "member cooperative" is
- 14 substituted for the former reference to "another cooperative which is a member
- 15 thereof" for brevity.
- 16 Defined terms: "Cooperative" § 5-601
- 17 "Director" § 1-101
- 18 "Member" § 5-601
- 19 5-623. SAME -- ELECTION AND TENURE; STAGGERING TERMS OF OFFICE; FILLING
- 20 VACANCIES.
- 21 (A) INITIAL DIRECTORS.
- 22 THE DIRECTORS OF A COOPERATIVE NAMED IN ANY ARTICLES OF
- 23 INCORPORATION, CONSOLIDATION, MERGER, OR CONVERSION SHALL HOLD OFFICE
- 24 UNTIL THE NEXT ANNUAL MEETING OF THE MEMBERS AND UNTIL THEIR
- 25 SUCCESSORS ARE ELECTED AND QUALIFIED.
- 26 (B) ELECTION BY MEMBERS.
- 27 EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, AT EACH ANNUAL
- 28 MEETING OR, IF THE COOPERATIVE FAILS TO HOLD AN ANNUAL MEETING AS
- 29 SPECIFIED IN THE BYLAWS, AT A SPECIAL MEETING CALLED FOR THAT PURPOSE,
- 30 THE MEMBERS SHALL ELECT DIRECTORS TO HOLD OFFICE UNTIL THE NEXT ANNUAL
- 31 MEETING OF THE MEMBERS.
- 32 (C) TERM OF OFFICE.
- 33 EACH DIRECTOR SHALL HOLD OFFICE FOR THE TERM FOR WHICH THE
- 34 DIRECTOR IS ELECTED AND UNTIL A SUCCESSOR IS ELECTED AND QUALIFIES.
- 35 (D) STAGGERING TERMS OF OFFICE.

- 1 (1) (I) INSTEAD OF ELECTING ALL THE DIRECTORS ANNUALLY, THE 2 BYLAWS MAY REQUIRE THAT THE DIRECTORS BE DIVIDED INTO THREE CLASSES.
- 3 (II) EACH CLASS SHALL BE AS NEARLY EQUAL IN NUMBER AS
- 4 POSSIBLE.
- 5 (2) (I) IF THE BYLAWS REQUIRE THAT THE DIRECTORS BE DIVIDED
- 6 INTO THREE CLASSES, THE TERMS OF THE DIRECTORS SHALL BE STAGGERED IN
- 7 ACCORDANCE WITH SUBPARAGRAPH (II) OF THIS PARAGRAPH.
- 8 (II) 1. THE INITIAL TERM OF OFFICE OF THE DIRECTORS OF THE
- 9 FIRST CLASS SHALL EXPIRE AT THE NEXT SUCCEEDING ANNUAL MEETING.
- 10 2. THE INITIAL TERM OF THE SECOND CLASS SHALL EXPIRE
- 11 AT THE SECOND SUCCEEDING ANNUAL MEETING.
- 12 3. THE INITIAL TERM OF THE THIRD CLASS SHALL EXPIRE
- 13 AT THE THIRD SUCCEEDING ANNUAL MEETING.
- 14 (3) AT EACH ANNUAL MEETING AFTER THE INITIAL CLASSIFICATION OF
- 15 THE DIRECTORS, A NUMBER OF DIRECTORS EQUAL TO THE NUMBER OF THE CLASS
- 16 WHOSE TERM EXPIRES AT THAT MEETING SHALL BE ELECTED TO HOLD OFFICE FOR
- 17 3 YEARS OR UNTIL THE THIRD SUCCEEDING ANNUAL MEETING.
- 18 (E) FILLING VACANCIES.
- 19 IF A VACANCY OCCURS ON THE BOARD OF DIRECTORS, THE REMAINING
- 20 DIRECTORS SHALL ELECT A DIRECTOR TO FILL THE VACANCY FOR THE REMAINDER
- 21 OF THE TERM FOR WHICH THE VACATING DIRECTOR WAS ELECTED.
- 22 DRAFTER'S NOTE: Subsections (a), (b), (c), (d)(1), (2)(ii), and (3), and (e) of this
- 23 section are new language derived without substantive change from former Ch. 179, §
- 24 12(b) and (c), Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 25 Subsection (d)(2)(i) of this section is new language added for clarity.
- 26 Defined terms: "Cooperative" § 5-601
- 27 "Director" § 1-101
- 28 "Member" § 5-601
- 29 5-624. OFFICERS.
- 30 (A) CHAIRMAN AND VICE-CHAIRMEN.
- 31 THE DIRECTORS SHALL ELECT ANNUALLY FROM AMONG THE DIRECTORS A
- 32 CHAIRMAN AND ONE OR MORE VICE-CHAIRMEN.
- 33 (B) SECRETARY AND TREASURER.

- 1 (1) THE DIRECTORS SHALL ELECT A SECRETARY AND A TREASURER.
- 2 (2) THE SECRETARY AND TREASURER NEED NOT BE DIRECTORS OR
- 3 MEMBERS.
- 4 (3) THE DIRECTORS MAY COMBINE THE OFFICES OF SECRETARY AND
- 5 TREASURER AND DESIGNATE THE COMBINED OFFICE AS SECRETARY-TREASURER.
- 6 (C) OTHER OFFICERS.
- 7 (1) THE BOARD OF DIRECTORS MAY ELECT OR APPOINT ANY OTHER 8 OFFICERS, AGENTS, OR EMPLOYEES IT CONSIDERS NECESSARY OR ADVISABLE.
- 9 (2) THE BOARD SHALL ESTABLISH THE POWERS AND DUTIES OF EACH 10 OFFICER, AGENT, OR EMPLOYEE IT ELECTS OR APPOINTS.
- 11 (D) REMOVAL FROM OFFICE.
- 12 AN OFFICER MAY BE REMOVED FROM OFFICE AND A SUCCESSOR ELECTED IN
- 13 THE MANNER PROVIDED IN THE BYLAWS.
- DRAFTER'S NOTE: This section is new language derived without substantive
- 15 change from former Ch. 179, § 14, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- Defined terms: "Director" §1-101
- 17 "Member" § 5-601
- 18 5-625. RESERVED.
- 19 5-626. RESERVED.
- 20 PART V. CONSOLIDATION, MERGER, CONVERSION, AND DISSOLUTION.
- 21 5-627. CONSOLIDATION.
- 22 (A) IN GENERAL.
- 23 A COOPERATIVE MAY CONSOLIDATE WITH ONE OR MORE OTHER
- 24 COOPERATIVES TO FORM A NEW CONSOLIDATED COOPERATIVE AS PROVIDED IN
- 25 THIS SECTION.
- 26 (B) APPROVAL BY MEMBERS.
- 27 (1) A PROPOSED CONSOLIDATION AND PROPOSED ARTICLES OF
- 28 CONSOLIDATION THAT EFFECT THE CONSOLIDATION SHALL BE SUBMITTED FOR
- 29 CONSIDERATION AT AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS OF EACH
- 30 CONSOLIDATING COOPERATIVE.
- 31 (2) A COPY OF THE PROPOSED ARTICLES OF CONSOLIDATION SHALL BE
- 32 ATTACHED TO THE NOTICE OF THE MEETING.

1 THE PROPOSED CONSOLIDATION, PROPOSED ARTICLES OF (3) 2 CONSOLIDATION, AND ANY AMENDMENTS TO THE PROPOSED ARTICLES OF 3 CONSOLIDATION SHALL BE APPROVED BY THE AFFIRMATIVE VOTE OF NOT LESS 4 THAN TWO-THIRDS OF THE MEMBERS OF EACH CONSOLIDATING COOPERATIVE 5 VOTING ON THE MATTER. EXECUTION OF ARTICLES OF CONSOLIDATION. 6 (C) 7 IF THE PROPOSED CONSOLIDATION, PROPOSED ARTICLES OF CONSOLIDATION, 8 AND ANY AMENDMENTS TO THE PROPOSED ARTICLES OF CONSOLIDATION ARE 9 APPROVED BY THE MEMBERS OF EACH CONSOLIDATING COOPERATIVE AS PROVIDED 10 IN SUBSECTION (B) OF THIS SECTION: 11 (1) ARTICLES OF CONSOLIDATION IN THE FORM APPROVED SHALL BE 12 SIGNED AND ACKNOWLEDGED FOR EACH COOPERATIVE BY ITS CHAIRMAN OR 13 VICE-CHAIRMAN AND ATTESTED BY ITS SECRETARY; AND 14 THE SEAL OF EACH COOPERATIVE SHALL BE AFFIXED TO THE 15 ARTICLES. CONTENTS OF ARTICLES OF CONSOLIDATION. 16 (D) 17 THE ARTICLES OF CONSOLIDATION SHALL CONTAIN: (1) THE NAME OF EACH CONSOLIDATING COOPERATIVE AND THE 18 (I) 19 ADDRESS OF ITS PRINCIPAL OFFICE; 20 THE NAME OF THE SUCCESSOR, THE ADDRESS OF ITS (II)21 PRINCIPAL OFFICE, AND THE NAME AND ADDRESS OF ITS RESIDENT AGENT; 22 (III)A STATEMENT THAT EACH CONSOLIDATING COOPERATIVE 23 AGREES TO THE CONSOLIDATION: THE NAME AND ADDRESS OF EACH DIRECTOR OF THE 24 (IV) 25 SUCCESSOR; 26 (V) THE TERMS AND CONDITIONS OF THE CONSOLIDATION AND 27 THE MANNER OF CARRYING IT INTO EFFECT, INCLUDING THE MANNER IN WHICH 28 MEMBERS OF THE CONSOLIDATING COOPERATIVES MAY OR SHALL BECOME 29 MEMBERS OF THE SUCCESSOR; AND 30 (VI) A STATEMENT THAT THE ARTICLES ARE EXECUTED IN 31 ACCORDANCE WITH THIS SUBTITLE. 32 (2) THE ARTICLES OF CONSOLIDATION MAY CONTAIN ANY PROVISION 33 THAT: 34 (I) IS CONSISTENT WITH THIS SUBTITLE; AND IS CONSIDERED NECESSARY OR ADVISABLE FOR THE CONDUCT 36 OF THE BUSINESS OF THE SUCCESSOR.

- 1 (E) AFFIDAVIT OF COMPLIANCE.
- 2 THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE ARTICLES OF
- 3 CONSOLIDATION FOR EACH CONSOLIDATING COOPERATIVE SHALL MAKE AND
- 4 ATTACH TO THE ARTICLES AN AFFIDAVIT STATING THAT THE COOPERATIVE HAS
- 5 COMPLIED WITH THE PROVISIONS OF THIS SECTION THAT RELATE TO THE ARTICLES.
- 6 DRAFTER'S NOTE: This section is new language derived without substantive
- 7 change from former Ch. 179, § 17, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 8 In subsection (a) of this section, the reference to forming a new "consolidated"
- 9 cooperative is added for clarity and consistency with the Maryland General
- 10 Corporation Law, § 3-102(a)(1) of this article.
- Also in subsection (a) of this section, the phrase "as provided in this section" is
- 12 substituted for the former phrase "by complying with the following requirements" to
- 13 conform to language used elsewhere in this article, and since each requirement for
- 14 effecting a consolidation is separately stated in this section.
- Also in subsection (a) of this section, the former parenthetical phrase "(each of
- 16 which is hereinafter designated a `consolidating cooperative')" is deleted as
- 17 unnecessary since the meaning of the term "consolidating cooperative" is clear from
- 18 the context in which it is used.
- 19 Also in subsection (a) of this section, the former parenthetical phrase
- 20 "(hereinafter designated the `new cooperative')" is deleted since the term "new
- 21 cooperative" is not used in this section.
- In subsection (b)(1) of this section, the reference to a "proposed consolidation" is
- 23 substituted for the former reference to a "proposition for the consolidation of the
- 24 consolidating cooperatives into the new cooperative" for brevity.
- Also in subsection (b)(1) of this section, the requirement to submit a proposed
- 26 consolidation and proposed articles of consolidation "for consideration at an annual or
- 27 special meeting" of the members is substituted for the former requirement to submit
- 28 a proposed consolidation and articles "to a meeting" of the members for clarity and
- 29 consistency with similar provisions of the Maryland General Corporation Law. See,
- 30 e.g., §§ 3-105(b)(2) and 3-403(b)(2) of this article.
- 31 Subsection (b)(3) of this section is revised to state expressly that which was only
- 32 implied in the former law, i.e., that the proposed consolidation, proposed articles of
- 33 consolidation, and any amendments to the proposed articles of consolidation must be
- 34 approved by the affirmative vote of at least two-thirds of the members of each
- 35 consolidating cooperative voting on the matter.
- 36 In subsection (b)(3) of this section, the former reference to members voting on
- 37 the matter "at each such meeting" is deleted as unnecessary in light of subsection (b)
- 38 (1) of this section, which requires the submission of the proposed consolidation and
- 39 proposed articles of consolidation "for consideration at an annual or special meeting of
- 40 the members of each consolidating cooperative".

- In subsections (c)(1) and (e) of this section, the references to "sign[ing]" articles
- 2 of consolidation are substituted for the former references to "execut[ing]" articles of
- 3 consolidation to clarify that "signing" the articles is only one of the formalities
- 4 required for the "execution" of the articles. These substitutions are consistent with
- 5 the Maryland General Corporation Law, § 1-301 of this article.
- 6 In subsection (c)(1) of this section, the reference to the chairman "or"
- 7 vice-chairman signing articles of consolidation is substituted for the former reference
- 8 to the chairman "and" vice-chairman signing articles of consolidation for consistency
- 9 with subsection (e) of this section.
- In subsection (d)(1)(ii), (iv), and (v) and (2)(ii) of this section, the defined term
- 11 "successor" is substituted for the former references to the "new cooperative" for
- 12 consistency with the terminology used throughout this article.
- 13 In subsection (e) of this section, the former reference to an affidavit stating that
- 14 the cooperative has "duly" complied with certain provisions of this section is deleted
- 15 as implicit in the word "complied".
- 16 Defined terms: "Cooperative" § 5-601
- 17 "Director" § 1-101
- 18 "Member" § 5-601
- 19 "Principal office" § 1-101
- 20 "Resident agent" § 1-101
- 21 "Successor" § 1-101
- 22 5-628. MERGER.
- 23 (A) IN GENERAL.
- 24 A COOPERATIVE MAY MERGE INTO ANOTHER COOPERATIVE, OR HAVE ONE OR
- 25 MORE COOPERATIVES MERGED INTO IT, AS PROVIDED IN THIS SECTION.
- 26 (B) APPROVAL BY MEMBERS.
- 27 (1) A PROPOSED MERGER AND PROPOSED ARTICLES OF MERGER THAT
- 28 EFFECT THE MERGER SHALL BE SUBMITTED FOR CONSIDERATION AT AN ANNUAL
- 29 OR SPECIAL MEETING OF THE MEMBERS OF EACH MERGING COOPERATIVE AND OF
- 30 THE SUCCESSOR.
- 31 (2) A COPY OF THE PROPOSED ARTICLES OF MERGER SHALL BE
- 32 ATTACHED TO THE NOTICE OF THE MEETING.
- 33 (3) THE PROPOSED MERGER, PROPOSED ARTICLES OF MERGER, AND
- 34 ANY AMENDMENTS TO THE PROPOSED ARTICLES OF MERGER SHALL BE APPROVED

- 1 BY THE AFFIRMATIVE VOTE OF NOT LESS THAN TWO-THIRDS OF THE MEMBERS OF 2 EACH MERGING COOPERATIVE AND OF THE SUCCESSOR VOTING ON THE MATTER.
- 3 (C) EXECUTION OF ARTICLES OF MERGER.
- 4 IF THE PROPOSED MERGER, PROPOSED ARTICLES OF MERGER, AND ANY
- 5 AMENDMENTS TO THE PROPOSED ARTICLES OF MERGER ARE APPROVED BY THE
- 6 MEMBERS OF EACH MERGING COOPERATIVE AND OF THE SUCCESSOR AS PROVIDED
- 7 IN SUBSECTION (B) OF THIS SECTION:
- 8 (1) ARTICLES OF MERGER IN THE FORM APPROVED SHALL BE SIGNED
- 9 AND ACKNOWLEDGED FOR EACH COOPERATIVE BY ITS CHAIRMAN OR
- 10 VICE-CHAIRMAN AND ATTESTED BY ITS SECRETARY: AND
- 11 (2) THE SEAL OF EACH COOPERATIVE SHALL BE AFFIXED TO THE 12 ARTICLES.
- 13 (D) CONTENTS OF ARTICLES OF MERGER.
- 14 (1) THE ARTICLES OF MERGER SHALL CONTAIN:
- 15 (I) THE NAME OF EACH MERGING COOPERATIVE AND THE
- 16 ADDRESS OF ITS PRINCIPAL OFFICE;
- 17 (II) THE NAME OF THE SUCCESSOR, THE ADDRESS OF ITS
- 18 PRINCIPAL OFFICE, AND THE NAME AND ADDRESS OF ITS RESIDENT AGENT;
- 19 (III) A STATEMENT THAT EACH MERGING COOPERATIVE AND THE
- 20 SUCCESSOR AGREE TO THE MERGER;
- 21 (IV) THE NAME AND ADDRESS OF EACH DIRECTOR OF THE
- 22 SUCCESSOR;
- 23 (V) THE TERMS AND CONDITIONS OF THE MERGER AND THE
- 24 MANNER OF CARRYING IT INTO EFFECT, INCLUDING THE MANNER IN WHICH
- 25 MEMBERS OF THE MERGING COOPERATIVES MAY OR SHALL BECOME MEMBERS OF
- 26 THE SUCCESSOR; AND
- 27 (VI) A STATEMENT THAT THE ARTICLES ARE EXECUTED IN
- 28 ACCORDANCE WITH THIS SUBTITLE.
- 29 (2) THE ARTICLES OF MERGER MAY CONTAIN ANY PROVISION THAT:
- 30 (I) IS CONSISTENT WITH THIS SUBTITLE: AND
- 31 (II) IS CONSIDERED NECESSARY OR ADVISABLE FOR THE CONDUCT
- 32 OF THE BUSINESS OF THE SUCCESSOR.
- 33 (E) AFFIDAVIT OF COMPLIANCE.

- 1 THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE ARTICLES OF MERGER
- 2 FOR EACH COOPERATIVE SHALL MAKE AND ATTACH TO THE ARTICLES AN AFFIDAVIT
- 3 STATING THAT THE COOPERATIVE HAS COMPLIED WITH THE PROVISIONS OF THIS
- 4 SECTION THAT RELATE TO THE ARTICLES.
- 5 DRAFTER'S NOTE: This section is new language derived without substantive
- 6 change from former Ch. 179, § 18, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In subsection (a) of this section, the authorization for "[a] cooperative [to] merge
- 8 into another cooperative, or have one or more cooperatives merged into it" is
- 9 substituted for the former authorization for "[a]ny one or more cooperatives ... [to]
- 10 merge into another cooperative" for clarity and consistency with the Maryland
- 11 General Corporation Law, § 3-102(a)(2) of this article.
- Also in subsection (a) of this section, the phrase "as provided in this section" is
- 13 substituted for the former phrase "by complying with the following requirements" to
- 14 conform to language used elsewhere in this article, and since each requirement for
- 15 effecting a merger is separately stated in this section.
- Also in subsection (a) of this section, the former parenthetical phrase "(each of
- 17 which is hereinafter designated a 'merging cooperative')" is deleted as unnecessary
- 18 since the meaning of the term "merging cooperative" is clear from the context in
- 19 which it is used.
- 20 Also in subsection (a) of this section, the former parenthetical phrase
- 21 "(hereinafter designated the `surviving cooperative')" is deleted since the term
- 22 "surviving cooperative" is not used in this section.
- 23 In subsection (b)(1) and (3), the introductory language of subsection (c), and
- 24 subsection (d)(1)(ii), (iii), (iv), and (v) and (2)(ii) of this section, the defined term
- 25 "successor" is substituted for the former references to the "surviving cooperative" for
- 26 consistency with the terminology used throughout this article.
- 27 In subsection (b)(1) of this section, the reference to a "proposed merger" is
- 28 substituted for the former reference to a "proposition for the merger of the merging
- 29 cooperatives into the surviving cooperative" for brevity.
- Also in subsection (b)(1) of this section, the requirement to submit a proposed
- 31 merger and proposed articles of merger "for consideration at an annual or special
- 32 meeting" of the members is substituted for the former requirement to submit a
- 33 proposed merger and articles "to a meeting" of the members for clarity and
- 34 consistency with similar provisions of the Maryland General Corporation Law. See,
- 35 e.g., §§ 3-105(b)(2) and 3-403(b)(2) of this article.
- 36 Subsection (b)(3) of this section is revised to state expressly that which was only
- 37 implied in the former law, *i.e.*, that the proposed merger, proposed articles of merger,
- 38 and any amendments to the proposed articles of merger must be approved by the
- 39 affirmative vote of not less than two-thirds of the members of each merging
- 40 cooperative and of the successor voting on the matter.

- In subsection (b)(3) of this section, the former reference to members voting on
- 2 the matter "at each such meeting" is deleted as unnecessary in light of subsection (b)
- 3 (1) of this section, which requires the submission of the proposed merger and proposed
- 4 articles of merger "for consideration at an annual or special meeting of the members
- 5 of each merging cooperative and of the successor".
- 6 In subsections (c)(1) and (e) of this section, the references to "sign[ing]" articles
- 7 of merger are substituted for the former references to "execut[ing]" articles of merger
- 8 to clarify that "signing" the articles is only one of the formalities required for the
- 9 "execution" of the articles. These substitutions are consistent with the Maryland
- 10 General Corporation Law, § 1-301 of this article.
- 11 In subsection (e) of this section, the former reference to an affidavit stating that
- 12 the cooperative has "duly" complied with certain provisions of this section is deleted
- 13 as implicit in the word "complied".
- 14 Defined terms: "Cooperative" § 5-601
- 15 "Director" § 1-101
- 16 "Member" § 5-601
- 17 "Principal office" § 1-101
- 18 "Resident agent" § 1-101
- 19 "Successor" § 1-101
- 20 5-629. EFFECT OF CONSOLIDATION OR MERGER.
- 21 (A) IN GENERAL.
- 22 CONSUMMATION OF A CONSOLIDATION OR MERGER HAS THE EFFECTS
- 23 PROVIDED IN THIS SECTION.
- 24 (B) CESSATION OF SEPARATE EXISTENCE.
- 25 THE SEPARATE EXISTENCE OF EACH COOPERATIVE PARTY TO THE ARTICLES
- 26 OF CONSOLIDATION OR MERGER, EXCEPT THE SUCCESSOR, CEASES.
- 27 (C) ARTICLES OF INCORPORATION OF SUCCESSOR.
- 28 (1) IN A CONSOLIDATION, THE ARTICLES OF CONSOLIDATION SHALL BE
- 29 DEEMED TO BE THE ARTICLES OF INCORPORATION OF THE SUCCESSOR.
- 30 (2) IN A MERGER, THE ARTICLES OF INCORPORATION OF THE
- 31 SUCCESSOR SHALL BE DEEMED TO BE AMENDED TO THE EXTENT THAT CHANGES TO
- 32 THE ARTICLES OF INCORPORATION ARE PROVIDED FOR IN THE ARTICLES OF
- 33 MERGER.
- 34 (D) TRANSFER OF RIGHTS, PRIVILEGES, IMMUNITIES, AND ASSETS.

- 1 THE RIGHTS, PRIVILEGES, IMMUNITIES, AND ASSETS, INCLUDING
- 2 APPLICATIONS FOR MEMBERSHIP, OF EACH OF THE CONSOLIDATING OR MERGING
- 3 COOPERATIVES TRANSFER TO AND VEST IN THE SUCCESSOR WITHOUT FURTHER ACT
- 4 OR DEED.
- 5 (E) LIABILITY FOR DEBTS, OBLIGATIONS, AND LIABILITIES.
- 6 (1) THE SUCCESSOR IS LIABLE FOR ALL THE DEBTS, OBLIGATIONS, AND 7 LIABILITIES OF EACH CONSOLIDATING OR MERGING COOPERATIVE.
- 8 (2) AN EXISTING CLAIM, ACTION, OR PROCEEDING PENDING BY OR
- 9 AGAINST A CONSOLIDATING OR MERGING COOPERATIVE MAY BE PROSECUTED TO
- 10 JUDGMENT AS IF THE CONSOLIDATION OR MERGER HAD NOT TAKEN PLACE, OR, ON
- 11 MOTION OF THE SUCCESSOR OR ANY PARTY, THE SUCCESSOR MAY BE SUBSTITUTED
- 12 AS A PARTY AND A JUDGMENT AGAINST THE CONSOLIDATING OR MERGING
- 13 COOPERATIVE CONSTITUTES A LIEN ON THE PROPERTY OF THE SUCCESSOR.
- 14 (F) RIGHTS OF CREDITORS AND LIENS ON PROPERTY.
- 15 A CONSOLIDATION OR MERGER DOES NOT IMPAIR THE RIGHTS OF CREDITORS
- 16 OR ANY LIEN ON THE PROPERTY OF A COOPERATIVE PARTY TO THE ARTICLES OF
- 17 CONSOLIDATION OR MERGER.
- 18 DRAFTER'S NOTE: Subsection (a) of this section is new language added for
- 19 clarity and stylistic consistency with similar provisions of the Maryland General
- 20 Corporation Law. See, e.g., §§ 3-114(a) and 3-115(a) of this article.
- 21 Subsections (b) through (f) of this section are new language derived without
- 22 substantive change from former Ch. 179, § 19, Acts of 1976, as amended by Ch. 604,
- 23 Acts of 2001.
- 24 Subsection (b) of this section is revised to conform to similar language used in
- 25 the Maryland General Corporation Law and elsewhere in this article. See, e.g., §§
- 26 3-114(b), 4A-709(b), and 10-208(j)(2).
- 27 In subsection (c)(1) of this section, the defined term "successor" is substituted for
- 28 the former reference to the "new cooperative" for consistency with the terminology
- 29 used throughout this article. Similarly, in subsection (c)(2) of this section, the defined
- 30 term "successor" is substituted for the former reference to the "surviving cooperative",
- 31 and in subsections (d) and (e)(1) of this section, the defined term "successor" is
- 32 substituted for the former references to the "new or surviving cooperative".
- In subsection (d) of this section, the defined term "assets" is substituted for the
- 34 former reference to "franchises and all property, real and personal, [including] ... all
- 35 debts due on whatever account and all other choses in action" for brevity.
- Also in subsection (d) of this section, the former phrase "without limitation" is
- 37 deleted as unnecessary in light of Art. 1, § 30, which provides that the term
- 38 "including" is used "by way of illustration and not by way of limitation".

- In subsection (e)(1) of this section, the reference to the "debts" of each
- 2 consolidating or merging cooperative is added for consistency with § 5-632(d)(3) and
- 3 (4)(i) and (f)(5) of this subtitle.
- 4 Also in subsection (e)(1) of this section, the former reference to being
- 5 "responsible" for debts, obligations, and liabilities is deleted as unnecessary in light of
- 6 the reference to being "liable" for debts, obligations, and liabilities.
- 7 In subsection (e)(2) of this section, the reference to a claim, action, or proceeding
- 8 being prosecuted "to judgment" is added for clarity and consistency with similar
- 9 provisions of the Maryland General Corporation Law. See § 3-114(e)(1) of this article.
- 10 Similarly, the phrase "or, on motion of the successor or any party, the successor may
- 11 be substituted as a party and a judgment against the consolidating or merging
- 12 cooperative constitutes a lien on the property of the successor" is substituted for the
- 13 former phrase "but the new or surviving cooperative may be substituted in its place".
- In subsection (f) of this section, the reference to "a cooperative party to the
- 15 articles of consolidation or merger" is substituted for the former reference to "any of
- 16 such cooperatives" for clarity.
- 17 Defined terms: "Assets" § 1-101
- 18 "Cooperative" § 5-601
- 19 "Successor" § 1-101
- 20 5-630. CONVERSION OF CORPORATION TO COOPERATIVE.
- 21 (A) IN GENERAL.
- 22 A MARYLAND CORPORATION THAT SUPPLIES OR IS AUTHORIZED TO SUPPLY
- 23 ELECTRICITY MAY CONVERT TO A COOPERATIVE AS PROVIDED IN THIS SECTION.
- 24 (B) EFFECT OF CONVERSION.
- 25 ON CONVERSION OF A CORPORATION TO A COOPERATIVE, THE CORPORATION IS
- 26 SUBJECT TO THIS SUBTITLE AS IF IT HAD BEEN ORGANIZED UNDER THIS SUBTITLE.
- 27 (C) APPROVAL BY MEMBERS OR STOCKHOLDERS.
- 28 (1) A PROPOSED CONVERSION AND PROPOSED ARTICLES OF
- 29 CONVERSION THAT EFFECT THE CONVERSION SHALL BE SUBMITTED FOR
- 30 CONSIDERATION AT AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS OR
- 31 STOCKHOLDERS OF THE CORPORATION.
- 32 (2) A COPY OF THE PROPOSED ARTICLES OF CONVERSION SHALL BE
- 33 ATTACHED TO THE NOTICE OF THE MEETING.
- 34 (3) THE PROPOSED CONVERSION, PROPOSED ARTICLES OF
- 35 CONVERSION, AND ANY AMENDMENTS TO THE PROPOSED ARTICLES OF
- 36 CONVERSION SHALL BE APPROVED:

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(VII)

36 ACCORDANCE WITH THIS SUBTITLE.

HOUSE BILL 153 IF THE CONVERTING CORPORATION IS A NONSTOCK 1 (I)2 CORPORATION, BY THE AFFIRMATIVE VOTE OF NOT LESS THAN TWO-THIRDS OF THE 3 MEMBERS OF THE CORPORATION VOTING ON THE MATTER; OR IF THE CONVERTING CORPORATION IS A STOCK CORPORATION. 5 BY THE AFFIRMATIVE VOTE OF THE HOLDERS OF NOT LESS THAN TWO-THIRDS OF 6 THE SHARES OF THE CAPITAL STOCK OF THE CORPORATION REPRESENTED AT THE 7 MEETING AND VOTING ON THE MATTER. EXECUTION OF ARTICLES OF CONVERSION. 8 (D) IF THE PROPOSED CONVERSION, PROPOSED ARTICLES OF CONVERSION, AND 10 ANY AMENDMENTS TO THE PROPOSED ARTICLES OF CONVERSION ARE APPROVED BY 11 THE MEMBERS OR STOCKHOLDERS OF THE CORPORATION AS PROVIDED IN 12 SUBSECTION (C) OF THIS SECTION: 13 (1) ARTICLES OF CONVERSION IN THE FORM APPROVED SHALL BE 14 SIGNED AND ACKNOWLEDGED FOR THE CORPORATION BY ITS CHAIRMAN OR 15 VICE-CHAIRMAN AND ATTESTED BY ITS SECRETARY; AND THE SEAL OF THE CORPORATION SHALL BE AFFIXED TO THE 16 (2) 17 ARTICLES. CONTENTS OF ARTICLES OF CONVERSION. 18 (E) 19 (1) THE ARTICLES OF CONVERSION SHALL CONTAIN: THE NAME OF THE CORPORATION AND THE ADDRESS OF ITS 20 (I) 21 PRINCIPAL OFFICE BEFORE ITS CONVERSION TO A COOPERATIVE; 22 (II)THE STATUTE UNDER WHICH THE CORPORATION WAS 23 ORGANIZED: A STATEMENT THAT THE CORPORATION ELECTS TO BECOME A 24 (III)25 COOPERATIVE, NONPROFIT, MEMBERSHIP CORPORATION SUBJECT TO THIS 26 SUBTITLE; (IV) THE NAME OF THE CORPORATION AFTER ITS CONVERSION TO A 28 COOPERATIVE; 29 (V) THE ADDRESS OF THE PRINCIPAL OFFICE OF THE 30 COOPERATIVE AND THE NAME AND ADDRESS OF ITS RESIDENT AGENT; 31 (VI) THE NAME AND ADDRESS OF EACH DIRECTOR OF THE 32 COOPERATIVE;

34 CORPORATION MAY OR SHALL BECOME MEMBERS OF THE COOPERATIVE; AND

THE MANNER IN WHICH MEMBERS OR STOCKHOLDERS OF THE

(VIII) A STATEMENT THAT THE ARTICLES ARE EXECUTED IN

1 2 THAT:	(2)	THE ARTICLES OF CONVERSION MAY CONTAIN ANY PROVISION		
3		(I)	IS CONSISTENT WITH THIS SUBTITLE; AND	

- 4 (II) IS CONSIDERED NECESSARY OR ADVISABLE FOR THE CONDUCT 5 OF THE BUSINESS OF THE COOPERATIVE.
- 6 (F) AFFIDAVIT OF COMPLIANCE.
- 7 THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE ARTICLES OF
- 8 CONVERSION FOR THE CORPORATION SHALL MAKE AND ATTACH TO THE ARTICLES
- 9 AN AFFIDAVIT STATING THAT THE PROVISIONS OF THIS SECTION THAT RELATE TO
- 10 THE ARTICLES HAVE BEEN COMPLIED WITH.
- 11 (G) ARTICLES OF INCORPORATION OF COOPERATIVE.
- 12 THE ARTICLES OF CONVERSION SHALL BE DEEMED TO BE THE ARTICLES OF
- 13 INCORPORATION OF THE COOPERATIVE.
- 14 DRAFTER'S NOTE: This section is new language derived without substantive
- 15 change from former Ch. 179, § 20, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In subsection (a) of this section, the defined term "Maryland corporation" is
- 17 substituted for the former reference to a "corporation organized under the laws of this
- 18 State" for brevity.
- Also in subsection (a) of this section, the phrase "as provided in this section" is
- 20 substituted for the former phrase "by complying with the following requirements" to
- 21 conform to language used elsewhere in this article, and since each requirement for
- 22 effecting a conversion is separately stated in this section.
- 23 In subsection (b) of this section, the former reference to a corporation being
- 24 subject to this subtitle "with the same effect" as if it had been organized under this
- 25 subtitle is deleted as surplusage.
- Also in subsection (b) of this section, the former reference to being "originally"
- 27 organized is deleted as implicit in the term "organized".
- 28 In subsection (c)(1) and the introductory language of subsection (d) of this
- 29 section, the references to a "proposed conversion" are substituted for the former
- 30 references to a "proposition for the conversion of such corporation into a cooperative"
- 31 for brevity.
- 32 In subsection (c)(1) of this section, the requirement to submit a proposed
- 33 conversion and proposed articles of conversion "for consideration at an annual or
- 34 special meeting" of the members or stockholders is substituted for the former
- 35 requirement to submit a proposed conversion and articles "to a meeting" of the
- 36 members or stockholders for clarity and consistency with similar provisions of the

- 1 Maryland General Corporation Law. See, e.g., §§ 3-105(b)(2) and 3-403(b)(2) of this 2 article.
- 3 Subsection (c)(3) of this section is revised to state expressly that which was only
- 4 implied in the former law, i.e., that the proposed conversion, proposed articles of
- 5 conversion, and any amendments to the proposed articles of conversion must be
- 6 approved by the affirmative vote of not less than two-thirds of the members or
- 7 stockholders of the converting corporation voting on the matter.
- 8 In subsection (c)(3)(i) of this section, the introductory language "[i]f the
- 9 converting corporation is a nonstock corporation" is added for clarity.
- Also in subsection (c)(3)(i) of this section, the former reference to members
- 11 voting on the matter "at such meeting" is deleted as unnecessary in light of subsection
- 12 (c)(1) of this section, which requires the submission of the proposed conversion and
- 13 proposed articles of conversion "for consideration at an annual or special meeting of
- 14 the members ... of the corporation".
- In subsection (c)(3)(ii) of this section, the reference to "the converting"
- 16 corporation is substituted for the former reference to "such" corporation for clarity.
- 17 In subsections (d)(1) and (f) of this section, the references to "sign[ing]" articles
- 18 of conversion are substituted for the former references to "execut[ing]" articles of
- 19 conversion to clarify that "signing" the articles is only one of the formalities required
- 20 for the "execution" of the articles. These substitutions are consistent with the
- 21 Maryland General Corporation Law, § 1-301 of this article.
- In subsection (e)(1)(ii) of this section, the former reference to "statutes" is
- 23 deleted in light of the reference to "statute" and Art. 1, § 8, which provides that the
- 24 singular generally includes the plural.
- In subsection (e)(1)(iv) of this section, the reference to "[t]he name of the
- 26 corporation after its conversion to a cooperative" is substituted for the former
- 27 reference to "its name as a cooperative" for clarity.
- In subsection (f) of this section, the former reference to an affidavit stating that
- 29 certain provisions of this section have been "duly" complied with is deleted as implicit
- 30 in the word "complied".
- 31 Defined terms: "Cooperative" § 5-601
- 32 "Director" § 1-101
- 33 "Maryland corporation" § 1-101
- 34 "Member" § 5-601
- 35 "Principal office" § 1-101
- 36 "Resident agent" § 1-101

- 1 5-631. DISSOLUTION COOPERATIVES THAT HAVE NOT BEGUN DOING BUSINESS.
- 2 (A) IN GENERAL.
- A COOPERATIVE THAT HAS NOT BEGUN DOING BUSINESS MAY BE DISSOLVED 4 BY FILING ARTICLES OF DISSOLUTION FOR RECORD WITH THE DEPARTMENT.
- 5 (B) EXECUTION OF ARTICLES OF DISSOLUTION.
- THE ARTICLES OF DISSOLUTION SHALL BE SIGNED AND ACKNOWLEDGED FOR THE COOPERATIVE BY A MAJORITY OF THE INCORPORATORS OF THE COOPERATIVE.
- 8 (C) CONTENTS OF ARTICLES OF DISSOLUTION.
- 9 THE ARTICLES OF DISSOLUTION SHALL CONTAIN:
- 10 (1) THE NAME OF THE COOPERATIVE AND THE ADDRESS OF ITS 11 PRINCIPAL OFFICE; AND
- 12 (2) A STATEMENT THAT:
- 13 (I) THE COOPERATIVE HAS NOT BEGUN DOING BUSINESS;
- 14 (II) ANY MONEY RECEIVED BY THE COOPERATIVE, LESS ANY
- 15 DISBURSEMENTS FOR EXPENSES OF THE COOPERATIVE, HAS BEEN RETURNED OR
- 16 PAID TO THE PERSONS ENTITLED TO THE MONEY;
- 17 (III) ALL DEBTS OF THE COOPERATIVE HAVE BEEN PAID; AND
- 18 (IV) A MAJORITY OF THE INCORPORATORS OF THE COOPERATIVE
- 19 ELECT THAT THE COOPERATIVE BE DISSOLVED.
- 20 DRAFTER'S NOTE: This section is new language derived without substantive
- 21 change from former Ch. 179, § 21(a), Acts of 1976, as amended by Ch. 604, Acts of
- 22 2001.
- 23 In subsections (a) and (c)(2)(i) of this section, the references to "doing" business
- 24 are added for clarity and for consistency with language used elsewhere in this article.
- In subsection (a) of this section, the reference to "filing" articles of dissolution
- 26 "for record with" the Department is substituted for the former reference to "delivering
- 27 to" the Department articles of dissolution for accuracy and consistency with similar
- 28 provisions of the Maryland General Corporation Law. See, e.g., §§ 3-107 and 3-407(a)
- 29 of this article.
- In subsections (b) and (c)(2)(iv) of this section, the references to the
- 31 incorporators "of the cooperative" are added for clarity.
- In subsection (b) of this section, the reference to "sign[ing]" articles of
- 33 dissolution is substituted for the former reference to "execut[ing]" articles of
- 34 dissolution to clarify that "signing" the articles is only one of the formalities required

- 1 for the "execution" of the articles. This substitution is consistent with the Maryland
- 2 General Corporation Law, § 1-301 of this article.
- In subsection (c)(2)(ii) of this section, the reference to "money" received by the
- 4 cooperative is substituted for the former reference to "sums" received by the
- 5 cooperative for clarity. Correspondingly, the reference to "the persons entitled to the
- 6 money" is substituted for the former reference to "those entitled thereto".
- Also in subsection (c)(2)(ii) of this section, the reference to any "disbursements"
- 8 is substituted for the former reference to any "part thereof disbursed" for brevity and
- 9 clarity.
- 10 Defined terms: "Cooperative" § 5-601
- 11 "Department" § 1-101
- 12 "Person" § 5-601
- 13 "Principal office" § 1-101
- 14 5-632. SAME COOPERATIVES THAT HAVE BEGUN DOING BUSINESS.
- 15 (A) IN GENERAL.
- 16 A COOPERATIVE THAT HAS BEGUN DOING BUSINESS MAY BE DISSOLVED AS
- 17 PROVIDED IN THIS SECTION.
- 18 (B) APPROVAL BY MEMBERS.
- 19 A PROPOSED DISSOLUTION SHALL BE APPROVED BY THE AFFIRMATIVE VOTE
- 20 OF NOT LESS THAN TWO-THIRDS OF THE MEMBERS VOTING ON THE MATTER AT AN
- 21 ANNUAL OR SPECIAL MEETING OF THE MEMBERS.
- 22 (C) CERTIFICATE OF ELECTION TO DISSOLVE.
- 23 (1) ON APPROVAL OF THE PROPOSED DISSOLUTION BY THE MEMBERS
- 24 OF THE COOPERATIVE AS PROVIDED IN SUBSECTION (B) OF THIS SECTION:
- 25 (I) A CERTIFICATE OF ELECTION TO DISSOLVE SHALL BE SIGNED
- 26 AND ACKNOWLEDGED FOR THE COOPERATIVE BY ITS CHAIRMAN OR
- 27 VICE-CHAIRMAN AND ATTESTED BY ITS SECRETARY; AND
- 28 (II) THE SEAL OF THE COOPERATIVE SHALL BE AFFIXED TO THE
- 29 CERTIFICATE.
- 30 (2) THE CERTIFICATE SHALL STATE:
- 31 (I) THE NAME OF THE COOPERATIVE AND THE ADDRESS OF ITS
- 32 PRINCIPAL OFFICE; AND

- 1 (II) THAT THE MEMBERS OF THE COOPERATIVE HAVE APPROVED 2 THE DISSOLUTION IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION.
- 3 (3) THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE CERTIFICATE
- 4 FOR THE COOPERATIVE SHALL MAKE AND ATTACH TO THE CERTIFICATE AN
- 5 AFFIDAVIT STATING THAT THE STATEMENTS MADE IN THE CERTIFICATE ARE TRUE.
- 6 (4) THE CERTIFICATE AND AFFIDAVIT SHALL BE FILED FOR RECORD 7 WITH THE DEPARTMENT.
- 8 (D) CESSATION OF BUSINESS OF COOPERATIVE AND WINDING UP OF ITS 9 AFFAIRS.
- 10 (I) ON THE DEPARTMENT'S ACCEPTANCE FOR RECORD OF THE
- 11 CERTIFICATE OF ELECTION TO DISSOLVE AND AFFIDAVIT, THE COOPERATIVE SHALL
- 12 CEASE DOING BUSINESS EXCEPT TO THE EXTENT NECESSARY TO WIND UP ITS
- 13 BUSINESS AND AFFAIRS.
- 14 (II) THE CORPORATE EXISTENCE OF THE COOPERATIVE SHALL
- 15 CONTINUE UNTIL ARTICLES OF DISSOLUTION HAVE BEEN ACCEPTED FOR RECORD
- 16 BY THE DEPARTMENT.
- 17 (2) THE BOARD OF DIRECTORS IMMEDIATELY SHALL CAUSE NOTICE OF
- 18 THE DISSOLUTION PROCEEDINGS TO BE:
- 19 (I) MAILED TO EACH KNOWN CREDITOR OF AND CLAIMANT
- 20 AGAINST THE COOPERATIVE; AND
- 21 (II) PUBLISHED ONCE A WEEK FOR 2 SUCCESSIVE WEEKS IN A
- 22 NEWSPAPER OF GENERAL CIRCULATION PUBLISHED IN THE COUNTY IN WHICH THE
- 23 PRINCIPAL OFFICE OF THE COOPERATIVE IS LOCATED.
- 24 (3) THE BOARD SHALL COLLECT MONEY OWING TO THE COOPERATIVE,
- 25 LIQUIDATE ITS ASSETS, DISCHARGE ITS DEBTS, OBLIGATIONS, AND LIABILITIES, AND
- 26 DO ALL OTHER ACTS REQUIRED TO WIND UP THE BUSINESS AND AFFAIRS OF THE
- 27 COOPERATIVE.
- 28 (4) (I) AFTER DISCHARGING, OR ADEQUATELY PROVIDING FOR THE
- 29 DISCHARGE OF, ALL OF THE DEBTS, OBLIGATIONS, AND LIABILITIES OF THE
- 30 COOPERATIVE, THE BOARD SHALL DISTRIBUTE ANY REMAINING MONEY AMONG THE
- 31 CURRENT AND FORMER MEMBERS OF THE COOPERATIVE.
- 32 (II) THE MONEY SHALL BE DISTRIBUTED IN PROPORTION TO THE
- 33 PATRONAGE OF EACH CURRENT OR FORMER MEMBER:
- 34 1. DURING THE 7-YEAR PERIOD IMMEDIATELY PRECEDING
- 35 THE DATE ON WHICH THE CERTIFICATE OF ELECTION TO DISSOLVE IS ACCEPTED
- 36 FOR RECORD BY THE DEPARTMENT; OR

- 1 IF THE COOPERATIVE HAS BEEN IN EXISTENCE FOR LESS 2 THAN 7 YEARS, DURING THE PERIOD OF ITS EXISTENCE.
- 3 (E) EXECUTION OF ARTICLES OF DISSOLUTION.
- AFTER WINDING UP THE BUSINESS AND AFFAIRS OF THE 4 (1)
- 5 COOPERATIVE AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, THE BOARD OF
- 6 DIRECTORS SHALL AUTHORIZE THE EXECUTION OF ARTICLES OF DISSOLUTION.
- 7 THE ARTICLES OF DISSOLUTION SHALL BE SIGNED AND (2)
- 8 ACKNOWLEDGED FOR THE COOPERATIVE BY ITS CHAIRMAN OR VICE-CHAIRMAN
- 9 AND ATTESTED BY ITS SECRETARY, AND THE SEAL OF THE COOPERATIVE SHALL BE
- 10 AFFIXED TO THE ARTICLES.
- 11 (F) CONTENTS OF ARTICLES OF DISSOLUTION.
- THE ARTICLES OF DISSOLUTION SHALL STATE: 12
- THE NAME OF THE COOPERATIVE AND THE ADDRESS OF ITS 13 (1)
- 14 PRINCIPAL OFFICE;
- THE DATE ON WHICH THE CERTIFICATE OF ELECTION TO DISSOLVE 15 (2)
- 16 WAS ACCEPTED FOR RECORD BY THE DEPARTMENT:
- THAT THERE ARE NO ACTIONS PENDING AGAINST THE 17 (3)
- 18 COOPERATIVE;
- 19 THAT ALL DEBTS, OBLIGATIONS, AND LIABILITIES OF THE
- 20 COOPERATIVE HAVE BEEN DISCHARGED, OR THAT ADEQUATE PROVISION HAS BEEN
- 21 MADE FOR THEIR DISCHARGE:
- 22 THAT THE ARTICLES ARE EXECUTED IN ACCORDANCE WITH THIS
- 23 SUBTITLE: AND
- THAT THE PROVISIONS OF THIS SECTION HAVE BEEN COMPLIED 24 (6)
- 25 WITH.
- 26 (G) AFFIDAVIT THAT STATEMENTS ARE TRUE.
- 27 THE CHAIRMAN OR VICE-CHAIRMAN WHO SIGNS THE ARTICLES OF
- 28 DISSOLUTION FOR THE COOPERATIVE SHALL MAKE AND ATTACH TO THE ARTICLES
- 29 AN AFFIDAVIT STATING THAT THE STATEMENTS MADE IN THE ARTICLES ARE TRUE.
- DRAFTER'S NOTE: This section is new language derived without substantive
- 31 change from former Ch. 179, § 21(b), Acts of 1976, as amended by Ch. 604, Acts of
- 32 2001.
- 33 In subsection (a) of this section, the reference to "doing" business is added for
- 34 clarity and consistency with language used elsewhere in this article.

- Also in subsection (a) of this section, the phrase "as provided in this section" is
- 2 substituted for the former phrase "in the following manner" for consistency within
- 3 this subtitle and to conform to language used elsewhere in this article.
- In subsection (b) of this section, the reference to a "proposed dissolution" is
- 5 substituted for the former reference to a "proposal that the cooperative be dissolved"
- 6 for brevity.
- Also in subsection (b) of this section, the reference to "an annual or special"
- 8 meeting is substituted for the former reference to "any" meeting for clarity and
- 9 consistency with § 5-616 of this subtitle.
- Also in subsection (b) of this section, the former reference to members voting on
- 11 the matter "at such meeting" is deleted as surplusage.
- 12 In subsection (c)(1) of this section, the introductory language "[o]n approval of
- 13 the proposed dissolution by the members of the cooperative as provided in subsection
- 14 (b) of this section" is substituted for the former introductory language "[u]pon such
- 15 approval" for clarity.
- In subsection (c)(1)(i) and (3) of this section, the references to "sign[ing]" the
- 17 certificate of election to dissolve are substituted for the former references to
- 18 "execut[ing]" the certificate of election to dissolve to clarify that "signing" the
- 19 certificate is only one of the formalities required for the "execution" of the certificate.
- 20 Similarly, in subsections (e)(2) and (g) of this section, the references to "sign[ing]"
- 21 articles of dissolution are substituted for the former references to "execut[ing]" the
- 22 articles. These substitutions are consistent with the Maryland General Corporation
- 23 Law, § 1-301 of this article.
- 24 In subsection (c)(1)(i) of this section, the former parenthetical phrase
- 25 "(hereinafter designated the `certificate')" is deleted as unnecessary since the
- 26 meaning of the term "certificate" is clear from the context in which it is used in
- 27 subsection (c).
- In subsection (c)(1)(ii) of this section, the requirement that "[t]he seal of the
- 29 cooperative ... be affixed to the certificate" is substituted for the former phrase "under
- 30 its seal" for clarity and consistency within this subtitle.
- 31 In subsection (c)(2)(ii) of this section, the requirement that the certificate state
- 32 that the members of the cooperative have "approved the dissolution in accordance
- 33 with subsection (b) of this section" is substituted for the former requirement that the
- 34 certificate state that the members of the cooperative have "duly voted that the
- 35 cooperative be dissolved" for clarity and consistency with language used in subsection
- 36 (b) of this section.
- 37 In subsection (c)(3) of this section, the requirement to make "and attach" a
- 38 certain affidavit to the certificate of election to dissolve is added for consistency
- 39 within this subtitle.

- 1 In subsection (c)(4) of this section, the requirement that the certificate and
- 2 affidavit be "filed for record with the Department" is substituted for the former
- 3 requirement that the certificate and affidavit be "submitted to the ... Department ...
- 4 for filing" for accuracy and consistency with similar provisions of the Maryland
- 5 General Corporation Law. See, e.g., §§ 3-107 and 3-407(a) of this article.
- 6 In subsection (d)(1)(i) of this section, the introductory language "[o]n the
- 7 Department's acceptance for record of the certificate of election to dissolve and
- 8 affidavit" is substituted for the former introductory language "[u]pon the filing of the
- 9 certificate and affidavit by the ... Department" for accuracy and consistency with
- 10 similar provisions of the Maryland General Corporation Law. See, e.g., §§ 3-113(a)(1),
- 11 3-208(a), 3-405(a), 3-408(a), and 3-510 of this article. Correspondingly, in
- 12 subsections (d)(1)(ii) and (f)(2) of this section, the references to certain documents
- 13 being "accepted for record by" the Department are substituted for the former
- 14 references to the documents being "filed by" the Department, and in subsection
- 15 (d)(4)(ii)1 of this section, the reference to the date "on which the certificate of election
- 16 to dissolve is accepted for record by" the Department is substituted for the former
- 17 reference to the date "of the filing of the certificate by" the Department.
- Also in subsection (d)(1)(i) of this section, the requirement to cease "doing
- 19 business" is substituted for the former requirement to cease "carry[ing] on ...
- 20 business" for consistency with the language used in subsection (a) of this section and
- 21 in § 5-631(a) and (c)(2)(i) of this subtitle.
- Also in subsection (d)(1)(i) of this section, the reference to winding up "its
- 23 business and affairs" is substituted for the former reference to winding up "thereof"
- 24 for clarity and consistency within this section.
- In subsection (d)(2)(ii) of this section, the reference to a newspaper "published"
- 26 in the county in which the principal office of the cooperative is located is added for
- 27 clarity.
- In subsections (d)(3) and (4)(i) and (f)(4) of this section, the former references to
- 29 "pay[ing]" debts, obligations, and liabilities is deleted as included in the references to
- 30 "discharg[ing]" debts, obligations, and liabilities.
- 31 In subsection (d)(3) and (4)(i) of this section, the references to "money" are
- 32 substituted for the former references to "sums" for clarity.
- In subsection (d)(3) of this section, the former requirement to "settle" the
- 34 business and affairs of the cooperative is deleted as unnecessary in light of the
- 35 requirement to "wind up" the business and affairs of the cooperative.
- Also in subsection (d)(3) of this section, the former reference to "property" is
- 37 deleted as included in the defined term "assets", which is defined, in part, to mean
- 38 "any tangible, intangible, real, or personal property".
- In subsection (d)(4)(i) and the introductory language of (d)(4)(ii) of this section,
- 40 the references to "current" members are added for clarity.

- In subsection (d)(4)(ii)2 of this section, the former reference to the period of its 2 existence "prior to such filing" is deleted as implicit.
- In subsection (e)(1) of this section, the requirement to authorize the execution of
- 4 articles of dissolution "[a]fter winding up the business and affairs of the cooperative
- 5 as provided in subsection (d) of this section" is substituted for the former requirement
- 6 to authorize the execution of the articles "thereupon" for clarity.
- In subsection (f)(3) of this section, the former reference to "suits" is deleted as 8 included in the reference to "actions".
- 9 In subsection (f)(6) of this section, the former requirement that the articles of
- 10 dissolution state that certain provisions have been "duly" complied with is deleted as
- 11 implicit in the word "complied".
- 12 Defined terms: "Assets" § 1-101
- 13 "Cooperative" § 5-601
- 14 "County" § 1-101
- 15 "Department" § 1-101
- 16 "Director" § 1-101
- 17 "Member" § 5-601
- 18 "Principal office" § 1-101
- 19 5-633. RESERVED.
- 20 5-634. RESERVED.
- 21 PART VI. MISCELLANEOUS PROVISIONS.
- 22 5-635. CHANGE OF PRINCIPAL OFFICE, RESIDENT AGENT, OR ADDRESS OF RESIDENT
- 23 AGENT.
- 24 (A) IN GENERAL.
- 25 ON AUTHORIZATION OF ITS BOARD OF DIRECTORS OR MEMBERS, A
- 26 COOPERATIVE MAY CHANGE ITS PRINCIPAL OFFICE, ITS RESIDENT AGENT, OR THE
- 27 ADDRESS OF ITS RESIDENT AGENT BY FILING FOR RECORD WITH THE DEPARTMENT
- 28 A CERTIFICATE THAT STATES THE CHANGE BEING MADE.
- 29 (B) EXECUTION OF CERTIFICATE.
- 30 THE CERTIFICATE SHALL BE SIGNED AND ACKNOWLEDGED BY THE CHAIRMAN
- 31 OR VICE-CHAIRMAN OF THE COOPERATIVE AND ATTESTED BY ITS SECRETARY, AND
- 32 THE SEAL OF THE COOPERATIVE SHALL BE AFFIXED TO THE CERTIFICATE.

- 1 DRAFTER'S NOTE: This section is new language derived without substantive
- 2 change from former Ch. 179, § 16, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In subsection (a) of this section, the reference to filing a certificate "for record 3
- 4 with" the Department is substituted for the former reference to filing a certificate "in
- 5 the office of" the Department for accuracy and consistency with similar provisions of
- 6 the Maryland General Corporation Law. See, e.g., § 2-108(b) of this article.
- 7 Also in subsection (a) of this section, the former reference to changing "the
- 8 location of" its principal office is deleted as surplusage.
- 9 In subsection (b) of this section, the requirement that the certificate be "signed"
- 10 is substituted for the former requirement that the certificate be "executed" to clarify
- that "signing" the certificate is only one of the formalities required for the "execution"
- 12 of the certificate. This substitution is consistent with the Maryland General
- 13 Corporation Law, § 1-301 of this article.
- 14 Also in subsection (b) of this section, the requirement that "the seal of the
- 15 cooperative ... be affixed to the certificate" is substituted for the former phrase "under
- 16 its seal" for clarity and consistency within this subtitle.
- 17 Defined terms: "Cooperative" § 5-601
- 18 "Department" § 1-101
- 19 "Director" § 1-101
- 20 "Member" § 5-601
- "Principal office" § 1-101 21
- 22 "Resident agent" § 1-101
- 23 5-636. FILING OF ARTICLES AND OTHER CORPORATE DOCUMENTS.
- 24 (A) IN GENERAL.
- ARTICLES OF INCORPORATION, AMENDMENT, CONSOLIDATION, MERGER, 25
- 26 CONVERSION, OR DISSOLUTION, AND CERTIFICATES OF ELECTION TO DISSOLVE,
- 27 EXECUTED AND ACCOMPANIED BY ANY AFFIDAVITS REQUIRED UNDER THIS
- 28 SUBTITLE, SHALL BE FILED FOR RECORD WITH THE DEPARTMENT.
- 29 (B) ACCEPTANCE FOR RECORD BY DEPARTMENT.
- ON PAYMENT OF THE FEES PROVIDED FOR IN § 5-637 OF THIS SUBTITLE, THE 30
- 31 DEPARTMENT SHALL ACCEPT FOR RECORD ANY ARTICLES OR CERTIFICATE FILED
- 32 WITH THE DEPARTMENT UNDER THIS SECTION IF THE DEPARTMENT FINDS THAT
- 33 THE ARTICLES OR CERTIFICATE CONFORM TO THE REQUIREMENTS OF THIS
- 34 SUBTITLE.
- 35 (C) TIME EFFECTIVE.

- 1 THE INCORPORATION, AMENDMENT, CONSOLIDATION, MERGER, CONVERSION,
- 2 OR DISSOLUTION PROVIDED FOR IN ARTICLES OF INCORPORATION, AMENDMENT,
- 3 CONSOLIDATION, MERGER, CONVERSION, OR DISSOLUTION IS EFFECTIVE AS OF THE
- 4 TIME THE DEPARTMENT ACCEPTS THE ARTICLES FOR RECORD.
- 5 DRAFTER'S NOTE: This section is new language derived without substantive
- 6 change from former Ch. 179, § 22, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 7 In subsection (a) of this section, the requirement that certain documents be
- 8 "filed for record with the Department" is substituted for the former requirement that
- 9 they be "presented to the ... Department ... for filing in the records of its office" for
- 10 accuracy and consistency with similar provisions of the Maryland General
- 11 Corporation Law. See, e.g., §§ 3-107 and 3-407(a) of this article.
- 12 Also in subsection (a) of this section, the former reference to certain documents
- 13 that are "acknowledged" is deleted as included in the reference to certain documents
- 14 that are "executed".
- Also in subsection (a) of this section, the former reference to "affidavits executed
- 16 in connection therewith pursuant to § 22(b) of this act" is deleted as unnecessary in
- 17 light of the reference to "any affidavits required under this subtitle".
- In subsection (b) of this section, the references to articles "or certificate" are
- 19 added for consistency with subsection (a) of this section.
- Also in subsection (b) of this section, the reference to the fees "provided for in §
- 21 5-637 of this subtitle" is substituted for the former reference to the fees "as in this act
- 22 provided" for clarity.
- 23 Also in subsection (b) of this section, the requirement that the Department
- 24 "accept for record" certain documents "filed" with the Department is substituted for
- 25 the former requirement that the Department "file" certain documents "presented" to
- 26 the Department "in the records of its office" for accuracy and consistency with
- 27 subsection (a) of this section and with similar provisions of the Maryland General
- 28 Corporation Law. See, e.g., §§ 3-113(a)(1), 3-208(a), 3-405(a), 3-408(a), and 3-510 of
- 29 this article. Correspondingly, in subsection (c) of this section, the reference to certain
- 30 events being effective "as of the time the Department accepts the articles for record"
- 31 is substituted for the former reference to the events being effective "upon such filing".
- 32 Defined term: "Department" § 1-101
- 33 5-637. FEES; EXEMPTION FROM EXCISE AND INCOME TAXES.
- 34 (A) FILING AND RECORDING FEES.
- 35 THE DEPARTMENT SHALL COLLECT FEES FOR FILING AND RECORDING
- 36 CORPORATE DOCUMENTS AS PROVIDED IN § 1-203 OF THIS ARTICLE.
- 37 (B) ANNUAL FEES.

- ON OR BEFORE JULY 1 OF EACH YEAR, EACH COOPERATIVE AND EACH FOREIGN CORPORATION DOING BUSINESS IN THE STATE UNDER THIS SUBTITLE SHALL PAY A FEE OF \$10 TO THE DEPARTMENT.
- 4 (C) EXEMPTION FROM EXCISE AND INCOME TAXES.
- 5 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A COOPERATIVE OR
- 6 A FOREIGN CORPORATION DOING BUSINESS IN THE STATE UNDER THIS SUBTITLE IS
- 7 NOT SUBJECT TO ANY EXCISE OR INCOME TAX.
- 8 DRAFTER'S NOTE: This section is new language derived without substantive
- 9 change from former Ch. 179, §§ 28 and 29, Acts of 1976, as amended by Ch. 604, Acts 10 of 2001.
- In subsection (a) of this section, the former requirement to "charge" certain fees
- 12 is deleted as implicit in the requirement to "collect" certain fees.
- 13 Defined terms: "Cooperative" § 5-601
- 14 "Department" § 1-101
- 15 "Foreign corporation" § 1-101
- 16 5-638. REVENUES OF COOPERATIVE.
- 17 (A) AUTHORIZED USES.
- 18 REVENUES OF A COOPERATIVE FOR A FISCAL YEAR MAY BE USED:
- 19 (1) TO PAY THE EXPENSES OF OPERATING AND MAINTAINING THE
- 20 FACILITIES OF THE COOPERATIVE DURING THE FISCAL YEAR;
- 21 (2) TO PAY INTEREST AND PRINCIPAL OBLIGATIONS OF THE
- 22 COOPERATIVE THAT ARE DUE IN THE FISCAL YEAR;
- 23 (3) TO THE EXTENT DETERMINED BY THE BOARD OF DIRECTORS, TO
- 24 FINANCE OR PROVIDE A RESERVE FOR THE FINANCING OF THE CONSTRUCTION OR
- 25 ACQUISITION BY THE COOPERATIVE OF ADDITIONAL FACILITIES;
- 26 (4) TO PROVIDE A REASONABLE RESERVE FOR WORKING CAPITAL;
- 27 (5) TO PROVIDE A RESERVE FOR THE PAYMENT OF THE INDEBTEDNESS
- 28 OF THE COOPERATIVE IN AN AMOUNT NOT LESS THAN THE TOTAL INTEREST AND
- 29 PRINCIPAL PAYMENTS THAT ARE DUE DURING THE NEXT FISCAL YEAR:
- 30 (6) TO PROVIDE FOR EDUCATION ABOUT COOPERATIVES; AND
- 31 (7) TO PROVIDE FOR THE DISSEMINATION OF INFORMATION ABOUT THE
- 32 EFFECTIVE USE OF ELECTRICITY AND SERVICES MADE AVAILABLE BY THE
- 33 COOPERATIVE.

- 1 (B) ALLOCATION OF EXCESS REVENUES TO MEMBERS AND OTHER PERSONS.
- 2 (1) UNLESS OTHERWISE DETERMINED BY A VOTE OF THE MEMBERS OF
- 3 THE COOPERATIVE, FOR EACH FISCAL YEAR, THE REVENUES OF A COOPERATIVE IN
- 4 EXCESS OF THE AMOUNT NECESSARY TO PROVIDE FOR THE ITEMS DESCRIBED IN
- 5 SUBSECTION (A) OF THIS SECTION SHALL BE ALLOCATED BY THE COOPERATIVE, IN
- 6 THE FORM OF PATRONAGE CREDITS, TO:
- 7 (I) ITS MEMBERS; AND
- 8 (II) OTHER PERSONS TO WHOM THE COOPERATIVE SUPPLIES
- 9 ELECTRICITY OR PROVIDES OTHER SERVICES.
- 10 (2) FOR EACH FISCAL YEAR, THE PATRONAGE CREDITS SHALL BE
- 11 ALLOCATED TO A MEMBER OR OTHER PERSON IN PROPORTION TO THE PATRONAGE
- 12 OF THE MEMBER OR OTHER PERSON DURING THE FISCAL YEAR.
- 13 (C) EFFECT OF SECTION.
- 14 THIS SECTION DOES NOT PROHIBIT THE PAYMENT BY A COOPERATIVE OF ALL
- 15 OR PART OF ITS INDEBTEDNESS BEFORE IT BECOMES DUE.
- DRAFTER'S NOTE: This section is new language derived without substantive
- 17 change from former Ch. 179, § 23, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In the introductory language of subsection (a) of this section, the reference to
- 19 revenues of a cooperative "for a fiscal year" is added for clarity and consistency with
- 20 subsection (b) of this section.
- 21 In subsection (a)(6) of this section, the reference to providing for education
- 22 "about cooperatives" is substituted for the former reference to providing for education
- 23 "in cooperation" for clarity.
- In subsection (b)(1)(ii) of this section, the reference to persons to whom the
- 25 cooperative supplies electricity or "provides" other services is added for accuracy since
- 26 other services are not "supplied" by a cooperative.
- In subsection (b)(2) of this section, the requirement that patronage credits be
- 28 "allocated ... in proportion to" certain patronage is substituted for the former
- 29 requirement that patronage credits be "prorated ... in accordance with" certain
- 30 patronage for clarity and consistency with subsection (b)(1) of this section.
- 31 Also in subsection (b)(2) of this section, the former reference to the patronage of
- 32 "the cooperative by" the member or other person "paid for" during the fiscal year is
- 33 deleted for consistency with the language used in § 5-632(d)(4)(ii) of this subtitle.
- 34 In subsection (c) of this section, the former reference to payment of indebtedness
- 35 before "the date when" it becomes due is deleted as surplusage.
- 36 Defined terms: "Cooperative" § 5-601

- 1 "Director" § 1-101
- 2 "Member" § 5-601
- 3 "Person" § 5-601
- 4 5-639. DISQUALIFICATION FROM TAKING ACKNOWLEDGMENTS PROHIBITED.
- 5 A PERSON WHO IS AUTHORIZED TO TAKE ACKNOWLEDGMENTS UNDER THE
- 6 LAWS OF THE STATE MAY NOT BE DISOUALIFIED FROM TAKING
- 7 ACKNOWLEDGMENTS OF INSTRUMENTS EXECUTED IN FAVOR OF A COOPERATIVE OR
- 8 TO WHICH A COOPERATIVE IS A PARTY BECAUSE THE PERSON IS AN OFFICER,
- 9 DIRECTOR, OR MEMBER OF THE COOPERATIVE.
- 10 DRAFTER'S NOTE: This section is new language derived without substantive
- 11 change from former Ch. 179, § 27, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- 12 Defined terms: "Cooperative" § 5-601
- 13 "Director" § 1-101
- 14 "Member" § 5-601
- 15 "Person" § 5-601
- 16 5-640. DISPOSITION OF PROPERTY.
- 17 (A) ENCUMBRANCES ON PROPERTY.
- 18 (1) WITHOUT AUTHORIZATION BY THE MEMBERS AND ON THE
- 19 CONDITIONS THE BOARD OF DIRECTORS DETERMINES, THE BOARD OF DIRECTORS
- 20 OF A COOPERATIVE MAY AUTHORIZE THE EXECUTION AND DELIVERY OF A
- 21 MORTGAGE OR DEED OF TRUST OF, OR THE PLEDGING OR ENCUMBERING OF, ANY OR
- 22 ALL OF THE ASSETS OF THE COOPERATIVE, WHETHER ACQUIRED OR TO BE
- 23 ACQUIRED, AND WHEREVER LOCATED, AND THE REVENUES AND INCOME FROM THE
- 24 ASSETS, TO SECURE ANY INDEBTEDNESS OF THE COOPERATIVE TO:
- 25 (I) THE UNITED STATES OR AN AGENCY OR INSTRUMENTALITY OF
- 26 THE UNITED STATES; OR
- 27 (II) 1. A NATIONAL FINANCING INSTITUTION THAT IS
- 28 ORGANIZED ON A COOPERATIVE PLAN FOR THE PURPOSE OF FINANCING ITS
- 29 MEMBERS' PROGRAMS, PROJECTS, AND UNDERTAKINGS, AND IN WHICH THE
- 30 COOPERATIVE HOLDS MEMBERSHIP: OR
- 31 2. ANY OTHER FINANCING INSTITUTION.
- 32 (2) A LOAN DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION IS NOT
- 33 SUBJECT TO § 4-106(B) OF THE REAL PROPERTY ARTICLE.
- 34 (B) SALE, LEASE, OR DISPOSITION OF PROPERTY.

- 1 (1) A COOPERATIVE MAY NOT SELL, LEASE, OR OTHERWISE DISPOSE OF 2 ALL OR A SUBSTANTIAL PORTION OF ITS ASSETS UNLESS:
- 3 (I) THE SALE, LEASE, OR DISPOSITION IS AUTHORIZED AT A
- 4 MEETING OF THE MEMBERS BY THE AFFIRMATIVE VOTE OF NOT LESS THAN A
- 5 MAJORITY OF ALL THE MEMBERS OF THE COOPERATIVE; AND
- 6 (II) THE NOTICE OF THE MEETING CONTAINED NOTICE OF THE 7 PROPOSED SALE, LEASE, OR DISPOSITION.
- 8 (2) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ON THE
- 9 AUTHORIZATION OF A MAJORITY OF THE MEMBERS OF THE COOPERATIVE PRESENT
- 10 AT A MEETING OF THE MEMBERS, THE BOARD OF DIRECTORS MAY SELL, LEASE, OR
- 11 OTHERWISE DISPOSE OF ALL OR A SUBSTANTIAL PORTION OF ITS ASSETS TO:
- 12 (I) ANOTHER COOPERATIVE OR A FOREIGN CORPORATION DOING
- 13 BUSINESS IN THE STATE UNDER THIS SUBTITLE; OR
- 14 (II) THE HOLDER OF ANY NOTE, BOND, OR OTHER EVIDENCE OF
- 15 INDEBTEDNESS OF THE COOPERATIVE ISSUED TO THE UNITED STATES OR AN
- 16 AGENCY OR INSTRUMENTALITY OF THE UNITED STATES.
- 17 DRAFTER'S NOTE: This section is new language derived without substantive
- 18 change from former Ch. 179, § 24, Acts of 1976, as amended by Ch. 604, Acts of 2001.
- In subsection (a) of this section, the former references to "property, ... rights,
- 20 privileges, licenses, franchises and permits" are deleted as included in the defined
- 21 term "assets".
- 22 In subsection (b) of this section, the references to "assets" are substituted for the
- 23 former references to "property" for consistency with terminology used in subsection
- 24 (a) of this section.
- 25 In subsection (b)(2) of this section, the former reference to "any other provisions
- 26 of this act" is deleted as included in the reference to "any other provision of law".
- 27 Defined terms: "Assets" § 1-101
- 28 "Cooperative" § 5-601
- 29 "Director" § 1-101
- 30 "Foreign corporation" § 1-101
- 31 "Member" § 5-601
- 32 5-641. LIENS ON REAL AND PERSONAL PROPERTY.
- 33 A MORTGAGE, DEED OF TRUST, SECURITY AGREEMENT, OR OTHER SECURITY
- 34 INSTRUMENT AFFECTING REAL OR PERSONAL PROPERTY, OR BOTH, EXECUTED BY A
- 35 COOPERATIVE OR FOREIGN CORPORATION DOING BUSINESS IN THE STATE UNDER

1 THIS SUBTITLE IS GOVERNED BY THE REAL PROPERTY ARTICLE OR BY TITLE 9 OF 2 THE MARYLAND UNIFORM COMMERCIAL CODE, OR BOTH, AS APPLICABLE. 3 DRAFTER'S NOTE: This section is new language substituted for former Ch. 4 179, § 26, Acts of 1976, as amended by Ch. 604, Acts of 2001, for consistency with 5 recent revisions to Title 9 of the Maryland Uniform Commercial Code. For 6 transitional provisions relating to the status of liens established before October 1, 7 2002, see Ch. ___, § 4, (S.B. ___/H.B. ___) (2lr 571/572) Acts of 2002. 8 Defined terms: "Cooperative" § 5-601 9 "Foreign corporation" § 1-101 10 5-642. SHORT TITLE. 11 THIS SUBTITLE MAY BE CITED AS THE ELECTRIC COOPERATIVE ACT. 12 DRAFTER'S NOTE: This section is new language derived without substantive 13 change from former Ch. 179, § 1, Acts of 1976, as amended by Ch. 604, Acts of 2001. 14 11-601. 15 The following securities are exempted from §§ 11-205 and 11-501 of this title: A NOTE, BOND, OR OTHER EVIDENCE OF INDEBTEDNESS 16 (I) (15)17 ISSUED TO THE UNITED STATES OR AN AGENCY OR INSTRUMENTALITY OF THE 18 UNITED STATES BY A COOPERATIVE, AS DEFINED IN § 5-601 OF THIS ARTICLE, OR BY 19 A FOREIGN CORPORATION DOING BUSINESS IN THE STATE UNDER TITLE 5, SUBTITLE 20 6 OF THIS ARTICLE; A MORTGAGE, DEED OF TRUST, OR OTHER INSTRUMENT 21 (II)22 EXECUTED TO SECURE A NOTE, BOND, OR OTHER EVIDENCE OF INDEBTEDNESS 23 DESCRIBED IN ITEM (I) OF THIS ITEM; AND 24 A MEMBERSHIP CERTIFICATE ISSUED BY A COOPERATIVE, AS (III)25 DEFINED IN § 5-601 OF THIS ARTICLE, OR BY A FOREIGN CORPORATION DOING 26 BUSINESS IN THE STATE UNDER TITLE 5, SUBTITLE 6 OF THIS ARTICLE; AND 27 DRAFTER'S NOTE: This item is new language derived without substantive 28 change from former Ch. 179, § 30, Acts of 1976, as amended by Ch. 604, Acts of 2001. 29 This item is revised as an exemption, under § 11-601 of this article, from the 30 registration requirements of § 11-501 of this article for consistency with the 31 Maryland Securities Act (Title 11 of this article). Section 11-501 requires registration 32 of a security, before it is offered or sold, unless the security is a federal covered 33 security or "[t]he security or transaction is exempted under Subtitle 6 of this title".

34 Since the securities described in this item are not "federal covered securities", they 35 must be exempted under § 11-601 to effectuate the intent of the former law.

- While the exemptions provided in § 11-601 from both § 11-501 and § 11-205 of
- 2 this article appear broader than the former law's exemption from § 11-501, according
- 3 to the Securities Commissioner of the Division of Securities, no substantive change is
- 4 made since securities exempt from registration would not, as a practical matter, be
- 5 subject to § 11-205.
- 6 Defined terms: "Cooperative" § 5-601
- 7 "Foreign corporation" § 1-101

8 Article - Public Utility Companies

9 7-104.

- 10 THE FORMATION, ORGANIZATION, AND GOVERNANCE OF ELECTRIC
- 11 COOPERATIVES INCORPORATED IN MARYLAND ARE GOVERNED BY TITLE 5,
- 12 SUBTITLE 6 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE.

13 SECTION 4. AND BE IT FURTHER ENACTED, That:

- 14 (a) A mortgage, deed of trust, security agreement, or other security
- 15 instrument entered into or created before October 1, 2002 that established a valid lien
- 16 on personal property in accordance with Ch. 179, § 26, Acts of 1976, as amended by
- 17 Ch. 604, Act of 2001, remains a valid lien under Title 9 of the Maryland Uniform
- 18 Commercial Code subject to compliance with Title 9, Subtitle 7 of the Maryland
- 19 Uniform Commercial Code as modified by subsection (b) of this section.
- 20 (b) If Title 9, Subtitle 7 of the Maryland Uniform Commercial Code
- 21 requires action before July 1, 2002 to assure the continuing validity, perfection,
- 22 priority, or similar status of a security interest, the status of the lien established by a
- 23 mortgage, deed of trust, security agreement, or other security instrument described in
- 24 this section will continue if the required action is taken before October 1, 2003.
- 25 SECTION 5. AND BE IT FURTHER ENACTED, That the Drafter's Notes and
- 26 catchlines contained in this Act are not law and may not be considered to have been
- 27 enacted as a part of this Act.
- 28 SECTION 6. AND BE IT FURTHER ENACTED, That the publisher of the
- 29 Annotated Code of Maryland, in consultation with and subject to the approval of the
- 30 Department of Legislative Services, shall correct, with no further action required by
- 31 the General Assembly, cross-references and terminology rendered incorrect by this
- 32 Act or by any Act of the General Assembly of 2002 that affects provisions enacted by
- 33 this Act. The publisher shall adequately describe any such correction in an editor's
- 34 note following the section affected.
- 35 SECTION 7. AND BE IT FURTHER ENACTED, That it is the intention of the
- 36 General Assembly that, except as specifically provided in this Act, this Act shall be
- 37 construed as a nonsubstantive revision, and may not otherwise be construed to render
- 38 any substantive change in the law of the State.

- SECTION 8. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 2 October 1, 2002.