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2001 Regular Session 11r1189 CF 1lr1188

By: Senator Astle (Co-Chairman, Task Force to Study the Modernization of Credit Union Law) and Senator Hafer									
	ntroduced and read first time: February 1, 2001								
Assigned to: F	ssigned to: Finance								
Senate action:	port: Favorable with amendments Adopted me: March 7, 2001								
	CHAPTER								
1 AN ACT	concerning								
2	Financial Institutions - Credit Union Law Modernization and Other Credit								

4 FOR the purpose of requiring a State credit union to receive approval from the Commissioner of Financial Regulation before establishing an automated teller 5

machine under certain circumstances; altering the tax exempt status of a State 6 7 credit union; altering the field of membership limitations for a State credit 8 union; altering the incorporation process for a State credit union; altering a 9 certain "wildcard" provision under which a State credit union may engage in 10 certain activities under certain circumstances; altering the process for amending the bylaws of a State credit union; providing for the removal of and filling of a 11 vacancy in the office of a director of a State credit union under certain 12 13

circumstances; providing for the qualifications and powers of a director emeritus of a State credit union; altering the duties of a board of directors of a State credit union; requiring the disclosure of the compensation and expenses paid to

officials of a State credit union under certain circumstances; altering the qualifications and duties of a supervisory committee member of a State credit

18 union; repealing a certain examination fee payable by a State credit union under certain circumstances; altering a certain fee for the failure of a State credit 19

20 union to file a report with the Commissioner under certain circumstances;

21 authorizing the Commissioner to enter into cooperative and information sharing 22 agreements under certain circumstances; authorizing a State credit union to

23 charge certain over the limit fees and fees for ancillary and administrative 24

services under certain circumstances; altering the qualifications of a credit

committee member of a State credit union; altering the terms of secured and 25 26

nonsecured extensions of credit by a State credit union under certain

27 circumstances; authorizing a State credit union to participate with a depository

- 1 financial institution or a credit union service organization for purposes of making a loan to a member under certain circumstances; authorizing a State 2 3 credit union to purchase certain obligations and loans under certain 4 circumstances; altering the conditions under which a State credit union may 5 make certain loans to an official or officer of the credit union; altering the investment authority of a State credit union; authorizing a State credit union to 6 7 organize, invest in, and make loans to a credit union service organization under 8 certain circumstances; altering the authority of a State credit union to borrow 9 for the purchase of fixed assets; authorizing a State credit union to close in an emergency without prior authorization from the Commissioner under certain 10 circumstances; requiring a State credit union to notify the Commissioner if the 11 credit union files an application with the Maryland Insurance Administration to 12 13 purchase or make available insurance under certain circumstances; requiring a 14 State credit union to keep certain books and records under certain 15 circumstances; altering the process under which a State credit union may 16 convert to a federal credit union; altering the process under which an other state 17 credit union or a federal credit union may convert to a State credit union; 18 altering the process under which credit unions may merge; authorizing credit 19 unions to consolidate under certain circumstances; altering the process under 20 which a State credit union may dissolve voluntarily or place itself in voluntary 21 receivership for liquidation; imposing certain requirements for the 22 establishment of a branch by a State credit union or an out-of-state credit 23 union; authorizing a State credit union to require a certain notice of a member's 24 intent to withdraw funds from the member's account; altering a certain prohibition concerning the use of the term "credit union"; prohibiting an officer, 25 26 official, or employee of a State credit union from making false statements under 27 certain circumstances; authorizing the Commissioner to enter into an 28 agreement with a State credit union to take corrective action under certain 29 circumstances; making stylistic changes; defining certain terms; altering the 30 deposit insurance requirements for a State credit union after a certain date; 31 stating the intent of the General Assembly as to the purpose of this Act; stating 32 the intent of the General Assembly as to the continuation of and a certain report 33 by the Task Force to Study the Modernization of Credit Union Law; making 34 provisions of this Act severable; providing for the application of this Act to certain investments made prior to a certain date; providing for the status of a 35 member or an eligible member of a credit union after a certain date under 36 certain circumstances; requiring a credit union to submit to the Commissioner 37 under certain circumstances a certain plan concerning services to low income 38 39 persons; providing for a delayed effective date for certain provisions of this Act; 40 and generally relating to credit union law modernization and other credit union 41 law reforms.
- 42 BY repealing and reenacting, with amendments,
- 43 Article Commercial Law
- 44 Section 12-905
- 45 Annotated Code of Maryland
- 46 (2000 Replacement Volume and 2000 Supplement)

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1 BY repealing and reenacting, with amendments,
       Article - Financial Institutions
2
3
       Section 1-403; 6-101 through 6-103 to be under the amended subtitle "Subtitle
                2. General Provisions"; 6-104 to be under the new subtitle "Subtitle 9.
4
5
                Prohibited Activities; Penalties"; 6-201 through 6-205, 6-207 through
                6-211.1 and 6-212 through 6-216, inclusive, 6-219 through 6-223,
6
7
                inclusive, to be under the amended subtitle "Subtitle 3. Formation,
8
                Organization, and Powers"; 6-301 through 6-307, 6-307.1, 6-307.2,
                6-307.3, 6-308, 6-309, and 6-310, inclusive, to be under the amended
9
                subtitle "Subtitle 4. Examinations and Reports": 6-401, 6-402, and 6-404
10
                to be under the amended subtitle "Subtitle 5. Deposits and Dividends";
11
                6-501 through 6-506, inclusive, 6-509, and 6-511 to be under the
12
                amended subtitle "Subtitle 6. Loans"; 6-601 through 6-608, inclusive, to be
13
14
                under the amended subtitle "Subtitle 7. Miscellaneous Regulations"; and
15
                6-701, 6-701.1, and 6-702 through 6-704, inclusive, to be under the
16
                amended subtitle "Subtitle 8. Extraordinary Actions"
17
       Annotated Code of Maryland
18
       (1998 Replacement Volume and 2000 Supplement)
19 BY adding to
20
       Article - Financial Institutions
21
       Section 6-101 to be under the new subtitle "Subtitle 1. Definitions", 6-204
22
                through 6-206, inclusive, 6-303, 6-304, 6-309, 6-326, 6-327, 6-333,
23
                6-607 through 6-609, inclusive, 6-702, 6-704, 6-706, 6-707, 6-713
                through 6-715, inclusive, 6-806 through 6-809, inclusive, 6-903, 6-904,
24
25
                and the various parts
26
       Annotated Code of Maryland
27
       (1998 Replacement Volume and 2000 Supplement)
28 BY repealing
29
       Article - Financial Institutions
30
       Section 6-206, 6-217, 6-218, 6-403, 6-507, and 6-510
31
       Annotated Code of Maryland
32
       (1998 Replacement Volume and 2000 Supplement)
33 BY repealing and reenacting, with amendments,
       Article - Financial Institutions
34
       Section 6-101(f) and 6-701
35
       Annotated Code of Maryland
36
       (1998 Replacement Volume and 2000 Supplement)
37
38
       (As enacted by Section 1 of this Act)
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SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

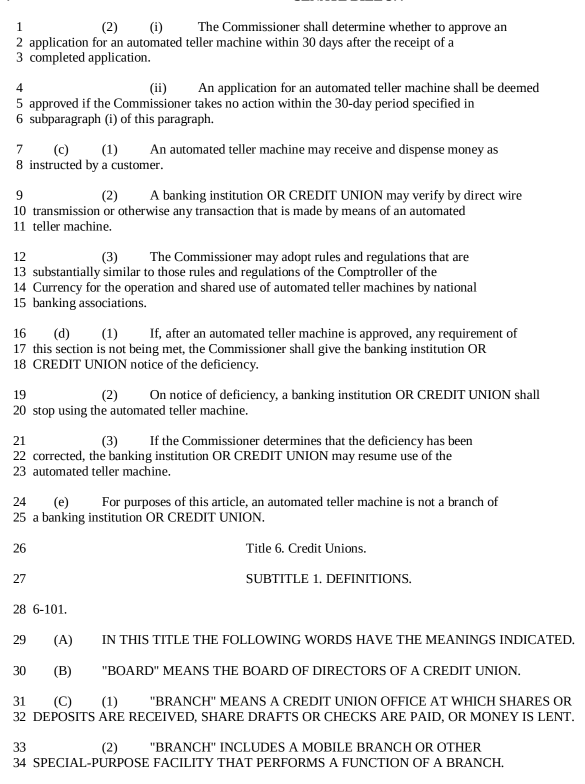
40 MARYLAND, That the Laws of Maryland read as follows:

36 DOCUMENTS; AND

1 Article - Commercial Law 2 12-905. 3 (a) With respect to an unsecured open end credit plan, fees or charges may not 4 be imposed on a consumer borrower in addition to interest or finance charges as 5 permitted by this subtitle, except as follows: If the plan is offered by a seller of goods or services, or both, and may 6 (1) 7 be used only for the purchase or lease of the seller's goods and services, the seller may 8 charge one of the following fees: An annual charge in any amount the agreement provides for the 10 privileges made available to the consumer borrower under the plan; (ii) A transaction charge or charges in such amount or amounts as 12 the agreement may provide for each separate purchase under the plan; or 13 A minimum charge for each scheduled billing period under the (iii) 14 plan during any portion of which there is an outstanding unpaid indebtedness under If the plan is offered by any other credit grantor, the credit grantor 16 (2) 17 may impose any or all of the following fees: 18 An annual charge in any amount the agreement provides for the 19 privileges made available to the consumer borrower under the plan; 20 A transaction charge or charges in such amount or amounts as (ii) 21 the agreement may provide for each separate purchase or loan under the plan; and 22 A minimum charge for each scheduled billing period under the (iii) 23 plan during any portion of which there is an outstanding unpaid indebtedness under 24 the plan. 25 NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (2) OF THIS (3) 26 SUBSECTION, IF THE CREDIT AGREEMENT PROVIDES, A CREDIT UNION MAY MAKE 27 LOANS OR EXTEND CREDIT TO ITS MEMBERS INCORPORATING THE SAME TERMS AND 28 CONDITIONS AS A FEDERAL CREDIT UNION IS PERMITTED UNDER FEDERAL LAW AND 29 REGULATIONS RELATING TO: AN OVER THE LIMIT FEE ASSESSED ON A CREDIT CARD 30 (I) 31 ACCOUNT; AND 32 (II)FEES FOR ANCILLARY AND ADMINISTRATIVE SERVICES 33 REQUESTED BY THE MEMBER, INCLUDING: 34 1. RESEARCHING ACCOUNT RECORDS; 35 2. PROVIDING DUPLICATE STATEMENTS AND OTHER

1 2	CARD OR DEVICE.	3.	EXPEDITED ISSUANCE OF A DUPLICATE OR ORIGINAL CREDIT				
5 6	section, with respect t imposed on a consum	o a securer borrowees incur	ed in [subsections (f) and (g)] SUBSECTION (F) of this ed open end credit plan, fees or charges may not be ver in addition to interest or finance charges except for red by the credit grantor and not retained by the credit				
8 9	(1) preparation, closing, of		y's fees for services rendered in connection with the ement of the loan;				
10	(2)	Any exp	ense, tax, or charge paid to a governmental agency;				
11 12	(3) appropriate to the sec		ation of title, appraisal, or other costs necessary or he loan; and				
13	(4)	Premiun	ns for any insurance coverage permitted under this subtitle.				
			ished for a consumer borrower, a fee or charge may not be agreement concerning the plan permits the fee to be				
17 18	(d) If a plan is established for a nonconsumer borrower, the nonconsumer borrower and credit grantor may agree upon any terms concerning charges and fees.						
			his section, the additional charges listed in subsections are not interest or finance charges with respect to a				
	subsection, a credit g	rantor of	to the provisions of paragraphs (2) through (8) of this an open end credit plan that is secured by a deposit, nilar account or certificate of deposit may impose:				
25		(i)	An application fee not to exceed \$35; and				
26 27	available to the consu	(ii) ımer borr	An annual charge not to exceed \$35 for the privileges made ower under the plan.				
28 29	(2) credit the application		olication to the plan is approved, the credit grantor shall				
30		(i)	To the initial annual charge; and				
31 32	under the plan.	(ii)	If there is no annual charge, to the interest or finance charges				
33 34	(3) return the application		plication to the plan is rejected, the credit grantor shall e applicant.				

1 2	shall:	Within 4	45 days after the receipt of the application, the credit grantor
3		(i)	Accept the application; or
4 5	applicant.	(ii)	Reject the application and return the application fee to the
	(5) the deposit, savin required as securi	gs, passbook,	ch plan shall have a credit limit of no less than the amount of or other similar account or certificate of deposit
9	(6)	The app	lication shall state the amount of:
10		(i)	The minimum required security; and
11		(ii)	The application fee.
12	(7)	The agre	eement shall state the amount of the annual charge.
	(8) on the deposit, sa required as secur	vings, passbo	nual charge is imposed, the credit grantor shall pay interest ook, or other similar account or certificate of deposit ater of:
16		(i)	A rate of 4 percent per annum simple interest; or
			The rate of interest regularly paid on regular passbook savings ation that issued the deposit, savings, passbook, or icate of deposit required as security.
20			Article - Financial Institutions
21	1-403.		
24	UNION may hav	e an automat FICE OR A I	MMISSIONER APPROVES, A banking institution OR CREDIT ed teller machine AT A LOCATION OTHER THAN THE BRANCH OF A BANKING INSTITUTION OR CREDIT UNION [if
26 27	(b) (1) machine only if:	The Cor	mmissioner may approve a proposed automated teller
28 29	Commissioner ar	(i) application	The banking institution OR CREDIT UNION files with the in the form that the Commissioner requires; and
	efficient service,		The Commissioner determines that it will be an effective and ith [sound banking practice,] SAFETY AND SOUNDNESS tions.



- 1 (3) "BRANCH" DOES NOT INCLUDE AN AUTOMATED TELLER MACHINE AS 2 DEFINED IN § 1-401(D) OF THIS ARTICLE.
- 3 (D) "CREDIT UNION" MEANS A COOPERATIVE, NONPROFIT FINANCIAL
- 4 INSTITUTION ORGANIZED UNDER THIS TITLE TO CONDUCT BUSINESS IN THE STATE.
- 5 (E) "CREDIT UNION SERVICE ORGANIZATION" MEANS AN ENTITY FORMED TO 6 ENGAGE IN ACTIVITIES THAT:
- 7 (1) ARE INCIDENTAL TO THE CONDUCT OF THE BUSINESS OF A CREDIT 8 UNION;
- 9 (2) ADVANCE OR FACILITATE THE PURPOSES OF A CREDIT UNION; AND
- 10 (3) PRIMARILY SERVE A CREDIT UNION AND ITS MEMBERS.
- 11 (F) "CREDIT UNION SHARE GUARANTY CORPORATION" MEANS THE CREDIT
- 12 UNION INSURANCE CORPORATION ESTABLISHED UNDER TITLE 7 OF THIS ARTICLE.
- 13 (G) "DEPOSIT ACCOUNT" MEANS A BALANCE HELD BY A CREDIT UNION ON
- 14 WHICH A CONTRACTUAL RATE OF INTEREST WILL MAY BE PAID AS A DEBT OWED BY
- 15 THE CREDIT UNION TO THE DEPOSITOR.
- 16 (H) "FIXED ASSETS" INCLUDE LAND, BUILDINGS, LEASEHOLD
- 17 IMPROVEMENTS, FURNITURE, FIXTURES, AND EQUIPMENT USED IN THE CONDUCT
- 18 OF THE REGULAR BUSINESS OF A CREDIT UNION.
- 19 (I) "MEMBER IN GOOD STANDING" MEANS A MEMBER WHO:
- 20 (1) OWNS AT LEAST ONE SHARE IN A CREDIT UNION;
- 21 (2) IS CURRENT ON ALL CREDIT OBLIGATIONS TO THE CREDIT UNION;
- 22 AND
- 23 (3) HAS NOT CAUSED THE CREDIT UNION A CREDIT OR DEPOSIT LOSS
- 24 THAT IS CURRENTLY OUTSTANDING.
- 25 (J) "OFFICER" MEANS ANY OFFICER THAT A MARYLAND CORPORATION IS
- 26 REQUIRED OR PERMITTED TO HAVE UNDER § 2-412 OF THE CORPORATIONS AND
- 27 ASSOCIATIONS ARTICLE.
- 28 (K) "OFFICIAL" MEANS:
- 29 (1) A DIRECTOR;
- 30 (2) A MEMBER OF A CREDIT COMMITTEE; OR
- 31 (3) A MEMBER OF A SUPERVISORY COMMITTEE.
- 32 (L) "OUT-OF-STATE CREDIT UNION" MEANS:

- 1 (1) A FEDERAL CREDIT UNION WITH ITS MAIN OFFICE IN A STATE 2 OTHER THAN THIS STATE; OR
- 3 (2) A CREDIT UNION CHARTERED AND PRIMARILY REGULATED BY 4 ANOTHER STATE.
- 5 (M) "SHARE" OR "SHARE ACCOUNT" MEANS A BALANCE HELD BY A CREDIT
- 6 UNION ON WHICH A DIVIDEND MAY BE PAID AND WHICH CONFERS MEMBERSHIP
- 7 AND VOTING RIGHTS ON THE MEMBER.
- 8 Subtitle [1.] 2. General Provisions.
- 9 [6-101.] 6-201.
- Except as otherwise indicated in this title, Titles 3 through 5 of this article do
- 11 not apply to credit unions.
- 12 [6-102.] 6-202.
- 13 Credit unions are subject to the supervision of the Commissioner.
- 14 [6-103.] 6-203.
- 15 A credit union incorporated under the laws of this State, INCLUDING its income,
- 16 [and its capital, reserves, surpluses] NET WORTH, and other funds are exempt from
- 17 all taxes imposed by this State or by any of its political subdivisions TO THE SAME
- 18 EXTENT AS FEDERAL CREDIT UNIONS ARE EXEMPT.
- 19 6-204.
- 20 A CREDIT UNION MAY EXERCISE ALL THE RIGHTS, PRIVILEGES, AND
- 21 INCIDENTAL POWERS NECESSARY OR APPROPRIATE TO EXERCISE ITS SPECIFIC
- 22 POWERS AND TO ACCOMPLISH THE PURPOSES FOR WHICH THE CREDIT UNION IS
- 23 ORGANIZED.
- 24 6-205.
- 25 THIS TITLE SHALL BE CONSTRUED LIBERALLY TO EFFECTUATE ITS PURPOSE.
- 26 6-206.
- 27 THIS TITLE MAY BE CITED AS THE MARYLAND CREDIT UNION ACT.

1			Subtitle [2.] 3. Formation [and], Organization, AND POWERS.					
2	PART I. FORMATION.							
3	[6-201.] 6-301.							
	profession, club, unio	(a) In this [section] SECTION, "organization" [means] INCLUDES any trade, profession, club, union, [church] RELIGIOUS congregation, [parish,] society, [or] association, [or any] fraternal GROUP, OR cooperative[, or other organization].						
9	(b) Seven or more adult individuals, each of whom is a resident of this State [and all of whom have one of the following common bonds], may act as incorporators to form a credit union under this subtitle WITH ONE OF THE FOLLOWING FIELD OF MEMBERSHIP TYPES:							
11	[(1)	Similar	occupations;					
12 13	(2) associations;	Member	rship in the same or similar organizations, professions, or					
14	(3)	Employ	ment by a common employer;					
15 16	(4) shopping center; or	Employ	ment within a defined business district, industrial park, or					
17 18	(5) district, or county.]	Residen	ce within an identifiable neighborhood, community, rural					
19	(1)	SINGLI	E COMMON BOND;					
20	(2)	MULTI	PLE COMMON BOND; OR					
21	(3)	COMM	UNITY COMMON BOND.					
22 23	` /		T AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE SHALL GOVERN THE FIELD OF MEMBERSHIP TYPES.					
24 25	` '		LE COMMON BOND CREDIT UNION MAY SERVE ONE GROUP OF IOM AS A COMMON BOND:					
26		(I)	BELONG TO THE SAME RECOGNIZED ORGANIZATION;					
27 28	PERSON;	(II)	ARE EMPLOYED BY A SINGLE CORPORATION OR OTHER					
			ARE EMPLOYED BY A SINGLE CORPORATION OR OTHER PERSON WNERSHIP INTEREST IN OR BY ANOTHER SINGLE IN;					

11 **SENATE BILL 377** 1 (IV) ARE EMPLOYED BY A SINGLE CORPORATION OR OTHER PERSON 2 THAT IS RELATED TO ANOTHER PERSON, SUCH AS BY CONTRACT AND POSSESSING A 3 STRONG DEPENDENCY RELATIONSHIP; OR 4 (V) ARE EMPLOYED BY OR ATTEND THE SAME SCHOOL. A MULTIPLE COMMON BOND CREDIT UNION MAY SERVE ONE OR 6 MORE GROUPS OF INDIVIDUALS, AS DESCRIBED IN PARAGRAPH (2) OF THIS 7 SUBSECTION, AS LONG AS: WITHIN EACH GROUP ALL INDIVIDUALS HAVE A COMMON (I) 9 BOND OF ORGANIZATION OR OCCUPATION; AND 10 (II)EACH GROUP IS WITHIN REASONABLE GEOGRAPHIC 11 PROXIMITY AND HAS ACCESS TO A BRANCH OF THE CREDIT UNION. 12 (4) (I) SUBJECT TO THE PROVISIONS OF SUBPARAGRAPHS (II) AND (III) 13 OF THIS PARAGRAPH AND SUBSECTION (D) OF THIS SECTION, A COMMUNITY CREDIT 14 UNION MAY SERVE A GROUP OF INDIVIDUALS, ALL MEMBERS OF WHICH, AS A 15 COMMON BOND, LIVE, WORK, WORSHIP, OR ATTEND SCHOOL WITHIN A SINGLE OR 16 TWO OR MORE CONTIGUOUS WELL-DEFINED LOCAL COMMUNITIES. 17 NEIGHBORHOODS, RURAL DISTRICTS, OR COUNTIES. IF THE COMMON BOND IS WITHIN A SINGLE WELL-DEFINED 19 LOCAL COMMUNITY, NEIGHBORHOOD, RURAL DISTRICT, OR COUNTY, THE TOTAL 20 POPULATION AT THE TIME OF THE FORMATION OF THE CREDIT UNION MAY NOT 21 EXCEED 300,000. 22 IF THE COMMON BOND IS WITHIN TWO OR MORE CONTIGUOUS (III)23 WELL-DEFINED LOCAL COMMUNITIES, NEIGHBORHOODS, RURAL DISTRICTS, OR 24 COUNTIES, THE TOTAL POPULATION AT THE TIME OF THE FORMATION OF THE 25 CREDIT UNION MAY NOT EXCEED 200,000. NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (C)(4) OF THIS 26 (D) 27 SECTION, ANY CREDIT UNION, WITHOUT REGARD TO ITS FIELD OF MEMBERSHIP 28 TYPE, MAY INCLUDE IN ITS FIELD OF MEMBERSHIP TYPE, WITHOUT REGARD TO 29 LOCATION, A COMMUNITY, NEIGHBORHOOD, RURAL DISTRICT, OR COUNTY IF: THE COMMISSIONER DETERMINES THAT THE COMMUNITY. (1) 31 NEIGHBORHOOD, RURAL DISTRICT, OR COUNTY IS: AN "INVESTMENT AREA" AS DEFINED IN 12 U.S.C. § 4702(16) OF 32 (I) 33 THE COMMUNITY DEVELOPMENT BANKING AND FINANCIAL INSTITUTIONS ACT OF 34 1994: AND

UNDERSERVED BY OTHER DEPOSITORY FINANCIAL

36 INSTITUTIONS BASED ON DATA OF THE COMMISSIONER, THE FEDERAL CREDIT 37 UNION AND BANKING REGULATORY AGENCIES, OR OTHER DATA SOURCES; AND

35

(II)

14			SENATE DILL 3//
3 4	BRANCH IN ' WHICH CREI INCLUSION (OIT UN	THE CREDIT UNION ESTABLISHES AND MAINTAINS AN OFFICE OR OMMUNITY, NEIGHBORHOOD, RURAL DISTRICT, OR COUNTY AT IION SERVICES ARE AVAILABLE WITHIN 2 YEARS AFTER THE E COMMUNITY, NEIGHBORHOOD, RURAL DISTRICT, OR COUNTY IN MBERSHIP OF THE CREDIT UNION.
8	A GROUP WI ELIGIBLE UN	TH FE'	EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, ONLY WER THAN 3,000 MEMBERS, EXCLUDING INDIVIDUALS WHO ARE 6-302(B)(4) OR (5) OF THIS SUBTITLE, SHALL BE ELIGIBLE TO BE MEMBERSHIP OF A MULTIPLE COMMON BOND CREDIT UNION.
10 11		2) N DOE	THE NUMERICAL LIMITATION IN PARAGRAPH (1) OF THIS S NOT APPLY WITH RESPECT TO A GROUP:
12 13	OR REASON	ABLY	(I) THAT THE COMMISSIONER DETERMINES COULD NOT FEASIBLY ESTABLISH A NEW SINGLE COMMON BOND CREDIT UNION;
14 15	CONNECTIO	N WIT	(II) TRANSFERRED FROM ANOTHER CREDIT UNION IN TH:
16 17	COMMISSIO	NER B	1. A MERGER OR CONSOLIDATION APPROVED BY THE ASED ON SAFETY AND SOUNDNESS CONCERNS; OR
18			2. A LIQUIDATION APPROVED BY THE COMMISSIONER; OR
			(III) TRANSFERRED THROUGH THE MERGER OR CONSOLIDATION OF ONS, BOTH OF WHICH SERVED THE GROUP IMMEDIATELY BEFORE CONSOLIDATION.
22	[6-210.] 6-302	2.	
23	(A) I	N THIS	S SECTION, "IMMEDIATE FAMILY RELATIVE" MEANS:
24	(1)	A SPOUSE;
25	(2)	A CHILD;
26	(3)	A SIBLING;
27	(4)	A PARENT;
28	(5)	A GRANDPARENT;
29	(6)	A GRANDCHILD;
30	(7)	A STEPPARENT;
31	(8)	A STEPCHILD;
32	(9)	A STEP-SIBLING; OR

ONCE AN INDIVIDUAL WHO IS ELIGIBLE FOR MEMBERSHIP UNDER

A MEMBER REMAINS A MEMBER OF A CREDIT UNION UNTIL THE MEMBER:

CHOOSES TO WITHDRAW FROM THE MEMBERSHIP OF THE CREDIT

IS EXPELLED BY THE BOARD UNDER § 6-319 OF THIS SUBTITLE.

27 IMMEDIATE FAMILY RELATIVE OF THE MEMBER IS ELIGIBLE TO BECOME A MEMBER.

26 SUBSECTION (B)(4) OR (5) OF THIS SECTION BECOMES A MEMBER, THEN AN

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(D)

(E)

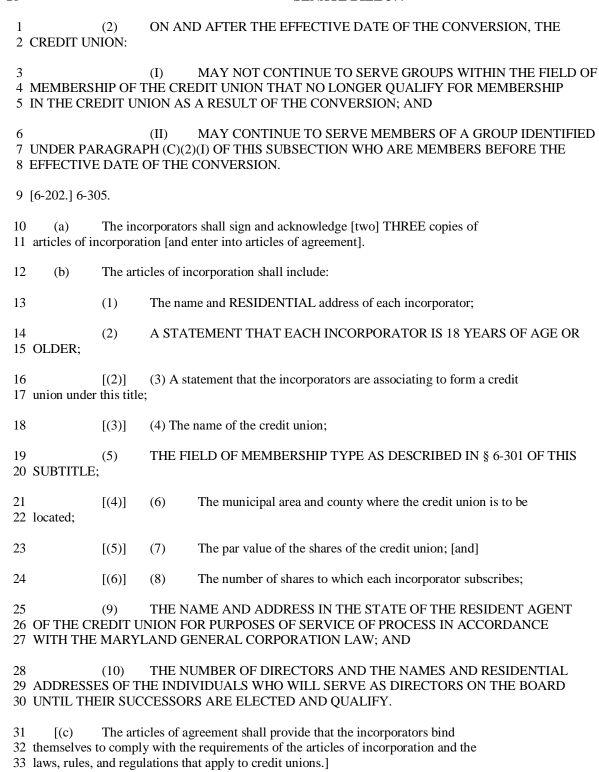
30 UNION; OR

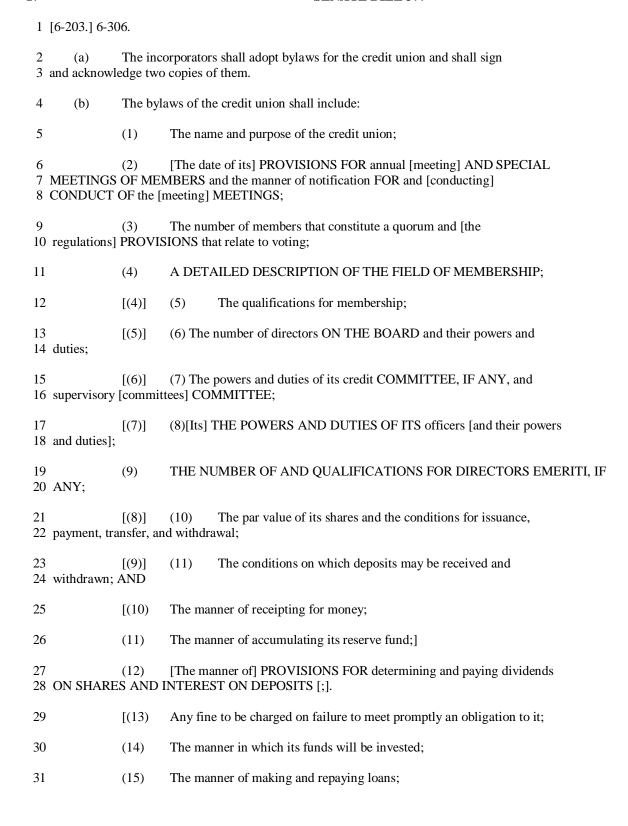
(1)

(2)

- 1 6-303.
- 2 (A) (1) SUBJECT TO THE PROVISIONS OF § 6-301(C) AND (E) OF THIS
- 3 SUBTITLE, A MULTIPLE COMMON BOND CREDIT UNION MAY ADD TO ITS FIELD OF
- 4 MEMBERSHIP A GROUP OF OVER 750 POTENTIAL MEMBERS, EXCLUDING
- 5 INDIVIDUALS WHO ARE ELIGIBLE FOR MEMBERSHIP UNDER § 6-302(B)(4) OR (5) OF
- 6 THIS SUBTITLE, IF:
- 7 (I) THE MEMBERS HAVE APPROVED THE NECESSARY AMENDMENT
- 8 TO THE BYLAWS, AS REQUIRED UNDER § 6-320(A) OF THIS SUBTITLE;
- 9 (II) THE CREDIT UNION FILES WITH THE COMMISSIONER AN
- 10 APPLICATION AND ANY OTHER DOCUMENTS THAT THE COMMISSIONER DEEMS
- 11 NECESSARY TO MAKE A DETERMINATION; AND
- 12 (III) THE COMMISSIONER DETERMINES THAT:
- 13 1. THE CREDIT UNION HAS NOT ENGAGED IN ANY MATERIAL
- 14 UNSAFE OR UNSOUND PRACTICE DURING THE 1-YEAR PERIOD PRECEDING THE
- 15 DATE OF FILING THE APPLICATION;
- 16 2. THE CREDIT UNION HAS ADEQUATE NET WORTH;
- 17 3. THE CREDIT UNION HAS THE ADMINISTRATIVE
- 18 CAPABILITY TO SERVE THE POTENTIAL MEMBERS OF THE GROUP AND THE
- 19 FINANCIAL RESOURCES TO MEET THE NEED FOR ADDITIONAL STAFF AND ASSETS TO
- 20 SERVE THE POTENTIAL MEMBERS OF THE GROUP;
- 21 4. ANY POTENTIAL HARM THAT THE EXPANSION MAY HAVE
- 22 ON ANY OTHER CREDIT UNION AND ITS MEMBERSHIP IS CLEARLY OUTWEIGHED IN
- 23 THE PUBLIC INTEREST BY THE PROBABLE BENEFICIAL EFFECT OF THE EXPANSION
- 24 IN MEETING THE CONVENIENCE AND NEEDS OF THE POTENTIAL MEMBERS OF THE
- 25 GROUP;
- 26 5. FORMATION OF A SEPARATE CREDIT UNION BY THE
- 27 GROUP IS NOT PRACTICABLE AND CONSISTENT WITH REASONABLE SAFETY AND
- 28 SOUNDNESS STANDARDS; AND
- 29 6. THE GROUP IS WITHIN REASONABLE GEOGRAPHIC
- 30 PROXIMITY TO A BRANCH OF THE CREDIT UNION.
- 31 (2) UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A
- 32 DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 60 DAYS AFTER THE APPLICATION
- 33 IS FILED. THE COMMISSIONER SHALL NOTIFY THE CREDIT UNION OF THE
- 34 DETERMINATION ON THE APPLICATION.
- 35 (B) SUBJECT TO THE PROVISIONS OF § 6-301(C) AND (E) OF THIS SUBTITLE, A
- 36 MULTIPLE COMMON BOND CREDIT UNION MAY ADD TO ITS FIELD OF MEMBERSHIP A
- 37 GROUP OF 750 OR LESS POTENTIAL MEMBERS, EXCLUDING INDIVIDUALS WHO ARE
- 38 ELIGIBLE UNDER § 6-302(B)(4) OR (5) OF THIS SUBTITLE, IF:

- 1 (1) THE BOARD APPROVES THE ADDITION OF THE GROUP; THE CREDIT UNION NOTIFIES THE COMMISSIONER IN WRITING (2) 3 WITHIN 30 DAYS AFTER THE BOARD APPROVES THE ADDITION OF THE GROUP; THE REQUIREMENTS OF SUBSECTION (A)(1)(III) OF THIS SECTION (3) 5 ARE MET; AND THE ADDITION OF THE GROUP HAS NOT BEEN DISAPPROVED BY THE (4) 7 COMMISSIONER WITHIN 30 DAYS OF THE NOTIFICATION REQUIRED UNDER ITEM (2) 8 OF THIS SUBSECTION. 9 6-304. A CREDIT UNION MAY CONVERT TO ANOTHER FIELD OF MEMBERSHIP 11 TYPE, AS DESCRIBED IN § 6-301 OF THIS SUBTITLE, IF: 12 (1) THE CREDIT UNION: MEETS THE COMMON BOND REQUIREMENTS OF THE 13 (I) 14 PROPOSED FIELD OF MEMBERSHIP TYPE; AND FILES WITH THE COMMISSIONER AN APPLICATION AND ANY 15 (II)16 OTHER DOCUMENTS THAT THE COMMISSIONER DEEMS NECESSARY TO MAKE A 17 DETERMINATION ON THE APPLICATION; AND 18 (2) THE COMMISSIONER DETERMINES THAT APPROVAL: 19 IS IN THE BEST INTEREST OF THE EXISTING AND PROPOSED (I) 20 MEMBERSHIPS; 21 (II)PROVIDES A MEANS FOR BETTER SERVICE TO THE EXISTING 22 MEMBERSHIP; IS IN ACCORDANCE WITH SOUND CREDIT UNION PRACTICES: 23 (III)**24 AND** (IV) DOES NOT EXPOSE THE FUNDS OF THE EXISTING MEMBERS TO 26 UNNECESSARY RISK. 27 UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A (B) 28 DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 120 DAYS AFTER THE APPLICATION 29 IS FILED. THE COMMISSIONER SHALL NOTIFY THE CREDIT UNION OF THE 30 DETERMINATION ON THE APPLICATION.
- 31 (C) (1) NO LESS THAN 30 DAYS BEFORE THE EFFECTIVE DATE OF THE
- 32 CONVERSION, THE CREDIT UNION SHALL GIVE NOTICE OF THE CONVERSION TO ALL
- 33 GROUPS OF POTENTIAL MEMBERS OF THE CREDIT UNION THAT WILL BE REMOVED
- 34 FROM THE FIELD OF MEMBERSHIP AS A RESULT OF THE CONVERSION.





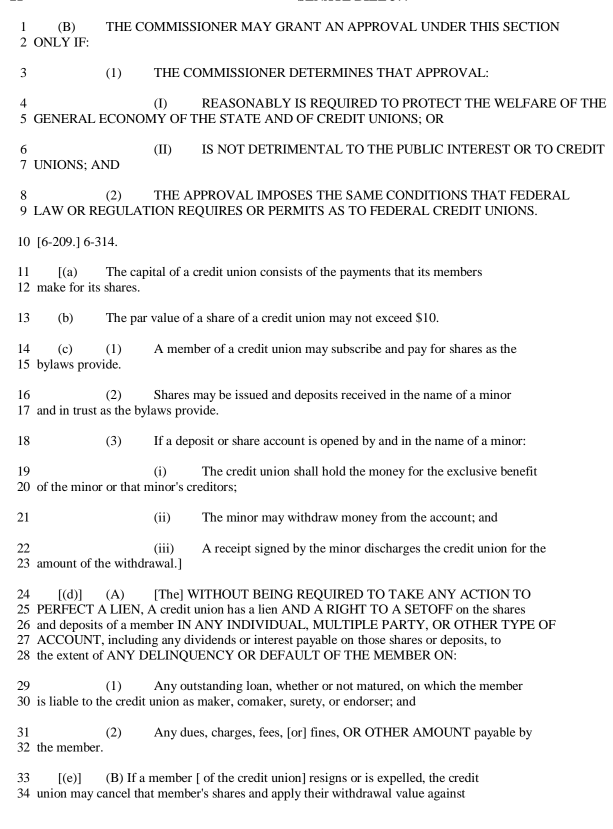
1	(16) The maximum rate of interest that may be charged on loans; and							
2		(17) The manner of effecting its voluntary dissolution.]						
3	[6-204.] 6-307.							
4	(a)	The inc	orporator	s shall:				
5 6	copies of the	(1) articles		LE with the Commissioner for examination [the two] THREE oration and TWO COPIES OF THE bylaws; AND				
7		(2)	PAY TO	THE COMMISSIONER A FEE OF \$500.				
8	(b)	The Cor	nmission	er shall investigate and determine if:				
9 10	REASONA	(1) BLE;	The artic	cles and bylaws are framed in accordance with law AND ARE				
11		(2)	[The byl	aws are reasonable;				
14	command co		e and war	racter, responsibility, and general fitness of the incorporators rant belief that the business of the proposed credit stly and efficiently, in accordance with the intent of this				
16		[(4)]	(3)	Allowing the proposed credit union to engage in business:				
17			(i)	Will promote public convenience and advantage; and				
18			(ii)	Is expedient and desirable.				
19 20	· /			ation, the Commissioner may require any change in the aws that the Commissioner considers necessary.				
23	and bylaws	are filed	NT TIME [for exam	60] UNLESS THE COMMISSIONER NOTIFIES THE APPLICANT PERIOD IS NECESSARY, WITHIN 120 days after the articles tination], the Commissioner shall sign, date, and les and bylaws as "approved" or "refused".				
			dorsed co	tion of the credit union is refused, the Commissioner shall pies of the articles and bylaws to] NOTIFY the FTHE REASON FOR THE REFUSAL.				
28		(3)	If forma	tion of the credit union is approved, the Commissioner shall:				
	copies of the		(i) and ONE	Return [one] TO THE INCORPORATORS TWO of the endorsed OF THE ENDORSED COPIES OF THE bylaws [to the				
32 33	AND THE	BYLAW	(ii) S.	Keep [and record] one of the endorsed copies OF THE ARTICLES				

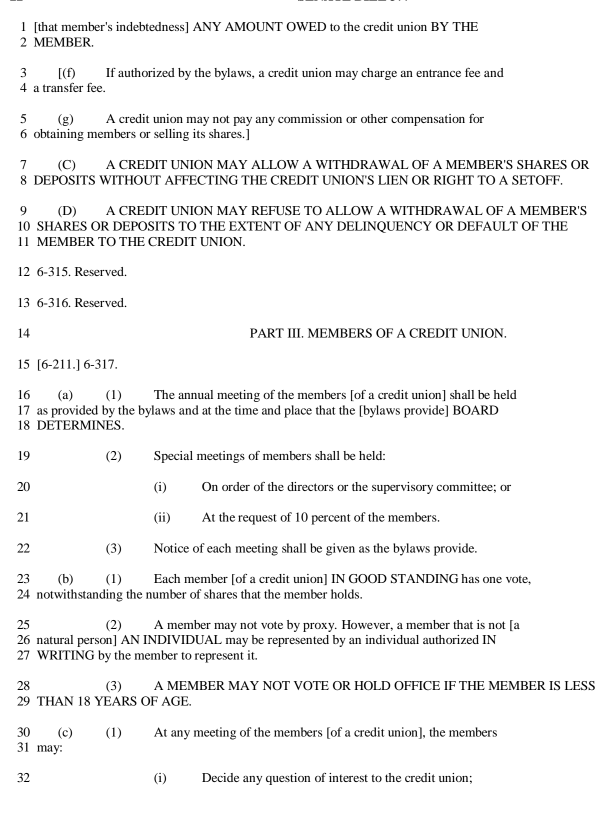
- 1 [(e) For filing with the Commissioner approved articles and bylaws, the 2 incorporators shall pay to the Commissioner a fee of \$10.]
- 3 [6-205.] 6-308.
- 4 (a) If the Commissioner approves the articles and bylaws, the incorporators
- 5 shall file for record with the State Department of Assessments and Taxation one of
- 6 the endorsed copies of the articles [and bylaws] OF INCORPORATION.
- 7 [(b) Articles of incorporation and bylaws that are filed for record are not 8 effective unless the Commissioner has endorsed the articles and bylaws as approved.]
- 9 (B) WHEN THE ARTICLES OF INCORPORATION ARE FILED FOR RECORD IN
- 10 ACCORDANCE WITH THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION, THE
- 11 CREDIT UNION BECOMES A CORPORATION.
- 12 [6-206.
- When articles of incorporation and bylaws are filed for record in accordance with
- 14 § 6-205 of this subtitle, the credit union becomes a corporation.]
- 15 6-309.
- 16 (A) WHEN FILING THE ARTICLES OF INCORPORATION AND BYLAWS WITH THE
- 17 COMMISSIONER UNDER § 6-307 OF THIS SUBTITLE, THE INCORPORATORS SHALL FILE
- 18 WITH THE COMMISSIONER AN INITIAL APPLICATION ON A FORM THAT THE
- 19 COMMISSIONER REQUIRES.
- 20 (B) THE INITIAL APPLICATION SHALL INCLUDE:
- 21 (1) THE FIELD OF MEMBERSHIP TYPE REQUESTED;
- 22 (2) A DETAILED DESCRIPTION OF THE FIELD OF MEMBERSHIP;
- 23 (3) A MISSION STATEMENT;
- 24 (4) A DETAILED BUSINESS PLAN THAT INCLUDES THE ITEMS THAT THE
- 25 COMMISSIONER REASONABLY REQUIRES; AND
- 26 (5) ANY OTHER INFORMATION THAT THE COMMISSIONER REASONABLY
- 27 REQUIRES.
- 28 (C) (1) IN CONNECTION WITH AN INITIAL APPLICATION AND AT ANY OTHER
- 29 TIME THE COMMISSIONER REQUESTS. EACH INCORPORATOR AND DIRECTOR SHALL
- 30 PROVIDE FINGERPRINTS FOR USE BY THE FEDERAL BUREAU OF INVESTIGATION
- 31 AND THE CRIMINAL JUSTICE INFORMATION SYSTEM CENTRAL REPOSITORY OF THE
- 32 DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES TO CONDUCT
- 33 CRIMINAL HISTORY RECORDS CHECKS.
- 34 (2) ANY INCORPORATOR OR DIRECTOR REQUIRED BY THIS SUBSECTION
- 35 TO PROVIDE FINGERPRINTS SHALL PAY ANY PROCESSING OR OTHER FEE REQUIRED

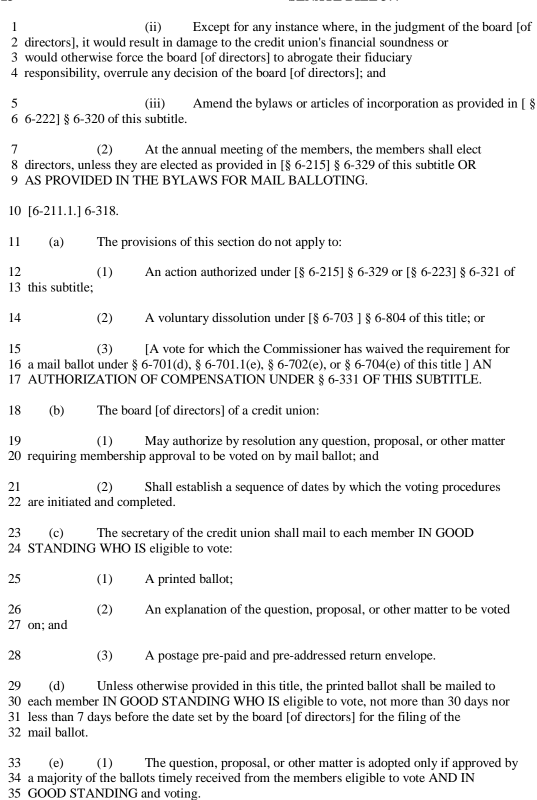
1 BY THE FEDERAL BUREAU OF INVESTIGATION OR THE CRIMINAL JUSTICE 2 INFORMATION SYSTEM CENTRAL REPOSITORY OF THE DEPARTMENT OF PUBLIC 3 SAFETY AND CORRECTIONAL SERVICES. 4 THE FINGERPRINTING AND CRIMINAL HISTORY RECORDS CHECK 5 REQUIREMENTS SHALL APPLY TO ANY OTHER OFFICIAL OR OFFICER OF THE CREDIT 6 UNION AS REQUESTED BY THE COMMISSIONER. 7 6-310. Reserved. 8 6-311. Reserved. 9 PART II. POWERS OF A CREDIT UNION. 10 [6-207.] 6-312. 11 In addition to the powers set forth elsewhere in this title, a credit union may: 12 Receive the [savings] SHARES AND DEPOSITS of its members [as (1) 13 payment for its shares or as a deposit]; 14 Lend money to its members [at reasonable rates not exceeding those (2) 15 authorized by this title]; 16 (3) Invest[its accumulated] funds as provided in this title; AND 17 (4) [Subject to the rules and regulations of the Commissioner, sell to its 18 members negotiable checks, including traveler's checks, and money orders; 19 (5) Cash checks and money orders for a fee not exceeding the direct and 20 indirect costs of the service; and 21 (6)] Undertake other activities that: 22 (i) Are consistent with this title; 23 (ii) Relate to its purposes; and 24 (iii) Are authorized by its bylaws. 25 [6-208.] 6-313. Notwithstanding any other provision of [this title] THE LAWS OR 26 (A) 27 REGULATIONS OF THE STATE, on approval of the Commissioner [and the Credit 28 Union Insurance Corporation], a credit union may engage in any additional [credit 29 union] activity, SERVICE, OR OTHER PRACTICE [or provide any related service under 30 the same conditions that federal law or regulation requires or permits as to federal

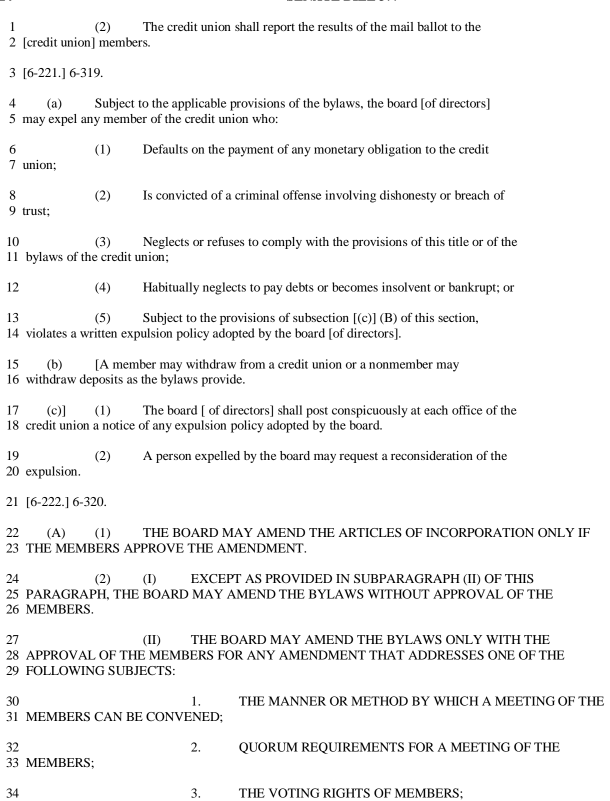
31 credit unions] IN WHICH, UNDER FEDERAL LAW OR REGULATION, FEDERAL CREDIT

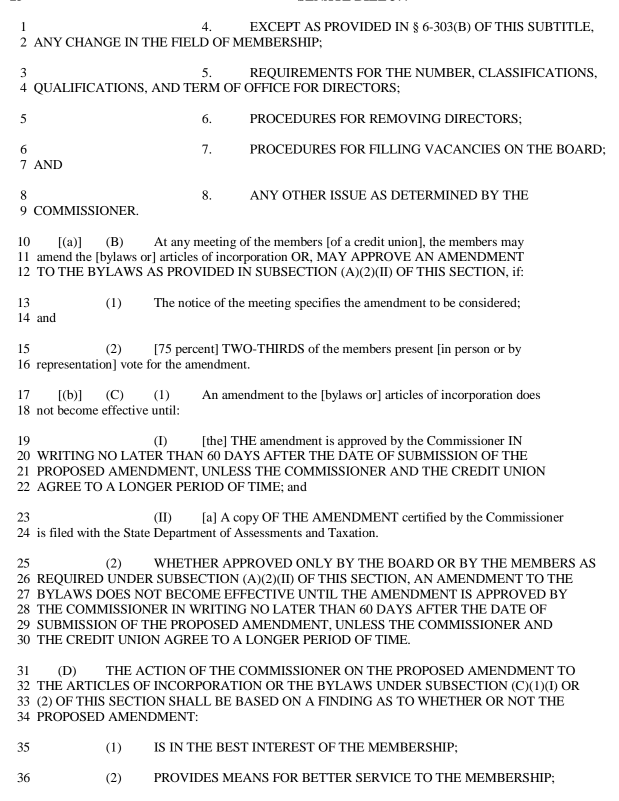
32 UNIONS MAY ENGAGE.











1 (3) IS IN ACCORD WITH SOUND CREDIT UNION PRACTICES; AND 2 (4) EXPOSES THE MEMBERS' FUNDS TO UNNECESSARY RISK. 3 (E) THE BOARD SHALL REPORT AN AMENDMENT TO THE MEMBERS OF THE 4 CREDIT UNION NO LATER THAN THE NEXT MEETING OF THE MEMBERS AFTER THE 5 COMMISSIONER APPROVES THE AMENDMENT. 6 [6-223.] 6-321. 7 (a) The board [of directors of a credit union]: (1) By resolution may authorize an amendment to the bylaws or articles 9 of incorporation to be voted on by mail ballot; and (2) Shall establish a sequence of dates by which the voting procedures 11 are initiated and completed. 12 The secretary of the credit union shall mail to each member [eligible to (b) 13 vote] IN GOOD STANDING: 14 A printed ballot; (1) 15 A copy of any old bylaw or article of incorporation affected by the 16 proposed amendment; and 17 (3) A copy of the proposed bylaw or article of incorporation. 18 (1) The amendment is adopted only if approved by [75 percent] (c) 19 TWO-THIRDS of the mail ballots timely received from the members [eligible to vote] 20 IN GOOD STANDING and voting. 21 The credit union shall report the results of the mail ballot to the (2)22 credit union members. 23 6-322. Reserved. 24 6-323. Reserved. 25 PART IV. OFFICIALS AND OFFICERS. 26 [6-212.] 6-324. [The business and affairs of a credit union shall be managed under the direction 27 28 of a board of directors] THE BOARD SHALL HAVE THE AUTHORITY AND 29 RESPONSIBILITY FOR THE BUSINESS AFFAIRS, FUNDS, AND RECORDS OF A CREDIT 30 UNION. 31 [6-213.] 6-325. 32 Each credit union shall have at least five directors. (a)

1	(b)	Each di	rector:				
2		(1)	Shall be a member of the credit union;				
3		(2)	Shall be	bonded;			
4		(3)	May not	have:			
5 6	credit union;		(i)	Defaulted on the payment of any monetary obligation to the			
7 8	breach of tru	st;	(ii)	Been convicted of any criminal offense involving dishonesty or			
9			(iii)	Habitually neglected to pay debts; [or]			
10			(iv)	Become insolvent or bankrupt; [and] OR			
	AGENCY F			BEEN REMOVED BY ANY STATE OR FEDERAL REGULATORY S AN OFFICER, OFFICIAL, OR EMPLOYEE OF A FINANCIAL			
14 15	union bylaw	(4) 's.	Shall co	mply with any other qualifications set forth in the credit			
16 17	(c) NOT EXCE			office for the term that the bylaws provide, WHICH MAY ND UNTIL A SUCCESSOR IS ELECTED AND QUALIFIES.			
18 19	(d) office] THA			all take an oath [to perform faithfully the duties of the DR:			
20 21	DIRECTOR	(1) IN ADM		DILIGENTLY AND HONESTLY PERFORM THE DUTIES AS RING THE CREDIT UNION'S AFFAIRS;			
	DUTIES OF		IRECTO	EMAIN RESPONSIBLE FOR THE PERFORMANCE OF THE REVEN IF THE DIRECTOR DELEGATES THE PERFORMANCE			
25 26	AN APPLIC			IOT KNOWINGLY OR WILLFULLY PERMIT THE VIOLATION OF REGULATION.			
27 28	` '			N AND, IF ANY, VICE CHAIRMAN OF THE BOARD SHALL BE ΓΗΕ DIRECTORS.			
29	6-326.						
30	(A)	THE OF	FFICE OF	F A DIRECTOR BECOMES VACANT IF THE DIRECTOR:			
31		(1)	DIES;				
32		(2)	RESIGN	NS; OR			

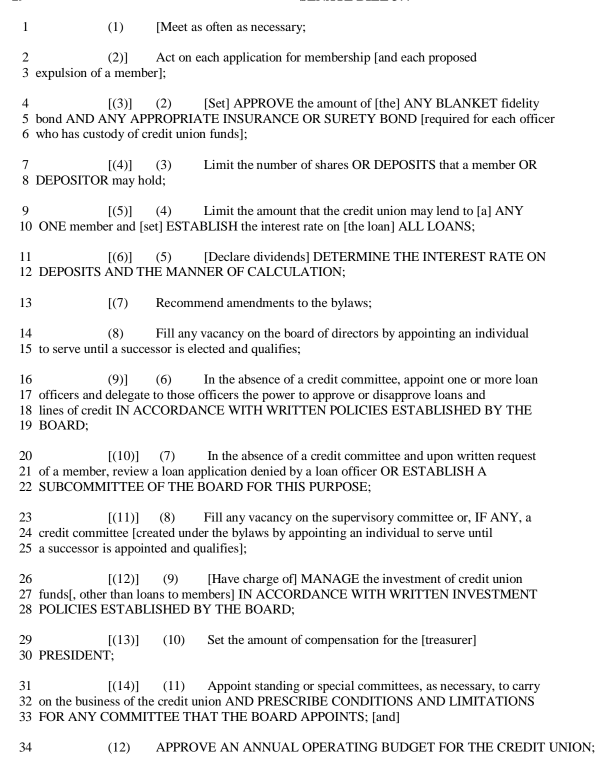
27

(3)

28 [6-214.] 6-328.

- 1 (3) IS REMOVED. 2 (B) A DIRECTOR MAY BE REMOVED FROM OFFICE: 3 BY THE BOARD, IN ACCORDANCE WITH THE BYLAWS, IF THE 4 DIRECTOR: DOES NOT POSSESS OR MAINTAIN THE QUALIFICATIONS 5 (I) 6 REQUIRED TO SERVE ON THE BOARD; OR IS ABSENT FROM THREE CONSECUTIVE REGULAR MEETINGS (II)8 OF THE BOARD UNLESS EXCUSED; OR 9 (2) BY THE MEMBERS. (C) (1) UNLESS THE BYLAWS PROVIDE OTHERWISE, THE REMAINING 11 DIRECTORS BY MAJORITY VOTE SHALL FILL A VACANCY. A DIRECTOR ELECTED BY THE BOARD TO FILL A VACANCY HOLDS 12 (2) 13 OFFICE AS THE BYLAWS PROVIDE. 14 6-327. 15 IF THE BYLAWS PROVIDE, A DIRECTOR EMERITUS MAY ADVISE AND 16 CONSULT WITH THE BOARD AND AID THE BOARD IN CARRYING OUT THE BOARD'S 17 DUTIES AND RESPONSIBILITIES. THE BYLAWS SHALL PROVIDE FOR: 18 (B) 19 (1) THE NUMBER OF DIRECTORS EMERITI; AND 20 (2) THE QUALIFICATIONS FOR A DIRECTOR EMERITUS. 21 A DIRECTOR EMERITUS: (C) 22 SHALL BE A MEMBER OF THE CREDIT UNION; AND (1) 23 (2) MAY NOT BE AN OFFICER OR AN OFFICIAL. (D) A DIRECTOR EMERITUS MAY NOT: 24 PARTICIPATE IN ANY BOARD OR COMMITTEE DELIBERATIONS; 25 (1) 26 (2) MAKE MOTIONS; OR
- 29 (A) [The] IN ADDITION TO ANY POWER OR DUTY PROVIDED FOR BY LAW, THE 30 board [of directors] shall:

VOTE ON ANY MATTER BEFORE THE BOARD.



	(13) IMPLEMENT THE F ON:		LISH AND ADOPT WRITTEN POLICIES NECESSARY TO S AND DUTIES OF THE CREDIT UNION, INCLUDING POLICIES
4		(I)	LOANS AND LENDING;
5		(II)	INVESTMENTS;
6		(III)	EMPLOYMENT AND PERSONNEL;
7		(IV)	FUNDS MANAGEMENT;
8		(V)	COLLECTIONS;
9		(VI)	CHARGE OFFS; AND
10		(VII)	EXPULSION OF MEMBERS;
11	(14)	MAKE	ADEQUATE PROVISION FOR:
12		(I)	INVESTMENT LOSSES;
13		(II)	THE STATUTORY RESERVE ACCOUNT;
14		(III)	ANY SPECIAL RESERVE ACCOUNT; AND
15		(IV)	THE ALLOWANCE FOR A LOAN AND LEASE LOSS ACCOUNT;
16 17	(15) LATE FEES OR OT		MINE THE AMOUNT, IF ANY, THAT MAY BE ASSESSED FOR ARGES;
18 19	(16) AS THE BOARD M		GATE TO THE OFFICERS, EMPLOYEES, OR COMMITTEES DUTIES EM APPROPRIATE;
	(17) CONSISTENT WIT ACCOUNTING PRI	H SAFE	LISH AND MAINTAIN A SYSTEM OF INTERNAL CONTROLS FY AND SOUNDNESS AND GENERALLY ACCEPTED S; AND
25	would otherwise force	e the boa	Except for any instance where, in the judgment of the board in damage to the credit union's financial soundness or ard [of directors] to abrogate their fiduciary other duty that the members require.
	(B) (1) SUBSECTION, THE COMMITTEE.		CT TO THE PROVISIONS OF PARAGRAPHS (2) AND (3) OF THIS D MAY SUSPEND A MEMBER OF THE SUPERVISORY
30	(2)	THE SU	JSPENSION:
31		(I)	SHALL BE BY A TWO-THIRDS VOTE OF THE BOARD; AND

1 2	THE BOARD CONV	(II) 'ENES A	TAKES EFFECT IMMEDIATELY AND REMAINS IN EFFECT UNTIL MEETING OF THE MEMBERS TO VOTE ON THE SUSPENSION.
3	(3) THE SUPERVISOR		DIATELY AFTER THE BOARD VOTES TO SUSPEND A MEMBER OF IITTEE, THE BOARD SHALL:
	THAN 15 DAYS AF ON THE SUSPENSI		CALL A MEETING OF THE MEMBERS, TO BE HELD NO LATER E DATE OF THE SUSPENSION, FOR THE PURPOSE OF VOTING
8 9	SUSPENSION.	(II)	NOTIFY THE COMMISSIONER IN WRITING ABOUT THE
10	[6-215.] 6-329.		
11 12	(a) Subject may be elected exclu		ovisions of this section, the directors [of a credit union] mail ballot if:
15	conspicuously at the	principal e member	rd [of directors] of the credit union, by resolution posted office of the credit union at least 90 days before the rs of the credit union, authorize the election of directors
17 18	(2) mail ballot; and	(i)	The bylaws provide for the election of directors exclusively by
			Notice of the election and the annual meeting is posted office of the credit union at least 90 days prior to the
22 23	. , . , ,		75 days before the annual meeting, the board [of directors] nt a nominating committee of at least three members.
	each vacancy on the	board [of	ninating committee shall nominate at least one member for directors], after determining that a proposed nominee on and, if elected, to accept the office.
27 28	(3) secretary of the cred		ninating committee shall file its nominations with the t least 60 days before the annual meeting.
29 30	()		retary shall post these nominations conspicuously at the nion at least 55 days before the annual meeting.
			[One] THE LESSER OF 1 percent OR 500 of the members IN minimum of] BUT IN ANY CASE NO LESS THAN 20 [and a nate candidates for directorships by signing a petition.
		(ii) e nomine	[The] EACH PAGE OF THE petition shall include [a certificate of e agrees to permit the nomination and, if elected, to

A postage prepaid and preaddressed envelope clearly marked

An identification form to be completed to include the name,

2.

34 address, signature, and credit union account number of the voter.

31 with instructions to place the completed ballot and the identification form in the

(ii)

32 envelope and seal the envelope; and

28

30

33

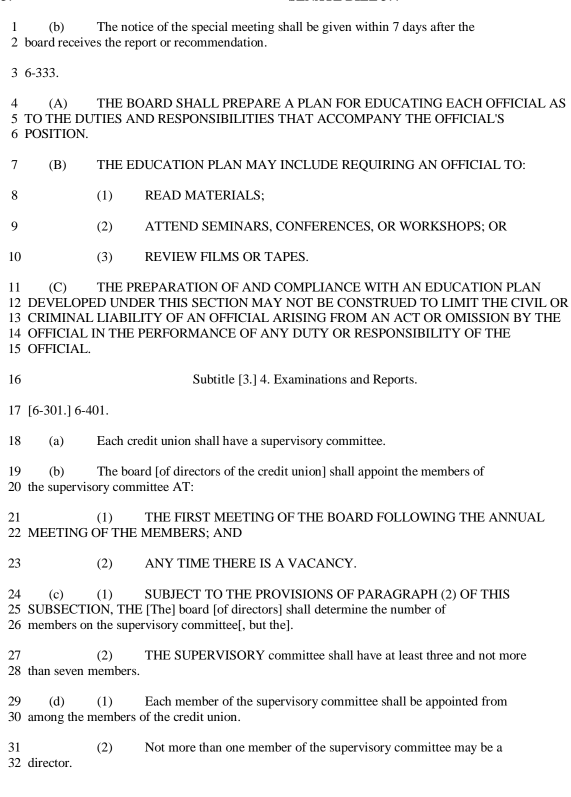
29 INCUMBENT:

- 1 (3) One form may be printed that represents a combined ballot and 2 identification form.
- 3 (e) The board [of directors] shall appoint the tellers of the election.
- 4 (f) The tellers of an election may not count a ballot unless it is:
- 5 (1) Mailed to the tellers; and
- 6 (2) Received by the tellers not later than midnight of the 7th day before 7 the date of the annual meeting.
- 8 (g) The tellers of the election shall:
- 9 (1) Verify or cause to be verified the name of each voter and the credit 10 union account number of the voter as it appears on the identification form;
- 11 (2) Authenticate any questionable or challenged identification form;
- 12 (3) Keep the verified identification form and ballot for safekeeping 13 pending the count of the vote;
- 14 (4) Keep separate any questionable or challenged identification form and 15 ballot until the authentication, verification, or challenge is resolved;
- 16 (5) Determine that each eligible voter does not vote more than once AND 17 IS A MEMBER IN GOOD STANDING; and
- 18 (6) After the time set in subsection (f) (2) of this section, tally the votes 19 and report the results to the board [of directors].
- 20 (h) The board [of directors of the credit union] shall report the results of the 21 election at the annual meeting of the members.
- 22 [6-216.] 6-330.
- 23 [(a) The directors shall elect an executive officer, who may be designated as
- 24 chairman of the board or president; a vice-chairman of the board or one or more
- 25 vice-presidents; a treasurer; and a secretary. The persons elected shall be the
- 26 executive officers of the credit union.
- 27 (b) At the first meeting of the board of directors after the annual meeting of
- 28 the members, the board shall elect the executive officers and, if the bylaws so provide,
- 29 an assistant secretary and assistant treasurer.
- 30 (c) The president or chairman of the board, as the case may be, shall be
- 31 elected from among the members of the board of directors.
- 32 (d) If the bylaws so provide, one individual may hold the offices of secretary 33 and treasurer.

- 1 (e) An officer holds office for the term that the bylaws provide.
- 2 (f) Each officer shall take an oath to perform faithfully the duties of the office.
- 3 (g) If the board of directors decides to choose a chairman of the board, and a
- 4 vice-chairman of the board, instead of a president and vice-president, they may
- 5 employ an officer in charge of operations whose title shall be either president or
- 6 general manager.]
- 7 (A) WITHIN 15 DAYS AFTER THE ANNUAL MEETING OF THE MEMBERS AND
- 8 AFTER THE DIRECTORS-ELECT HAVE QUALIFIED, THE BOARD SHALL MEET AND
- 9 ELECT THE OFFICERS OF THE CREDIT UNION.
- 10 (B) UNLESS THE BYLAWS PROVIDE OTHERWISE:
- 11 (1) EACH OFFICER SERVES FOR A TERM OF 1 YEAR AND UNTIL A
- 12 SUCCESSOR IS ELECTED AND QUALIFIES; AND
- 13 (2) THE PRESIDENT SHALL BE THE CHIEF EXECUTIVE OFFICER WHO
- 14 SHALL BE RESPONSIBLE FOR THE DAY TO DAY OPERATIONS OF THE CREDIT UNION.
- 15 (C) SUBJECT TO THE PROVISIONS OF AN ENFORCEABLE EMPLOYMENT
- 16 CONTRACT, IF ANY, THE BOARD MAY REMOVE AN OFFICER AT ANY TIME.
- 17 [6-217.
- 18 (a) The board of directors of a credit union may appoint a membership officer.
- 19 (b) The membership officer shall be appointed from among the members of the
- 20 credit union and may not be a treasurer, assistant treasurer, or loan officer of the
- 21 credit union.
- 22 (c) (1) The membership officer shall approve applications for membership in
- 23 the credit union under the conditions that the board of directors sets.
- 24 (2) At each regular meeting of the board of directors, the membership
- 25 officer shall submit a list of approved and pending applications that have been
- 26 received since the previous meeting and any other related information that the
- 27 bylaws or the board requires.]
- 28 [6-218.
- 29 (a) Except as otherwise provided in this title, a member of a committee holds
- 30 office for the term that the bylaws provide.
- 31 (b) Each member of a committee shall take an oath to perform faithfully the
- 32 duties of the office.]

- 1 [6-219.] 6-331.
- 2 [(a) Except for the treasurer, each officer elected by the board of directors is 3 entitled to the compensation that the members authorize.
- 4 (b) Each member of the board of directors, the supervisory committee, and the
- 5 credit committee is entitled to the compensation that the members authorize, subject
- 6 to the approval of the Commissioner.]
- 7 (A) IN THIS SECTION, "COMPENSATION" MEANS ANYTHING OF VALUE GIVEN 8 TO AN OFFICIAL THAT IS:
- 9 (1) IN EXCHANGE FOR SERVICES PERFORMED AS AN OFFICIAL; AND
- 10 (2) REPORTABLE AS INCOME TO THE INTERNAL REVENUE SERVICE OR 11 THE COMPTROLLER OF THE STATE.
- 12 (B) EACH OFFICIAL IS ENTITLED TO THE COMPENSATION THAT:
- 13 (1) SUBJECT TO THE PROVISIONS OF SUBSECTION (C) OF THIS SECTION, 14 THE MEMBERS AUTHORIZE; AND
- 15 (2) EXCEPT AS PROVIDED IN SUBSECTION (D)(2) OF THIS SECTION, IS 16 APPROVED BY THE COMMISSIONER.
- 17 (C) (1) ALL COMPENSATION TO BE PAID UNDER SUBSECTION (B) OF THIS
- 18 SECTION SHALL BE AUTHORIZED BY A VOTE OF THE MEMBERS AT THE ANNUAL
- 19 MEETING OF THE MEMBERSHIP IN ACCORDANCE WITH § 6-317 OF THIS SUBTITLE.
- 20 (2) WRITTEN DISCLOSURE OF THE PROPOSED COMPENSATION AND
- 21 EACH OFFICIAL'S EXPENSES SHALL BE MADE TO ALL MEMBERS IN GOOD STANDING
- 22 NOT LESS THAN 30 DAYS AND NOT MORE THAN 90 DAYS BEFORE THE ANNUAL
- 23 MEETING OF MEMBERS.
- 24 (3) THE WRITTEN DISCLOSURE REQUIRED UNDER PARAGRAPH (2) OF
- 25 THIS SUBSECTION SHALL CONTAIN AT LEAST THE FOLLOWING INFORMATION:
- 26 (I) THE PROPOSED DOLLAR AMOUNT OF COMPENSATION THAT
- 27 WILL BE PAID TO EACH OFFICIAL ON A PER MEETING OR OTHER APPLICABLE BASIS;
- 28 (II) THE AGGREGATE DOLLAR AMOUNT OF COMPENSATION PAID
- 29 TO ALL OFFICIALS FOR THE 12 MONTHS IMMEDIATELY PRECEDING THE DATE OF
- 30 THE NOTICE OF THE ANNUAL MEETING OF MEMBERS;
- 31 (III) 1. A REASONABLE ESTIMATE OF THE AGGREGATE DOLLAR
- 32 AMOUNT OF COMPENSATION TO BE PAID TO ALL OFFICIALS FOR THE FOLLOWING 12
- 33 MONTH PERIOD ASSUMING:
- 34 A. THAT THE PROPOSED COMPENSATION IS APPROVED; AND

	DURING THE 12 MG THE ANNUAL MEE							
6	ALL OFFICIALS WI IMMEDIATELY PRI MEMBERS; AND				WAS DURIN	G THE 12 N	MONTHS	
	EXPENSES, EXCLU PRECEDING THE I		OMPENS		THE 12 MON	THS IMME	DIATELY	
11 12	(4) APART FROM OTH	(I) IER INFO		RITTEN DISCL ON PROVIDED			SPICUOUS	SLY SET
13		(II)	THE WI	RITTEN DISCL	OSURE MAY	BE INCLU	JDED IN:	
14 15	MEMBERS;		1.	THE NOTICE	OF THE ANN	NUAL MEE	ΓING OF TI	HE
16			2.	A SEPARATE	MAILING;			
17			3.	A PERIODIC S	TATEMENT	OF ACCOU	UNT; OR	
18			4.	A PERIODIC F	PUBLICATIO	N OF THE	CREDIT UN	NION.
19 20	(D) (1) SUBSECTION (B) C			S FOR THE CO N SHALL:	MMISSIONE	R'S APPRO	VAL UNDE	ER
21		(I)	BE MAI	DE IN WRITING	G; AND			
	UNION THAT THE ACCORDANCE WI		NSATIO		UTHORIZE			
25 26	(2) UNION:	THE CO	OMMISS!	IONER'S APPR	OVAL IS NO	T REQUIRE	ED IF THE	CREDIT
27 28	CONDUCTED BY T	(I) THE COM		ATED "1" OR " NER; AND	2" AS OF TH	E LAST EX	AMINATIC	ON
29 30	CALENDAR YEAR	(II)	HAS A	POSITIVE NET	INCOME AS	S OF THE E	ND OF THI	E PREVIOUS
31	[6-220.] 6-332.							
34	(a) [With the call a special meeting recommendation of the office of a member of the call as the call	g of the m	embers [visory con	nmittee that con-	on] to act on a cerns the susp	report or	-	



	(3) [The treasurer] AN OFFICER of the credit union, a member of the credit committee, or an employee of the credit union may not be a member of the supervisory committee.						
4 5	(4) AT LEAST ONE MEMBER OF THE SUPERVISORY COMMITTEE SHALL HAVE EXPERIENCE IN:						
6		(I)	ACCOUNTING;				
7		(II)	AUDITING; OR				
8		(III)	GENERAL BUSINESS.				
9	(5)	EACH	MEMBER OF THE SUPERVISORY COMMITTEE:				
10		(I)	SHALL BE BONDED;				
11		(II)	SHALL BE A CITIZEN OF THE UNITED STATES;				
12 13	INVOLVING DISHO	(III) ONESTY	MAY NOT HAVE BEEN CONVICTED OF ANY CRIMINAL OFFENSE OR BREACH OF TRUST;				
14		(IV)	MAY NOT HAVE HABITUALLY NEGLECTED TO PAY ANY DEBTS;				
15 16	ON THE SUPERVIS	(V) SORY CO	MAY NOT BECOME INSOLVENT OR BANKRUPT WHILE SERVING DMMITTEE; AND				
	ANY STATE OR FE EMPLOYEE OF A I		MAY NOT HAVE BEEN REMOVED BY THE COMMISSIONER OR REGULATORY AGENCY AS AN OFFICER, OFFICIAL, OR IAL INSTITUTION.				
20 21	(E) THE MEMBERS OF THE SUPERVISORY COMMITTEE SHALL ELECT THE CHAIRMAN OF THE SUPERVISORY COMMITTEE:						
22 23	(1) COMMITTEE; AND		E BEGINNING OF EACH TERM OF APPOINTMENT TO THE				
24	(2)	AT AN	Y TIME THERE IS A VACANCY AND THE BOARD IS NOTIFIED.				
25 26	[(e)] (F) successor is appointe		per of the supervisory committee serves for 1 year and until a alifies.				
	The supervisory committee shall fill any vacancy on the committee by appointing an individual to serve until the next regular meeting of the board of directors.]						
30 31			R OF THE SUPERVISORY COMMITTEE SHALL TAKE AN OATH Y THE DUTIES OF THE OFFICE.				
32	(H) (1)	THE BO	OARD SHALL APPROPRIATE FUNDS:				

1		(I)	FOR AN AUDIT CONDUCTED BY AN OUTSIDE AUDITOR; AND
2		(II)	IF REQUIRED, FOR AN INTERNAL AUDITING FUNCTION.
3	(2) ENGAGE OR TERM		UPERVISORY COMMITTEE HAS THE SOLE AUTHORITY TO DUTSIDE AND INTERNAL AUDITORS.
5	[6-302.] 6-402.		
6 7	[(a) The sup cash, and accounts of		committee of a credit union shall inspect the securities, t union.
10	The report for the per	nion and n riod endin	semiannually, the supervisory committee shall audit the make a full report on its audit to the board of directors. ng December 31 shall be read at the annual meeting of on and kept with the records of the credit union.
12	(2)	In makii	ng an audit, the supervisory committee shall:
13		(i)	Determine whether the reserve fund is sufficient;
14 15	is correct;	(ii)	Examine the checkbook stubs to determine whether the balance
16 17	reconcile;	(iii)	Examine the bank statements to determine whether they
18 19	with the collection sh	(iv) neets to de	Compare the dates of deposits as shown on the bank statements etermine whether collections were deposited promptly;
	date plus all outstand for that date;	(v) ing check	Determine whether the balance in the checkbook on a given as agree with the balance shown on the bank statement
23 24	audited and compare	(vi) them wit	Examine notes for personal loans made during the period h the loan accounts;
25 26	in good order as the b	(vii) oylaws re	Determine whether loan applications for the period audited are quire;
27 28	listed for submission	(viii) to the bo	Determine whether all loans 1 month or more in arrears are ard of directors for action;
29 30	accounts is up to date	(ix)	Determine whether the posting of share, deposit, and loan
31 32	agrees with the balan	(x) ce of the	Determine whether the total of the share account balances shares account in the general ledger;
33 34	agrees with the halan	(xi)	Determine whether the total of the deposit account balances deposits account in the general ledger:

1 2	(xii) Determine whether the total of the loan account balances agrees with the balance of the loans account in the general ledger;
3 4	(xiii) Inspect the record of receipts and disbursements and canceled checks to determine whether they are correct; and
5 6	(xiv) Examine the minutes of the board of directors' meetings to determine whether they are current.
	(c) At least once every 2 years, the supervisory committee shall authenticate the passbooks and accounts of all members of the credit union with the records of the treasurer. The committee shall keep a record of the authentication.
	(d) By unanimous vote, the supervisory committee at any time may recommend to the board of directors the suspension of a member of the credit committee, a director, or an officer.
	(e) The supervisory committee shall send to the Commissioner a copy of all recommendations, charges, and findings that the committee presents to the board of directors.]
16 17	(A) THE SUPERVISORY COMMITTEE IS RESPONSIBLE FOR ENSURING THAT THE OFFICIALS AND OFFICERS:
18	(1) MEET REQUIRED FINANCIAL REPORTING OBJECTIVES; AND
19 20	(2) ESTABLISH PRACTICES AND PROCEDURES SUFFICIENT TO SAFEGUARD MEMBERS' ASSETS.
21 22	(B) TO MEET ITS RESPONSIBILITIES, THE SUPERVISORY COMMITTEE SHALL DETERMINE WHETHER:
23	(1) INTERNAL CONTROLS ARE:
24 25	(I) ESTABLISHED AND EFFECTIVELY MAINTAINED TO ACHIEVE THE CREDIT UNION'S FINANCIAL REPORTING OBJECTIVES; AND
	(II) SUFFICIENT TO SATISFY THE REQUIREMENTS OF THE SUPERVISORY COMMITTEE AUDIT, VERIFICATION OF MEMBERS' ACCOUNTS, AND THE SUPERVISORY COMMITTEE'S ADDITIONAL RESPONSIBILITIES;
	(2) THE CREDIT UNION'S ACCOUNTING RECORDS AND FINANCIAL REPORTS ARE PROMPTLY PREPARED AND ACCURATELY REFLECT OPERATIONS AND RESULTS;
32 33	(3) THE RELEVANT PLANS, POLICIES, AND CONTROL PROCEDURES ESTABLISHED BY THE BOARD ARE PROPERLY ADMINISTERED; AND
	(4) THE BOARD'S PLANS, POLICIES, AND CONTROL PROCEDURES ARE SUFFICIENT TO SAFEGUARD AGAINST ERROR, CARELESSNESS, CONFLICT OF INTEREST, SELF-DEALING, AND FRAUD.

SENATE BILL 377 1 (C) THE SUPERVISORY COMMITTEE SHALL SUBMIT: (1) 2 A REPORT ON THE ANNUAL AUDIT TO THE BOARD; AND (I) 3 A SUMMARY OF THE REPORT ON THE ANNUAL AUDIT TO THE (II)4 MEMBERS AT THE ANNUAL MEETING OF THE MEMBERS. THE SUPERVISORY COMMITTEE SHALL CONDUCT OR CAUSE TO BE 5 (2) 6 CONDUCTED AND SHALL SUBMIT TO THE BOARD, SUPPLEMENTARY AUDITS AS THE 7 SUPERVISORY COMMITTEE DEEMS NECESSARY. THE SUPERVISORY COMMITTEE SHALL SUBMIT WRITTEN REPORTS 8 (3) 9 PERIODICALLY TO THE BOARD ADDRESSING ACTIVITIES SINCE THE LAST REPORT. 10 THE SUPERVISORY COMMITTEE AUDIT OF A CREDIT UNION SHALL 11 OCCUR AT LEAST ONCE EACH CALENDAR YEAR AND SHALL COVER THE PERIOD 12 ELAPSED SINCE THE LAST AUDIT PERIOD. THE SUPERVISORY COMMITTEE ANNUAL AUDIT SHALL MEET THE 13 (2) 14 FOLLOWING MINIMUM GUIDELINES: A CREDIT UNION WITH ASSETS OVER \$250,000,000 SHALL HAVE 15 (I) 16 AN OPINION AUDIT OF THE CREDIT UNION'S FINANCIAL STATEMENTS PERFORMED 17 BY AN INDEPENDENT LICENSED CERTIFIED PUBLIC ACCOUNTANT; AND A CREDIT UNION WITH ASSETS OF LESS THAN \$250,000,000 MAY 18 (II)19 SATISFY THE AUDIT REQUIREMENTS BY: AN OPINION AUDIT OF THE CREDIT UNION'S FINANCIAL 20 1. 21 STATEMENTS PERFORMED BY AN INDEPENDENT LICENSED CERTIFIED PUBLIC 22 ACCOUNTANT; 23 IN ACCORDANCE WITH THE PROVISIONS OF PARAGRAPH 24 (3) OF THIS SUBSECTION, AN AGREED UPON PROCEDURES ENGAGEMENT 25 PERFORMED BY A QUALIFIED PERSON WITH APPROPRIATE KNOWLEDGE OF 26 AUDITING CONCEPTS AND CREDIT UNION PROCEDURES; OR AN AUDIT PERFORMED BY THE SUPERVISORY 3. 28 COMMITTEE OR THE CREDIT UNION'S INTERNAL AUDITORS. THE FOLLOWING MINIMUM PROCEDURES SHALL BE SATISFIED 29 (3) 30 UNDER PARAGRAPHS (2)(II)2 AND (2)(II)3 OF THIS SUBSECTION: DETERMINE THAT THE RESERVE FUND IS SUFFICIENT IN (I) 32 ACCORDANCE WITH § 6-703 OF THIS TITLE;

(II)

34 WORTH REQUIREMENTS IN ACCORDANCE WITH § 6-702 OF THIS TITLE;

DETERMINE THAT THE CREDIT UNION MEETS MINIMUM NET

- 1 (III) REVIEW AND TEST THE BANK STATEMENT RECONCILIATIONS
- 2 BY TESTING FOR MATHEMATICAL ACCURACY AND ENSURING THAT RECONCILING
- 3 ITEMS ARE REASONABLE AND CLEAR PROMPTLY;
- 4 (IV) PERFORM AN ANNOUNCED UNANNOUNCED CASH COUNT AT
- 5 SOME TIME DURING THE PERIOD COVERED BY THE AUDIT AND ENSURE THAT THE
- 6 AMOUNT OF CASH COUNTED AGREES TO THE GENERAL LEDGER;
- 7 (V) REVIEW A SUFFICIENT NUMBER OF CURRENT AND
- 8 DELINQUENT LOANS TO DETERMINE WHETHER OR NOT THEY ARE IN ACCORDANCE
- 9 WITH THE CREDIT UNION'S UNDERWRITING POLICIES AND PROCEDURES AS
- 10 ESTABLISHED BY THE BOARD;
- 11 (VI) DETERMINE THAT THE TRIAL BALANCE LISTING OF LOANS
- 12 AGREES WITH THE GENERAL LEDGER;
- 13 (VII) DETERMINE THAT THE ALLOWANCE FOR THE LOAN AND LEASE
- 14 LOSS ACCOUNT MEETS THE MINIMUM STANDARDS REQUIRED UNDER § 6-704 OF THIS
- 15 TITLE:
- 16 (VIII) DETERMINE THAT ALL LOANS THAT ARE DELINQUENT 60 DAYS
- 17 OR MORE ARE REPORTED TO THE BOARD MONTHLY;
- 18 (IX) DETERMINE THAT THE INVESTMENT SUBSIDIARY OR LIST OF
- 19 INVESTMENTS AGREES WITH THE GENERAL LEDGER BY PERFORMING THE
- 20 FOLLOWING PROCEDURES:
- 21 1. COMPARE THE BALANCE OF INVESTMENTS AND ACCRUED
- 22 INTEREST RECEIVABLE FROM THE SUBSIDIARY LEDGER TO THE GENERAL LEDGER;
- 23 2. CHOOSE A SAMPLE OF INVESTMENTS AND COMPARE THE
- 24 MARKET VALUE PER THE SUBSIDIARY LEDGER TO AN OUTSIDE SOURCE;
- 25 3. TEST THE ACCRUED INTEREST AND COMPARE IT TO THE
- 26 SUBSIDIARY LEDGER;
- 27 4. TEST A SAMPLE OF INVESTMENT PURCHASES OR SALES
- 28 DURING THE AUDIT PERIOD FOR PROPER AUTHORIZATION TO MAKE SURE THAT THE
- 29 ACCOUNTING TREATMENT IS CORRECT, COMPARE THE TERMS OF THE
- 30 TRANSACTIONS TO A BROKER ADVICE, AND MAKE SURE THAT THE INVESTMENT IS IN
- 31 ACCORDANCE WITH BOARD POLICY; AND
- 32 5. CONFIRM ALL INVESTMENTS WITH ANY DEPOSITORY
- 33 INSTITUTION, BROKER, OR THIRD PARTY SAFEKEEPING AGENT, OR INSPECT THE
- 34 ORIGINAL CERTIFICATE, IF IT IS IN THE POSSESSION OF THE CREDIT UNION;
- 35 (X) DETERMINE THAT THE TRIAL BALANCE LISTING OF SHARES
- 36 AND DEPOSITS AGREES WITH THE GENERAL LEDGER;

SENATE BILL 377 PERFORM A MINIMUM OF 20 SHARE AND DEPOSIT DIVIDEND 1 (XI) 2 AND INTEREST CALCULATIONS PAID DURING THE AUDIT PERIOD; (XII) OBTAIN A LIST OF ALL OVERDRAWN SHARE AND DEPOSIT 4 ACCOUNTS AND DETERMINE THAT MANAGEMENT IS ATTEMPTING TO COLLECT 5 THESE ITEMS; (XIII) OBTAIN A LISTING OF OTHER ASSET AND OTHER LIABILITY 6 7 ACCOUNTS, MAKE A SELECTION OF FIVE OF THESE ACCOUNTS INCLUDING ANY 8 SUSPENSE OR CLEARING ACCOUNTS, AND PERFORM THE FOLLOWING PROCEDURES: OBTAIN RECONCILIATIONS OF THE SELECTED ACCOUNTS 9 10 AND COMPARE THE BALANCE TO THE GENERAL LEDGER: 2. TEST THE MATHEMATICAL ACCURACY OF THE 12 RECONCILIATION; AND DETERMINE WHETHER ANY RECONCILING ITEMS HAVE 13 14 BEEN OUTSTANDING FOR MORE THAN 30 DAYS; (XIV) PERFORM A MINIMUM OF 20 LOAN INTEREST CALCULATIONS 15 16 COLLECTED DURING THE AUDIT PERIOD: (XV) REVIEW THE MINUTES OF THE BOARD MEETINGS TO ENSURE 17 18 THAT THEY DOCUMENT RELEVANT DECISIONS. INCLUDING DECISIONS ABOUT 19 CHARGED OFF LOANS, INTEREST RATE CHANGES, POLICY CHANGES, INTEREST AND 20 DIVIDEND RATES, PERSONNEL ISSUES, AND THE ANNUAL BUDGET; AND (XVI) OTHER AUDITING PROCEDURES AS ARE DEEMED NECESSARY 21 22 BY THE BOARD, THE COMMISSIONER, OR THE SUPERVISORY COMMITTEE. 23 AT LEAST ONCE EVERY 2 YEARS THE SUPERVISORY COMMITTEE OR (E) (1) 24 ITS DESIGNEE SHALL VERIFY THE ACCOUNTS OF THE MEMBERS IN ACCORDANCE 25 WITH PARAGRAPH (2) OF THIS SUBSECTION. THE VERIFICATION SHALL BE PERFORMED USING ONE OF THE 26 (2) 27 FOLLOWING METHODS: 28 (I) A 100% VERIFICATION OF THE SHARE AND LOAN ACCOUNTS OF 29 ALL MEMBERS; 30 A STATISTICAL SAMPLING OF MEMBER SHARE AND LOAN (II)

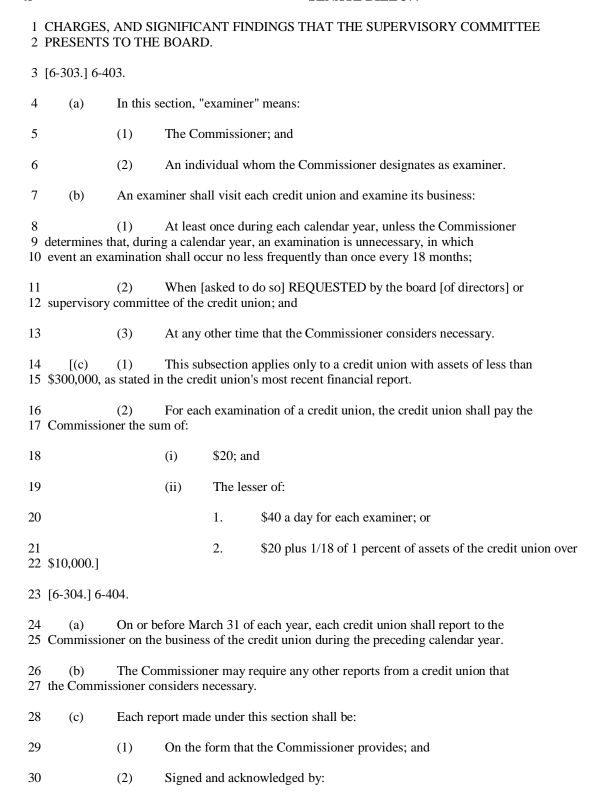
31 ACCOUNTS DONE IN CONNECTION WITH AN OPINION AUDIT OF THE FINANCIAL 32 STATEMENTS PERFORMED BY A LICENSED CERTIFIED PUBLIC ACCOUNTANT: OR

34 SELECTION THAT IS EXPECTED TO BE REPRESENTATIVE OF THE MEMBERSHIP.

(III)

A STATISTICAL SAMPLING METHOD THAT PROVIDES A RANDOM

- SENATE BILL 377 1 (F) A CREDIT UNION WITH ASSETS IN EXCESS OF \$250,000,000 SHALL (1) 2 HAVE AN INTERNAL AUDIT FUNCTION IN ACCORDANCE WITH PARAGRAPH (2) OF 3 THIS SUBSECTION. 4 THE SUPERVISORY COMMITTEE SHALL: (2) HIRE ONE OR MORE INTERNAL AUDITORS TO ASSIST THE 6 SUPERVISORY COMMITTEE IN THE PERFORMANCE OF THE AUDIT DUTIES OF THE 7 SUPERVISORY COMMITTEE; ADOPT AND EXECUTE AN ANNUAL INTERNAL AUDIT PLAN (II)9 THAT ADHERES TO BOARD POLICIES AND INCLUDES: 10 1. AN EVALUATION OF INTERNAL CONTROLS; AND 11 2. OPERATIONAL PROCEDURES: AND 12 (III)DIRECT THE DUTIES OF THE INTERNAL AUDITOR. 13 ANY AGREEMENT BETWEEN THE SUPERVISORY COMMITTEE AND AN 14 OUTSIDE AUDITOR SHALL BE DOCUMENTED BY AN ENGAGEMENT LETTER THAT 15 SPECIFIES THE TERMS, CONDITIONS, AND OBJECTIVES OF THE ARRANGEMENT. ALL WORK PERFORMED BY THE SUPERVISORY COMMITTEE, 17 OUTSIDE AUDITORS, OR INTERNAL AUDITORS SHALL BE DOCUMENTED BY 18 APPROPRIATE WORK PAPERS. 19 THE COMMISSIONER SHALL HAVE ACCESS TO THE WORK PAPERS 20 FOR A PERIOD OF UP TO 3 YEARS AFTER THE COMPLETION OF THE AUDIT 21 PROCEDURE. 22 AT ANY TIME, BY A UNANIMOUS VOTE, THE SUPERVISORY (I) 23 COMMITTEE MAY SUSPEND A DIRECTOR, AN OFFICER, OR A MEMBER OF THE CREDIT 24 COMMITTEE FOR CAUSE. SUBJECT TO THE PROVISIONS OF SUBPARAGRAPH (II) OF THIS 25 (2) (I) 26 PARAGRAPH, THE SUSPENSION WILL TAKE EFFECT IMMEDIATELY AND STAY IN 27 FORCE UNTIL THE BOARD CONVENES A SPECIAL MEETING OF THE MEMBERS TO ACT 28 ON THE SUSPENSION. THE MEETING OF THE MEMBERS SHALL TAKE PLACE NO LATER 29 (II)30 THAN 15 DAYS FROM THE DATE OF THE VOTE TO SUSPEND, FOR THE PURPOSE OF 31 VOTING ON THE SUSPENSION.
- 32 THE SUPERVISORY COMMITTEE SHALL NOTIFY THE COMMISSIONER
- 33 IN WRITING IMMEDIATELY AT THE TIME OF THE SUSPENSION OF THE DIRECTOR,
- 34 OFFICER, OR MEMBER OF THE CREDIT COMMITTEE.
- THE SUPERVISORY COMMITTEE SHALL SEND PROMPTLY TO THE
- 36 COMMISSIONER A COPY OF THE ANNUAL AUDIT AND ALL RECOMMENDATIONS,

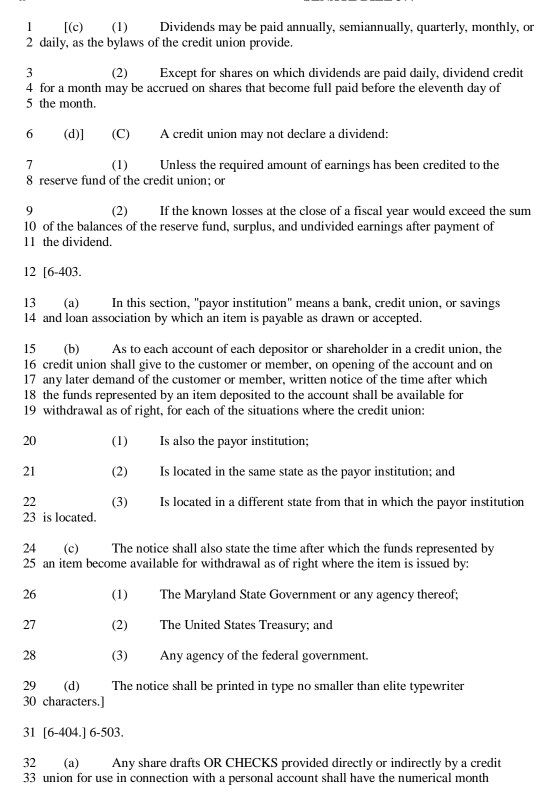


1 (i) A majority of the members of the supervisory committee; and 2 (ii) The president, vice-president, secretary, or treasurer of the 3 credit union. 4 If a credit union fails to make any report as required by this title, the credit (d) 5 union shall pay to the Commissioner [\$5] \$50 for each day that the report is overdue. 6 [6-305.] 6-405. 7 If the Commissioner finds that the supervisory committee of a credit union (A) 8 is not performing its duties properly, the Commissioner may require the credit union 9 to have a certified public accountant audit the credit union for any period of time that 10 the Commissioner considers necessary. 11 The audit REQUIRED UNDER SUBSECTION (A) OF THIS SECTION shall be 12 made at the expense of the credit union. 13 [6-306.] 6-406. 14 The board [of directors] may call a meeting of the members of the credit (A) 15 union to act on any practice of the credit union that the supervisory committee, with 16 the concurrence of the Commissioner, considers unsafe or unauthorized. 17 THE BOARD SHALL GIVE THE COMMISSIONER ADVANCE NOTICE OF A 18 MEETING OF THE MEMBERS THAT IS CALLED UNDER SUBSECTION (A) OF THIS 19 SECTION. 20 [6-308.] 6-407. 21 [As to any credit union that is insured under the Federal Credit Union Act, the 22 Commissioner: 23 Shall give the National Credit Union Administration and any official 24 or examiner of that Administration access to all of the information that the 25 Commissioner has as to the condition or affairs of the insured credit union; and 26 May give to the National Credit Union Administration and any 27 official or examiner of that Administration a copy of any examination made of or 28 report made by the insured credit union.] IN ORDER TO CARRY OUT THE PURPOSES OF THIS TITLE, THE COMMISSIONER 29 30 MAY ENTER INTO COOPERATIVE AND INFORMATION SHARING AGREEMENTS WITH

31 ANY OTHER CREDIT UNION SUPERVISORY AGENCY.

1	Subtitle [4.] 5. Deposits and Dividends.							
2	[6-401.] 6-501.							
5 6	[(a) (1)] As to each interest bearing or share account of each member or depositor in a credit union, the credit union shall generally make available to any member or depositor with an existing account, in addition to actually giving to the member or depositor, on the opening of the interest bearing or share account and, later, on demand of the member or depositor[:							
8	(i) Written notice of:							
9	1. The annual rate of simple interest currently in effect;							
	2. The dates, if any, on which the current rate of interest or dividends may be changed, and the terms and conditions under which each successive interest rate or dividend will be applied;							
13 14	3. The date or point in time on which the deposit or shares begin to earn interest or a dividend;							
	5 4. The method of determining the account balance on which 6 interest earned or dividends paid is calculated, including the methods for day of 7 deposit or purchase to day of withdrawal and low periodic balance;							
18 19	5. Whether interest is compounded and, where applicable, the period for compounding;							
20 21	6. The annual percentage yield in 1 year based on the rate of simple interest or dividends and compounding method;							
22 23	7. The date or point in time when interest or dividends earned is credited to the account;							
	8. The method of determining the amount of loss of accumulated earned interest or dividends if an account is closed before the date on which interest or dividends are regularly credited;							
27 28	9. The policy on the availability of deposited funds or shares; and							
29 30	10. Any fees, charges, or penalties which may be applied and the conditions under which the fees, charges, or penalties may be assessed; and							
31	(ii) The] THE following written notice:							
34 35	"Under Maryland law, all funds remaining in this interest bearing or share account become the property of this State after the account has been inactive for 5 years and notice is sent to the member or depositor at that member's or depositor's last known address. This account will be considered inactive if the member or depositor has not: (1) increased or decreased the amount in the account; (2) presented							

- 48 **SENATE BILL 377** 1 the passbook or other similar evidence of the account for the crediting of interest or 2 dividends; (3) written to this credit union about the account; (4) ENGAGED IN ANY 3 CREDIT, SHARE, OR OTHER DEPOSIT TRANSACTION WITH THE CREDIT UNION; or 4 [(4)] (5) otherwise indicated an interest in the account as evidenced by a 5 memorandum on file with this credit union." 6 Not less than 30 days before a credit union adopts any change [(2)]7 regarding any information required under paragraph (1) (i) of this subsection, the 8 credit union shall inform each member or depositor of the change in the credit union's 9 periodic statement or by written notice. 10 A credit union shall pay at least 3 percent annual interest or dividends on (b) each interest bearing or share account that is instituted for a specific purpose, 12 including "Christmas" or "vacation" accounts, for a period of 1 year or less. 13 A credit union that fails to comply with subsection (a) or (b) of this section 14 shall be liable to any member or depositor of the credit union who sustains any injury 15 or loss as the result of the failure to comply for: 16 All foreseeable losses incurred by the member or depositor; and (1) 17 (2) Reasonable attorney's fees. Subject to paragraph (2) of this subsection, on or after October 1, 18 19 1992, a credit union shall comply with the requirements in: 20 (i) Subsection (a) of this section; or 21 Final regulations adopted by the National Credit Union (ii) 22 Administration Board pursuant to § 272 of Public Law 102-242. 23 On or after the date when compliance with the final regulations (2) 24 adopted by the National Credit Union Administration Board pursuant to § 272 of 25 Public Law 102-242 is mandatory, a credit union shall comply with the requirements 26 in those final regulations and subsection (a) of this section shall be null and void.] 27 [6-402.] 6-502.
- 28 Except as otherwise provided in this section, the board [of directors (a) (1) 29 of a credit union] may declare AND PAY dividends from its available net earnings OR
- 30 UNDIVIDED EARNINGS at the close of any accounting period after providing for
- 31 accrued expenses[,] AND interest[, and taxes].
- 32 (2) Dividends paid or accrued are to be treated as an expense.
- 33 The board [of directors] shall set the dividend rate and ANY TERMS AND
- 34 CONDITIONS REGARDING THE DIVIDEND [shall notify the Credit Union Insurance
- 35 Corporation and supply a report of financial condition whenever the dividend rate is
- 36 changed].



- 1 and year in which the account was opened printed on the face of the drafts OR
- 2 CHECKS, except as provided in subsection (b) of this section.
- 3 (b) The provisions of subsection (a) of this section shall not apply under 4 [certain] THE FOLLOWING conditions:
- 5 (1) If an individual personal account is closed at a particular credit union
- 6 and a joint personal account is opened at the same credit union that includes one of
- 7 the customers who previously had the individual personal account, then the
- 8 numerical month and year printed on the face of the share drafts OR CHECKS shall be
- 9 the numerical month and year in which the individual personal account was
- 10 established.
- 11 (2) If a joint personal account is closed at a particular credit union and
- 12 an individual personal account is opened at the same credit union by one of the
- 13 customers who previously was included under the joint account, then the numerical
- 14 month and year printed on the face of the share drafts OR CHECKS shall be the
- 15 numerical month and year in which the joint account was established.
- 16 (3) If a customer with an individual personal account or with a joint
- 17 personal account opens an additional account at the same credit union, then the
- 18 numerical month and year printed on the face of the share drafts OR CHECKS shall be
- 19 the numerical month and year in which the initial account was established.
- 20 (4) In the case of a personal account that is closed and a new personal
- 21 account opened simultaneously on the advice of the credit union, the share drafts OR
- 22 CHECKS for the new account shall have the numerical month and year in which the
- 23 closed account was originally opened printed on the face of the share drafts OR
- 24 CHECKS.
- 25 (5) If the closed account was opened prior to July 1, 1987, a date is not 26 required to be printed on the share drafts OR CHECKS.
- 27 (c) A share draft OR CHECK provided on the opening of a personal account for
- 28 use by the customer until printed share drafts OR CHECKS have been prepared is not
- 29 required to have the numerical month and year in which the account was opened
- 30 printed on the face of the share draft OR CHECK.
- 31 (d) (1) The credit union and the SHARE draft OR CHECK printer may not be
- 32 held liable for unintentional errors in the month and year printed on the face of the
- 33 SHARE draft OR CHECK.
- 34 (2) The customer may not be charged for the reprinting of the SHARE
- 35 DRAFTS OR checks when the SHARE DRAFTS OR checks are reprinted due to error in
- 36 the month and year printed on the face of the SHARE draft OR CHECK.

Subtitle [5.] 6. Loans.

- 2 [6-501.] 6-601.
- 3 (a) Subject to the provisions of this subtitle, a credit union may make loans
- 4 AND EXTEND LINES OF CREDIT to its members IN ACCORDANCE WITH WRITTEN
- 5 POLICIES ESTABLISHED BY THE BOARD [for the purposes and on the terms as the
- 6 bylaws provide].
- 7 (b) Notwithstanding [§§ 6-506 (c) and 6-507] SUBSECTION (E) OF THIS
- 8 SECTION, § 6-606(D) of this subtitle, and § 12-913.1 of the Commercial Law Article, on
- 9 or after October 1, 1994, a revolving credit plan and extensions of credit under a
- 10 revolving credit plan offered and extended by a credit union to a member are made
- 11 under and are subject to Title 12, Subtitle 9 of the Commercial Law Article.
- 12 (c) Notwithstanding [§§ 6-506 (c) and 6-507] SUBSECTION (E) OF THIS
- 13 SECTION, § 6-606(D) of this subtitle, and § 12-1013.1 of the Commercial Law Article,
- 14 on or after October 1, 1994, a closed end loan made by a credit union to a member is
- 15 made under and is subject to Title 12, Subtitle 10 of the Commercial Law Article.
- 16 (d) Except as provided in [§§ 6-506 (c) and 6-507] SUBSECTION (E) OF THIS
- 17 SECTION AND § 6-606(D) of this subtitle, and except as otherwise provided under the
- 18 express terms of the agreement, note, or other evidence of an extension of credit or
- 19 loan, the provisions of Title 12, Subtitle 1, 3, 4, 5, 6, 9, or 10 of the Commercial Law
- 20 Article do not apply to an extension of credit or loan made by a credit union before
- 21 October 1, 1994.
- 22 (E) (1) THIS SUBSECTION DOES NOT APPLY TO AN EXTENSION OF CREDIT
- 23 OR LOAN MADE BY A CREDIT UNION ON OR AFTER OCTOBER 1, 1994.
- 24 (2) EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS TITLE, A
- 25 CREDIT UNION MAY NOT CHARGE INTEREST ON ANY LOAN TO A MEMBER AT A RATE
- 26 OF MORE THAN 1.5% A MONTH ON THE UNPAID BALANCE.
- 27 (3) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (1) OF THIS
- 28 SUBSECTION, A CREDIT UNION MAY CHARGE INTEREST ON A LOAN TO A MEMBER
- 29 MADE ON OR AFTER JULY 1, 1982, AT 2% A MONTH ON THE UNPAID BALANCE
- 30 PROVIDED, WITH RESPECT TO THE LOAN, THAT:
- 31 (I) IF THE LOAN IS A RENEWAL OR REFINANCING OF A LOAN MADE
- 32 PRIOR TO JULY 1, 1982, THE LENDER COMPLIES WITH § 12-116 OF THE COMMERCIAL
- 33 LAW ARTICLE;
- 34 (II) IF THE LOAN INCLUDES A PROVISION FOR A RATE OF INTEREST
- 35 WHICH MAY BE ADJUSTED BY THE LENDER DURING THE TERM OF THE LOAN, THE
- 36 LENDER COMPLIES WITH § 12-118 OF THE COMMERCIAL LAW ARTICLE;
- 37 (III) UPON THE BORROWER'S DEFAULT, IF THE LOAN IS SECURED BY
- 38 PERSONAL PROPERTY, THE LENDER COMPLIES WITH § 12-115 OF THE COMMERCIAL

1 LAW ARTICLE CONCERNING REPOSSESSION AND REDEMPTION OF THE GOODS 2 SECURING THE LOAN; (IV) IF THE LOAN IS FOR THE PURCHASE OF CONSUMER GOODS, 4 THE LOAN CONTRACT COMPLIES WITH § 12-117 OF THE COMMERCIAL LAW ARTICLE; 5 AND THE LOAN DOES NOT INCLUDE A BALLOON PAYMENT, UNLESS 6 (V) 7 PAYMENT IN FULL IS DUE ON DEMAND OR IN 1 YEAR OR LESS. NOTWITHSTANDING ANY PROVISION OF TITLE 12 OF THE COMMERCIAL 8 9 LAW ARTICLE, IF THE CREDIT AGREEMENT PROVIDES, A CREDIT UNION MAY MAKE 10 LOANS OR EXTEND CREDIT TO ITS MEMBERS INCORPORATING THE SAME TERMS AND 11 CONDITIONS AS A FEDERAL CREDIT UNION IS PERMITTED UNDER FEDERAL LAW AND 12 REGULATIONS RELATING TO: 13 (1) OVER THE LIMIT FEES FOR CREDIT CARDS; AND 14 FEES FOR ANCILLARY AND ADMINISTRATIVE SERVICES REQUESTED (2) 15 BY THE MEMBER, INCLUDING: RESEARCHING ACCOUNT RECORDS; 16 (I) 17 PROVIDING DUPLICATE STATEMENTS AND OTHER (II)18 DOCUMENTS; AND 19 (III)EXPEDITED ISSUANCE OF A DUPLICATE OR ORIGINAL CREDIT 20 CARD OR DEVICE. 21 [6-502.] 6-602. 22 (a) If the bylaws so provide, [each] A credit union may have a credit 23 committee. 24 The board [of directors of the credit union] shall appoint the members of 25 the credit committee. [The] SUBJECT TO THE PROVISIONS OF PARAGRAPH (2) OF THIS (c) (1) 27 SUBSECTION, THE board [of directors] shall determine the number of members on 28 the credit committee, but the]. THE CREDIT committee shall have at least three and not more than 29 (2) 30 seven members. 31 (d) (1) Each member of the credit committee shall be appointed from among 32 the members of the credit union. 33 (2) Not more than one member of the credit committee may be a director. 34 The treasurer of the credit union may not be a member of the credit (3) 35 committee.

32

(J)

(2)

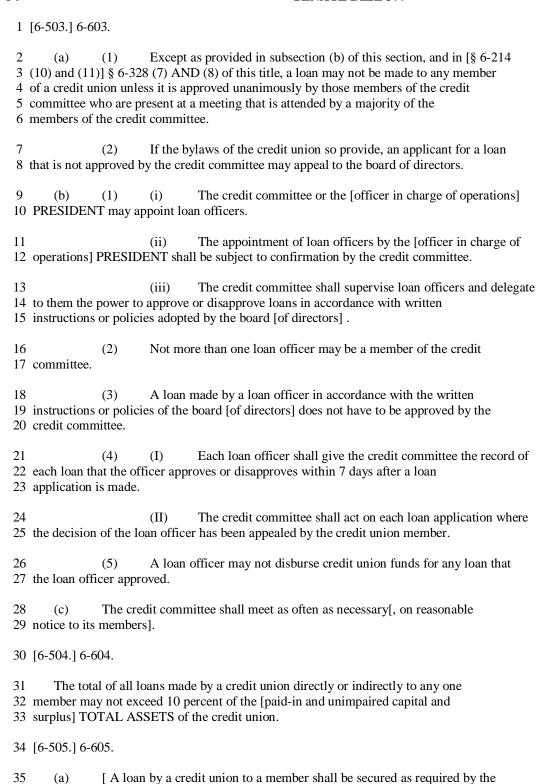
33 PERFORM FAITHFULLY THE DUTIES OF THE OFFICE.

SENATE BILL 377

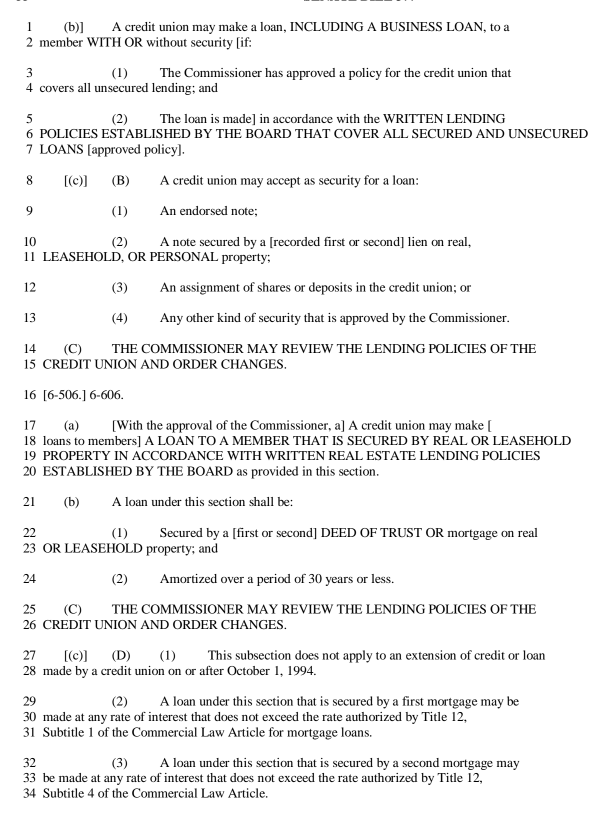
1 (E) (1) AT LEAST ONE MEMBER OF THE CREDIT COMMITTEE SHALL HAVE A 2 MINIMUM OF 3 YEARS EXPERIENCE IN LENDING, CREDIT, OR GENERAL BUSINESS. 3 (2) EACH MEMBER OF THE CREDIT COMMITTEE: SHALL BE A MEMBER OF THE CREDIT UNION FOR THE PERIOD (I) 5 OF TIME REQUIRED UNDER THE BYLAWS; (II)SHALL BE BONDED; 6 7 (III)SHALL BE A CITIZEN OF THE UNITED STATES; (IV) MAY NOT HAVE DEFAULTED ON THE PAYMENT OF ANY 9 MONETARY OBLIGATION TO THE CREDIT UNION; MAY NOT HAVE BEEN CONVICTED OF ANY CRIMINAL OFFENSE (V) 11 INVOLVING DISHONESTY OR BREACH OF TRUST; 12 MAY NOT HAVE HABITUALLY NEGLECTED TO PAY ANY DEBTS; (VI) MAY NOT HAVE BEEN INSOLVENT OR BANKRUPT WITHIN 5 13 14 YEARS OF BECOMING A MEMBER AND MAY NOT BECOME INSOLVENT OR BANKRUPT 15 WHILE SERVING AS A MEMBER; AND (VIII) MAY NOT HAVE BEEN REMOVED BY THE COMMISSIONER OR 16 17 ANY STATE OR FEDERAL REGULATORY AGENCY AS AN OFFICER, OFFICIAL, OR 18 EMPLOYEE OF A FINANCIAL INSTITUTION. 19 A member of the credit committee serves for 1 year and until a [(e)] (F) 20 successor is appointed and qualifies. 21 The credit committee shall fill any vacancy on the committee by [(f)]22 appointing an individual to serve until the next regular meeting of the board [of 23 directors1. 24 (H) THE MEMBERS OF THE CREDIT COMMITTEE SHALL ELECT THE CHAIRMAN 25 OF THE CREDIT COMMITTEE AT THE BEGINNING OF EACH TERM AND AT ANY OTHER 26 TIME THAT A VACANCY MAY OCCUR IN THE POSITION OF THE CHAIRMAN. THE BOARD SHALL REMOVE ANY MEMBER OF THE CREDIT COMMITTEE (I) 27 28 WHO FAILS: TO ATTEND THREE CONSECUTIVE REGULAR MEETINGS OF THE 29 (1) 30 CREDIT COMMITTEE WITHOUT GOOD CAUSE; OR

TO PERFORM ANY OF THE DUTIES OF THE OFFICE.

EACH MEMBER OF THE CREDIT COMMITTEE SHALL TAKE AN OATH TO



36 credit union, subject to the provisions of this section.



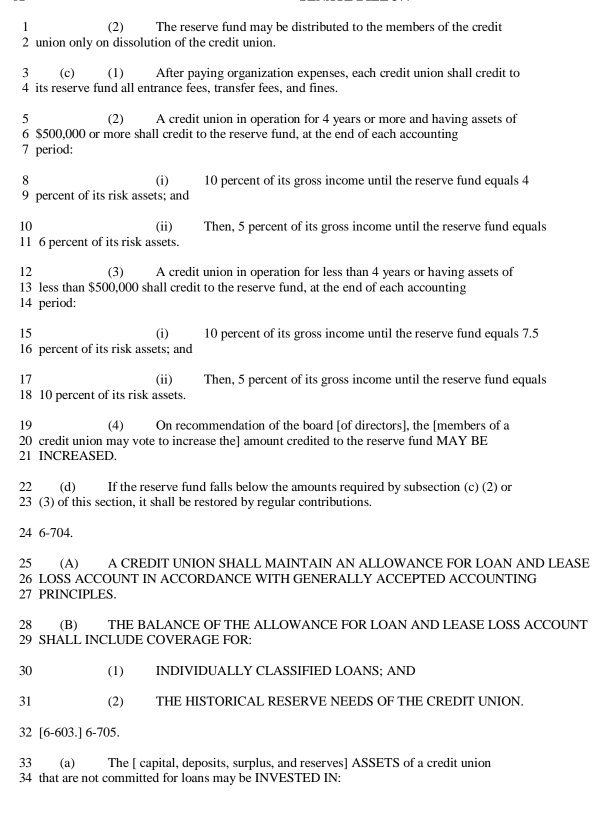
- 1 [6-507.
- 2 (a) This section does not apply to an extension of credit or loan made by a 3 credit union on or after October 1, 1994.
- 4 (b) Except as otherwise expressly provided in this title, a credit union may not
- 5 charge interest on any loan to a member at a rate of more than 1.5 percent a month
- 6 on the unpaid balance.
- 7 (c) Notwithstanding the provisions of subsection (a) of this section, a credit
- 8 union may charge interest on a loan to a member made on or after July 1, 1982, at 2
- 9 percent a month on the unpaid balance provided, with respect to such loan, that:
- 10 (1) If the loan is a renewal or refinancing of a loan made prior to July 1,
- 11 1982, the lender complies with § 12-116 of the Commercial Law Article;
- 12 (2) If the loan includes a provision for a rate of interest which may be
- 13 adjusted by the lender during the term of the loan, the lender complies with § 12-118
- 14 of the Commercial Law Article;
- 15 (3) Upon the borrower's default, if the loan is secured by personal
- 16 property, the lender complies with § 12-115 of the Commercial Law Article concerning
- 17 repossession and redemption of the goods securing the loan;
- 18 (4) If the loan is for the purchase of consumer goods, the loan contract
- 19 complies with § 12-117 of the Commercial Law Article; and
- 20 (5) The loan does not include a balloon payment, unless payment in full
- 21 is due on demand or in 1 year or less.]
- 22 6-607.
- 23 (A) SUBJECT TO THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION, A
- 24 CREDIT UNION MAY PARTICIPATE WITH A DEPOSITORY FINANCIAL INSTITUTION OR
- 25 A CREDIT UNION SERVICE ORGANIZATION FOR PURPOSES OF MAKING A LOAN TO A
- 26 CREDIT UNION MEMBER IN ACCORDANCE WITH THE LENDING POLICIES OF THE
- 27 BOARD.
- 28 (B) A CREDIT UNION MAY PARTICIPATE IN A LOAN UNDER SUBSECTION (A) OF
- 29 THIS SECTION PROVIDED THAT THE CREDIT UNION THAT ORIGINATES THE LOAN
- 30 RETAINS AN INTEREST OF AT LEAST 10% OF THE FACE AMOUNT OF THE LOAN.
- 31 6-608.
- 32 A CREDIT UNION MAY MAKE A LOAN THAT IS INSURED OR GUARANTEED BY THE
- 33 FEDERAL GOVERNMENT, A STATE GOVERNMENT OR LOCAL GOVERNMENT, OR A
- 34 UNIT OF THE FEDERAL GOVERNMENT OR OF ANY STATE OR LOCAL GOVERNMENT.

- 1 6-609.
- 2 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.
- 4 (2) "ELIGIBLE OBLIGATION" MEANS A LOAN OR A GROUP OF LOANS
- 5 MADE TO A MEMBER OF A CREDIT UNION BY A LENDER OTHER THAN THE CREDIT
- 6 UNION TO WHICH THE MEMBER BELONGS.
- 7 (3) "STUDENT LOAN" MEANS A LOAN THAT IS:
- 8 (I) GRANTED TO FINANCE THE BORROWER'S ATTENDANCE AT AN 9 INSTITUTION OF HIGHER EDUCATION OR AT A VOCATIONAL SCHOOL; AND
- 10 (II) SECURED BY, AND ON WHICH PAYMENT OF THE OUTSTANDING
- 11 PRINCIPAL AND INTEREST HAS BEEN DEFERRED IN ACCORDANCE WITH, THE
- 12 INSURANCE OR GUARANTEE OF THE FEDERAL GOVERNMENT, A STATE
- 13 GOVERNMENT, OR A UNIT OF THE FEDERAL GOVERNMENT OR OF A STATE
- 14 GOVERNMENT.
- 15 (B) (1) SUBJECT TO THE PROVISIONS OF PARAGRAPH (2) OF THIS
- 16 SUBSECTION, A CREDIT UNION MAY PURCHASE, IN WHOLE OR IN PART, IN
- 17 ACCORDANCE WITH THE BOARD'S PURCHASE POLICIES:
- 18 (I) ELIGIBLE OBLIGATIONS OF ITS MEMBERS;
- 19 (II) ELIGIBLE OBLIGATIONS OF THE INDIVIDUAL MEMBERS OF A 20 LIQUIDATING CREDIT UNION, FROM THE LIQUIDATING CREDIT UNION;
- 20 EIQUIDATING CREDIT UNION, FROM THE EIQUIDATING CREDIT UNION,
- 21 (III) STUDENT LOANS IF THE CREDIT UNION IS GRANTING STUDENT
- 22 LOANS ON AN ONGOING BASIS AND IF THE PURCHASE WILL FACILITATE THE CREDIT
- 23 UNION'S PACKAGING OF A POOL OF THE LOANS TO BE SOLD OR PLEDGED ON THE
- 24 SECONDARY MARKET; AND
- 25 (IV) REAL ESTATE LOANS IF THE CREDIT UNION IS GRANTING REAL
- 26 ESTATE LOANS UNDER THIS SUBTITLE ON AN ONGOING BASIS AND IF THE
- 27 PURCHASE WILL FACILITATE THE CREDIT UNION'S PACKAGING OF A POOL OF THE
- 28 LOANS TO BE SOLD OR PLEDGED ON THE SECONDARY MORTGAGE MARKET.
- 29 (2) A CREDIT UNION MAY MAKE A PURCHASE UNDER PARAGRAPH (1) OF 30 THIS SUBSECTION IF:
- 31 (I) THE BOARD OR INVESTMENT COMMITTEE APPROVES THE
- 32 PURCHASE:
- 33 (II) A WRITTEN AGREEMENT AND A SCHEDULE OF THE ELIGIBLE
- 34 OBLIGATIONS COVERED BY THE AGREEMENT ARE RETAINED BY THE CREDIT UNION
- 35 FOR INSPECTION;

- **SENATE BILL 377** 1 (III)THE AGGREGATE OF THE UNPAID BALANCE OF ELIGIBLE 2 OBLIGATIONS PURCHASED UNDER PARAGRAPH (1)(I) AND (II) OF THIS SUBSECTION 3 DOES NOT EXCEED 5% OF THE TOTAL ASSETS OF THE CREDIT UNION; AND 4 FOR PURCHASES OF REAL ESTATE LOANS UNDER 5 SUBPARAGRAPH (1)(IV) OF THIS SUBSECTION, THE POOL OF LOANS TO BE SOLD OR 6 PLEDGED ON THE SECONDARY MORTGAGE MARKET: 7 INCLUDES A SUBSTANTIAL PORTION OF THE CREDIT 1. 8 UNION'S MEMBERS' REAL ESTATE LOANS, BUT NO LESS THAN 20% OF THE 9 AGGREGATE PRINCIPAL AMOUNT OF THE LOANS PURCHASED; AND 10 2. IS SOLD PROMPTLY. BUT NO LATER THAN 6 MONTHS 11 AFTER THE PURCHASE. A CREDIT UNION MAY SELL OR PLEDGE, IN WHOLE OR IN PART, THE 13 ELIGIBLE OBLIGATIONS OR LOANS PURCHASED UNDER SUBSECTION (B)(1) OF THIS 14 SECTION IF: 15 THE BOARD OR INVESTMENT COMMITTEE APPROVES THE SALE OR (1) 16 PLEDGE; AND THE WRITTEN AGREEMENT COVERING THE SALE OR PLEDGE AND A 17 18 SCHEDULE OF THE ELIGIBLE OBLIGATIONS OR LOANS COVERED BY THE 19 AGREEMENT ARE RETAINED BY THE CREDIT UNION FOR INSPECTION. 20 A CREDIT UNION MAY AGREE TO SERVICE ANY ELIGIBLE OBLIGATION THE 21 CREDIT UNION PURCHASES OR SELLS IN WHOLE OR IN PART. 22 [6-509.] 6-610. 23 [(a)]Except as provided in subsection (b) of this section, a member of the board 24 of directors, supervisory committee, or credit committee of a credit union may not be 25 obligated directly or indirectly to the credit union, whether as a borrower or as surety 26 for a loan made by the credit union, for any amount that is more than the total of the 27 deposits and full paid shares that the member and all of the member's comakers hold
- 28 in the credit union.
- 29 Subsection (a) of this section does not apply if the loan is approved in the (b) 30 absence of the director or committee member by a majority vote of those present:
- At a meeting of the credit committee at which a majority of the 31 (1) 32 members of the committee is present; and
- At a meeting of the board of directors at which a majority of the 33 (2) 34 members of the board is present.
- 35 (c) The supervisory committee shall appoint a substitute to act on the credit
- 36 committee in the place of any member of the credit committee who:

- 59 SENATE BILL 377 1 (1) Applies for a loan from the credit union; or 2 (2) Is offered as surety for another member whose application for a loan 3 is being considered.] A CREDIT UNION MAY MAKE A LOAN TO AN OFFICIAL OF THE CREDIT 4 (A) (1) 5 UNION IF THE OFFICIAL TAKES NO PART IN CONSIDERATION OF THE LOAN 6 APPLICATION. 7 A LOAN AUTHORIZED UNDER PARAGRAPH (1) OF THIS SUBSECTION (2)8 REQUIRES APPROVAL OF THE BOARD IF: (I) THE OFFICIAL IS THE DEBTOR IN THE LOAN OR IS THE 10 GUARANTOR, ENDORSER, OR COSIGNER OF THE LOAN; AND 11 (II)THE LOAN, STANDING ALONE OR WHEN ADDED TO THE 12 AGGREGATE OF ALL OUTSTANDING LOANS FOR WHICH THE OFFICIAL IS THE 13 DEBTOR OR ACTS AS GUARANTOR, ENDORSER, OR COSIGNER, OR BOTH, EXCEEDS 14 \$25,000 PLUS PLEDGED SHARES. 15 (B) THE RATES, TERMS, AND CONDITIONS ON ANY LOAN FROM A CREDIT 16 UNION TO, OR GUARANTEED, ENDORSED, OR COSIGNED BY, AN OFFICIAL OR 17 OFFICER OF THE CREDIT UNION MAY NOT BE MORE FAVORABLE THAN THE RATES, 18 TERMS, AND CONDITIONS FOR A COMPARABLE LOAN TO ANOTHER MEMBER OF THE 19 CREDIT UNION. 20 [6-510. 21 (a) A borrower from a credit union may prepay all or part of a loan on any day 22 on which the office of the credit union is open. 23 (b) If an individual leaves employment either voluntarily or involuntarily and 24 is a member of a credit union, and at the time the employment is terminated the 25 individual has a loan from the credit union, the credit union may not require payment 26 of the total outstanding balance of the loan made to the member earlier than 30 days 27 after the date of the termination of employment unless the member is in default in 28 payment. 29 (c) If the borrower or the comaker or guarantor of a loan made by a credit 30 union authorizes repayment of the loan through payroll deductions from the
- 31 borrower's, comaker's, or guarantor's wages or earnings, the payroll deductions shall
- 32 remain in effect and may not be terminated by the borrower, comaker, or guarantor
- 33 until the loan has been repaid in full. However, the amount of the payroll deduction
- 34 may not exceed the amount that could be attached under Title 15, Subtitle 6 of the
- 35 Commercial Law Article.]
- 36 [6-511.] 6-611.
- 37 [(a)]A credit union may not make a loan to [anyone but] ANY PERSON EXCEPT:

1 (1) A member of the credit union; [or] 2 (2) Another credit union; OR 3 (3)A CREDIT UNION SERVICE ORGANIZATION. 4 Any officer or committee member of a credit union who in any way 5 knowingly permits or participates in making a loan in violation of this section is 6 guilty of a misdemeanor. If a loan is made in violation of this section, the credit union may recover 7 8 the amount of the loan from any one or more of: 9 (1) The borrower; and 10 (2) Any officer or committee member who knowingly permitted or 11 participated in making the loan.] 12 Subtitle [6.] 7. Miscellaneous Regulations. 13 [6-601.] 6-701. 14 Each credit union incorporated under the laws of this State shall: (a) Be a member of [the Credit Union Insurance Corporation] A CREDIT 15 (1) 16 UNION SHARE GUARANTY CORPORATION and have its member accounts insured by 17 that [Corporation] CORPORATION on the same basis and to the same extent and 18 amount as provided by the National Credit Union Administration Share Insurance 19 Program; or 20 Participate in and have its member accounts insured under the 21 National Credit Union Administration Share Insurance Program. 22 No credit union may voluntarily terminate its insurance with the National (b) 23 Credit Union Administration Share Insurance Program without prior approval of the 24 Commissioner. 25 6-702. A CREDIT UNION IS SUBJECT TO THE PROVISIONS OF 12 C.F.R., PART 702 26 27 (PROMPT CORRECTIVE ACTION) AND 12 U.S.C. § 1790D (NET WORTH PROVISIONS). 28 [6-602.] 6-703. 29 (a) In this section, "risk assets" means a credit union's total loans outstanding 30 to its members. 31 (b) (1) Each credit union shall have a reserve fund to meet losses on loans 32 and to meet other contingencies that the Commissioner specifies.



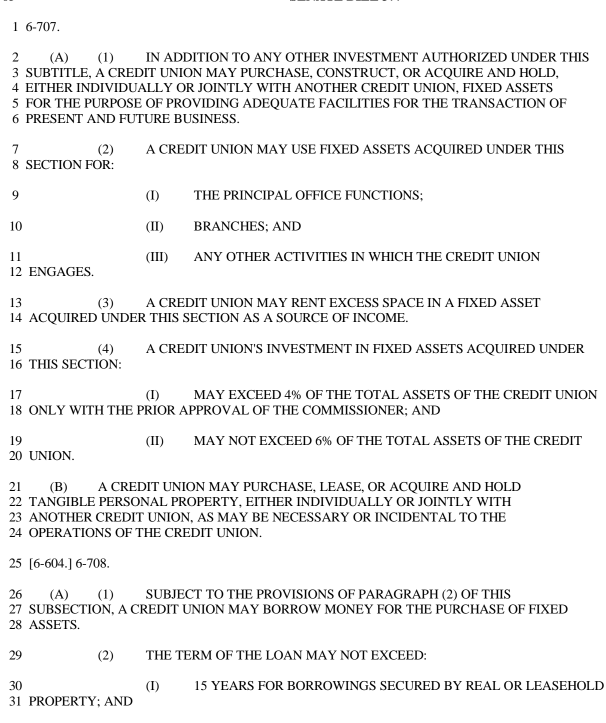
- 1 Deposited in State banking institutions, national banking [(1)]2 associations located in this State, or insured savings and loan associations located in 3 this State; 4 (2)[Invested in general] GENERAL obligations of or obligations (1) 5 guaranteed by the United States[, this State, or any political subdivision]; Invested in certificates of deposit with the prior approval of the 6 [(3)]7 Commissioner; or] DEPOSITS, LOANS, SHARES, OR STOCK OF ANY FEDERAL RESERVE 8 (2)9 BANK, FEDERAL HOME LOAN BANK, OR ANY CENTRAL LIQUIDITY FACILITY 10 ESTABLISHED UNDER STATE OR FEDERAL LAW; 11 SECURITIES, OBLIGATIONS, OR OTHER INSTRUMENTS OF OR ISSUED 12 BY OR FULLY GUARANTEED AS TO PRINCIPAL AND INTEREST BY THE FEDERAL 13 GOVERNMENT OR A UNIT OF THE FEDERAL GOVERNMENT; 14 GENERAL OBLIGATIONS OF A STATE OR A FEDERAL TERRITORY OR (4) 15 POLITICAL SUBDIVISION, PROVIDED THAT THE GENERAL OBLIGATION IS RATED IN 16 ONE OF THE THREE HIGHEST RATING CATEGORIES OF A NATIONALLY RECOGNIZED 17 STATISTICAL RATING ORGANIZATION AS DETERMINED BY THE COMMISSIONER; DEPOSITS OR FEDERAL FUNDS OF ANY FINANCIAL INSTITUTION 18 19 THAT HAS FEDERAL DEPOSIT INSURANCE; SHARES OR DEPOSITS OF OTHER CREDIT UNIONS: 20 (6)(7) MUTUAL FUNDS THAT INVEST SOLELY IN INVESTMENTS 21 22 PERMISSIBLE FOR DIRECT INVESTMENT BY THE CREDIT UNION; 23 REPURCHASE TRANSACTIONS SECURED BY INVESTMENTS (8)24 PERMISSIBLE FOR DIRECT INVESTMENT BY THE CREDIT UNION; OR ANY [Deposited or invested in any] other [manner] [(4)]26 INVESTMENT that the Commissioner approves. [Except for checking accounts and certificates of deposit, the total deposits 27 28 of a credit union in any banking institution, national banking association, or savings 29 and loan association may not be more than the amount of insurance coverage carried 30 by the depositary for those deposits.] SUBJECT TO THE PROVISIONS OF PARAGRAPH (2) OF THIS 31 32 SUBSECTION, IN ADDITION TO THE INVESTMENTS AUTHORIZED UNDER SUBSECTION 33 (A) OF THIS SECTION, A CREDIT UNION MAY REQUEST AUTHORITY FROM THE
- 34 COMMISSIONER TO MAKE OTHER INVESTMENTS, INCLUDING INVESTMENTS
- 35 AUTHORIZED UNDER THE FEDERAL CREDIT UNION ACT OR REGULATIONS OF THE
- 36 NATIONAL CREDIT UNION ADMINISTRATION, ON AN ONGOING BASIS.

- 1 (2) TO OBTAIN THE COMMISSIONER'S APPROVAL FOR ADDITIONAL
- 2 INVESTMENT AUTHORITY UNDER PARAGRAPH (1) OF THIS SUBSECTION, A CREDIT
- 3 UNION SHALL SUBMIT TO THE COMMISSIONER AN INVESTMENT POLICY.
- 4 (C) THE COMMISSIONER MAY REVIEW THE INVESTMENT POLICIES OF THE
- 5 CREDIT UNION AND ORDER CHANGES.
- 6 6-706.
- 7 (A) (1) WITH THE PRIOR APPROVAL OF THE COMMISSIONER. AS REOUIRED
- 8 UNDER SUBSECTION (B) OF THIS SECTION, A CREDIT UNION MAY ORGANIZE A
- 9 CREDIT UNION SERVICE ORGANIZATION.
- 10 (2) A CREDIT UNION THAT PROPOSES TO ORGANIZE A CREDIT UNION 11 SERVICE ORGANIZATION SHALL:
- 12 (I) FILE WITH THE COMMISSIONER A NOTICE OF INTENTION TO
- 13 ORGANIZE A CREDIT UNION SERVICE ORGANIZATION; AND
- 14 (II) SUBMIT TO THE COMMISSIONER ANY INFORMATION THE
- 15 COMMISSIONER REQUIRES IN ORDER TO EVALUATE THE PROPOSED CREDIT UNION
- 16 SERVICE ORGANIZATION.
- 17 (3) IN DECIDING WHETHER TO APPROVE THE ORGANIZATION OF A
- 18 CREDIT UNION SERVICE ORGANIZATION. THE COMMISSIONER SHALL CONSIDER
- 19 WHETHER:
- 20 (I) THE ORGANIZATION OF THE CREDIT UNION SERVICE
- 21 ORGANIZATION WILL PROMOTE THE CONVENIENCE OF THE MEMBERS OF THE
- 22 CREDIT UNION;
- 23 (II) THE CREDIT UNION HAS SUFFICIENT NET WORTH TO SUPPORT
- 24 THE CREDIT UNION SERVICE ORGANIZATION; AND
- 25 (III) THE CREDIT UNION GENERALLY IS OPERATING IN
- 26 COMPLIANCE WITH THE PROVISIONS OF THIS TITLE.
- 27 (4) UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A
- 28 DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 60 DAYS OF RECEIPT OF THE
- 29 NOTICE SPECIFIED IN PARAGRAPH (2) OF THIS SUBSECTION, THE COMMISSIONER
- 30 SHALL NOTIFY THE CREDIT UNION OF THE DETERMINATION ON THE APPROVAL OF
- 31 THE ORGANIZATION OF A CREDIT UNION SERVICE ORGANIZATION.
- 32 (B) (1) SUBJECT TO THE PROVISIONS OF THIS SUBSECTION, A CREDIT
- 33 UNION MAY INVEST IN AND MAKE LOANS TO A CREDIT UNION SERVICE
- 34 ORGANIZATION.
- 35 (2) IF AN INVESTMENT OR LOAN BY A CREDIT UNION TO A CREDIT
- 36 UNION SERVICE ORGANIZATION CAUSES THE AGGREGATE OF THE CREDIT UNION'S

- 1 INVESTMENTS OR LOANS TO EXCEED 2% OF THE CREDIT UNION'S TOTAL ASSETS,
- 2 THE CREDIT UNION SHALL:
- 3 (I) NOTIFY THE COMMISSIONER AS PROVIDED IN PARAGRAPH (3)
- 4 OF THIS SUBSECTION; AND
- 5 (II) RECEIVE THE PRIOR APPROVAL OF THE COMMISSIONER FOR
- 6 ANY INVESTMENT IN OR LOAN TO THE CREDIT UNION SERVICE ORGANIZATION THAT
- 7 EXCEEDS THE LIMIT IMPOSED UNDER THIS PARAGRAPH.
- 8 (3) A CREDIT UNION THAT PROPOSES TO MAKE ANY INVESTMENT IN OR
- 9 LOAN TO THE CREDIT UNION SERVICE ORGANIZATION THAT EXCEEDS THE LIMIT
- 10 UNDER PARAGRAPH (2) OF THIS SUBSECTION SHALL:
- 11 (I) FILE WITH THE COMMISSIONER A NOTICE OF INTENTION TO
- 12 EXCEED THE LIMIT; AND
- 13 (II) SUBMIT TO THE COMMISSIONER ANY INFORMATION THE
- 14 COMMISSIONER REQUIRES IN ORDER TO EVALUATE THE PROPOSED INTENTION TO
- 15 EXCEED THE LIMIT.
- 16 (4) IN DECIDING WHETHER TO APPROVE THE INVESTMENT OR LOAN.
- 17 THE COMMISSIONER SHALL CONSIDER WHETHER:
- 18 (I) THE INVESTMENT OR LOAN WILL PROMOTE THE
- 19 CONVENIENCE OF THE MEMBERS OF THE CREDIT UNION;
- 20 (II) THE CREDIT UNION HAS SUFFICIENT NET WORTH TO SUPPORT
- 21 THE INVESTMENT OR LOAN; AND
- 22 (III) THE CREDIT UNION GENERALLY IS OPERATING IN
- 23 COMPLIANCE WITH THE PROVISIONS OF THIS TITLE.
- 24 (5) UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A
- 25 DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 60 DAYS OF RECEIPT OF THE
- 26 NOTICE SPECIFIED IN PARAGRAPH (2) OF THIS SUBSECTION, THE COMMISSIONER
- 27 SHALL NOTIFY THE CREDIT UNION OF THE DETERMINATION ON THE APPROVAL OF
- 28 THE INVESTMENT OR LOAN.
- 29 (C) AS DEEMED NECESSARY BY THE COMMISSIONER, THE COMMISSIONER
- 30 SHALL HAVE COMPLETE:
- 31 (1) ACCESS TO THE BOOKS AND RECORDS OF A CREDIT UNION SERVICE
- 32 ORGANIZATION: AND
- 33 (2) AUTHORITY TO REVIEW THE INTERNAL CONTROLS OF A CREDIT
- 34 UNION SERVICE ORGANIZATION.
- 35 (D) A CREDIT UNION SERVICE ORGANIZATION MAY SERVE ON A
- 36 CONTRACTUAL BASIS MORE THAN ONE CREDIT UNION AND ITS MEMBERS.

33

(II)



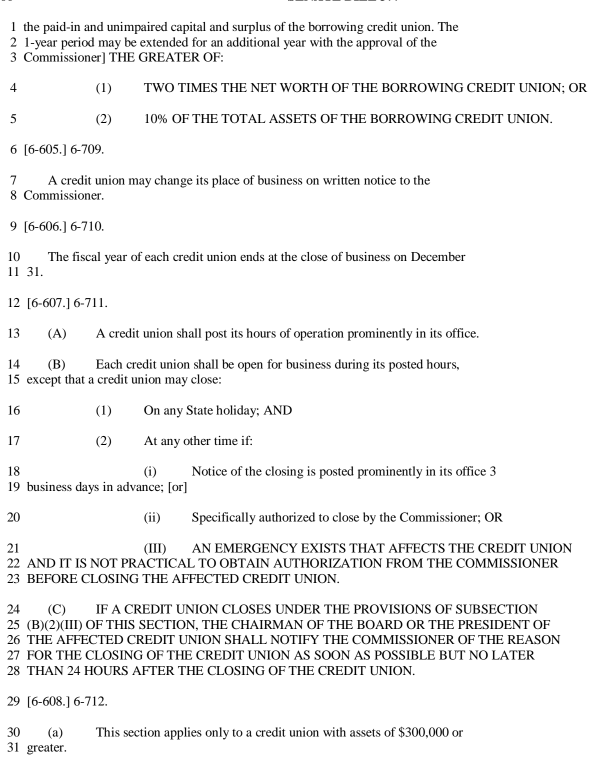
A credit union may borrow money for A PURPOSE OTHER THAN THE

34 PURCHASE OF FIXED ASSETS [not longer than 1 year from any source, including 35 another credit union,] as long as the total borrowing does not exceed [50 percent of

5 YEARS FOR BORROWINGS SECURED BY OTHER FIXED ASSETS.

(b)

(1)



The Commissioner shall impose an annual assessment on each credit

33 union as provided in this subsection to cover the expense of regulating credit unions.

- 1 (2) The Commissioner shall assess each credit union the sum of:
- 2 (i) \$1,000; [plus] AND
- 3 (ii) 8 cents for each \$1,000 of the assets of the credit union over
- 4 \$1,000,000.
- 5 (3) The assessment shall be based on assets stated in the credit union's 6 most recent financial report.
- 7 (c) A credit union shall pay the assessment imposed under this section to the
- 8 Commissioner on or before the [February 15] MARCH 1 after the assessment is
- 9 imposed.
- 10 6-713.
- 11 IF A CREDIT UNION FILES AN APPLICATION WITH THE MARYLAND INSURANCE
- 12 COMMISSIONER TO PURCHASE OR MAKE AVAILABLE, AS AN AGENT OR OTHERWISE,
- 13 INSURANCE FOR ITS MEMBERS EITHER ON AN INDIVIDUAL OR GROUP BASIS, THE
- 14 CREDIT UNION SHALL NOTIFY THE COMMISSIONER, WITHIN 10 DAYS AFTER FILING
- 15 THE APPLICATION, THAT THE CREDIT UNION HAS FILED THE APPLICATION.
- 16 6-714.
- 17 (A) AS APPROVED BY THE COMMISSIONER, A CREDIT UNION MAY ENTER INTO
- 18 MARKETING ARRANGEMENTS WITH A PERSON TO FACILITATE THE CREDIT UNION'S
- 19 MEMBERS' VOLUNTARY PURCHASE OF GOODS OR OTHER SERVICES FROM THIRD
- 20 PARTIES, CONSISTENT WITH THE PURPOSES OF THE CREDIT UNION.
- 21 (B) A CREDIT UNION MAY BE COMPENSATED FOR THE SERVICES PROVIDED
- 22 UNDER SUBSECTION (A) OF THIS SECTION.
- 23 6-715.
- 24 (A) A CREDIT UNION SHALL KEEP THE BOOKS AND RECORDS THAT THE
- 25 COMMISSIONER REQUIRES TO DETERMINE COMPLIANCE WITH THIS TITLE.
- 26 (B) UNLESS A LONGER PERIOD IS EXPRESSLY REQUIRED BY STATE OR
- 27 FEDERAL LAW, A CREDIT UNION SHALL RETAIN THE BOOKS AND RECORDS
- 28 REQUIRED UNDER SUBSECTION (A) OF THIS SECTION FOR A PERIOD OF AT LEAST 5
- 29 YEARS.
- 30 (C) A CREDIT UNION MAY RETAIN THE BOOKS AND RECORDS REQUIRED
- 31 UNDER SUBSECTION (A) OF THIS SECTION AT ANY LOCATION, PROVIDED THAT THE
- 32 CREDIT UNION:
- 33 (1) NOTIFIES THE COMMISSIONER IN WRITING OF THE LOCATION OF
- 34 THE BOOKS AND RECORDS; AND
- 35 (2) MAKES THE BOOKS AND RECORDS AVAILABLE AT THE CREDIT
- 36 UNION'S PRINCIPAL PLACE OF BUSINESS, AS AGREED BY THE COMMISSIONER AND

(d)

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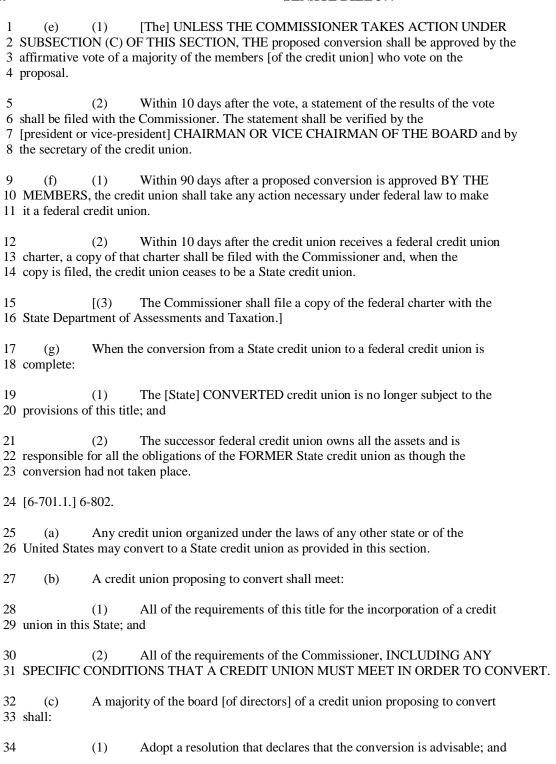
1 THE CREDIT UNION, WITHIN 7 DAYS OF A WRITTEN REQUEST FOR EXAMINATION BY 2 THE COMMISSIONER. (D) A CREDIT UNION SHALL RETAIN THE BOOKS AND RECORDS REQUIRED 4 UNDER SUBSECTION (A) OF THIS SECTION IN ONE OF THE FOLLOWING WAYS: 5 (1) ORIGINAL FORM; AN ELECTRONIC EQUIVALENT APPROVED BY THE COMMISSIONER; 6 (2) 7 OR A MICROPHOTOGRAPHIC COPY APPROVED BY THE COMMISSIONER. 8 (3) 9 Subtitle [7.] 8. Extraordinary Actions. 10 [6-701.] 6-801. (a) Any State credit union may convert into a federal credit union as provided 11 12 by federal law and as provided in this section. 13 A majority of the board [of directors] of a credit union proposing to convert (b) 14 shall: 15 Adopt a resolution that declares that the conversion is advisable; (1) 16 [and] 17 Set a date for a vote on the proposed conversion by the members of 18 the credit union AT AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS OR by mail 19 ballot to be filed on or before that date; 20 (3) COMPLY WITH FEDERAL LAW REGARDING CONVERSION; AND 21 (4) FILE THE REQUIRED CONVERSION APPLICATION WITH THE 22 COMMISSIONER. The Commissioner, at the request of the board [of directors of a credit 23 (c) 24 union], may: [waive the requirement for a mail ballot and may] WAIVE THE VOTE (1) 26 OF THE MEMBERS; AND [substitute] SUBSTITUTE any reasonable method of determining the (2) 27 28 [vote of]APPROVAL BY the members.

[Written] UNLESS THE COMMISSIONER TAKES ACTION UNDER

30 SUBSECTION (C) OF THIS SECTION, WRITTEN notice of the proposed conversion and of

31 the date set for the vote shall be delivered in person to each member or mailed to each 32 member at the member's address as recorded by the credit union, not more than 30

33 days nor less than 7 days before the date set for the vote.



			Set a date for a vote on the proposed conversion by the members [of Γ AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS OR by mail or before that date.						
4 5	(d) union], may:								
6 7	OF THE ME	(1) MBERS	[waive the requirement for a mail ballot and may] WAIVE THE VOTE AND						
8 9	[vote of] API	(2) PROVAI	[substitute] SUBSTITUTE any reasonable method of determining the BY the members.						
12 13	(e) [Written] UNLESS THE COMMISSIONER TAKES ACTION UNDER SUBSECTION (D) OF THIS SECTION, WRITTEN notice of the proposed conversion and of the date set for the vote shall be delivered in person to each member or mailed to each member at the member's address as recorded by the credit union, not more than 30 days nor less than 7 days before the date set for the vote.								
17			OF THIS	SECTIO	THE COMMISSIONER TAKES ACTION UNDER ON, THE proposed conversion shall be approved by the embers [of the credit union] who vote on the				
21	(2) Within 10 days after the vote, a statement of the results of the vote shall be filed with the Commissioner. The statement shall be verified by the [president or vice-president] CHAIRMAN OR VICE CHAIRMAN OF THE BOARD and the secretary OF THE CREDIT UNION.								
23	(G)	(1)	A CREI	OIT UNIO	ON MAY CONVERT TO A STATE CREDIT UNION IF:				
24			(I)	THE CO	ONVERTED CREDIT UNION:				
25 26	PROPOSED	FIELD	OF MEM	1. IBERSH	MEETS THE COMMON BOND REQUIREMENTS OF THE IIP TYPE; AND				
	ANY OTHE			2. STHAT	FILES WITH THE COMMISSIONER AN APPLICATION AND THE COMMISSIONER DEEMS NECESSARY TO MAKE A				
30			(II)	THE CO	OMMISSIONER DETERMINES THAT THE CONVERSION:				
31 32	PROPOSED	мемв	ERSHIP;	1.	IS IN THE BEST INTEREST OF THE EXISTING AND				
33 34	EXISTING :	МЕМВЕ	RSHIP;	2.	WILL LIKELY RESULT IN BETTER SERVICE TO THE				
35 36	PRACTICE	S; AND		3.	IS IN ACCORDANCE WITH SOUND CREDIT UNION				

1 DOES NOT EXPOSE THE FUNDS OF THE EXISTING 2 MEMBERS TO UNNECESSARY RISK. 3 UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A 4 DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 120 DAYS AFTER THE APPLICATION 5 IS FILED, THE COMMISSIONER SHALL NOTIFY THE CREDIT UNION OF THE 6 DETERMINATION ON THE APPLICATION. 7 When the conversion is complete, the successor credit union owns all 8 of the assets and is responsible for all the obligations of the credit union as though the 9 conversion had not taken place. 10 [6-702.] 6-803. 11 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 12 INDICATED. 13 "MERGING CREDIT UNION" MEANS A CREDIT UNION THAT IS 14 ABSORBED OR ACQUIRED BY ANOTHER CREDIT UNION IN A MERGER AND CEASES TO 15 EXIST AFTER THE MERGER. "SURVIVING CREDIT UNION" MEANS A CREDIT UNION THAT ABSORBS 16 17 OR ACQUIRES ANOTHER CREDIT UNION IN A MERGER AND CONTINUES TO EXIST 18 AFTER THE MERGER. 19 "NEW CREDIT UNION" MEANS A CREDIT UNION THAT IS CREATED 20 WHEN TWO OR MORE CREDIT UNIONS CONSOLIDATE TO FORM A NEWLY CREATED 21 CREDIT UNION. 22 [(a)] (B) (1) (I) With the approval of the Commissioner, any credit union 23 may merge [into any other credit union under the existing charter of the other credit 24 union] OR CONSOLIDATE as provided in this section. 25 A MERGER OR CONSOLIDATION UNDER THIS SECTION MAY BE (II)26 WITH A CREDIT UNION ORGANIZED UNDER THE LAWS OF THE UNITED STATES, THIS 27 STATE, OR ANY OTHER STATE. A SINGLE COMMON BOND CREDIT UNION MAY MERGE OR 29 CONSOLIDATE WITH ANOTHER SINGLE COMMON BOND CREDIT UNION RESULTING 30 IN A SURVIVING OR NEW SINGLE COMMON BOND CREDIT UNION PROVIDED THAT 31 THE CREDIT UNIONS PARTY TO THE MERGER OR CONSOLIDATION SHARE THE SAME 32 SINGLE COMMON BOND, AS DEFINED UNDER § 6-301(C)(2) OF THIS TITLE, PRIOR AND 33 SUBSEQUENT TO THE MERGER OR CONSOLIDATION. A SINGLE COMMON BOND CREDIT UNION MAY MERGE OR 34 (II)35 CONSOLIDATE WITH ANOTHER SINGLE COMMON BOND CREDIT UNION RESULTING 36 IN A SURVIVING OR NEW MULTIPLE COMMON BOND CREDIT UNION PROVIDED THAT: PRIOR TO THE MERGER OR CONSOLIDATION, ONE OF THE 38 CREDIT UNIONS CONVERTS INTO A MULTIPLE COMMON BOND CREDIT UNION, AS

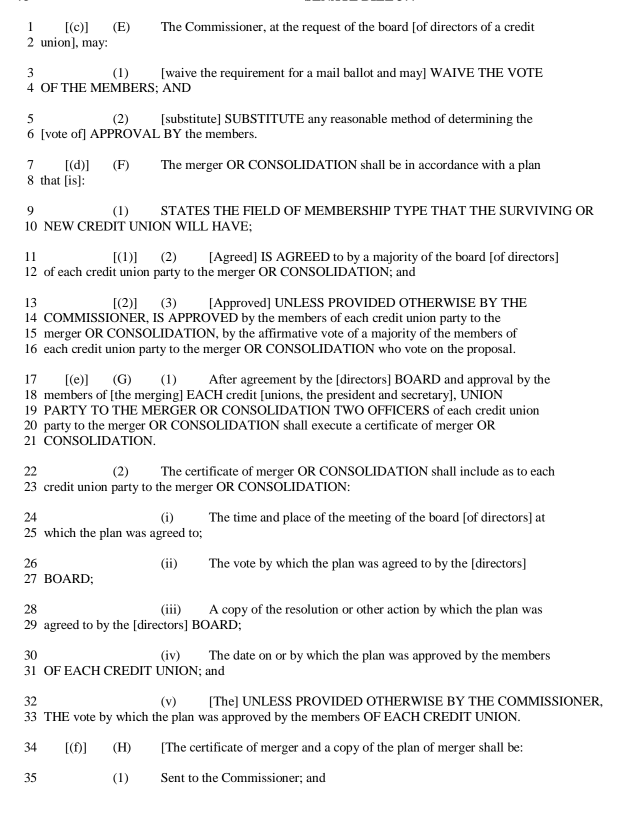
- 1 PROVIDED UNDER §6-304 OF THIS TITLE, WHICH INCLUDES IN ITS FIELD OF
- 2 MEMBERSHIP THE GROUP SERVED BY THE OTHER SINGLE COMMON BOND CREDIT
- 3 UNION; AND
- 4 2. THE SURVIVING OR NEW MULTIPLE COMMON BOND
- 5 CREDIT UNION SATISFIES THE REQUIREMENTS FOR MULTIPLE COMMON BONDS
- 6 UNDER § 6-301(C)(3) AND (E) OF THIS TITLE.
- 7 (3) A SINGLE COMMON BOND CREDIT UNION MAY MERGE OR
- 8 CONSOLIDATE WITH A MULTIPLE COMMON BOND CREDIT UNION RESULTING IN A
- 9 SURVIVING OR NEW MULTIPLE COMMON BOND CREDIT UNION PROVIDED THAT:
- 10 (I) PRIOR TO THE MERGER OR CONSOLIDATION, THE MULTIPLE
- 11 COMMON BOND CREDIT UNION INCLUDES OR ADDS TO ITS FIELD OF MEMBERSHIP
- 12 THE GROUP SERVED BY THE SINGLE COMMON BOND CREDIT UNION, AS PROVIDED
- 13 UNDER § 6-303 OF THIS TITLE; AND
- 14 (II) THE SURVIVING OR NEW MULTIPLE COMMON BOND CREDIT
- 15 UNION SATISFIES THE REQUIREMENTS FOR MULTIPLE COMMON BONDS UNDER §
- 16 6-301(C)(3) AND (E) OF THIS TITLE.
- 17 (4) A MULTIPLE COMMON BOND CREDIT UNION MAY MERGE OR
- 18 CONSOLIDATE WITH ANOTHER MULTIPLE COMMON BOND CREDIT UNION
- 19 RESULTING IN A SURVIVING OR NEW MULTIPLE COMMON BOND CREDIT UNION
- 20 PROVIDED THAT:
- 21 (I) PRIOR TO THE MERGER OR CONSOLIDATION, ONE OF THE
- 22 MULTIPLE COMMON BOND CREDIT UNIONS INCLUDES OR ADDS TO ITS FIELD OF
- 23 MEMBERSHIP THE GROUPS SERVED BY THE OTHER MULTIPLE COMMON BOND
- 24 CREDIT UNION, AS PROVIDED UNDER § 6 303 OF THIS TITLE; AND
- 25 (I) 1. PRIOR TO A MERGER, THE CREDIT UNION THAT WILL
- 26 BECOME THE SURVIVING CREDIT UNION INCLUDES OR ADDS TO ITS FIELD OF
- 27 MEMBERSHIP THE GROUPS SERVED BY THE CREDIT UNION THAT WILL BECOME THE
- 28 MERGING CREDIT UNION, AS PROVIDED UNDER § 6-303 OF THIS TITLE; OR
- 29 <u>IN THE CASE OF A CONSOLIDATION, THE FIELD OF</u>
- 30 MEMBERSHIP OF THE NEW CREDIT UNION INCLUDES ALL GROUPS THAT WILL BE
- 31 SERVED BY THAT NEW CREDIT UNION; AND
- 32 (II) THE SURVIVING OR NEW MULTIPLE COMMON BOND CREDIT
- 33 UNION SATISFIES THE REQUIREMENTS FOR MULTIPLE COMMON BONDS UNDER §
- 34 6-301(C)(3) AND (E) OF THIS TITLE.
- 35 (5) A SINGLE OR MULTIPLE COMMON BOND CREDIT UNION MAY MERGE,
- 36 AS THE MERGING CREDIT UNION, WITH A COMMUNITY CREDIT UNION, AS THE
- 37 SURVIVING CREDIT UNION, PROVIDED THAT:
- 38 (I) 1. THE MERGING CREDIT UNION HAS A BRANCH WITHIN THE
- 39 COMMUNITY BOUNDARIES OF THE SURVIVING CREDIT UNION; OR

- 1 2. A MAJORITY OF THE MEMBERS IN THE FIELD OF
- 2 MEMBERSHIP OF THE MERGING CREDIT UNION WOULD QUALIFY FOR MEMBERSHIP
- 3 IN THE SURVIVING CREDIT UNION;
- 4 (II) NO LESS THAN 30 DAYS BEFORE THE EFFECTIVE DATE OF THE
- 5 MERGER, THE MERGING CREDIT UNION GIVES NOTICE OF THE MERGER TO ALL
- 6 GROUPS OF POTENTIAL MEMBERS OF THE MERGING CREDIT UNION THAT WILL BE
- 7 REMOVED FROM THE FIELD OF MEMBERSHIP AS A RESULT OF THE MERGER; AND
- 8 (III) ON AND AFTER THE EFFECTIVE DATE OF THE MERGER, THE
- 9 SURVIVING CREDIT UNION:
- 10 1. MAY NOT CONTINUE TO SERVE GROUPS WITHIN THE
- 11 FIELD OF MEMBERSHIP OF THE MERGING CREDIT UNION THAT ARE LOCATED
- 12 OUTSIDE THE COMMUNITY BOUNDARIES OF THE SURVIVING CREDIT UNION; AND
- 13 2. MAY CONTINUE TO SERVE MEMBERS OF A GROUP
- 14 IDENTIFIED UNDER ITEM 1 OF THIS PARAGRAPH WHO ARE MEMBERS BEFORE THE
- 15 EFFECTIVE DATE OF THE MERGER.
- 16 (6) A COMMUNITY CREDIT UNION MAY MERGE OR CONSOLIDATE WITH
- 17 ANOTHER COMMUNITY CREDIT UNION PROVIDED THAT:
- 18 (I) THE MEMBERS OF THE SURVIVING OR NEW CREDIT UNION
- 19 REMAIN WITHIN A SINGLE WELL-DEFINED LOCAL COMMUNITY, NEIGHBORHOOD,
- 20 RURAL DISTRICT, OR COUNTY; AND
- 21 (II) THE SURVIVING OR NEW CREDIT UNION IS WITHIN
- 22 REASONABLE GEOGRAPHIC PROXIMITY TO THE MEMBERS OF THE CREDIT UNION
- 23 PARTY TO THE MERGER OR CONSOLIDATION.
- 24 (7) EXCEPT AS PROVIDED IN PARAGRAPHS (8) AND (9) OF THIS
- 25 SUBSECTION, A COMMUNITY CREDIT UNION MAY NOT MERGE, AS A MERGING
- 26 CREDIT UNION, WITH A SINGLE OR MULTIPLE COMMON BOND CREDIT UNION.
- 27 (8) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (2), (3), (4), OR
- 28 (5) OF THIS SUBSECTION OR THE NUMERICAL LIMITATIONS PRESCRIBED IN § 6-301(E)
- 29 OF THIS TITLE, THE COMMISSIONER MAY APPROVE THE MERGER OR
- 30 CONSOLIDATION OF ANY CREDIT UNION WITH A MULTIPLE COMMON BOND CREDIT
- 31 UNION, AS A NEW OR SURVIVING CREDIT UNION, WHEN SAFETY AND SOUNDNESS
- 32 CONCERNS ARE PRESENT AS DETERMINED BY THE COMMISSIONER.
- 33 (9) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPHS (2) THROUGH
- 34 (8) OF THIS SUBSECTION. THE COMMISSIONER MAY APPROVE THE MERGER OR
- 35 CONSOLIDATION OF ANY CREDIT UNION, WHETHER OR NOT THE CREDIT UNIONS
- 36 PARTY TO THE MERGER OR CONSOLIDATION HAVE THE SAME FIELD OF
- 37 MEMBERSHIP TYPE, IF:
- 38 (I) ANY OF THE CREDIT UNIONS PARTY TO THE MERGER OR
- 39 CONSOLIDATION IS INSOLVENT OR LIKELY TO BECOME INSOLVENT;

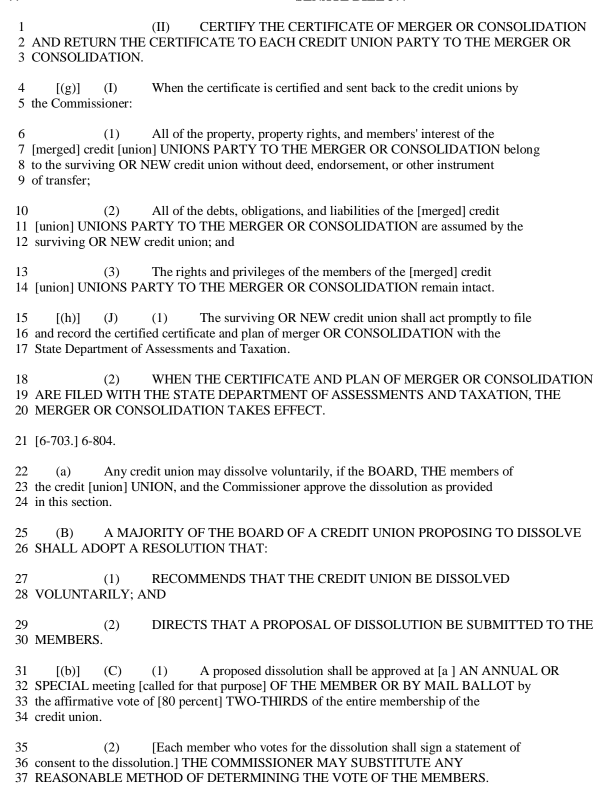
THE MERGER OR CONSOLIDATION IS IN THE BEST INTEREST OF 1 (II)2 THE MEMBERSHIP OF THE CREDIT UNIONS PARTY TO THE MERGER OR 3 CONSOLIDATION; AND (III)THE MERGER OR CONSOLIDATION WILL NOT ADVERSELY 5 AFFECT THE FINANCIAL CONDITION OF THE SURVIVING OR NEW CREDIT UNION. IF THE SURVIVING OR NEW CREDIT UNION WILL BE A STATE CREDIT 6 (C) (1) 7 UNION: THE MERGER OR CONSOLIDATION SHALL BE MADE IN (I) 9 ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE; AND 10 (II)IF ONE OF THE CREDIT UNIONS IS A FEDERAL CREDIT UNION, 11 FEDERAL LAW GOVERNS ITS ACTIONS AND THE RIGHTS OF ITS MEMBERS. 12 (2) IF THE SURVIVING OR NEW CREDIT UNION WILL BE A FEDERAL 13 CREDIT UNION: 14 THE MERGER OR CONSOLIDATION SHALL BE MADE IN (I) 15 ACCORDANCE WITH FEDERAL LAW WHICH GOVERNS ITS ACTIONS AND THE RIGHTS 16 OF ITS MEMBERS: AND 17 THE MERGER OR CONSOLIDATION SHALL BE MADE IN (II)18 ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE FOR A STATE CREDIT UNION 19 AND THE RIGHTS OF ITS MEMBERS. 20 IF THE SURVIVING OR NEW CREDIT UNION WILL BE ANOTHER STATE (3) 21 CREDIT UNION: 22 (I) THE MERGER OR CONSOLIDATION SHALL BE MADE IN 23 ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE FOR THE STATE CREDIT 24 UNION AND THE RIGHTS OF ITS MEMBERS; AND 25 THE MERGER OR CONSOLIDATION SHALL BE MADE IN (II)26 ACCORDANCE WITH THE PROVISIONS OF THE OTHER STATE LAWS FOR THE OTHER 27 STATE CREDIT UNION AND THE RIGHTS OF ITS MEMBERS. (D) A majority of the board [of directors] of each credit union proposing a 28 [(b)]29 merger OR CONSOLIDATION shall: 30 Adopt a resolution that declares that the merger OR CONSOLIDATION (1) 31 is advisable; and 32 (2) Set a date for a vote on the proposed merger OR CONSOLIDATION by 33 the members of each credit union party to the merger OR CONSOLIDATION AT ANY

34 ANNUAL OR SPECIAL MEETING OF THE MEMBERSHIP OR by mail ballot to be filed on

35 or before that date.



1 2	(2) If approved by the Commissioner, certified by the Commissioner and returned to each credit union party to the merger within 30 days.]						
3	(1) A CREDIT UNION MAY MERGE OR CONSOLIDATE IF:						
	(I) 1. THE SURVIVING OR NEW CREDIT UNION MEETS THE COMMON BOND REQUIREMENTS OF THE PROPOSED FIELD OF MEMBERSHIP TYPE; AND						
7 8	2. EACH CREDIT UNION PARTY TO THE MERGER OR CONSOLIDATION FILES WITH THE COMMISSIONER:						
9	A. THE CERTIFICATE OF MERGER OR CONSOLIDATION;						
10 11	B. A COPY OF THE PLAN OF MERGER OR CONSOLIDATION; AND						
12 13	C. ANY OTHER DOCUMENTS THAT THE COMMISSIONER DEEMS NECESSARY TO MAKE A DETERMINATION ON THE APPLICATION; AND						
14	(II) THE COMMISSIONER DETERMINES THAT:						
17	1. EACH CREDIT UNION PARTY TO THE MERGER OR CONSOLIDATION HAS NOT ENGAGED IN ANY MATERIAL UNSAFE OR UNSOUND PRACTICE DURING THE 1-YEAR PERIOD PRECEDING THE DATE OF FILING OF THE CERTIFICATE OF MERGER OR CONSOLIDATION;						
19 20	2. THE SURVIVING OR NEW CREDIT UNION HAS ADEQUATE NET WORTH;						
23 24	3. THE SURVIVING OR NEW CREDIT UNION HAS THE ADMINISTRATIVE CAPABILITY TO SERVE THE MEMBERS OF THE SURVIVING OR NEW CREDIT UNION AND THE FINANCIAL RESOURCES TO MEET THE NEED FOR ADDITIONAL STAFF AND ASSETS TO SERVE THE SURVIVING OR NEW CREDIT UNION; AND						
28 29	4. ANY POTENTIAL HARM THAT THE SURVIVING OR NEW CREDIT UNION MAY HAVE ON ANY OTHER CREDIT UNION AND ITS MEMBERSHIP IS CLEARLY OUTWEIGHED, IN THE PUBLIC INTEREST, BY THE PROBABLE BENEFICIAL EFFECT OF THE MERGER OR CONSOLIDATION IN MEETING THE CONVENIENCE AND NEEDS OF THE MEMBERS OF THE SURVIVING OR NEW CREDIT UNION.						
	(2) UNLESS THE COMMISSIONER NOTIFIES THE CREDIT UNION THAT A DIFFERENT TIME PERIOD IS NECESSARY, WITHIN 60 DAYS AFTER THE CERTIFICATE OF MERGER OR CONSOLIDATION IS FILED, THE COMMISSIONER SHALL:						
34 35	(I) NOTIFY EACH CREDIT UNION PARTY TO THE MERGER OR CONSOLIDATION OF THE DETERMINATION ON THE APPLICATION; AND						



1 2	[(c)] (D) union shall file with the	[(c)] (D) After a proposed dissolution is approved by the members, the credit ion shall file with the Commissioner:							
3	(1) RECOMMENDING		of the [statement of consent] RESOLUTION OF THE BOARD TARY DISSOLUTION, attested to by:						
5 6	CHAIRMAN OF TH	(I) [its president or a vice-president] THE CHAIRMAN OR VICE OF THE BOARD; and							
7 8	[and]	(II)	[by its] THE secretary or treasurer OF THE CREDIT UNION;						
9 10	(2) and directors OF TH		ed statement of the names and addresses of [its] THE officers T UNION; AND						
11 12	(3) APPROVED BY TH		OTE BY WHICH THE VOLUNTARY DISSOLUTION WAS BERS.						
	Commissioner shall i	ssue to th	If the Commissioner finds that the credit union is solvent, the ne credit union duplicate certificates stating that the complied with this section.						
16 17	6 (2) The credit union shall file one of the certificates with the State 7 Department of Assessments and Taxation.								
18 19	8 [(e)] (F) When the certificate is filed with the State Department of 9 Assessments and Taxation, the credit union is dissolved.								
20 21	[(f)] (G) business and affairs.	(1)	On dissolution, a credit union may operate only to wind up its						
22 23	2 (2) Under the direction of the Commissioner, the [board of directors] 3 LIQUIDATING AGENT of the dissolved credit union, APPOINTED BY THE BOARD, shall:								
24		(i)	Discharge its debts and obligations;						
25		(ii)	Collect and distribute its assets; and						
26		(iii)	Do anything else necessary to wind up its business and affairs.						
27 28	7 (3) For 3 years after the dissolution becomes effective, the credit union, 8 acting by its board [of directors] AND LIQUIDATING AGENT:								
29 30	business and affairs;	(i) and	Shall continue in existence for the purpose of winding up its						
31		(ii)	May sue and be sued in its name.						

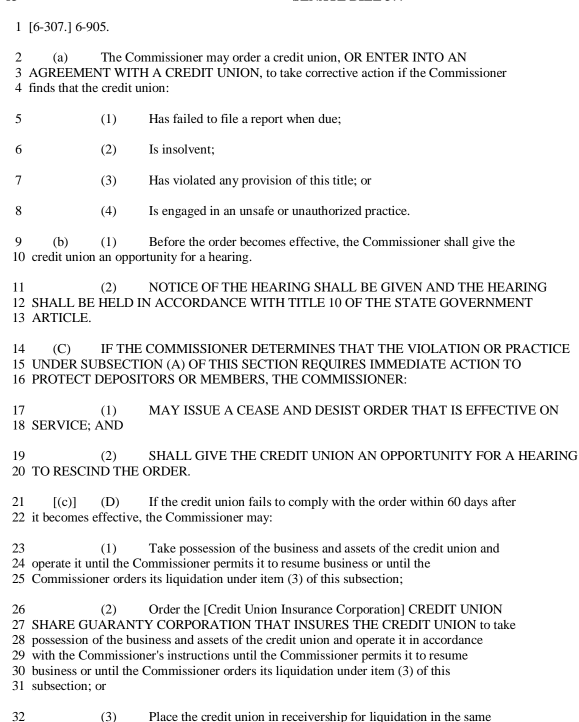
- 1 [6-704.] 6-805.
- 2 (a) Any credit union voluntarily may place its business and assets in the 3 hands of the Commissioner for liquidation as provided in this section.
- 4 (b) A majority of the board [of directors of a credit union] proposing a 5 voluntary receivership shall:
- 6 (1) Adopt a resolution that declares that the voluntary receivership is 7 advisable; and
- 8 (2) Set a date for a vote on the proposed voluntary receivership by the 9 members of the credit union AT AN ANNUAL OR SPECIAL MEETING OF THE MEMBERS 10 OR by mail ballot to be filed on or before that date.
- 11 (c) The Commissioner, at the request of the board [of directors of a credit 12 union], may:
- 13 (1) [waive the requirement for a mail ballot and may]WAIVE THE VOTE 14 OF THE MEMBERS; AND
- 15 (2) [substitute] SUBSTITUTE any reasonable method of determining the 16 [vote of] APPROVAL BY the members.
- 17 (d) [The] UNLESS THE COMMISSIONER TAKES ACTION UNDER SUBSECTION
- 18 (C) OF THIS SECTION, THE proposed voluntary receivership shall be approved by the
- 19 affirmative vote of a majority of the members of the credit union who vote on the
- 20 proposal.
- 21 (e) After the action is approved by the members, the proper officers of the
- 22 credit union shall certify the action of the members to the Commissioner, and the
- 23 Commissioner shall post a notice at each office of the credit union that states: "This
- 24 credit union is in the hands of the Maryland Commissioner of Financial Regulation
- 25 for liquidation."
- 26 (f) If a credit union is placed in the hands of the Commissioner under this
- 27 section, the Commissioner shall place the credit union in receivership for liquidation
- 28 in the same manner as provided for a banking institution under Title 5, Subtitle 6 of
- 29 this article.
- 30 6-806.
- 31 WITH THE APPROVAL OF THE COMMISSIONER, A CREDIT UNION MAY PURCHASE
- 32 THE ASSETS OR ASSUME THE LIABILITIES OF ANOTHER CREDIT UNION WHETHER OR
- 33 NOT THE CREDIT UNIONS HAVE THE SAME FIELD OF MEMBERSHIP TYPE, IF:
- 34 (1) THE OTHER CREDIT UNION IS INSOLVENT OR LIKELY TO BECOME
- 35 INSOLVENT:

- 1 (2) THE PURCHASE OR ASSUMPTION IS IN THE BEST INTEREST OF THE 2 MEMBERSHIP OF THE OTHER CREDIT UNION; AND
- 3 (3) THE PURCHASE OR ASSUMPTION WILL NOT ADVERSELY AFFECT THE
- 4 FINANCIAL CONDITION OF THE CREDIT UNION THAT MAKES THE PURCHASE OR
- 5 ASSUMPTION.
- 6 6-807.
- 7 (A) A CREDIT UNION MAY ESTABLISH A BRANCH IN THE STATE IN 8 ACCORDANCE WITH THE PROVISIONS OF THIS SECTION.
- 9 (B) (1) A CREDIT UNION THAT PROPOSES TO ESTABLISH A BRANCH IN THE 10 STATE SHALL:
- 11 (I) FILE WITH THE COMMISSIONER, AT LEAST 30 DAYS BEFORE 12 THE INTENDED OPENING DATE, A NOTICE OF INTENTION TO OPEN A BRANCH;
- 13 (II) SUBMIT TO THE COMMISSIONER ANY INFORMATION THE 14 COMMISSIONER REQUIRES IN ORDER TO EVALUATE THE PROPOSED BRANCH; AND
- 15 (III) PAY TO THE COMMISSIONER A BRANCH FEE OF \$100.
- 16 (2) THE BRANCH FEE MAY NOT APPLY TO A BRANCH THAT IS ACQUIRED
- 17 BY A CREDIT UNION THROUGH A MERGER OR CONSOLIDATION WITH, OR TRANSFER
- 18 TO THE CREDIT UNION OF ALL OR SUBSTANTIALLY ALL OF THE ASSETS OF, A CREDIT
- 19 UNION.
- 20 (C) IN DECIDING WHETHER TO APPROVE THE ESTABLISHMENT OF A BRANCH, 21 THE COMMISSIONER SHALL CONSIDER WHETHER:
- 22 (1) THE ESTABLISHMENT OF THE BRANCH WILL PROMOTE THE
- 23 CONVENIENCE OF THE MEMBERS OF THE CREDIT UNION;
- 24 (2) THE APPLICANT HAS SUFFICIENT NET WORTH TO SUPPORT THE
- 25 BRANCH; AND
- 26 (3) THE APPLICANT GENERALLY IS OPERATING IN COMPLIANCE WITH 27 THE PROVISIONS OF THIS TITLE.
- 28 (D) (1) THE COMMISSIONER SHALL DECIDE WHETHER TO APPROVE THE
- 29 ESTABLISHMENT OF A BRANCH WITHIN 30 DAYS OF RECEIPT OF THE NOTICE
- 30 SPECIFIED IN SUBSECTION (B)(1) OF THIS SECTION.
- 31 (2) THE ESTABLISHMENT OF A BRANCH SHALL BE DEEMED APPROVED
- 32 IF THE COMMISSIONER TAKES NO ACTION ON THE NOTICE WITHIN THE TIME LIMIT
- 33 SPECIFIED IN THIS SUBSECTION.

1 6-808.

- 2 (A) AN OUT-OF-STATE CREDIT UNION SHALL PROVIDE THE COMMISSIONER,
- 3 WITHIN 15 DAYS OF OPENING A BRANCH IN THE STATE, WITH A NOTICE OF THE
- 4 OPENING OF THE BRANCH.
- 5 (B) A CREDIT UNION CHARTERED AND PRIMARILY REGULATED BY ANOTHER
- 6 STATE THAT PROPOSES TO ESTABLISH A BRANCH IN THIS STATE SHALL QUALIFY
- 7 UNDER § 7-203 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE TO DO BUSINESS
- 8 IN THE STATE AS A FOREIGN CORPORATION.
- 9 (C) AN OUT-OF-STATE CREDIT UNION THAT HAS A BRANCH IN THIS STATE 10 MAY ESTABLISH ADDITIONAL BRANCHES IN THIS STATE:
- 11 (1) TO THE SAME EXTENT AS A CREDIT UNION; OR
- 12 (2) TO THE EXTENT OTHERWISE PERMITTED BY FEDERAL LAW.
- 13 6-809.
- 14 (A) A CREDIT UNION MAY REQUIRE NOT MORE THAN 60 DAYS' NOTICE OF A
- 15 MEMBER'S INTENTION TO WITHDRAW FROM A SHARE ACCOUNT OR DEPOSIT
- 16 ACCOUNT.
- 17 (B) A REQUIREMENT IMPOSED UNDER SUBSECTION (A) OF THIS SECTION
- 18 SHALL:
- 19 (1) APPLY TO ALL MEMBERS OF THE CREDIT UNION; AND
- 20 (2) BE INCLUDED IN EACH MEMBER'S ACCOUNT AGREEMENT.
- 21 SUBTITLE 9. PROHIBITED ACTIVITIES; PENALTIES.
- 22 [6-104.] 6-901.
- 23 (a) Except for a credit union authorized to do business in this State, a
- 24 person may not:
- 25 (I) [use] USE OR ADVERTISE any name or title that contains the
- 26 words "credit union" OR ANY DERIVATION OF THAT TERM;
- 27 (II) REPRESENT ITSELF AS A CREDIT UNION;
- 28 (III) CONDUCT BUSINESS AS A CREDIT UNION: OR
- 29 (IV) CONDUCT BUSINESS UNDER A NAME OR TITLE THAT:
- 30 1. INDICATES OR REASONABLY IMPLIES THAT THE PERSON
- 31 ENGAGES IN OR TRANSACTS THE TYPE OF BUSINESS CONDUCTED BY A CREDIT
- 32 UNION; OR

- 1 2. IS CALCULATED TO LEAD A PERSON TO BELIEVE THAT
- 2 THE BUSINESS ENGAGED IN OR TRANSACTED IS THE TYPE OF BUSINESS
- 3 CONDUCTED BY A CREDIT UNION.
- 4 (2) Any person who violates any provision of this subsection is guilty of a
- 5 misdemeanor and on conviction is subject to a fine not exceeding [\$500,] \$3,000 or
- 6 imprisonment not exceeding [6 months,] 5 YEARS or both PER OCCURRENCE.
- 7 (b) This section does not apply to an association or league of credit unions,
- 8 whether or not the association or league is incorporated.
- 9 [6-310.] 6-902.
- 10 (a) A person may not willfully make, circulate, or send to another person any
- 11 untrue statement that is derogatory to the financial condition or that affects the
- 12 solvency or financial standing of any credit union doing business in the State, or
- 13 counsel, aid, procure, or induce another to make, circulate, or send to another person
- 14 such a statement.
- 15 (b) A person that violates any provision of this section is guilty of a
- 16 misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or
- 17 imprisonment not exceeding 3 years or both.
- 18 6-903.
- 19 (A) AN OFFICER, OFFICIAL, OR EMPLOYEE OF A CREDIT UNION MAY NOT
- 20 WILLFULLY AND KNOWINGLY MAKE OR CAUSE TO BE MADE A FALSE STATEMENT OR
- 21 FALSE ENTRY IN THE RECORDS OF THE CREDIT UNION OR, WITH THE INTENT TO
- 22 DECEIVE A PERSON AUTHORIZED TO EXAMINE THE AFFAIRS OF THE CREDIT UNION,
- 23 SIGN OR EXHIBIT FALSE RECORDS.
- 24 (B) AN OFFICER, OFFICIAL, OR EMPLOYEE WHO VIOLATES ANY PROVISION OF
- 25 THIS SECTION IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO A FINE
- 26 NOT EXCEEDING \$5,000 OR IMPRISONMENT NOT EXCEEDING 10 YEARS OR BOTH.
- 27 6-904.
- 28 (A) AN OFFICER OR OFFICIAL WHO IN ANY WAY KNOWINGLY PERMITS OR
- 29 PARTICIPATES IN MAKING A LOAN IN VIOLATION OF § 6-611 OF THIS TITLE IS GUILTY
- 30 OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING
- 31 \$3,000 OR IMPRISONMENT NOT EXCEEDING 5 YEARS OR BOTH, PER OCCURRENCE.
- 32 (B) IF A LOAN IS MADE IN VIOLATION OF § 6-611 OF THIS TITLE, THE CREDIT
- 33 UNION MAY RECOVER THE AMOUNT OF THE LOAN FROM:
- 34 (1) ANY BORROWER; OR
- 35 (2) ANY OFFICER OR OFFICIAL WHO KNOWINGLY PERMITTED OR
- 36 PARTICIPATED IN MAKING THE LOAN.



33 manner as provided for a banking institution under Title 5, Subtitle 6 of this article.

The Commissioner shall order any credit union to cease and desist from:

34 [6-307.1.] 6-906.

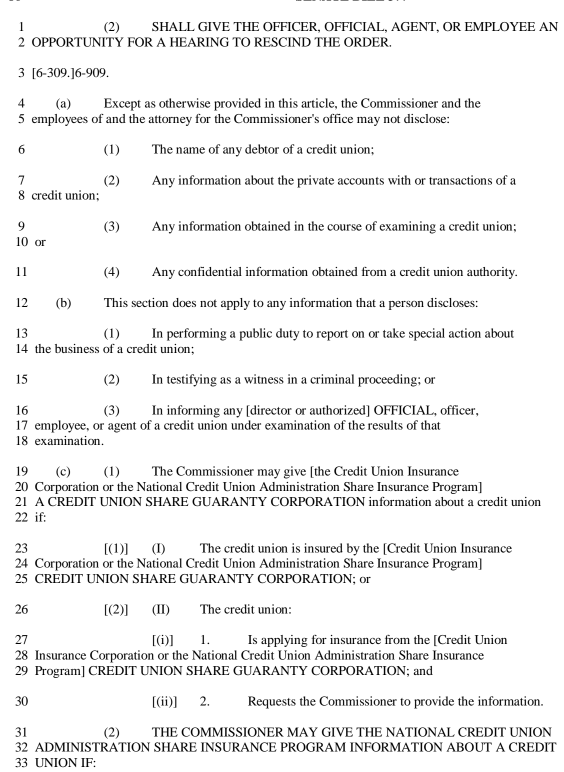
(a)

35

1 (1) An unsafe or unsound [banking] practice; 2 (2) A practice that is injurious to the public interest; or 3 A violation of laws or rules or regulations that relate to the (3) 4 Commissioner's supervision of the credit union. 5 To protect depositors or [shareholders] MEMBERS, the Commissioner may (b) 6 include in a cease and desist order a restriction on the withdrawal of money from any 7 credit union. 8 The Commissioner may include in a cease and desist order a requirement (c) 9 that the officers [, directors, or committee members of a credit union] OR OFFICIALS 10 act affirmatively to correct any violation or practice. 11 Before a cease and desist order takes effect, the Commissioner shall 12 give the credit union an opportunity for a hearing. 13 Notice of the hearing shall be given and the hearing shall be held in (2) 14 accordance with Title 10 of the State Government Article. 15 If the Commissioner determines that the violation or practice under 16 subsection (a) of this section requires immediate action to protect depositors or [shareholders] MEMBERS, the Commissioner: 18 (1) May issue a cease and desist order that is effective on service; and 19 (2) Shall give the credit union an opportunity for a hearing to rescind the 20 order. 21 [6-307.2.] 6-907. 22 If the Commissioner believes that [a director,] AN officer[, or 23 committee member of a credit union] OR OFFICIAL has engaged in an unsafe or 24 unsound practice, the Commissioner shall send a warning to the [director,] officer[, or committee member] OR OFFICIAL. If the Commissioner finds that the [director,] officer[, or committee 26 27 member] OR OFFICIAL has continued to engage in the unsafe or unsound practice, the 28 Commissioner may report the facts to the Secretary of Labor, Licensing, and 29 Regulation and the Attorney General. 30 A copy of the report shall be sent by certified mail, return receipt 31 requested, bearing a postmark from the United States Postal Service, to each director 32 of the credit union. 33 (b) If the Commissioner finds that the unsafe or unsound practice (1) 34 continues after the warning and the officer, [director, or committee member]

35 OFFICIAL, AGENT, OR EMPLOYEE was provided an opportunity to be heard, the 36 Commissioner may remove the officer, [director, or committee member] OFFICIAL,

- 1 AGENT, OR EMPLOYEE with the approval of the Secretary of Labor, Licensing, and 2 Regulation.
- 3 (2) NOTICE OF THE HEARING SHALL BE GIVEN AND THE HEARING
- 4 SHALL BE HELD IN ACCORDANCE WITH TITLE 10 OF THE STATE GOVERNMENT
- 5 ARTICLE.
- 6 (c) A copy of the removal order shall be served on the individual removed and 7 the credit union.
- 8 (D) IF THE COMMISSIONER DETERMINES THAT THE UNSAFE OR UNSOUND
- 9 PRACTICE UNDER SUBSECTION (A) OF THIS SECTION REQUIRES IMMEDIATE ACTION
- 10 TO PROTECT DEPOSITORS OR MEMBERS, THE COMMISSIONER:
- 11 (1) MAY ISSUE A CEASE AND DESIST ORDER THAT IS EFFECTIVE ON
- 12 SERVICE; AND
- 13 (2) SHALL GIVE THE OFFICER OR OFFICIAL AN OPPORTUNITY FOR A
- 14 HEARING TO RESCIND THE ORDER.
- 15 [6-307.3.] 6-908.
- 16 (a) If the Commissioner believes that any [director,] officer, [committee
- 17 member] OFFICIAL, agent, or employee OF A CREDIT UNION has violated any
- 18 provision of this title, the Commissioner [immediately shall] MAY report the violation
- 19 directly to the Secretary of Labor, Licensing, and Regulation and to the Attorney
- 20 General who shall take the appropriate steps to institute a prosecution for the
- 21 violation.
- 22 (b) (1) The Commissioner shall send a written warning to [a director,] AN
- 23 officer, [committee member] OFFICIAL, agent, or employee of a credit union who the
- 24 Commissioner believes has violated any provision of this title.
- 25 (2) If after a warning the violation continues, the [director,] officer,
- 26 [committee member] OFFICIAL, agent, or employee may be removed [under § 6-307]
- 27 AS PROVIDED IN § 6-907(B) of this [title] SUBTITLE.
- 28 (3) Unless otherwise specified, any [director,] officer, [committee
- 29 member] OFFICIAL, agent, or employee of a credit union who violates the provisions
- 30 of this title is guilty of a misdemeanor and on conviction is subject to a fine not
- 31 exceeding \$3,000 or imprisonment not exceeding 5 years.
- 32 (C) IF THE COMMISSIONER DETERMINES THAT THE VIOLATION UNDER
- 33 SUBSECTION (A) OF THIS SECTION REQUIRES IMMEDIATE ACTION TO PROTECT
- 34 DEPOSITORS OR MEMBERS, THE COMMISSIONER:
- 35 (1) MAY ISSUE A CEASE AND DESIST ORDER THAT IS EFFECTIVE ON
- 36 SERVICE; AND



1 2	UNION ADMII	(I) NISTRATION		REDIT UNION IS INSURED BY THE NATIONAL CREDIT INSURANCE PROGRAM; OR					
3		(II)	THE CR	REDIT UNION:					
4 5	CREDIT UNIO	N ADMINIST	1. RATION	IS APPLYING FOR INSURANCE FROM THE NATIONAL SHARE INSURANCE PROGRAM; AND					
6 7	INFORMATIO	N.	2.	REQUESTS THE COMMISSIONER TO PROVIDE THE					
8 9	(d) Except as otherwise provided by law, all confidential information disclosed to any person as permitted under this section:								
10	(1)) Remains	s the prop	perty of the Commissioner; and					
11 12	(2) May not be further disclosed by that person without the written permission of the Commissioner.								
13 14	3 (e) A person that violates any provision of this section is guilty of a 4 misdemeanor and on conviction is subject to:								
15	(1)) Forfeitu	re of the	person's office or employment; and					
16 17	both.	A fine n	ot exceed	ling \$1,000 or imprisonment not exceeding 2 years or					
18 19	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:								
20	O Article - Financial Institutions								
21	6-101.								
		THE BUSINE	SS OF G	re guaranty corporation" means A CORPORATION GUARANTEEING OR INSURING PAYMENT OF A IT ACCOUNT.					
25 26	(2) Credit Union Ir	,		N SHARE GUARANTY CORPORATION" INCLUDES the tablished under Title 7 of this article.					
27	6-701.								
28	(a) Ea	ach credit union	incorpo	rated under the laws of this State shall:					
31	(1) [Be a member of a credit union share guaranty corporation and have its member accounts insured by that corporation on the same basis and to the same extent and amount as provided by the National Credit Union Administration Share Insurance Program; or								

1 Participate in and have its member accounts insured under the 2 National Credit Union Administration Share Insurance Program; OR 3 PARTICIPATE IN AND HAVE ITS MEMBER ACCOUNTS INSURED BY A 4 CREDIT UNION SHARE GUARANTY CORPORATION THAT IS APPROVED BY THE 5 COMMISSIONER TO AT LEAST THE SAME EXTENT AND AMOUNT AS PROVIDED BY THE 6 NATIONAL CREDIT UNION ADMINISTRATION SHARE INSURANCE PROGRAM. 7 THE COMMISSIONER MAY EXAMINE ANY CREDIT UNION SHARE (B) (1) 8 GUARANTY CORPORATION THAT INSURES THE MEMBER ACCOUNTS OF A CREDIT UNION THAT IS SUBJECT TO THIS TITLE. 10 (2)THE COMMISSIONER MAY CHARGE THE REASONABLE COST OF AN 11 EXAMINATION CONDUCTED UNDER PARAGRAPH (1) OF THIS SUBSECTION TO THE 12 CREDIT UNION SHARE GUARANTY CORPORATION THAT IS EXAMINED. 13 (C)A CREDIT UNION SHARE GUARANTY CORPORATION, ITS MEMBERS, AND 14 PERSONS WHO HAVE SHARE AND DEPOSIT ACCOUNTS IN CREDIT UNIONS ARE NOT 15 SUBJECT TO THE PROVISIONS OF THE INSURANCE ARTICLE AS A RESULT OF ANY OF 16 THE ACTIVITIES OF THE CREDIT UNION SHARE GUARANTY CORPORATION UNDER 17 THIS TITLE. 18 [No] A credit union may NOT voluntarily terminate its insurance [(b)](D) with the National Credit Union Administration Share Insurance Program OR A 20 CREDIT UNION SHARE GUARANTY CORPORATION without prior approval of the 21 Commissioner. 22 SECTION 3. AND BE IT FURTHER ENACTED, That it is the intent of the 23 General Assembly that the purpose of this Act is to: 24 (1) Safeguard the public interest; 25 (2)Promote public confidence in credit unions doing business in this 26 State; 27 Provide for the protection of the interest, shares, and deposits of (3) 28 credit unions: 29 Delegate to the Commissioner of Financial Regulation discretionary 30 authority that may be necessary to assure that credit unions operating under this Act 31 may be sufficiently flexible and readily responsive to changes in economic conditions 32 and practices; 33 Maintain sound credit union growth and financial integrity, fiscal 34 responsibility, and independent judgment in the management of the business affairs 35 of credit unions; 36 (6)Permit credit unions to effectively provide financial services;

- 1 (7) Provide effective supervision and regulation of credit unions and 2 their fields of membership types, including giving the Commissioner of Financial 3 Regulation sufficient discretionary authority to assure that credit unions operate in a 4 safe and sound manner; and
- 5 (8) Clarify and modernize the law governing credit unions doing 6 business in this State.
- 7 SECTION 4. AND BE IT FURTHER ENACTED, That it is the intent of the
- 8 General Assembly that the Task Force to Study the Modernization of Credit Union
- 9 Law, established under Chapter 604 of the Acts of the General Assembly of 1999, shall
- 10 continue to meet after the 2001 Session and shall report to the General Assembly, in
- 11 accordance with § 2-1246 of the State Government Article, on or before June 30, 2001
- 12 on:
- 13 (1) The dissolution of the Credit Union Insurance Corporation;
- 14 (2) The policy and standards for the regulation by the Commissioner of
- 15 Financial Regulation of credit union share guaranty corporations that seek to insure
- 16 the member accounts of credit unions regulated by the Commissioner; and
- 17 (3) Any other issues that the Task Force determines are appropriate for 18 consideration by the General Assembly concerning credit unions.
- 19 SECTION 5. AND BE IT FURTHER ENACTED, That if any provision of this
- 20 Act or the application thereof to any person or circumstance is held invalid for any
- 21 reason in a court of competent jurisdiction, the invalidity does not affect other
- 22 provisions or any other application of this Act which can be given effect without the
- 23 invalid provision or application, and for this purpose the provisions of this Act are
- 24 declared severable.

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- 25 SECTION 6. AND BE IT FURTHER ENACTED, That the provisions of § 6-706
- 26 of the Financial Institutions Article, as enacted by Section 1 of this Act, do not affect
- 27 the legality of investments in fixed assets made prior to October 1, 2001.
- 28 SECTION 7. AND BE IT FURTHER ENACTED, That a member of a credit
- 29 union as of October 1, 2001 may remain a member of the credit union after October 1,
- 30 2001. A member of any group whose members constitute a portion of the membership
- 31 of a credit union as of October 1, 2001 shall continue to be eligible to become a
- 32 member of that credit union, by virtue of membership in that group, after October 1,
- 33 2001. If the common bond of any group referred to in this section is defined by a
- 34 particular organization or business entity, the provisions of this section shall continue
- 35 to apply with respect to any successor to the organization or entity.

SECTION 8. AND BE IT FURTHER ENACTED, That:

- 37 (1) At the times specified in subsection (2) of this section, a credit union
- 38 shall submit to the Commissioner of Financial Regulation a detailed plan to
- 39 encourage low income persons to join the credit union and to expand their usage of
- 40 the services the credit union has chosen to offer, including: (i) loan services; (ii) share,

- 1 share draft, and deposit accounts; (iii) education and financial counseling services;
- 2 (iv) services that provide low income members access to financial alternatives to
- 3 predatory lending practices; and (v) other appropriate credit union services.
- 4 (2) A credit union shall submit to the Commissioner the detailed plan
- 5 required under subsection (1) of this section at the time the credit union files an
- 6 application:
- 7 (i) To form a community common bond credit union under § 6-301
- 8 of the Financial Institutions Article or to convert to a community common bond credit
- 9 union under § 6-304 of the Financial Institutions Article; or
- 10 (ii) To include in its field of membership a community,
- 11 neighborhood, rural district, or county that the Commissioner has determined is an
- 12 investment area and underserved by other depository financial institutions under §
- 13 6-301(d) of the Financial Institutions Article.
- 14 SECTION 8. 9. AND BE IT FURTHER ENACTED, That the publisher of the
- 15 Annotated Code of Maryland, subject to the approval of the Department of Legislative
- 16 Services, shall correct any cross-references throughout the Code that are rendered
- 17 incorrect or obsolete by this Act.
- 18 SECTION 9: 10. AND BE IT FURTHER ENACTED, That Section 2 of this Act
- 19 shall take effect July 1, 2002.
- 20 SECTION 10. 11. AND BE IT FURTHER ENACTED, That, except as provided
- 21 in Section 9 10 of this Act, this Act shall take effect October 1, 2001.