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(PRE-FILED)

5lr1228 CF SB 144

By: **Delegates Qi and Charkoudian** Requested: October 16, 2024 Introduced and read first time: January 8, 2025 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Corporations and Associations – Limited Worker Cooperative Associations – Authorization (Maryland Limited Worker Cooperative Association Act)

FOR the purpose of authorizing the formation of limited worker cooperative associations; establishing rules and procedures for the formation, governance, conversion, and dissolution of limited worker cooperative associations; and generally relating to limited worker cooperative associations.

- 9 BY repealing and reenacting, without amendments,
- 10 Article Corporations and Associations
- 11 Section 1–101(a) and 1–203(a)
- 12 Annotated Code of Maryland
- 13 (2014 Replacement Volume and 2024 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Corporations and Associations
- 16 Section 1–101(p), 1–203(b)(3) through (5) and (8), 1–401, 1–404, and 1–503(a)
- 17 Annotated Code of Maryland
- 18 (2014 Replacement Volume and 2024 Supplement)

19 BY adding to

- 20 Article Corporations and Associations
- 21 Section 1–502(g); and 4A–12A–01 through 4A–12A–22 to be under the new subtitle 22 "Subtitle 12A. Maryland Limited Worker Cooperative Association Act"
- 23 Annotated Code of Maryland
- 24 (2014 Replacement Volume and 2024 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 Article Tax General

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Section 4–301(c), 9–314(f), 10–906(d), and 11–601(d) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement)
45	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
6	Article – Corporations and Associations
7	1–101.
8 9	(a) In this article, unless the context clearly requires otherwise, the following words have the meanings indicated.
10	(p) "Governing document" means:
$\begin{array}{c} 11 \\ 12 \end{array}$	(1) The charter and the bylaws of a Maryland corporation or a foreign corporation;
$\begin{array}{c} 13\\14\\15\end{array}$	(2) The articles of organization or certificate of formation and the operating agreement or limited liability company agreement of a domestic limited liability company or a foreign limited liability company;
16 17 18 19	(3) The partnership agreement of an other entity that is a partnership or limited partnership, any statement of partnership authority of a partnership, the certificate of limited partnership of a limited partnership, and the certificate of limited liability partnership of a limited partnership;
$\begin{array}{c} 20\\ 21 \end{array}$	(4) The declaration of trust or governing instrument of a business trust or a real estate investment trust; [or]
$\begin{array}{c} 22\\ 23 \end{array}$	(5) THE ARTICLES OF ORGANIZATION AND THE COOPERATIVE AGREEMENT OF A LIMITED WORKER COOPERATIVE ASSOCIATION; OR
$\begin{array}{c} 24 \\ 25 \end{array}$	[(5)] (6) A similar governing document or instrument of any other type of entity.
26	1-203.
27 28 29	(a) In addition to any organization and capitalization fee required under § 1–204 of this subtitle, subject to subsection (c) of this section, the Department shall collect the fees specified in subsection (b) of this section.
$\begin{array}{c} 30\\ 31 \end{array}$	(b) (3) (i) For each of the following documents which are filed but not recorded, the nonrefundable processing fee is as indicated:

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Reservation of a corporate, limited partnership, limited liability partnership [or], limited liability company, OR LIMITED WORKER COOPERATIVE ASSOCIATION name
4	Original registration of name of a foreign corporation to end of calendar year\$100
5	Renewal of registration of name of a foreign corporation for 1 calendar year\$100
$\frac{6}{7}$	Documents in connection with the qualification of a foreign corporation to do intrastate business in this State\$100
8 9	Application for registration of a foreign limited partnership, a foreign limited liability partnership, or a foreign limited liability company\$100
10	Other documents\$6
$\begin{array}{c} 11 \\ 12 \end{array}$	(ii) Except as provided in paragraph (13) of this subsection, for each of the following documents which are filed but not recorded, the filing fee is as indicated:
$\begin{array}{c} 13\\14\\15\end{array}$	Annual report of a Maryland corporation, except a charitable or benevolent institution, nonstock corporation, savings and loan corporation, credit union, family farm, and banking institution\$300
16 17 18	Annual report of a foreign corporation subject to the jurisdiction of this State, except a national banking association, savings and loan association, credit union, nonstock corporation, and charitable and benevolent institution\$300
19 20 21	Annual report of a Maryland savings and loan association, banking institution, or credit union or of a foreign savings and loan association, national banking association, or credit union that is subject to the jurisdiction of this State\$300
$22 \\ 23 \\ 24 \\ 25$	Annual report of a Maryland limited liability company, limited liability partnership, limited partnership, OR LIMITED WORKER COOPERATIVE ASSOCIATION, or of a foreign limited liability company, foreign limited liability partnership, or foreign limited partnership, except a family farm\$300
26	Annual report of a business trust\$300
$\begin{array}{c} 27\\ 28 \end{array}$	Annual report of a real estate investment trust or foreign statutory trust doing business in this State\$300
29	Annual report of a family farm\$100
$\frac{30}{31}$	(4) For each of the following documents recorded or filed the nonrefundable processing fee is \$100:

1 Certificate of limited partnership, certificate of limited liability (i) $\mathbf{2}$ partnership, articles of organization of a limited liability company, ARTICLES OF ORGANIZATION OF A LIMITED WORKER COOPERATIVE ASSOCIATION, certificate of 3 trust of a business trust, including certificates of amendment, certificates of reinstatement, 4 and articles of reinstatement; and $\mathbf{5}$ 6 Any statement filed by a partnership under Title 9A of this (ii) 7 article. 8 For issuing each of the following certificates, the nonrefundable (5)9 processing fee is as indicated: 10 Type of Instrument Special Fee 11 Certificate of status of a corporation, partnership, limited partnership, limited 12liability partnership, [or] limited liability company, OR LIMITED WORKER COOPERATIVE 13**ASSOCIATION** of this State or of a foreign corporation, foreign partnership, foreign limited 14partnership, foreign limited liability partnership, or foreign limited liability company....\$20 15Certified list of the charter papers of a corporation of this State or any certificates of 16 a limited partnership, limited liability partnership, [or a] limited liability company, OR 17LIMITED WORKER COOPERATIVE ASSOCIATION of this State recorded or filed with the 18Department.....\$20 19 Certificate of compliance by a foreign corporation, foreign limited partnership, 20foreign limited liability partnership, or foreign limited liability company with requirements 21of law in respect of qualification or registration......\$20 22Certificate of withdrawal of registration or qualification......\$20 23Certificate of any paper recorded or filed in the Department's office......\$20 24Subject to 1–203.2(c) of this subtitle, for processing each of the (8)25following documents on an expedited basis, the additional fee is as indicated: 26Recording any document, including financing statements, or submitting for 27preclearance any document listed in paragraph (1) or (4) of this subsection, if processing 28under § 1–203.2(b)(1) of this subtitle is requested.......\$425 29Recording any document, including financing statements, or submitting for 30 preclearance any document listed in paragraph (1) or (4) of this subsection, if processing 31under § 1–203.2(b)(1) of this subtitle is not requested......\$50 32Certificate of status of a corporation, partnership, limited partnership, limited 33 liability partnership, [or] limited liability company, OR LIMITED WORKER COOPERATIVE 34ASSOCIATION, or a name reservation......\$20

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10 1-401.

11 (a) Service of process on the resident agent of a corporation, partnership, limited 12partnership, limited liability partnership, limited liability company, LIMITED WORKER 13 COOPERATIVE ASSOCIATION, or real estate investment trust, or any other person 14constitutes effective service of process under the Maryland Rules on the corporation, 15partnership, limited partnership, limited liability partnership, limited liability company, 16 LIMITED WORKER COOPERATIVE ASSOCIATION. or real estate investment trust, or other person in any action, suit, or proceeding which is pending, filed, or instituted against it 1718 under the provisions of this article.

19Any notice required by law to be served by personal service on a (b) (1)20resident agent or other agent or officer of any Maryland or foreign corporation, partnership, 21limited partnership, limited liability partnership, limited liability company, LIMITED 22WORKER COOPERATIVE ASSOCIATION, or real estate investment trust required by statute to have a resident agent in this State may be served on the corporation, partnership, 2324limited partnership, limited liability partnership, limited liability company, LIMITED 25WORKER COOPERATIVE ASSOCIATION, or real estate investment trust in the manner provided by the Maryland Rules relating to the service of process on corporations. 26

(2) Service under the Maryland Rules is equivalent to personal service on
 a resident agent or other agent or officer of a corporation, partnership, limited partnership,
 limited liability partnership, limited liability company, LIMITED WORKER COOPERATIVE
 ASSOCIATION, or real estate investment trust mentioned in paragraph (1) of this
 subsection.

 $32 \quad 1-404.$

(a) Any person who owns, operates, or directs an unincorporated organization,
firm, association, or other entity which includes in its name the word "corporation",
"incorporated", or, except as provided in subsection (b) of this section, "limited" or an
abbreviation of any of these words or which holds itself out to the public as a corporation is
guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$500.

	6		HOUSE BILL 15
1	(b)	This s	section does not prohibit:
$\frac{2}{3}$	name;	(1)	A limited partnership from using the term "limited partnership" in its
4 5	company" or	(2) "L.L.C	A limited liability company from using the terms "limited liability C." in its name; [or]
$6 \\ 7$	partnership"	(3) ' or "L.	A limited liability partnership from using the terms "limited liability L.P." in its name ; OR
8 9 10	THE TERMS NAME.	(4) "LIM	A LIMITED WORKER COOPERATIVE ASSOCIATION FROM USING ITED WORKER COOPERATIVE ASSOCIATION" OR "L.W.C.A." IN ITS
11	1 - 502.		
12 13	(G) INCLUDE:	THE	NAME OF A LIMITED WORKER COOPERATIVE ASSOCIATION MUST
14		(1)	THE WORDS "LIMITED WORKER COOPERATIVE ASSOCIATION";
15		(2)	L.W.C.A.; OR
16		(3)	LWCA.
17	1 - 503.		
18 19	(a) is organized		tity name may not contain language stating or implying that the entity purpose other than that allowed by the entity's:
20		(1)	Articles of incorporation, if the entity is a corporation;
$\begin{array}{c} 21 \\ 22 \end{array}$	LIMITED WO	(2) DRKEF	Articles of organization, if the entity is a limited liability company OR COOPERATIVE ASSOCIATION ;
$\begin{array}{c} 23\\ 24 \end{array}$	liability part	(3) mershi	Certificate of limited liability partnership, if the entity is a limited ap;
$\begin{array}{c} 25\\ 26 \end{array}$	or	(4)	Certificate of limited partnership, if the entity is a limited partnership;
27		(5)	Articles of incorporation, if the entity is a professional corporation.
28	SUBTITLE	12A. I	MARYLAND LIMITED WORKER COOPERATIVE ASSOCIATION ACT.

1 4A-12A-01.

2 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.

4 (B) "ASSEMBLY" MEANS ALL MEMBERS OF A LIMITED WORKER 5 COOPERATIVE ASSOCIATION WHO HAVE VOTING RIGHTS UNDER THIS SUBTITLE AND 6 THE LIMITED WORKER COOPERATIVE ASSOCIATION'S COOPERATIVE AGREEMENT.

7 (C) "COLLECTIVE WORKER COOPERATIVE" MEANS A LIMITED WORKER
8 COOPERATIVE ASSOCIATION THAT HAS ONLY ONE CLASS OF MEMBERS CONSISTING
9 OF WORKER MEMBERS WHO MANAGE ALL OF THE AFFAIRS OF THE ASSOCIATION.

10 (D) "COOPERATIVE AGREEMENT" MEANS THE OPERATING AGREEMENT OF 11 A LIMITED WORKER COOPERATIVE ASSOCIATION.

12 (E) "FOREIGN WORKER COOPERATIVE" MEANS AN ENTITY FORMED UNDER 13 THE LAWS OF A STATE OTHER THAN THIS STATE THAT IS SIMILAR TO AN ENTITY 14 FORMED UNDER THIS SUBTITLE.

15 (F) "INVESTOR MEMBER" MEANS A MEMBER OF A LIMITED WORKER 16 COOPERATIVE ASSOCIATION WHO IS NOT REQUIRED OR PERMITTED TO CONDUCT 17 PATRONAGE WITH THE ASSOCIATION IN THE MEMBER'S CAPACITY AS AN INVESTOR 18 MEMBER IN ORDER TO RECEIVE OR RETAIN THE MEMBER'S INTEREST IN THE 19 ASSOCIATION.

20 (G) "LIMITED WORKER COOPERATIVE ASSOCIATION" MEANS A MARYLAND 21 LIMITED LIABILITY COMPANY THAT ELECTS TO BE A LIMITED WORKER 22 COOPERATIVE ASSOCIATION IN ACCORDANCE WITH THIS SUBTITLE.

(H) "PATRON MEMBER" MEANS A MEMBER OF A LIMITED WORKER
COOPERATIVE ASSOCIATION WHO IS REQUIRED OR PERMITTED TO CONDUCT
PATRONAGE WITH THE ASSOCIATION.

(I) "PATRONAGE" MEANS BUSINESS TRANSACTIONS BETWEEN A LIMITED
WORKER COOPERATIVE ASSOCIATION AND A PERSON THAT ENTITLES THE PERSON
TO RECEIVE FINANCIAL RIGHTS BASED ON THE VALUE OR QUANTITY OF BUSINESS
BETWEEN THE ASSOCIATION AND THE PERSON.

30 (J) "REPRESENTATIVE" MEANS A PERSON SERVING ON THE BOARD OF 31 REPRESENTATIVES OF A LIMITED WORKER COOPERATIVE ASSOCIATION. 1 (K) "VOTING POWER" MEANS THE PROPORTION OF TOTAL VOTES ENTITLED 2 TO BE CAST ON A MATTER THAT ARE HELD BY A PARTICULAR MEMBER OR A GROUP 3 OR CLASS OF MEMBERS.

4 (L) "WORKER MEMBER" MEANS A PATRON MEMBER OF A LIMITED WORKER 5 COOPERATIVE ASSOCIATION WHO IS A NATURAL PERSON AND WHOSE PATRONAGE 6 CONSISTS OF OR INCLUDES LABOR CONTRIBUTED TO OR FOR THE ASSOCIATION.

7 4A-12A-02.

8 (A) THE PROVISIONS OF THIS SUBTITLE APPLY TO LIMITED WORKER 9 COOPERATIVE ASSOCIATIONS EXCEPT TO THE EXTENT THAT:

- 10(1) THE CONTEXT OF A PROVISION CLEARLY REQUIRES OTHERWISE;11 OR
- 12
- (2) A SPECIFIC PROVISION OF THIS TITLE PROVIDES OTHERWISE.

13 (B) THIS SUBTITLE APPLIES ONLY TO A LIMITED WORKER COOPERATIVE 14 ASSOCIATION.

15 (C) (1) THE EXISTENCE OF THIS SUBTITLE DOES NOT OF ITSELF CREATE 16 ANY IMPLICATION THAT A CONTRARY OR DIFFERENT RULE OF LAW IS OR WOULD BE 17 APPLICABLE TO A LIMITED LIABILITY COMPANY THAT IS NOT A LIMITED WORKER 18 COOPERATIVE ASSOCIATION.

19(2) THIS SUBTITLE DOES NOT AFFECT ANY STATUTE OR RULE OF LAW20AS IT APPLIES TO A LIMITED LIABILITY COMPANY THAT IS NOT A LIMITED WORKER21COOPERATIVE ASSOCIATION.

22 **(D)** A PROVISION OF THE ARTICLES OF ORGANIZATION OR COOPERATIVE 23 AGREEMENT OF A LIMITED WORKER COOPERATIVE ASSOCIATION MAY NOT BE 24 INCONSISTENT WITH ANY PROVISION OF THIS SUBTITLE.

25 **4A–12A–03.**

26 UNLESS OTHERWISE PROVIDED IN THIS SUBTITLE, THE POLICY OF THIS 27 SUBTITLE IS TO GIVE MAXIMUM EFFECT TO THE PRINCIPLE OF DEMOCRATIC 28 SELF-MANAGEMENT OF A LIMITED WORKER COOPERATIVE ASSOCIATION BY ITS 29 WORKER MEMBERS.

30 **4A–12A–04.**

1 (A) A LIMITED LIABILITY COMPANY MAY ELECT TO BE A LIMITED WORKER 2 COOPERATIVE ASSOCIATION UNDER THIS SUBTITLE BY INCLUDING IN ITS ARTICLES 3 OF ORGANIZATION A STATEMENT THAT THE LIMITED LIABILITY COMPANY IS A 4 LIMITED WORKER COOPERATIVE ASSOCIATION.

5 (B) A LIMITED LIABILITY COMPANY THAT HAS ELECTED TO BE A LIMITED 6 WORKER COOPERATIVE ASSOCIATION MAY FURTHER ELECT TO BE A COLLECTIVE 7 WORKER COOPERATIVE BY INCLUDING IN ITS ARTICLES OF ORGANIZATION A 8 STATEMENT THAT IT IS A COLLECTIVE WORKER COOPERATIVE.

9 (C) UNLESS THE LIMITED WORKER COOPERATIVE ASSOCIATION HAS 10 ELECTED TO BE A COLLECTIVE WORKER COOPERATIVE, THE ARTICLES OF 11 ORGANIZATION OF A LIMITED WORKER COOPERATIVE ASSOCIATION SHALL INCLUDE 12 THE NAMES OF THOSE INDIVIDUALS WHO WILL SERVE AS REPRESENTATIVES UNTIL 13 THEIR SUCCESSORS ARE ELECTED AND QUALIFY.

14(D) THE NAME OF A LIMITED WORKER COOPERATIVE ASSOCIATION SHALL15COMPLY WITH THE REQUIREMENTS OF TITLE 1, SUBTITLE 5 OF THIS ARTICLE.

16 **4A-12A-05.**

17 (A) THIS SECTION DOES NOT APPLY TO A COLLECTIVE WORKER 18 COOPERATIVE.

19 (B) AFTER A LIMITED WORKER COOPERATIVE ASSOCIATION IS FORMED:

(1) IF INITIAL REPRESENTATIVES ARE NAMED IN THE ARTICLES OF
 ORGANIZATION, THE INITIAL REPRESENTATIVES SHALL HOLD AN ORGANIZATIONAL
 MEETING TO ADOPT THE COOPERATIVE AGREEMENT AND CARRY ON ANY OTHER
 BUSINESS NECESSARY OR PROPER TO COMPLETE THE ORGANIZATION OF THE
 ASSOCIATION; OR

(2) IF INITIAL REPRESENTATIVES ARE NOT NAMED IN THE ARTICLES
 OF ORGANIZATION, THE PERSON WHO HAS CAUSED THE ARTICLES TO BE EXECUTED
 AND FILED FOR RECORD SHALL DESIGNATE THE INITIAL REPRESENTATIVES AND
 CALL A MEETING OF THE INITIAL REPRESENTATIVES TO ADOPT AN INITIAL
 COOPERATIVE AGREEMENT AND CARRY OUT ANY OTHER BUSINESS NECESSARY AND
 PROPER TO COMPLETE THE ORGANIZATION OF THE ASSOCIATION.

31 (C) UNLESS PROVIDED OTHERWISE IN THE ARTICLES OF ORGANIZATION,
 32 THE INITIAL REPRESENTATIVES MAY CAUSE THE LIMITED WORKER COOPERATIVE
 33 ASSOCIATION TO ACCEPT MEMBERS.

1 (D) INITIAL REPRESENTATIVES OF A LIMITED WORKER COOPERATIVE 2 ASSOCIATION NEED NOT BE MEMBERS OF THE ASSOCIATION.

3 (E) AN INITIAL REPRESENTATIVE SERVES UNTIL:

4 (1) A SUCCESSOR IS ELECTED AND QUALIFIES AT AN ASSEMBLY 5 MEETING; OR

- 6 (2) THE REPRESENTATIVE IS REMOVED.
- 7 4A-12A-06.

8 AFTER A COLLECTIVE WORKER COOPERATIVE IS FORMED, THE INITIAL 9 WORKER MEMBERS SHALL HOLD AN ORGANIZATIONAL MEETING TO ADOPT THE 10 COOPERATIVE AGREEMENT AND CONDUCT ANY OTHER BUSINESS NECESSARY OR 11 PROPER TO COMPLETE THE ORGANIZATION OF THE COLLECTIVE WORKER 12 COOPERATIVE.

13 **4A–12A–07.**

14 CLEAR REFERENCE TO THE FACT THAT A LIMITED LIABILITY COMPANY IS A 15 LIMITED WORKER COOPERATIVE ASSOCIATION SHALL APPEAR PROMINENTLY:

16 (1) AT THE HEAD OF THE ARTICLES OF ORGANIZATION OR AN 17 AMENDMENT MADE TO THE ARTICLES OF ORGANIZATION IN WHICH THE ELECTION 18 TO BE A LIMITED WORKER COOPERATIVE ASSOCIATION IS MADE;

19(2)AT THE HEAD OF EACH SUBSEQUENT ARTICLES OF ORGANIZATION20OF THE LIMITED WORKER COOPERATIVE ASSOCIATION; AND

21(3) ON EACH CERTIFICATE REPRESENTING OUTSTANDING22MEMBERSHIP INTERESTS IN THE LIMITED WORKER COOPERATIVE ASSOCIATION.

23 4A-12A-08.

(A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A LIMITED WORKER
COOPERATIVE ASSOCIATION MAY TERMINATE ITS STATUS AS A LIMITED WORKER
COOPERATIVE ASSOCIATION BY AMENDING ITS ARTICLES OF ORGANIZATION TO
DELETE THE STATEMENTS REQUIRED BY § 4A–12A–04 OF THIS SUBTITLE.

28 (B) ANY TERMINATION OF A LIMITED WORKER COOPERATIVE 29 ASSOCIATION'S STATUS SHALL BE SUBJECT TO THE APPROVAL OF TWO-THIRDS OF 30 THE VOTING POWER OF WORKER MEMBERS AND TWO-THIRDS OF ALL MEMBERS 31 ENTITLED TO VOTE ON THE MATTER.

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1 4A-12A-09.

2 (A) THE COOPERATIVE AGREEMENT OF A LIMITED WORKER COOPERATIVE 3 ASSOCIATION SHALL INCLUDE:

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(1) A STATEMENT OF THE CAPITAL STRUCTURE OF THE ASSOCIATION;

5 (2) THE CLASSES OR OTHER TYPES OF MEMBERSHIP INTERESTS AND 6 RELATIVE RIGHTS, PREFERENCES, AND RESTRICTIONS GRANTED TO OR IMPOSED 7 ON EACH CLASS OR OTHER TYPE OF MEMBERSHIP INTEREST, INCLUDING:

8 (I) A STATEMENT CONCERNING:

9 **1.** THE MANNER IN WHICH PROFITS AND LOSSES ARE 10 ALLOCATED AND DISTRIBUTIONS ARE MADE AMONG MEMBERS; AND

112.IF INVESTOR MEMBERS ARE AUTHORIZED, THE12MANNER IN WHICH PROFITS AND LOSSES ARE ALLOCATED AND DISTRIBUTIONS ARE13MADE AMONG INVESTOR MEMBERS; AND

(II) A STATEMENT DESIGNATING VOTING AND OTHER
GOVERNANCE RIGHTS OF EACH CLASS OR OTHER TYPE OF MEMBERSHIP INTEREST,
INCLUDING WHICH MEMBERS HAVE VOTING POWER AND ANY RESTRICTIONS ON
VOTING POWER;

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(3) A STATEMENT OF THE METHOD OF ADMISSION OF MEMBERS;

19 (4) A STATEMENT THAT A MEMBERSHIP INTEREST IS TRANSFERABLE, 20 IF IT IS TO BE TRANSFERABLE, AND A STATEMENT OF THE CONDITIONS UNDER 21 WHICH IT MAY BE TRANSFERRED;

22 (5) A STATEMENT CONCERNING WHETHER AND HOW PERSONS THAT 23 ARE NOT MEMBERS BUT CONDUCT BUSINESS WITH THE ASSOCIATION MAY BE 24 ALLOWED TO SHARE IN ALLOCATIONS OF PROFITS AND LOSSES AND RECEIVE 25 DISTRIBUTIONS;

26 (6) A STATEMENT OF THE NUMBER AND TERMS OF 27 REPRESENTATIVES OR THE METHOD BY WHICH THE NUMBER AND TERMS ARE 28 DETERMINED;

29 (7) A STATEMENT ADDRESSING MEMBERS' CONTRIBUTIONS; AND

1 (8) A STATEMENT ON WHETHER THE LIMITED WORKER COOPERATIVE 2 ASSOCIATION WILL ELECT TO BE TAXED AS A PARTNERSHIP OR A CORPORATION FOR 3 FEDERAL AND STATE INCOME TAX PURPOSES THAT INCLUDES AN EXPLANATION OF 4 THE TAX IMPLICATIONS OF THE ELECTION FOR THE WORKER MEMBERS.

5 (B) THE COOPERATIVE AGREEMENT OF A LIMITED WORKER COOPERATIVE 6 ASSOCIATION MAY CONTAIN ANY PROVISION FOR MANAGING AND REGULATING THE 7 AFFAIRS OF THE ASSOCIATION NOT INCONSISTENT WITH ITS ARTICLES OF 8 ORGANIZATION OR THIS TITLE.

9 (C) A PERSON THAT BECOMES A MEMBER OF A LIMITED WORKER 10 COOPERATIVE ASSOCIATION IS DEEMED TO ASSENT TO THE COOPERATIVE 11 AGREEMENT OF THE ASSOCIATION.

12 (D) THE COOPERATIVE AGREEMENT OF A LIMITED WORKER COOPERATIVE 13 ASSOCIATION MAY BE ENTERED INTO BEFORE, AFTER, OR AT THE TIME OF FILING 14 OF ARTICLES OF ORGANIZATION AND MAY BE MADE EFFECTIVE AS OF:

15 (1) THE TIME OF FORMATION OF THE ASSOCIATION; OR

16 (2) THE TIME OR DATE PROVIDED IN THE COOPERATIVE AGREEMENT.

17 **4A–12A–10.**

18 (A) A LIMITED WORKER COOPERATIVE ASSOCIATION MAY INCLUDE 19 MULTIPLE CLASSES OF MEMBERS WHOSE RIGHTS AND MEMBERSHIP INTERESTS 20 SHALL BE DETERMINED BY THE COOPERATIVE AGREEMENT.

(B) TO BEGIN BUSINESS, A LIMITED WORKER COOPERATIVE ASSOCIATION
 MUST HAVE AT LEAST THREE WORKER MEMBERS UNLESS THE SOLE MEMBER IS A
 LIMITED WORKER COOPERATIVE ASSOCIATION.

24 (C) A PERSON BECOMES A MEMBER OF A LIMITED WORKER COOPERATIVE 25 ASSOCIATION:

26 (1) AS PROVIDED IN THE ARTICLES OF ORGANIZATION OR 27 COOPERATIVE AGREEMENT;

28 (2) AS THE RESULT OF A MERGER UNDER SUBTITLE 7 OF THIS TITLE;

(3) AS A RESULT OF A CONVERSION UNDER THIS ARTICLE, IN WHICH
 ANOTHER ENTITY ELECTS TO BE A LIMITED WORKER COOPERATIVE ASSOCIATION
 UNDER THIS SUBTITLE; OR

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(4) WITH THE CONSENT OF ALL OF THE WORKER MEMBERS.

2 (D) A MEMBER MAY NOT ACT FOR OR BIND THE LIMITED WORKER 3 COOPERATIVE ASSOCIATION SOLELY BY REASON OF BEING A MEMBER.

4 (E) UNLESS THE ARTICLES OF ORGANIZATION PROVIDE OTHERWISE, A 5 DEBT, AN OBLIGATION, OR ANY OTHER LIABILITY OF A LIMITED WORKER 6 COOPERATIVE ASSOCIATION IS SOLELY THAT OF THE ASSOCIATION AND IS NOT THE 7 DEBT, OBLIGATION, OR LIABILITY OF A MEMBER.

8 (F) (1) THE ORGANIZATION OF A LIMITED WORKER COOPERATIVE 9 ASSOCIATION UNDER THIS SUBTITLE DOES NOT CREATE A PRESUMPTION THAT 10 WORKER MEMBERS ARE EMPLOYEES OF THE ASSOCIATION FOR ANY PURPOSE.

11 (2) IF A LIMITED WORKER COOPERATIVE ASSOCIATION IS TAXED AS A 12 PARTNERSHIP FOR FEDERAL AND STATE INCOME TAX PURPOSES, THAT FACT MAY 13 NOT BE CONSTRUED TO REQUIRE THAT A WORKER MEMBER BE CONSIDERED AN 14 EMPLOYEE UNDER ANY STATE LAW.

15 **4A–12A–11.**

16 (A) AN INSURER, AS DEFINED IN § 1–101 OF THE INSURANCE ARTICLE, 17 THAT PROVIDES WORKERS' COMPENSATION INSURANCE TO MEMBERS OF A LIMITED 18 WORKER COOPERATIVE ASSOCIATION FORMED UNDER THIS SUBTITLE SHALL 19 CALCULATE PREMIUMS FOR MEMBERS WHO ARE COVERED EMPLOYEES:

20 (1) IN ACCORDANCE WITH TITLE 11, SUBTITLE 3 AND TITLE 19, 21 SUBTITLE 4 OF THE INSURANCE ARTICLE; AND

22 (2) BASED ON THE COVERED EMPLOYEE'S ACTUAL PAYROLL VALUE.

23 (B) (1) THE MARYLAND INSURANCE COMMISSIONER MAY ENFORCE THIS 24 SECTION.

25 (2) ALL HEARINGS, ORDERS, AND APPEALS ARISING UNDER THIS 26 SECTION SHALL BE GOVERNED BY TITLE 11, SUBTITLE 5 OF THE INSURANCE 27 ARTICLE.

28 **4A–12A–12.**

29 (A) A LIMITED WORKER COOPERATIVE ASSOCIATION SHALL HAVE AN 30 ASSEMBLY AS CONSTITUTED BY THE BODY OF ALL VOTING MEMBERS. 1(B) AN INDIVIDUAL IS NOT AN AGENT OF A LIMITED WORKER COOPERATIVE2ASSOCIATION SOLELY BY BEING A MEMBER OF THE ASSEMBLY.

3 (C) A DEBT, AN OBLIGATION, OR ANY OTHER LIABILITY OF A LIMITED
4 WORKER COOPERATIVE ASSOCIATION IS SOLELY THAT OF THE ASSOCIATION AND IS
5 NOT A DEBT, AN OBLIGATION, OR A LIABILITY OF A MEMBER OF THE ASSEMBLY
6 SOLELY BY REASON OF BEING A VOTING MEMBER.

7 4A-12A-13.

8 (A) THE ASSEMBLY SHALL MEET ANNUALLY AT A TIME:

9 (1) PROVIDED IN THE ARTICLES OF ORGANIZATION OR COOPERATIVE 10 AGREEMENT; OR

11 (2) SET BY THE BOARD OF REPRESENTATIVES THAT IS CONSISTENT 12 WITH THE ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT.

(B) EXCEPT AS OTHERWISE PROVIDED IN THE COOPERATIVE AGREEMENT,
 MEMBERS MAY ATTEND OR CONDUCT THE ANNUAL ASSEMBLY MEETING THROUGH
 ANY MEANS OF COMMUNICATION IF ALL MEMBERS ATTENDING THE MEETING ARE
 ABLE TO COMMUNICATE WITH EACH OTHER DURING THE MEETING.

17 (C) THE BOARD OF REPRESENTATIVES SHALL REPORT, OR CAUSE TO BE 18 REPORTED, AT THE ANNUAL ASSEMBLY MEETING THE ASSOCIATION'S BUSINESS 19 AND FINANCIAL CONDITION AS OF THE CLOSE OF THE MOST RECENT FISCAL YEAR.

20 (D) EXCEPT AS OTHERWISE PROVIDED IN THE COOPERATIVE AGREEMENT, 21 THE BOARD OF REPRESENTATIVES SHALL DESIGNATE THE PRESIDING OFFICER OF 22 THE ANNUAL ASSEMBLY MEETING.

(E) FAILURE TO HOLD AN ANNUAL ASSEMBLY MEETING DOES NOT AFFECT
 THE VALIDITY OF ANY ACTION TAKEN BY THE LIMITED WORKER COOPERATIVE
 ASSOCIATION.

(F) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A LIMITED
WORKER COOPERATIVE ASSOCIATION SHALL NOTIFY EACH MEMBER OF THE TIME,
DATE, AND PLACE OF A MEETING OF THE MEMBERS AT LEAST 10 AND NOT MORE
THAN 60 DAYS BEFORE THE ANNUAL ASSEMBLY MEETING.

30 (2) IF THE NOTICE IS OF A MEETING OF THE MEMBERS IN ONE OR
 31 MORE CLASSES OF MEMBERS, THE NOTICE SHALL BE GIVEN ONLY TO MEMBERS IN
 32 THOSE CLASSES.

1	4A-12A-14.
2	(A) (1) A SPECIAL MEETING OF THE ASSEMBLY MAY BE CALLED ONLY:
3	(I) AS PROVIDED FOR IN THE COOPERATIVE AGREEMENT;
4	(II) BY A MAJORITY OF VOTES OF THE BOARD OF
5	REPRESENTATIVES ON A PROPOSAL STATING THE PURPOSE OF THE SPECIAL
6	MEETING; OR
7	(III) BY DEMAND IN A RECORD SIGNED BY MEMBERS HOLDING
8	AT LEAST 20% of the voting power of the persons entitled to vote on the
9	MATTER THAT IS THE PURPOSE OF THE SPECIAL MEETING.
10	(2) A DEMAND UNDER PARAGRAPH (1)(III) OF THIS SUBSECTION
11	SHALL BE SUBMITTED TO:
12	(I) THE OFFICER OF THE LIMITED WORKER COOPERATIVE
13	ASSOCIATION CHARGED WITH KEEPING THE RECORDS OF THE ASSOCIATION; OR
14	(II) IF NO OFFICER HAS BEEN CHARGED WITH KEEPING THE
15	RECORDS OF THE ASSOCIATION, A REPRESENTATIVE.
16	(3) ANY VOTING MEMBER MAY WITHDRAW THE MEMBER'S DEMAND
17	UNDER PARAGRAPH (1)(III) OF THIS SUBSECTION BEFORE RECEIPT BY THE LIMITED
$\frac{18}{19}$	WORKER COOPERATIVE ASSOCIATION OF DEMANDS SUFFICIENT TO REQUIRE A SPECIAL MEETING OF THE ASSEMBLY.
19	SPECIAL MEETING OF THE ASSEMIDLT.
20	(B) EXCEPT AS OTHERWISE PROVIDED IN THE COOPERATIVE AGREEMENT,
21	MEMBERS MAY ATTEND OR CONDUCT THE SPECIAL ASSEMBLY MEETING THROUGH
22	ANY MEANS OF COMMUNICATION IF ALL MEMBERS ATTENDING THE MEETING ARE
23	ABLE TO COMMUNICATE WITH EACH OTHER DURING THE MEETING.
a (
24 27	(C) ONLY BUSINESS WITHIN THE PURPOSES STATED IN THE NOTICE OF
25	SPECIAL MEETING MAY BE CONDUCTED AT THE MEETING.
26	(D) EXCEPT AS OTHERWISE PROVIDED IN THE COOPERATIVE AGREEMENT,
$\frac{1}{27}$	THE PRESIDING OFFICER OF A SPECIAL MEETING SHALL BE DESIGNATED BY THE
28	BOARD OF REPRESENTATIVES.

29 4A-12A-15.

1 (A) THE ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT MAY 2 ALLOCATE VOTING POWER AMONG MEMBERS ON THE BASIS OF ONE OR MORE OF 3 THE FOLLOWING:

4

(1) **ONE MEMBER, ONE VOTE;**

5 (2) IF A MEMBER IS A COOPERATIVE, THE NUMBER OF ITS MEMBERS;
6 OR

7 (3) SUBJECT TO SUBSECTION (B) OF THIS SECTION, USE OR 8 PATRONAGE.

9 (B) IF VOTING POWER IS ALLOCATED ON THE BASIS OF USE OR PATRONAGE 10 AND A WORKER MEMBER WOULD BE DENIED A VOTE BECAUSE THE WORKER 11 MEMBER DID NOT USE THE LIMITED WORKER COOPERATIVE ASSOCIATION OR 12 CONDUCT PATRONAGE WITH IT, THE WORKER MEMBER SHALL BE ALLOCATED A 13 VOTE EQUAL TO AT LEAST THE MINIMUM VOTING POWER ALLOCATED TO WORKER 14 MEMBERS WHO USED THE ASSOCIATION OR CONDUCTED PATRONAGE WITH IT.

15(C)THE ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT MAY16PROVIDE FOR THE ALLOCATION OF MEMBER VOTING POWER BY CLASS.

17 (D) INVESTOR MEMBERS ARE NOT ENTITLED TO VOTE UNLESS THE 18 ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT PROVIDES OTHERWISE.

19 **(E) (1)** THIS SUBSECTION DOES NOT APPLY WHERE THIS TITLE OR THE 20 ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT REQUIRE A HIGHER 21 VOTING THRESHOLD THAN IS REQUIRED BY PARAGRAPH **(2)** OF THIS SUBSECTION.

(2) NOTWITHSTANDING ANY PROVISION OF THE ARTICLES OF
ORGANIZATION OR COOPERATIVE AGREEMENT, ALL REPRESENTATIVES SHALL BE
ELECTED AND ALL OTHER DECISIONS WITHIN THE AUTHORITY OF THE ASSEMBLY
SHALL BE MADE BY A MAJORITY VOTE OF:

26

(I) THE WORKER MEMBERS OF THE ASSOCIATION; AND

27(II)THE VOTING POWER OF MEMBERS ENTITLED TO VOTE ON28THE ELECTION OR DECISION.

29 **4A–12A–16.**

30 (A) THIS SECTION DOES NOT APPLY TO A COLLECTIVE WORKER 31 COOPERATIVE.

1 (B) A LIMITED WORKER COOPERATIVE ASSOCIATION SHALL HAVE A BOARD 2 OF REPRESENTATIVES CONSISTING OF AT LEAST THREE INDIVIDUALS.

3 (C) (1) THE AFFAIRS OF A LIMITED WORKER COOPERATIVE ASSOCIATION 4 SHALL BE MANAGED BY THE BOARD OF REPRESENTATIVES OR INDIVIDUALS TO 5 WHOM THE BOARD DELEGATES SUCH DUTIES.

6 (2) THE BOARD OF REPRESENTATIVES MAY ADOPT POLICIES AND 7 PROCEDURES CONSISTENT WITH THE ARTICLES OF ORGANIZATION, THE 8 COOPERATIVE AGREEMENT, OR THIS TITLE.

9 (D) AN INDIVIDUAL IS NOT AN AGENT OF A LIMITED WORKER COOPERATIVE 10 ASSOCIATION SOLELY BY BEING A REPRESENTATIVE.

11 (E) A DEBT, AN OBLIGATION, OR ANY OTHER LIABILITY OF A LIMITED 12 WORKER COOPERATIVE ASSOCIATION IS SOLELY THAT OF THE ASSOCIATION AND IS 13 NOT A DEBT, AN OBLIGATION, OR A LIABILITY OF A REPRESENTATIVE SOLELY BY 14 REASON OF BEING A REPRESENTATIVE.

15(F)REPRESENTATIVES SHALL BE ELECTED FOR TERMS DETERMINED BY16THE COOPERATIVE AGREEMENT.

17 4A-12A-17.

18 (A) A LIMITED WORKER COOPERATIVE ASSOCIATION IS DISSOLVED AND 19 SHALL COMMENCE THE WINDING UP OF ITS AFFAIRS ON THE FIRST TO OCCUR OF 20 THE FOLLOWING:

21(1)AT THE TIME OR ON THE HAPPENING OF THE EVENTS SPECIFIED22IN THE ARTICLES OF ORGANIZATION OR THE COOPERATIVE AGREEMENT;

23 (2) UNLESS A HIGHER THRESHOLD IS STATED IN THE COOPERATIVE 24 AGREEMENT, AT THE TIME SPECIFIED BY:

- 25
- (I) A TWO-THIRDS VOTE OF THE WORKER MEMBERS; AND

26 (II) A TWO-THIRDS VOTE OF THE VOTING POWER OF ALL 27 MEMBERS OF THE ASSEMBLY;

28 (3) AT THE TIME OF THE ENTRY OF A DECREE OF JUDICIAL 29 DISSOLUTION UNDER § 4A–903 OF THIS TITLE; OR 1 (4) UNLESS OTHERWISE AGREED OR AS PROVIDED IN SUBSECTION 2 (B) OF THIS SECTION, AT THE TIME THE LIMITED WORKER COOPERATIVE 3 ASSOCIATION HAS HAD NO MEMBERS FOR A PERIOD OF **90** CONSECUTIVE DAYS.

4 (B) (1) A LIMITED WORKER COOPERATIVE ASSOCIATION MAY NOT BE 5 DISSOLVED OR REQUIRED TO WIND UP ITS AFFAIRS IF WITHIN 90 DAYS AFTER THERE 6 ARE NO REMAINING MEMBERS OF THE LIMITED WORKER COOPERATIVE 7 ASSOCIATION OR WITHIN THE PERIOD OF TIME PROVIDED IN THE COOPERATIVE 8 AGREEMENT:

9 (I) THE LAST REMAINING MEMBER'S SUCCESSOR OR ASSIGNEE 10 AGREES IN WRITING TO CONTINUE THE LIMITED WORKER COOPERATIVE 11 ASSOCIATION AND TO BE ADMITTED AS A MEMBER OR TO APPOINT A DESIGNEE AS A 12 MEMBER TO BE EFFECTIVE AS OF THE TIME THE LAST REMAINING MEMBER CEASED 13 TO BE A MEMBER; OR

14 (II) A MEMBER IS ADMITTED TO THE LIMITED WORKER 15 COOPERATIVE ASSOCIATION IN THE MANNER SET FORTH IN THE COOPERATIVE 16 AGREEMENT TO BE EFFECTIVE AS OF THE TIME THE LAST REMAINING MEMBER 17 CEASED TO BE A MEMBER UNDER A PROVISION IN THE COOPERATIVE AGREEMENT 18 THAT PROVIDES FOR THE ADMISSION OF A MEMBER AFTER THERE ARE NO 19 REMAINING MEMBERS.

20IF A NEW MEMBER IS NOT ADMITTED TO THE LIMITED WORKER (2) 21COOPERATIVE ASSOCIATION IN ACCORDANCE WITH PARAGRAPH (1) OF THIS 22SUBSECTION, AND THE LAST REMAINING MEMBER CEASED TO BE A MEMBER UNDER § 4A-606(5) OF THIS TITLE, THE LAST REMAINING MEMBER'S PERSONAL 2324REPRESENTATIVE OR GUARDIAN SHALL AUTOMATICALLY BE ADMITTED AS A NEW 25MEMBER OF THE LIMITED WORKER COOPERATIVE ASSOCIATION, EFFECTIVE IMMEDIATELY ON THE HAPPENING OF THE EVENT DESCRIBED IN § 4A-606(5) OF 2627THIS TITLE, UNLESS WITHIN 90 DAYS AFTER THE PERSONAL REPRESENTATIVE OR 28GUARDIAN FIRST HAS KNOWLEDGE OF EVENT, THE THE PERSONAL 29**REPRESENTATIVE OR GUARDIAN:**

- 30
- (I) **RENOUNCES THAT ADMISSION IN WRITING; OR**

(II) DESIGNATES A PERSON TO BECOME A NEW MEMBER, AND
 THE DESIGNEE ACCEPTS THE DESIGNEE'S ADMISSION IN WRITING OR BY
 ELECTRONIC COMMUNICATION TO THE PERSONAL REPRESENTATIVE OR GUARDIAN.

34 (C) A COOPERATIVE AGREEMENT MAY PROVIDE THAT THE LAST REMAINING
 35 MEMBER'S PERSONAL REPRESENTATIVE, GUARDIAN, SUCCESSOR, OR ASSIGNEE
 36 SHALL BE OBLIGATED TO AGREE IN WRITING TO CONTINUE THE LIMITED LIABILITY
 37 COMPANY AND TO BE ADMITTED AS A MEMBER OR TO APPOINT A DESIGNEE AS A

1 MEMBER TO BE EFFECTIVE AS OF THE TIME THE LAST REMAINING MEMBER CEASED 2 TO BE A MEMBER.

3 (D) UNLESS OTHERWISE AGREED AND SUBJECT TO THE PROVISIONS OF 4 SUBSECTIONS (A)(4) AND (B) OF THIS SECTION, THE TERMINATION OF A PERSON'S 5 MEMBERSHIP MAY NOT CAUSE A LIMITED WORKER COOPERATIVE ASSOCIATION TO 6 BE DISSOLVED OR TO WIND UP ITS AFFAIRS AND THE LIMITED WORKER 7 COOPERATIVE ASSOCIATION SHALL CONTINUE IN EXISTENCE FOLLOWING THE 8 TERMINATION OF A PERSON'S MEMBERSHIP.

9 4A-12A-18.

10 IF A MEMBER DIES, THE DECEASED MEMBER'S PERSONAL REPRESENTATIVE 11 MAY EXERCISE, FOR THE PURPOSE OF SETTLING THE ESTATE, THE RIGHTS THE 12 DECEASED MEMBER WAS ENTITLED TO UNDER § 4A–406 OF THIS TITLE.

13 **4A–12A–19.**

(A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
THE PROFITS AND LOSSES OF A LIMITED WORKER COOPERATIVE ASSOCIATION
SHALL BE APPORTIONED AND DISTRIBUTED IN THE MANNER SPECIFIED BY THE
ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT.

18 (2) PROFITS DECLARED AS PATRONAGE ALLOCATIONS WITH 19 RESPECT TO A PERIOD OF TIME AND PAID OR CREDITED TO PATRON MEMBERS 20 SHALL BE APPORTIONED AMONG THE PATRON MEMBERS IN ACCORDANCE WITH THE 21 RATIO OF EACH PATRON MEMBER'S PATRONAGE DURING THE APPLICABLE TIME 22 PERIOD TO THE TOTAL PATRONAGE BY ALL PATRON MEMBERS DURING THAT 23 PERIOD.

(B) THE APPORTIONMENT, DISTRIBUTION, AND PAYMENT OF NET
EARNINGS OF THE LIMITED WORKER COOPERATIVE ASSOCIATION MAY BE IN CASH,
CREDITS, OR WRITTEN NOTICES OF ALLOCATION ISSUED BY THE ASSOCIATION.

27 **4A–12A–20.**

(A) A LIMITED WORKER COOPERATIVE ASSOCIATION MAY ESTABLISH,
 THROUGH THE ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT, A
 SYSTEM OF INTERNAL CAPITAL ACCOUNTS TO REFLECT THE BOOK VALUE AND TO
 DETERMINE THE REDEMPTION PRICE OF MEMBERSHIP INTERESTS AND WRITTEN
 NOTICES OF ALLOCATION.

33 (B) THE ARTICLES OF ORGANIZATION OR COOPERATIVE AGREEMENT:

1 (1) MAY ALLOW THE PERIODIC REDEMPTION OF WRITTEN NOTICES 2 OF ALLOCATION; AND

3 (2) SHALL PROVIDE FOR RECALL AND REDEMPTION OF MEMBERSHIP 4 INTERESTS ON TERMINATION OF MEMBERSHIP IN THE LIMITED WORKER 5 COOPERATIVE ASSOCIATION.

6 (C) (1) A LIMITED WORKER COOPERATIVE ASSOCIATION MAY ALLOCATE 7 A PORTION OF RETAINED NET EARNINGS AND NET LOSSES TO A COLLECTIVE 8 RESERVE ACCOUNT.

9 (2) EARNINGS OF A LIMITED WORKER COOPERATIVE ASSOCIATION
 10 ASSIGNED TO A COLLECTIVE RESERVE ACCOUNT MAY BE USED FOR ANY PURPOSE
 11 DETERMINED BY:

12(I)IN THE CASE OF A COLLECTIVE WORKER COOPERATIVE, THE13MEMBERS; OR

(II) IN THE CASE OF A LIMITED WORKER COOPERATIVE
 ASSOCIATION OTHER THAN A COLLECTIVE WORKER COOPERATIVE, THE BOARD OF
 REPRESENTATIVES.

17 4A-12A-21.

18 (A) ANY MEMBERSHIP INTEREST, PATRONAGE REFUND, PER UNIT RETAIN 19 CERTIFICATE, EQUITY INSTRUMENT, OR EVIDENCE OF MEMBERSHIP INTEREST 20 ISSUED, OFFERED, OR SOLD BY A LIMITED WORKER COOPERATIVE ASSOCIATION IS 21 EXEMPT FROM THE REGISTRATION REQUIREMENTS OF TITLE 11 OF THIS ARTICLE.

(B) ANY MEMBERSHIP INTEREST, PATRONAGE REFUND, PER UNIT RETAIN
CERTIFICATE, EQUITY INSTRUMENT, OR EVIDENCE OF MEMBERSHIP INTEREST MAY
BE LAWFULLY OFFERED AND SOLD BY THE ISSUER OR ITS MEMBERS,
REPRESENTATIVES, OR SALARIED EMPLOYEES WITHOUT THE NECESSITY OF BEING
REGISTERED AS A BROKER OR DEALER UNDER TITLE 11 OF THIS ARTICLE.

27 4A-12A-22.

A FOREIGN WORKER COOPERATIVE MAY REGISTER AND DO BUSINESS IN THE STATE SUBJECT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SUBTITLE 10 OF THIS TITLE.

Article – Tax – General

32 4-301.

31

1 (c) If a limited liability company, INCLUDING A LIMITED WORKER 2 COOPERATIVE ASSOCIATION OR COLLECTIVE WORKER COOPERATIVE, or limited 3 liability partnership, including a limited partnership registered as a limited liability 4 limited partnership, is required to pay the admissions and amusement tax, personal 5 liability for the tax and interest and penalties on the tax extends to any person who 6 exercises direct control over the fiscal management of the limited liability company or 7 limited liability partnership.

8 9-314.

9 (f) If a limited liability company, INCLUDING A LIMITED WORKER 10 COOPERATIVE ASSOCIATION OR COLLECTIVE WORKER COOPERATIVE, or limited 11 liability partnership, including a limited partnership registered as a limited liability 12 limited partnership, is required to pay the motor fuel tax and interest and penalties on the 13 tax, personal liability for the tax and interest and penalties on the tax extends to any person 14 who exercises direct control over the fiscal management of the limited liability company or 15 limited liability partnership.

16 10–906.

(1)

17 (d) If an employer or payor negligently fails to withhold or to pay income tax in 18 accordance with subsection (a) of this section, personal liability for that income tax extends:

19

to the employer or payor;

20 (2) if the employer or payor is a corporation, to:

(i) any officer of the corporation who exercises direct control over itsfiscal management; or

(ii) any agent of the corporation who is required to withhold and paythe income tax; and

(3) if the employer or payor is a limited liability company as defined under
 Title 4A of the Corporations and Associations Article, INCLUDING A LIMITED WORKER
 COOPERATIVE ASSOCIATION OR A COLLECTIVE WORKER COOPERATIVE, or a limited
 liability partnership as defined under Title 9A of the Corporations and Associations Article,
 including a limited partnership registered as a limited liability limited partnership, to:

30 (i) any person who exercises direct control over its fiscal 31 management; and

(ii) any agent of the limited liability company or limited liability
 partnership who is required to withhold and pay the income tax.

1 11-601.

2 (d) If a buyer or vendor liable for the sales and use tax and for the interest and 3 penalties of the tax under subsection (c) of this section is a corporation or limited liability 4 company, INCLUDING A LIMITED WORKER COOPERATIVE ASSOCIATION OR A 5 COLLECTIVE WORKER COOPERATIVE, or limited liability partnership (including a 6 limited partnership registered as a limited liability limited partnership), personal liability 7 for the sales and use tax and for the interest and penalties of the tax extends to:

8

in the case of a corporation:

(1)

9 (i) the president, vice president, or treasurer of the corporation; and

10 (ii) any officer of the corporation who directly or indirectly owns 11 more than 20% of the stock of the corporation; [and]

- 12
- (2) in the case of a limited liability company:

(i) if the limited liability company does not have an operatingagreement, all members; or

(ii) if the limited liability company has an operating agreement,those individuals who manage the business and affairs of the limited liability company; and

- 17
- (3) in the case of a limited liability partnership:

(i) if the limited liability partnership does not have a writtenpartnership agreement, all general partners; or

(ii) if the limited liability partnership has a written partnership
 agreement, those individuals who manage the business and affairs of the limited liability
 partnership.

SECTION 2. AND BE IT FURTHER ENACTED, That a presently existing obligation
 or contract right may not be impaired in any way by this Act.

25 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 26 October 1, 2026.