

**490A.1201A Merger.**

With or without a business purpose, a limited liability company may merge with any of the following:

1. Another domestic limited liability company pursuant to a plan of merger approved in the manner provided in [sections 490A.1202 through 490A.1205](#).
2. A domestic corporation under a plan of merger approved in the manner provided in [sections 490A.1202 through 490A.1205](#), and in [chapter 490](#).
3. A domestic limited partnership pursuant to a plan of merger approved in the manner provided in [sections 490A.1202 through 490A.1207](#), and in [chapter 488](#).\*
4. One or more cooperatives organized under [chapter 497](#), [498](#), [499](#), [501](#), or [501A](#), in the manner provided by and subject to the limitations in [section 490A.1207](#).
5. A foreign corporation, foreign limited liability company, or foreign limited partnership pursuant to a plan of merger approved in the manner provided in [section 490A.1206](#).

2004 Acts, ch 1021, §119; 2005 Acts, ch 135, §111

\*Internal reference to chapter 488 was substituted for reference to chapter 487 pursuant to Code editor directive; chapter 488, effective January 1, 2005, is the successor to chapter 487, repealed effective January 1, 2006; 2004 Acts, ch 1021, §119