House Study Bill 665

Bill Text

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          Section 1. Section 501.101, subsection 1, Code 1997, is
  1 2 amended to read as follows:
    3 1. "Articles" means the cooperative's articles of
 -incorporation
- association.
 1 5 Sec. 2. Section 501.101, subsection 2, paragraph b, Code
  1 6 1997, is amended to read as follows:
 An individual or general partnership that
- A person who
 1 8 owns at least one hundred fifty acres of agricultural land and
 1 9 receives as rent a share of the crops or the animals raised on
  1 10 the land if
 those crops or animals are a significant component
 1 11
of the cooperative's business operations
- that person is a
 1 12 natural person or a general partnership as organized under
 1 13 chapter 486 in which all persons are natural persons.
 1 14 Sec. 3. Section <u>501.101</u>, subsection 4, Code 1997, is
 1 15 amended to read as follows:
       4. "Cooperative" means a cooperative
 -corporation
  1 17 association organized under this chapter or converted to this
  1 18 chapter pursuant to section 501.601.
  1 19 Sec. 4. Section <u>501.101</u>, subsection 6, Code 1997, is
  1 20 amended by adding the following new paragraph:
         NEW PARAGRAPH. c. A general partnership as organized
  1 22 under chapter 486 in which all the partners are natural
  1 23 persons actively engaged in farming as provided in section
          Sec. 5. Section 501.101, subsections 7 through 9, Code
  1 26 1997, are amended to read as follows:
       7. "Member" means a person who owns a voting
<del>- stock</del>
 1 28 <u>interest</u> in a cooperative.
  1 29 8.
 "Shareholder"
- <u>"Interest holder"</u> means a person who owns
 1 30
- an interest in a cooperative, whether or not that
 stock
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1 31 <u>interest</u> has voting rights.
  1 32
         9. "Voting
 stock
- <u>interest</u>" means
  atoak
- an interest in a
  1 33 cooperative that has voting rights.
         Sec. 6. Section 501.102, subsection 2, Code 1997, is
  1 35 amended to read as follows:
  2 1 2. Unless its articles provide otherwise, a cooperative
  2 2 has perpetual duration and succession in its
 <del>corporate</del>
  2 3 cooperative name and has the same powers as an individual to
  2 4 do all things necessary or convenient to carry out its
  2 5 business and affairs, including,
without limitation, all of
 the powers enumerated in sections 490.302 and 490.303
but not
  2 7 <u>limited to, all of the following:</u>
         a. Sue and be sued, complain, and defend in its name.
         b. Have a seal, which may be altered at will, and use it,
  2 10 or a facsimile of it, by impressing or affixing it or in any
  2 11 other manner reproducing it.
  2 12
         c. Make and amend bylaws, not inconsistent with its
  2 13 articles of association or with the laws of this state, for
  2 14 managing the business and regulating the affairs of the
  2 15 cooperative.
  2 16
         d. Purchase, receive, lease, or otherwise acquire, and
  2 17 own, hold, improve, use, and otherwise deal with, real or
  2 18 personal property, or any legal or equitable interest in
  2 19 property, wherever located.
  2 20
         e. Sell, convey, mortgage, pledge, lease, exchange, and
  2 21 otherwise dispose of all or any part of its property.
         f. Purchase, receive, subscribe for, or otherwise acquire,
  2 23 own, hold, vote, use, sell, mortgage, lend, pledge, or
  2 24 otherwise dispose of, and deal in and with shares or other
  2 25 interests in, or obligations of, any other entity.
         g. Make contracts and guarantees, incur liabilities,
  2 26
  2 27 borrow money, issue its notes, bonds, and other obligations,
  2 28 which may be convertible into or include the option to
  2 29 purchase other interests of the cooperative, and secure any of
  2 30 its obligations by mortgage or pledge of any of its property,
  2 31 <u>franchises</u>, or income.
  2 32 h. Lend money, invest and reinvest its funds, and receive
  2 33 and hold real and personal property as security for repayment.
        i. Be a promoter, partner, member, associate, or manager
  2 35 of any partnership, joint venture, trust, or other entity.
        j. Conduct its business, locate offices, and exercise the
  3 2 powers granted by this chapter within or without this state.
        k. Elect directors and appoint officers, employees, and
  3 4 agents of the cooperative, define their duties, fix their
  3 5 compensation, and lend them money and credit.
  3 6 <u>l. Pay pensions and establish pension plans, pension</u>
    7 trusts, profit sharing plans, share bonus plans, share option
  3 8 plans, and benefit or incentive plans for any or all of its
  3 9 current or former directors, officers, employees, and agents.
  3 10
         m. Make donations for the public welfare or for
  3 11 charitable, scientific, or educational purposes.
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3 12
             Transact any lawful business that will aid governmental
 3 13 policy.
 3 14
        o. Make payments or donations, or do any other act, not
 3 15 inconsistent with law, that furthers the business and affairs
 3 16 of the cooperative.
         Sec. 7. Section 501.103, subsections 1, 2, and 5, Code
 3 17
 3 18 Supplement 1997, are amended to read as follows:
        1. Notwithstanding section 9H.4, any person or entity,
 3 19
 3 20 subject to the limitations set forth in section 501.305, and
 3 21 subject to the cooperative's articles and bylaws, is permitted
 3 22 to own
 gtock

    interests, including voting

 stock
- interests, in a
 3 23 cooperative.
         2. Notwithstanding section 9H.4, a cooperative may,
 3 25 directly or indirectly, acquire or otherwise obtain or lease
 3 26 agricultural land in this state, for as long as the
 3 27 cooperative continues to meet the following requirements:
         a. Farming entities own sixty percent of the
 stock
 3 29 <u>interests</u> and are eligible to cast sixty percent of the votes
 3 30 at member meetings.
         b. Authorized persons own at least seventy-five percent of
 3 32 the
 stock
 interests and are eligible to cast at least seventy-
 3 33 five percent of the votes at member meetings.
 3 34 c. The cooperative does not, either directly or
 3 35 indirectly, acquire or otherwise obtain or lease agricultural
    1 land
      the total agricultural land either directly or
 4 2
             owned or leased by
 4 3
 exceed six hundred forty
- in this state in excess of one
 4 4 thousand five hundred acres.
 4 5
         5. In the event of a transfer of
 <del>-stock</del>
<u>- an interest in a</u>
 4 6 cooperative by operation of law as a result of death, divorce,
 4 7 bankruptcy, or pursuant to a security interest, the
 4 8 cooperative may disregard the transfer for purposes of
 4 9 determining compliance with subsection 2 for a period of two
 4 10 years after the transfer.
        Sec. 8. Section <u>501.105</u>, subsection 2, Code 1997, is
 4 12 amended to read as follows:
 4 13
         2. Articles must be signed by all of the
 <del>incorporators</del>
 4 14 organizers; and all other documents filed with the secretary
 4 15 of state must be signed by one of the cooperative's officers.
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4 16 The printed name and capacity of each signatory must appear in

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4 17 proximity to the signatory's signature. The secretary of
  4 18 state may accept a document containing a copy of the
  4 19 signature. A document is not required to contain a
 corporate
  4 20 seal, an acknowledgment, or a verification.
  4 21 Sec. 9. Section 501.106, subsection 2, unnumbered 4 22 paragraph 1, Code 1997, is amended to read as follows:
 corporation
- cooperative may change its registered office
  4 24 or registered agent by delivering to the secretary of state
  4 25 for filing a statement of change that sets forth all of the
  4 26 following:
 4 27
          Sec. 10. Section 501.106, Code 1997, is amended by adding
  4 28 the following new subsections:
 4 29
         NEW SUBSECTION. 5. a. A registered agent may resign the
  4 30 agent's agency appointment by signing and delivering to the
  4 31 secretary of state for filing the signed original statement of
  4 32 resignation. The statement may include a statement that the
  4 33 registered office is also discontinued. The registered agent
  4 34 shall send a copy of the statement of resignation by certified
  4 35 mail to the cooperative at its principal office and to the
    1 registered office, if not discontinued. The registered agent
    2 shall certify to the secretary of state that the copies have
  5 3 been sent to the cooperative, including the date the copies
  5 4 were sent.
  5 5 b. The agency appointment is terminated, and the
  5 6 registered office discontinued if so provided, on the date on
  5 7 which the statement was filed.
          NEW SUBSECTION. 6. a. A cooperative's registered agent
  5 9 is the cooperative's agent for service of process, notice, or
  5 10 demand required or permitted by law to be served on the
  5 11 cooperative.
  5 12
          b. If a cooperative has no registered agent, or the agent
  5 13 cannot with reasonable diligence be served, the cooperative
  5 14 may be served by registered or certified mail, return receipt
  5 15 requested, addressed to the secretary of the cooperative at
  5 16 its principal office. Service is perfected under this
  5 17 paragraph at the earliest of any of the following:
  5 18
         (1) The date that the cooperative receives the mail.
  5 19
          (2) The date shown on the return receipt, if signed on
  5 20 behalf of the cooperative.
  5 21 (3) Five days after its deposit in the United States mail,
  5 22 as evidenced by the postmark, if mailed postpaid and correctly
 5 23 addressed.
       c. A cooperative may be served pursuant to this section or
  5 25 as provided in other provisions of this chapter, unless the
  5 26 manner of service is otherwise specifically provided for by
  5 27 statute.
          Sec. 11. Section 501.202, subsection 1, paragraph a, Code
  5 29 1997, is amended to read as follows:
        a. The name, address, and occupation of each
 <u>incorporator</u>
  5 31 <u>organizer</u>.
  5 32 Sec. 12. Section 501.202, subsection 2, paragraph d, Code
  5 33 1997, is amended to read as follows:
  5 34 d. The classes of
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-stock

- interests and the authorized
5 35 number of

- shares

- interests of each class.
 - 6 1 Sec. 13. Section <u>501.306</u>, Code 1997, is amended to read as
 - 6 2 follows:
 - 6 3 501.306 NUMBER OF VOTES.
 - 5 4 A person who is a member

or shareholder

- shall not own more
 - 6 5 than one membership

or share of voting stock

- -. The person
 - 6 6 shall be entitled to cast not more than one vote regarding any
 - 6 7 matter in which a vote is conducted, including any matter
 - 6 8 subject to a vote during a cooperative meeting.
 - 6 9 Sec. 14. Section 501.403, subsection 2, paragraph e, Code
 - 6 10 1997, is amended to read as follows:
 - 6 11 e. Action required or permitted by this chapter to be
 - 6 12 taken at a board meeting may be taken without a meeting if the
 - 6 13 action is taken by all members of the board. The action must
 - 6 14 be evidenced by one or more written consents describing the
 - 6 15 action taken, signed by each director, and included in the
 - 6 16 minutes or filed with the

-corporate

- cooperative's records
 - 6 17 reflecting the action taken. Action taken under this section
 - 6 18 is effective when the last director signs the consent, unless
 - 6 19 the consent specifies a different effective date. A consent
 - 6 20 signed under this section has the effect of a meeting vote and
 - 6 21 may be described as such in any document.
 - 6 22 Sec. 15. Section <u>501.403</u>, subsection 3, Code 1997, is
 - 6 23 amended to read as follows:
 - 6 24 3. A director may waive any notice required by this
 - 6 25 chapter, the articles, or the bylaws before or after the date
 - 6 26 and time stated in the notice. The waiver must be in writing,
 - 6 27 signed by the director entitled to the notice, and filed with
 - 6 28 the minutes or

corporate

- records of the cooperative. A
 - 6 29 director's attendance at or participation in a meeting waives
 - 6 30 any required notice to that director of the meeting unless the
 - 6 31 director at the beginning of the meeting or promptly upon the
 - 6 32 director's arrival objects to holding the meeting or
 - 6 33 transacting business at the meeting and does not thereafter
 - 6 34 vote for or assent to action taken at the meeting.
 - 6 35 Sec. 16. Section 501.404, subsection 1, paragraph b, Code
 - 7 1 Supplement 1997, is amended to read as follows:
 - 7 2 b. The material facts of the transaction and the
 - 7 3 director's interest were disclosed or known to the
 - 7 4

- shareholders

- members entitled to vote and they authorized,
 - 7 5 approved, or ratified the transaction. For purposes of this
 - 7 6 paragraph, a conflict of interest transaction is authorized,
 - 7 7 approved, or ratified if it receives a majority of the votes
 - 7 8 entitled to be counted under this paragraph.

Shares

- Voting
 - 7 9 interests owned by or voted under the control of a director
 - 7 10 who has a direct or indirect interest in the transaction, and
 - 7 11

- <u>voting interests</u> owned by or voted under the control of 7 12 an entity described in subsection 2, paragraph "a", shall not 7 13 be counted in a vote of members to determine whether to 7 14 authorize, approve, or ratify a conflict of interest 7 15 transaction under this paragraph. The vote of those shares 7 16 voting interests, however, is counted in determining whether 7 17 the transaction is approved under other sections of this 7 18 chapter. A majority of the votes, whether or not the 7 19 - members are present, that are entitled to be

- 7 20 counted in a vote on the transaction under this paragraph
- 7 21 constitutes a quorum for the purpose of taking action under
- 7 22 this paragraph.
- 7 23 Sec. 17. Section 501.407, unnumbered paragraph 1, Code
- 7 24 1997, is amended to read as follows:
- 7 25 The articles may contain a provision eliminating or
- 7 26 limiting the personal liability of a director, officer, or
- 7 27

shareholder

- interest holder of the cooperative for monetary
 - 7 28 damages for breach of a fiduciary duty as a director, officer, 7 29 or

shareholder

- interest holder, provided that the provision
 - 7 30 does not eliminate or limit liability for any of the
 - 7 31 following:
 - 7 32 Sec. 18. Section 501.407, subsections 1 and 3, Code 1997,
 - 7 33 are amended to read as follows:
 - 1. A breach of the duty of loyalty to the cooperative or
 - 7 35 its

shareholders

- interest holders.
 - 8 1 3. A transaction from which the director, officer, or
 - 8 2

shareholder

- interest holder derives an improper personal
 - 8 3 benefit.
 - 8 4
 - PART B 8 5 INDEMNIFICATION
 - Sec. 19. <u>NEW SECTION</u>. 501.411 DEFINITIONS. 8 6
 - 8 7 As used in this part, unless the context otherwise
 - 8 8 requires:
 - 8 9 "Cooperative" includes any domestic or foreign
 - 8 10 predecessor entity of a cooperative in a merger or other
 - 8 11 transaction in which the predecessor's existence ceased upon
 - 8 12 consummation of the transaction.
 - 2. "Director" means an individual who is or was a director
 - 8 14 of a cooperative or an individual who, while a director of a
 - 8 15 cooperative, is or was serving at the cooperative's request as
 - 8 16 a director, officer, partner, trustee, employee, or agent of 8 17 another foreign or domestic cooperative, partnership, joint
 - 8 18 venture, trust, employee benefit plan, or other enterprise. A
 - 8 19 director is considered to be serving an employee benefit plan
 - 8 20 at the cooperative's request if the director's duties to the
 - 8 21 cooperative also impose duties on, or otherwise involve
 - 8 22 services by, that director to the plan or to participants in
 - 8 23 or beneficiaries of the plan. "Director" includes, unless the

8 24 context requires otherwise, the estate or personal 8 25 representative of a director.

- 3. "Expenses" include counsel fees.
- 4. "Liability" means the obligation to pay a judgment, 8 27 8 28 settlement, penalty, fine, including an excise tax assessed 8 29 with respect to an employee benefit plan, or reasonable 8 30 expenses incurred with respect to a proceeding.
- 5. "Official capacity" means: 8 31

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9

9 14

- a. When used with respect to a director, the office of 8 33 director in a cooperative.
- b. When used with respect to an individual other than a 8 35 director, as contemplated in section 501.417, the office in a 1 cooperative held by the officer or the employment or agency 9 2 relationship undertaken by the employee or agent on behalf of 9 3 the cooperative.

"Official capacity" does not include service for any other 9 5 foreign or domestic cooperative or any partnership, joint 9 6 venture, trust, employee benefit plan, or other enterprise.

- 6. "Party" includes an individual who was, is, or is 7 9 8 threatened to be made a named defendant or respondent in a 9 9 proceeding.
- 9 10 7. "Proceeding" means any threatened, pending, or 9 11 completed action, suit, or proceeding, whether civil, 9 12 criminal, administrative, or investigative and whether formal 9 13 or informal.
 - Sec. 20. <u>NEW SECTION</u>. 501.412 AUTHORITY TO INDEMNIFY.
- 1. Except as provided in subsection 4, a cooperative may 9 15 9 16 indemnify an individual made a party to a proceeding because 9 17 the individual is or was a director against liability incurred 9 18 in the proceeding if all of the following apply: 9 19
 - a. The individual acted in good faith.
- b. The individual reasonably believed either of the 9 20 9 21 following:
- (1) In the case of conduct in the individual's official 9 23 capacity with the cooperative, that the individual's conduct 9 24 was in the cooperative's best interests.
- 9 25 (2) In all other cases, that the individual's conduct was 9 26 at least not opposed to the cooperative's best interests.
- c. In the case of any criminal proceeding, the individual 9 28 had no reasonable cause to believe the individual's conduct 9 29 was unlawful.
- 2. A director's conduct with respect to an employee 9 31 benefit plan for a purpose the director reasonably believed to 9 32 be in the interests of the participants in and beneficiaries 9 33 of the plan is conduct that satisfies the requirement of 9 34 subsection 1, paragraph "b", subparagraph (2).
- 9 35 3. The termination of a proceeding by judgment, order, 10 1 settlement, conviction, or upon a plea of nolo contendere or 10 2 its equivalent is not, of itself, determinative that the 10 3 director did not meet the standard of conduct described in 10 4 this section.
- 10 5 4. A cooperative shall not indemnify a director under this 10 6 section in either of the following circumstances:
- 10 7 a. In connection with a proceeding by or in the right of 10 8 the cooperative in which the director was adjudged liable to 10 9 the cooperative.
- b. In connection with any other proceeding charging 10 11 improper personal benefit to the director, whether or not 10 12 involving action in the director's official capacity, in which 10 13 the director was adjudged liable on the basis that personal 10 14 benefit was improperly received by the director.
- 10 15 5. Indemnification permitted under this section in 10 16 connection with a proceeding by or in the right of the 10 17 cooperative is limited to reasonable expenses incurred in 10 18 connection with the proceeding.
- 10 19 Sec. 21. <u>NEW SECTION</u>. 501.413 MANDATORY INDEMNIFICATION.
- 10 20 Unless limited by its articles of association, a

10 21 cooperative shall indemnify a director who was wholly 10 22 successful, on the merits or otherwise, in the defense of any

10 23 proceeding to which the director was a party because the

- 10 24 director is or was a director of the cooperative against
- 10 25 reasonable expenses incurred by the director in connection 10 26 with the proceeding.
- Sec. 22. <u>NEW SECTION</u>. 501.414 ADVANCE FOR EXPENSES. 10 27
- 10 28 1. A cooperative may pay for or reimburse the reasonable 10 29 expenses incurred by a director who is a party to a proceeding 10 30 in advance of final disposition of the proceeding if any of 10 31 the following apply:
- 10 32 a. The director furnishes the cooperative a written 10 33 affirmation of the director's good faith belief that the 10 34 director has met the standard of conduct described in section 10 35 501.412.
- 11 1 b. The director furnishes the cooperative a written 11 2 undertaking, executed personally or on the director's behalf, 11 3 to repay the advance if it is ultimately determined that the 11 4 director did not meet the standard of conduct described in 11 5 section 501.412.
- c. A determination is made pursuant to section 501.416 11 6 11 7 that the facts then known to those making the determination 11 8 would not preclude indemnification under this part.
- 2. The undertaking required by subsection 1, paragraph 11 10 "b", must be an unlimited general obligation of the director 11 11 but need not be secured and may be accepted without reference 11 12 to financial ability to make repayment.
- 3. Determinations and authorizations of payments under 11 14 this section shall be made in the manner specified in section 11 15 501.416.
- Sec. 23. <u>NEW SECTION</u>. 501.415 COURT-ORDERED 11 16 11 17 INDEMNIFICATION.
- 11 18 Unless a cooperative's articles of association provide 11 19 otherwise, a director of the cooperative who is a party to a 11 20 proceeding may apply for indemnification to the court 11 21 conducting the proceeding or to another court of competent 11 22 jurisdiction. On receipt of an application, the court after 11 23 giving any notice the court considers necessary may order 11 24 indemnification if it determines either of the following:
- 1. The director is entitled to mandatory indemnification $11\ 26\ \mathrm{under}\ \mathrm{section}\ 501.413,\ \mathrm{in}\ \mathrm{which}\ \mathrm{case}\ \mathrm{the}\ \mathrm{court}\ \mathrm{shall}\ \mathrm{also}$ 11 27 order the cooperative to pay the director's reasonable 11 28 expenses incurred to obtain court-ordered indemnification.
- 11 29 2. The director is fairly and reasonably entitled to 11 30 indemnification in view of all the relevant circumstances, 11 31 whether or not the director met the standard of conduct set 11 32 forth in section 501.412 or was adjudged liable as described 11 33 in section 501.412, subsection 4, but if the director was 11 34 adjudged so liable the director's indemnification is limited 11 35 to reasonable expenses incurred.
- 12 1 Sec. 24. <u>NEW SECTION</u>. 501.416 DETERMINATION AND 12 2 AUTHORIZATION OF INDEMNIFICATION.
- 12 3 1. A cooperative shall not indemnify a director under 12 4 section 501.412 unless authorized in the specific case after a 12 5 determination has been made that indemnification of the 12 6 director is permissible in the circumstances because the 12 7 director has met the standard of conduct set forth in section 12 8 501.412.
- 12 9 2. The determination shall be made by any of the 12 10 following:
- a. By the board of directors by majority vote of a quorum 12 12 consisting of directors not at the time parties to the 12 13 proceeding.
- 12 14 b. If a quorum cannot be obtained under paragraph "a", by 12 15 majority vote of a committee duly designated by the board of 12 16 directors, in which designation directors who are parties may
- 12 17 participate, consisting solely of two or more directors not at

12 18 the time parties to the proceeding.

- 12 19 c. By special legal counsel.
- 12 20 (1) The special legal counsel shall be selected by the 12 21 board of directors or its committee in the manner prescribed 12 22 in paragraph "a" or "b".
- 12 23 (2) If a quorum of the board of directors cannot be 12 24 obtained under paragraph "a" and a committee cannot be 12 25 designated under paragraph "b", the special legal counsel 12 26 shall be selected by majority vote of the full board of 12 27 directors, in which selection directors who are parties may 12 28 participate.
- 12 29 d. By the members, but voting interests owned by or voted 12 30 under the control of directors who are at the time parties to 12 31 the proceeding shall not be voted on the determination.
- 12 32 3. Authorization of indemnification and evaluation as to 12 33 reasonableness of expenses shall be made in the same manner as 12 34 the determination that indemnification is permissible, except 12 35 that if the determination is made by special legal counsel, 13 1 authorization of indemnification and evaluation as to 13 2 reasonableness of expenses shall be made by those entitled 13 3 under subsection 2, paragraph "c", to select counsel.

13 4 Sec. 25. <u>NEW SECTION</u>. 501.417 INDEMNIFICATION OF 13 5 OFFICERS, EMPLOYEES, AND AGENTS.

13 6 Unless a cooperative's articles of association provide 13 7 otherwise, all of the following apply:

- 13 8 1. An officer of the cooperative who is not a director is 13 9 entitled to mandatory indemnification under section 501.413, 13 10 and is entitled to apply for court-ordered indemnification 13 11 under section 501.415, in each case to the same extent as a 13 12 director.
- 13 13 2. The cooperative may indemnify and advance expenses 13 14 under this part to an officer, employee, or agent of the 13 15 cooperative who is not a director to the same extent as to a 13 16 director.
- 13 17 3. A cooperative may also indemnify and advance expenses 13 18 to an officer, employee, or agent who is not a director to the 13 19 extent permitted by law and provided by its articles of 13 20 association, bylaws, general or specific action of its board 13 21 of directors, or contract.
- 13 22 Sec. 26. <u>NEW SECTION</u>. 501.418 INSURANCE.
- A cooperative may purchase and maintain insurance on behalf 13 23 13 24 of an individual who is or was a director, officer, employee, 13 25 or agent of the cooperative, or who, while a director, 13 26 officer, employee, or agent of the cooperative, is or was 13 27 serving at the request of the cooperative as a director, 13 28 officer, partner, trustee, employee, or agent of another 13 29 foreign or domestic cooperative, partnership, joint venture, 13 30 trust, employee benefit plan, or other enterprise, against 13 31 liability asserted against or incurred by that individual in 13 32 that capacity or arising from the individual's status as a 13 33 director, officer, employee, or agent, whether or not the 13 34 cooperative would have power to indemnify that individual 13 35 against the same liability under section 501.412 or 501.413. 14 1 Sec. 27. <u>NEW SECTION</u>. 501.419 APPLICATION OF THIS PART.

14 1 Sec. 27. NEW SECTION. 501.419 APPLICATION OF THIS PART.
14 2 Except as limited in section 501.412, subsection 4,
14 3 paragraph "a", and subsection 5 with respect to proceedings by
14 4 or in the right of the cooperative, the indemnification and
15 advancement of expenses provided by, or granted pursuant to,
16 sections 501.411 through 501.418 are not exclusive of any
17 other rights to which persons seeking indemnification or
18 advancement of expenses are entitled under a provision in the
19 articles of association or bylaws, agreements, vote of the
14 10 members or disinterested directors, or otherwise, both as to
14 11 action in a person's official capacity and as to action in
14 12 another capacity while holding the office. However, such
14 13 provisions, agreements, votes, or other actions shall not

14 14 provide indemnification for a breach of a director's duty of

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14 15 loyalty to the cooperative or its interest holders, for acts
14 16 or omissions not in good faith or which involve intentional
14 17 misconduct or knowing violation of the law, for a transaction
14 18 from which the person seeking indemnification derives an
14 19 improper personal benefit, or for liability under section
14 20 501.407.
14 21 Sec. 28. Section <u>501.501</u>, Code Supplement 1997, is amended
14 22 to read as follows:
         501.501 ISSUANCE AND TRANSFER OF
 STOCK
- INTERESTS.
14 24 1. A cooperative may issue the number of
 <del>-shares</del>
interests
14 25 of each class authorized by its articles. A cooperative may
14 26 issue fractional
 <del>-shares</del>
- interests.
- Stock
- Interests may be
14 27 represented by certificates or by entry on the cooperative's
14 28
 stock
- interest record books.
14 29
        2. A member shall not sell or otherwise transfer voting
14 30
 stock
- interests to any person. A member may be restricted or
14 31 limited from selling or otherwise transferring any other class
14 32 of
 stock
- interests of the cooperative as provided by the
14 33 cooperative's articles of
- incorporation

    association or bylaws

14 34 or an agreement executed between the cooperative and the
14 35 member.
15 1 3. A cooperative may acquire its own
 stock

    interests, and

15 2
<del>-shares</del>

    interests so acquired constitute authorized but

15 3 unissued
<del>-shares</del>
- interests.
15 4 Sec. 29. Section 501.502, subsection 2, paragraph a, Code
15 5 Supplement 1997, is amended to read as follows:
         a. The member has attempted to transfer
15 6
 atoak
- any interest
15 7 to a person who is not a member and has not been approved for
15 8 membership.
 15 9 Sec. 30. Section 501.502, subsection 4, Code Supplement
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15 10 1997, is amended to read as follows:

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4. The cooperative shall redeem, without interest, the
15 12 voting
 stock
- interest of a terminated member within one year
15 13 after the termination of the membership for the fair market
15 14 value of the

    interest. If the amount originally paid by

15 15 the member for the voting
<del>stock</del>

    interest was less than ten

15 16 percent of the total amount the member paid for all classes of
atoak
- interests, the cooperative may redeem the voting
<del>- stock</del>
15 18 interest for its issue price if the cooperative's articles of
 -incorporation
- association grant the cooperative this
15 20 authority.
          Sec. 31. Section 501.502, subsection 5, unnumbered
15 22 paragraph 1, Code Supplement 1997, is amended to read as
15 23 follows:
          The cooperative shall redeem, without interest, all of the
15 25 terminated member's allocated patronage refunds and preferred
15 26
-stock
- interests originally issued as allocated patronage
15 27 refunds for the issue price as follows:
         Sec. 32. Section 501.503, subsections 1 and 4, Code 1997,
15 29 are amended to read as follows:
         1. If the articles authorize the payment of
<del>dividends</del>
15 31 <u>distributions</u> on a class of
stock

    interests, then the

15 32 directors may declare
- dividends
- a distribution pursuant to the
15 33 articles.
- Dividends may
- Distributions shall not exceed eight
15 34 percent of the value of the
 atoak
<u>interest</u> in each fiscal
15 35 year. The members may control the amount that is allocated
16 1 under this subsection.
          4. The cooperative shall have an unconditional binding
16 3 obligation to distribute to the members all remaining net
16 4 savings as determined under the United States Internal Revenue
16\ \ 5 Code. These net savings shall be allocated to each member in
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16 6 proportion to the business the member did with the cooperative

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16 7 during the preceding fiscal year. The net savings may be
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- 16 8 separately calculated for two or more categories of business,
- 16 9 and allocated to the members on the basis of business done
- 16 10 within each of these categories. Net savings shall be
- 16 11 distributed in the form of cash or

stock

- interests, or a

16 12 combination of cash and

atock

- interests, as determined by the
- 16 13 board.
- 16 14 Sec. 33. Section <u>501.603</u>, subsection 2, Code 1997, is
- 16 15 amended to read as follows:
- 16 16 2. A cooperative may sell, lease, exchange, or otherwise
- 16 17 dispose of all, or substantially all, of its property, with or
- 16 18 without the good will, on the terms and conditions and for the
- 16 19 consideration determined by the board, which consideration may
- 16 20 include the

- preferred stock

- interests of another cooperative,
- 16 21 if the board recommends the proposed transaction to the
- 16 22 members, and the members approve it by the vote of two-thirds
- 16 23 of the votes cast on a ballot in which a majority of all votes
- 16 24 are cast. The board may condition its submission of the
- 16 25 proposed transaction on any basis.
- 16 26 PART B
- 16 27 MERGER AND CONSOLIDATION BETWEEN COOPERATIVES
- 16 28 ORGANIZED UNDER THIS CHAPTER
- 16 29 Sec. 34. <u>NEW SECTION</u>. 501.611 DEFINITIONS.
- 16 30 When used in this part, unless the context otherwise
- 16 31 requires:
- 16 32 1. "Consolidation" means the uniting of two or more
- 16 33 cooperatives organized under this chapter into one cooperative
- 16 34 organized under this chapter, in such manner that a new
- 16 35 cooperative is formed, and the new cooperative absorbs the
- 17 1 others, which cease to exist as separate entities.
- 17 2 2. "Dissenting member" means a voting member who votes in
- 17 3 opposition to the plan of merger or consolidation and who
- 17 4 makes a demand for payment of the fair value under section
- 17 5 501.615.
- 17 6 3. "Fair value" means the cash price that would be paid by 17 7 a willing buyer to a willing seller, neither being under any 17 8 compulsion to buy or sell.
- $17\ 9\ 4.$ "Issue price" means the amount paid for an interest in
- 17 10 the old cooperative or the amount stated in a notice of
- 17 11 allocation of patronage dividends.
- 17 12 5. "Merger" means the uniting of two or more cooperatives
- 17 13 organized under this chapter into one cooperative organized
- 17 14 under this chapter, in such manner that one of the merging
- 17 15 associations continues to exist and absorbs the others, which
- 17 16 cease to exist as entities. "Merger" does not include the
- 17 17 acquisition, by purchase or otherwise, of the assets of one
- 17 18 cooperative by another, unless the acquisition only becomes
- 17 19 effective by the filing of articles of merger by the
- 17 20 cooperatives and the issuance of a certificate of merger 17 21 pursuant to sections 501.617 and 501.618.
- 17 22 6. "New cooperative" is the cooperative resulting from the 17 23 consolidation of two or more cooperatives organized under this
- 17 24 chapter.
- 17 25 7. "Old cooperative" means the cooperative in which the
- $17\ 26$ member owns or owned a membership prior to merger or
- 17 27 consolidation.
- 17 28 8. "Surviving cooperative" is the cooperative resulting
- 17 29 from the merger of two or more cooperatives organized under

17 30 this chapter.

- Sec. 35. <u>NEW SECTION</u>. 501.612 MERGER.
- Any two or more cooperatives may merge into one cooperative
- 17 33 in the manner provided in this section. The board of
- 17 34 directors of each cooperative shall, by resolution adopted by
- 17 35 a majority vote of all members of each board, approve a plan 1 of merger which shall set forth all of the following:
- 1. The names of the cooperatives proposing to merge and 18 2 18 3 the name of the surviving cooperative.
 18 4 2. The terms and conditions of the
 18 5 3. A statement of any changes in the
 - 2. The terms and conditions of the proposed merger.
- 3. A statement of any changes in the articles of 18 6 association of the surviving cooperative.
- 18 7 4. Other provisions deemed necessary or desirable.
- 18 8 Sec. 36. <u>NEW SECTION</u>. 501.613 CONSOLIDATION.
- 18 9 Any two or more cooperatives may be consolidated into a new
- 18 10 cooperative as provided in this section. The board of
- 18 11 directors of each cooperative shall, by resolution adopted by
- 18 12 a majority vote of all members of each board, approve a plan 18 13 of consolidation setting forth:
- 1. The names of the cooperatives proposing to consolidate 18 15 and the name of the new cooperative.
 - 2. The terms and conditions of the proposed consolidation.
 - 3. With respect to the new cooperative, all of the
- 18 18 statements required to be set forth in articles of association 18 19 for cooperatives.
 - 4. Other provisions deemed necessary or desirable.
- Sec. 37. <u>NEW SECTION</u>. 501.614 VOTE OF MEMBERS. 18 21
- 18 22 1. The board of directors of a cooperative, upon approving
- 18 23 a plan of merger or consolidation, shall, by motion or
- 18 24 resolution, direct that the plan be submitted to a vote at a
- 18 25 meeting of members, which may be either an annual or special
- 18 26 meeting. Written notice shall be given not less than twenty
- 18 27 days prior to the meeting, either personally or by mail, to
- 18 28 each voting member of record. The notice shall state the
- 18 29 time, place, and purpose of the meeting, and a summary of the
- 18 30 plan of merger or consolidation shall be included in or
- 18 31 enclosed with the notice.
- 2. At the meeting, a ballot of the members who are
- 18 33 entitled to vote in the affairs of the association shall be
- 18 34 taken on the proposed plan of merger or consolidation. The
- 18 35 plan of merger or consolidation shall be approved if two-
- 1 thirds of the members vote affirmatively on a ballot in which 19 19 2 a majority of all voting members participate. Voting may be
- 19 3 by mail ballot notwithstanding any contrary provision in the 19 4 articles of association or bylaws.
- 19 5 Sec. 38. <u>NEW SECTION</u>. 501.615 OBJECTION OF MEMBERS
- 19 6 PURCHASE OF INTERESTS UPON DEMAND.
- 19 7 1. If a member of a cooperative which is a party to a 19 8 merger or consolidation files with the cooperative, prior to
- 19 9 or at the meeting of members at which the plan is submitted to
- 19 10 a vote, a written objection to the plan of merger or
- 19 11 consolidation, and votes in opposition to the plan, and the
- 19 12 member, within twenty days after the merger or consolidation
- 19 13 is approved by the other members, makes written demand on the
- 19 14 surviving or new cooperative for payment of the fair value of
- 19 15 that member's interest as of the day prior to the date on
- 19 16 which the vote was taken approving the merger or
- 19 17 consolidation, the surviving or new cooperative shall pay to
- 19 18 the member, upon surrender of that person's certificate of
- 19 19 membership or interests in the cooperative, the fair value of
- 19 20 that person's interest as provided in section 501.616. A 19 21 member who fails to make demand within the twenty-day period
- 19 22 is conclusively presumed to have consented to the merger or
- 19 23 consolidation and is bound by its terms.
- 2. In the event that a dissenting member does business
- 19 25 with the surviving or new cooperative before payment has been
- 19 26 made for that person's membership, the dissenting member is

19 27 deemed to have consented to the merger or consolidation and to 19 28 have waived all further rights as a dissenting member. Sec. 39. <u>NEW SECTION</u>. 501.616 VALUE DETERMINED. 1. Within twenty days after the merger or consolidation is 19 30 19 31 effected, the surviving or new cooperative shall make a 19 32 written offer to each dissenting member to pay a specified sum 19 33 deemed by the surviving or new cooperative to be the fair 19 34 value of that dissenting member's interest in the old 19 35 cooperative. This offer shall be accompanied by a balance 1 sheet of the old cooperative as of the latest available date, 2 a profit and loss statement of the old cooperative for the 20 3 twelve-month period ending on the date of the balance sheet, 20 4 and a list of the dissenting member's interests in the old 20 5 cooperative. If the dissenting member does not agree that the 20 6 sum stated in the notice represents the fair value of the 20 7 member's interest, then the member may file a written 20 8 objection with the surviving or new cooperative within twenty 20 9 days after receiving the notice. A dissenting member who 20 10 fails to file the objection within the twenty-day period is 20 11 conclusively presumed to have consented to the fair value 20 12 stated in the notice.

- 20 13 2. If the surviving or new cooperative receives any 20 14 objections to fair values, then within ninety days after the 20 15 merger or consolidation is effected, the surviving or new 20 16 cooperative shall file a petition in district court asking for 20 17 a finding and determination of the fair value of each type of 20 18 equity. The action shall be tried as an equitable action.
- 20 19 3. The fair value of a dissenting member's interest in the 20 20 old cooperative shall be determined as of the day preceding 20 21 the merger or consolidation by taking the lesser of either the 20 22 issue price of the dissenting member's membership, deferred 20 23 patronage dividends, and any other interests in the 20 24 cooperative, or the amount determined by subtracting the old 20 25 cooperative's debts from the fair market value of the old 20 26 cooperative's assets, dividing the remainder by the total 20 27 issue price of all memberships, deferred patronage dividends 20 28 and all other interests, and then multiplying the quotient 20 29 from this division by the total issue price of a dissenting 20 30 member's membership, deferred patronage, and other interests.
- 20 31 4. The surviving or new cooperative shall pay to each 20 32 dissenting member in cash within sixty days after the merger 20 33 or consolidation the amount paid in cash by the dissenting 20 34 member for that member's interest in the old cooperative. The 20 35 surviving or new cooperative shall pay the remainder of each 21 1 dissenting member's fair value in ten annual equal payments. 21 2 The final payment must be made not later than fifteen years 21 3 after the merger or consolidation. The value of the deferred 21 4 patronage dividends or interests issued to evidence deferred 21 5 patronage dividends shall be considered a liability of the 21 6 surviving or new cooperative as reflected in the accounts of 21 7 the surviving or new cooperative until the value of the 21 8 patronage dividends or interests issued to evidence deferred 21 9 patronage dividends is paid in full to the dissenting member. 21 10 Sec. 40. NEW SECTION. 501.617 ARTICLES OF MERGER OR

21 11 CONSOLIDATION.
21 12 Upon approval, articles of merger or articles of
21 13 consolidation shall be executed by each cooperative as
21 14 provided in section 501.105. The articles must include the
21 15 following:

21 16

- 1. The plan of merger or the plan of consolidation.
- 21 17 2. As to each cooperative, the number of individuals or 21 18 cooperatives entitled to vote.
- 21 19 3. As to each cooperative, the number of individuals or 21 20 cooperatives who voted for and against the plan at the meeting 21 21 called for that purpose.
- 21 22 The articles of merger or articles of consolidation shall 21 23 be delivered to the secretary of state for filing.

21 24 The secretary of state, upon the filing of articles of 21 25 merger or articles of consolidation, shall issue a certificate 21 26 of merger or a certificate of consolidation and send the 21 27 certificate to the surviving or new cooperative, or to its 21 28 representative.

21 29 Sec. 41. <u>NEW SECTION</u>. 501.618 WHEN EFFECTIVE EFFECT.
21 30 A merger or consolidation shall become effective upon the
21 31 date that the certificate of merger or the certificate of
21 32 consolidation is issued by the secretary of state, or the
21 33 effective date specified in the articles of merger or articles
21 34 of consolidation, whichever is later.

When a merger or consolidation has become effective:

- 1 1. The several cooperatives which are parties to the plan 22 of merger or consolidation shall be a single cooperative, 23 which, in the case of a merger, shall be that cooperative 24 designated in the plan of merger as the surviving cooperative, 25 and, in the case of consolidation, shall be that cooperative 26 designated in the plan of consolidation as the new 27 cooperative.
- 22 8 2. The separate existence of all cooperatives which are 22 9 parties to the plan of merger or consolidation, except the 22 10 surviving or new cooperative, shall cease.
- 22 11 3. The surviving or new cooperative shall have all the 22 12 rights, privileges, immunities, and powers and shall be 22 13 subject to all the duties and liabilities of a cooperative 22 14 organized under this chapter.
- 22 15 4. The surviving or new cooperative shall possess all the 22 16 rights, privileges, immunities, and franchises, public as well 22 17 as private, of each of the merging or consolidating 22 18 cooperatives.
- 22 19 5. All property, real, personal, and mixed, and all debts 22 20 due on whatever account, including all choses in action, and 22 21 all and every other interest, of or belonging to or due to 22 22 each of the cooperatives merged or consolidated, shall be 22 3 transferred to and vested in the surviving or new cooperative 22 24 without further act or deed. The title to any real estate, or 22 25 any interest in real estate vested in any of the cooperatives 22 26 merged or consolidated, shall not revert or be in any way 22 27 impaired by reason of the merger or consolidation.
- 22 28 6. A surviving or new cooperative shall be responsible and 22 29 liable for all obligations and liabilities of each of the 22 30 cooperatives merged or consolidated.
- 7. Any claim existing or action or proceeding pending by a gainst any of the cooperatives merged or consolidated may be prosecuted as if the merger or consolidation had not taken place, or the surviving or new cooperative may be substituted for the merged or consolidated cooperative. Neither the rights of creditors nor any liens upon the property of any cooperative shall be impaired by a merger or consolidation.
- 3 8. In the case of a merger, the articles of association of 4 the surviving cooperative shall be deemed to be amended to the 5 extent that changes in its articles of association are stated 6 in the plan of merger. In the case of a consolidation, the 7 statements set forth in the articles of consolidation which 8 are required or permitted to be set forth in the articles of 9 association of a cooperative shall be deemed to be the 23 10 original articles of association of the new cooperative.
- 23 11 9. The aggregate amount of the net assets of the merging 23 12 or consolidating cooperative which was available for the 23 13 payment of distributions immediately prior to the merger or 23 14 consolidation, to the extent that the amount is not 23 15 transferred to stated capital by the issuance of interests or 23 16 otherwise, shall continue to be available for the payment of 23 17 dividends by the surviving or new cooperative.
- 23 18 Sec. 42. <u>NEW SECTION</u>. 501.619 ABANDONMENT BEFORE FILING.
- 23 19 At any time prior to the filing of the articles of merger 23 20 or consolidation, the merger or consolidation may be abandoned

23 21 pursuant to provisions set forth in the plan of merger or 23 22 consolidation.

23 23 SUBCHAPTER VII
23 24 RECORDS AND REPORTS
23 25 PART A

23 25 PART A RECORDS

23 27 Sec. 43. <u>NEW SECTION</u>. 501.701 RECORDS.

- 23 28 1. A cooperative shall keep as permanent records minutes 23 29 of all meetings of its members and board of directors, a 23 30 record of all actions taken by the members or board of 23 31 directors without a meeting, and a record of all actions taken 23 32 by a committee of the board of directors in place of the board 23 33 of directors on behalf of the cooperative.
- $23\ 34$ 2. A cooperative shall maintain appropriate accounting $23\ 35$ records.
- 24 1 3. A cooperative or its agent shall maintain a record of 24 2 its interest holders in a form that permits preparation of a 24 3 list of the names and addresses of all interest holders in 24 4 alphabetical order by class of shares showing the number and 24 5 class of interests held by each.
- 24 6 4. A cooperative shall maintain its records in written 24 7 form or in another form capable of conversion into written 24 8 form within a reasonable time.
- 24 9 5. A cooperative shall keep a copy of the following 24 10 records:
- 24 11 a. Its articles or restated articles of association and 24 12 all amendments to them currently in effect.
- $24\ 13$ b. Its bylaws or restated bylaws and all amendments to $24\ 14$ them currently in effect.
- 24 15 c. Resolutions adopted by its board of directors creating 24 16 one or more classes or series of interests, and fixing their 24 17 relative rights, preferences, and limitations, if the 24 18 interests issued pursuant to those resolutions are 24 19 outstanding.
- 24 20 d. The minutes of all members' meetings, and records of 24 21 all action taken by members without a meeting, for the past 24 22 three years.
- 24 23 e. All written communications to interest holders 24 24 generally within the past three years, including the financial 24 25 statements furnished for the past three years under section 24 26 501.711.
- 24 27 f. A list of the names and business addresses of its 24 28 current directors and officers.
- 24 29 g. Its most recent biennial report delivered to the 24 30 secretary of state under section 501.713.
- 24 31 Sec. 44. <u>NEW SECTION</u>. 501.702 INSPECTION OF RECORDS BY 24 32 INTEREST HOLDERS.
- 24 33 1. An interest holder of a cooperative is entitled to 24 34 inspect and copy, during regular business hours at the 24 35 cooperative's principal office, any of the records of the 25 1 cooperative described in section 501.701, subsection 5, if the 25 2 interest holder gives the cooperative written notice of the 25 3 interest holder's demand at least five business days before 25 4 the date on which the interest holder wishes to inspect and 25 copy.
- 25 6 2. An interest holder of a cooperative is entitled to
 25 7 inspect and copy, during regular business hours at a
 25 8 reasonable location specified by the cooperative, any of the
 25 9 following records of the cooperative if the interest holder
 25 10 meets the requirements of subsection 3 and gives the
 25 11 cooperative written notice of the interest holder's demand at
 25 12 least five business days before the date on which the interest
 25 13 holder wishes to inspect and copy any of the following:
- 25 14 a. Excerpts from minutes of any meeting of the board of 25 15 directors, records of any action of a committee of the board 25 16 of directors while acting in place of the board of directors
- 25 17 on behalf of the cooperative, minutes of any meeting of the

25 18 members, and records of action taken by the members or board 25 19 of directors without a meeting, to the extent not subject to 25 20 inspection under subsection 1 of this section.

- b. Accounting records of the cooperative.
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- c. The record of interest holders.3. An interest holder may inspect and copy the records 25 23 25 24 described in subsection 2 only if:
- a. The interest holder's demand is made in good faith and 25 26 for a proper purpose.
- b. The interest holder describes with reasonable 25 27 25 28 particularity the interest holder's purpose and the records 25 29 the interest holder desires to inspect.
- 25 30 c. The records are directly connected with the interest 25 31 holder's purpose.
- 25 32 4. The right of inspection granted by this section shall 25 33 not be abolished or limited by a cooperative's articles of 25 34 association or bylaws.
 - 5. This section does not affect either of the following:
- a. The right of an interest holder to obtain information 26 1 26 2 under section 501.702 or the right of an interest holder to 26 3 obtain information, if the interest holder is in litigation 26 4 with the cooperative, to the same extent as any other 26 5 litigant.
- b. The power of a court, independently of this chapter, to 26 7 compel the production of cooperative records for examination. Sec. 45. NEW SECTION. 501.703 SCOPE OF INSPECTION RIGHT.
- 1. An interest holder's agent or attorney has the same 26 10 inspection and copying rights as the interest holder the agent 26 11 or attorney represents.
- 2. The right to copy records under section 501.702 26 13 includes, if reasonable, the right to receive copies made by 26 14 photographic, xerographic, or other technological means.
- 26 15 3. The cooperative may impose a reasonable charge, 26 16 covering the costs of labor and material, for copies of any 26 17 documents provided to the interest holder. The charge shall 26 18 not exceed the estimated cost of production or reproduction of 26 19 the records.
- 26 20 4. The cooperative may comply with an interest holder's 26 21 demand to inspect the record of interest holders under section 26 22 501.702, subsection 2, paragraph "c", by providing the 26 23 interest holder with a list of its interest holders that was 26 24 compiled no earlier than the date of the interest holder's 26 25 demand.
 - Sec. 46. <u>NEW SECTION</u>. 501.704 COURT-ORDERED INSPECTION.
- 26 27 1. If a cooperative does not allow an interest holder who 26 28 complies with section 501.702, subsection 1, to inspect and 26 29 copy any records required by that subsection to be available 26 30 for inspection, the district court of the county where the 26 31 cooperative's principal office or, if none in this state, its 26 32 registered office is located may summarily order inspection 26 33 and copying of the records demanded at the cooperative's 26 34 expense upon application of the interest holder.
- 26 35 2. If a cooperative does not within a reasonable time 27 1 allow an interest holder to inspect and copy any other 27 2 records, the interest holder who complies with section 27 3 501.702, subsections 2 and 3, may apply to the district court 27 4 in the county where the cooperative's principal office or, if 27 5 not in this state, its registered office is located for an 27 6 order to permit inspection and copying of the records 27 7 demanded. The court shall dispose of an application under 27 8 this subsection on an expedited basis.
- 27 9 3. If the court orders inspection and copying of the 27 10 records demanded, it shall also order the cooperative to pay 27 11 the interest holder's costs, including reasonable counsel 27 12 fees, incurred to obtain the order unless the cooperative 27 13 proves that it refused inspection in good faith because it had
- 27 14 a reasonable basis for doubt about the right of the interest

27 15 holder to inspect the records demanded.

27 16 4. If the court orders inspection and copying of the 27 17 records demanded, it may impose reasonable restrictions on the 27 18 use or distribution of the records by the demanding interest 27 19 holder.

27 20 PART B 27 21 REPORTS

27 22 Sec. 47. <u>NEW SECTION</u>. 501.711 FINANCIAL STATEMENTS FOR 27 23 INTEREST HOLDERS.

27 24 A cooperative shall prepare annual financial statements, 27 25 which may be consolidated or combined statements of the 27 26 cooperative and one or more of its subsidiaries, as 27 27 appropriate, that include a balance sheet as of the end of the 27 28 fiscal year and an income statement for that year. Upon 27 29 written request from an interest holder, a cooperative, at its 27 30 expense, shall furnish to that interest holder the financial 27 31 statements requested. If the annual financial statements are 27 32 reported upon by a public accountant, the report must 27 33 accompany the financial statements.

27 34 Sec. 48. <u>NEW SECTION</u>. 501.712 OTHER REPORTS TO INTEREST 27 35 HOLDERS.

- 28 1 1. If a cooperative indemnifies or advances expenses to a 28 2 director under sections 501.412 through 501.415 in connection 28 3 with a proceeding by or in the right of the cooperative, the 28 4 cooperative shall report the indemnification or advance in 28 5 writing to the members with or before the notice of the next 28 6 members' meeting.
- 2. If a cooperative issues or authorizes the issuance of 28 8 interests for promissory notes or for promises to render 28 9 services in the future, the cooperative shall report in 28 10 writing to the members the number of interests authorized or 28 11 issued, and the consideration received by the cooperative, 28 12 with or before the notice of the next members' meeting. Sec. 49. <u>NEW SECTION</u>. 501.713 BIENNIAL REPORT FOR 28 13 28 14 SECRETARY OF STATE.
- 28 15 1. Each cooperative authorized to transact business in 28 16 this state shall deliver to the secretary of state for filing 28 17 a biennial report that sets forth all of the following:
- 28 18 a. The name of the cooperative and under the laws of what 28 19 state or country organized.
- b. The address of its registered office and the name of 28 21 its registered agent at that office in this state, together 28 22 with the consent of any new registered agent.

28 23

- c. The address of its principal office.d. The names and addresses of the president, secretary, 28 24 28 25 treasurer, and one member of the board of directors.
- 28 26 2. Information in the biennial report must be current as 28 27 of the first day of January of the year in which the report is 28 28 due. The report shall be executed on behalf of the 28 29 cooperative and signed as provided in section 501.105 or by 28 30 any other person authorized by the board of directors of the 28 31 cooperative.
- 28 32 3. The first biennial report shall be delivered to the 28 33 secretary of state between January 1 and April 1 of the first 28 34 even-numbered year following the calendar year in which a 28 35 cooperative was organized. Subsequent biennial reports must 1 be delivered to the secretary of state between January 1 and 29 2 April 1 of the following even-numbered calendar years. A 3 filing fee for the biennial report shall be determined by the 29 4 secretary of state. Each biennial report shall contain 29 5 information related to the two-year period immediately 6 preceding the calendar year in which the report is filed.
- 4. If a biennial report does not contain the information 29 8 required by this section, the secretary of state shall 29 9 promptly notify the reporting cooperative in writing and 29 10 return the report to the cooperative for correction.
- 5. The secretary of state may provide for the change of

29 12 registered office or registered agent on the form prescribed 29 13 by the secretary of state for the biennial report, provided 29 14 that the form contains the information required in section 29 15 501.106. If the secretary of state determines that a biennial

29 16 report does not contain the information required by this

29 17 section but otherwise meets the requirements of section

29 18 501.106 for the purpose of changing the registered office or

29 19 registered agent, the secretary of state shall file the

29 20 statement of change of registered office or registered agent,

29 21 effective as provided in section 501.105, before returning the

29 22 biennial report to the cooperative as provided in this

29 23 section. A statement of change of registered office or agent

29 24 pursuant to this subsection shall be executed by a person

29 25 authorized to execute the biennial report. 29 26

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DIVISION VIII DISSOLUTION PART A

GENERAL

29 30 Sec. 50. <u>NEW SECTION</u>. 501.801 DISSOLUTION BY ORGANIZERS 29 31 OR INITIAL DIRECTORS.

29 32 A majority of the organizers or initial directors of a 29 33 cooperative that has not issued interests or has not commenced 29 34 business may dissolve the cooperative by delivering to the 29 35 secretary of state for filing articles of dissolution that set 30 1 forth all of the following:

- 1. The name of the cooperative.
- 2. The date of its organization.
- 3. Either of the following:
- 30 5 a. That none of the cooperative's interests have been 30 6 issued.
- 30 7 b. That the cooperative has not commenced business.
 - 4. That no debt of the cooperative remains unpaid.
- 5. That the net assets of the cooperative remaining after 30 9 30 10 winding up have been distributed in accordance with this
- 30 11 chapter and the articles of association of the cooperative.
- 30 12 6. That a majority of the organizers or initial directors 30 13 authorized the dissolution.
- Sec. 51. <u>NEW SECTION</u>. 501.802 DISSOLUTION BY BOARD OF 30 14 30 15 DIRECTORS AND MEMBERS.
- 30 16 1. A cooperative's board of directors may propose 30 17 dissolution for submission to the members.
- 2. For a proposal to dissolve to be adopted both of the 30 18 30 19 following must apply:
- a. The board of directors must recommend dissolution to 30 20 30 21 the members unless the board of directors determines that 30 22 because of conflict of interest or other special circumstances 30 23 it should make no recommendation and communicates the basis 30 24 for its determination to the members.
- 30 25 b. The members entitled to vote must approve the proposal 30 26 to dissolve as provided in subsection 5.
- 30 27 3. The board of directors may condition its submission of 30 28 the proposal for dissolution on any basis.
- 30 29 4. The cooperative shall notify each member of a meeting 30 30 to consider dissolution in accordance with section 501.302. 30 31 The notice must also state that the purpose, or one of the

30 32 purposes, of the meeting is to consider dissolving the 30 33 cooperative.

- 5. Unless the articles of association or the board of 30 35 directors acting pursuant to subsection 3 require a greater 1 vote or a vote by voting groups, the proposal to dissolve must 2 be approved by a majority of all the votes entitled to be cast 31 3 on that proposal in order to be adopted.
- 31 4 Sec. 52. <u>NEW SECTION</u>. 501.803 ARTICLES OF DISSOLUTION.
- 31 5 1. At any time after dissolution is authorized, the 31 $\,$ 6 cooperative may dissolve by delivering to the secretary of
 - 7 state for filing articles of dissolution setting forth all of

31 8 the following:

- 31 9 a. The name of the cooperative.
- 31 10 b. The date dissolution was authorized.
- 31 11 c. If dissolution was approved by the members, both of the 31 12 following:
- 31 13 (1) The number of votes entitled to be cast on the 31 14 proposal to dissolve.
- 31 15 (2) Either the total number of votes cast for and against 31 16 dissolution or the total number of undisputed votes cast for 31 17 dissolution and a statement that the number cast for 31 18 dissolution was sufficient for approval.
- 31 19 2. A cooperative is dissolved upon the effective date of 31 20 its articles of dissolution.
- 31 21 Sec. 53. <u>NEW SECTION</u>. 501.804 REVOCATION OF DISSOLUTION.
- 31 22 1. A cooperative may revoke its dissolution within one
- 31 23 hundred twenty days of the effective date of the dissolution.
- 31 24 2. Revocation of dissolution must be authorized in the 31 25 same manner as the dissolution was authorized unless that 31 26 authorization permitted revocation by action of the board of 31 27 directors alone, in which event the board of directors may 31 28 revoke the dissolution without member action.
- 31 29 3. After the revocation of dissolution is authorized, the 31 30 cooperative may revoke the dissolution by delivering to the 31 31 secretary of state for filing articles of revocation of 31 32 dissolution, together with a copy of its articles of 31 33 dissolution, that set forth all of the following:
 - 4 a. The name of the cooperative.
- 31 35 b. The effective date of the dissolution that was revoked.
- $32\ 1\ c.$ The date that the revocation of dissolution was $32\ 2$ authorized.
- 32 3 d. If the cooperative's board of directors or organizers 32 4 revoked the dissolution, a statement to that effect.
- 32 5 e. If the cooperative's board of directors revoked a 32 6 dissolution authorized by the members, a statement that 32 7 revocation was permitted by action by the board of directors 32 8 alone pursuant to that authorization.
- 32 9 f. If membership action was required to revoke the 32 10 dissolution, the information required by section 501.803, 32 11 subsection 1, paragraph "c".
- 32 12 4. Revocation of dissolution is effective upon the 32 13 effective date of the articles of revocation of dissolution.
- 32 14 5. When the revocation of dissolution is effective, it 32 15 relates back to and takes effect as of the effective date of 32 16 the dissolution as if the dissolution had never occurred.
- 32 17 Sec. 54. <u>NEW SECTION</u>. 501.805 EFFECT OF DISSOLUTION.
- 32 18 1. A dissolved cooperative continues its existence but 32 19 shall not carry on any business except that appropriate to 32 20 wind up and liquidate its business and affairs, including any 32 21 of the following:
 - a. Collecting its assets.

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- 32 23 b. Disposing of its properties that will not be 32 24 distributed in kind in accordance with this chapter and the 32 25 cooperative's articles of association.
- 32 26 c. Discharging or making provision for discharging its 32 27 liabilities.
- 32 28 d. Distributing its remaining property in accordance with 32 29 this chapter and the cooperative's articles of association.
- 32 30 e. Doing every other act necessary to wind up and 32 31 liquidate its business and affairs.
- 32 32 2. Dissolution of a cooperative does not do any of the 32 33 following:
 - a. Transfer title to the cooperative's property.
- 32 35 b. Prevent transfer of its interests, although the
- 133 1 authorization to dissolve may provide for closing the
- 33 2 cooperative's interest transfer records.
- 33 3 c. Subject its directors or officers to standards of
- 33 4 conduct different from those prescribed in section 501.406.
- 33 5 d. Change quorum or voting requirements for its board of

- 33 6 directors or members; change provisions for selection,
- 7 resignation, or removal of its directors or officers or both;
 8 or change provisions for amending its bylaws.
- 33 9 e. Prevent commencement of a proceeding by or against the 33 10 cooperative in its name.
- 33 11 f. Abate or suspend a proceeding pending by or against the 33 12 cooperative on the effective date of dissolution.
- $33\ 13$ g. Terminate the authority of the registered agent of the $33\ 14$ cooperative.
- 33 15 Sec. 55. <u>NEW SECTION</u>. 501.805A DISSOLUTION OF ASSETS.
- 33 16 Upon the cooperative's dissolution, the cooperative's
- 33 17 assets shall first be used to pay expenses necessary to carry
- 33 18 out the dissolution and liquidation of assets, then be used to
- 33 19 pay the cooperative's obligations other than the payment of
- 33 20 patronage dividends or interests issued as patronage
- 33 21 dividends, and the remainder shall be paid in the manner set
- 33 22 forth in the cooperative's articles of association.
- 33 23 Sec. 56. <u>NEW SECTION</u>. 501.806 KNOWN CLAIMS AGAINST 33 24 DISSOLVED COOPERATIVE.
- 33 25 1. A dissolved cooperative may dispose of the known claims 33 26 against it by following the procedure described in this 33 27 section.
- 33 28 2. The dissolved cooperative shall notify its known 33 29 claimants in writing of the dissolution at any time after the 33 30 effective date of the dissolution. The written notice must do 33 31 all of the following:
- 33 32 a. Describe information that must be included in a claim.
- 33 33 b. Provide a mailing address where a claim may be sent.
- 33 34 c. State the deadline, which shall not be fewer than one
- 33 35 hundred twenty days from the effective date of the written 34 1 notice, by which the dissolved cooperative must receive the 34 2 claim.
- 34 3 d. State that the claim will be barred if not received by 4 the deadline.
- 34 5 3. A claim against the dissolved cooperative is barred if 34 6 either of the following occur:
 - 7 a. A claimant who was given written notice under
- $\,$ 8 subsection 2 does not deliver the claim to the dissolved $\,$ 9 cooperative by the deadline.
- 34 10 b. A claimant whose claim was rejected by the dissolved
- 34 11 cooperative does not commence a proceeding to enforce the
- 34 12 claim within ninety days from the effective date of the 34 13 rejection notice.
- 34 14 4. For purposes of this section, "claim" does not include 34 15 a contingent liability or a claim based on an event occurring 34 16 after the effective date of dissolution.
- 34 17 Sec. 57. <u>NEW SECTION</u>. 501.807 UNKNOWN CLAIMS AGAINST 34 18 DISSOLVED COOPERATIVE.
- 34 19 1. A dissolved cooperative may also publish notice of its 34 20 dissolution and request that persons with claims against the 34 21 cooperative present them in accordance with the notice.
- 34 22 2. The notice must meet all of the following requirements:
- 34 23 a. Be published one time in a newspaper of general
- 34 24 circulation in the county where the dissolved cooperative's
- 34 25 principal office or, if not in this state, its registered 34 26 office is or was last located.
- 34 27 b. Describe the information that must be included in a 34 28 claim and provide a mailing address where the claim may be 34 29 sent.
- 34 30 c. State that a claim against the cooperative will be 34 31 barred unless a proceeding to enforce the claim is commenced 34 32 within five years after the publication of the notice.
- 34 33 3. If the dissolved cooperative publishes a newspaper
- $34\ 34\ \text{notice}$ in accordance with subsection 2, the claim of each of
- 34 35 the following claimants is barred unless the claimant
- 35 1 commences a proceeding to enforce the claim against the
- 35 2 dissolved cooperative within five years after the publication

- 35 3 date of the newspaper notice:
- 35 4 a. A claimant who did not receive written notice under 35 5 section 501.806.
- 35 6 b. A claimant whose claim was timely sent to the dissolved 35 7 cooperative but not acted on.
- 35 8 c. A claimant whose claim is contingent or based on an 35 9 event occurring after the effective date of dissolution.
- 35 10 4. A claim may be enforced under this section in either of 35 11 the following ways:
- a. Against the dissolved cooperative, to the extent of its 35 12 35 13 undistributed assets.
- 35 14 b. If the assets have been distributed in liquidation, 35 15 against an interest holder of the dissolved cooperative to the 35 16 extent of the interest holder's pro rata share of the claim or 35 17 the cooperative assets distributed to the interest holder in 35 18 liquidation, whichever is less, but an interest holder's total 35 19 liability for all claims under this section shall not exceed 35 20 the total amount of assets distributed to the interest holder 35 21 in liquidation.

35 22 PART B 35 23

ADMINISTRATIVE DISSOLUTION

35 24 Sec. 58. NEW SECTION. 501.811 GROUNDS FOR ADMINISTRATIVE 35 25 DISSOLUTION.

The secretary of state may commence a proceeding under 35 27 section 501.812 to administratively dissolve a cooperative if 35 28 any of the following apply:

- 1. The cooperative has not delivered a biennial report to 35 30 the secretary of state in a form that meets the requirements 35 31 of section 501.713, within sixty days after it is due, or has 35 32 not paid the filing fee as determined by the secretary of 35 33 state, within sixty days after it is due.
- 2. The cooperative is without a registered agent or 35 35 registered office in this state for sixty days or more.
- 36 1 3. The cooperative does not notify the secretary of state 36 2 within sixty days that its registered agent or registered 36 3 office has been changed, that its registered agent has 36 4 resigned, or that its registered office has been discontinued.
- 36 5 4. The cooperative's period 36 6 articles of association expires. 4. The cooperative's period of duration stated in its
- Sec. 59. <u>NEW SECTION</u>. 501.812 PROCEDURE FOR AND EFFECT 36 8 OF ADMINISTRATIVE DISSOLUTION.
- 1. If the secretary of state determines that one or more 36 10 grounds exist under section 501.811 for dissolving a 36 11 cooperative, the secretary of state shall serve the 36 12 cooperative with written notice of the secretary of state's 36 13 determination under section 501.106.
- 36 14 2. If the cooperative does not correct each ground for 36 15 dissolution or demonstrate to the reasonable satisfaction of 36 16 the secretary of state that each ground determined by the 36 17 secretary of state does not exist within sixty days after 36 18 service of the notice is perfected under section 501.106, the 36 19 secretary of state shall administratively dissolve the 36 20 cooperative by signing a certificate of dissolution that 36 21 recites the ground or grounds for dissolution and its 36 22 effective date. The secretary of state shall file the 36 23 original of the certificate and serve a copy on the 36 24 cooperative under section 501.106.
- 3. A cooperative administratively dissolved continues its 36 26 existence but shall not carry on any business except that 36 27 necessary to wind up and liquidate its business and affairs 36 28 under section 501.805 and notify claimants under sections 36 29 501.806 and 501.807.
- 4. The administrative dissolution of a cooperative does 36 31 not terminate the authority of its registered agent.
- 36 32 5. The secretary of state's administrative dissolution of 36 33 a cooperative pursuant to this section appoints the secretary 36 34 of state the cooperative's agent for service of process in any

36 35 proceeding based on a cause of action which arose during the 1 time the cooperative was authorized to transact business in 37 2 this state. Service of process on the secretary of state 37 3 under this subsection is service on the cooperative. Upon 37 4 receipt of process, the secretary of state shall serve a copy 5 of the process on the cooperative as provided in section 37 6 501.106. This subsection does not preclude service on the 37 7 cooperative's registered agent, if any.
37 8 Sec. 60. NEW SECTION. 501.813 REII

Sec. 60. <u>NEW SECTION</u>. 501.813 REINSTATEMENT FOLLOWING 37 9 ADMINISTRATIVE DISSOLUTION.

- 37 10 1. A cooperative administratively dissolved under section 37 11 501.812 may apply to the secretary of state for reinstatement 37 12 within two years after the effective date of dissolution. The 37 13 application must meet all of the following requirements:
- 37 14 a. Recite the name of the cooperative at its date of 37 15 dissolution and the effective date of its administrative 37 16 dissolution.
- 37 17 b. State that the ground or grounds for dissolution have 37 18 been eliminated.
- 37 19 c. State a name that satisfies the requirements of section 37 20 501.103.
- 37 21 d. State the federal tax identification number of the 37 22 cooperative.
- 37 23 2. a. The secretary of state shall refer the federal tax 37 24 identification number contained in the application for 37 25 reinstatement to the department of revenue and finance. The 37 26 department of revenue and finance shall report to the 37 27 secretary of state the tax status of the cooperative. If the 37 28 department reports to the secretary of state that a filing 37 29 delinquency or liability exists against the cooperative, the 37 30 secretary of state shall not cancel the certificate of 37 31 dissolution until the filing delinquency or liability is 37 32 satisfied.
- 37 33 b. If the secretary of state determines that the 37 34 application contains the information required by subsection 1, 37 35 and that a delinquency or liability reported pursuant to 1 paragraph "a" has been satisfied, and that the information is 2 correct, the secretary of state shall cancel the certificate 3 of dissolution and prepare a certificate of reinstatement that 38 4 recites the secretary of state's determination and the 38 5 effective date of reinstatement, file the original of the 38 6 certificate, and serve a copy on the cooperative under section 38 7 501.106. If the name of the cooperative as provided in $38\ \ 8$ subsection 1, paragraph "c", is different than the name in 38 9 subsection 1, paragraph "a", the certificate of reinstatement 38 10 shall constitute an amendment to the articles of association 38 11 insofar as it pertains to the name.
- 38 12 3. When the reinstatement is effective, it relates back to 38 13 and takes effect as of the effective date of the 38 14 administrative dissolution as if the administrative 38 15 dissolution had never occurred.
- 38 16 Sec. 61. <u>NEW SECTION</u>. 501.814 APPEAL FROM DENIAL OF 38 17 REINSTATEMENT.
- 1. If the secretary of state denies a cooperative's 38 19 application for reinstatement following administrative 38 20 dissolution, the secretary of state shall serve the 38 21 cooperative under section 501.106 with a written notice that 38 22 explains the reason or reasons for denial.
- 2. The cooperative may appeal the denial of reinstatement 38 24 to the district court within thirty days after service of the 38 25 notice of denial is perfected. The cooperative appeals by 38 26 petitioning the court to set aside the dissolution and 38 27 attaching to the petition copies of the secretary of state's 38 28 certificate of dissolution, the cooperative's application for 38 29 reinstatement, and the secretary of state's notice of denial.
- 38 30 3. The court may summarily order the secretary of state to 38 31 reinstate the dissolved cooperative or may take other action

38 32 the court considers appropriate.

38 33 4. The court's final decision may be appealed as in other 38 34 civil proceedings.

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PART C

39 1 JUDICIAL DISSOLUTION

39 2 Sec. 62. <u>NEW SECTION</u>. 501.821 GROUNDS FOR JUDICIAL 39 3 DISSOLUTION.

39 4 The district court may dissolve a cooperative in any of the 39 5 following ways:

- 6 1. A proceeding by the attorney general, if it is 7 established that either of the following apply:
- 39 8 a. The cooperative obtained its articles of association 39 9 through fraud.
- 39 10 b. The cooperative has continued to exceed or abuse the 39 11 authority conferred upon it by law.
- 39 12 2. A proceeding by a member if it is established that any 39 13 of the following conditions exist:
- 39 14 a. The directors are deadlocked in the management of the 39 15 cooperative's affairs, the members are unable to break the 39 16 deadlock, and either irreparable injury to the cooperative is 39 17 threatened or being suffered, or the business and affairs of 39 18 the cooperative can no longer be conducted to the advantage of 39 19 the interest holders generally, because of the deadlock.
- 39 20 b. The directors or those in control of the cooperative 39 21 have acted, are acting, or will act in a manner that is 39 22 illegal, oppressive, or fraudulent.
- 39 23 c. The members are deadlocked in voting power and have 39 24 failed, for a period that includes at least two consecutive 39 25 annual meeting dates, to elect successors to directors whose 39 26 terms have expired.
- $39\ 27$ d. The cooperative's assets are being misapplied or $39\ 28$ wasted.
- 39 29 3. A proceeding by a creditor if it is established that 39 30 either of the following apply:
- 39 31 a. The creditor's claim has been reduced to judgment, the 39 32 execution on the judgment returned unsatisfied, and the 39 33 cooperative is insolvent.
- 39 34 b. The cooperative has admitted in writing that the 39 35 creditor's claim is due and owing and the cooperative is 40 1 insolvent.
- 40 2 4. A proceeding by the cooperative to have its voluntary 40 3 dissolution continued under court supervision.
- 40 4 Sec. 63. <u>NEW SECTION</u>. 501.822 PROCEDURE FOR JUDICIAL 40 5 DISSOLUTION.
- $40\ \ 6\ \ 1.$ Venue for a proceeding by the attorney general to $40\ \ 7$ dissolve a cooperative lies in Polk county district court.
- 40 8 Venue for a proceeding brought by any other party named in 40 9 section 501.821 lies in the county where a cooperative's
- 40 10 principal office or, if not in this state, its registered 40 11 office is or was last located.
- 40 12 2. It is not necessary to make interest holders parties to 40 13 a proceeding to dissolve a cooperative unless relief is sought 40 14 against them individually.
- 40 14 against them individually.
 40 15 3. A court in a proceeding brought to dissolve a
 40 16 cooperative may issue injunctions, appoint a receiver or

40 17 custodian pendente lite with all powers and duties the court

- 40 18 directs, take other action required to preserve the
- 40 19 cooperative's assets wherever located, and carry on the
- 40 20 business of the cooperative until a full hearing can be held.
- 40 21 Sec. 64. <u>NEW SECTION</u>. 501.823 RECEIVERSHIP OR 40 22 CUSTODIANSHIP.
- 40 23 1. A court in a judicial proceeding brought to dissolve a 40 24 cooperative may appoint one or more receivers to wind up and
- 40 25 liquidate, or one or more custodians to manage, the business
- 40 26 and affairs of the cooperative. The court shall hold a
- 40 27 hearing, after notifying all parties to the proceeding and any
- 40 28 interested persons designated by the court, before appointing

40 29 a receiver or custodian. The court appointing a receiver or 40 30 custodian has exclusive jurisdiction over the cooperative and 40 31 all its property wherever located.

- 40 32 2. The court may appoint an individual or a domestic or 40 33 foreign corporation authorized to transact business in this 40 34 state as a receiver or custodian. The court may require the 40 35 receiver or custodian to post bond, with or without sureties,
- 1 in an amount the court directs.
 1 2 3. The court shall describe the powers and duties of the 3 receiver or custodian in its appointing order, which may be 4 amended from time to time.
 - a. The receiver may do any of the following:

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- 41 6 (1) Dispose of all or any part of the assets of the 41 7 cooperative wherever located, at a public or private sale, if 41 8 authorized by the court.
- 41 9 (2) Sue and defend in the receiver's own name as receiver 41 10 of the cooperative in all courts of this state.
- 41 11 b. The custodian may exercise all of the powers of the 41 12 cooperative, through or in place of its board of directors or 41 13 officers, to the extent necessary to manage the affairs of the 41 14 cooperative in the best interests of its interest holders and 41 15 creditors.
- 41 16 4. The court during a receivership may redesignate the 41 17 receiver a custodian, and during a custodianship may 41 18 redesignate the custodian a receiver, if doing so is in the 41 19 best interests of the cooperative, its interest holders, and 41 20 creditors.
- 41 21 5. The court from time to time during the receivership or 41 22 custodianship may order compensation paid and expense 41 23 disbursements or reimbursements made to the receiver or 41 24 custodian and the receiver's or custodian's counsel from the 41 25 assets of the cooperative or proceeds from the sale of the 41 26 assets.
- 41 27 Sec. 65. <u>NEW SECTION</u>. 501.824 DECREE OF DISSOLUTION.
- 41 28 1. If after a hearing the court determines that one or 41 29 more grounds for judicial dissolution described in section 41 30 501.821 exist, it may enter a decree dissolving the 41 31 cooperative and specifying the effective date of the 41 32 dissolution, and the clerk of the district court shall deliver 41 33 a certified copy of the decree to the secretary of state, who 41 34 shall file it.
- 41 35 2. After entering the decree of dissolution, the court 42 1 shall direct the winding up and liquidation of the 42 2 cooperative's business and affairs in accordance with section 42 3 501.805 and the notification of claimants in accordance with 42 4 sections 501.806 and 501.807.

PART D

STATE TREASURER

 $42\ 7$ Sec. 66. NEW SECTION. 501.831 DEPOSIT WITH STATE $42\ 8$ TREASURER.

Assets of a dissolved cooperative that should be
transferred to a creditor, claimant, or interest holder of the
transferred to a creditor, claimant, or interest holder of the
cooperative who cannot be found or who is not competent to
treceive them shall be reduced to cash and deposited with the
treasurer of state or other appropriate state official for
transferred when the creditor, claimant, or interest holder
furnishes satisfactory proof of entitlement to the amount
deposited, the treasurer of state or other appropriate state
fofficial shall pay the creditor, claimant, or interest holder
transferred to a creditor, claimant, or interest holder
transferred to a creditor, claimant, or interest holder

42 19 Sec. 67. Sections 501.107 and 501.602, Code 1997, are 42 20 repealed. Sections 501.408 and 501.604, Code Supplement 1997, 42 21 are repealed.

42 22 EXPLANATION

This bill amends Code chapter 501 which provides for 42 24 cooperative corporations which may hold agricultural land in 42 25 this state. This type of entity is a hybrid between a

42 26 cooperative association organized under Code chapter 499 and a 42 27 corporation organized under Code chapter 490. The bill amends 42 28 a number of provisions. First, the bill changes a number of terms used in the 42 30 chapter. The bill changes "cooperative corporations" to 42 31 "cooperatives". It changes a number of other terms to more 42 32 closely resemble terms describing the business activities of 42 33 cooperative associations rather than corporations. For 42 34 example, a cooperative must be organized as an association 42 35 rather than a corporation. The bill changes "articles of 1 incorporation" to "articles of association". The bill changes $43\ \ 2$ "shareholders" to "interest holders" or "members" in the 43 3 cooperatives. It changes "voting stock" to "voting interest". 43 4 An "interest holder" is defined to mean a person who holds a 43 5 voting or nonvoting interest in a cooperative. A "member" is 43 6 a person who holds a voting interest in the cooperative. 43 7 References to "dividends" are changed to "distributions". 43 8 Second, the bill provides that a general partner that is 43 9 authorized to hold an interest in a cooperative must include 43 10 all natural persons. Third, the bill increases the number of acres of 43 11 43 12 agricultural land that a cooperative may hold from 640 to 43 13 1,500. Fourth, the bill amends Code section 501.106 which provides 43 15 for maintaining a registered office or registered agent in 43 16 this state for purpose of service. The bill adds provisions 43 17 taken from Code sections 490.503 and 490.504 which provide 43 18 procedures for the resignation of a registered agent and 43 19 delivery of service when a registered agent is not available. 43 20 The bill changes the term "corporation" to "cooperative". Fifth, the bill incorporates a number of provisions that 43 21 43 22 were included by reference in the chapter. These sections 43 23 refer to provisions in both Code chapter 490 governing 43 24 corporations and Code chapter 499 governing cooperative 43 25 associations. The bill redrafts these provisions expressly as 43 26 part of Code chapter 501 and changes references to 43 27 "corporation" or "association" to "cooperative" and corrects 43 28 internal references. 43 29 Code section 501.102 provides that a cooperative has the 43 30 same powers as a corporation as provided in Code sections 43 31 490.302 and 490.303. Those powers include the power to sue 43 32 and be sued, have a seal, make and amend bylaws, acquire 43 33 property, sell or dispose of property, enter into purchase 43 34 security arrangements, make contracts, incur liabilities, 43 35 issue notes and bonds, lend money, invest money, become an 44 1 investor in another enterprise, conduct business, elect 44 2 directors, appoint officers and hire employees, pay pensions, 44 3 and make donations. This bill repeals Code section 501.102 44 4 and provides those same powers expressly to cooperatives. 44 5 Code section 501.107 provides that Code sections 499.1601 44 6 through 499.1622 apply to cooperatives organized under Code 44 7 chapter 501. The sections provide for keeping corporate 44 8 records, the right of shareholders to inspect those records, 44 9 the authority of courts to order inspections, the preparation 44 10 of financial statements for shareholders, and the submission 44 11 of reports to the secretary of state. This bill repeals Code 44 12 section 501.107 and rewrites those provisions into new Code 44 13 sections in Code chapter 501. Code section 501.408 provides that a cooperative may 44 15 indemnify an officer, employee, or agent who is a party to a 44 16 legal proceeding in the same way that a corporation may 44 17 indemnify a director in the same circumstances. The section 44 18 provides for definitions, grants authority to a corporation to 44 19 indemnify a director under circumstances, requires 44 20 indemnification in certain circumstances, allows for advancing 44 21 a director moneys for legal expenses, allows for

44 22 indemnification pursuant to court order, provides procedures

44 23 for indemnification, provides for indemnification of officers, 44 24 employees, and agents, and allows a corporation to purchase 44 25 insurance. The bill repeals Code section 501.408 and 44 26 expressly drafts those provisions into Code chapter 501. Code section 501.602 provides for mergers and 44 28 consolidations among cooperatives organized under Code chapter 44 29 501. The section provides that Code sections 499.61 through 44 30 499.70 apply to the mergers or consolidations. Those sections 44 31 provide for definitions, allow for merger and consolidation, 44 32 require a vote of the membership, provide for objections by 44 33 members and the payment of fair market value to dissenters, 44 34 provide for articles of merger or consolidation and the 44 35 issuance of a certificate of merger or consolidation, and 45 1 authorize abandonment prior to filing the articles of merger 45 2 or consolidation. This bill repeals Code section 501.602 and, 45 3 with some exceptions, rewrites the same provisions in Code 45 4 chapter 501. Code section 499.66 provides that in the case of 45 5 a cooperative association, a dissenting member who is a 45 6 natural person and who dies before receiving the fair value 45 7 must be paid the fair value with the same priority as if the 45 8 person was a member at the time of death. The bill does not 45 9 include this provision. Code section 501.604 provides for the dissolution of a 45 11 cooperative based on the same provisions which apply to 45 12 corporations under Code sections 490.1401 through 490.1440. 45 13 Those sections provide for dissolution by incorporators, 45 14 initial directors who have not issued stock, or a board of 45 15 directors operating a functioning corporation; the filing of 45 16 articles of dissolution, a revocation of a dissolution, and 45 17 the effect of the dissolution; procedures for disposing of 45 18 known and unknown claims against the corporation; grounds for 45 19 administrative dissolution, procedures for and the effect of 45 20 an administrative dissolution, and reinstatement, including

45 21 appeal from a denial of reinstatement; grounds for judicial

45 23 procedures for appointing a receiver or custodian; entering a 45 24 decree of dissolution; and depositing creditor assets with the

45 22 dissolution, procedures for judicial dissolution, and

45 25 treasurer of state. This bill repeals Code section 501.604 45 26 and rewrites those provisions expressly for cooperatives as 45 27 part of Code chapter 501 with limited exceptions. The bill 45 28 does not include a provision requiring information in the 45 29 articles to be separately provided for each voting group 45 30 entitled to vote separately on the plan to dissolve. 45 31 LSB 4211YC 77

45 32 da/cf/24