- 1 HB33
- 2 164053-1
- 3 By Representatives Pringle, Howard, South, Weaver, Givan
- 4 and Daniels
- 5 RFD: State Government
- 6 First Read: 15-AUG-16

164053-1:n:11/03/2015:JET/tj LRS2015-2820 1 2 3 4 5 6 7 This bill would establish the Alabama 8 SYNOPSIS: 9 Cooperative Housing Corporation Act of 2016, to 10 regulate cooperatives, a form of ownership of real property in which legal title is vested in a 11 12 corporation or other entity, and the cooperative 13 unit's occupants receive an exclusive right to 14 occupy the unit. 15 This bill would require any cooperative 16 housing corporation formed after January 1, 2017, 17 to organize under the Alabama Nonprofit Corporation 18 Act, and be subject to all the duties, 19 requirements, obligations, rights, and privileges 20 under the act, and would require the filing of 21 certain cooperative documents with the Secretary of 22 State. 23 This bill would require the Secretary of State to implement and maintain an electronic 24 25 database, organized by cooperative name and 26 accessible by the public through the Secretary of

State's website, with the capability to search and retrieve cooperative filings.

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The bill also provides requirements for the 3 4 adoption of certain governing documents of the cooperative, including the master declaration, 5 bylaws, and master list; provides for the transfer 6 7 or sale of shares of the cooperative under certain conditions and allows for the exercise of a right 8 of first refusal; and authorizes cooperative 9 10 housing corporations to claim a homestead exemption 11 on cooperative property, with the tax reduction to 12 be apportioned among the owners on a per unit 13 basis.

> A BILL TO BE ENTITLED AN ACT

19 To create the Alabama Cooperative Housing 20 Corporation Act; to add Chapter 8C to Title 35, Code of 21 Alabama 1975, to define terms; to require certain cooperatives 22 to organize under the Alabama Nonprofit Corporation Act; to 23 require the filing of certain cooperative documents with the 24 Secretary of State; to require the Secretary of State to 25 implement and maintain a public searchable electronic database of cooperative filings; to provide for the adoption of 26 27 governing documents, including requirements for master

declarations, bylaws, and master lists; to provide for the 1 2 transfer or sale of shares of the cooperative under certain conditions; to provide for obligations of owners toward the 3 association; to authorize a cooperative to amend cooperative 4 5 documents under certain conditions; to provide for liens; to provide for the right of first refusal under certain 6 7 conditions; and to add Section 40-9-19.2 to Chapter 9 of Title 40, Code of Alabama 1975; to authorize cooperatives to claim a 8 homestead exemption under certain conditions. 9 10 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 11 Section 1. A new Chapter 8C is added to Title 35 of 12 the Code of Alabama 1975, to read as follows: 13 Chapter 8C. ALABAMA COOPERATIVE HOUSING CORPORATION ACT OF 2016. 14 15 §35-8C-1. 16 This chapter shall be known and may be cited as the 17 Alabama Cooperative Housing Corporation Act of 2016. 18 §35-8C-2. 19 For the purposes of this chapter, the following 20 terms shall have the following meanings: (1) ASSESSMENT. A share of the funds required for 21 22 the payment of common expenses, which from time to time is 23 assessed against the unit owner. 24 (2) ASSOCIATION. The nonprofit corporation that is responsible for the administration of a cooperative. 25

(3) BUYER. A person who purchases a share or shares
 of a cooperative. The term may be used interchangeably with
 the term purchaser.

4 (4) BYLAWS. The governing regulations adopted under
5 this chapter for the administration and management of the
6 property.

7 (5) COMMON ELEMENTS. Includes all of the following:
8 a. The land described in the master deed,
9 declaration, and other documents creating the cooperative.

b. As to any improvement, the foundations,
structural and bearing parts, supports, main walls, roofs,
basements, halls, corridors, lobbies, stairways, elevators,
entrances, and exits and other means of access, excluding any
specifically reserved or limited to a particular unit or group
of units.

16 c. Yards, gardens, walkways, parking areas, and
 17 driveways, excluding any specifically reserved or limited to a
 18 particular unit or group of units.

d. Portions of the land or any improvement or
 appurtenance reserved exclusively for the management,
 operation, or maintenance of the common elements.

e. Installations of all central services andutilities.

24 f. All apparatus and installations existing or 25 intended for common use.

g. All other elements of any improvement necessary
or convenient to the existence, management, operation,

1 maintenance, and safety of the cooperative property or 2 normally in common use.

h. Other elements and facilities that are designatedin the master deed as common elements.

5 (6) COMMON EXPENSES. Expenses for which the unit
6 leases are proportionately liable, including, but not limited
7 to, all of the following:

a. All expenses of administration, maintenance,
repair, and replacement of the common elements.

b. Expenses agreed upon as common by all lessees or owners.

12 c. Expenses declared common by this chapter or by13 master deed or bylaws.

(7) COOPERATIVE HOUSING CORPORATION OR COOPERATIVE.
Any system of land ownership and possession in which the fee
title to the land and structure is owned by a corporation in
which the shareholders or other owners each have a long term
proprietary lease or other long term arrangement of exclusive
possession for a specific unit of occupancy within the
structure.

(8) LIMITED COMMON ELEMENTS. Those common elements
which are for the use of one or more specified units to the
exclusion of other units.

(9) MASTER DECLARATION. The master declaration as
amended and recorded under the terms of this chapter by which
the owner in fee simple or lessee of the property submits to a
cooperative plan of ownership.

(10) OWNER. A person listed in the master register
 as a holder of a share in a cooperative.

3 (11) PROPRIETARY LEASE. A grant of a long term
4 exclusive right of possession and occupancy of a designated
5 unit to a owner or a grant of a leasehold of the cooperative
6 structure.

7 (12) UNIT. A part of the cooperative structure
8 designed or intended for occupancy and includes the
9 proportionate undivided interest in the common elements and in
10 any limited common elements as assigned in the provisions of
11 the master declaration or any amendment thereof.

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§35-8C-3.

13 (a) The principles of law and equity, including, but not limited to, the law of nonprofit corporations in Chapter 3 14 15 of Title 10A (commencing with Section 10A-3-1), the law of real estate, and the law relative to the capacity to contract, 16 principal and agent, eminent domain, estoppel, negligence, 17 18 fraud, misrepresentation, duress, coercion, mistake, 19 receivership, substantial performance, or other validating or 20 invalidating cause supplement this chapter, except to the extent inconsistent with this chapter. 21

(b) Every duty governed by this chapter imposes anobligation of good faith in its performance or enforcement.

(c) The remedies provided in this chapter shall be
liberally administered so that the aggrieved party is put in
as good a position as if the other party had fully performed.
\$35-8C-4.

(a) On or after January 1, 2017, a cooperative
 housing corporation created pursuant to a master declaration
 shall be organized as a nonprofit corporation pursuant to
 Chapter 3 of Title 10A (commencing with Section 10A-3-1), and
 shall be governed in all respects as a nonprofit corporation.

(b) (1) A cooperative housing corporation, its
members, and directors shall be subject to all of the
obligations, duties, and responsibilities of and shall have
all of the rights and benefits provided in Chapter 3 of Title
10 10A (commencing with Section 10A-3-1).

(2) In addition or supplemental to any other filing required in Chapter 3 of Title 10A (commencing with Section 10A-3-1), a cooperative housing corporation shall file the master declaration with the Secretary of State.

15 (3) The Secretary of State shall implement and 16 maintain an electronic database, organized by cooperative name 17 and accessible by the public through the Secretary of State's 18 website, with the capability to search and retrieve the master 19 declaration required in subdivision (2). Any documents filed 20 with the Secretary of State shall be filed in accordance with Division 4 of Article 3, Chapter 4 of this title (commencing 21 22 with Section 35-4-120), provided such documents filed with the 23 Secretary of State pursuant to this chapter shall not be 24 deemed to provide notice pursuant to Chapter 4 of this title 25 (commencing with Section 35-41-1).

(c) The Secretary of State may adopt rules necessary 1 2 for the implementation of this section, including reasonable fees for the filing of documents. 3 §35-8C-5. 4 (a) The master declaration of a cooperative housing 5 corporation shall contain all of the following information: 6 7 (1) A legal description by metes and bounds and tax lot and block of the lands to be dedicated to the cooperative 8 form of ownership. 9 10 (2) A statement dedicating the land described in the 11 master declaration to the cooperative form of ownership. 12 (3) The name by which the cooperative is to be 13 identified, which name shall include the words "Cooperative Housing Corporation, " "Cooperative, " or "Coop." 14 15 (4) A copy of the recorded deed that vests ownership 16 in the person who signs the master declaration to create the 17 cooperative. 18 (5) The bylaws that regulate the cooperative. 19 (6) The master register containing all cooperative 20 units allocated for separate occupancy. 21 (7) A written description and architectural plans 22 prepared to scale by an architect or engineer licensed in this 23 state which detail the improvements existing or to be erected 24 on the lands to create the cooperative and identify the 25 locations and dimensions of the common elements, limited 26 common elements, and each unit. The written description and 27 architectural plans shall be signed, certified, and sealed by

an engineer or architect authorized to practice his or her profession in this state. The certification shall state that the description and plans are a correct and accurate representation of the improvements described and shown on the plans.

6 (8) A statement of existing financing that is a lien 7 on the building and the manner in which the financing will be 8 paid and discharged as a lien before or after closing of 9 units.

10 (9) Other provisions, including, but not limited to, 11 restrictions or limitations upon the use, occupancy, transfer, 12 leasing, or other disposition of any unit, if the restriction 13 or limitation is otherwise permitted by law, and limitations 14 upon the use of common elements.

(10) A method of amending the master declaration
which requires recording of any amendment with the Secretary
of State before it becomes effective.

18 (b) The bylaws of a cooperative housing corporation19 may provide for any or all of the following:

20 (1) The election of directors and other officials by21 unit or district.

(2) Voting by owners on the basis of one vote per
 member or one vote per unit rather than one vote per share.

24 (3) Action required or permitted to be taken at a
 25 meeting of owners may be taken by mail ballot.

26 (4) A method of proportional membership
 27 representation of owner meetings by delegates from units.

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(5) Redemption or recall of stock.

(6) Termination of membership rights and privileges
of owners, including the forced sale of a share or shares of
the cooperative for continuing and unresolved violations,
restrictions, limitations, or requirements after all other
remedies provided in the bylaws have been exhausted.
(7) Standards for eligibility to become an owner.

8 (8) Allocation of net savings of the corporation
9 among the permitted uses.

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(9) A right of first refusal by the association.

11 (c) The master register shall contain all of the 12 following information:

13 (1) Separate identification of each unit by14 distinctive letter, name, or number or combination thereof.

15 (2) The percentage of common ownership representing
16 each owner's proportionate undivided interest in the common
17 elements; the interests shall be stated as percentages
18 aggregating 100 percent.

19 (3) The name and present address of each present
20 owner and occupant of each identified unit.

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§35-8C-6.

The master declaration or master register may be amended in the manner set forth in this chapter, provided that no amendment shall affect any cooperative unit unless the possessor of record thereof and the holders of record of any liens thereon join in the execution of the amendment or execute a consent thereto with the formalities of a deed. 1

§35-8C-7.

2 (a) The association, to the extent authorized by the
3 bylaws, may do any of the following:

4 (1) Suspend an owner's right to use facilities,
5 common elements, or services provided directly through the
6 cooperative for nonpayment of assessments, to the extent that
7 access to the owner's unit is not denied.

8 (2) Assess reasonable penalties against an owner for 9 any violation of the rules adopted by the association and 10 included in the bylaws after the owner is afforded the 11 opportunity to be heard and represented by counsel before the 12 association.

(b) The amount of any penalty assessed under this
section shall be considered an assessment for purposes of
Section 35-8C-8.

16 §35-8C-8.

(a) Except as may be otherwise provided in the 17 18 master declaration or bylaws of the cooperative housing 19 corporation, the cooperative has, and there is declared, a 20 lien on every unit for unpaid assessments levied against the unit arising on and from the date the assessment is due as 21 22 fixed and determined by the association at an annual meeting 23 after giving notice as provided in Chapter 3 of Title 10A 24 (commencing with Section 10A-3-1). The lien may be enforced or 25 foreclosed as provided in the master declaration or bylaws or 26 as provided in this section. Written notice of the assessment 27 and lien shall be given to the owner of any unit on which the

assessment and lien is claimed by personal delivery or first 1 2 class United States mail, postage prepaid.

(b) A lien declared by this section shall have 3 4 priority, except as may be otherwise provided in Chapters 4 and 11 of this title, over all other subsequent liens and 5 encumbrances except state and county ad valorem taxes, 6 7 municipal improvement assessments, UCC fixture filings, mortgages, and deeds of trust securing an indebtedness. 8

(c) The cooperative, within 12 months from the date 9 10 any assessment becomes due, shall record a statement of lien, 11 verified by an officer or director of the association having 12 personal knowledge of the facts, in the office of the judge of 13 probate of the county in which a unit subject to the assessment is located. The statement of lien shall contain all 14 15 of the following:

16 (1) A description of the unit on which the lien is 17 claimed.

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(2) The name of the cooperative claiming the lien. (3) The name of the owner or owners of the unit on 19 20 which the lien is claimed.

21 (4) The amount of any unpaid assessments together 22 with the date of the assessments.

23 (5) The amount of any other interests and costs 24 claimed by the cooperative.

25 (d) At least 30 days prior to recording a statement 26 of lien, the cooperative shall give written notice by 27 certified mail to the owner of the unit or other person

obligated for the lien, as shown on the books and records of the cooperative, that the statement will be recorded in the office of the judge of probate.

4 (e) A cooperative may bring an action in a court
5 having jurisdiction to enforce a lien declared in this section
6 in the county where the unit is located by filing a verified
7 complaint, attaching a copy of the statement of the lien,
8 alleging those facts showing it is entitled to a lien for the
9 claimed unpaid assessment in accordance with the Alabama Rules
10 of Civil Procedure.

11 §35-8C-9.

(a) The sale or transfer of a cooperative share or
an assignment thereof or other like instrument is achieved by
the recording of the transfer document or a short form
memorandum thereof with the Secretary of State, which is
executed and acknowledged in recordable form and which
contains the following information:

18 (1) All information set forth in subsection (a) of
19 Section 35-8C-5.

(2) The name of the cooperative housing corporation
as set forth in the master declaration and master register,
including the name of the political subdivision and county in
which the property is located.

(3) The unit designation as set forth in the masterdeclaration and register.

26 (4) A reference to the last prior transfer of the27 unit, if previously transferred.

(5) A statement of the proportionate undivided 1 2 interest in the common elements appurtenant to the unit as set 3 forth in the master declaration and master register or any amendments thereof. 4 (6) The full name and address of the transferor and 5 transferee of the unit. 6 7 (7) An executed and acknowledged consent of the cooperative board authorizing and approving the transfer or 8 assignment. 9 10 (8) The number of shares transferred. 11 (9) A statement of the full consideration paid for 12 the cooperative unit which includes the purchase price paid 13 plus the amount derived from application of the percentage of ownership held in conjunction with the unit to the unpaid 14 15 balance of the fee or leasehold mortgage encumbering the 16 entire structure as of the date of the transfer or assignment. 17 (10) All other information, consistent with this 18 chapter, which the parties may deem appropriate. §35-8C-10. 19 20 A cooperative housing corporation may exercise a

21 right of first refusal to buy a unit pursuant to a right of 22 first refusal provision included in the bylaws of the 23 cooperative, provided that the exercise of the right of first 24 refusal does not otherwise violate state or federal law.

25 §35-8C-11.

26 (a) Any cooperative property may be exempted from
27 this chapter by a deed of revocation duly executed by all unit

lessees or the sole owner of the property and the holders of
 all mortgages or other liens affecting all units and recorded
 in the master register.

4 (b) The exemption of any property from this chapter
5 does not bar the subjection of the property to this chapter at
6 a later date.

Section 2. Section 40-9-19.2 is added to Chapter 9
of Title 40 of the Code of Alabama 1975, to read as follows:
\$40-9-19.2.

(a) A cooperative housing corporation organized
under Chapter 8C of Title 35 (commencing with Section 35-8C-1)
may apply for an exemption under Section 40-9-19, to be
applied against the valuation of property of the corporation
that is occupied by owners.

(b) The application for the homestead exemption must include a list of all owners and must be updated annually to reflect changes in the ownership and residency of qualifying shareholders.

(c) The exemption shall be equal to the amount
specified in subsection (a) of Section 40-9-19, multiplied by
the number of units in the cooperative property occupied by
owners.

(d) A cooperative housing corporation that receives
an exemption pursuant to this section shall apportion the
property tax reduction resulting from the exemption among the
owners on a per unit basis.

1 (e) Any supplemental assessment resulting from 2 ineligibility for the homestead exemption must be applied in 3 the same manner against the owners for whom the ineligibility 4 applies.

5 Section 3. This act shall become effective on 6 January 1, 2017, following its passage and approval by the 7 Governor, or its otherwise becoming law.