SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4053

DATE	D-PG	OFFICIAL STATUS
02/22/2024	11702	Introduction and first reading
		Referred to Housing and Homelessness Prevention
03/07/2024		Comm report: To pass as amended and re-refer to Judiciary and Public Safety Authors added Pappas; Draheim

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to cooperatives; providing for the organization and operation of housing cooperatives for seniors, low and moderate income people, limited equity cooperatives and leasing cooperatives for designated members; amending Minnesota Statutes 2022, sections 116J.395, subdivision 3; 273.11, subdivision 8; 273.124, subdivisions 3, 3a; 290.0922, subdivision 2; 327C.095, subdivision 5; 515B.3-101; Minnesota Statutes 2023 Supplement, sections 273.124, subdivision 6; 290.0694, subdivision 1; 290A.03, subdivision 16; 462A.38, subdivision 1; proposing coding for new law as Minnesota Statutes, chapter 308C.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	MINNESOTA COOPERATIVE HOUSING ACT
1.13	Section 1. [308C.001] CITATION.
1.14	This chapter may be cited as the "Minnesota Cooperative Housing Act."
1.15	Sec. 2. [308C.003] APPLICATION OF OTHER STATUTES.
1.16	Subdivision 1. Cooperative ownership. Cooperatives formed under this chapter and
1.17	cooperatives that were formed under chapter 308A or 308B or governed by chapter 515B
1.18	that convert and become exclusively governed by this chapter shall be known as housing
1.19	cooperatives and such cooperatives are not subject to or governed by the Minnesota Common
1.20	Interest Ownership Act, sections 515B.1-101 to 515B.4-118.
1.21	Subd. 2. Securities registration exemption. Membership interests are exempt from
1.22	registration to the same extent as the securities offered by any cooperative under chapter
1.23	308A or 308B are exempt from registration under chapter 80A.

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2.1	Sec. 3. [308C	2.005] DEFINITIC	DNS.		
2.2	Subdivision	1. Scope. The def	initions in this	section apply to this ch	apter.
2.3	<u>Subd. 2.</u> Ad	l dress. "Address" r	neans the mail	ing address, including a	a zip code. In the
2.4	case of a regist	ered address, the te	rm means mai	ling address and the act	ual office location,
2.5	which may not	be a post office bo	<u>X.</u>		
2.6	Subd. 3. Alt	ernative ballot. "A	lternative ballo	ot" means a method of vo	oting on a candidate
2.7	or issue prescri	bed by the board of	f directors in a	dvance of the vote and 1	may include voting
2.8	by electronic, t	elephonic, Internet,	, or other mear	is that reasonably allow	members the
2.9	opportunity to	vote.			
2.10	<u>Subd. 4.</u> Ar	ticles. "Articles of	Organization"	of a cooperative as origination of a cooperative of a cooperative as origination of a cooperative of a coope	ginally filed and
2.11	subsequently an	mended.			
2.12	<u>Subd. 5.</u> As	sociation. "Associa	ation" means a	n organization conduct	ing business on a
2.13	cooperative pla	n under the laws of	f this state or a	nother state that is char	tered to conduct
2.14	business under	other laws of this s	state.		
2.15	<u>Subd. 6.</u> Bo	ard of directors. <u>"</u> I	Board of directo	ors" or "board" means th	e board of directors
2.16	of a cooperativ	<u>e.</u>			
2.17	<u>Subd. 7.</u> Bu	siness entity. "Bus	iness entity" m	eans a company, limited	l liability company,
2.18	limited liability	partnership, or oth	er legal entity,	whether domestic or fo	preign, association,
2.19	or body vested	with the power or t	function of a le	egal entity.	
2.20	Subd. 8. Ch	apter. "Chapter" n	neans sections	308C.001 to 308C.975	<u>-</u>
2.21	<u>Subd. 9.</u> Co	operative. "Coope	erative" means	a cooperative organized	l under this chapter
2.22	providing hous	ing opportunities o	n a cooperativ	e plan as provided unde	er this chapter.
2.23	<u>Subd. 10.</u> C	ommon elements.	"Common eler	nents" means all portion	s of the cooperative
2.24	other than a dw	velling unit or a man	nufactured hor	ne.	
2.25	<u>Subd. 11.</u> C	ommon expenses.	"Common ex	penses" means expendi	tures made or
2.26	liabilities incurr	ed by or on behalf o	of the cooperation	ve together with any allo	ocations to reserves.
2.27	<u>Subd. 12.</u>	ommon expense li	iability. "Com	mon expense liability"	means the liability
2.28	for common ex	penses allocated to	each dwelling	unit which shall be allo	ocated by a method
2.29	provided for in	the bylaws pursuan	t to section 308	C.241, subdivision 2, pa	aragraph (a), clause
2.30	<u>7.</u>				

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3.1	Subd. 13.	Developer. "Develo	per" means a r	eal estate developer in the	he business of
3.2	building dwel	ling units that will b	be owned and c	operated by a cooperativ	e organized under
3.3	this chapter.				
3.4	Subd. 14.	Domestic business	entity. "Domes	tic business entity" mear	ns a business entity
3.5	organized und	ler the laws of this s	tate.		
3.6	Subd. 15.	Domestic cooperati	ve. "Domestic o	cooperative" means a coo	perative organized
3.7	under this cha	pter, chapter 308A,	or chapter 308	<u>B.</u>	
3.8	Subd. 16.	Dwelling unit. "Dw	velling unit" me	eans a residential housin	g unit consisting
3.9	of a group of r	ooms and hallways	which are desig	gnated or intended for use	e as living quarters
3.10	for an individ	ual, family, or other	persons living	together.	
3.11	Subd. 17.	Filed with the secr	etary of state.	"Filed with the secretary	y of state" means a
3.12	document me	eting the applicable	requirements c	of this chapter, signed an	d accompanied by
3.13	the required f	iling fee that has be	en delivered to	the Office of the Secret	ary of State. The
3.14	secretary of sta	ate shall endorse on t	he document th	e word "filed" or a simila	r word determined
3.15	by the secreta	ry of state; the mon	th, day, and yea	ar of filing; record the de	ocument in the
3.16	Office of the S	Secretary of State; an	d return the doc	sument to the person or er	ntity who delivered
3.17	it for filing.				
3.18	Subd. 18.	Foreign business e	ntity. "Foreign	business entity" means	a business entity
3.19	that is not a de	omestic business en	tity.		
3.20	Subd. 19.	Foreign cooperativ	v e. "Foreign co	operative" means a forei	gn business entity
3.21	organized to c	conduct business on	a cooperative	plan consistent with this	chapter, chapter
3.22	308A, or chap	oter 308B.			
3.23	Subd. 20.	Housing cooperati	ve. "Housing c	ooperative" means a hou	using cooperative
3.24	governed by t	his chapter to provi	de housing on	a not-for-profit and coop	perative basis in
3.25	accordance w	ith the organization	al purposes cor	ntemplated in this chapte	<u>r.</u>
3.26	Subd. 21.	Housing facility. "I	Housing facility	y" means a multiunit dw	elling, a
3.27	manufactured	home park, shared	wall units or to	wnhomes, and one or m	ore single-family
3.28	homes or deta	ched homes or strue	ctures intended	to be used for residentia	al housing.
3.29	Subd. 22.	Limited equity coop	erative. "Limi	ted equity cooperative" m	neans a cooperative
3.30	governed by t	his chapter that limit	ts the apprecia	tion and value of a mem	bership interest to
3.31	<u>a formula pric</u>	e set forth in the by	laws that is def	ined as the transfer value	e herein. A limited
3.32	equity cooper	ative also sets limits	s on the extent	to which a member may	r transfer a

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4.1	membership in	terest and provides	for a right of fir	st refusal to purchase	the interest in favor
4.2	of the cooperat			•	
4.3	Subd. 23. I	. ow income. "Low	income" means	having income that is	s less than or equal
4.4	to 80 percent o	f median income fo	or the area, adju	sted for family size, in	n accordance with
4.5	federal standar	ds generally accepte	ed at the time of	organization and com	parable to standards
4.6	of the United S	states Department of	of Housing and	Urban Development e	xisting on June 16,
4.7	<u>1988.</u>				
4.8	<u>Subd. 24.</u> I	.ot. "Lot" means an	area within a m	anufactured home par	rk or another parcel
4.9	of real property	y, designed or used	for the accomm	odation of a manufac	tured home or
4.10	structure inten	ded to be used for r	esidential housi	ng.	
4.11	<u>Subd. 25.</u>	Janufactured hom	ne. "Manufactur	ed home" means a str	ucture, not affixed
4.12	to or part of rea	al estate, transportal	ole in one or mo	re sections that is eigh	it body feet or more
4.13	in width or 40	body feet or more i	n length in the	raveling mode, or, wh	nen erected on site
4.14	is 320 or more	square feet, and is	built on a perma	anent chassis and desi	gned to be used as
4.15	a dwelling with	or without a perma	anent foundation	n when connected to th	ne required utilities,
4.16	and includes th	e plumbing, heatin	g, air condition	ing, and electrical syst	tems contained in
4.17	the home.				
4.18	<u>Subd. 26.</u>	Ianufactured hom	ne park. "Manu	factured home park"	neans any site, lot,
4.19	field, or tract o	f land upon which	two or more occ	cupied manufactured l	nomes are located,
4.20	either free of cl	narge or for compen	sation, and incluse	udes any building, stru	icture, tent, vehicle,
4.21	or enclosure us	sed or intended for	use as part of th	e equipment of the ma	anufactured home
4.22	park.				
4.23	<u>Subd. 27.</u>	lember. "Member'	' means any per	son who is approved :	for membership in
4.24	the cooperative	e pursuant to the art	ticles of organiz	ation or bylaws and w	who is identified as
4.25	a member on t	ne books and record	ds of the cooper	ative and has been iss	ued a membership
4.26	certificate. Me	mbership certificate	es include owne	r members and nonoc	cupant members.
4.27	<u>Subd. 28.</u> N	<u>Iembership certif</u>	icate. "Member	ship certificate" mean	s a certificate
4.28	evidencing ow	nership of a membe	ership interest in	the cooperative.	
4.29	<u>Subd. 29.</u>	<u> 1embership intere</u>	est. "Membershi	p interest" means a m	ember's interest in
4.30	a cooperative c	onsisting of a mem	ber's financial r	ights, a member's righ	t to assign financial
4.31	rights, a memb	er's governance rig	hts, and a mem	per's right to assign go	overnance rights.
4.32	Membership in	terest includes occu	ıpant membersh	ip interests and nonoc	cupant membership
4.33	interests.				

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5.1	<u>Subd. 30.</u> M	lember meeting. "	Member meet	ing" means a regular o	or special meeting of
5.2	the members.				
5.3	<u>Subd. 31.</u> M	lembership purch	ase and sale a	greement. <u>"Membersh</u>	ip purchase and sale
5.4	agreement" mea	ans the contract for	purchase of a	membership interest t	o which a particular
5.5	dwelling unit is	appurtenant betwo	een the membe	er who is selling the m	embership interest
5.6	and an incomin	g prospective mem	ber of the coc	pperative who has been	approved for
5.7	membership by	the cooperative's l	board of direct	tors.	
5.8	<u>Subd. 32.</u> M	linnesota limited l	iability compa	any. <u>"Minnesota limite</u>	d liability company"
5.9	means a limited	l liability company	governed by	chapter 322C.	
5.10	<u>Subd. 33.</u> M	loderate income. <u>"</u>	Moderate inco	me" means less than or	equal to 100 percent
5.11	of median incor	ne for the area, adju	usted for famil	y size, in accordance w	ith federal standards
5.12	generally accep	ted at the time of c	organization an	nd comparable to stand	lards of the United
5.13	States Departm	ent of Housing and	l Urban Devel	opment existing on Ju	ne 16, 1988.
5.14	<u>Subd. 34.</u> <u>N</u>	onoccupant mem	bership inter	e st. "Nonoccupant mer	mbership interest"
5.15	means a membe	ership interest that	does not requi	ire the holder to be an	occupant or resident
5.16	of the cooperation	ive.			
5.17	<u>Subd. 35.</u> O	ccupant. "Occupat	nt" means any	person legally entitled	to occupy a dwelling
5.18	unit, whether a	member, spouse or	r partner of a r	nember, or permitted s	sublessee or guest of
5.19	a member.				
5.20	<u>Subd. 36.</u> O	ccupant members	ship interest.	"Occupant membership	o interest" means the
5.21	composite own	ership of both a me	embership cert	tificate issued by the co	ooperative and a
5.22	possessory righ	t of occupancy of a	dwelling unit	or lot pursuant to an o	ccupancy agreement
5.23	or proprietary le	ease, including a me	ember's financi	al rights and a member	's governance rights.
5.24	Subd. 37. O	ccupancy agreeme	ent. "Occupanc	ey agreement" means the	e agreement between
5.25	the member and	the cooperative dea	scribing the ter	ms and conditions unde	er which the member
5.26	will occupy the	dwelling unit or lo	ot appurtenant	to the member's memb	bership interest.
5.27	<u>Subd. 38.</u> O	lder persons. <u>"Ol</u>	der persons" n	neans natural persons v	who are age 55 and
5.28	older in accorda	ance with the appli	cable provisio	ns of the Fair Housing	Act, Title VIII of
5.29	the Civil Rights	Act of 1968, as am	ended; United	States Code, title 42, c	hapter 3607, section
5.30	807(a)(b)(1)(2)	, and the rules and	regulations of	the United States Dep	partment of Housing
5.31	and Urban Dev	elopment applicabl	le with respect	t to housing for older p	persons contained in
5.32	Code of Federa	l Regulations, title	24, subtitle B,	chapter I, subpart E, s	ection 100.300-308.

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6.1	Subd. 39	. Person. "Person" m	eans a natural p	erson, domestic or fo	reign business or
6.2	nonprofit co	rporation, domestic a	nd foreign limit	ed liability company,	limited partnership,
6.3	joint venture	e, association, trust, es	state, enterprise	, or other legal or con	nmercial entity.
6.4	Subd. 40	. Project. "Project" n	neans the real p	roperty and improven	ents on the real
6.5	property ow:	ned by the cooperative	e and appurtena	nt facilities, constituti	ng the cooperative's
6.6	housing faci	lity or a manufacture	d home park.		
6.7	<u>Subd. 41</u>	. Proprietary lease. "	Proprietary leas	e" means an agreemer	nt with a cooperative
6.8	governing a	member's right to occu	ipancy under wh	nich a member has an e	exclusive possessory
6.9	interest in a	unit or lot.			
6.10	<u>Subd. 42</u>	. Resident. "Resident	t" means any oc	cupant of space owned	d by the cooperative
6.11	or an owner	of a manufactured ho	ome who rents a	lot in a manufactured	l home park and
6.12	includes the	members of the resid	ent's household	÷	
6.13	Subd. 43	<u>. Security interest. "</u>	Security interes	t" means the lien on a	and security interest
6.14	in a member	rship and occupancy a	igreement.		
6.15	<u>Subd. 44</u>	. Senior housing coo	perative. "Seni	or housing cooperativ	e" means a housing
6.16	cooperative	governed by this chap	ter to provide h	ousing on a not-for-pr	ofit and cooperative
6.17	basis to olde	r persons in accordance	ce with the appl	icable provisions of th	e Fair Housing Act,
6.18	Title VIII of	the Civil Rights Act of	of 1968, as ame	nded; United States Co	ode, title 42, chapter
6.19	3607, section	n 807(a)(b)(1)(2), and	the rules and re	gulations of the Unite	d States Department
6.20	of Housing a	and Urban Developm	ent applicable v	with respect to housing	g for older persons
6.21	contained in	Code of Federal Reg	ulations, title 24	4, subtitle B, chapter	l, subpart E, section
6.22	100.300-308	<u>}.</u>			
6.23	Subd. 45	. Signed. The signatu	re of a person s	ubscribed on a docun	nent, with respect to
6.24	a document	required by this chapt	ter to be filed w	ith the secretary of sta	ate, means that the
6.25	document ha	as been signed by a pe	erson authorized	l to do so by this chap	oter, the articles or
6.26	bylaws, or b	y a resolution approv	ed by the direct	ors or the members. A	A signature on a
6.27	document m	ay be a facsimile affix	ed, engraved, p	rinted, placed, stampe	d with indelible ink,
6.28	transmitted	by facsimile or electro	onically, or in a	ny other manner repro	oduced on the
6.29	document.				
6.30	<u>Subd. 46</u>	5. Subscription agree	ment. "Subscri	ption agreement" mea	uns the contract of
6.31	purchase bet	tween a prospective n	nember and the	cooperative of a mem	bership interest in
6.32	the cooperat	ive.			

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7.1	Subd. 47. Tra	nsfer value. "Tr	ansfer value" 1	means the formula price	at which the
7.2				est of a deceased or depa	
7.3	a limited equity c		•		
7.4	Subd 48 Uni	t "Unit" means	a portion of the	e cooperative property le	ased for exclusive
7.4			•	se or leased to a tenant b	
7.6	agreement.		stopiletaly lea		<u>y un occupuncy</u>
	<u> </u>				
7.7	Sec. 4. [308C.0	07] LEGAL RE	COGNITIO	N OF ELECTRONIC F	RECORDS AND
7.8	SIGNATURES.				
7.9	Subdivision 1	. Definitions. (a) The definition	ns in this subdivision app	bly to this section.
7.10	(b) "Electronic	e" means relating	to technology l	naving electrical, digital, r	nagnetic, wireless,
7.11	optical, electroma	agnetic, or simila	r capabilities.		
7.12	(c) "Electronic	e record" means a	a record created	l, generated, sent, commu	unicated, received,
7.13	or stored by elect	ronic means.			
7.14	(d) "Electroni	c signature" mea	ns an electron	ic sound, symbol, or proc	cess attached to or
7.15	logically associat	ed with a record	and executed	or adopted by a person w	with the intent to
7.16	sign the record.				
7.17	(e) "Record" 1	neans information	on that is inscri	bed on a tangible mediu	m or that is stored
7.18	in an electronic o	r other medium	and is retrieval	ole in the perceivable for	<u>m.</u>
7.19	Subd. 2. Elect	tronic records a	nd signatures	. For purposes of this ch	apter:
7.20	(1) a record or	r signature may r	not be denied le	egal effect or enforceabil	ity solely because
7.21	it is in electronic	form;			
7.22	(2) a contract 1	may not be denied	d legal effect of	enforceability solely bec	ause an electronic
7.23	record was used i	n its formation;			
7.24	(3) if a provis	ion requires a re	cord to be in w	riting, an electronic reco	ord satisfies the
7.25	requirement; and				
7.26	(4) if a provis	ion requires a sig	gnature, an ele	ctronic signature satisfie	s the requirement.
7.27	Sec. 5. [308C.0	09] USE OF TE	CRM COOPE	RATIVE RESTRICTE	<u>D.</u>
7.28	Subdivision 1	<u>.</u> Permissible us	es. Businesses	subject to this chapter n	nay use the term
7.29	"cooperative" or	"housing cooper	ative" as part o	of its corporate or busines	ss name. Nothing

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8.1	in this chapter sh	all preclude a bu	siness organize	d under chapter 308A, 3	308B, 317A, or	
8.2	515B from using			-		
8.3	A corporation	n or association of	organized in this	s state may not use the te	erm "housing	
8.4	A corporation or association organized in this state may not use the term "housing cooperative" as part of its corporate or business name or title, or to represent itself as a					
8.5				sociation has complied v		
8.6			•	s of this state authorizing	.	
8.7	business on a co					
8.8	Subd. 2. Pen	alty for misuse o	f term housing	cooperative. A corpora	tion or association	
8.9	that violates sub	•	v	• • •		
		6	5			
8.10	Sec. 6. [308C.]	101] RESERVAT	FION OF RIG	<u>HT.</u>		
8.11	The state rese	erves the right to	amend or repea	l the provisions of this of	chapter by law. A	
8.12	cooperative orga	nized or governe	ed by this chapted	er is subject to this reser	ved right.	
8.13	Sec. 7. [308C.]	111] FILING FE	<u>EES.</u>			
8.14	Unless otherw	vise provided, th	e filing fee for	documents filed under th	nis chapter with	
8.15	the secretary of s	state is \$35.				
8.16	Sec. 8. [308C.]	15] REGISTE	<u>RED OFFICE.</u>			
8.17	A cooperative	e must have a reg	gistered office a	nd may have a registere	d agent. A	
8.18	cooperative may	change its regist	ered agent and t	he agent may resign or c	hange its business	
8.19	address or its nat	me in the manner	r prescribed by	section 5.36.		
8.20	Sec. 9 [308C]	[21] ANNUAL]	RENEWAL			
0.20						
8.21				ve governed by this cha		
8.22				calendar year following	-	
8.23			•	ecretary of state may se		
8.24				he cooperative pursuant		
8.25				innouncing the need to f		
8.26				al renewal may be filed		
8.27	<u> </u>			e cooperative that failing	g to file the annual	
8.28	renewal will resu	ilt in an administ	rative dissolution	on of the cooperative.		

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9.1	<u>Subd. 2.</u>	Cooperative renewa	l form. In each	calendar year in whic	ch a renewal is to be
9.2	filed, a coope	rative must file with	the secretary of	f state an annual renev	val by December 31
9.3	of that calence	lar year containing tl	ne items require	ed by section 5.34.	
9.4	<u>Subd. 3.</u>	nformation public.	The informatio	n required by subdivis	sion 2 is public data.
9.5	<u>Subd. 4.</u>	Penalty; dissolution.	(a) A cooperati	ve that has failed to fil	e a renewal pursuant

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9.6 to the requirements of this section by December 31 of the calendar year for which the renewal

9.7 is required must be dissolved by the secretary of state as described in paragraph (b).

9.8 (b) If the cooperative has not filed the renewal by December 31 of that calendar year,

9.9 the secretary of state must issue a certificate of involuntary dissolution, and the certificate

- 9.10 must be filed with the secretary of state. The secretary of state must make available in an
- 9.11 electronic format the names of the dissolved cooperatives. A cooperative dissolved in this
- 9.12 manner is not entitled to the benefits of section 308C.975.

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- 9.13 Subd. 5. Reinstatement. A cooperative may retroactively reinstate its existence by filing
- 9.14 <u>a single annual renewal and paying a \$25 fee. Filing the annual renewal with the secretary</u>
- 9.15 <u>of state:</u>

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- 9.16 (1) returns the cooperative to active status as of the date of the dissolution;
- 9.17 (2) validates contracts or other acts within the authority of the articles, and the cooperative
- 9.18 is liable for those contracts or acts; and
- 9.19 (3) restores to the cooperative all assets and rights of the cooperative and its shareholders
- 9.20 or members to the extent that assets or rights were held by the cooperative and its
- 9.21 shareholders or members before the dissolution occurred, except to the extent that assets or
- 9.22 <u>rights were affected by acts occurring after the dissolution or sold or otherwise distributed</u>
- 9.23 after that time.

9.24 Sec. 10. [308C.201] ORGANIZATIONAL PURPOSE.

- 9.25 <u>A cooperative may be formed and organized on a cooperative basis and plan under this</u>
 9.26 <u>chapter:</u>
- 9.27 (1) to provide housing on a nonprofit and cooperative basis to older persons in accordance
- 9.28 with the provisions of this chapter, the Fair Housing Act, Title VIII of the Civil Rights Act
- 9.29 of 1968, as amended; United States Code, title 42, chapter 3607, section 807(a)(b)(1)(2),
- 9.30 <u>and the rules and regulations of the United States Department of Housing and Urban</u>
- 9.31 Development applicable with respect to housing for older persons contained in Code of
- 9.32 <u>Federal Regulations, title 24, subtitle B, chapter I, subpart E, sections 100.300-308;</u>

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10.1	(2) to provide on a nonprofit and cooperative basis residential housing either through
10.2	ownership, leasing, or a combination of both and the social, recreational, commercial, and
10.3	communal facilities necessary to serve and improve the residential housing; or
10.4	(3) to establish a limited equity cooperative that provides on a nonprofit and cooperative
10.5	basis residential housing to its members that: (i) limits the appreciation and value of a
10.6	membership interest to a formula price set forth in the bylaws that is defined as the transfer
10.7	value herein, and (ii) sets limits on the extent to which a member may transfer a membership
10.8	interest and provides for a right of first refusal to purchase the interest in favor of the
10.9	cooperative.
10.10	Sec. 11. [308C.205] ORGANIZERS.
10.11	A cooperative may be organized by one or more organizers who shall be adult natural
10.12	persons and who may act for themselves as individuals or as agents of other entities.
10.13	Sec. 12. [308C.211] COOPERATIVE NAME.
10.14	Subdivision 1. Distinguished name. The name of a cooperative shall distinguish the
10.15	cooperative upon the records in the Office of the Secretary of State from the name of a
10.16	domestic business entity or a foreign business entity, authorized or registered to do business
10.17	in this state, or a name the right to which is, at the time of organization, reserved or provided
10.18	by law.
10.19	Subd. 2. Reservation. The cooperative name shall be reserved for the cooperative during
10.20	its existence.
10.21	Sec. 13. [308C.215] ARTICLES OF ORGANIZATION.
10.22	Subdivision 1. Requirements. (a) The articles of the cooperative shall include:
10.23	(1) the name of the cooperative;
10.24	(2) the organizational purpose of the cooperative in accordance with this chapter;
10.25	(3) the name and address of each organizer;
10.26	(4) the period of duration for the cooperative, if the duration is not to be perpetual;
10.27	(5) the name and address of the registered agent, if any; and
10.28	(6) the address of the registered office.
10.29	(b) The articles of the cooperative may include:

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11.1	(1) a statemen	t that assessmen	ts to members	collected annually for o	common expenses
11.2	in excess of comn	non expenses sha	all be refunded	annually on the basis o	f patronage, which
11.3	may, upon resolut	ion of the board	of directors, b	be credited to the follow	ing year's
11.4	assessments; and				
11.5	(2) if the coope	erative is to be or	ganized as a li	mited equity cooperativ	e, the requirements
11.6	set forth in section	n 308C.312.			
11.7	(c) The article	s may contain ar	ny other lawfu	l provision.	
11.8	(d) The article	s shall be signed	by each orga	nizer.	
11.9	Subd. 2. Filing	g. The original a	rticles shall be	filed with the secretary	of state. The basic
11.10	fee for filing the a	orticles with the	secretary of sta	ate is \$60.	
11.11	Subd. 3. Effec	e t of filing. When	n the articles h	ave been filed with the	secretary of state
11.12	and the required f	ee has been paid	to the secreta	ry of state, it shall be pi	resumed that:
11.13	(1) all condition	ons precedent the	at are required	to be performed by the	organizers have
11.14	been complied wi	<u>th;</u>			
11.15	(2) the incorpo	oration of the co	operative has l	been chartered by the st	ate as a separate
11.16	legal entity; and				
11.17	(3) the secreta	ry of state shall	issue a certific	ate of organization to th	ne cooperative.
11.18	Sec. 14. [308C.)	221] AMENDM	ENT OF AR	TICLES.	
11.19	Subdivision 1	Procedure. (a)	The articles of	a cooperative shall be a	mended as follows [.]
				•	
11.20	· · ·		-	resolution stating the text	
11.21				t and an attached mail o e ballot in the resolutio	
11.22 11.23				meeting notice to each r	
11.24				g for the proposed amer	
11.25	considered and vo			5 for the proposed unter	
11.26			is registered a	baing propert or repros	antad by alternative
11.26	· · · · ·			s being present or represent or represent of the second seco	ented by alternative
11.27	vote at the meetin	g, me proposed	amenument is	auopicu.	
11.28	(i) if approved	by a majority o	f the votes cas	<u>t; or</u>	
11.29	(ii) for a coope	erative with artic	les or bylaws	requiring more than ma	jority approval or
11.30	other conditions f	or approval, the	amendment is	approved by a proportion	on of the votes cast

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12.1	or a number	of total members as r	equired by the	articles or bylaws and t	he conditions for
12.2		the articles or bylaws			
12.3	(b) After	an amendment has b	een adopted by	the members, the amen	ndment shall be
12.4	signed by the	e president and secret	ary and a copy	of the amendment filed	with the secretary
12.5	of state.				
12.6	<u>Subd. 2.</u>	Certificate. (a) A cer	tificate shall be	e prepared stating:	
12.7	(1) the vo	ote and meeting of the	board adopting	g a resolution of the prop	oosed amendment;
12.8	(2) the no	otice given to membe	rs of the meetir	ng at which the amendm	nent was adopted;
12.9	(3) the qu	uorum registered at th	e meeting; and		
12.10	(4) the ve	ote cast adopting the	amendment.		
12.11	<u>(b)</u> The c	ertificate shall be sign	ed by the presid	ent and secretary and file	ed with the records
12.12	of the coope	rative.			
12.13	<u>Subd. 3.</u>	Amendment by dire	ctors. A major	ity of directors may am	end the articles if
12.14	the cooperat	ive does not have any	members.		
12.15	Subd. 4.	Amendment by the	organizer. The	organizer or a majority	of the organizers
12.16	may amend	the articles if the coop	perative does no	ot have directors or any	members.
12.17	<u>Subd. 5.</u>	Filing. <u>An amendme</u> r	nt of the article	s shall be filed with the	secretary of state.
12.18	The amendn	nent is effective upon	filing or the da	te specified in the resol	ution adopting the
12.19	amendment.				
12.20	Sec. 15 [3	08C.2251 AMENDN	IENT OF OR	GANIZATIONAL DO	CUMENTS TO
12.21	-	RNED BY THIS CH			
12.22				perative organized unde	er chapter 308A
12.22		~		vely subject to this chap	•
12.24				nity declaration, if applic	
12.25		•		nts to conform to the re	<u> </u>
12.26		• •		complies with this cha	•
12.27				on interest community	
12.28	<u> </u>	<u> </u>	*	this chapter must obtai	
12.29		•		at a duly called and he	
12.30	members.		-2		<u> </u>

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13.1	(c) A housing cooperative organized under chapter 308A or 308B that intends to convert
13.2	to a cooperative subject to this chapter must provide its members with a disclosure statement
13.3	of the rights and obligations of the members and the capital structure of the cooperative
13.4	before becoming subject to this chapter. A cooperative organized under chapter 308A or
13.5	308B upon distribution of the disclosure required in this subdivision must obtain the approval
13.6	of its members as necessary for amending its articles under chapter 308A or 308B.
13.7	Subd. 2. Filings. (a) A housing cooperative organized under chapter 308A, 308B, or
13.8	515B must file with the secretary of state and the applicable county recorder:
13.9	(1) for a housing cooperative organized under chapter 308A or 308B that is converting
13.10	to be subject to this chapter:
13.11	(i) a certificate of conversion stating:
13.12	(A) the date on which the entity was first organized;
13.13	(B) the name of the chapter 308A or 308B cooperative and, if the name is changed, the
13.14	name of the housing cooperative to be governed under this chapter; and
13.15	(C) the future effective date and time, which must be a date and time certain, that it will
13.16	be governed by this chapter, if the effective date and time is not to be the date and time of
13.17	filing; and
13.18	(ii) a certificate of amendment amending the housing cooperative's articles to conform
13.19	with the requirements of this chapter; and
13.20	(2) for a housing cooperative subject to a common interest community declaration that
13.21	is converting to be subject under this chapter must prepare a recordable certificate containing
13.22	a statement that the membership terminated the common interest community declaration
13.23	and the date when the member meeting was held that shall be signed by the president and
13.24	secretary to be recorded in the county recorder's office in the county where the cooperative's
13.25	dwelling unit is located.
13.26	(b) The conversion is effective and any common interest community declaration is
13.27	terminated upon the filing with the secretary of state and upon the recording of the written
13.28	certificate in the county recorder's office.
13.29	Subd. 3. Effect of being governed by this chapter. The conversion of a housing
13.30	cooperative organized under chapter 308A, 308B, or 515B to a cooperative governed by
13.31	this chapter does not affect any obligations or liabilities of the cooperative before the
13.32	conversion or the personal liability of any person incurred before the conversion. When the
13.33	conversion is effective, the rights, privileges, and powers of the cooperative; real and personal

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property of the cooperative; debts due to the cooperative; and causes of action belonging 14.1 to the cooperative remain vested in the cooperative and are the property of the cooperative 14.2 14.3 as converted and governed by this chapter. Title to real property vested by deed or otherwise in the housing cooperative organized under chapter 308A, 308B, or 515B does not revert 14.4 and is not impaired by reason of the cooperative being converted and governed by this 14.5 chapter. Rights of creditors and liens upon property of the housing cooperative under chapters 14.6 308A, 308B, and 515B are preserved unimpaired, and debts, liabilities, and duties of the 14.7 housing cooperative under chapters 308A, 308B, and 515B remain attached to the housing 14.8 14.9 cooperative as converted and governed by this chapter and may be enforced against the housing cooperative to the same extent as if the debts, liabilities, and duties had originally 14.10 been incurred or contracted by the cooperative as organized under this chapter. The rights, 14.11 privileges, powers, and interests in property of the cooperative under chapters 308A, 308B, 14.12 and 515B, as well as the debts, liabilities, and duties of the cooperative are not deemed, as 14.13

- 14.14 <u>a consequence of the conversion, to have been transferred for any purpose of the laws of</u>
- 14.15 <u>this state.</u>

14.16 Sec. 16. [308C.235] EXISTENCE.

- 14.17 <u>Subdivision 1. Commencement upon filing.</u> The existence of a cooperative shall
 14.18 commence when the articles are filed with the secretary of state.
- 14.19 Subd. 2. Duration. A cooperative shall have a perpetual duration unless the cooperative
 14.20 provides for a limited period of duration in the articles.
- 14.21 Sec. 17. [308C.241] BYLAWS.
- 14.22 Subdivision 1. Required. A cooperative shall have bylaws governing the cooperative's
- 14.23 business affairs, structure, qualifications, and classification, and the rights and obligations

14.24 of members that are not otherwise provided in the articles or by this chapter.

- 14.25 Subd. 2. Contents. (a) If not stated in the articles, the bylaws must state:
- 14.26 (1) the purpose of the cooperative;
- 14.27 (2) the capital structure of the cooperative to the extent not stated in the articles, including
- 14.28 <u>a statement of the classes and relative rights, preferences, and restrictions granted to or</u>
- 14.29 imposed upon each class of member interests, and the authority to issue membership interests,

14.30 which may be designated to be determined by the board;

- 14.31 (3) a provision designating the voting and governance rights, to the extent not stated in
- 14.32 the articles, including which membership interests have voting power and any limitations

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15.1	or restrictions on the voting pow	ver, which shall be	e in accordance with th	e provisions of this
15.2	chapter;			
15.3	(4) a statement that occupant	membership inte	rests with voting powe	er shall be restricted
15.4	to one vote for each member in	the affairs of the	cooperative or a stater	nent describing the
15.5	allocation of voting power alloc	ated as prescribe	d in this chapter;	
15.6	(5) a statement that members	ship interests held	l by a member are tran	nsferable only with
15.7	the approval of the board or as p	provided in the by	laws; and	
15.8	(6) if nonoccupant members	hip interests are a	uthorized, a statemen	t as to how profits
15.9	and losses will be allocated and	cash will be dist	ributed between occup	ant membership
15.10	interests collectively and nonoco	cupant membersł	ip interests collective	ly to the extent not
15.11	stated in the articles, a statement	that net income al	located to a occupant r	nembership interest
15.12	as determined by the board in ex	ccess of dividend	s and additions to rese	erves shall be
15.13	distributed on the basis of patron	nage, and a stater	nent that the records o	of the cooperative
15.14	shall include occupant members	hip interests and	, if authorized, nonocc	upant membership
15.15	interests, which may be further	described in the b	bylaws of any classes a	and in the reserves.
15.16	(b) The bylaws may contain	any provision rel	ating to the managem	ent or regulation of
15.17	the affairs of the cooperative that	at are not inconsis	stent with law or the a	rticles, and may
15.18	include the following:			
15.19	(1) the number of directors a	and the qualification	ons, manner of election	on, powers, duties,
15.20	and compensation, if any, of dire	ectors;		
15.21	(2) the qualifications of men	nbers and any lim	itations on their numb	oer;
15.22	(3) the manner of admission	, withdrawal, sus	pensions, and expulsion	on of members;
15.23	(4) generally, the governance	e rights, financial	rights, assignability o	of governance and
15.24	financial rights, and other rights	, privileges, and	obligations of member	rs and their
15.25	membership interests, which ma	ay be further desc	ribed in member agree	ements;
15.26	(5) if the cooperative intends	s to operate as a l	imited equity cooperat	tive, the use and
15.27	calculation of transfer value, inc	cluding limits on	the extent to which me	embership interests
15.28	may appreciate in value, and the	extent, if any, of	the cooperative's powe	er to exercise a right
15.29	of first refusal or option to acqui	ire a member's in	terest and the condition	ns under which that
15.30	power is exercised;			
15.31	(6) the basis for allocating co	ommon expenses	, charges, outlays, and	other expenditures
15.32	or payments of the cooperative a	among dwelling	units. Unless limited in	n the bylaws, the
15.33	board of directors may use any a	pproach the board	l believes to be fair and	that is a reasonable

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16.1 reflection of use or consumption that may be utilized, provided that the sum of	each category
16.2 of interests allocated at any time to all memberships under any of the provision	
16.3 one if stated as a fraction, or 100 percent if stated as a percentage;	
16.4 (7) the circumstances under which the board of directors may execute sh	are loan
16.5 recognition agreements with lenders that provide members with loans to finance	e the purchase
16.6 of memberships in the cooperative, and the limitations of recognition agreen	nents;
16.7 (8) the circumstances under which liens are imposed against membership	o interests and
16.8 occupancy rights, how the liens are foreclosed by the cooperative, the process	s by which the
16.9 cooperative may remove the members and occupants from the dwelling unit	s, and the
16.10 circumstances and processes under which the cooperative may terminate the	e membership
16.11 and occupancy rights of its members;	
16.12 (9) a statement that the cooperative will observe the basic cooperative pr	inciples that
16.13 purchases and sales of memberships and rights under occupancy agreements	s are not for
16.14 speculative purposes, that investments in the cooperative by members are fo	or the purpose
16.15 of securing homes for members' use and benefit, and that the policies establi	ished by the
16.16 cooperative will be designed to discourage and avoid speculation either in the	sale and resale
16.17 of memberships and rights under occupancy agreements by members or by th	e cooperative;
16.18 <u>and</u>	
16.19 (10) any provisions required by the articles to be in the bylaws.	
16.20 (c) Any other provision relating to the management or regulation of the a	affairs of the
16.21 <u>cooperative that are not inconsistent with law or the cooperative's articles.</u>	
16.22 <u>Subd. 3.</u> <u>Adoption.</u> (a) Bylaws may be adopted by the organizer or a nor	noccupant
16.23 <u>member if, at the time of adoption, the cooperative does not have any occupa</u>	ant members.
16.24 (b) The bylaws of a cooperative may be adopted or amended by the member	ers at a regular
16.25 or special member meeting if:	
16.26 (1) the notice of the regular or special meeting contains a statement that t	the bylaws or
16.27 restated bylaws will be voted upon and copies are included with the notice, o	or copies are
16.28 available upon request from the cooperative, and a summary statement of the	e proposed
16.29 bylaws or amendment is included with the notice;	
16.30 (2) a quorum is registered as being present or represented by mail or alter	rnative voting
16.31 method if the mail or alternative voting method is authorized by the board; a	and
16.32 (3) the bylaws or amendment is approved by a majority vote cast, or for a	a cooperative
16.33 with articles or bylaws requiring more than majority approval or other condi	itions for

Article 1 Sec. 17.

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17.1	approval, the byla	aws or amendme	ent is approved b	y a proportion of the vo	te cast or a number
17.2				or bylaws and the cond	
17.3	in the articles or	bylaws have bee	en satisfied.		
17.4	(c) Until the r	next annual or sp	becial members'	meeting, the majority of	of directors may
17.5	adopt and amend	bylaws for the	cooperative that	are consistent with sub	odivisions 4 to 6,
17.6	which may be fur	ther amended or	repealed by the	members at an annual o	r special members'
17.7	meeting.				
17.8	Subd. 4. Ame	endment of byla	ws by board or	<u>• members. (a)</u> The boa	ard may amend the
17.9	bylaws at any tin	ne to add, chang	e, or delete a pro	ovision, unless:	
17.10	(1) this chapte	er, the articles, or	r the bylaws rese	erve the power exclusive	ely to the members
17.11	in whole or in pa	<u>rt; or</u>			
17.12	(2) a particula	ar bylaw express	sly prohibits the	board from doing so.	
17.13	(b) Any amer	ndment of the by	laws by the boa	rd must be distributed t	to the members no
17.14	later than ten day	s after adoption	and the notice o	f the annual meeting of	the members must
17.15	contain a notice a	nd summary or t	the actual amend	ments to the bylaws add	opted by the board.
17.16	(c) The memb	pers may amend	the bylaws ever	though the bylaws ma	y also be amended
17.17	by the board.				
17.18	Subd. 5. Byla	w changing qu	orum or voting	requirement for men	1bers. (a) The
17.19	members may arr	nend the bylaws	to fix a greater qu	orum or voting require	ment for members,
17.20	or voting groups	of members, that	an is required un	der this chapter. An am	endment to the
17.21	bylaws to add, ch	ange, or delete a	a greater quorun	n or voting requirement	for members shall
17.22	meet the same qu	orum requireme	ent and be adopt	ed by the same vote an	d voting groups
17.23	required to take a	ction under the c	uorum and voti	ng requirements then in	effect or proposed
17.24	to be adopted, wl	hichever is great	ter.		
17.25	(b) A bylaw t	hat fixes a great	er quorum or vo	ting requirement for m	embers under
17.26	paragraph (a) ma	y not be adopted	d and shall not b	e amended by the boar	<u>d.</u>
17.27	Subd. 6. Byla	w changing qu	orum or voting	requirement for dire	ctors. (a) A bylaw
17.28	that fixes a greate	er quorum or vo	ting requiremen	t for the board may be a	amended: (1) if
17.29	adopted by the m	embers, only by	the members; o	r (2) if adopted by the b	ooard, either by the
17.30	members or by the	ne board.			
17.31	(b) A bylaw a	idopted or amen	ded by the mem	bers that fixes a greater	· quorum or voting
17.32	requirement for t	he board may pr	ovide that the b	vlaw may be amended o	only by a specified

	vote of either the members or the board, but if the bylaw is to be amended by a specified
v	vote of the members, the bylaw must be adopted by the same specified vote of the members.
	(c) Action by the board under paragraph (a), clause (2), to adopt or amend a bylaw that
с	hanges the quorum or voting requirement for the board shall meet the same quorum
r	equirement and be adopted by the same vote required to take action under the quorum and
v	voting requirement then in effect or proposed to be adopted, whichever is greater.
	Subd. 7. Emergency bylaws. (a) Unless otherwise provided in the articles or bylaws,
tl	he board may adopt bylaws to be effective only in an emergency as defined in paragraph
(d). The emergency bylaws, which are subject to amendment or repeal by the members,
n	nay include all provisions necessary for managing the cooperative during the emergency,
iı	ncluding:
	(1) procedures for calling a meeting of the board;
	(2) quorum requirements for the meeting; and
	(3) designation of additional or substitute directors.
	(b) All provisions of the regular bylaws consistent with the emergency bylaws shall
re	emain in effect during the emergency. The emergency bylaws shall not be effective after
tŀ	ne emergency ends.
	(c) Action taken in good faith in accordance with the emergency bylaws:
	(1) binds the cooperative; and
	(2) may not be the basis for imposition of liability on any director, officer, employee,
<u>c</u>	or agent of the cooperative on the grounds that the action was not authorized cooperative
<u>a</u>	ction.
	(d) An emergency exists for the purposes of this section, if a quorum of the directors
0	cannot readily be obtained because of some catastrophic event.
	Sec. 18. [308C.245] COOPERATIVE RECORDS.
	(a) A cooperative shall retain as permanent records minutes of all meetings of its members
<u>a</u>	and of all board meetings, a record of all actions taken by the members or the board without
2	a meeting by a written unanimous consent in lieu of a meeting, and a record of all waivers
(of notices of meetings of the members and of the board.
	(b) A cooperative shall maintain appropriate account records.

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19.1	<u>(c)</u> A coop	erative shall maintai	n its records i	n written form or in and	other form capable
19.2	of conversion	into written form wi	thin a reasona	ble time.	
19.3	<u>(d)</u> A coop	erative shall retain a	copy of each	of the following record	ls at its principal
19.4	office:				
19.5	(1) articles	and other governing	g instruments;		
19.6	(2) bylaws	or other similar inst	ruments;		
19.7	(3) a record	l of the names and ad	dresses of its	members, in a form that	allows preparation
19.8	of an alphabet	ical list of members	with each me	mber's address;	
19.9	(4) minutes	s of member meeting	gs, and record	s of all actions taken by	members without
19.10	a meeting by u	inanimous written co	onsent in lieu	of a meeting, for the pr	ior three years;
19.11	<u>(5) all writ</u>	ten communications	within the pr	or three years to memb	ers as a group;
19.12	<u>(6) a list of</u>	the names and busin	less addresses	of its current board me	mbers and officers;
19.13	<u>(7) a copy c</u>	of its most recent peri	iodic registrat	ion delivered to the secr	etary of state under
19.14	section 308C.	21; and			
19.15	<u>(8) all fina</u>	ncial statements prep	pared for perio	ods ending during the la	ust fiscal year.
19.16	(e) Except	as otherwise limited	by this chapt	er, the board of a coope	trative shall have
19.17	discretion to d	etermine what record	ds are approp	riate for the purposes of	f the cooperative,
19.18	the length of the	me records are to be	e retained, and	policies relating to the	confidentiality,
19.19	disclosure, ins	pection, and copying	g of the record	ls of the cooperative.	
19.20	Sec. 19. [308	8C.301] POWERS.			
19.21	Subdivisio	n 1. <mark>Generally.</mark> In ac	dition to othe	er powers, a cooperative	e as an agent or
19.22	otherwise:				
19.23	(1) may per	form every act neces	sary or proper	to the conduct of the co	operative's business
19.24	or the accomp	lishment of the purp	oses of the co	operative;	
19.25	<u>(2) has oth</u>	er rights, powers, or	privileges gra	inted by the laws of this	s state to other
19.26	cooperatives, e	except those that are	inconsistent v	vith the express provisi	ons of this chapter;
19.27	and				
19.28	(3) has the	powers given in sec	tion 308C.202	and this section.	

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20.1	Subd. 2. Lo	egal capacity. A co	operative may	sue and be sued, compl	ain and defend and
20.2	participate as a	a party or otherwise	in any legal, a	lministrative, or arbitra	tion proceeding, in
20.3	its corporate n	ame.			
20.4	Subd. 3. C	ontracts with mem	bers. A coope	rative may enter into o	r become a party to
20.5	a contract or a	greement for the co	operative or fo	r the cooperative's mer	nbers or others or
20.6	between the co	operative and its m	embers.		
20.7	<u>Subd. 4.</u> <u>H</u>	olding and transac	ctions of real a	and personal property	(a) A cooperative
20.8	may purchase	and hold, lease, mo	rtgage, encum	ber, sell, exchange, inst	are, and convey as
20.9	a legal entity r	eal, personal, and ir	ntellectual prop	perty, including real est	ate, buildings,
20.10	personal prope	erty, patents, and co	pyrights as the	business of the cooper	ative may require,
20.11	including the s	ale or other disposi	tion of assets r	equired by the business	s of the cooperative
20.12	as determined	by the board.			
20.13	<u>(b)</u> A coop	erative may take, re	ceive, and hole	d real and personal proj	perty, including the
20.14	principal and in	nterest of money or o	other funds and	rights in a contract, in the	rust for any purpose
20.15	not inconsister	nt with the purposes	of the cooperation	ative in its articles or by	ylaws and may
20.16	exercise fiduci	ary powers in relati	on to taking, re	eceiving, and holding th	e real and personal
20.17	property.				
20.18	<u>Subd. 5.</u> B	uildings. A coopera	tive may erect	buildings or other stru	ctures or facilities
20.19	on the coopera	tive's owned or leas	sed property or	on a right-of-way lega	Illy acquired by the
20.20	cooperative.				
20.21	<u>Subd. 6.</u> De	ebt instruments. <u>A c</u>	cooperative ma	y issue bonds, debenture	es, or other evidence
20.22	of indebtednes	s and may borrow 1	noney, may se	cure any of its obligation	ons by mortgage of
20.23	or creation of a	a security interest in	or other encu	nbrances or assignmen	t of all or any of its
20.24	property, franc	hises, or income, an	nd may issue g	uarantees for any legal	purpose. The
20.25	cooperative m	ay form special pur	pose business o	entities to secure assets	of the cooperative.
20.26	<u>Subd. 7.</u> <u>A</u>	dvances to occupa	nts. <u>A coopera</u>	tive may make advance	es to its members.
20.27	<u>Subd. 8.</u> D	e posits. A cooperat	ive may accep	t donations or deposits	of money or real
20.28	personal prope	erty from other coop	peratives, assoc	ciations, organizations,	agencies,
20.29	municipalities	local, state and fed	leral governme	ents.	
20.30	<u>Subd. 9.</u>	ending, borrowing	, investing. A	cooperative may loan o	or borrow money to
20.31	or from memb	ers, other cooperativ	ves, association	ns, organizations, agenc	eies, municipalities,
20.32	local, state and	federal governmen	ts with security	that it considers suffic	ient. A cooperative
20.33	may invest and	l reinvest its funds.			

21.1	Subd. 10. Pensions and benefits. A cooperative may pay pensions, retirement allowances,
21.2	and compensation for past services to and for the benefit of; and establish, maintain, continue,
21.3	and carry out, wholly or partially at the expense of the cooperative, employee or incentive
21.4	benefit plans, trust, and provisions to or for the benefit of any or all of its and its related
21.5	organizations' officers, managers, directors, governors, employees, and agents; and in the
21.6	case of a related organization that is a cooperative, members who provide services to the
21.7	cooperative, and any of their families, dependents, and beneficiaries. It may indemnify and
21.8	purchase and maintain insurance for and on behalf of a fiduciary of any of these employee
21.9	benefit and incentive plans, trusts, and provisions.
21.10	Subd. 11. Insurance. A cooperative may provide for its benefit life insurance and other
21.11	insurance with respect to the services of any or all of its members, managers, directors,
21.12	employees, and agents, or on the life of a member for the purpose of acquiring at the death
21.13	of the member any or all membership interests in the cooperative owned by the member.
21.14	Subd. 12. Ownership interests in other entities. (a) A cooperative may purchase,
21.15	acquire, hold, or dispose of the ownership interests of another business entity or organize
21.16	business entities whether organized under the laws of this state or another state or the United
21.17	States and assume all rights, interests, privileges, responsibilities, and obligations arising
21.18	out of the ownership interest.
21.19	(b) A cooperative may purchase, own, and hold ownership interests, including stock and
21.20	other equity interests, memberships, interests in nonstock capital, and evidences of
21.21	indebtedness of any domestic business entity or foreign business entity.
21.22	Subd. 13. Fiduciary powers. A cooperative may exercise any and all fiduciary powers
21.23	in relations with members, other cooperatives, associations, organizations, agencies,
21.24	municipalities, local, state and federal governments.
21.25	Sec. 20. [308C.305] EMERGENCY POWERS.
21.26	(a) In anticipation of or during an emergency defined in paragraph (d), the board may:
21.27	(1) modify lines of succession to accommodate the incapacity of any director, officer,
21.28	employee, or agent; and
21.29	(2) relocate the principal office, designate alternative principal offices or regional offices,
21.30	or authorize the officers to do so.
21.31	(b) During an emergency as contemplated in paragraph (d), unless emergency bylaws
21.32	provide otherwise:

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22.1	(1) notice of	meeting of the	board need be a	iven only to those di	rectors to whom it is
22.1	<u> </u>			cticable manner, inclu	
22.2 22.3	or radio; and		given in any pra-	cheable manner, men	tunig by publication
22.3					
22.4	(2) one or mo	re officers of th	e cooperative pr	esent at a meeting of	the board may be
22.5	deemed to be dire	ectors for the m	eeting, in order o	of rank and within the	e same rank in order
22.6	of seniority, as no	ecessary to achi	eve a quorum.		
22.7	(c) Cooperati	ve action taken	in good faith du	ring an emergency un	der this section to
22.8	further the ordina	ary business affa	airs of the coope	rative:	
22.9	(1) binds the	cooperative; and	1		
22.10	(2) may not be	e the basis for th	e imposition of l	iability on any directo	or, officer, employee,
22.11	or agent of the co	operative on the	grounds that the	e action was not an au	thorized cooperative
22.12	action.				
22.13	(d) An emerg	ency exists for p	ourposes of this s	ection if a quorum of	the directors cannot
22.14	readily be obtain	ed because of a	catastrophic eve	<u>nt.</u>	
22.15	Sec. 21. [308C.	311] OCCUPA	NCY AGREEM	ENTS AND PROPR	JETARY LEASES.
22.16	Subdivision 1	<u>. Authority. A</u>	cooperative and	its occupant member	s may make and
22.17	execute an occup	ancy agreemen	t, proprietary lea	se, or other agreemer	nts that specify the
22.18	terms of the occu	pant members'	lease or occupar	cy of a unit or dwelli	ng unit.
22.19	Subd. 2. Title	e to unit or dwe	elling unit. Title	to cooperative proper	rty consisting of a
22.20	dwelling unit or u	units shall at all	times remain the	e property of the coop	perative. Title to any
22.21	manufactured ho	me owned by a	member placed	in a manufactured ho	me park owned by a
22.22	cooperative purs	uant to a proprie	etary lease remai	ns in the name of the	member.
22.23	Subd. 3. Dam	ages for breac	h of contract. <u>T</u>	he bylaws, an occupa	incy agreement, or
22.24	proprietary lease	may include the	e requirement of	the member to pay d	amages to the
22.25	cooperative for b	reach of any pro	ovision of an occ	cupancy agreement, p	roprietary lease, or
22.26	other agreement.	The remedies for	or breach of contr	ract are valid and enfo	orceable in the courts
22.27	of this state.				
22.28	Sec. 22. [308C.	.312] LIMITEI	D EQUITY CO	OPERATIVES.	
22.29	A cooperative	e formed under	this chapter may	organize as a limited	l equity cooperative
22.30				and preserving hous	
22.31	households of lov	w and moderate	income at the ti	me that they purchase	their memberships.

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23.1	In addition t	to safeguarding the fo	regoing public p	urpose, a limited equi	ty cooperative shall		
23.2	meet the following requirements:						
23.3	(1) the a	rticles shall require th	at cooperative in	nterests be sold at no r	nore than a transfer		
23.4	value deterr	nined by a limited eq	uity formula con	tained in the articles.	That value shall be		
23.5	consistent w	vith the object of main	ntaining long-ter	m affordability of me	mbership interests		
23.6	for persons	or households of low	and moderate in	icome;			
23.7	<u>(2) a lim</u>	ited equity formula, c	once established	by a cooperative in it	s articles, may be		
23.8	amended on	ly if that amendment	does not make t	he cooperative memb	ership unaffordable		
23.9	for low or n	noderate income hous	eholds for whicl	n the cooperative was	originally		
23.10	incorporated	1. A limited equity co	operative once o	organized under this c	hapter may not		
23.11	reorganize a	s other than a limited	equity cooperat	ive without first disso	olving;		
23.12	<u>(</u> 3) a lim	ited equity cooperativ	ve shall not sell a	all or substantially all	of its assets if such		
23.13	sale is inten	ded to circumvent the	e public purpose	s of this section;			
23.14	<u>(4) the a</u>	rticles shall require th	at the cooperativ	ve shall have the first	right to repurchase		
23.15	a member's	cooperative interest;					
23.16	(5) the a	rticles shall require th	at the total distr	ibution out of capital	to a member shall		
23.17	not exceed t	he transfer value; and	<u>1</u>				
23.18	(6) the an	ticles shall require that	t upon dissolutio	on of the cooperative, a	ny assets remaining		
23.19	after retirem	ent of corporate debt	s and distributio	n to members shall be	e distributed to a		
23.20	charitable or	ganization described	in section 501(c)	(3) of the Internal Rev	renue Code of 1986,		
23.21	as amended	, a public agency, or a	nother limited e	quity cooperative whe	ose formula for		
23.22	determining	transfer value shall b	e no less restric	tive than that of the co	poperative being		
23.23	dissolved.						
23.24	Sec. 23. [3	808C.401] BOARD (GOVERNS CO	OPERATIVE.			
23.25	A coope	rative shall be govern	ed by its board,	which shall take all a	ction for and on		
23.26	behalf of the	cooperative, except t	hose actions rese	erved or granted to mer	mbers. Board action		
23.27	shall be by t	he affirmative vote of	a majority of the	e directors voting at a	duly called meeting		

- 23.28 <u>unless a greater majority is required by the articles or bylaws. A director individually or</u>
- 23.29 <u>collectively with other directors does not have authority to act for or on behalf of the</u>
- 23.30 <u>cooperative unless authorized by the board. A director may advocate interests of members</u>
- 23.31 or member groups to the board, but the duty of each director is to represent the best interests
- 23.32 of the cooperative and all members collectively.

1st Engrossment

Sec. 24. [308C.405] NUMBER OF DIRECTORS. 24.1 A board of directors must consist of three or more individuals, with the number specified 24.2 in or fixed in accordance with the articles or bylaws. The power to elect or appoint directors 24.3 is vested in the members. If the number of directors is fewer than three, or such greater 24.4 24.5 minimum number set forth in the articles or bylaws, a majority of the directors in office may appoint or elect the number of additional directors necessary to increase the board to 24.6 three directors or such greater minimum set forth in the articles or bylaws. 24.7 Sec. 25. [308C.411] ELECTION OF DIRECTORS. 24.8 Subdivision 1. First board. Unless appointed by a developer, the organizer or organizers 24.9 shall elect and obtain the acknowledgment of the first board to serve until directors are 24.10 24.11 elected by members. Until election by members, the first board shall appoint directors to fill any vacancies. The first board may be named in the articles. 24.12 24.13 Subd. 2. Generally. (a) Directors shall be elected for the term, at the time, and in the manner provided in this section and the bylaws. 24.14 (b) Except for the first board, all of the directors shall be members and shall be elected 24.15 exclusively by the members holding occupant membership interests unless otherwise 24.16 provided in the articles or bylaws. 24.17 24.18 (c) The voting authority of the directors may be allocated according to equity classifications of the cooperative provided that at least two-thirds (2/3) of the voting power 24.19 24.20 on general matters of the cooperative shall be allocated to the directors who are members holding occupant membership interests. 24.21 (d) A director holds office for the term the director was elected and until a successor is 24.22 elected and has qualified, or until the earlier death, resignation, removal, or disqualification 24.23 of the director. 24.24 (e) The expiration of a director's term with or without election of a qualified successor 24.25 does not make the prior or subsequent acts of the director or the board void or voidable. 24.26 (f) Subject to any limitation in the articles or bylaws, directors shall not be compensated, 24.27 but may be reimbursed reasonable and necessary expenses incurred when they are acting 24.28 24.29 on behalf of the board of directors. (g) Directors may be divided into or designated and elected by class or other distinction 24.30 24.31 as provided in the articles or bylaws.

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25.1	(h) A dir	ector may resign by g	iving written no	tice to the chair of the	board or the board.	
25.2	<u> </u>			when the notice is give		
25.3	board or the	board unless a later e	effective time is	specified in the notice	<u>e.</u>	
25.4	<u>Subd. 3.</u>	Election at regular r	neeting. Direct	ors shall be elected at	the regular member	
25.5	meeting for	the terms of office pro	escribed in the l	oylaws. Except for dir	ectors elected at	
25.6	special meet	tings to replace a vaca	ncy, all director	rs shall be elected at th	ne regular member	
25.7	meeting.					
25.8	<u>Subd. 4.</u>	Vote by mail or alter	rnative ballot.	The following shall ap	oply to voting by	
25.9	mail or alter	native ballot voting:				
25.10	<u>(1)</u> a mei	mber may not vote for	a director othe	r than by being presen	t at a meeting or by	
25.11	mail ballot o	or alternative ballot au	thorized by the	board;		
25.12	(2) the ba	allot shall be in a form	n prescribed by	the board;		
25.13	(3) the m	nember shall mark the	ballot for the ca	andidate chosen and n	nail the ballot to the	
25.14	cooperative	in a sealed plain envel	lope inside anot	her envelope bearing t	the member's name,	
25.15	or shall vote designating the candidate chosen by alternative ballot in the manner prescribed					
25.16	by the board	l; and				
25.17	(4) if the	ballot of the member	is received by	the cooperative on or	before the date of	
25.18	the regular r	nember meeting or as	otherwise pres	cribed for alternative	ballots, the ballot	
25.19	shall be acce	epted and counted as t	the vote of the a	bsent member.		
25.20	<u>Subd. 5.</u>	Business entity mem	ibers may nom	inate persons for dir	rector. If a member	
25.21	of a cooperat	tive is not a natural per	son, and the byl	aws do not provide oth	erwise, the member	
25.22	may appoint	t or elect one or more	natural persons	to be eligible for elec	tion as a director.	
25.23	<u>Subd. 6.</u>	Acts not void or void	dable. The expi	ration of a director's to	erm with or without	
25.24	the election	of a qualified success	or does not mal	ce prior or subsequent	acts of the director	
25.25	void or void	able.				
25.26	Sec. 26. [3	08C.415] FILLING	VACANCIES.			
25.27					la position bosomos	
25.27 25.28				upant member director director that was or is		
25.28				the directors elected by		
25.29	•			tive to fill the director		
25.30			-	e are no directors elec		
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26.1	members on	the board at the time	of the vacancy,	a special members' me	eting shall be called	
26.2		cupant member direc				
26.3	Subd 2	Nonoccupant direct	rs If the vacat	ing director was not ele	cted by the occupant	
26.4				nless otherwise provid		
26.5				the vacant position by		
26.6				less than a quorum. A		
26.7				ect a director to fill the		
26.8		irector's position.				
26.9	Sec. 27. <u>[3</u>	808C.421] REMOVA	L OF DIREC	TORS.		
26.10	Subdivis	ion 1. Modification.	The provisions	s of this section apply u	unless modified by	
26.11	the articles of	or the bylaws.				
26.12	Subd. 2.	Removal by director	rs. A director m	ay be removed at any t	ime, with or without	
26.13	cause, if:					
26.14	(1) the d	irector was named by	the board to fi	ll a vacancy:		
26.15	(2) the members have not elected directors in the interval between the time of the					
26.16	appointment to fill a vacancy and the time of the removal; and					
26.17	<u>(3)</u> a maj	ority of the remaining	directors prese	nt affirmatively vote to	remove the director.	
26.18	<u>Subd. 3.</u>	Removal by membe	rs. Any one or	all of the directors may	y be removed at any	
26.19	time, with or	r without cause, by the	e affirmative vo	ote of the holders of a n	najority of the entire	
26.20	membership	of record at any duly	called annual	meeting, or at any spe	cial meeting called	
26.21	for the purpo	ose of removing or ele	cting directors;	provided that if a direc	ctor has been elected	
26.22	solely by the	e occupant members o	or the holders o	of a class or series of m	embership interests	
26.23	as stated in t	he articles or bylaws,	then that direct	or may be removed on	ly by the affirmative	
26.24	vote of the h	olders of a majority o	f the voting pov	wer of the occupant me	embers for a director	
26.25	elected by th	e occupant members o	or of all membe	rship interests of that cl	lass or series entitled	
26.26	to vote at an	election of that direc	etor.			
26.27	Subd. 4.	Election of replacem	nents. New dire	ectors may be elected a	t a meeting at which	
26.28	directors are	e removed.				
26.29	Sec. 28. <u>[3</u>	808C.425] BOARD (DF DIRECTO	<u>RS' MEETINGS.</u>		
26.30	Subdivis	ion 1. Time and plac	e. Meetings of	the board may be held	from time to time	
26.31	as provided	in the articles or byla	ws. If the meet	ing is an open meeting	g as provided for in	

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27.1	this chapter,	, it must be held on the	e cooperative's	premises or at such of	her location that the		
27.2				he meeting is a closed n			
27.3	by this chapter, the meeting may be held at any location designated by the board.						
27.4	<u>Subd. 2.</u>	Open meetings. Mee	etings of the bo	pard must be open to a	ll members, subject		
27.5	to the follow	ving requirements:					
27.6	(1) to the	e extent practicable, th	ne board shall	give reasonable notice	to the members of		
27.7	the date, tim	e, and place of each op	ben board meet	ing. If the date, time, a	nd place of meetings		
27.8	are provided	l for in the bylaws, an	nounced at a p	previous meeting of the	e board, posted in a		
27.9	location acc	essible to the member	s and designat	ed by the board from t	time to time, or if an		
27.10	emergency r	equires immediate con	nsideration of a	a matter by the board, n	otice is not required;		
27.11	<u>(2) meet</u>	ings may be closed to	discuss the fo	llowing:			
27.12	(i) perso	nnel matters;					
27.13	(ii) pend	ing or potential litigation	on, arbitration,	or other potentially adv	versarial proceedings		
27.14	between me	mbers or between the	board or coop	erative and members,	or other matters in		
27.15	which any r	nember may have an a	adversarial inte	erest if the board deter	mines that closing		
27.16	the meeting	is necessary to discus	s strategy or to	otherwise protect the	position of the board		
27.17	or cooperati	ve or the privacy of a	member;				
27.18	(iii) crim	ninal activity arising w	vithin the coop	erative if the board det	ermines that closing		
27.19	the meeting	is necessary to protec	t the privacy of	of the victim or that op	ening the meeting		
27.20	would jeopa	ardize investigation of	the activity;				
27.21	(iv) mee	tings with legal couns	el for counsel	and advice on any mat	ter of concern to the		
27.22	board; and						
27.23	(v) revie	w of financial and oth	er lawful info	rmation required by th	e board of directors		
27.24	of all applic	ants for membership	in the cooperat	ive; and			
27.25	(3) the n	ninutes of any part of	a meeting that	is closed under this se	ction may be kept		
27.26	confidential	at the discretion of th	e board.				
27.27	Subd. 3.	Electronic communi	i cations. (a) A	conference among dir	ectors by any means		
27.28	of communi	cation through which	the directors r	nay simultaneously he	ar each other during		
27.29	the conferer	nce constitutes a board	l meeting if the	e same notice is given	of the conference as		
27.30	would be rea	quired by subdivision .	3 for a meeting	and if the number of d	irectors participating		
27.31	in the confe	rence would be suffic	ient to constitu	ite a quorum at a meet	ing. Participation in		
27.32	a meeting b	y that means constitut	es presence in	person at the meeting.	<u>-</u>		

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28.1	(b) A director may participate in an in-person board meeting by any means of
28.2	communication through which the director, other directors so participating, and all directors
28.3	physically present at the meeting may simultaneously hear each other during the meeting.
28.4	Participation in a meeting by that means constitutes presence in person at the meeting.
28.5	Subd. 4. Calling meetings and notice. Unless the articles or bylaws provide for a
28.6	different time period, a director may call a board meeting by giving at least ten days' notice
28.7	or, in the case of organizational meetings, at least three days' notice to all directors of the
28.8	date, time, and place of the meeting. The notice need not state the purpose of the meeting
28.9	unless this chapter, the articles, or the bylaws require it.
28.10	Subd. 5. Previously scheduled meetings. If the day or date, time, and place of a board
28.11	meeting have been provided in the articles or bylaws, or announced at a previous meeting
28.12	of the board, no notice is required. Notice of an adjourned meeting need not be given other
28.13	than by announcement at the meeting at which adjournment is taken.
28.14	Subd. 6. Waiver of notice. A director may waive notice of a meeting of the board. A
28.15	waiver of notice by a director entitled to notice is effective whether given before, at, or after
28.16	the meeting, and whether given in writing, orally, or by attendance. Attendance by a director
28.17	at a meeting is a waiver of notice of that meeting, except where the director objects at the
28.18	beginning of the meeting to the transaction of business because the meeting is not lawfully
28.19	called or convened and the director does not participate in the meeting after the objection.
28.20	Subd. 7. Absent directors. If the articles or bylaws so provide, a director may give
28.21	advance written consent or opposition to a proposal to be acted on at a board meeting. If
28.22	the director is not present at the meeting, consent, or opposition to a proposal does not
28.23	constitute presence for purposes of determining the existence of a quorum, but consent or
28.24	opposition must be counted as the vote of a director present at the meeting in favor of or
28.25	against the proposal and must be entered in the minutes or other record of action at the
28.26	meeting, if the proposal acted on at the meeting is substantially the same or has substantially
28.27	the same effect as the proposal to which the director has consented or objected.

28.28 Sec.

Sec. 29. [308C.431] QUORUM.

28.29 A majority, or a larger portion or number provided in the articles or bylaws, of the

28.30 directors currently holding office is a quorum for the transaction of business. In the absence

28.31 of a quorum, a majority of the directors present may adjourn a meeting from time to time

28.32 until a quorum is present. If a quorum is present when a duly called or held meeting is

28.33 <u>convened</u>, the directors present may continue to transact business until adjournment, even

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29.1	though the with	lrawal of a number o	of directors orig	inally present leaves	less than the		
29.2	proportion of number otherwise required for a quorum.						
29.3	Sec. 30. [308C.435] ACT OF BOARD OF DIRECTORS.						
29.4	The board shall take action by the affirmative vote of a majority of directors present at						
29.5	a duly held meet	ting at the time the a	ction is taken, e	except where this cha	pter, the articles,		
29.6	or bylaws requir	e the affirmative vot	e of a larger pro	oportion or number. I	f the articles or		
29.7	bylaws require a	larger proportion or	number than is	required by this chapt	ter for a particular		
29.8	action, the articl	es or bylaws control.	<u>.</u>				
29.9	Sec. 31. [308C	2.441] ACTION WI	THOUT A MI	EETING.			
29.10	Subdivision	1. Method. An actio	n required or pe	ermitted to be taken a	t a board meeting		
29.11	may be taken by	written action signe	d by all of the o	lirectors. If the article	es or bylaws so		
29.12	provide, any act	ion, other than an act	tion requiring n	nember approval, ma	y be taken by		
29.13	written action si	gned by the number	of directors tha	t would be required t	o take the same		
29.14	action at a meeti	ng of the board at wl	nich all director	s were present. The b	oard must record		
29.15	the action, along	with an explanation	of why the act	ion was taken and wl	ny it occurred		
29.16	outside an open	meeting. Any memb	er of the coope	rative may access the	record.		
29.17	Subd. 2. Effe	ective time. The writ	ten action is ef	fective when signed l	by the required		
29.18	number of direct	tors, unless a differen	nt effective time	e is provided in the w	ritten action.		
29.19	Subd. 3. Not	ice and liability. Wł	nen written actio	on is permitted to be	taken by less than		
29.20	all directors, all	directors must be not	ified immediate	ely of its text and effect	ctive date. Failure		
29.21	to provide the no	otice does not invalid	late the written	action. A director wh	10 does not sign		
29.22	or consent to the	written action has no	o liability for th	e action or actions tal	ken by the written		
29.23	action.						
29.24	Sec. 32. [308C	2.451] COMMITTE	ES.				
29.25	Subdivision	1. Generally. If the b	ylaws so provid	le, the board may esta	blish committees.		
29.26	A resolution app	proved by the affirmation	ative vote of a n	najority of the board	may establish		
29.27	committees havi	ng the authority of th	he board in the	management of the b	usiness of the		
29.28	cooperative only	to the extent provide	ed in the resolut	ion. Committees may	include a special		
29.29	litigation commi	ttee consisting of on	e or more indep	pendent directors or o	other independent		
29.30	persons to consid	der legal rights or ren	nedies of the co	operative and whethe	r those rights and		
29.31	remedies should	be pursued. Commit	tees other than s	pecial litigation comr	nittees are subject		

29.31 remedies should be pursued. Committees other than special litigation committees are subject

29.32 <u>at all times to the direction and control of the board.</u>

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30.1	<u>Subd. 2.</u> Me	embership. Comm	nittee members	must be natural persons	. Unless the articles
30.2	or bylaws prov	ide for a different	membership or	manner of appointmen	t, a committee
30.3	consists of one	or more persons, v	who need not b	e directors or members	, appointed by
30.4	affirmative vot	e of a majority of t	the directors pr	esent.	
30.5	<u>Subd. 3.</u> Pr	ocedure. The proc	edures for mee	tings of the board apply	to committees and
30.6	members of cor	nmittees to the sam	e extent as those	se sections apply to the b	oard and individual
30.7	directors.				
30.8	<u>Subd. 4.</u> Mi	inutes. Minutes, if	any, of commi	ttee meetings must be m	ade available upon
30.9	request to mem	bers of the commi	ttee and to any	director.	
30.10	<u>Subd. 5.</u> Sta	andard of conduc	t. The establisl	nment of, delegation of	authority to, and
30.11	action by a con	nmittee does not al	one constitute	compliance by a directo	r with the standard
30.12	of conduct set	forth in section 308	8C.455.		
30.13	<u>Subd. 6.</u> Co	mmittee members	considered di	rectors. Committee mem	ibers are considered
30.14	to be directors	for purposes of sec	ctions 308C.45	5, 308C.461, and 308C	.471.
30.15	Sec. 33. [308	C.455] STANDAI	RD OF COND	DUCT.	
30.16	Subdivisior	1. Standard and	liability. A dir	rector shall discharge th	e duties of the
30.17				e director reasonably b	
30.18	-			re an ordinarily prudent	
30.19	position would	exercise under sim	ilar circumstan	ces. A person who so pe	rforms those duties
30.20	is not liable by	reason of being or	having been a	director of the coopera	tive.
30.21	<u>Subd. 2.</u> Re	eliance. (a) A direc	tor is entitled t	o rely on information, o	pinions, reports, or
30.22	statements, inc	luding financial sta	atements and o	ther financial data, in ea	ach case prepared
30.23	or presented by	<u>/:</u>			
30.24	(1) one or n	nore officers or em	ployees of the	cooperative who the di	rector reasonably
30.25	believes to be l	iable and competer	nt in the matter	rs presented;	
30.26	(2) counsel,	, public accountant	s, the general r	nanager or management	company, or other
30.27	persons as to m	atters that the direct	tor reasonably l	pelieves are within the pe	erson's professional
30.28	or expert comp	etence; or			
30.29	<u>(3) a comm</u>	ittee of the board u	pon which the	director does not serve	, duly established
30.30	by the board, as	to matters within i	its designated a	uthority, if the director r	easonably believes
30.31	the committee	to merit confidence	<u>e.</u>		

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31.1	(b) Paragraph (a) does not apply to a director who has knowledge concerning the matter
31.2	in question that makes the reliance otherwise permitted by paragraph (a) unwarranted.
31.3	Subd. 3. Presumption of assent and dissent. A director who is present at a meeting of
31.4	the board when an action is approved by the affirmative vote of a majority of the directors
31.5	present is presumed to have assented to the action approved, unless the director:
31.6	(1) objects at the beginning of the meeting to the transaction of business because the
31.7	meeting is not lawfully called or convened and does not participate in the meeting after the
31.8	objection, in which case the director is not considered to be present at the meeting for any
31.9	purpose of this chapter;
31.10	(2) votes against the action at the meeting; or
31.11	(3) is prohibited by a conflict of interest from voting on the action.
31.12	Subd. 4. Considerations. In discharging the duties of the position of director, a director
31.13	may, in considering the best interests of the cooperative, consider the interests of the
31.14	cooperative's employees, vendors, agents, suppliers, and creditors, the economy of the state,
31.15	and long-term as well as short-term interests of the cooperative and its members, including
31.16	the possibility that these interests may be best served by the continued independence of the
31.17	cooperative.
31.18	Sec. 34. [308C.461] DIRECTOR CONFLICTS OF INTEREST.

Subdivision 1. Conflict and procedure when conflict arises. (a) A contract or other 31.19 31.20 transaction between a cooperative and one or more of its directors, or between a cooperative and a business entity in or of which one or more of its directors are governors, directors, 31.21 managers, officers, or legal representatives or have a material financial interest, is not void 31.22 or voidable because the director or directors or the other business entities are parties or 31.23 because the director or directors are present at the meeting of the members or the board or 31.24 a committee at which the contract or transaction is authorized, approved, or ratified, if: 31.25 31.26 (1) the contract or transaction was, and the person asserting the validity of the contract or transaction sustains the burden of establishing that the contract or transaction was, fair 31.27 and reasonable as to the cooperative at the time it was authorized, approved, or ratified, 31.28 31.29 and:

31.30 (i) the material facts as to the contract or transaction and as to the director's or directors'
 31.31 interest are disclosed or known to the members; and

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32.1	(ii) the material facts as to the contract or transaction and as to the director's or directors'
32.2	interest are fully disclosed or known to the board or a committee, and the board or committee
32.3	authorizes, approves, or ratifies the contract or transaction in good faith by a majority of
32.4	the board or committee, but the interested director or directors are not counted in determining
32.5	the presence of a quorum and must not vote; or
32.6	(2) the contract or transaction is a distribution, contract, or transaction that is made
32.7	available to all members as part of the cooperative's business.
32.8	(b) If a committee is elected or appointed to authorize, ratify, or approve a contract or
32.9	transaction under this section, the members of the committee must not have a conflict of
32.10	interest and be charged with representing the best interests of the cooperative.
32.11	Subd. 2. Material financial interest. For purposes of this section: a director has a
32.12	material financial interest in each organization in which the director or the spouse; parents;
32.13	children and spouses of children; brothers and sisters and spouses of brothers and sisters;
32.14	and the brothers and sisters of the spouse of the director or any combination of them have
32.15	a material financial interest. For purposes of this section, a contract or other transaction
32.16	between a cooperative and the spouse; parents; children and spouses of children; brothers
32.17	and sisters and spouses of brothers and sisters; and the brothers and sisters of the spouse of
32.18	a director or any combination of them, is considered to be a transaction between the
32.19	cooperative and the director.
22.20	Sec. 25. 1209C 4651 LIMITATION OF DIDECTOD'S LIADILITY
32.20	Sec. 35. [308C.465] LIMITATION OF DIRECTOR'S LIABILITY.
32.21	Subdivision 1. Articles may limit liability. A director's personal liability to the
32.22	cooperative or members for monetary damages for breach of the standards of conduct may
32.23	be eliminated or limited in the articles or bylaws except as provided in subdivision 2.
32.24	Subd. 2. Restrictions on liability limitation. The articles or bylaws may not eliminate
32.25	or limit the liability of a director:
32.26	(1) for a breach of the director's obligation to act in good faith in a manner the director
32.27	reasonably believes to be in the best interests of the cooperative, and with the care an
32.28	ordinarily prudent person in a like position would exercise under similar circumstances;
32.29	(2) for acts or omissions that are not in good faith or involve intentional misconduct or
32.30	a knowing violation of law;
32.31	(3) for knowing violations of laws or for illegal distributions;
32.32	(4) for a transaction from which the director derived an improper personal benefit; or

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33.1	(5) for an ac	t or omission occurri	ng before the day	te when the provis	sion in the articles or
33.2	<u> </u>	ing or limiting liability			
		0 0	5		
33.3	Sec. 36. [3080	C.471] INDEMNIFI	CATION.		
33.4	Subdivision	1. Definitions. (a) T	he definitions in	this subdivision	apply to this section.
33.5	(b) "Coopera	ative" includes a dom	nestic or foreign	cooperative that	was the predecessor
33.6	of the cooperati	ve referred to in this	section in a con	version, merger, o	or other transaction
33.7	in which the pre	edecessor's existence	ceased upon con	nsummation of th	e transaction.
33.8	(c) "Official	capacity" means:			
33.9	(1) with resp	pect to a director, the	position of direc	ctor in a cooperation	ive;
33.10	(2) with resp	pect to a person other	than a director,	the elective or ap	pointive office or
33.11	position held by	the person, member	of a committee	of the board, the	employment
33.12	relationship und	lertaken by an emplo	yee of the coope	erative, or the sco	pe of the services
33.13	provided by me	mbers of the coopera	tive who provid	e services to the	cooperative; and
33.14	(3) with resp	ect to a director, gene	eral manager, me	ember, or employ	ee of the cooperative
33.15	who, while a me	ember, director, gene	ral manager, or e	employee of the c	ooperative, is or was
33.16	serving at the re	quest of the cooperat	ive or whose dut	ies in that position	n involve or involved
33.17	service as a governor, director, manager, officer, member, partner, trustee, employee, or				stee, employee, or
33.18	agent of another	organization or emp	oloyee benefit pl	an, the position o	f that person as a
33.19	governor, direct	or, manager, officer,	member, partne	r, trustee, employ	ee, or agent, as the
33.20	case may be, of	the other organization	on or employee b	oenefit plan.	
33.21	(d) "Proceed	ling" means a threate	ned, pending, or	completed civil,	criminal,
33.22	administrative,	arbitration, or investi	gative proceedir	ng, including a pro	oceeding by or in the
33.23	right of the coop	perative.			
33.24	(e) "Special	legal counsel" means	s counsel who ha	as not represented	the cooperative or a
33.25	related organiza	tion, or a director, m	anager, member	of a committee o	of the board, or
33.26	employee whos	e indemnification is i	in issue.		
33.27	Subd. 2. Ind	l emnification. (a) Su	bject to the prov	visions of subdivis	sion 4, a cooperative
33.28	shall indemnify	a person made or the	reatened to be m	ade a party to a p	roceeding by reason
33.29	of the former or	present official capa	city of the perso	on against judgme	ents, penalties, fines,
33.30	including, with	out limitation, excise	taxes assessed a	igainst the person	with respect to an
33.31	employee benef	it plan, settlements, a	and reasonable e	expenses, includin	g attorney fees and

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34.1	disburseme	nts incurred by the pers	son in connect	ion with the proceedir	ng, if, with respect to
34.2		omissions of the person			
34.3	(1) has 1	not been indemnified b	v another org	nization or employee	henefit plan for the
34.4		ients, penalties, fines, ir	-		
34.5		with respect to an empl			
34.6		ttorney fees and disbur	-		•
34.7		with respect to the sam			
34.8	<u>(2)</u> acted	d in good faith;			
34.9	(3) rece	ived no improper perso	onal benefit an	d the person has not c	ommitted an act for
34.10	which liabi	lity cannot be eliminate	ed or limited u	nder section 308C.46	5, subdivision 2;
34.11	(4) in th	e case of a criminal pro	ceeding, had	no reasonable cause to	believe the conduct
34.12	was unlawf	ul; and			
34.13	(5) in th	e case of acts or omissi	ions occurring	in the official capacit	ty described in
34.14	subdivision	1, paragraph (c), claus	e (1) or (2), re	easonably believed that	t the conduct was in
34.15	the best inte	erests of the cooperativ	e, or in the ca	se of acts or omissions	s occurring in the
34.16	official cap	acity described in subd	ivision 1, para	ngraph (c), clause (3),	reasonably believed
34.17	that the con	duct was not opposed to	o the best inter	rests of the cooperative	e. If the person's acts
34.18	or omission	s complained of in the	proceeding rel	ate to conduct as a dire	ector, officer, trustee,
34.19	employee, o	or agent of an employee	benefit plan,	he conduct is not cons	idered to be opposed
34.20	to the best i	nterests of the coopera	tive if the pers	son reasonably believe	ed that the conduct
34.21	was in the b	best interests of the part	ticipants or be	neficiaries of the emp	loyee benefit plan.
34.22	(b) The	termination of a procee	ding by judgn	nent, order, settlement	, conviction, or upon
34.23	a plea of no	lo contendere or its equ	uivalent does	not, of itself, establish	that the person did
34.24	not meet the	e criteria set forth in th	is subdivision	<u>-</u>	
34.25	Subd. 3	Advances. Subject to	the provision	s of subdivision 4, if a	person is made or
34.26	threatened t	to be made a party to a	proceeding, tl	ne person is entitled, u	pon written request
34.27	to the coope	erative, to payment or re	eimbursement	by the cooperative of 1	reasonable expenses,
34.28	including a	ttorney fees and disbur	sements incur	red by the person in a	dvance of the final
34.29	disposition	of the proceeding:			
34.30	<u>(1)</u> upor	receipt by the coopera	tive of a writte	en affirmation by the p	erson of a good faith
34.31	belief that the the the the the the the the the th	he criteria for indemnif	ication set for	th in subdivision 2 hav	ve been satisfied, and
34.32	<u>a written ur</u>	idertaking by the perso	n to repay all	amounts paid or reimb	oursed by the

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35.1 35.2	cooperative, if is satisfied; and	it is ultimately determ	ined that the criter	ia for indemnificati	on has not been
35.3 35.4	<u></u>	etermination that the stude indemnification		o those making the	determination
35.5	The written	undertaking required	by clause (1) is an	unlimited general of	obligation of the
35.6	person making it, but need not be secured and shall be accepted without reference to financial				ence to financial
35.7	ability to make	the repayment.			
35.8	Subd. 4. Pro	ohibition or limit on	indemnification of	or advances. The ar	ticles or bylaws
35.9	either may proh	nibit indemnification of	or advances of exp	enses otherwise req	uired by this
35.10	section or may	impose conditions on	indemnification o	r advances of exper	uses in addition
35.11	to the condition	s contained in subdivi	isions 2 and 3, incl	uding, without limit	ation, monetary
35.12	limits on indem	nification or advance	s of expenses if th	e conditions apply o	equally to all
35.13	persons or to al	l persons within a giv	en class. A prohib	ition or limit on ind	emnification or
35.14	advances of exp	benses may not apply	to or affect the rig	ht of a person to inc	lemnification or
35.15	advances of exp	penses with respect to	any acts or omiss	ions of the person o	ccurring before
35.16	the effective da	te of a provision in th	e articles or the da	te of adoption of a	provision in the
35.17	bylaws establis	hing the prohibition o	or limit on indemni	fication or advance	s of expenses.
35.18	Subd. 5. Re	imbursement to witn	esses. This section	does not require, or	limit the ability
35.19	of a cooperative	e to reimburse expense	es, including attorn	ey fees and disburs	ements incurred
35.20	by a person in c	connection with an ap	pearance as a with	ess in a proceeding	at a time when
35.21	the person has 1	not been made or thre	atened to be made	a party to a proceed	<u>ling.</u>
35.22	<u>Subd. 6.</u> De	termination of eligib	oility. (a) All deter	minations whether i	ndemnification
35.23	of a person is re	quired because the cri	iteria set forth in su	bdivision 2 have be	en satisfied and
35.24	whether a perso	on is entitled to payme	ent or reimburseme	ent of expenses in a	dvance of the
35.25	final disposition	n of a proceeding as p	provided in subdivi	sion 3 must be mad	le:
35.26	(1) by the bo	oard by a majority of	a quorum, if the di	rectors who are, at	the time, parties
35.27	to the proceeding	ng are not counted for	determining eithe	r a majority or the p	presence of a
35.28	<u>quorum;</u>				
35.29	<u>(2) if a quor</u>	um under clause (1) c	annot be obtained	by a majority of a c	ommittee of the
35.30	board consistin	g solely of two or mo	re directors not at	the time parties to t	he proceeding
35.31	duly designated	l to act in the matter b	y a majority of the	full board, includin	g directors who
35.32	are parties;				

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36.1	(3) if a determination is not made under clause (1) or (2) by special legal counsel selected
36.2	either by a majority of the board or a committee by vote under clause (1) or (2) or if the
36.3	requisite quorum of the full board cannot be obtained and the committee cannot be established
36.4	by a majority of the full board, including directors who are parties;
36.5	(4) if a determination is not made under clauses (1) to (3) by the affirmative vote of the
36.6	members, but the membership interests held by parties to the proceeding must not be counted
36.7	in determining the presence of a quorum, and are not considered to be present and entitled
36.8	to vote on the determination; or
36.9	(5) if an adverse determination is made under clauses (1) to (4) or paragraph (b), or if
36.10	no determination is made under clauses (1) to (4) or paragraph (b) within 60 days after (i)
36.11	the later to occur of the termination of a proceeding or a written request for indemnification
36.12	to the cooperative, or (ii) a written request for an advance of expenses, as the case may be,
36.13	by a court in this state, which may be the same court in which the proceeding involving the
36.14	person's liability took place upon application of the person and any notice the court requires.
36.15	The person seeking indemnification or payment or reimbursement of expenses under this
36.16	clause has the burden of establishing that the person is entitled to indemnification or payment
36.17	or reimbursement of expenses.
36.18	(b) With respect to a person who is not, and was not at the time of the acts or omissions
36.19	complained of in the proceedings; a director, general manager, or person possessing, directly
36.20	or indirectly, the power to direct or cause the direction of the management or policies of
36.21	the cooperative; the determination whether indemnification of this person is required because
36.22	the criteria set forth in subdivision 2 have been satisfied; and whether this person is entitled
36.23	to payment or reimbursement of expenses in advance of the final disposition of a proceeding
36.24	as provided in subdivision 3 may be made by an annually appointed committee of the board,
36.25	having at least one member who is a director. The committee shall report at least annually
36.26	to the board concerning its actions.
36.27	Subd. 7. Insurance. A cooperative may purchase and maintain insurance on behalf of
36.28	a person in that person's official capacity against any liability asserted against and incurred

36.29 by the person in or arising from that capacity, whether or not the cooperative would have

- 36.30 been required to indemnify the person against the liability under the provisions of this
- 36.31 <u>section.</u>
- 36.32 Subd. 8. Disclosure. A cooperative that indemnifies or advances expenses to a person
 36.33 in accordance with this section in connection with a proceeding by or on behalf of the
 36.34 cooperative shall report to the members in writing the amount of the indemnification or

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37.1	advance and	to whom and on who	ose behalf it wa	s paid not later than th	e next meeting of
37.2	members.			•	
37.3	Subd. 9. I	Indemnification of o	other persons.	Nothing in this sectior	shall be construed
37.4	to limit the p	ower of the cooperat	ive to indemnif	y persons other than a	director, general
37.5	manager, me	mber, employee, or n	nember of a con	nmittee of the board of	f the cooperative by
37.6	contract or of	therwise.			
37.7	Sec. 37. [30)8C.475] OFFICER	<u>.S.</u>		
37.8	Subdivisi	on 1. Required offic	ers. (a) The bo	ard shall elect:	
37.9	<u>(1) a pres</u>	ident or chief execut	ive officer;		
37.10	(2) one of	more vice president	<u>s;</u>		
37.11	<u>(3) a secr</u>	etary; and			
37.12	<u>(4)</u> a treas	surer or chief financia	al officer.		
37.13	<u>(b)</u> The of	ficers, other than the	president or a ge	eneral manager, shall no	ot have the authority
37.14	to bind the co	ooperative except as	authorized by th	ne board.	
37.15	<u>Subd. 2.</u>	Additional officers.	The board may	elect additional office	ers as the articles or
37.16	bylaws autho	rize or require.			
37.17	Subd. 3.	Freasurer and secre	tary may be co	mbined. The offices	of secretary and
37.18	treasurer may	be combined.			
37.19	<u>Subd. 4.</u>	Officers must be me	mbers. <u>All offi</u>	cers must be members	of the cooperative.
37.20	<u>Subd. 5.</u>	Election of officers.	Officers of the co	poperative shall be elec	ted at such intervals
37.21	as the articles	or bylaws authorize	or require and w	vill hold office at the pl	easure of the board.
37.22	<u>Subd. 6.</u>	Removal of officers.	Upon an affirn	native vote of a majori	ty of the members
37.23	of the board,	any officer may be re	emoved with or	without cause, and the	e officer's successor
37.24	selected at ar	y regular meeting of	the board, or a	t any special meeting	of the board called
37.25	for such a pu	rpose.			
37.26	<u>Subd. 7.</u>	General manager. T	he board may e	mploy a general mana	ger to manage the
37.27	day-to-day at	ffairs and business of	the cooperativ	e, and if a general man	nager is employed,
37.28	the general m	nanager shall have th	e authority to ir	nplement the function	s, duties, and
37.29	obligations o	f the cooperative exc	ept as restricted	l by the board. The ge	neral manager shall
37.30	not exercise a	authority reserved to	the board or the	e members under this c	chapter, the articles,
37.31	or the bylaws	<u>S.</u>			

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38.1	Sec. 38. [3	08C.501] MEMBER	<u>s.</u>					
38.2	Subdivision 1. Requirement. A cooperative shall have one or more members.							
38.3	Subd. 2.	Classes of members.	A cooperative	may have one class of	members, all of			
38.4	whom are or	cupant members or a	cooperative m	ay have more than one	class of members			
38.5	as long as or	ne class of members a	re occupant me	embers.				
38.6	Subd. 3.	Member violations. ((a) A member v	vho knowingly, intentio	nally, or repeatedly			
38.7	violates a pro	ovision of the articles,	bylaws, occup	ancy agreement, propri	etary lease or rules,			
38.8	policies, and	procedures promulgat	ted by the board	l may be required by the	e board to surrender			
38.9	the member's	s membership interest	t and occupane	y rights or any other fi	nancial rights of			
38.10	membership	interests of any class	owned by a m	ember, or both.				
38.11	<u>(b)</u> The c	ooperative shall refun	d to the membe	er for the surrendered n	nembership interest			
38.12	at the lesser	of the book value or t	he price paid the	ne member for the men	nbership interest			
38.13	payable in no	ot more than seven ye	ears from the da	ate of surrender.				
38.14	(c) Mem	bership interests requi	ired to be surre	ndered may be reissue	d or be retired and			
38.15	canceled by	the board.						
38.16	Subd. 4.	Inspection of cooper	ative records	by member. (a) A mer	nber is entitled to			
38.17	inspect and c	copy, at the member's	expense, durin	g regular business hou	rs at a reasonable			
38.18	location spec	cified by the cooperat	ive, any of the	records described in se	ection 308C.245 if			
38.19	the member	meets the requiremen	ts of paragraph	(b) and gives the coop	perative written			
38.20	demand at le	east five business days	s before the dat	e on which the membe	r wishes to inspect			
38.21	and copy the	records. Notwithstan	ding the provis	sions of this subdivision	n or any provisions			
38.22	of section 30	08C.245, no member s	shall have the r	ight to inspect or copy	any records of the			
38.23	cooperative	relating to the amount	t of equity capi	tal in the cooperative h	ield by any person			
38.24	or any accou	ints receivable or othe	er amounts due	the cooperative from a	any person, or any			
38.25	personnel re	cords or employment	records of any	employee.				
38.26	<u>(b)</u> To be	entitled to inspect an	d copy permitt	ed records, the membe	r shall meet the			
38.27	following re-	quirements:						
38.28	<u>(1) the m</u>	ember has been a me	mber for at leas	st one year immediatel	y preceding the			
38.29	demand to ir	nspect or copy or is a	member holdir	g at least five percent	of all of the			
38.30	outstanding	equity interests in the	cooperative as	of the date the demand	d is made;			
38.31	(2) the de	emand is made in goo	d faith and for	a proper cooperative b	usiness purpose;			
38.32	(3) the m	ember describes with	reasonable par	ticularity the purpose	and the records the			
38.33	member desi	ires to inspect; and						

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39.1	(4) the rec	ords are directly con	nected with th	ne described purpose.	
39.2	(c) The rig	ght of inspection grat	nted by this su	bdivision shall not be	abolished or limited
39.3	<u> </u>	s, bylaws, or any acti			
39.4	<u>(d) This s</u>	ubdivision does not a	ffect:		
39.5	(1) the rig	ht of a member to in	spect records 1	to the same extent as a	ny other litigant if
39.6	the member i	s in litigation with th	e cooperative;	or	
39.7	(2) the po	wer of a court to corr	pel the produ	ction of the cooperativ	ve's records for
39.8	examination.				
39.9	(e) Notwit	hstanding any other p	provision in thi	is subdivision, if the rea	cords to be inspected
39.10	or copied are	in active use or stora	ge and, theref	ore, not available at th	e time otherwise
39.11	provided for	nspection or copying	g, the cooperat	tive shall notify the me	mber and shall set a
39.12	date and hour	within three busines	s days of the	date otherwise set in th	nis subdivision for
39.13	the inspection	or copying.			
39.14	<u>(f)</u> A men	ber's agent or attorn	ey has the sam	ne inspection and copy	ring rights as the
39.15	member. The	right to copy records	s under this su	bdivision includes, if	reasonable, the right
39.16	to receive cop	oies made by photogra	aphic copying	, xerographic copying,	or other means. The
39.17	cooperative n	nay impose a reasona	ble charge, co	overing the costs of lab	oor and material, for
39.18	copies of any	documents provided	to the member	r. The charge may not e	exceed the estimated
39.19	cost of produ	ction and reproduction	on of the recor	ds.	
39.20	<u>(g)</u> If a co	operative refuses to a	allow a memb	er, or the member's ag	ent or attorney, who
39.21	complies with	n this subdivision to i	nspect or copy	any records that the r	nember is entitled to
39.22	inspect or co	by within a prescribe	d time limit or	; if none, within a reas	sonable time, the
39.23	district court	of the county in this	state where th	e cooperative's princip	al office is located
39.24	or, if it has no	principal office in the	nis state, the d	istrict court of the cou	nty in which its
39.25	registered offi	ce is located may, on	application of	the member, summarily	order the inspection
39.26	or copying of	the records demande	ed at the coop	erative's expense.	
39.27	<u>(h) If a cou</u>	art orders inspection o	r copying of th	ne records demanded, u	nless the cooperative
39.28	proves that it	refused inspection of	r copying in g	ood faith because it ha	d a reasonable basis
39.29	for doubt abo	ut the right of the mer	nber or the me	ember's agent or attorn	ey to inspect or copy
39.30	the records de	emanded:			
39.31	(1) the co	urt may order the los	ing party to pa	ay the prevailing party	's reasonable costs,
39.32	including rea	sonable attorney fees	· · ·		

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40.1	(2) the court may order the losing party to pay the prevailing party for any damages the
40.2	prevailing party shall have incurred by reason of the subject matter of the litigation;
40.3	(3) if inspection or copying is ordered under this paragraph, the court may order the
40.4	cooperative to pay the member's inspection and copying expenses;
40.5	(4) the court may grant either party any other remedy provided by law; and
40.6	(5) the court may impose reasonable restrictions on the use or distribution of the records
40.7	by the demanding member.
40.8	Sec. 39. [308C.502] MEMBER RESTRICTIONS.
40.9	Subdivision 1. Older persons. In accordance with the applicable provisions of the Fair
40.10	Housing Act, Title VIII of the Civil Rights Act of 1968, as amended; United States Code,
40.11	title 42, chapter 3607, section 807(a)(b)(1)(2), and the rules and regulations of the United
40.12	States Department of Housing and Urban Development applicable with respect to housing
40.13	for older persons contained in Code of Federal Regulations, title 24, subtitle B, chapter I,
40.14	subpart E, section 100.300-308, membership and housing in a cooperative governed by this
40.15	chapter may be age restricted to older persons. As used in this section, "housing for older
40.16	persons" means housing:
40.17	(1) intended for, and solely occupied by, persons 62 years of age or older, except that:
40.18	(i) as to joint holders of a membership, only one person need be age 62 or older; and
40.19	(ii) as to a trust that is the holder of a membership pursuant to the requirements of this
40.20	chapter, only one beneficiary who intends to occupy the cooperative as a member need be
40.21	age 62 or older; or
40.22	(2) intended and operated for occupancy by persons 55 years of age or older, and:
40.23	(i) at least 80 percent of the occupied units are occupied by at least one person who is
40.24	55 years of age or older;
40.25	(ii) the housing facility or community publishes and adheres to policies and procedures
40.26	that demonstrate the intent required under this clause; and
40.27	(iii) the housing facility or community complies with rules issued by the secretary of
40.28	housing and urban development for verification of occupancy, which shall:
40.29	(A) provide for verification by reliable surveys and affidavits; and

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41.1	(B) include examples of the types of policies and procedures relevant to a determination
41.2	of compliance with the requirement of item (ii). Such surveys and affidavits shall be
41.3	admissible in administrative and judicial proceedings for the purposes of such verification.
41.4	Subd. 2. Persons of low or moderate income. In accordance with the applicable
41.5	provisions of the Fair Housing Act, Title VIII of the Civil Rights Act of 1968, as amended;
41.6	United States Code, title 42, chapter 3607, section 807(a)(b)(1)(2), membership and housing
41.7	in a cooperative governed by this chapter may be restricted to persons of low or moderate
41.8	income.
41.9	Subd. 3. Persons by activity. Membership and housing in a cooperative governed by
41.10	this chapter may be restricted to persons engaged in a specific activity or persons who meet
41.11	a specified characteristic based on past activity provided such restriction does not violate
41.12	any provision of the Fair Housing Act, Title VIII of the Civil Rights Act of 1968, as amended;
41.13	United States Code, title 42, chapter 3607, section 807(a)(b)(1)(2).
41.14	Subd. 4. Additional restrictions. Cooperatives governed by this chapter may impose
41.15	the same age or income restrictions on any nonmember occupants the board may permit to
41.16	reside at the housing cooperative.
41.17	Sec. 40. [308C.505] MEMBER NOT LIABLE FOR COOPERATIVE DEBTS.
41.18	A member is not, merely on the account of that status, personally liable for the acts,
41.19	debts, liabilities, or obligations of a cooperative. A member is liable for any unpaid
41.20	subscription for the membership interest, unpaid membership fees or carrying charges, or
41.21	a debt for which the member has separately contracted with the cooperative.
41.22	Sec. 41. [308C.511] REGULAR MEMBER MEETINGS.
41.23	Subdivision 1. Annual meeting. Regular member meetings shall be held annually at a
41.24	time determined by the board, unless more frequent meetings are provided for in the bylaws.
41.25	Subd. 2. Location. The regular member meeting shall be held at the principal place of
41.26	business of the cooperative or at another conveniently located place as determined by the
41.27	bylaws or the board.
41.28	Subd. 3. Business and fiscal reports. Unless additional information is required by the
41.29	bylaws, the officers shall submit reports to the members at the regular member meetings

41.30 covering the business of the cooperative for the previous fiscal year that show the financial

41.31 <u>condition of the cooperative at the close of the fiscal year.</u>

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1	Subd. 4. Election of directors. All directors shall be elected at the regular member	
2	meeting for the terms of office prescribed in the bylaws.	
3	Subd. 5. Notice. The cooperative shall give notice of regular member meetings by	
4	personal delivery of the meeting notice to each member or mailing the regular member	
	meeting notice to each member at the member's post office address as it appears on the	
	membership book of the cooperative, or by other notification approved by the board and	
	agreed to by the members. The regular member meeting notice shall be published or	
	otherwise given by approved method at least two weeks before the date of the meeting, or	
	mailed at least 15 days, but not more than 30 days before the date of the meeting.	
	Subd. 6. Waiver and objections. A member may waive notice of a meeting of members.	
	A waiver of notice by a member entitled to notice is effective whether given before, at, or	
	after the meeting, and whether given in writing, orally, or by attendance. Attendance by a	
	member at a meeting is a waiver of notice of that meeting, except where the member objects	
	at the beginning of the meeting to the transaction of business because the meeting is not	
	lawfully called or convened, or objects before a vote on an item of business because the	
	item may not lawfully be considered at that meeting and does not participate in the	
	consideration of the item at that meeting.	
	Sec. 42 1209C 5151 CDECIAL MEMDED MEETINCS	
	Sec. 42. [308C.515] SPECIAL MEMBER MEETINGS.	
	Subdivision 1. Calling meeting. Special member meetings of the members may be	
	called by:	
	(1) a majority vote of the board; or	
	(2) the written petition of at least 20 percent of the occupant members and, if authorized,	
	20 percent of the nonoccupant members, 20 percent of all members, or members representing	
	20 percent of the membership interests collectively are submitted to the secretary.	
	Subd. 2. Notice. The cooperative shall give notice of a special member meeting by	
	mailing the special member meeting notice to each member personally at the person's post	
	office address as it appears on the membership book of the cooperative or an alternative	
	method approved by the board and the member individually or the members generally. The	
	special member meeting notice shall state the time, place, and purpose of the special member	
	special member meeting notice shall state the time, place, and purpose of the special member	

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43.1	Subd. 3. Waiver and objections. A member may waive notice of a special member
43.2	meeting. A waiver of notice by a member entitled to notice is effective whether given before,
43.3	at, or after the meeting, and whether given in writing, orally, or by attendance. Attendance
43.4	by a member at a meeting is a waiver of notice of that meeting, except where the member
43.5	objects at the beginning of the meeting to the transaction of business because the meeting
43.6	is not lawfully called or convened, or objects before a vote on an item of business because
43.7	the item may not lawfully be considered at the meeting, and does not participate in the
43.8	consideration of the item at that meeting.
43.9	Sec. 43. [308C.521] CERTIFICATION OF MEETING NOTICE.
43.10	Subdivision 1. Certificate of mailing. After mailing special or regular member meeting
43.11	notices or otherwise delivering the notices, the cooperative shall execute a certificate
43.12	containing the date of mailing or delivery of the notice and a statement that the special or
43.13	regular member meeting notices were mailed or delivered as prescribed by law.
43.14	Subd. 2. Matter of record. The certificate shall be made a part of the record of the
43.15	meeting.
45.15	incetting.
43.16	Subd. 3. Failure to receive meeting notice. Failure of a member to receive a special or
43.17	regular member meeting notice does not invalidate an action taken by the members at a
43.18	member meeting.
43.19	Sec. 44. [308C.525] QUORUM.
43.20	Subdivision 1. Quorum. At any annual or special meeting of the members, unless other
43.21	increased by the bylaws, a quorum necessary for the transaction of business shall be ten
43.22	percent of the total number of members.
43.23	Subd. 2. Quorum for voting by mail. In determining a quorum at a meeting, on a
43.24	question submitted to a vote by mail or an alternative method, members present in person
43.25	or represented by mail vote or the alternative voting method shall be counted. The attendance
43.26	of a sufficient number of members to constitute a quorum shall be established by a
43.27	registration of the members of the cooperative present at the meeting. The registration shall
43.28	be verified by the president or the secretary of the cooperative and shall be reported in the
43.29	minutes of the meeting.
43.30	Subd. 3. Meeting action invalid without quorum. An action by a cooperative is not
43.31	valid or legal in the absence of a quorum at the meeting at which the action was taken.

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44.1	Sec. 45. [308C	C.531] REMOTE	COMMUNIC	CATIONS FOR MEM	BER MEETINGS.
44.2	Subdivision	1. Construction	and applicatio	on. This section shall b	e construed and
44.3	applied to:				
44.4	(1) facilitate	remote communi	cation consiste	ent with other applicabl	e law; and
44.5	(2) be consis	stent with reasonal	ole practices co	oncerning remote comr	nunication and with
44.6	the continued ex	xpansion of those	practices.		
44.7	Subd. 2. Me	mber meetings h	eld solely by r	neans of remote com	nunication. To the
44.8	extent authorize	ed in the articles of	r the bylaws an	nd determined by the be	oard, a regular or
44.9	special meeting	of members may	be held solely	by any combination of	means of remote
44.10	communication	through which the	e members may	y participate in the mee	ting, if notice of the
44.11	meeting is given	to every owner of	membership in	nterests entitled to vote a	as would be required
44.12	by this chapter t	for a meeting, and	if the member	ship interests held by t	he members
44.13	participating in	the meeting woul	d be sufficient	to constitute a quorum	at a meeting.
44.14	Participation by	a member by that	t means constit	tutes presence at the m	eeting in person if
44.15	all the other req	uirements of this	chapter for the	meeting are met.	
44.16	Subd. 3. Par	rticipation in mer	nber meetings	s by means of remote c	communication. To
44.17	the extent autho	rized in the article	es or the bylaw	s and determined by th	e board, a member
44.18	not physically p	resent in person a	t a regular or s	pecial meeting of mem	bers may, by means
44.19	of remote comm	nunication, partici	pate in a meeti	ng of members held at	a designated place.
44.20	Participation by	a member by that	t means constit	tutes presence at the m	eeting in person if
44.21	all the other req	uirements of this	chapter for the	meeting are met.	
44.22	<u>Subd. 4.</u> Ree	quirements for m	eetings held so	olely by means of remo	ote communication
44.23	and for partici	pation by means	of remote con	nmunication. In any n	neeting of members
44.24	held solely by n	neans of remote co	ommunication	under subdivision 2 or	in any meeting of
44.25	members held a	t a designated pla	ce in which on	e or more members par	rticipate by means
44.26	of remote comm	nunication under s	ubdivision 3:		
44.27	(1) the coop	erative shall imple	ement reasonab	ble measures to verify t	hat each person
44.28	deemed present	and entitled to vo	te at the meeting	ng by means of remote	communication is
44.29	a member; and				
44.30	(2) the coop	erative shall imple	ement reasonab	ole measures to provide	e each member
44.31	participating by	means of remote c	ommunication	with a reasonable oppo	rtunity to participate
44.32	in the meeting,	including an oppo	rtunity to:		

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45.1	(i) read of	or hear the proceeding	s of the meetin	g substantially concur	rently with those
45.2	proceedings				
45.3	(ii) if all	owed by the procedure	es governing th	ne meeting, have the m	ember's remarks
45.4	<u> </u>			substantially concurrent	
45.5	of those rem	arks; and			
45.6	<u>(</u> iii) if ot	herwise entitled, vote	on matters sub	mitted to the members	<u>.</u>
45.7	Subd. 5.	Notice to members. (a) Any notice t	o members given by th	e cooperative under
45.8				bylaws by a form of el	•
45.9				hom the notice is give	
45.10	given. The r	notice is deemed given	<u>ı:</u>		
45.11	<u>(1) if by</u>	facsimile communicat	tion, when dire	ected to a telephone nu	mber at which the
45.12	member has	consented to receive	notice;		
45.13	(2) if by	electronic mail, when c	lirected to an el	ectronic mail address a	t which the member
45.14	has consente	ed to receive notice;			
45.15	<u>(3) if by</u>	a posting on an electro	onic network o	n which the member h	as consented to
45.16	receive noti	ce, together with separ	rate notice to th	ne member of the speci	fic posting, upon
45.17	the later of:				
45.18	(i) the po	osting; and			
45.19	(ii) the g	iving of the separate n	otice; and		
45.20	(4) if by a	any other form of elect	ronic communi	cation by which the me	mber has consented
45.21	to receive n	otice, when directed to	the member.		
45.22	<u>(b)</u> An a	ffidavit of the secretar	y, other author	ized officer, or authori	zed agent of the
45.23	cooperative	that the notice has bee	en given by a fo	orm of electronic comm	nunication is, in the
45.24	absence of f	raud, prima facie evid	ence of the fac	ts stated in the affidav	it.
45.25	(c) Cons	ent by a member to no	tice given by e	electronic communicati	on may be given in
45.26	writing or b	y authenticated electro	onic communic	ation. The cooperative	is entitled to rely
45.27	on any cons	ent so given until revo	ked by the me	mber, provided that no	revocation affects
45.28	the validity of	of any notice given befo	ore receipt by th	ne cooperative of revoc	ation of the consent.
45.29	Subd. 6.	Revocation. Any ball	ot, vote, author	ization, or consent sub	mitted by electronic
45.30	communicat	tion under this chapter	may be revok	ed by the member sub	nitting the ballot,
45.31	vote, author	ization, or consent so le	ong as the revo	cation is received by a	director or the chief

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46.1	executive office	r of the cooperative	at or before	the meeting or before a	an action without a
46.2	meeting is effec	tive.			
46.3	Subd 7 Wa	iver Waiver of notic	re hv a mem	ber of a meeting by mea	ans of authenticated
46.4			-	nanner provided for the	
46.5				remote communication	
46.6				meeting, except where	
46.7				n of business because th	
46.8				vote on an item of busi	
46.9				ing and does not partic	
46.10		the item at that mee			<u></u>
46.11	Sec. 46. [3080	C.535] ACT OF MI	EMBERS.		
46.12	Subdivision	1. Action of affirm	ative vote o	f members. (a) The me	embers shall take
46.13	action by the aff	irmative vote of a m	ajority of the	e membership interests	present and entitled
46.14	to vote on that it	tem of business.			
46.15	(b) If the arti	cles or bylaws requ	ire a larger p	proportion than is require	red by this chapter
46.16	for a particular a	action, the articles of	r bylaws sha	ll have control over the	provisions of this
46.17	chapter.				
46.18	Subd. 2. Gre	eater quorum or vo	ting require	ements. (a) The articles	s or bylaws adopted
46.19	by the members	may provide for a g	greater quoru	m or voting requireme	nt for members or
46.20	voting groups th	an is provided for b	y this chapte	er.	
46.21	(b) An amen	dment to the article	s or bvlaws t	hat adds, changes, or d	eletes a greater
46.22				ne quorum requirement	
46.23				e action under the quor	
46.24			-	opted, whichever is gre	
46.25	Sec. 47. [3080	C.541] ACTION W	ITHOUT A	MEETING.	
46.26	Subdivision	1. Method. An actio	on required o	or permitted to be taken	at a meeting of the
46.27	members may b	e taken by written ac	ction signed	or consented to by authors	enticated electronic
46.28	communication,	by a majority of the	e entire mem	bership of record or su	ch other percentage
46.29	of membership	as is defined in the c	cooperative's	articles of incorporation	on or bylaws, that
46.30	would be require	ed to take the same a	ction at a me	eting of the members at	which all members
46.31	were present.				

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- 47.1 Subd. 2. Effective time. The written action is effective when signed or consented to by
 47.2 authenticated electronic communication by the required members, unless a different effective
 47.3 time is provided in the written action.
- 47.4 Subd. 3. Notice and liability. When written action is permitted to be taken by less than
 47.5 all members, all members must be notified immediately of its text and effective date. Failure
 47.6 to provide the notice does not invalidate the written action. A member who does not sign
 47.7 or consent to the written action has no liability for the action or actions taken by the written
 47.8 action.

47.9 Sec. 48. [308C.545] MEMBER VOTING RIGHTS.

Subdivision 1. Generally. One membership shall be issued by the cooperative for each 47.10 dwelling unit or lot in the project the resulting number of memberships outstanding at all 47.11 times is equal to the number of dwelling units or lots in the project. Each membership shall 47.12 have one vote in the affairs of the cooperative. If the cooperative has both occupant and 47.13 nonoccupant members, on any matter of the cooperative, the entire occupant members 47.14 voting power shall be voted collectively based upon the vote of the majority of occupant 47.15 47.16 members voting on the issue and the collective vote of the nonoccupant members shall be 47.17 a majority of the vote cast unless otherwise provided in the bylaws. The bylaws may not reduce the collective occupant member vote to less than 15 percent of the total vote on 47.18 47.19 matters of the cooperative. A nonoccupant member has the voting rights in accordance with nonoccupant membership interests as granted in the bylaws, subject to the provisions of 47.20 47.21 this chapter. Subd. 2. Right to vote at meeting. A member may exercise voting rights on any matter 47.22 that is before the members as prescribed in the articles or bylaws at a member meeting from 47.23 the time the member arrives at the member meeting, unless the articles or bylaws specify 47.24 an earlier and specific time for closing the right to vote. 47.25 Subd. 3. Voting method. A member's vote at a member meeting shall be in person or 47.26 by mail if a mail vote is authorized by the board or by alternative method if authorized by 47.27

- 47.28 the board.
- 47.29 Subd. 4. Absentee ballots. (a) A member who is or will be absent from a member
- 47.30 meeting may vote by mail or by an approved alternative method on the ballot prescribed in
- 47.31 this subdivision on any motion, resolution, or amendment that the board submits for vote
- 47.32 by mail or alternative method to the members.
- 47.33 (b) The ballot shall be in the form prescribed by the board and contain:

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48.1	(1) the exact	text of the propo	osed motion, reso	olution, or amendment	to be acted on at
48.2	the meeting; and				
48.3	(2) the text of	the motion, reso	olution, or amend	lment for which the me	mber may indicate
48.4	an affirmative or	negative vote.			
48.5	(c) The mem	ber shall express	s a choice by ma	rking an appropriate ch	oice on the ballot
48.6	and mail, deliver,	or otherwise sul	omit the ballot to	the cooperative in a plai	in, sealed envelope
48.7	inside another en	velope bearing	the member's na	me or by an alternative	method approved
48.8	by the board.			z	.
48.9	(d) A properl	y executed ballo	ot shall be accept	ed by the board and co	unted as the vote
48.10	of the absent me	mber at the mee	ting.		
48.11	Subd. 5. Join	tly owned mem	bership interes	t. If membership interes	st is owned by two
48.12	or more individu	als, any individu	al may vote on a	matter that is before th	e members, unless
48.13	the cooperative r	eceives written	notice denying th	e authority of an indivi	dual to vote on the
48.14	behalf of the joir				
48.15	Sec. 49. [308C	.571] SALE OI	F PROPERTY A	AND ASSETS.	
48.16	Subdivision 1	l. Member app	roval. A coopera	ative, by affirmative vo	te of a majority of
48.17	the board present	t, may sell, lease	e, transfer, or oth	erwise dispose of all or	substantially all
48.18	of its property an	nd assets, includ	ing its good will	, not in the usual and re	gular course of its
48.19	business, a grant	a security intere	est in all or subst	antially all of the coope	eratives property
48.20	and assets wheth	er or not in the	usual and regular	r course of its business	upon those terms
48.21	and conditions an	nd for those con	siderations, which	ch may be money, secu	rities, or other
48.22	instruments for t	he payment of n	noney or other p	roperty, as the board co	nsiders expedient,
48.23	when approved a	it a regular or sp	ecial meeting of	the members by the af	firmative vote of
48.24	the owners of a n	najority of the v	oting power of th	e interests entitled to ve	ote. Written notice
48.25	of the meeting m	ust be given to	all members whe	ether or not they are ent	itled to vote at the
48.26	meeting. The write	itten notice mus	t state that a purp	oose of the meeting is to	consider the sale,
48.27	lease, transfer, or	other disposition	on of all or subst	antially all of the prope	rty and assets of
48.28	the cooperative.				
48.29	Subd. 2. Con	firmatory docu	ments. Confirm	atory deeds, assignmer	its, or similar
48.30	instruments to ev	vidence a sale, le	ease, transfer, or	other disposition may b	be signed and
48.31	delivered at any	time in the name	e of the transfero	or by its current preside	nt of the board or
48.32	authorized agent	<u>s.</u>			

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49.1	Subd. 3. L	iability of transfer	ee. The transfe	ee is liable for the debt	ts, obligations, and
49.2				ided in the contract or a	
49.3	the transferee	and the transferor of	r to the extent p	provided by law.	
49.4	Sec. 50. [308	8C.601] MEMBER	SHIP INTER	ESTS.	
49.5	Subdivision	n 1. Amounts and d	ivisions of men	nbership interests. The	authorized amount
49.6	and divisions of	of occupant members	ship interests an	d, if authorized, nonocc	upant membership
49.7	interests may	be increased, decrea	sed, establishe	d, or altered, in accorda	ance with the
49.8	restrictions in	this chapter by amen	nding the article	s or bylaws at a regular	members' meeting
49.9	or at a special	members' meeting c	called for the p	urpose of the amendme	<u>ent.</u>
49.10	<u>Subd. 2.</u> Is	suance of member	ship interests.	Authorized membershi	ip interests may be
49.11	issued on term	ns and conditions pro	escribed in the	articles, bylaws, or if a	uthorized in the
49.12	articles or byla	aws as determined by	y the board. Th	e cooperative shall disc	close to any person
49.13	or entity acqui	iring membership in	terests to be iss	sued by the cooperative	the organization,
49.14	capital structu	re, and known busir	ness prospects a	and risks of the coopera	tive, the nature of
49.15	the governanc	e and financial right	s of the membe	ership interest being acc	quired and of other
49.16	classes of mer	nbership and member	ership interests	<u>-</u>	
49.17	<u>Subd. 3.</u> O	ccupant membersl	nip interests. T	The occupant membersh	nip interests
49.18	collectively sh	all have not less that	n 60 percent of	the cooperative's finan	cial rights to profit
49.19	allocations and	d distributions. If au	thorized in the	original articles as file	d, or articles or
49.20	bylaws adopte	d by an affirmative	vote of the occ	upant members, or the	articles or bylaws
49.21	are amended b	y the affirmative vo	te of occupant	members, then the coop	perative's financial
49.22	rights to profit	t allocations and dist	tributions to oc	cupant members collec	tively may be not
49.23	less than 15 pe	ercent.			
49.24	Subd. 4. T	ransferring or selli	ng membershi	p interests. After issua	ance by the
49.25	<u>cooperative</u> , n	embership interests	in a cooperativ	e may only be sold or t	ransferred with the
49.26	approval of th	e board. The board 1	may adopt reso	lutions prescribing pro	cedures to
49.27	prospectively	approve transfers.			
49.28	<u>Subd. 5.</u> N	onoccupant memb	ership interes	ts. If authorized by the	articles, the
49.29	cooperative ma	ay solicit and issue n	onoccupant me	mbership interests on te	rms and conditions
49.30	determined by	the board and discl	osed in the arti	cles, bylaws, or by sepa	arate disclosure to
49.31	the members. I	Each member acquiri	ng nonoccupan	t membership interests s	shall sign a member
49.32	control agreen	nent or agree to the	conditions of tl	ne bylaws, either of wh	ich shall describe
49.33	the rights and	obligations of the m	ember as it rel	ates to the nonoccupant	t membership
49.34	interests, the f	inancial and govern	ance rights, the	transferability of the n	ionoccupant
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membership interests, the division and allocations of profits and losses among the 50.1 membership interests and membership classes, and financial rights upon liquidation. If the 50.2 50.3 articles or bylaws do not otherwise provide for the allocation of the profits and losses between occupant membership interests and nonoccupant membership interests, then the allocation 50.4 of profits and losses among nonoccupant membership interests individually and occupant 50.5 membership interests collectively shall be allocated on the basis of the value of contributions 50.6 to capital made according to the occupant membership interests collectively and the 50.7 50.8 nonoccupant membership interests individually to the extent the contributions have been 50.9 accepted by the cooperative. Distributions of cash or other assets of the cooperative shall be allocated among the membership interests as provided in the articles and bylaws, subject 50.10 to the provisions of this chapter. If not otherwise provided in the articles or bylaws, 50.11 distributions shall be made on the basis of value of the capital contributions of the occupant 50.12 50.13 membership interests collectively and the nonoccupant membership interests to the extent the contributions have been accepted by the cooperative. 50.14

50.15 Subd. 6. Cooperative first right to purchase membership interests. The articles or bylaws may provide that the cooperative or the occupant members, individually or 50.16 collectively, have the first privilege of purchasing the membership interests of any class of 50.17 membership interests offered for sale. The first privilege to purchase membership interests 50.18 may be satisfied by notice to other members that the membership interests are for sale and 50.19 a procedure by which members may proceed to attempt to purchase and acquire the 50.20 membership interests. A membership interest acquired by the cooperative may be held to 50.21 be reissued or may be retired and canceled. 50.22

Subd. 7. Payment for nonoccupant membership interests. Subject to the provisions 50.23 in the articles and bylaws, a member may dissent from and obtain payment for the fair value 50.24 of the member's nonoccupant membership interests in the cooperative if the articles or 50.25 bylaws are amended in a manner that materially and adversely affects the rights and 50.26 preferences of the nonoccupant membership interests of the dissenting member. The 50.27 dissenting member shall file a notice of intent to demand fair value of the membership 50.28 50.29 interest with the records officer of the cooperative within 30 days after the amendment of the bylaws and notice of the amendment to members, otherwise the right of the dissenting 50.30 member to demand payment of fair value for the membership interest is waived. If a proposed 50.31 amendment of the articles or bylaws must be approved by the members, a member who is 50.32 entitled to dissent and who wishes to exercise dissenter's rights shall file a notice to demand 50.33 fair value of the membership interest with the records officer of the cooperative before the 50.34 vote on the proposed action and shall not vote in favor of the proposed action, otherwise 50.35

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51.1 the right to demand fair value for the membership interest by the dissenting member is

51.2 waived. After receipt of the dissenting member's demand notice and approval of the

amendment, the cooperative has 60 days to rescind the amendment or otherwise the

51.4 cooperative shall remit the fair value for the member's interest to the dissenting member by

51.5 <u>180 days after receipt of the notice. Upon receipt of the fair value for the membership</u>

51.6 interest, the member has no further member rights in the cooperative.

51.7 Sec. 51. [308C.602] TITLE TO MEMBERSHIP IN THE COOPERATIVE.

51.8 (a) Title to membership in a cooperative governed by this chapter may be held by:

51.9 (1) a natural person who satisfies the member restrictions set forth in this chapter;

51.10 (2) a natural person who does not satisfy the restrictions set forth in this chapter but who

51.11 purchases a membership interest for a natural person who satisfies the restrictions set forth

51.12 in this chapter and who is a member of the cooperative and shall, for purposes of this section,

51.13 <u>be referred to as a "third-party purchaser";</u>

(3) a natural person who is the trustee of a trust, except as prohibited, limited, or otherwise 51.14 provided by the cooperative. If title to a membership interest is held by a trustee of a trust, 51.15 a beneficiary of the trust must be a natural person who satisfies the restriction set forth in 51.16 this chapter and who exercises the right of occupancy appurtenant to membership. In order 51.17 51.18 to apply for membership in the cooperative following the death of a member or members who occupied the cooperative under the trust's title, a successor beneficiary of the trust must 51.19 satisfy the restriction structure set forth in this chapter. The cooperative may require successor 51.20 beneficiaries who did not occupy the dwelling unit with the deceased cooperative member 51.21 or members to offer the membership interest back to the cooperative for sale pursuant to 51.22 any cooperative right of first refusal, cooperative purchase option, or other membership 51.23 sale requirements or restrictions established by the cooperative in its bylaws or through the 51.24 51.25 cooperative's policies, rules, or regulations; 51.26 (4) an adult natural person remainderman, subject to a life estate retained by a natural

51.27 person who satisfies the restrictions set forth in this chapter and who exercises the right of

51.28 occupancy appurtenant to membership in the dwelling unit, except as prohibited, limited,

or otherwise provided by the bylaws. In order to apply for membership in the cooperative

51.30 following the death of the life tenant member or members of the cooperative, a remainderman

51.31 <u>must satisfy the age restriction structure set forth in this chapter for membership in the</u>

51.32 <u>cooperative</u>. Following the death of the life tenant member, a cooperative may require a

51.33 remainderman to offer the membership interest back to the cooperative for sale pursuant to

51.34 any cooperative right of first refusal, cooperative purchase option, or other membership

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52.1	sale requiremen	ts or restrictions of	established by th	ne cooperative in its by	laws or through the
52.2	cooperative's po	olicies, rules, or re	egulations;		
52.3	(5) transfer of	on death (TOD) be	eneficiaries upor	n the death of a membe	r in the cooperative

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- ^{52.4} and in accordance with the Minnesota Uniform TOD Security Registration Act, sections
- 52.5 524.6-301, et. seq., except as prohibited, limited, or otherwise provided by the cooperative.
- 52.6 <u>A natural person who, as a TOD beneficiary, becomes the title holder of a membership</u>
- 52.7 <u>interest in the cooperative following the death of a member must satisfy the restriction</u>
- 52.8 structure set forth in this chapter in order to apply for membership in the cooperative. A
- 52.9 <u>cooperative may require a TOD beneficiary who becomes the title holder of a membership</u>
- 52.10 interest in the cooperative following the death of a member to offer the membership interest
- 52.11 <u>back to the cooperative for sale pursuant to any cooperative right of first refusal, cooperative</u>
- 52.12 purchase option, or other membership sale requirements or restrictions the cooperative may
- 52.13 <u>have developed in its bylaws or through the cooperative's policies, rules, or regulations;</u>
- 52.14 <u>and</u>

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- 52.15 (6) with respect to nonoccupant membership interest, any person as defined by this
 52.16 chapter.
- 52.17 (b) In each instance in which title to a membership interest is held by a trustee,
- 52.18 remainderman, or third-party purchaser who purchases a membership interest for a member
- ^{52.19} who will occupy the cooperative, the trustee, remainderman, or third-party purchaser shall
- 52.20 agree to abide by the cooperative's articles, bylaws, occupancy agreement or proprietary
- 52.21 lease of the member, and rules, policies, and regulations of the cooperative, and shall not,
- 52.22 by virtue of their status of holding title to the membership interest, have any voting rights
- 52.23 that a member of the cooperative would otherwise have by reason of being the holder of a
- 52.24 membership certificate. All voting rights shall be vested solely with the member who
- 52.25 <u>occupies the cooperative.</u>

52.26 Sec. 52. [308C.603] DEVELOPER RIGHTS, RESTRICTIONS, AND OBLIGATIONS.

52.27 Subdivision 1. Developer control. If a developer causes a cooperative to be organized 52.28 under this chapter, the developer shall have the right to appoint an initial board of directors 52.29 consisting of three persons. The developer's control of the board shall terminate on the date 52.30 of the first annual meeting of members. The first annual meeting shall occur on or about 60 52.31 days after the date of the certificate of occupancy issued for the project by the municipality 52.32 in which the project is situated and subject to any requirements under the mortgage for

52.33 permanent financing related to the project.

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53.1	Subd. 2. Termination of developer's contracts. Any contract, lease, or license binding
53.2	the cooperative and to which the developer or an affiliate of the developer is a party may
53.3	be terminated without penalty by the cooperative upon not less than 90 days' notice if entered
53.4	into prior to termination of the period of developer control. The notice shall be in writing
53.5	and is effective upon hand delivery or upon mailing properly addressed with postage prepaid
53.6	and deposited in the United States mail. This subdivision does not apply to any mortgage
53.7	encumbering the cooperative's real estate.
53.8	Subd. 3. Developer's standard of conduct during period of developer control. (a)
53.9	During the period of the developer's control of the cooperative, the developer and any of
53.10	the developer's representatives who are acting as officers or directors of the cooperative
53.11	shall be subject to the provisions of sections 308C.401 and 308C.455.
53.12	(b) At such time as the developer's control of the cooperative terminates, the developer
53.12	shall deliver to the board exclusive control of all funds of the cooperative, all contracts and
53.14	agreements to which the cooperative was or is a party, all corporate records of the
53.14	cooperative, and all plans and specifications relating to the project.
55.15	cooperative, and an plans and specifications relating to the project.
53.16	Subd. 4. Developer's obligation for assessments. (a) Prior to the commencement of
53.17	occupancy of the project by the members, the developer shall pay all accrued expenses of
53.18	the cooperative.
53.19	(b) After the commencement of occupancy of the project by the members, the developer
53.20	shall pay all common expenses and payments to reserves allocated to the dwelling unit
53.21	appurtenant to the membership interests that have not been conveyed to members, and the
53.22	payment obligation shall remain in effect until each unissued membership interest has been
53.23	conveyed to a member.
53.24	Sec. 53. [308C.605] ASSIGNMENT OF FINANCIAL RIGHTS.
53.25	Subdivision 1. Assignment of financial rights permitted. Except as provided in
53.26	subdivision 3, a member's financial rights are transferable in whole or in part.
53.27	Subd. 2. Effect of assignment of financial rights. An assignment of a member's financial
53.28	rights entitles the assignee to receive, to the extent assigned, only the share of profits and
53.29	losses and the distributions, if any, to which the assignor would otherwise be entitled. An
53.30	assignment of a member's financial rights does not dissolve the cooperative and does not
53.31	entitle or empower the assignee to become a member, to exercise any governance rights,
53.32	to receive any notices from the cooperative, or to cause dissolution. The assignment shall
53.33	not allow the assignee to control the member's exercise of governance or voting rights.

54.1 Subd. 3. Restrictions of assignment of financial rights. (a) A restriction on the 54.2 assignment of financial rights may be imposed in the articles, in the bylaws, in an operating 54.3 agreement, by a resolution adopted by the members, by an agreement among or other written 54.4 action by the members, or by an agreement among or other written action by the members 54.5 and the cooperative. A restriction is not binding with respect to financial rights reflected in 54.6 the required records before the adoption of the restriction, unless the owners of those financial 54.7 rights are parties to the agreement or voted in favor of the restriction.

- 54.8 (b) Subject to paragraph (c), a written restriction on the assignment of financial rights 54.9 that is not manifestly unreasonable under the circumstances and is noted conspicuously in 54.10 the required records may be enforced against the owner of the restricted financial rights or 54.11 a successor or transferee of the owner, including a pledgee or a legal representative. Unless 54.12 noted conspicuously in the required records, a restriction, even though permitted by this 54.13 section, is ineffective against a person without knowledge of the restriction.
- 54.14 (c) With regard to restrictions on the assignment of financial rights, a would-be assignee
- 54.15 of financial rights is entitled to rely on a statement of membership interest issued by the
- 54.16 cooperative. A restriction on the assignment of financial rights, which is otherwise valid
- 54.17 and in effect at the time of the issuance of a statement of membership interest but which is
- 54.18 not reflected in that statement, is ineffective against an assignee who takes an assignment
- 54.19 <u>in reliance on the statement.</u>
- 54.20 (d) Notwithstanding any provision of law, articles, bylaws, operating agreement, other
 54.21 agreement, resolution, or action to the contrary, a security interest in a member's financial
 54.22 rights may be foreclosed and otherwise enforced, and a secured party may assign a member's
 54.23 financial rights in accordance with chapter 336, without the consent or approval of the
 54.24 member whose financial rights are subject to the security interest.

54.25 Sec. 54. [308C.611] NATURE OF A MEMBERSHIP INTEREST AND STATEMENT 54.26 OF INTEREST OWNED.

- 54.27 Subdivision 1. Generally. A membership interest is personal property. A member has
 54.28 no interest in specific cooperative property except the right to occupy a dwelling unit pursuant
 54.29 to an occupancy agreement, the proprietary lease, and use of the common elements. All
 54.30 property of the cooperative is property of the cooperative itself.
- 54.31 Subd. 2. Lien on membership interest. The cooperative may take a lien on the
- 54.32 membership interest and any dwelling unit represented by the membership certificate for
- 54.33 all sums due and to become due under the articles, bylaws, occupancy agreement, and
- 54.34 propriety lease whether by means of assessments or otherwise. The board may refuse consent

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55.1 to the transfer of the membership interest represented by the membership certificate until

all outstanding sums due under the occupancy agreement are paid or for other reasonable

55.3 <u>cause described in the bylaws.</u>

- 55.4 Subd. 3. Terms of membership interests. All the membership interests of a cooperative
 55.5 must:
- 55.6 (1) be of one class, without series, unless the articles or bylaws establish or authorize

55.7 <u>the board to establish more than one class or series within classes;</u>

- 55.8 (2) be occupant membership interests and if authorized nonoccupant membership interest
- 55.9 subject to this chapter entitled to vote as provided in section 308C.555, and have equal

55.10 rights and preferences in all matters not otherwise provided for by the board and to the

- 55.11 extent that the articles or bylaws have fixed the relative rights and preferences of different
- 55.12 classes and series; and
- (3) if applicable due to the nature of the cooperative, share profits and losses and are
 entitled to distributions as provided in sections 308C.721 and 308C.725.
- Subd. 4. Rights of judgment creditor. On application to a court of competent jurisdiction 55.15 by any judgment creditor of a member, the court may charge a member with payment of 55.16 the unsatisfied amount of the judgment with interest. To the extent so charged, the judgment 55.17 creditor has only the rights of an assignee of a member's financial rights, if any. This chapter 55.18 does not deprive any member or a judgment creditor who is an assignee of financial rights 55.19 of the benefit of any exemption laws applicable to the membership interest. This section is 55.20 the sole and exclusive remedy of a judgment creditor with respect to the judgment debtor's 55.21 membership interest. 55.22
- 55.23Subd. 5. Procedure for fixing terms. (a) Subject to any restrictions in the articles or55.24bylaws, the power granted in this subdivision may be exercised by a resolution or resolutions55.25establishing a class or series, setting forth the designation of the class or series, and fixing55.26the relative rights and preferences of the class or series. Any of the rights and preferences55.27of a class or series established in the articles, bylaws, or by resolution of the board:
- (1) may be made dependent upon facts ascertainable outside the articles or bylaws or
 outside the resolution or resolutions establishing the class or series, if the manner in which
 the facts operate upon the rights and preferences of the class or series is clearly and expressly
 set forth in the articles or bylaws or in the resolution or resolutions establishing the class or
 series; and

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56.1	(2) may include by reference some or all of the terms of any agreements, contracts, or
56.2	other arrangements entered into by the cooperative in connection with the establishment of
56.3	the class or series if the cooperative retains at its principal executive office a copy of the
56.4	agreements, contracts, or other arrangements or the portions will be included by reference.
56.5	(b) A statement setting forth the name of the cooperative and the text of the resolution
56.6	and certifying the adoption of the resolution and the date of adoption must be given to the
56.7	members before the acceptance of any contributions for which the resolution creates rights
56.8	or preferences not set forth in the articles or bylaws. Where the members have received
56.9	notice of the creation of membership interests with rights or preferences not set forth in the
56.10	articles or bylaws before the acceptance of the contributions with respect to the membership
56.11	interests, the statement may be filed any time within one year after the acceptance of the
56.12	contributions. The resolution is effective three days after delivery to the members is deemed
56.13	effective by the board, or, if the statement is not required to be given to the members before
56.14	the acceptance of contributions, on the date of its adoption by the directors.
56.15	Subd. 6. Specific terms. Without limiting the authority granted in this section, a
56.16	cooperative may have membership interests of a class or series:
56.17	(1) subject to the right of the cooperative to redeem any of those membership interests
56.18	at the price fixed for their redemption by the articles or bylaws or by the board;
56.19	(2) entitling the members to cumulative, partially cumulative, or noncumulative
56.20	distributions;
56.21	(3) having preference over any class or series of membership interests for the payment
56.22	of distributions of any or all kinds;
56.23	(4) convertible into membership interests of any other class or any series of the same or
56.24	another class; or
56.25	(5) having full, partial, or no voting rights, except as provided in section 308B.555.
56.26	Subd. 7. Grant of a security interest. For the purpose of any law relating to security
56.27	interests, membership interests, governance or voting rights, and financial rights are each
56.28	to be characterized as provided in section 336.8-103, paragraph (c).
56.29	Subd. 8. Powers of estate of a deceased or incompetent member. (a) If a member
56.30	who is an individual dies or a court of competent jurisdiction adjudges the member to be
56.31	incompetent to manage the member's person or property, or an order for relief under the
56.32	bankruptcy code is entered with respect to the member, the member's executor, administrator,
56.33	guardian, conservator, trustee, or other legal representative may exercise all of the member's

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57.1	rights for the pur	pose of settling t	he estate or adı	ninistering the member	's property. If a
57.2				and is dissolved, termin	
57.3	a court in receive	ership or bankrup	otcy, the powers	s of that member may b	e exercised by its
57.4	legal representati	ve or successor.			
57.5	(b) If an even	t referred to in p	aragraph (a) ca	uses the termination of	a member's
57.6	membership inte	rest and the term	ination does no	ot result in dissolution, t	hen subject to the
57.7	articles and bylav	WS:			
57.8	(1) as provide	d in section 3080	C.605, the termi	nated member's interest	will be considered
57.9	to be merely that	of an assignee o	f the financial	rights owned before the	termination of
57.10	membership; and	<u> </u>			
57.11	(2) the rights	to be exercised b	by the legal rep	resentative of the termin	nated member will
57.12	be limited accord	lingly.			
57.13	Subd. 9. Liab	oility of subscrib	ers and meml	pers with respect to m	embership
57.14	interests. A subs	criber for memb	ership interests	or a member of a coop	erative is under no
57.15	obligation to the	cooperative or it	s creditors with	n respect to the member	ship interests
57.16	subscribed for or	owned, except t	o pay to the co	operative the full consid	leration for which
57.17	the membership	interests are issu	ed or to be issu	ed.	
57 10	Sec. 55 [308C	6121 SENIOD 1	HOUSING CO	OPERATIVE OFFE	
57.18 57.19	DOCUMENTS;			OI ERAIIVE OFFEI	MING
57.17					
57.20				g cooperative organized	
57.21	shall provide to e	each subscriber f	or a membersh	ip in the cooperative: (1) an occupancy
57.22	agreement or pro	prietary lease; (2) the articles; (3	3) the bylaws; (4) an ann	nualized budget for
57.23	the current fiscal	period; and (5)(i)) for the initial p	ourchase of a membersh	ip interest to which
57.24	a particular dwel	ling unit is appu	rtenant, an info	rmation bulletin and a s	ubscription
57.25	agreement; and (ii) for any purch	ase of a membe	ership interest after its in	nitial purchase, a
57.26	resale disclosure	statement and a	membership pu	urchase and sale agreem	ent, all of which
57.27	shall minimally i	nclude the conte	nts of the provi	sions set forth in subdi-	visions 2 to 6, as
57.28	applicable.				
57.29	Subd. 2. Info	rmation bulleti	n. (a) With resp	ect to an initial sale of	a cooperative's
57.30	authorized memb	ership interests	to older persons	s, each subscriber for m	embership shall be
57.31	given an informa	tion bulletin that	shall fully and	accurately disclose:	
57.32	(1) the name	and principal add	dress of the coc	perative;	
57.33	(2) the number	er of dwelling un	its in the proje	et;	

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58.1	(3) a genera	l description of the	project, incluc	ling, at a minimum:	
58.2	(i) the numb	er of buildings;			
58.3	(ii) the num	ber of dwellings pe	er building;		
58.4	(iii) the type	of construction;			
58.5	(iv) whether	the project involv	es new constru	ction or rehabilitation;	
58.6	(v) whether	any building was v	wholly or partia	Illy occupied, for any p	ourpose, before it
58.7	was added to th	e project and the n	ature of the oc	cupancy;	
58.8	(vi) a genera	ll description of any	y roads, trails, o	or utilities that are loca	ted on the common
58.9	elements and th	at the cooperative	is required to r	naintain;	
58.10	(vii) the nan	ne of the developer	; the developer	's credentials, and the	credentials of the
58.11	persons constitu	ting the initial boa	rd of directors	of the cooperative; and	<u>d</u>
58.12	(viii) a state	ment that the devel	loper shall be f	inancially liable for all	of the common
58.13	expenses and co	osts allocated to the	e unsold memb	ership interests and dw	velling units
58.14	appurtenant the	eto until such mem	bership interes	ts are sold to the initial	purchasers thereof;
58.15	(4) the coop	erative's schedule c	of commencem	ent and completion of	construction of any
58.16	buildings and o	ther improvements	that the coope	rative is obligated to b	<u>uild;</u>
58.17	(5) any expe	enses or services no	ot reflected in t	he budget that the coop	perative pays or
58.18	provides that ma	y become a commo	on expense and	the projected common of	expense attributable
58.19	to each of those	expenses or servic	ces;		
58.20	(6) identifica	ation of any liens,	defects, or enc	umbrances that will co	ntinue to affect the
58.21	title to a dwellin	g unit or to any real	property owne	d by the cooperative aft	er the contemplated
58.22	conveyance;				
58.23	(7) a stateme	nt disclosing to the	extent of the co	operative's or an affilia	te of a cooperative's
58.24	actual knowledg	ge, after reasonable	e inquiry, any u	nsatisfied judgments o	r lawsuits to which
58.25	the cooperative	is a party, and the	status of those	lawsuits which are ma	terial to the project
58.26	or the dwelling	unit appurtenant to	a membership	being purchased;	
58.27	<u>(8)</u> a summa	ry of the insurance	e coverage prov	vided by the cooperativ	ve for the benefit of
58.28	members, and a	detailed description	n of the insurar	ce coverage that memb	oers are encouraged
58.29	to purchase for	their own benefit;			
58.30	(9) a stateme	ent describing:			

 (i) whether the members are entitled for federal and state tax purposes to deduct payments made by the cooperative for real estate taxes and interest paid to the holder of a security interest encumbering the cooperative; (ii) a statement as to the effect on the members if the cooperative fails to pay real estate taxes or payments due the holder of a security interest encumbering the cooperative; and (iii) the principal amount and a general description of the terms of any blanket mortgage contract for deed, or other blanket security instrument encumbering the cooperative property; (10) a statement; (i) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of real estate taxes expected to be allocated to the dwelling (ii) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of membershi		SF4053	REVISOR	JSK	S4053-1	1st Engrossment
made by the cooperative for real estate taxes and interest paid to the holder of a security interest encumbering the cooperative; (ii) a statement as to the effect on the members if the cooperative fails to pay real estate taxes or payments due the holder of a security interest encumbering the cooperative; and (iii) the principal amount and a general description of the terms of any blanket mortgage contract for deed, or other blanket security instrument encumbering the cooperative property; (ii) the principal amount and a general description of the terms of any blanket mortgage (iii) the principal amount and a general description of the terms of any blanket mortgage (iii) a statement: (ii) a statement: (ii) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the definquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and units, including the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in	59.1	(i) whethe	r the members are en	titled for federa	l and state tax purposes	to deduct payments
 (ii) a statement as to the effect on the members if the cooperative fails to pay real estate taxes or payments due the holder of a security interest encumbering the cooperative; and (iii) the principal amount and a general description of the terms of any blanket mortgage contract for deed, or other blanket security instrument encumbering the cooperative property; (10) a statement: (i) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwell	59.2	made by the	cooperative for real	estate taxes and	interest paid to the hol	lder of a security
sets or payments due the holder of a security interest encumbering the cooperative; and (ii) the principal amount and a general description of the terms of any blanket mortgage contract for deed, or other blanket security instrument encumbering the cooperative property; (ii) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given: (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project;<	59.3	interest encur	mbering the coopera	tive;		
 (iii) the principal amount and a general description of the terms of any blanket mortgage contract for deed, or other blanket security instrument encumbering the cooperative property; (10) a statement: (i) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by	59.4	(ii) a state	ment as to the effect	on the member	rs if the cooperative fai	ls to pay real estate
99.7 contract for deed, or other blanket security instrument encumbering the cooperative property; 99.8 (10) a statement: 99.9 (i) that real estate taxes for the dwelling unit or any real property owned by the 99.10 cooperative are not delinquent, or if there are delinquent real estate taxes, describing the 99.11 property for which the taxes are delinquent, stating the amount of the delinquent taxes, 99.12 interest, and penalties, and stating the years for which taxes are delinquent; and 99.13 (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling 99.14 units, including the amount of any special assessments certified for payment with the real 99.15 estate taxes, due and payable with respect to the dwelling unit in the year in which the 99.16 information bulletin is given; 99.17 (11) any recorded covenants, conditions restrictions, and reservations affecting the 99.18 project; a statement that the occupancy agreement must be signed at the closing; and a 99.20 (12) a brief narrative description of any material agreements entered into between the 99.21 (13) a budget prepared by the developer; and 99.22 (14) a statement that purchase and sales of memberships and rights under occupancy 92.23 agreements are not for	59.5	taxes or payn	nents due the holder	of a security in	terest encumbering the	cooperative; and
99.8 (10) a statement: 99.9 (i) that real estate taxes for the dwelling unit or any real property owned by the 99.10 cooperative are not delinquent, or if there are delinquent real estate taxes, describing the 99.11 property for which the taxes are delinquent, stating the amount of the delinquent taxes, 99.12 interest, and penalties, and stating the years for which taxes are delinquent; and 99.13 (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling 99.14 units, including the amount of any special assessments certified for payment with the real 99.15 estate taxes, due and payable with respect to the dwelling unit in the year in which the 99.16 information bulletin is given; 99.17 (11) any recorded covenants, conditions restrictions, and reservations affecting the 99.18 project; a statement that the occupancy agreement must be signed at the closing; and a 99.20 (12) a brief narrative description of any material agreements entered into between the 99.21 (12) a brief narrative description of any material agreements in the cooperative by 99.22 (12) a brief narrative description of any material agreements entered into between the 99.23 cooperative and a governmental entity that affect the project; 99.24 (13) a bu	59.6	(iii) the pr	rincipal amount and a	a general descri	ption of the terms of an	y blanket mortgage
 (i) that real estate taxes for the dwelling unit or any real property owned by the cooperative are not delinquent, or if there are delinquent real estate taxes, describing the property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. 	59.7	contract for d	eed, or other blanket	security instrum	ent encumbering the co	operative property;
 59.10 ccoperative are not delinquent, or if there are delinquent real estate taxes, describing the 59.11 property for which the taxes are delinquent, stating the amount of the delinquent taxes, 59.12 interest, and penalties, and stating the years for which taxes are delinquent; and 59.13 (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling 59.14 units, including the amount of any special assessments certified for payment with the real 59.15 estate taxes, due and payable with respect to the dwelling unit in the year in which the 59.16 information bulletin is given; 59.17 (11) any recorded covenants, conditions restrictions, and reservations affecting the 59.18 project; a statement that the occupancy agreement must be signed at the closing; and a 59.19 statement that members are required to abide by the bylaws, the articles of incorporation, 59.20 (12) a brief narrative description of any material agreements entered into between the 59.21 cooperative and a governmental entity that affect the project; 59.22 (13) a budget prepared by the developer; and 59.23 (14) a statement that purchase and sales of memberships and rights under occupancy 59.24 agreements are not for speculative purposes and that investments in the cooperative by 59.27 members are for the sole purpose of securing and acquiring a dwelling unit for their 59.28 residential use and benefit. 59.29 (b) A ccoperative shall promptly amend the information bulletin to reflect any material 59.30 change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.8	<u>(10) a stat</u>	tement:			
 so.11 property for which the taxes are delinquent, stating the amount of the delinquent taxes, interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.9	(i) that rea	al estate taxes for the	e dwelling unit	or any real property ow	vned by the
 interest, and penalties, and stating the years for which taxes are delinquent; and (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate, (a) In the event of a resale of a membership 	59.10	cooperative a	re not delinquent, or	if there are de	inquent real estate taxe	es, describing the
 (ii) setting forth the amount of real estate taxes expected to be allocated to the dwelling units, including the amount of any special assessments certified for payment with the real estate taxes, due and payable with respect to the dwelling unit in the year in which the information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material Subd. 3. Resale disclosure certificate, (a) In the event of a resale of a membership 	59.11	property for v	which the taxes are d	lelinquent, stati	ng the amount of the de	elinquent taxes,
 59.14 units, including the amount of any special assessments certified for payment with the real 59.14 estate taxes, due and payable with respect to the dwelling unit in the year in which the 59.16 information bulletin is given; 59.17 (11) any recorded covenants, conditions restrictions, and reservations affecting the 59.18 project; a statement that the occupancy agreement must be signed at the closing; and a 59.19 statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.12	interest, and	penalties, and stating	g the years for v	vhich taxes are delinqu	ent; and
 59.15 estate taxes, due and payable with respect to the dwelling unit in the year in which the 59.16 information bulletin is given; 59.17 (11) any recorded covenants, conditions restrictions, and reservations affecting the 59.18 project; a statement that the occupancy agreement must be signed at the closing; and a 59.19 statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time 59.20 (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; 59.24 (13) a budget prepared by the developer; and 59.25 (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 59.30 stud. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.13	(ii) setting	g forth the amount of	f real estate taxe	es expected to be alloca	ted to the dwelling
 information bulletin is given; (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.14	units, includi	ng the amount of any	y special assess	ments certified for pay	ment with the real
 (11) any recorded covenants, conditions restrictions, and reservations affecting the project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.15	estate taxes, o	due and payable with	n respect to the	dwelling unit in the year	ar in which the
 project; a statement that the occupancy agreement must be signed at the closing; and a statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.16	information b	oulletin is given;			
 statement that members are required to abide by the bylaws, the articles of incorporation, and the rules, regulations, and policies of the cooperative, including amendments from time to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.17	<u>(11)</u> any r	recorded covenants,	conditions restr	ictions, and reservation	is affecting the
 and the rules, regulations, and policies of the cooperative, including amendments from times to time; (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.18	project; a stat	tement that the occup	pancy agreement	nt must be signed at the	closing; and a
 59.21 to time; 59.22 (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; 59.24 (13) a budget prepared by the developer; and 59.25 (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.19	statement that	t members are requi	red to abide by	the bylaws, the articles	of incorporation,
 (12) a brief narrative description of any material agreements entered into between the cooperative and a governmental entity that affect the project; (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.20	and the rules,	regulations, and pol	icies of the coo	perative, including ame	ndments from time
 59.23 cooperative and a governmental entity that affect the project; 59.24 (13) a budget prepared by the developer; and 59.25 (14) a statement that purchase and sales of memberships and rights under occupancy 59.26 agreements are not for speculative purposes and that investments in the cooperative by 59.27 members are for the sole purpose of securing and acquiring a dwelling unit for their 59.28 residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 59.30 change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.21	to time;				
 (13) a budget prepared by the developer; and (14) a statement that purchase and sales of memberships and rights under occupancy agreements are not for speculative purposes and that investments in the cooperative by members are for the sole purpose of securing and acquiring a dwelling unit for their residential use and benefit. (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.22	<u>(12)</u> a brie	ef narrative descripti	on of any mate	rial agreements entered	l into between the
 59.25 (14) a statement that purchase and sales of memberships and rights under occupancy 59.26 agreements are not for speculative purposes and that investments in the cooperative by 59.27 members are for the sole purpose of securing and acquiring a dwelling unit for their 59.28 residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 59.30 change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.23	cooperative a	and a governmental e	entity that affec	t the project;	
 39.26 agreements are not for speculative purposes and that investments in the cooperative by 39.27 members are for the sole purpose of securing and acquiring a dwelling unit for their 39.28 residential use and benefit. 39.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 39.30 change in the information required by this chapter. 39.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.24	<u>(13)</u> a buc	lget prepared by the	developer; and		
 59.27 members are for the sole purpose of securing and acquiring a dwelling unit for their 59.28 residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 59.30 change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.25	(14) a stat	tement that purchase	and sales of m	emberships and rights	under occupancy
 59.28 residential use and benefit. 59.29 (b) A cooperative shall promptly amend the information bulletin to reflect any material 59.30 change in the information required by this chapter. 59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.26	agreements a	re not for speculative	e purposes and	that investments in the	cooperative by
 (b) A cooperative shall promptly amend the information bulletin to reflect any material change in the information required by this chapter. Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership 	59.27	members are	for the sole purpose	of securing and	d acquiring a dwelling	unit for their
 59.30 <u>change in the information required by this chapter.</u> 59.31 <u>Subd. 3. Resale disclosure certificate.</u> (a) In the event of a resale of a membership 	59.28	residential us	e and benefit.			
59.31 Subd. 3. Resale disclosure certificate. (a) In the event of a resale of a membership	59.29	<u>(b)</u> A coo	perative shall promp	tly amend the i	nformation bulletin to r	eflect any material
	59.30	change in the	information require	d by this chapt	er.	
59.32 interest by either the departing member or by the cooperative, the departing member or the	59.31	<u>Subd. 3.</u>	Resale disclosure ce	rtificate. (a) In	the event of a resale of	f a membership
	59.32	interest by ei	ther the departing me	ember or by the	cooperative, the depar	ting member or the

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60.1	cooperative, a	s applicable, shall fu	rnish to the purc	haser before the execut	tion of any purchase
60.2	and sale agree	ement for the applica	ble membership	interest the following	documents relating
60.3	to the cooperation	ative:			
60.4	(1) copies	of the articles and b	ylaws, any rule	s and regulations, and	any amendments
60.5	thereto; and				
60.6	<u>(2)</u> a resal	e disclosure certific	ate containing tl	he information set fort	h in paragraph (b).
60.7	(b) The re	sale disclosure certi	ficate must prov	vide the following info	ormation:
60.8	(1) the name	me of the cooperativ	<u>/e;</u>		
60.9	(2) the number of the numbe	mber of the dwelling	g unit appurtena	int to the subject mem	bership interest;
60.10	(3) the amo	ount of the monthly c	common expense	e assessments payable ı	inder the occupancy
60.11	agreement ap	plicable to the subje	ect dwelling unit	<u>t.</u>	
60.12	(4) the am	ount of other addition	onal fees or cha	rges payable by memb	pers, such as late
60.13	payment char	ges;			
60.14	(5) extraor	rdinary expenditures	s, if any, approve	ed by the cooperative a	ind not yet assessed
60.15	to members for	or the current and tw	vo succeeding fi	iscal years;	
60.16	(6) the cur	rent balances in the c	cooperative's rep	lacement reserve and th	ne general operating
60.17	reserve, and a	any other reserves m	aintained by the	e cooperative;	
60.18	<u>(7) copies</u>	of the most current	financial statem	ents of the cooperative	e, including balance
60.19	sheet and inco	ome and expense sta	itements;		
60.20	<u>(8)</u> a discl	osure of any unsatis	fied judgments	against the cooperativ	<u>e;</u>
60.21	<u>(9) a state</u>	ment that there are r	no pending laws	suits to which the coop	erative is a party
60.22	except as spe	cifically disclosed;			
60.23	<u>(10)</u> a rade	on disclosure pursua	ant to the require	ements of section 144.	496; and
60.24	(11) the re	sale disclosure certi	ficate shall cont	ain a certification by th	e subscribing party
60.25	that the inform	mation contained the	erein is true and	correct as of the date	of the certification.
60.26	<u>Subd. 4.</u>	ubscription agreer	nent for new p	roject. The subscriptic	on agreement must
60.27	include the fo	ollowing provisions:			
60.28	<u>(1)</u> a state	ment that all subscri	ption funds reco	eived from applicants	shall be deposited
60.29	promptly with	hout deduction in an	escrow accoun	t at a bank or banks w	hose deposits are
60.30	insured by an	agency of the federa	al government.	The escrow account sh	all be controlled by
60.31	a licensed titl	e insurance compan	y or agent there	of. Money in the accord	unt shall be held

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61.1	solely for the benefit of the subscribers until transferred to the account of the cooperative
61.2	as provided in clauses (2) and (5). The escrow account may be interest bearing, in which
61.3	event interest earnings shall accrue to the benefit of subscribers, except that subscription
61.4	funds and interest earned, if any, may be used solely to pay the escrow agent to administer
61.5	the escrow account and to pay costs and expenses associated with the offering;
61.6	(2) a statement of any subscription funds due and payable upon execution of the
61.7	subscription agreement and, where less than all of the subscription funds are due and payable
61.8	upon execution of the subscription agreement, a statement of the balance due and payable
61.9	and the estimated time frame within which that balance must be paid;
61.10	(3) a statement of the estimated monthly carrying charges with respect to the membership
61.11	interest being subscribed for;
61.12	(4) a statement that refundable subscription funds shall be immediately refunded by the
61.13	escrow agent to an applicant whose subscription agreement is terminated pursuant to the
61.14	agreement and a statement whether the return of subscription funds shall be with or without
61.15	accrued interest earned on the escrow;
61.16	(5) a statement concerning the deadline when sufficient subscribers and loan commitments
61.17	must be obtained, and a statement that if the deadline is not attained, the subscribers' escrowed
61.18	funds will be released;
61.19	(6) a statement that the entire escrow account and accrued interest earned, if any, shall
61.20	be immediately paid to the cooperative if sufficient subscribers and loan commitments are
61.21	obtained by the disclosed end date and the cooperative proceeds with the project;
61.22	(7) a statement that:
61.23	(i) within ten days after the receipt of an information bulletin, a purchaser may cancel
61.24	the subscription agreement for the purchase of a membership in a cooperative, provided
61.25	that the right to cancel terminates upon the purchaser's voluntary acceptance of a conveyance
61.26	of the membership interest from the cooperative or by the purchaser agreeing to modify or
61.27	waive the right to cancel by a separate writing from the subscription agreement and signed
61.28	by the purchaser more than three days after the purchaser receives the information bulletin;
61.29	and
61.30	(ii) if a purchaser receives an information bulletin more than ten days before signing a
61.31	subscription agreement, the purchaser cannot cancel the subscription agreement pursuant
61.32	to this ten-day cancellation.

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62.1	Subd. 5.	Membership purch:	ase and sale ag	reements. In the even	t of a resale of a
62.2		interest by either the			
62.3	purchase and	d sale agreement shall	be utilized as th	e contract for purchase	e of the membership
62.4	interest rath	er than a subscription	agreement. A n	nembership purchase	and sale agreement
62.5	must contain	n the following provis	sions:		
62.6	<u>(1)</u> a stat	tement disclosing the	identities of the	selling and purchasin	g parties;
62.7	<u>(2) a stat</u>	ement acknowledging	g that the purcha	ase of a membership i	nterest in the
62.8	cooperative	constitutes personal p	property and not	an interest in real est	ate;
62.9	<u>(3)</u> a stat	ement of the purchase	e price for the m	embership interest, in	cluding any earnest
62.10	money due a	and payable, the date of	on which the me	mbership interest is d	ue and payable, and
62.11	any sum wh	ich may be due and p	ayable upon clo	sing;	
62.12	<u>(4) a sch</u>	edule of any items of	personal proper	ty owned by the selle	r that the buyer is
62.13	purchasing a	as part of the member	ship interest;		
62.14	<u>(5) a stat</u>	tement acknowledging	g that the seller	and the cooperative h	ave furnished the
62.15	buyer with c	copies of the cooperat	ive's articles of	incorporation, bylaws	, rules, and policies
62.16	currently in	effect and a resale dis	sclosure stateme	ent;	
62.17	<u>(6) a stat</u>	ement that:			
62.18	(i) within	n ten days after the re	ceipt of a copy of	of the documents set f	Forth in clause (5), a
62.19	purchaser m	ay cancel the purchas	se agreement for	the purchase of a me	mbership in a
62.20	cooperative,	, without penalty and	with a full and p	rompt refund of all pa	yments made under
62.21	the purchase	e agreement, unless w	rithin that ten-da	y period the buyer ha	s closed on the
62.22	purchase of	the membership inter	est; and		
62.23	<u>(ii) if the</u>	e buyer elects to cance	el the purchase a	igreement pursuant to	this provision, the
62.24	buyer may d	lo so in writing by ha	nd delivering th	e notice of cancellation	on to the seller or
62.25	seller's agen	t, or by mailing such i	notice by postag	e prepaid United Stat	es mail, to the seller
62.26	or the seller	's agent within the ten	-day period;		
62.27	<u>(7)</u> a stat	tement outlining any o	contingencies or	conditions precedent	to closing on the
62.28	purchase of	the membership inter	est and the impa	act of a failure of one	or more of the
62.29	articulated c	contingencies on the re	efund of any ear	mest money to the buy	yer;
62.30	<u>(8)</u> a state	ement of the monthly	carrying charges	allocable to the dwell	ing unit appurtenant
62.31	to the memb	pership interest being	purchased and a	ny adjustments or pro	orations of carrying
62.32	charges due	and payable in the m	onth of closing	as between the seller	and buyer;

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63.1	(9) a stater	nent of any dwellin	g alterations that	at will be permitted pri	or to closing, the
63.2	conditions und	ler which those alter	ations may be m	ade, and the parties fina	ancially responsible
63.3	for any such a	lterations;			
63.4	<u>(10) a state</u>	ement of the anticip	ated closing dat	te for the purchase of the	he membership
63.5	interest;				
63.6	<u>(11)</u> a state	ement of the remedi	es available to t	he seller or buyer as a	result of a default
63.7	by the other pa	arty in its obligation	n to close on the	purchase of the subject	ct membership
63.8	interest;				
63.9	<u>(12)</u> a sche	edule of the items to	be delivered at	closing which shall in	iclude:
63.10	(i) the selle	er's delivery of selle	er's membership	certificate to the buye	r, duly assigned to
63.11	the buyer;				
63.12	(ii) the sell	er's delivery to the	buyer of a bill c	of sale in a form reason	ably acceptable to
63.13	the buyer, con	veying to the buyer	free and clear o	f all encumbrances any	y personal property
63.14	purchased by	the buyer pursuant	to clause (4);		
63.15	(iii) the bu	yer's delivery to the	e seller of funds	representing any balar	nce of the purchase
63.16	price due and	payable; and			
63.17	(iv) the bu	yer's delivery to the	cooperative of	an occupancy agreem	ent duly executed
63.18	by the buyer;	and			
63.19	<u>(13) a state</u>	ement regarding the	impact of destr	ruction of the subject d	welling unit prior
63.20	to the closing	date on the buyer's	purchase obliga	tions and refund of an	y earnest money
63.21	paid.				
63.22	<u>Subd. 6.</u> 0	ccupancy agreem	ent contents. Th	ne occupancy agreeme	nt must include the
63.23	following prov	visions:			
63.24	(1) a stater	nent of the monthly	carrying charg	es due and payable by	the member to the
63.25	cooperative re	presenting the mem	ber's proportion	ate share of the sum th	at the cooperative's
63.26	board of direc	tors' estimates are r	equired to meet	the cooperative's annu	al expenses, and
63.27	the method of	calculating the sam	ne;		
63.28	(2) a stater	nent of when the pa	syment of carry	ng charges will comm	ence;
63.29	(3) a statem	nent of the circumsta	nces under whic	ch the cooperative may	issue any patronage
63.30	refunds or cre	dits to members;			
63.31	(4) a staten	nent that the term of	the occupancy a	greement is coextensiv	e with membership
63.32	in the cooperat	tive, a statement reg	arding any autor	natic renewal of the oc	cupancy agreement

Article 1 Sec. 55.

	SF4053	REVISOR	JSK	S4053-1	1st Engrossment
64.1	term, and a	statement of any other	terms, conditi	ions, or requirements	for renewal of the
64.2	occupancy a	agreement term;			
64.3	<u>(5)</u> a stat	tement of the terms un	der which the	member or cooperativ	e may terminate a
64.4	member's o	ccupancy agreement;			
64.5	<u>(6)</u> a stat	tement that the membe	r may occupy	the member's dwellin	g unit solely as a
64.6	private resid	lential dwelling unit;			
64.7	<u>(7)</u> a stat	ement outlining the me	mber's rights, o	duties, and obligations	under the occupancy
64.8	agreement a	and as a member of the	cooperative;		
64.9	<u>(8)</u> a stat	ement outlining memb	per acts prohib	ited by the occupancy	agreement, articles,
64.10	bylaws, or t	he rules, regulations, a	nd policies of	the cooperative;	
64.11	<u>(9)</u> a stat	tement regarding the c	ircumstances u	under which assignme	nt of the occupancy
64.12	agreement c	or subletting is to be pe	ermitted or pro	hibited;	
64.13	<u>(10)</u> a sta	atement outlining the ci	ircumstances a	and manner in which a	membership interest
64.14	can be trans	ferred, assigned, or so	ld;		
64.15	<u>(11) a sta</u>	atement outlining the r	nanner in whi	ch the cooperative wil	l manage the
64.16	cooperative	property and operate a	and administer	the cooperative's bus	iness, including the
64.17	payment of	all taxes and assessme	nts levied agai	inst the cooperative to	the extent not billed
64.18	by the taxin	g authority directly to	the member;		
64.19	<u>(12) a sta</u>	atement outlining the s	eparate insura	nce obligations of the	cooperative and the
64.20	member, and	d should minimally inc	lude the separ	ate insurance requirem	nents set forth in this
64.21	<u>chapter;</u>				
64.22	<u>(13)</u> a sta	atement concerning the	e circumstance	s and extent to which t	he cooperative must
64.23	repair, main	tain, and replace prope	erty owned by	the cooperative and the	ne circumstances, if
64.24	any, under v	which the cooperative 1	may hold the r	nember responsible fo	or repairing,
64.25	<u>maintaining</u>	, or replacing property	owned by the	e cooperative;	
64.26	<u>(14) a sta</u>	atement defining event	ts of default u	nder the occupancy ag	reement, the effects
64.27	of default, a	nd the remedies availa	ble to the coo	perative;	
64.28	<u>(15) a sta</u>	atement through which	the member co	ovenants that the memb	per and the member's
64.29	guests and su	ubtenants, if any, must p	preserve and pr	omote the cooperative	ownership principles
64.30	of the coope	erative and abide by the	e cooperative'	s articles, bylaws, and	rules, policies and
64.31	regulations;				

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65.1	(16) a state	ement that representa	tives of any mo	tgagee holding a mortg	age on the property
65.2	<u> </u>			the cooperative, and, v	
65.3				tor, utility company, m	
65.4	others, has the	e right to enter the m	nember's dwelli	ng unit and make inspe	ections at any
65.5	reasonable ho	ur of the day with rea	asonable notice	and at any time in the e	vent of emergency;
65.6	and				
65.7	<u>(17)</u> a state	ement that the coope	erative will not	discriminate against an	y person because
65.8	of race, color,	religion, sex, handi	cap, or national	origin.	
65.9	Sec. 56. [308	C.613] BUDGET A	ND REPLACI	EMENT RESERVE RI	EQUIREMENTS.
65.10	Subdivisio	n 1. Requirements.	The annual bud	get of a senior housing	cooperative formed
65.11	under this cha	pter shall include, w	vithout limitatic	on:	
65.12	(1) the am	ount included in the	budget as a res	erve for replacement;	
65.13	<u>(2) the am</u>	ount included in the	budget for the	general operating reser	<u>·ve;</u>
65.14	(3) the am	ount included in the	budget for any	other reserves;	
65.15	(4) the pro	jected common expe	ense for each cat	egory of expenditures f	for the cooperative;
65.16	and				
65.17	(5) the pro	jected monthly com	nmon expense a	ssessment for each type	e of dwelling unit.
65.18	<u>Subd. 2.</u> R	eplacement reserv	es. The coopera	tive shall include in its	annual budgets
65.19	replacement r	eserves projected by	y the board to be	e adequate, together wi	th past and future
65.20	contributions	thereto to fund the r	eplacement of	hose components of th	e cooperative that
65.21	the cooperativ	e is obligated to rep	lace by reason o	of ordinary wear and tea	ar or obsolescence,
65.22	subject to the	following:			
65.23	(1) the and	ual budgets need no	ot include reserv	ves for replacement of	components that
65.24	have a remain	ing useful life of mo	ore than 30 year	s, unless required other	wise by the lender
65.25	or mortgage in	nsurer relative to the	e cooperative's	naster mortgage;	
65.26	(2) the coo	perative shall keep t	he replacement	reserves in an account o	r accounts separate
65.27	from the coop	erative's operating f	funds, and shall	not use or borrow from	n the replacement
65.28	reserves to fur	nd the cooperative's	operating expe	nses, except that this re	estriction shall not
65.29	affect the coo	perative's authority	to pledge the re	placement reserves as	security for a loan
65.30	to the coopera	tive; and			
65.31	(3) the coo	operative shall reeva	luate the adequ	acy of the cooperative'	s budgeted
65.32	replacement r	eserves at least ever	y third year afte	er the filing of the coop	perative's articles.

Article 1 Sec. 56.

66.1	Sec. 57. [308C.614] LIEN FOR ASSESSMENTS.
66.2	(a) A senior housing cooperative formed under this chapter has a lien on a membership
66.3	interest, the appurtenant occupancy agreement, and the member's associated occupancy
66.4	rights for any assessment levied against that membership interest from the time the
66.5	assessment becomes due. If an assessment is payable in installments, the full amount of the
66.6	assessment is a lien from the time the first installment thereof becomes due. Unless the
66.7	bylaws provide otherwise, any fees, charges, or payments that members must regularly pay
66.8	to the cooperative are enforceable as assessments under this section. Other cooperatives
66.9	formed under this chapter may authorize a lien on a membership interest, occupancy
66.10	agreement, or a proprietary lease in the bylaws.
66.11	(b) A lien under this section is prior to all other liens and encumbrances on a membership
66.12	certificate except (i) liens, encumbrances, or mortgages which the cooperative creates,
66.13	assumes, or takes subject to, or (ii) any first security interest encumbering only the
66.14	membership interest. If a first security interest encumbering a membership interest which
66.15	is personal property is foreclosed, the secured party or the purchaser at the sale shall take
66.16	title to the membership interest subject to unpaid assessments. This paragraph shall not
66.17	affect the priority of mechanics' liens encumbering the project.
66.18	(c) Proceedings to enforce an assessment lien shall be instituted within three years after
66.19	the last installment of the assessment becomes payable, or shall be barred.
66.20	(d) The member and owner of the membership interest, at the time an assessment is due,
66.21	shall be personally liable to the cooperative for payment of the assessment levied against
66.22	the membership interest. If there are multiple owners of the membership interest, they shall
66.23	be jointly and severally liable.
66.24	(e) This section does not prohibit actions to recover sums for which paragraph (a) creates
66.25	a lien nor prohibit a cooperative from taking an assignment of the membership certificate
66.26	and occupancy agreement or other conveyance documents agreed upon by the parties in
66.27	lieu of foreclosure.
66.28	(f) The cooperative shall furnish to a member or the member's authorized agent upon

- written request of the member or the authorized agent a statement setting forth the amount
 of unpaid assessments currently levied against the member's interest. The statement shall
 be furnished within ten business days after receipt of the request and is binding on the
- 66.32 cooperative and every member.

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67.1	Sec. 58. [30	8C.615] FORECL	OSURE OF LII	ENS OR TO ACQUI	RE OCCUPANCY
67.2	RIGHTS FO	LLOWING MEM	BERSHIP TER	MINATION IN A SI	ENIOR HOUSING
67.3	COOPERAT	CIVE.			
67.4	(a) A coop	perative's lien shall be	e foreclosed by a	private sale negotiated	d by the cooperative,
67.5	or by an acce	ptance by the cooperation	ative of the subj	ect membership intere	st in full satisfaction
67.6	of the secured	d indebtedness pursu	ant to the follow	wing:	
67.7	<u>(1) a notic</u>	e of the sale or acce	ptance shall be s	served on the member	90 days prior to the
67.8	sale or accept	tance;			
67.9	(2) the cod	operative shall be ent	itled to its reason	nable costs and attorne	y fees not exceeding
67.10	the amount p	rovided by section 5	82.01, subdivis	ion 1a;	
67.11	(3) the an	nount of the coopera	tive's lien shall	be deemed to be adeq	uate consideration
67.12	for the memb	ership interest subje	ect to sale or acc	eptance, notwithstand	ling the value of the
67.13	membership	interest; and			
67.14	(4) the not	tice of sale or accepta	ance shall contai	n the following statem	nent in capital letters
67.15	with the nam	e of the cooperative	or secured party	y filled in:	
67.16	"THIS IS	TO INFORM YOU	THAT BY TH	S NOTICE (fill in na	me of cooperative
67.17	or secured pa	rty) HAS BEGUN I	PROCEEDING	S UNDER MINNESC	DTA STATUTES,
67.18	CHAPTER 3	08C, TO FORECLO	DSE ON YOUR	MEMBERSHIP INT	EREST FOR THE
67.19	REASON SP	ECIFIED IN THIS	NOTICE. YOU	R MEMBERSHIP IN	TEREST AND
67.20	YOUR RIGH	IT TO OCCUPY TH	HE DWELLING	UNIT APPURTENA	ANT THERETO
67.21	WILL TERM	IINATE 90 DAYS A	FTER SERVIC	E OF THIS NOTICE	ON YOU UNLESS
67.22	BEFORE TH	EN:			
67.23	<u>(a)</u> THE P	ERSON AUTHORI	ZED BY (fill in	the name of cooperati	ve or secured party)
67.24	AND DESCI	RIBED IN THIS NO	TICE TO REC	EIVE PAYMENTS R	ECEIVES FROM
67.25	YOU:				
67.26	(1) THE A	AMOUNT THIS NO	DTICE SAYS Y	OU OWE; PLUS	
67.27	<u>(2) THE (</u>	COSTS INCURRED	TO SERVE TH	HIS NOTICE ON YO	U; PLUS
67.28	(3) \$500 7	FO APPLY TO ATT	ORNEY FEES	ACTUALLY EXPEN	IDED OR
67.29	INCURRED;	, PLUS			
67.30	<u>(4)</u> ANY	ADDITIONAL AM	OUNTS FOR Y	OUR MEMBERSHI	P INTEREST
67.31	BECOMING	DUE TO (fill in na	me of cooperati	ve or secured party) A	FTER THE DATE
67.32	OF THIS NC	OTICE; OR			

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68.1	(b) YOU SECURE FROM A DISTRICT COURT AN ORDER THAT THE
68.2	FORECLOSURE OF YOUR RIGHTS TO YOUR MEMBERSHIP INTEREST AND
68.3	YOUR RIGHT TO OCCUPY THE DWELLING UNIT APPURTENANT THERETO BE
68.4	SUSPENDED UNTIL YOUR CLAIMS OR DEFENSES ARE FINALLY DISPOSED OF
68.5	BY TRIAL, HEARING, OR SETTLEMENT. YOUR ACTION MUST SPECIFICALLY
68.6	STATE THOSE FACTS AND GROUNDS THAT DEMONSTRATE YOUR CLAIMS
68.7	OR DEFENSES. IF YOU DO NOT TAKE ACTION AS PRESCRIBED IN PARAGRAPH
68.8	(A) OF THIS NOTICE WITHIN THE TIME PERIOD SPECIFIED IN THIS NOTICE,
68.9	YOUR OWNERSHIP RIGHTS IN YOUR MEMBERSHIP INTEREST AND YOUR
68.10	RIGHT TO OCCUPY THE DWELLING UNIT APPURTENANT THERETO WILL
68.11	TERMINATE AT THE END OF THE PERIOD, YOU WILL LOSE ALL THE MONEY
68.12	YOU HAVE PAID FOR YOUR MEMBERSHIP INTEREST, YOU WILL LOSE YOUR
68.13	RIGHT TO POSSESSION AND OCCUPANCY OF YOUR DWELLING UNIT, YOU
68.14	MAY LOSE YOUR RIGHT TO ASSERT ANY CLAIMS OR DEFENSES THAT YOU
68.15	MIGHT HAVE, AND YOU WILL BE EVICTED. IF YOU HAVE ANY QUESTIONS
68.16	ABOUT THIS NOTICE, CONTACT AN ATTORNEY IMMEDIATELY."
68.17	(b) If the member or occupant fails to redeem before the expiration of 90 days following
68.18	delivery of the notice to the member, the cooperative may bring an action for eviction against
68.19	the member and any persons occupying the dwelling unit, and in that case section 504B.291
68.20	shall not apply.
68.21	(c) A cooperative may assign its lien rights in the same manner as any other secured
68.22	party.
68.23	Sec. 59. [308C.616] CERTIFICATED MEMBERSHIP INTERESTS.
68.24	Subdivision 1. Certificated; uncertificated. The membership interests of a cooperative
68.25	shall be either certificated or uncertificated. Each holder of certificated membership interests
68.26	issued is entitled to a certificate of membership interest.
68.27	Subd. 2. Signature required. Certificates shall be signed by an agent or officer authorized
68.28	in the articles or bylaws to sign share certificates or, in the absence of an authorization, by
08.28	in the articles of bylaws to sign share certificates of, in the absence of an autionzation, by

- 68.29 the chair or records officer of the cooperative.
- 68.30 Subd. 3. Signature valid. If a person signs or has a facsimile signature placed upon a
- 68.31 certificate while the chair, an officer, transfer agent, or records officer of a cooperative, the
- 68.32 certificate may be issued by the cooperative, even if the person has ceased to have that
- 68.33 capacity before the certificate is issued, with the same effect as if the person had that capacity
- 68.34 <u>at the date of its issue.</u>

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69.1 69.2		r <mark>m of certificate.</mark> <u>A</u> 11 contain on its fac		epresenting membership i	nterests of a	
69.3	(1) the name	e of the cooperative	<u>;</u>			
69.4	(2) a stateme	ent that the coopera	tive is organ	ized under the laws of this	s state and this	
69.5	chapter;					
69.6	(3) the name	e of the person to w	hom the cert	ificate is issued;		
69.7	(4) the numb	per and class of me	mbership into	erests, and the designation	of the series, if	
69.8	any, that the certificate represents;					
69.9	(5) a stateme	ent that the members	ship interests	in the cooperative are subj	ject to the articles	
69.10	and bylaws of the	he cooperative; and	<u>l</u>			
69.11	(6) any restrict	ictions on transfer, i	including app	proval of the board, if appli	cable, first rights	
69.12	of purchase by t	the cooperative, and	d other restrie	ctions on transfer, which r	nay be stated by	
69.13	reference to the	back of the certific	ate or to ano	ther document.		
69.14	<u>Subd. 5.</u> Lin	nitations set forth.	A certificate	e representing membership	o interest issued	
69.15	by a cooperative	e authorized to issu	e membershi	p interests of more than o	ne class or series	
69.16	shall set forth up	oon the face or back	c of the certif	icate, or shall state that the	cooperative will	
69.17	furnish to any m	ember upon reques	t and without	charge, a full statement of	the designations,	
69.18	preferences, lim	nitations, and relativ	ve rights of th	ne membership interests o	f each class or	
69.19	series authorized	d to be issued, so fa	ar as they hav	e been determined, and th	e authority of the	
69.20	board to determ	ine the relative right	nts and prefer	rences of subsequent class	es or series.	
69.21	<u>Subd. 6.</u> Pri	ma facie evidence.	A certificate	signed as provided in subd	ivision 2 is prima	
69.22	facie evidence o	of the ownership of	the members	ship interests referred to in	the certificate.	
69.23	<u>Subd. 7.</u> Un	certificated memb	ership inter	ests. Unless uncertificated	l membership	
69.24	interests are pro	hibited by the artic	les or bylaws	s, a resolution approved by	y the affirmative	
69.25	vote of a majori	ty of the directors p	oresent may p	provide that some or all of	any or all classes	
69.26	and series of its	membership intere	ests will be u	ncertificated membership	interests. The	
69.27	resolution does	not apply to memb	ership interes	sts represented by a certifi	cate until the	
69.28	certificate is sur	rendered to the coc	operative. Wi	thin a reasonable time afte	er the issuance or	
69.29	transfer of uncer	tificated membersh	ip interests, tl	ne cooperative shall send to	the new member	
69.30	the information	required by this see	ction to be st	ated on certificates. This is	nformation is not	
69.31	required to be se	ent to the new hold	er by a publi	cly held cooperative that h	nas adopted a	
69.32	system of issuar	nce, recordation, an	nd transfer of	its membership interests l	oy electronic or	
69.33	other means not	t involving an issua	nce of certifi	cates if the system compli	es with section	

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70.1	17A of the Se	curities Exchange A	.ct of 1934. Exc	ept as otherwise expre	essly provided by			
70.2	statute, the rig	17A of the Securities Exchange Act of 1934. Except as otherwise expressly provided by statute, the rights and obligations of the holders of certificated and uncertificated membership						
70.3	interests of th	interests of the same class and series are identical.						
	~ ~ ~ ~ ~							
70.4	Sec. 60. [308C.621] LOST CERTIFICATES; REPLACEMENT.							
70.5	Subdivision 1. Issuance. A new membership interest certificate may be issued under							
70.6	section 336.8-	section 336.8-405 in place of one that is alleged to have been lost, stolen, or destroyed.						
70.7	<u>Subd. 2.</u> N	ot overissue. The is	ssuance of a new	v certificate under this	s section does not			
70.8	constitute and	overissue of the men	nbership interes	ts it represents.				
70.0	Sec. (1. 1 20	0C (15) DESTDIC	τιον ον τρ	ANGEED OD DECIG				
70.9 70.10		Sec. 61. [308C.625] RESTRICTION ON TRANSFER OR REGISTRATION OF MEMBERSHIP INTERESTS.						
/0.10	MEMDENSI	III INTERESTS.						
70.11				the transfer or regist				
70.12			-	posed in the articles, i				
70.13				ement among or other				
70.14	a number of n	nembers or holders of	of other member	rship interests or amor	ng them and the			
70.15	cooperative. A	A restriction is not b	inding with resp	beet to membership in	terests issued prior			
70.16	to the adoption	n of the restriction, u	nless the holders	s of those membership	interests are parties			
70.17	to the agreem	ent or voted in favor	of the restriction	on.				
70.18	<u>Subd. 2.</u>	estrictions permitt	ed. <u>A written re</u>	estriction on the transf	er or registration of			
70.19	transfer of me	mbership interests o	of a cooperative	that is not manifestly	unreasonable under			
70.20	the circumstances may be enforced against the holder of the restricted membership interests							
70.21	or a successor	or a successor or transferee of the holder, including a pledgee or a legal representative, if						
70.22	the restriction	is either:						
70.23	(1) noted of	conspicuously on the	e face or back of	f the certificate;				
70.24	(2) include	ed in this chapter or	the articles or b	ylaws; or				
70.25	(3) include	ed in information ser	nt to the holders	of uncertificated mer	nbership interests.			
70.26	Unless a r	estriction is in this c	hapter, the artic	les, bylaws, noted con	spicuously on the			
70.27	face or back o	f the certificate, or in	cluded in inform	nation sent to the hold	ers of uncertificated			
70.28	membership i	nterests, a restriction	n, even though p	permitted by this section	on, is ineffective			
70.29	against a pers	on without knowled	ge of the restric	tion. A restriction und	ler this section is			
70.30	deemed to be	deemed to be noted conspicuously and is effective if the existence of the restriction is stated						
70.31	on the certificate and reference is made to a separate document creating or describing the							
70.32	restriction.							

Sec. 62. [308C.627] OPERATING AGREEMENT. 71.1 Subdivision 1. Authorization. A written agreement among persons who are then 71.2 members, including a sole member, or who have signed subscription or contribution 71.3 agreements, relating to the control of any phase of the business and affairs of the cooperative, 71.4 71.5 its liquidation, dissolution and termination, or the relations among members or persons who have signed subscription or contribution agreements is valid as provided in subdivision 2. 71.6 Wherever this chapter provides that a particular result may or must be obtained through a 71.7 provision in the articles or bylaws, the same result can be accomplished through an operating 71.8 agreement valid under this section or through a procedure established by an operating 71.9 agreement valid under this section. 71.10 71.11 Subd. 2. Valid execution. Other than occupant member voting control under section 308C.545 and occupant member allocation and distribution provisions under sections 71.12 308C.721 and 308C.725, a written agreement among persons described in subdivision 1 71.13 that relates to the control of or the liquidation, dissolution, and termination of the cooperative; 71.14 the relations among them; or any phase of the business and affairs of the cooperative, 71.15 including, without limitation, the management of its business; the declaration and payment 71.16 of distributions; the sharing of profits and losses; the election of directors; the employment 71.17 of members by the cooperative; or the arbitration of disputes, is valid, if the agreement is 71.18 signed by all persons who are then the members of the cooperative, whether or not the 71.19 members all have voting power, and all those who have signed contribution agreements, 71.20 regardless of whether those signatories will, when members, have voting power. 71.21 Subd. 3. Other agreements not affected. This section does not apply to, limit, or restrict 71.22 agreements otherwise valid, nor is the procedure set forth in this section the exclusive method 71.23 of agreement among members or between the members and the cooperative with respect to 71.24 any of the matters described. 71.25

71.26 Sec. 63. [308C.701] AUTHORIZATION, FORM, AND ACCEPTANCE OF 71.27 CONTRIBUTIONS.

Subdivision 1. Board of directors may authorize. Subject to any restrictions in this chapter regarding occupant and nonoccupant membership interests or in the articles or bylaws, and only when authorized by the board, a cooperative may accept contributions, which may be occupant or nonoccupant membership contributions as determined by the board under subdivisions 2 and 3, make contribution agreements under section 308C.711, and make contribution allowance agreements under section 308C.715.

71.34 Subd. 2. Permissible forms. A person may make a contribution to a cooperative:

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72.1	(1) by paying money or transferring the ownership of an interest in property to the							
72.2	<u>cooperative or rendering services to or for the benefit of the cooperative; or</u>							
72.3	(2) throug	(2) through a written obligation signed by the person to pay money or transfer ownership						
72.4	of an interest in property to the cooperative or to perform services to or for the benefit of							
72.5	the cooperative.							
72.6	Subd. 3. Acceptance of contributions. No purported contribution is to be treated or							
72.7	considered as a contribution, unless:							
72.8	(1) the board accepts the contribution on behalf of the cooperative and in that acceptance							
72.9	describes the contribution, including terms of future performance, if any, and states the							
72.10	value being accorded to the contribution; and							
72.11	(2) the fac	t of contribution and	l the contributi	on's accorded value are	e both reflected in			
72.12	the required records of the cooperative.							
72.13	<u>Subd. 4.</u>	Valuation. The deter	minations of th	ne board as to the amou	nt or fair value or			
72.14	the fairness to	the cooperative of t	the contributio	n accepted or to be acc	epted by the			
72.15	cooperative or the terms of payment or performance, including under a contribution							
72.16	agreement in section 308C.711, and a contribution allowance agreement in section 308C.715,							
72.17	are presumed to be proper if they are made in good faith and on the basis of accounting							
72.18	methods, or a fair valuation or other method, reasonable in the circumstances. Directors							
72.19	who are present and entitled to vote, and who, intentionally or without reasonable							
72.20	investigation, fail to vote against approving a consideration that is unfair to the cooperative,							
72.21	or overvalue	or overvalue property or services received or to be received by the cooperative as a						
72.22	contribution,	contribution, are jointly and severally liable to the cooperative for the benefit of the then						
72.23	members who did not consent to and are damaged by the action, to the extent of the damages							
72.24	of those mem	of those members. A director against whom a claim is asserted under this subdivision, except						
72.25	in case of kno	owing participation in	n a deliberate	fraud, is entitled to con	tribution on an			
72.26	equitable bas	is from other director	rs who are liab	le under this subdivision	on.			
72.27	72.27 Sec. 64. [308C.705] RESTATEMENT OF VALUE OF PREVIOUS							
12.21	500. 04. <u>[30</u>	OC. IUS IAIE		ALUL OF I KLVIUU	5			

72.28 **CONTRIBUTIONS.**

<u>Subdivision 1.</u> Definition. As used in this section, an "old contribution" is a contribution
reflected in the required records of a cooperative for a nonoccupant membership interest
before the time the cooperative accepts a new contribution for a nonoccupant membership
interest.

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73.1	Subd. 2.	Restatement require	ed. Whenever a	cooperative accepts a	new contribution
73.2	for a nonocc	upant membership in	terest, the boar	d shall restate, as requi	ired by this section,
73.3	the value of	all old contributions.			
73.4	<u>Subd. 3.</u>	Restatement as to p	articular serie	s or class to which ne	w contribution
73.5	pertains. (a)) Unless otherwise pro	ovided in the art	ticles or bylaws, this su	bdivision sets forth
73.6	the method of	of restating the value of	of old contribut	ons that pertain to the	same series or class
73.7	to which the	new contribution per	rtains. To restat	e the value:	
73.8	<u>(1) state</u>	the value the coopera	tive has accord	ed to the new contribu	tion under section
73.9	<u>308C.701, s</u>	ubdivision 3, clause (1);		
73.10	(2) deter	mine what percentage	e the value state	d under clause (1) will	constitute, after the
73.11	<u> </u>			otal value of all contrib	
73.12				contribution pertains;	
73.13	(3) divid	e the value stated unc	ler clause (1) by	the percentage determ	nined under clause
73.14	<u> </u>		· · · -	required by this subdi	
73.15	<u> </u>	s pertaining to the par			
				<u>·</u>	
73.16	<u> </u>			from the value determined in the second distribution of the second distribu	
73.17	<u> </u>			required by this subdiv	71sion, of all the old
73.18	contribution	s pertaining to the par	rticular series o	<u>r class;</u>	
73.19	<u>(5) subtra</u>	act the value, as reflec	ted in the requin	red records before the r	estatement required
73.20	by this subd	ivision, of the old cor	ntributions from	the value determined	under clause (4),
73.21	yielding the	value to be allocated	among and add	led to the old contribut	ions pertaining to
73.22	the particula	r series or class; and			
73.23	<u>(6)</u> alloca	ate the value determin	ned under claus	e (5) proportionally an	nong the old
73.24	<u>contribution</u>	s pertaining to the par	rticular series o	r class, add the allocat	ed values to those
73.25	old contribu	tions, and change the	required record	ls accordingly.	
73.26	<u>(b)</u> The v	alues determined und	er paragraph (a)	, clause (5), and allocat	ted and added under
73.27	paragraph (a	a), clause (6), may be	positive, negati	ve, or zero.	
73.28	Subd. 4.	Restatement method	d for other ser	i <mark>es or class.</mark> Unless oth	nerwise provided in
73.29	the articles of	or bylaws, this subdiv	ision sets forth	the method of restating	g the value of old
73.30	<u>contribution</u>	s that do not pertain t	to the same series	es or class to which the	e new contribution
73.31	pertains. To	restate the value:			

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(1) determine the percentage by which the restatement under subdivision 3 has changed
the total contribution value reflected in the required records for the series or class to which
the new contribution pertains; and
(2) as to each old contribution that does not pertain to the same series or class to which
the new contribution pertains, change the value reflected in the required records by the
percentage determined under clause (1). The percentage determined under clause (1) may
be positive, negative, or zero.
Subd. 5. New contributions may be aggregated. If a cooperative accepts more than
one contribution pertaining to the same series or class at the same time, then for the purpose
of the restatement required by this section, the cooperative may consider all the new
contributions a single contribution.
Sec. 65. [308C.711] CONTRIBUTION AGREEMENTS.
Subdivision 1. Signed writing. A contribution agreement, whether made before or after
the formation of the cooperative, is not enforceable against the would-be contributor unless
it is in writing and signed by the would-be contributor.
Subd. 2. Irrevocable period. Unless otherwise provided in the contribution agreement,
or unless all of the would-be contributors and, if in existence, the cooperative, consent to a
shorter or longer period, a contribution agreement is irrevocable for a period of six months.
Subd. 3. Current and deferred payment. A contribution agreement, whether made
before or after the formation of a cooperative, must be paid or performed in full at the time
or times, or in the installments, if any, specified in the contribution agreement. In the absence
of a provision in the contribution agreement specifying the time at which the contribution
is to be paid or performed, the contribution must be paid or performed at the time or times
determined by the board, but a call made by the board for payment or performance on
contributions must be uniform for all membership interests of the same class or for all
membership interests of the same series.
Subd. 4. Failure to pay remedies. (a) Unless otherwise provided in the contribution
agreement, in the event of default in the payment or performance of an installment or call
when due, the cooperative may proceed to collect the amount due in the same manner as a
debt due the cooperative. If a would-be contributor does not make a required contribution
of property or services, the cooperative shall require the would-be contributor to contribute
cash equal to that portion of the value, as stated in the cooperative required records, of the

74.33 <u>contribution that has not been made.</u>

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75.1	(b) If the amount due under a contribution agreement remains unpaid for a period of 20
75.2	days after written notice of demand for payment has been given to the delinquent would-be
75.3	contributor, the membership interests that were subject to the contribution agreement may
75.4	be offered for sale by the cooperative for a price in money equaling or exceeding the sum
75.5	of the full balance owed by the delinquent would-be contributor plus the expenses incidental
75.6	to the sale.
75.7	If the membership interests that were subject to the contribution agreement are sold
75.8	according to this paragraph, the cooperative shall pay to the delinquent would-be contributor
75.9	or to the delinquent would-be contributor's legal representative the lesser of:
75.10	(1) the excess of net proceeds realized by the cooperative over the sum of the amount
75.11	owed by the delinquent would-be contributor plus the expenses incidental to the sale, less
75.12	any penalty stated in the contribution agreement, which may include forfeiture of the partial
75.13	contribution; and
75.14	(2) the amount actually paid by the delinquent would-be contributor.
75.15	If the membership interests that were subject to the contribution agreement are not sold
75.16	according to this paragraph, the cooperative may collect the amount due in the same manner
75.17	as a debt due the cooperative or cancel the contribution agreement according to paragraph
75.18	<u>(c).</u>
75.19	(c) If the amount due under a contribution agreement remains unpaid for a period of 20
75.20	days after written notice of demand for payment has been given to the delinquent would-be
75.21	contributor and the membership interests that were subject to the defaulted contribution
75.22	agreement have not been sold according to paragraph (b), the cooperative may cancel the
75.23	contribution agreement, the cooperative may retain any portion of the contribution agreement
75.24	price actually paid as provided in the contribution agreement, and the cooperative shall
75.25	refund to the delinquent would-be contributor or the delinquent would-be contributor's legal
75.26	representatives any portion of the contribution agreement price as provided in the contribution
75.27	agreement.
75.28	Subd. 5. Restrictions on assignment. Unless otherwise provided in the articles or
75.29	bylaws, a would-be contributor's rights under a contribution agreement may not be assigned,
75.30	in whole or in part, to a person who was not a member at the time of the assignment, unless
75.31	all the members approve the assignment by unanimous written consent.

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76.1	Sec. 66. [30	8C.715] CONTRIE	BUTION RIGI	HTS AGREEMENTS	<u>S.</u>
76.2	Subdivisio	on 1. Agreements p	ermitted. Subj	ect to any restrictions	in the articles or
76.3				n rights agreements u	
76.4	provisions, ar	nd conditions fixed b	by the board.		
76.5	Subd 2 V	Vriting required on	d tarms to ba	stated. Any contributi	on rights agreement
76.6				all, summarize, or incl	
76.7				s of the rights to make	
76.8	·			s otherwise provided i	
76.9				ontribution rights agr	
76.10				not a member at the tim	
76.11	unless all the	members approve th	ne assignment b	by unanimous written	consent.
76.12	Sec. 67. [30	98C.721] ALLOCA	ΓIONS AND I	DISTRIBUTIONS TO	O MEMBERS.
76.13	Subdivisio	on 1. Allocation of r	profits and loss	ses. If applicable to the	e specific type of
76.14				he bylaws or operating	· · ·
76.15				veen occupant membe	
76.16				If the bylaws or operation	
76.17	· · · · · ·	•	*	veen occupant membe	
76.18		• • •		be allocated on the b	•
76.19				embership interests co	
76.20		•	•	rative. The allocation	-
76.21				not be less than 50 pe	
76.22				in the original articles	
76.23				e of the occupant mem	
76.24				f the occupant membe	
76.24				ectively may not be le	
76.26	-	ofits in any fiscal ye		eetivery may not be it	ss than 15 percent
		<u> </u>		The bulerus or oner	ting a grapmant shall
76.27				. The bylaws or operation	
76.28	-			of the cooperative amo	
76.29		•		vided in the bylaws, d	
76.30		•		ctively and other mem	
76.31		•		cepted by the cooperat	
76.32		-		nbership interests. The	
76.33	*	•		not be less than 50 pe	
76.34	distributions	in any fiscal year, ex	cept that 1f aut	horized in the articles	or bylaws adopted
	Article 1 Sec. 6	7.	76		

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77.1	by the affirmativ	e vote of the occ	upant members	, or the articles or bylaw	vs are amended by
77.2			-	e distributions to patron	-
77.3	interests collectiv	vely shall not be	less than 15 per	cent of the total distribute	itions in any year.
77.4	Sec. 68. [308C	.725] ALLOCA	TIONS AND D	DISTRIBUTIONS TO	OCCUPANT
77.5	MEMBERS.				
77.6	Subdivision 1	. Distribution o	of net income. A	A cooperative may set as	side a portion of
77.7	net income alloca	ited to the occupa	nt membership	interests as the board det	ermines advisable
77.8	to create or main	tain a capital res	erve.		
77.9	Subd. 2. Rese	e rves. In addition	n to a capital res	serve, the board may, for	r occupant
77.10	membership inte	rests:			
77.11	(1) set aside a	an amount not to	exceed five per	cent of the annual net ir	ncome of the
77.12	cooperative for p	promoting and en	couraging coop	erative organization; an	<u>d</u>
77.13	(2) establish a	and accumulate 1	eserves for com	nmon area items, buildir	ngs, depreciation,
77.14	losses, and other	proper purposes	<u>'•</u>		
77.15	Subd. 3. Occ	upant distributi	ons. Any net in	come allocated to occup	oant members in
77.16				serves shall be distribut	
77.17	members on the	basis of patronag	ge of cooperativ	e. A cooperative may es	stablish allocation
77.18	units, whether th	e units are functi	ional, divisional	, departmental, or other	wise and pooling
77.19	arrangements and	d may account fo	or and distribute	net income to occupant	ts on the basis of
77.20	allocation units a	and pooling arran	igements. A coc	operative may offset the	net loss of an
77.21	allocation unit or	pooling arrange	ement against th	e net income of other al	location units or
77.22	pooling arrangen	nents.			
77.23	Subd. 4. Free	uency of distril	bution. Distribu	tion of net income may	be made at least
77.24	annually. The bo	ard shall present	to the members	at their annual meeting	a report covering
77.25	the operations of	the cooperative	during the prec	eding fiscal year.	
77.26	Subd. 5. For	m of distributio	n. A cooperativ	e may distribute net inco	ome to occupant
77.27	members in cash	, capital credits,	allocated patror	nage equities, revolving	fund certificates,
77.28	or its own or othe	er securities.			
77.20	Saa 60 1 309 0	7351 DISTDID	UTION OF UN	ICI AIMED DDODED	TV
77.29				ICLAIMED PROPER	
77.30				irse property. A cooper	
77.31	of paying or deliv	vering to the state	the unclaimed p	roperty specified in its re	port of unclaimed

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78.1	property, distrib	ute the unclaimed	property to a bu	siness entity or organ	ization that is exempt
78.2	from taxation.				
70.2		norta viaht ortin	michad an dia	hungar ant Thaniah	t of on over on to
78.3			4	bursement. The righ	
78.4	^			nguished when the p	
78.5					payment is available
78.6					records to be entitled
78.7	• • •		is unknown, nc	tice is published in a	n official publication
78.8	of the cooperati	ve.			
78.9	Sec. 70. [3080	C.801] MERGER	AND CONSC	DLIDATION.	
78.10	Subdivision	1. Authorization	Unless otherw	vise prohibited, coop	eratives organized
78.11	under the laws of	of this state, includ	ling cooperativ	es organized under th	nis chapter or chapter
78.12	308A or 308B,	may merge or con	solidate with ea	ach other, a Minneso	ta limited liability
78.13	company under	the provisions of se	ections 322C.10	01 to 322C.1015, or	other business entities
78.14	organized under	the laws of anoth	er state by com	plying with the prov	visions of this section
78.15	and the law of the	ne state where the s	surviving or nev	w business entity wil	l exist. A cooperative
78.16	may not merge	or consolidate with	h a business en	tity organized under	the laws of this state,
78.17	other than a coo	perative organized	l under chapter	308A or 308B, unle	ss the law governing
78.18	the business ent	ity expressly authors	orizes merger o	or consolidation with	a cooperative.
78.19	Subd. 2. Pla	n. To initiate a me	erger or consoli	dation of a cooperati	ve, a written plan of
78.20	merger or conso	blidation shall be p	prepared by the	board or by a comm	ittee selected by the
78.21	board to prepare	e a plan. The plan	shall state:		
78.22	(1) the name	es of the constituer	nt domestic coo	peratives, the name	of any Minnesota
78.23	limited liability	company that is a p	party to the mer	ger, to the extent auth	orized under sections
78.24	<u>322C.1001 to 32</u>	22C.1005 and 322	C.1015, and ar	y foreign business e	ntities;
78.25	(2) the name	of the surviving of	or new domesti	c cooperative, Minne	esota limited liability
78.26	company as req	uired by section 3	22C.1002, or o	ther foreign business	entity;
78.27	(3) the manr	ner and basis of co	nverting memb	ership or ownership	interests of the
78.28	<u> </u>			Minnesota limited li	
78.29					bership or ownership
78.30	•			rative, the surviving	
78.30			•	1002, or foreign busi	
				, or rereign out	
78.32	(4) the terms	s of the merger or	consolidation;		

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	(5) the proposed effect of the consolidation or merger on the members and patron
	members of each constituent domestic cooperative; and
	(6) for a consolidation, the plan shall contain the articles of the entity or organizational
0	locuments to be filed with the state in which the entity is organized or, if the surviving
0	rganization is a Minnesota limited liability company, the articles of organization.
	Subd. 3. Notice. The following shall apply to notice:
	(1) the board shall mail or otherwise transmit or deliver notice of the merger or
<u>c</u>	onsolidation to each member. The notice shall contain the full text of the plan, and the
ti	me and place of the meeting at which the plan will be considered; and
	(2) a cooperative with more than 200 members may provide the notice in the same
n	nanner as a regular members' meeting notice.
	Subd. 4. Adoption of plan. (a) A plan of merger or consolidation shall be adopted by
8	a domestic cooperative as provided in this subdivision.
	(b) A plan of merger or consolidation is adopted if:
	(1) a quorum of the members eligible to vote is registered as being present or represented
b	y mail vote or alternative ballot at the meeting; and
	(2) the plan is approved by the occupant members, or if otherwise provided in the articles
0	r bylaws is approved by a majority of the votes cast in each class of votes cast, or for a
<u>d</u>	omestic cooperative with articles or bylaws requiring more than a majority of the votes
<u>c</u>	ast or other conditions for approval, the plan is approved by a proportion of the votes cast
<u>c</u>	or a number of total members as required by the articles or bylaws and the conditions for
a	pproval in the articles or bylaws have been satisfied.
	(c) After the plan has been adopted, articles of merger or consolidation stating the plan
a	nd that the plan was adopted according to this subdivision shall be signed by the chair,
V	vice chair, records officer, or documents officer of each cooperative merging or consolidating.
	(d) The articles of merger or consolidation shall be filed in the Office of the Secretary
(of State.
	(e) For a merger, the articles of the surviving domestic cooperative subject to this chapter
ć	are deemed amended to the extent provided in the articles of merger.
	(f) Unless a later date is provided in the plan, the merger or consolidation is effective
	when the articles of merger or consolidation are filed in the office of the secretary of state

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0.1	(g) The s	ecretary of state shal	l issue a certific	ate of organization of	the merged or
0.2	consolidated	cooperative.			
0.3	Subd. 5.	Effect of merger. Fo	or a merger that	does not involve a Mi	nnesota limited
0.4	liability com	pany, the following	shall apply to th	e effect of a merger:	
.5	(a) After	the effective date. th	e domestic coor	perative, Minnesota lin	nited liability
5	<u></u>			siness entity that is a j	_ _
			· · ·	ng business entity is th	
				ew domestic cooperat	E
	limited liabil	ity company, if any,	and any foreign	business entity is the	business entity
	provided for	in the plan. Except 1	for the surviving	or new domestic coo	perative, Minnesota
	limited liabil	ity company, or fore	ign business ent	ity, the separate existe	nce of each merged
	or consolidat	ted domestic or forei	gn business enti	ty that is a party to the	e plan ceases on the
	effective date	e of the merger or co	nsolidation.		
	(b) The s	urviving or new don	nestic cooperativ	ve, Minnesota limited	liability company <u>,</u>
	or foreign bu	siness entity posses	ses all of the rig	hts and property of each	ch of the merged or
	consolidated	business entities and	is responsible fo	or all their obligations.	The title to property
	of the merge	d or consolidated do	mestic cooperat	ive or foreign busines	s entity is vested in
	the surviving	g or new domestic co	operative, Minn	esota limited liability	company, or foreign
	business enti	ty without reversion	or impairment	of the title caused by t	he merger or
	<u>consolidation</u>	<u>1.</u>			
	<u>(c) If a me</u>	erger involves a Min	nesota limited lia	bility company, this su	ubdivision is subject
	to the provis	ions of section 322C	2.1002.		
	0 71 12				
	Sec. /1. [3]	<u>08C.805] MERGEI</u>	K OF SUBSIDI	<u>AKY.</u>	
	Subdivisi	on 1. When author	ized; contents o	of plan. (a) For purpos	ses of this section,
				nnesota limited liabili	
	foreign coop	erative, and "coopera	ative" means a d	omestic cooperative. A	Minnesota limited
	liability com	pany may only partic	ipate in a merger	under this section to t	he extent authorized
		•		perative or a subsidiar	
	^	•	•	liary as provided in th	· •
	however, if e	either the parent or th	e subsidiary is a	business entity organ	ized under the laws
	of this state,	the merger of the sub	osidiary is not au	thorized under this se	ction unless the law
	governing th	e business entity exp	pressly authorize	es merger with a coope	erative. A parent
	cooperative of	owning at least 90 pe	ercent of the out	standing ownership in	terests of each class
	and series of	a subsidiary directly	y, or indirectly the	nrough related organiz	ations, other than
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81.1	classes or series that, absent this section, would otherwise not be entitled to vote on the
81.2	merger, may merge the subsidiary into itself or into any other subsidiary at least 90 percent
81.3	of the outstanding ownership interests of each class and series of which is owned by the
81.4	parent cooperative directly, or indirectly through related organizations, other than classes
81.5	or series that, absent this section, would otherwise not be entitled to vote on the merger,
81.6	without a vote of the members of itself or any subsidiary or may merge itself, or itself and
81.7	one or more of the subsidiaries, into one of the subsidiaries under this section. A resolution
81.8	approved by the affirmative vote of a majority of the directors of the parent cooperative
81.9	present shall set forth a plan of merger that contains:
81.10	(1) the name of the subsidiary or subsidiaries, the name of the parent, and the name of
81.11	the surviving cooperative;
81.12	(2) the manner and basis of converting the membership interests of the subsidiary or
81.13	subsidiaries or parent into securities of the parent, subsidiary, or of another cooperative or,
81.14	in the whole or in part, into money or other property;
81.15	(3) if the parent is a constituent cooperative but is not the surviving cooperative in the
81.16	merger, a provision for the pro rata issuance of membership interests of the surviving
81.17	cooperative to the holders of membership interests of the parent on surrender of any
81.18	certificates for shares of the parent; and
81.19	(4) if the surviving cooperative is a subsidiary, a statement of any amendments to the
81.20	articles of the surviving cooperative that will be part of the merger.
81.21	(b) If the parent is a constituent cooperative and the surviving cooperative in the merger,
81.22	it may change its cooperative name, without a vote of its members, by the inclusion of a
81.23	provision to that effect in the resolution of merger setting forth the plan of merger that is
81.24	approved by the affirmative vote of a majority of the directors of the parent present. Upon
81.25	the effective date of the merger, the name of the parent shall be changed.
81.26	(c) If the parent is a constituent cooperative but is not the surviving cooperative in the
81.27	merger, the resolution is not effective unless it is also approved by the affirmative vote of
81.28	the holders of a majority of the voting power of all membership interests of the parent
81.29	entitled to vote at a regular or special meeting if the parent is a cooperative, or in accordance
81.30	with the laws under which it is organized if the parent is a foreign business entity or
81.31	cooperative.
81.32	Subd. 2. Notice to members of subsidiary. Notice of the action, including a copy of
81.33	the plan of merger, shall be given to each member, other than the parent and any subsidiary

82.1	of each subsidiary that is a constituent cooperative in the merger before, or within ten days
82.2	after, the effective date of the merger.
82.3	Subd. 3. Articles of merger; contents of articles. Articles of merger shall be prepared
82.4	that contain:
82.5	(1) the plan of merger;
82.6	(2) the number of outstanding membership interests of each series and class of each
82.7	subsidiary that is a constituent cooperative in the merger, other than the series or classes
82.8	that, absent this section, would otherwise not be entitled to vote on the merger, and the
82.9	number of membership interests of each series and class of the subsidiary or subsidiaries,
82.10	other than series or classes that, absent this section, would otherwise not be entitled to vote
82.11	on the merger, owned by the parent directly, or indirectly through related organizations;
82.12	and
82.13	(3) a statement that the plan of merger has been approved by the parent under this section.
82.14	Subd. 4. Articles signed, filed. The articles of merger shall be signed on behalf of the
82.15	parent and filed with the secretary of state.
82.16	Subd. 5. Certificate. The secretary of state shall issue a certificate of merger to the
82.17	parent or its legal representative or, if the parent is a constituent cooperative but is not the
82.18	surviving cooperative in the merger, to the surviving cooperative or its legal representative.
82.19	Subd. 6. Nonexclusivity. A merger among a parent and one or more subsidiaries or
82.20	among two or more subsidiaries of a parent may be accomplished under section 308C.801
82.21	instead of this section, in which case this section does not apply.
82.22	Sec. 72. [308C.835] ABANDONMENT.
82.23	Subdivision 1. Abandonment by members before plan effective date. After a plan of
82.24	merger has been approved by the members entitled to vote on the approval of the plan and
82.25	before the effective date of the plan, the plan may be abandoned by the same vote that
82.26	approved the plan.
82.27	Subd. 2. Generally. (a) A merger may be abandoned:
82.28	(1) if the members of each of the constituent domestic cooperatives entitled to vote on
82.29	the approval of the plan have approved the abandonment at a meeting by the affirmative
82.30	vote of the holders of a majority of the voting power of the membership interests entitled
82.31	to vote; if the merger is with a domestic cooperative and a Minnesota limited liability
82.32	company or foreign business entity, if abandonment is approved in such manner as may be

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83.1	required by section 322C.1003 for the involvement of a Minnesota limited liability company,
83.2	or for a foreign business entity by the laws of the state under which the foreign business
83.3	entity is organized; and the members of a constituent domestic cooperative are not entitled
83.4	to vote on the approval of the plan, the board of the constituent domestic cooperative has
83.5	approved the abandonment by the affirmative vote of a majority of the directors present;
83.6	(2) if the plan itself provides for abandonment and all conditions for abandonment set
83.7	forth in the plan are met; or
83.8	(3) under paragraph (b).
03.0	(5) under paragraph (0).
83.9	(b) A plan of merger may be abandoned before the effective date of the plan by a
83.10	resolution of the board of any constituent domestic cooperative abandoning the plan of
83.11	merger approved by the affirmative vote of a majority of the directors present, subject to
83.12	the contract rights of any other person under the plan. If a plan of merger is with a domestic
83.13	or foreign business entity, the plan of merger may be abandoned before the effective date
83.14	of the plan by a resolution of the foreign business entity adopted according to the laws of
83.15	the state under which the foreign business entity is organized, subject to the contract rights
83.16	of any other person under the plan. If the plan of merger is with a Minnesota limited liability
83.17	company, the plan of merger may be abandoned by the Minnesota limited liability company
83.18	as provided in section 322C.1003, subject to the contractual rights of any other person under
83.19	the plan.
83.20	(c) If articles of merger have been filed with the secretary of state, but have not yet
83.21	become effective, the constituent organizations, in the case of abandonment under paragraph
83.22	(a), clause (1), the constituent organizations or any one of them, in the case of abandonment
83.23	under paragraph (a), clause (2), or the abandoning organization in the case of abandonment
83.24	under paragraph (b), shall file with the secretary of state articles of abandonment that contain:
83.25	(1) the names of the constituent organizations;
83.26	(2) the provisions of this section under which the plan is abandoned; and
83.27	(3) if the plan is abandoned under paragraph (b), the text of the resolution abandoning
83.28	the plan.
83.29	Sec. 73. [308C.901] METHODS OF DISSOLUTION.
00.00	A concretive more by discolve the second and the 1 Cil.
83.30	A cooperative may be dissolved by the members or by order of the court.

Subdiv	ision 1. Meeting to consider dissolution. A regular or a special member i
may be cal	lled to consider dissolution of a cooperative.
Subd. 2	2. Approval. The proposed dissolution must be submitted for approval a
nember m	eeting. The dissolution must be started if a quorum is present and the pr
lissolutior	n is approved at a meeting by the affirmative vote of two-thirds of the en
nembersh	ip of record, or for a cooperative with articles or bylaws requiring a grea
proportion	of the votes cast or other conditions for approval, the dissolution is appr
he propor	tion of votes cast or the number of total members required by the article
ylaws, an	d if the conditions for approval in the articles or bylaws are satisfied.
Subd. 3	B. Revocation of dissolution. The members retain the right to revoke th
lissolutior	proceedings and the right to remove directors and fill vacancies on the
Sec. 75.	[308C.903] NOTICE OF INTENT TO DISSOLVE.
Before	a cooperative begins dissolution, a notice of intent to dissolve must be fi
he secreta	ry of state. The notice must contain:
(1) the	name of the cooperative;
(2) the	date and place of the member meeting at which the resolution was approv
<u>(3) a sta</u>	atement that the requisite vote of the members approved the proposed diss
Sec. 76.	[308C.905] WINDING UP.
Subdiv	ision 1. Collection and payment of debts. After the notice of intent to
	led with the secretary of state, the board, or the officers acting under the d
of the boar	d, shall proceed as soon as possible:
(1) to c	collect or make provision for the collection of all debts due or owing to t
<u> </u>	e, including unpaid subscriptions for shares; and
(2) to p	bay or make provision for the payment of all debts, obligations, and liabi
1	ative according to their priorities.
the cooper	
Subd. 2	
Subd. 2 the secreta	2. Transfer of assets. After the notice of intent to dissolve has been filed ry of state, the board may sell, lease, transfer, or otherwise dispose of al ly all of the property and assets of the dissolving cooperative without a

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Sub	d. 3. Distribution to mem	ibers. <u>Unless r</u>	equired otherwise by the	is chapter, tangible
and inta	angible property, including	g money, remai	ning after the discharge	of the debts,
obligati	ons, and liabilities of the c	cooperative sha	Ill be distributed as prov	ided in the articles
or byla	ws. If previously authorize	ed by the mem	pers, the tangible and in	tangible property
of the c	ooperative may be liquida	ted and dispos	ed of at the discretion of	f the board.
Sec. 7	7. [308C.911] REVOCA	TION OF DIS	SOLUTION PROCE	EDINGS.
Sub	division 1. Authority to r	evoke. Dissolu	ition proceedings may b	e revoked before
he arti	cles of dissolution are filed	d with the secre	etary of state.	
<u>Sub</u>	d. 2. Revocation by memb	pers. The presid	dent may call a member r	meeting to consider
he adv	isability of revoking the di	issolution proc	eedings. The question o	f the proposed
evocat	ion shall be submitted to the	he members at	the member meeting cal	led to consider the
evocat	ion. The dissolution procee	edings are revo	ked if the proposed revo	ocation is approved
t the n	nember meeting by the aff	irmative vote c	of a majority of the entir	e membership of
ecord	in the cooperative or, for a	cooperative w	ith articles or bylaws re	quiring a greater
umber	of affirmative votes, the n	umber of mem	berships required by the	articles or bylaws.
Sub	d. 3. Filing with secretary	of state. Revo	cation of dissolution proc	eedings is effective
vhen a	notice of revocation is file	ed with the sec	retary of state. After the	notice is filed, the
oopera	ative may resume business	<u>.</u>		
Sec. 7	78. [308C.915] STATUTE	C OF LIMITA	TIONS.	
The	claim of a creditor or claim	nant against a c	lissolving cooperative is	barred if the claim
as not	been enforced by initiating	legal, administr	rative, or arbitration proc	eedings concerning
he clai	m within two years after th	he date the not	ice of intent to dissolve	is filed with the
ecretai	ry of state.			
Sec. 7	79. [308C.921] ARTICLE	CS OF DISSO	LUTION.	
Sub	division 1. Conditions to	file. Articles o	f dissolution of a cooper	ative shall be filed
with the	e secretary of state after pa	yment of the c	laims of all known credi	itors and claimants
nas bee	n made or provided for and	l the remaining	property has been distri	buted by the board.
The art	icles of dissolution shall st	tate:		
<u>(1)</u> 1	that all debts, obligations,	and liabilities	of the cooperative have	been paid or
lischar	ged or adequate provisions	have been mad	le for them or time perio	ds allowing claims
have ru	n and other claims are not	outstanding;		
Article 1	Sec. 79.	85		

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86.1	(2) that the	remaining property,	assets, and clain	ns of the cooperative ha	ve been distributed				
86.2	among the members or under a liquidation authorized by the members; and								
86.3	(3) that leg	al, administrative, c	or arbitration pro	oceedings by or agains	t the cooperative				
86.4	are not pendin	g or adequate provi	sion has been m	ade for the satisfaction	ı of a judgment,				
86.5	order, or decre	e that may be enter	ed against the co	poperative in a pending	g proceeding.				
86.6	<u>Subd. 2.</u> Di	issolution effective	on filing. The c	cooperative is dissolved	d when the articles				
86.7	of dissolution	have been filed with	h the secretary c	of state.					
86.8	Subd. 3. Co	ertificate. The secre	etary of state sh	all issue to the dissolve	ed cooperative or				
86.9	its legal repres	entative a certificat	e of dissolution	that contains:					
86.10	(1) the name	ne of the dissolved c	cooperative;						
86.11	(2) the date	the articles of diss	olution were file	ed with the secretary of	f state; and				
86.12	(3) a statement that the cooperative is dissolved.								
86.13	Sec. 80. [308C.925] APPLICATION FOR COURT-SUPERVISED VOLUNTARY								
86.14	DISSOLUTION.								
86.15	After a notice of intent to dissolve has been filed with the secretary of state and before								
86.16	a certificate of dissolution has been issued, the cooperative or, for good cause shown, a								
86.17	member or creditor may apply to a court within the county where the registered office is								
86.18	located to have the dissolution conducted or continued under the supervision of the courts.								
	19 Sec. 81. [308C.931] COURT-ORDERED REMEDIES OR DISSOLUTION.								
86.19	Sec. 81. [308	<u>(C.931) COURT-0</u>	DRDERED REI	MEDIES OR DISSOI	LUTION.				
86.20	Subdivision	n 1. Conditions for	relief. A court	may grant equitable re	lief that it deems				
86.21	just and reasor	hable in the circums	tances or may d	issolve a cooperative a	and liquidate its				
86.22	assets and busi	iness:							
86.23	<u>(1) in a sup</u>	pervised voluntary d	lissolution that i	s applied for by the co	operative;				
86.24	<u>(2) in an ac</u>	ction by a member v	when it is establi	ished that:					
86.25	(i) the direct	ctors or the persons	having the auth	ority otherwise vested	in the board are				
86.26	deadlocked in	the management of	the cooperative'	s affairs and the shareh	olders or members				
86.27	are unable to b	break the deadlock;							
86.28	(ii) the dire	ectors or those in con	ntrol of the coop	erative have acted frau	udulently, illegally,				
86.29	or in a manner	unfairly prejudicia	l toward one or	more members in their	capacities as				

86.30 members, directors, or officers;

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87.1	(iii) the members of the cooperative are so divided in voting power that, for a period
87.2	that includes the time when two consecutive regular member meetings were held, they have
87.3	failed to elect successors to directors whose terms have expired or would have expired upon
87.4	the election and qualification of their successors;
87.5	(iv) the cooperative assets are being misapplied or wasted; or
87.6	(v) the period of duration as provided in the articles has expired and has not been extended
87.7	as provided in this chapter;
87.8	(3) in an action by a creditor when:
87.9	(i) the claim of the creditor against the cooperative has been reduced to judgment and
87.10	an execution on the judgment has been returned unsatisfied; or
87.11	(ii) the cooperative has admitted in writing that the claim of the creditor against the
87.12	cooperative is due and owing and it is established that the cooperative is unable to pay its
87.13	debts in the ordinary course of business; or
87.14	(4) in an action by the attorney general to dissolve the cooperative in accordance with
87.15	this chapter when it is established that a decree of dissolution is appropriate.
87.16	Subd. 2. Condition of cooperative. In determining whether to order equitable relief or
87.17	dissolution, the court shall take into consideration the financial condition of the cooperative
87.18	but may not refuse to order equitable relief or dissolution solely on the ground that the
87.19	cooperative has accumulated operating net income or current operating net income.
87.20	Subd. 3. Dissolution as remedy. In deciding whether to order dissolution of the
87.21	cooperative, the court must consider whether lesser relief suggested by one or more parties,
87.22	such as a form of equitable relief or a partial liquidation, would be adequate to permanently
87.23	relieve the circumstances established under subdivision 1, clause (2) or (3). Lesser relief
87.24	may be ordered if it would be appropriate under the facts and circumstances of the case.
87.25	Subd. 4. Expenses. If the court finds that a party to a proceeding brought under this
87.26	section has acted arbitrarily, vexatiously, or otherwise not in good faith, the court may in
87.27	its discretion award reasonable expenses, including attorney fees and disbursements, to any
87.28	of the other parties.
87.29	Subd. 5. Venue. Proceedings under this section shall be brought in a court within the
87.30	county where the registered office of the cooperative is located.
87.31	Subd. 6. Parties. It is not necessary to make members parties to the action or proceeding
87.32	unless relief is sought against them personally.

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88.1	Sec. 82. [308	C.935] PROCED	URE INVOL	UNTARY OR COUR	Γ-SUPERVISED			
88.2	VOLUNTARY	DISSOLUTION	1.					
88.3	Subdivisior	1. Action before	hearing. In di	ssolution proceedings b	before a hearing can			
88.4	be completed,	the court may:						
88.5	<u>(1) issue inj</u>	unctions;						
88.6	(2) appoint	receivers with all	powers and du	ties that the court direc	ts;			
88.7	<u>(3) take act</u>	ions required to pr	eserve the coop	perative's assets where	ver located; and			
88.8	(4) carry on	the business of th	e cooperative.					
88.9	<u>Subd. 2.</u> Ac	tion after hearing	g. After a heari	ng is completed, upon	notice to parties to			
88.10	the proceedings	and to other partie	es in interest de	signated by the court, th	e court may appoint			
88.11	a receiver to collect the cooperative's assets, including amounts owing to the cooperative							
88.12	by subscribers on account of an unpaid portion of the consideration for the issuance of							
88.13	shares. In addition to the powers set forth in chapter 576, a receiver has authority, subject							
88.14	to the order of t	he court, to continu	e the business	of the cooperative and to	sell, lease, transfer,			
88.15	or otherwise dispose of the property and assets of the cooperative either at public or private							
88.16	sale.							
88.17	Subd. 3. Dis	scharge of obligati	ions. The assets	s of the cooperative or th	e proceeds resulting			
88.18	from a sale, lea	se, transfer, or oth	er disposition	shall be applied in the o	order of priority set			
88.19	forth in section	576.51.						
88.20	<u>Subd. 4.</u> Re	mainder to mem	bers. <u>After pay</u>	ment of the expenses of	of receivership and			
88.21	claims of credi	tors are proved, the	e remaining as	sets, if any, may be dis	tributed to the			
88.22	members, distr	ibuted according to	o an approved l	iquidation plan, or distr	ributed as otherwise			
88.23	required under	this chapter.						
88.24	Sec. 83. [308	<u>C.941] RECEIVI</u>	ER QUALIFIC	CATIONS AND POW	<u>ERS.</u>			
88.25	Subdivision	1. Qualifications	s. Any person c	ualified under section	576.26 may be			
88.26	appointed as a	receiver. A receive	er must give a l	oond as required by sec	tion 576.27.			
88.27	<u>Subd. 2.</u> Po	wers. A receiver m	ay sue and defe	end all actions as receive	er of the cooperative.			

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89.1	Sec. 84. [30	8C.9451 DISSOLU	TION ACTIC	N BY ATTORNEY (ENERAL:						
89.2	Sec. 84. [308C.945] DISSOLUTION ACTION BY ATTORNEY GENERAL; ADMINISTRATIVE DISSOLUTION.										
89.3	Subdivision 1. Conditions to begin action. A cooperative may be dissolved involuntarily by a decree of a court in this state in an action filed by the attorney general if it is established										
89.4	-	a court in this state	in an action file	d by the attorney genera	al II II II IS established						
89.5	<u>that:</u>										
89.6	(1) the art	icles and certificate	of organization	were procured throug	h fraud;						
89.7	(2) the coo	operative was incor	porated for a pu	rpose not permitted by	this chapter or						
89.8	prohibited by	state law;									
89.9	(3) the cod	operative has flagra	ntly violated a p	provision of this chapte	r, has violated a						
89.10	provision of t	his chapter more the	an once, or has	violated more than one	provision of this						
89.11	chapter; or										
89.12	(4) the cod	operative has acted.	or failed to act.	in a manner that const	titutes surrender or						
89.13	<u> </u>			ileges, or enterprise.							
89.14	Subd 2 N	Jotice to cooperativ	ve An action m	ay not be commenced	under this section						
89.14				-							
				ne attorney general of t							
89.16				ion is an act that the co	•						
89.17				corrected by an amend							
89.18				om the act, the attorney							
89.19	the cooperativ	ve 30 additional day	's to make the c	orrection before filing	the action.						
89.20	Sec. 85. [30	8C.951] FILING (CLAIMS IN C	OURT-SUPERVISED	DISSOLUTION						
89.21	PROCEEDI	NGS.									
89.22	In proceed	lings to dissolve a co	operative, the c	ourt may require all crea	ditors and claimants						
89.23	.		•	on 576.49. The receive							
89.24		object to any claims									
		5 5									
89.25	Sec. 86. [308	3C.955] DISCONTI	NUANCE OF	COURT-SUPERVISE	D DISSOLUTION						
89.26	PROCEEDI	NGS.									
89.27	The involu	intary or supervised	voluntary dissol	ution of a cooperative n	nay be discontinued						
89.28	at any time du	uring the dissolutior	n proceedings if	it is established that ca	ause for dissolution						
89.29	does not exist	t. The court shall dis	smiss the proce	edings and direct the re	ceiver, if any, to						
89.30	redeliver to th	e cooperative its ren	naining propert	y and assets and to file	a final report under						
89.31	section 576.3	8, subdivision 3.									
		<i>c</i>	~~								
	Article 1 Sec. 80	D.	89								

Sec. 87. [308C.961] COURT-SUPERVISED DISSOLUTION ORDER. 90.1 Subdivision 1. Conditions for dissolution order. In an involuntary or supervised 90.2 voluntary dissolution after the costs and expenses of the proceedings and all debts, 90.3 obligations, and liabilities of the cooperative have been paid or discharged and the remaining 90.4 90.5 property and assets have been distributed to its members or, if its property and assets are not sufficient to satisfy and discharge the costs, expenses, debts, obligations, and liabilities, 90.6 when all the property and assets have been applied so far as they will go to their payment 90.7 according to their priorities, the court shall enter an order dissolving the cooperative. 90.8 90.9 Subd. 2. **Dissolution effective on filing order.** When the order dissolving the cooperative 90.10 or association has been entered, the cooperative or association is dissolved. Sec. 88. [308C.965] FILING COURT'S DISSOLUTION ORDER. 90.11 After the court enters an order dissolving a cooperative, the court administrator shall 90.12 90.13 cause a certified copy of the dissolution order to be filed with the secretary of state. The secretary of state may not charge a fee for filing the dissolution order. 90.14 Sec. 89. [308C.971] BARRING OF CLAIMS. 90.15 Subdivision 1. Claims barred. A person who is or becomes a creditor or claimant before, 90.16 during, or following the conclusion of dissolution proceedings, who does not file a claim 90.17 or pursue a remedy in a legal, administrative, or arbitration proceeding during the pendency 90.18 90.19 of the dissolution proceeding, or has not initiated a legal, administrative, or arbitration proceeding before the commencement of the dissolution proceedings, and all those claiming 90.20 through or under the creditor or claimant, are forever barred from suing on that claim or 90.21 otherwise realizing upon or enforcing it, except as provided in this section. 90.22 90.23 Subd. 2. Certain unfiled claims allowed. By one year after articles of dissolution have 90.24 been filed with the secretary of state pursuant to this chapter, or a dissolution order has been entered, a creditor or claimant who shows good cause for not having previously filed the 90.25 claim may apply to a court in this state to allow a claim: 90.26 (1) against the cooperative to the extent of undistributed assets; or 90.27 (2) if the undistributed assets are not sufficient to satisfy the claim, the claim may be 90.28

90.29 allowed against a member to the extent of the distributions to members in dissolution received

90.30 by the member.

90.31Subd. 3. Omitted claims allowed. Debts, obligations, and liabilities incurred during90.32dissolution proceedings must be paid or provided for by the cooperative before the

Article 1 Sec. 89.

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91.1	distribution of as	ssets to a member.	A person to wh	om this kind of debt, o	bligation, or liability
91.2	is owed but is no	ot paid may pursu	e any remedy a	against the officers, di	rectors, or members
91.3	of the cooperativ	ve before the exp	iration of the ap	oplicable statute of lim	nitations. This
91.4	subdivision doe	s not apply to dis	solution under	the supervision or orde	er of a court.
91.5	Sec. 90. [308(C.975] RIGHT T	O SUE OR DI	EFEND AFTER DIS	SOLUTION.
91.6	After a coop	erative has been d	lissolved, any o	f its former officers, di	rectors, or members
91.7	may assert or de	fend, in the name	of the coopera	tive, a claim by or aga	inst the cooperative.
91.8			ARTICL	E 2	
91.9		CROS	S-REFEREN	CE UPDATES	
91.10	Section 1. Mir	nnesota Statutes 2	022, section 11	6J.395, subdivision 3,	is amended to read:
01.11	Subd 2 Fli	rible applicants	Eligible applie	ants for grants awarde	d under this section
91.11 91.12	include:	gible applicants.	Eligible applie		a under this section
91.12	menude.				
91.13	(1) an incorp	oorated business o	or a partnership	•	
91.14	(2) a politica	ll subdivision;			
91.15	(3) an Indian	ı tribe;			
91.16	(4) a Minnes	sota nonprofit org	anization organ	nized under chapter 31	7A;
91.17	(5) a Minnes	sota cooperative a	ssociation orga	nized under chapter 3	08A or , 308B <u>, or</u>
91.18	<u>308C;</u> or				
91.19	(6) a Minnes	sota limited liabili	ty corporation	organized under chapt	er 322C. to expand
91.20	broadband acces				
91.21	Sec. 2. Minnes	sota Statutes 2022	2, section 273.1	1, subdivision 8, is an	nended to read:
91.22	Subd. 8. Lin	nited equity coop	erative apartn	nents. For the purposes	s of this subdivision,
91.23	the terms define	ed in this subdivis	ion have the m	eanings given them.	
91.24	A "limited ed	quity cooperative	" is a corporatio	on organized under cha	pter 308A or , 308B,
91.25	<u>or 308C</u> , which	has as its primary	purpose the pr	rovision of housing an	d related services to
91.26	its members wh	ich meets one of	the following c	riteria with respect to	the income of its
91.27	members: (1) a	minimum of 75 p	ercent of memb	pers must have income	es at or less than 90
91.28	percent of area n	nedian income, (2) a minimum of	40 percent of member	s must have incomes
91.29	at or less than 60	percent of area m	edian income, o	or (3) a minimum of 20	percent of members
91.30	must have incor	nes at or less thar	1 50 percent of	area median income. I	For purposes of this

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92.1 clause, "member income" shall mean the income of a member existing at the time the
92.2 member acquires cooperative membership, and median income shall mean the St.
92.3 Paul-Minneapolis metropolitan area median income as determined by the United States
92.4 Department of Housing and Urban Development. It must also meet the following

92.5 requirements:

92.6 (a) The articles of incorporation set the sale price of occupancy entitling cooperative
92.7 shares or memberships at no more than a transfer value determined as provided in the articles.
92.8 That value may not exceed the sum of the following:

92.9 (1) the consideration paid for the membership or shares by the first occupant of the unit,92.10 as shown in the records of the corporation;

(2) the fair market value, as shown in the records of the corporation, of any improvements
to the real property that were installed at the sole expense of the member with the prior
approval of the board of directors;

(3) accumulated interest, or an inflation allowance not to exceed the greater of a ten 92.14 percent annual noncompounded increase on the consideration paid for the membership or 92.15 share by the first occupant of the unit, or the amount that would have been paid on that 92.16 consideration if interest had been paid on it at the rate of the percentage increase in the 92.17 revised Consumer Price Index for All Urban Consumers for the Minneapolis-St. Paul 92.18 metropolitan area prepared by the United States Department of Labor, provided that the 92.19 amount determined pursuant to this clause may not exceed \$500 for each year or fraction 92.20 of a year the membership or share was owned; plus 92.21

(4) real property capital contributions shown in the records of the corporation to have 92.22 been paid by the transferor member and previous holders of the same membership, or of 92.23 separate memberships that had entitled occupancy to the unit of the member involved. These 92.24 contributions include contributions to a corporate reserve account the use of which is 92.25 restricted to real property improvements or acquisitions, contributions to the corporation 92.26 which are used for real property improvements or acquisitions, and the amount of principal 92.27 92.28 amortized by the corporation on its indebtedness due to the financing of real property acquisition or improvement or the averaging of principal paid by the corporation over the 92.29 term of its real property-related indebtedness. 92.30

92.31 (b) The articles of incorporation require that the board of directors limit the purchase
92.32 price of stock or membership interests for new member-occupants or resident shareholders
92.33 to an amount which does not exceed the transfer value for the membership or stock as
92.34 defined in clause (a).

93.1 (c) The articles of incorporation require that the total distribution out of capital to a93.2 member shall not exceed that transfer value.

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(d) The articles of incorporation require that upon liquidation of the corporation any
assets remaining after retirement of corporate debts and distribution to members will be
conveyed to a charitable organization described in section 501(c)(3) of the Internal Revenue
Code or a public agency.

93.7 A "limited equity cooperative apartment" is a dwelling unit owned by a limited equity93.8 cooperative.

93.9 "Occupancy entitling cooperative share or membership" is the ownership interest in a
93.10 cooperative organization which entitles the holder to an exclusive right to occupy a dwelling
93.11 unit owned or leased by the cooperative.

For purposes of taxation, the assessor shall value a unit owned by a limited equity 93.12 cooperative at the lesser of its market value or the value determined by capitalizing the net 93.13 operating income of a comparable apartment operated on a rental basis at the capitalization 93.14 rate used in valuing comparable buildings that are not limited equity cooperatives. If a 93.15 cooperative fails to operate in accordance with the provisions of clauses (a) to (d), the 93.16 property shall be subject to additional property taxes in the amount of the difference between 93.17 the taxes determined in accordance with this subdivision for the last ten years that the 93.18 property had been assessed pursuant to this subdivision and the amount that would have 93.19 been paid if the provisions of this subdivision had not applied to it. The additional taxes, 93.20 plus interest at the rate specified in section 549.09, shall be extended against the property 93.21 on the tax list for the current year. 93.22

93.23 Sec. 3. Minnesota Statutes 2022, section 273.124, subdivision 3, is amended to read:

Subd. 3. Cooperatives and charitable corporations; homestead and other 93.24 property. (a) When property is owned by a corporation or association organized under 93.25 chapter 308A or, 308B, or 308C, and each person who owns a share or shares in the 93.26 corporation or association is entitled to occupy a building on the property, or a unit within 93.27 a building on the property, the corporation or association may claim homestead treatment 93.28 for each dwelling, or for each unit in the case of a building containing several dwelling 93.29 93.30 units, or for the part of the value of the building occupied by a shareholder. Each building or unit must be designated by legal description or number. The net tax capacity of each 93.31 building or unit that qualifies for assessment as a homestead under this subdivision must 93.32 include not more than one-half acre of land, if platted, nor more than 80 acres if unplatted. 93.33 The net tax capacity of the property is the sum of the net tax capacities of each of the 93.34

respective buildings or units comprising the property, including the net tax capacity of each 94.1 unit's or building's proportionate share of the land and any common buildings. To qualify 94.2 for the treatment provided by this subdivision, the corporation or association must be wholly 94.3 owned by persons having a right to occupy a building or unit owned by the corporation or 94.4 association. A charitable corporation organized under the laws of Minnesota and not 94.5 otherwise exempt thereunder with no outstanding stock qualifies for homestead treatment 94.6 with respect to member residents of the dwelling units who have purchased and hold 94.7 94.8 residential participation warrants entitling them to occupy the units.

(b) To the extent provided in paragraph (a), a cooperative or corporation organized under 94.9 chapter 308A or, 308B, or 308C may obtain separate assessment and valuation, and separate 94.10 property tax statements for each residential homestead, residential nonhomestead, or for 94.11 each seasonal residential recreational building or unit not used for commercial purposes. 94.12 The appropriate classification rates under section 273.13 shall be applicable as if each 94.13 building or unit were a separate tax parcel; provided, however, that the tax parcel which 94.14 exists at the time the cooperative or corporation makes application under this subdivision 94.15 shall be a single parcel for purposes of property taxes or the enforcement and collection 94.16 thereof, other than as provided in paragraph (a) or this paragraph. 94.17

94.18 (c) A member of a corporation or association may initially obtain the separate assessment
94.19 and valuation and separate property tax statements, as provided in paragraph (b), by applying
94.20 to the assessor by June 30 of the assessment year.

(d) When a building, or dwelling units within a building, no longer qualify under 94.21 paragraph (a) or (b), the current owner must notify the assessor within 30 days. Failure to 94.22 notify the assessor within 30 days shall result in the loss of benefits under paragraph (a) or 94.23 (b) for taxes payable in the year that the failure is discovered. For these purposes, "benefits 94.24 under paragraph (a) or (b)" means the difference in the net tax capacity of the building or 94.25 units which no longer qualify as computed under paragraph (a) or (b) and as computed 94.26 under the otherwise applicable law, times the local tax rate applicable to the building for 94.27 that taxes payable year. Upon discovery of a failure to notify, the assessor shall inform the 94.28 94.29 auditor of the difference in net tax capacity for the building or buildings in which units no longer qualify, and the auditor shall calculate the benefits under paragraph (a) or (b). Such 94.30 amount, plus a penalty equal to 100 percent of that amount, shall then be demanded of the 94.31 building's owner. The property owner may appeal the county's determination by serving 94.32 copies of a petition for review with county officials as provided in section 278.01 and filing 94.33 a proof of service as provided in section 278.01 with the Minnesota Tax Court within 60 94.34 days of the date of the notice from the county. The appeal shall be governed by the Tax 94.35

95.2

95.4

Court procedures provided in chapter 271, for cases relating to the tax laws as defined in 95.1

section 271.01, subdivision 5; disregarding sections 273.125, subdivision 5, and 278.03, but including section 278.05, subdivision 2. If the amount of the benefits under paragraph 95.3

- (a) or (b) and penalty are not paid within 60 days, and if no appeal has been filed, the county auditor shall certify the amount of the benefit and penalty to the succeeding year's tax list 95.5
- to be collected as part of the property taxes on the affected property. 95.6

Sec. 4. Minnesota Statutes 2022, section 273.124, subdivision 3a, is amended to read: 95.7

Subd. 3a. Manufactured home park cooperative. (a) When a manufactured home park 95.8 is owned by a corporation or association organized under chapter 308A or, 308B, or 308C, 95.9 and each person who owns a share or shares in the corporation or association is entitled to 95.10 occupy a lot within the park, the corporation or association may claim homestead treatment 95.11 for the park. Each lot must be designated by legal description or number, and each lot is 95.12 limited to not more than one-half acre of land. 95.13

(b) The manufactured home park shall be entitled to homestead treatment if all of the 95.14 following criteria are met: 95.15

95.16 (1) the occupant or the cooperative corporation or association is paying the ad valorem property taxes and any special assessments levied against the land and structure either 95.17 directly, or indirectly through dues to the corporation or association; and 95.18

(2) the corporation or association organized under chapter 308A or, 308B, or 308C is 95.19 wholly owned by persons having a right to occupy a lot owned by the corporation or 95.20 association. 95.21

(c) A charitable corporation, organized under the laws of Minnesota with no outstanding 95.22 stock, and granted a ruling by the Internal Revenue Service for 501(c)(3) tax-exempt status, 95.23 qualifies for homestead treatment with respect to a manufactured home park if its members 95.24 hold residential participation warrants entitling them to occupy a lot in the manufactured 95.25 home park. 95.26

(d) "Homestead treatment" under this subdivision means the classification rate provided 95.27 for class 4c property classified under section 273.13, subdivision 25, paragraph (d), clause 95.28 (5), item (ii), and the homestead market value exclusion under section 273.13, subdivision 95.29 35, does not apply. 95.30

96.1 Sec. 5. Minnesota Statutes 2023 Supplement, section 273.124, subdivision 6, is amended
96.2 to read:

Subd. 6. Leasehold cooperatives. When one or more dwellings or one or more buildings 96.3 which each contain several dwelling units is owned by a nonprofit corporation subject to 96.4 the provisions of chapter 317A and qualifying under section 501(c)(3) or 501(c)(4) of the 96.5 Internal Revenue Code, or a limited partnership which corporation or partnership operates 96.6 the property in conjunction with a cooperative association, and has received public financing, 96.7 homestead treatment may be claimed by the cooperative association on behalf of the members 96.8 of the cooperative for each dwelling unit occupied by a member of the cooperative. The 96.9 cooperative association must provide the assessor with the Social Security numbers or 96.10 individual taxpayer identification numbers of those members. To qualify for the treatment 96.11 provided by this subdivision, the following conditions must be met: 96.12

96.13 (a) the cooperative association must be organized under chapter $308A \text{ or}_{2} 308B$, or 308C96.14 and all voting members of the board of directors must be resident tenants of the cooperative 96.15 and must be elected by the resident tenants of the cooperative;

(b) the cooperative association must have a lease for occupancy of the property for a
term of at least 20 years, which permits the cooperative association, while not in default on
the lease, to participate materially in the management of the property, including material
participation in establishing budgets, setting rent levels, and hiring and supervising a
management agent;

(c) to the extent permitted under state or federal law, the cooperative association must
have a right under a written agreement with the owner to purchase the property if the owner
proposes to sell it; if the cooperative association does not purchase the property it is offered
for sale, the owner may not subsequently sell the property to another purchaser at a price
lower than the price at which it was offered for sale to the cooperative association unless
the cooperative association approves the sale;

96.27 (d) a minimum of 40 percent of the cooperative association's members must have incomes
96.28 at or less than 60 percent of area median gross income as determined by the United States
96.29 Secretary of Housing and Urban Development under section 142(d)(2)(B) of the Internal
96.30 Revenue Code. For purposes of this clause, "member income" means the income of a member
96.31 existing at the time the member acquires cooperative membership;

(e) if a limited partnership owns the property, it must include as the managing general
partner a nonprofit organization operating under the provisions of chapter 317A and
qualifying under section 501(c)(3) or 501(c)(4) of the Internal Revenue Code and the limited

97.1 partnership agreement must provide that the managing general partner have sufficient powers
97.2 so that it materially participates in the management and control of the limited partnership;

(f) prior to becoming a member of a leasehold cooperative described in this subdivision, 97.3 a person must have received notice that (1) describes leasehold cooperative property in plain 97.4 language, including but not limited to the effects of classification under this subdivision on 97.5 rents, property taxes and tax credits or refunds, and operating expenses, and (2) states that 97.6 copies of the articles of incorporation and bylaws of the cooperative association, the lease 97.7 between the owner and the cooperative association, a sample sublease between the 97.8 cooperative association and a tenant, and, if the owner is a partnership, a copy of the limited 97.9 partnership agreement, can be obtained upon written request at no charge from the owner, 97.10 and the owner must send or deliver the materials within seven days after receiving any 97.11 request; 97.12

(g) if a dwelling unit of a building was occupied on the 60th day prior to the date on 97.13 which the unit became leasehold cooperative property described in this subdivision, the 97.14 notice described in paragraph (f) must have been sent by first class mail to the occupant of 97.15 the unit at least 60 days prior to the date on which the unit became leasehold cooperative 97.16 property. For purposes of the notice under this paragraph, the copies of the documents 97.17 referred to in paragraph (f) may be in proposed version, provided that any subsequent 97.18 material alteration of those documents made after the occupant has requested a copy shall 97.19 be disclosed to any occupant who has requested a copy of the document. Copies of the 97.20 articles of incorporation and certificate of limited partnership shall be filed with the secretary 97.21 of state after the expiration of the 60-day period unless the change to leasehold cooperative 97.22 status does not proceed; 97.23

(h) the county attorney of the county in which the property is located must certify to theassessor that the property meets the requirements of this subdivision;

97.26 (i) the public financing received must be from at least one of the following sources:

97.27 (1) tax increment financing proceeds used for the acquisition or rehabilitation of the
97.28 building or interest rate write-downs relating to the acquisition of the building;

97.29 (2) government issued bonds exempt from taxes under section 103 of the Internal Revenue97.30 Code, the proceeds of which are used for the acquisition or rehabilitation of the building;

97.31 (3) programs under section 221(d)(3), 202, or 236, of Title II of the National Housing
97.32 Act;

(4) rental housing program funds under Section 8 of the United States Housing Act of
1937, as amended, or the market rate family graduated payment mortgage program funds
administered by the Minnesota Housing Finance Agency that are used for the acquisition
or rehabilitation of the building;

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98.5 (5) low-income housing credit under section 42 of the Internal Revenue Code;

(6) public financing provided by a local government used for the acquisition or
rehabilitation of the building, including grants or loans from (i) federal community
development block grants; (ii) HOME block grants; or (iii) residential rental bonds issued
under chapter 474A; or

98.10 (7) other rental housing program funds provided by the Minnesota Housing Finance98.11 Agency for the acquisition or rehabilitation of the building;

(j) at the time of the initial request for homestead classification or of any transfer of
ownership of the property, the governing body of the municipality in which the property is
located must hold a public hearing and make the following findings:

98.15 (1) that the granting of the homestead treatment of the apartment's units will facilitate
98.16 safe, clean, affordable housing for the cooperative members that would otherwise not be
98.17 available absent the homestead designation;

(2) that the owner has presented information satisfactory to the governing body showing
that the savings garnered from the homestead designation of the units will be used to reduce
tenant's rents or provide a level of furnishing or maintenance not possible absent the
designation; and

98.22 (3) that the requirements of paragraphs (b), (d), and (i) have been met.

Homestead treatment must be afforded to units occupied by members of the cooperative association and the units must be assessed as provided in subdivision 3, provided that any unit not so occupied shall be classified and assessed pursuant to the appropriate class. No more than three acres of land may, for assessment purposes, be included with each dwelling unit that qualifies for homestead treatment under this subdivision.

When dwelling units no longer qualify under this subdivision, the current owner must notify the assessor within 60 days. Failure to notify the assessor within 60 days shall result in the loss of benefits under this subdivision for taxes payable in the year that the failure is discovered. For these purposes, "benefits under this subdivision" means the difference in the net tax capacity of the units which no longer qualify as computed under this subdivision and as computed under the otherwise applicable law, times the local tax rate applicable to

the building for that taxes payable year. Upon discovery of a failure to notify, the assessor 99.1 shall inform the auditor of the difference in net tax capacity for the building or buildings in 99.2 which units no longer qualify, and the auditor shall calculate the benefits under this 99.3 subdivision. Such amount, plus a penalty equal to 100 percent of that amount, shall then be 99.4 demanded of the building's owner. The property owner may appeal the county's determination 99.5 by serving copies of a petition for review with county officials as provided in section 278.01 99.6 and filing a proof of service as provided in section 278.01 with the Minnesota Tax Court 99.7 within 60 days of the date of the notice from the county. The appeal shall be governed by 99.8 the Tax Court procedures provided in chapter 271, for cases relating to the tax laws as 99.9 defined in section 271.01, subdivision 5; disregarding sections 273.125, subdivision 5, and 99.10 278.03, but including section 278.05, subdivision 2. If the amount of the benefits under this 99.11 subdivision and penalty are not paid within 60 days, and if no appeal has been filed, the 99.12 county auditor shall certify the amount of the benefit and penalty to the succeeding year's 99.13 tax list to be collected as part of the property taxes on the affected buildings. 99.14

99.15 Sec. 6. Minnesota Statutes 2023 Supplement, section 290.0694, subdivision 1, is amended
99.16 to read:

99.17 Subdivision 1. Definitions. (a) For purposes of this section, the following definitions99.18 have the meanings given.

99.19 (b) "Qualified property" means a manufactured home park in Minnesota classified as
99.20 4c(5)(i) or 4c(5)(iii) under section 273.13, subdivision 25, paragraph (d).

(c) "Qualified seller" means a taxpayer, as defined under section 290.01, subdivision 6, 99.21 who sells qualified property to: (1) a corporation or association organized under chapter 99.22 308A or, 308B, or 308C, where each person who owns a share or shares in the corporation 99.23 or association would be entitled to occupy a lot within the qualified property after the sale; 99.24 (2) a charitable corporation, organized under the laws of Minnesota with no outstanding 99.25 stock, and granted a ruling by the Internal Revenue Service for 501(c)(3) tax-exempt status, 99.26 whose members hold residential participation warrants entitling the members to occupy the 99.27 99.28 units in the manufactured home park; or (3) a nonprofit or a representative acting on behalf of residents, as defined by section 327C.015, subdivision 13, who purchases the property 99.29 on behalf of residents who intend to form a corporation or association as described in clause 99.30 (1) or (2). 99.31

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100.1 Sec. 7. Minnesota Statutes 2022, section 290.0922, subdivision 2, is amended to read:

Subd. 2. Exemptions. The following entities are exempt from the tax imposed by thissection:

100.4 (1) corporations exempt from tax under section 290.05;

100.5 (2) real estate investment trusts;

100.6 (3) regulated investment companies or a fund thereof;

100.7 (4) entities having a valid election in effect under section 860D(b) of the Internal Revenue100.8 Code;

100.9 (5) township mutual insurance companies;

(6) cooperatives organized under chapter 308A or, 308B, or 308C that provide housing
exclusively to persons age 55 and over and are classified as homesteads under section
273.124, subdivision 3; and

(7) a qualified business as defined under section 469.310, subdivision 11, if for the
taxable year all of its property is located in a job opportunity building zone designated under
section 469.314 and all of its payroll is a job opportunity building zone payroll under section
469.310.

Entities not specifically exempted by this subdivision are subject to tax under this section,notwithstanding section 290.05.

Sec. 8. Minnesota Statutes 2023 Supplement, section 290A.03, subdivision 16, is amendedto read:

Subd. 16. **Manufactured home.** "Manufactured home" means homesteads that are manufactured homes as defined in section 273.125, subdivision 8, including manufactured homes located in a manufactured home community owned by a cooperative organized under chapter 308A or, 308B, or 308C, and park trailers taxed as manufactured homes under section 168.012, subdivision 9.

100.26 Sec. 9. Minnesota Statutes 2022, section 327C.095, subdivision 5, is amended to read:

Subd. 5. **Park conversions.** If the planned cessation of operation is for the purpose of converting the part of the park occupied by the resident to a common interest community pursuant to chapter 515B, the provisions of section 515B.4-111, except subsection (a), shall apply. The nine-month notice required by this section shall state that the cessation is for the purpose of conversion and shall set forth the rights conferred by this subdivision and section

515B.4-111, subsection (b). Not less than 120 days before the end of the nine months, the 101.1 park owner shall serve upon the resident a form of purchase agreement setting forth the 101.2 terms of sale contemplated by section 515B.4-111, subsection (d). Service of that form shall 101.3 operate as the notice described by section 515B.4-111, subsection (a). This subdivision does 101.4 not apply to the conversion of a manufactured home park to a common interest community: 101.5 (1) that is a cooperative incorporated under chapter 308A or, 308B, or 308C; 101.6

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(2) in which at least 90 percent of the cooperative's members are residents of the park 101.7 at the time of the conversion; and 101.8

(3) that does not require persons who are residents of the park at the time of the 101.9 conversion to become members of the cooperative. 101.10

Sec. 10. Minnesota Statutes 2023 Supplement, section 462A.38, subdivision 1, is amended 101.11 to read: 101.12

101.13 Subdivision 1. Establishment. A workforce and affordable homeownership development program is established to award homeownership development grants and loans to cities, 101.14 counties, Tribal governments, nonprofit organizations, cooperatives created under chapter 101.15 308A or, 308B, or 308C, and community land trusts created for the purposes outlined in 101.16 section 462A.31, subdivision 1, for development of workforce and affordable homeownership 101.17 101.18 projects. The purpose of the program is to increase the supply of workforce and affordable, owner-occupied multifamily or single-family housing throughout Minnesota. 101.19

Sec. 11. Minnesota Statutes 2022, section 515B.3-101, is amended to read: 101.20

101.21

515B.3-101 ORGANIZATION OF UNIT OWNERS' ASSOCIATION.

A common interest community shall be administered by an association. The association 101.22 shall be incorporated no later than the date the common interest community is created. The 101.23 membership of the association at all times consists exclusively of all unit owners or, following 101.24 101.25 termination of the common interest community, of all former unit owners entitled to distributions of proceeds under section 515B.2-119 or their heirs, successors, or assigns. 101.26 The association shall be organized as a Minnesota profit or nonprofit corporation, or may, 101.27 in the case of a cooperative, be organized under chapter 308A or, 308B, or 308C. In the 101.28 event of a conflict between this chapter and any other chapter under which the association 101.29 101.30 is incorporated, this chapter shall control.