FOURTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES First Regular Session

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Introduced by Senator Biazon

SENATE

S.B. No. 184

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EXPLANATORY NOTE

This bill seeks to amend Republic Act No. 6938, otherwise known as the "Cooperative Code of the Philippines."

Article XII, Section 1 of the 1986 Constitution provides that "private enterprises, including corporations, cooperatives, and similar collective organizations shall be encouraged to broaden their base of ownership." Section 6 of the same article states that these organizations shall likewise "have the right to own, establish, and operate economic enterprises, subject to the duty of the State to promote distributive justice and to intervene when the common good so demands."

These aforecited provisions recognize the important role of cooperatives in the development of the nation. Republic Act No. 6938 was enacted specifically "to foster the creation and growth of cooperatives as a practical vehicle for promoting self-reliance and harnessing people power towards the attainment of economic development and social justice."

However, a continuously changing economic climate and studies on the experiences of the cooperative sector indicate that the Cooperative Code has to be amended. This is to realize the vision of achieving the full potential of the cooperative sector. A strong and viable one that is able to create equitable wealth, expand opportunities, generate jobs, and thereby create the conditions to win the people's war on poverty and strengthen the socio-economic well-being of our people.

In view of the foregoing, the early passage of this proposed measure is therefore earnestly sought.

RODOLFO & BIAZON Senator

		SECRETARY (
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Introduced by Senator Biazon

AN ACT

AMENDING REPUBLIC ACT NO. 6938, OTHERWISE KNOWN AS THE COOPERATIVE CODE OF THE PHILIPPINES

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

1	SECTION 1. Articles 2, 3, 4 and 5 of Chapter I of Republic Act No. 6938, otherwise
2	known as the "Cooperative Code of the Philippines" are hereby amended as follows:
3	"ART. 2 Declaration of Policy It is the declared policy of the State to foster the creation
4	and growth of cooperatives as a practical vehicle for promoting self-reliance, [and] harnessing
5	people power, AND RATIONAL USE OF RESOURCES towards the attainment of economic
6	development, [and] social justice AND EQUITY. The State shall CREATE A CONDUCIVE
7	ATMOSPHERE THAT SHALL encourage the private sector to undertake the actual
8	formation, REFORMATION, TRANSFORMATION and organization of cooperatives THAT
9	[and] shall LEAD [create an atmosphere that is conducive] to the growth, [and] development
10	AND MODERNIZATION of these cooperatives AND THE OTHER SECTORS OF THE
11	ECONOMY,
12	ART. 3. General Concepts A cooperative is a duly registered association of persons, with
13	a common bond of interest, who have voluntarily joined together to achieve a lawful common
14	social or economic end, TO BENEFIT FROM ECONOMIES OF SCALE AND
15	STRENGTHEN THEIR NEGOTIATING POWER, making equitable contributions to the
16	capital required, PATRONIZING THEIR PRODUCTS AND SERVICES and accepting a fair

share of the risks and benefits of the undertaking in accordance with universally accepted
 cooperative principles.

3 EVERY COOPERATIVE SHALL ALSO KEEP FAITH WITH THE BASIC 4 COOPERATIVE VALUES OF SELF-HELP, DEMOCRACY, EQUALITY, EQUITY, 5 SOLIDARITY, HONESTY, OPENNESS, SOCIAL RESPONSIBILITY AND CARING 6 FOR OTHERS.

7 ART. 4. Cooperative Principles. - Every cooperative shall conduct its affairs in
8 accordance with Filipino culture, GOOD VALUES and experience and the universally accepted
9 principles of cooperation which include BUT SHALL NOT BE LIMITED TO the following:

(1) Open and Voluntary Membership. – Membership in a cooperative shall be OPEN AND
voluntary to all individuals ABLE TO USE AND PATRONIZE THEIR SERVICES AND
WILLING TO ACCEPT THE RESPONSIBILITIES OF MEMBERSHIP, regardless of
their GENDER, social, political, racial or religious background or beliefs.

14 (2) Democratic MEMBER Control. - Cooperatives are democratic organizations[.] Their affairs shall be administered by persons elected or appointed in a manner agreed upon by 15 16 CONTROLLED AND GOVERNED BY THEIR MEMBERS WHO the members.] 17 ACTIVELY PARTICIPATE IN SETTING THEIR POLICIES AND MAKING 18 **DECISIONS. PERSONS SERVING AS ELECTED REPRESENTATIVES, DIRECTORS** AND OFFICERS SHALL BE ACCOUNTABLE TO THE MEMBERSHIP. Members of 19 primary cooperatives shall have equal voting rights on a one-member-one-vote principle: 20 21 Provided, however. That in the case of secondary and tertiary cooperatives, the provisions of 22 Article 37 of this Code shall apply.

(3) [Limited Interest in Capital – Share capital shall receive a strictly limited rate of
interest.] MEMBERSHIP EQUITY - EQUITABLE CONTRIBUTION TO THE
CAPITALIZATION OF A COOPERATIVE SHALL BE A PRE-CONDITION FOR
MEMBERSHIP. MEMBERS SHALL RECEIVE IN EQUITABLE PROPORTION
INTERESTS, NET SURPLUSES, EMOLUMENTS, PROCEEDS OF SALE OF
PROPERTY, AND BENEFITS FOR THEIR SUBSCRIPTION. NET SURPLUSES MAY
BE DECLARED BY THE GENERAL MEMBERSHIP FOR DEVELOPMENTAL

1 PURPOSES AND OTHER ACTIVITIES THAT MAY BENEFIT THE COOPERATIVE

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AND ITS MEMBERS, OR THESE MAY BE DISTRIBUTED TO THE MEMBERS;

3 (4) [Division of Net Surplus – Net surplus arising out of the operations of a cooperative 4 belongs to its members and shall be equitably distributed for cooperative development, common 5 services, indivisible reserve fund and for limited interest on capital and/or patronage refund in 6 the manner provided in this Code and in the articles of cooperation and bylaws.] AUTONOMY 7 AND INDEPENDENCE. --- OTHER THAN CONTROL IN CONFORMITY WITH THE LAWS OF THE LAND, THE STATE GUARANTEES THE AUTONOMY AND 8 INDEPENDENCE OF A COOPERATIVE TO OPERATE AND MANAGE ITS OWN 9 AFFAIRS; PROVIDED, THAT THE RIGHT OF CONTROL BY ITS MEMBERS OVER 10 11 THEIR COOPERATIVE SHALL BE RETAINED.

(5) Cooperative Education, TRAINING AND INFORMATION – All cooperatives shall
make provision for the education, TRAINING AND INFORMATION of their members,
officers and employees and of the general public TO ENHANCE THEIR SKILLS,
CAPABILITY AND KNOWLEDGE SO THAT THEY CAN CONTRIBUTE
EFFECTIVELY AND EFFICIENTLY TO THE DEVELOPMENT OF THEIR
COOPERATIVES. [based on the principles of cooperation.]

(6) Cooperation Among Cooperatives. – All cooperatives[, in order to best serve the
interest of their members and communities,] shall actively COMMUNICATE, LINK AND
cooperate, with other cooperatives at local, national and international levels TO FACILITATE
THE TRANSFER OF DATA, TECHNOLOGY, GOODS AND SERVICES THAT SHALL
IMPROVE THE QUALITY OF LIFE OF ITS MEMBERS AND THE COMMUNITY.
(7) CONCERN FOR COMMUNITY. – COOPERATIVES SHALL WORK FOR THE
SUSTAINABLE DEVELOPMENT OF THE COMMUNITY, PROTECTION OF THE

25 ENVIRONMENT AND PRESERVATION OF NATURAL RESOURCES, THROUGH
26 POLICIES APPROVED BY THEIR MEMBERS.

27 ART. 5. *Definition of Terms*. – The following terms shall mean:

28 (1) x x x

(2) General Assembly shall mean the full membership of the cooperative duly assembled
 for the purpose of exercising all the rights and performing all the obligations pertaining to
 cooperatives, as provided by this Code, its articles of cooperation and bylaws: PROVIDED,
 THAT FOR COOPERATIVES WITH NUMEROUS AND DISPERSED MEMBERSHIP,
 THE GENERAL ASSEMBLY MAY BE COMPOSED OF DELEGATES ELECTED BY
 EACH SECTOR OR CHAPTER OF THE COOPERATIVE;

7 (3) x x x

8 (4) x x x

9 (5) *x x x*

10 (6) x x x

11 (7) x x x

12 (8) x x x

(9) Universally Accepted Principles mean that body of cooperative principles adhered to
worldwide by cooperatives in other jurisdictions[.];

(10) *REPRESENTATIVE ASSEMBLY* SHALL MEAN THE FULL MEMBERSHIP
OF A BODY OF REPRESENTATIVES ELECTED BY EACH OF THE SECTORS OR
SUBDIVISIONS OF THE COOPERATIVE DULY ASSEMBLED FOR THE PURPOSE
OF EXERCISING SUCH POWERS LAWFULLY DELEGATED UNTO THEM BY THE
GENERAL ASSEMBLY;

(11) OFFICERS OF THE COOPERATIVES SHALL INCLUDE THE MEMBERS OF
THE BOARD OF DIRECTORS, MEMBERS OF THE DIFFERENT COMMITTEES
CREATED BY THE GENERAL ASSEMBLY, GENERAL MANAGER OR CHIEF
EXECUTIVE OFFICER, SECRETARY AND TREASURER;

24 (12) SOCIAL AUDIT SHALL REFER TO ANY AUDIT INTENDED TO
25 DETERMINE THE FULFILLMENT AND ACHIEVEMENT OF SOCIAL
26 RESPONSIBILITIES AND OBJECTIVES OF A COOPERATIVE;

27 (13) *PERFORMANCE AUDIT* SHALL REFER TO ANY AUDIT ON THE 28 EFFICIENCY AND EFFECTIVENESS OF THE COOPERATIVE AS A WHOLE, ITS 29 MANAGEMENT, THE OFFICERS AND/OR ITS VARIOUS RESPONSIBILITY

CENTERS AS BASIS FOR IMPROVING INDIVIDUAL, TEAM OR OVERALL
 PERFORMANCE AND FOR OBJECTIVELY INFORMING THE GENERAL
 MEMBERSHIP ON SUCH PERFORMANCE;

4 (14) A SINGLE-LINE OR SINGLE-PURPOSE COOPERATIVE SHALL REFER TO
5 A COOPERATIVE UNDERTAKING ACTIVITIES WHICH ARE RELATED TO ITS
6 MAIN LINE OR PURPOSE.

7 (15) BANGKO SENTRAL SHALL REFER TO THE BANGKO SENTRAL NG
8 PILIPINAS (BSP) CREATED UNDER REPUBLIC ACT NO. 7653.

9 (16) MONETARY BOARD SHALL REFER TO THE MONETARY BOARD OF THE
10 BANGKO SENTRAL"

SEC. 2. Articles 6, 7, 9, 10, 11, 12, 14, 16, 18, 23 and 24 of Chapter II of the same Code
are hereby amended as follows:

"ART. 6. PURPOSES FOR THE Organization of Cooperatives. - A cooperative may be
organized and registered by at least [fifteen (15)] THIRTY (30) persons for any or all of the
following purposes:

16 (1) To [encourage] PROVIDE A MECHANISM THAT WOULD LEAD 17 **TO** thrift and savings mobilization among the members; 18 (2) To generate funds FOR THE PURPOSE OF [and] extendING credit to the members for productive and provident purposes; 19 (3) To [encourage among members] PROVIDE A MECHANISM FOR 20 systematic COOPERATIVE production, [and] marketing AND 21 PURCHASING OF GOODS AND SERVICES; 22 (4) To ASSIST THE MEMBERS IN THE ACQUISITION OF 23 AFFORDABLE AND QUALITY [provide] goods and services [and 24 25 other requirements to the members]; (5) TO PROVIDE A VENUE FOR THE developMENT AND TRANSFER 26 OF expertise and skills among its members; 27

28 (6) x x x

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1	(7) To insure against losses of the members BROUGHT ABOUT BY
2	CALAMITIES AND FORTUITOUS EVENTS;
3	(8) To promote and advance the economic, social and educational status of the
4	members;
5	(9) To establish, own, lease or operate cooperative banks, [cooperative]
6	wholesale and retail complexes, insurance ORGANIZATIONS, [and]
7	agricultural[/] ENTERPRISES, industrial processing [enterprises]
8	PLANTS and public markets;
9	(10) To coordinate, [and] facilitate, AND ASSIST IN THE
10	DEVELOPMENT OF OTHER [the activities of] cooperatives; and
11	(11) To undertake any and all other activities for the effective and efficient
12	implementation of the provisions of this Code.
13	ART. 7. GOALS AND Objectives of a Cooperative The primary objective of every
14	cooperative is HUMAN BETTERMENT. TOWARDS THIS END, THE COOPERATIVE
15	SHALL [to]:
16	(1) [Provide] ENHANCE THE CAPABILITY OF ITS MEMBERS TO THE
17	ACCESS OF goods, services and [/or] opportunities THROUGH ORGANIZED
18	COLLECTIVE EFFORTS;
19	(2) [to its members and thus] Enable ITS MEMBERS [them] to attain increased
20	income, [and] savings, investments, productivity, purchasing power, and a better
21	way of life;
22	(3) [and promote among them] ACT AS MEDIUM FOR THE equitable distribution
23	of [net surplus] INCOME through optimum utilization of information, technology
24	and other resources;
25	(4) DISTRIBUTE THE BENEFITS OF economies of scale, cost-[sharing] and risk-
26	sharing without however, conducting the affairs of the cooperative for
27	eleemosynary or charitable purposes;
28	(5) Provide [maximum] OPTIMUM SOCIAL AND economic benefits AND
29	SERVICES to its members;

1	(6) [Teach them efficient and effective ways of doing things in a cooperative manner]
2	IMPART TO THE MEMBERS AND TO THE PUBLIC, THE WISDOM OF
3	COOPERATIVISM;
4	(7) Propagate cooperative practices and new ideas in business and management; [and]
5	(8) Allow the lower income AND OTHER MARGINALIZED groups to increase
6	their ownership in the wealth of this nation; AND
7	(9) ESTABLISH LINKAGE WITH THE GOVERNMENT, OTHER
8	COOPERATIVES, NON-GOVERNMENT ORGANIZATIONS, PEOPLE-
9	ORIENTED ORGANIZATIONS AND SUCH OTHER ORGANIZATIONS
10	TO FURTHER THE CAUSE OF COOPERATIVISM.
11	ART. 8. Cooperatives Not in Restraint of Trade. $-x x x$
12	ART. 9. Cooperative Powers and Capacities A cooperative registered under this Code
13	shall have the following powers, RIGHTS and capacities:
14	(1) TO THE EXCLUSIVE RIGHT OVER THE USE OF ITS REGISTERED
15	NAME;
16	[1] (2) To sue and be sued [in its cooperative name];
17	[2] (3) TO PURSUE THE PURPOSE OF ITS ORGANIZATION AND TO
18	ENSURE THE SUCCESS OF ITS BUSINESS [Of succession];
19	(4) TO ACCEPT OR DENY APPLICATIONS FOR MEMBERSHIP, TO
20	CONDUCT PRE-MEMBERSHIP SEMINARS AND OTHER EDUCATIONAL
21	ACTIVITIES, AND TO EXPEL OR TERMINATE MEMBERS FROM ITS
22	ROSTER AS PROVIDED FOR IN ITS BY-LAWS;
23	[3] (5) <i>x x x</i>
24	[4] (6) <i>x x x</i>
25	[5] (7) <i>x x x</i>
26	[6] (8) <i>x x x</i>
27	[7] (9) To FORM SUBSIDIARIES AND CHAPTERS, AND join federations or
28	unions, as provided in this Code;
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[8] (10) To AVAIL OF LOANS, BE ENTITLED TO CREDIT AND TO accept
 and receive grants, donations and assistance from foreign and domestic sources.
 COOPERATIVES SHALL ALSO BE PROVIDED FREE ASSISTANCE BY
 THE AUTHORITY TO FULFILL THE DOCUMENTARY REQUIREMENTS
 FOR SAID LOANS AND CREDITS AND IN SEEKING GRANTS,
 DONATIONS AND SIMILAR ASSISTANCE;

7 (11) TO NEGOTIATE, ENTER INTO, OR RESCIND CONTRACTS IN
8 FURTHERANCE OF ITS OBJECTIVES;

9 (12) TO HIRE, COMMISSION OR ENGAGE THE SERVICES OF
10 PROFESSIONAL MANAGERS, DIRECTORS, CONSULTANTS AND
11 OTHER PERSONNEL TO ENSURE THE ATTAINMENT OF ITS
12 OBJECTIVES;

TO AVAIL OF PREFERENTIAL RIGHTS AND PRIVILEGES 13 (13)GRANTED TO COOPERATIVES BY LAW PARTICULARLY REPUBLIC 14 ACT 7160, OTHERWISE KNOWN AS THE LOCAL GOVERNMENT CODE, 15 REPUBLIC ACT 8435, OTHERWISE KNOWN 16 AND AS THE 17 AGRICULTURE AND FISHERIES MODERNIZATION ACT OF 1997 18 (AFMA);

19 (14) TO PROVIDE CONTINUITY FOR THE COOPERATIVES BY
20 INCULCATING COOPERATIVISM THROUGH TRAINING, SEMINARS
21 ON COOPERATIVE KNOW-HOW AND SIMILAR OTHER COOPERATIVE
22 ACTIVITIES WHICH ARE GEARED TOWARDS THE ADVANCEMENT OF
23 THE MOVEMENT; AND

24 [9] (15) x x x

ART. 10. Organizing a Primary Cooperative. – [Fifteen (15)] THIRTY (30) or more natural persons[,] who are [citizens of the Philippines] AT LEAST EIGHTEEN (18) YEARS OF AGE, MAJORITY OF WHOM ARE FILIPINO CITIZENS, having a common bond of interest, WILLING TO ACCEPT AND DISCHARGE THE RESPONSIBILITIES OF THEIR MEMBERSHIP and are ACTUALLY residing, [or] working OR STUDYING in the

intended area of operation, may organize AND REGISTER a PRIMARY cooperative WHICH
 SHALL ACQUIRE A JURIDICAL PERSONALITY under this Code. ANY NEWLY
 ORGANIZED PRIMARY COOPERATIVE CANNOT BE REGISTERED AND
 OPERATED AS A MULTI-PURPOSE COOPERATIVE. A COOPERATIVE MAY
 TRANSFORM INTO A MULTI-PURPOSE COOPERATIVE ONLY AFTER AT LEAST
 TWO (2) YEARS OF OPERATIONS GENERATING A NET SURPLUS.

ART. 11. [*Economic Survey*] **REQUIREMENTS FOR REGISTRATION**. – Every group of individuals or cooperatives intending to form a cooperative under this Code shall submit to the [Cooperative Development] Authority [a general statement describing the structure, purposes and economic feasibility of the proposed cooperative, indicating therein the area of operation, the size of membership and other pertinent data.] THE FOLLOWING DOCUMENTS:

A GENERAL STATEMENT OF THE ORGANIZATION INDICATING (1) 13 STRUCTURE, ACTUAL 14 **OTHERS** ITS PERSONNEL. AMONG AREA OF OPERATION AND WHETHER IT IS 15 PURPOSE/S COMPOSED OF PRODUCERS, SERVICE PROVIDERS AND/OR 16 17 CONSUMERS;

18 (2) A FEASIBILITY STUDY OF THE PROPOSED COOPERATIVE;

19 (3) ARTICLES OF COOPERATION;

20 (4) COOPERATIVE BY-LAWS;

21 (5) ORGANIZERS' CERTIFICATE OF COMPLETION OF PRE22 ORGANIZATION SEMINAR BY THE AUTHORITY OR BY DULY
23 ACCREDITED COOPERATIVES;

24 (6) BONDS OF ACCOUNTABLE OFFICERS; AND

25 (7) OTHER PERTINENT DOCUMENTS THAT THE AUTHORITY MAY
26 REQUIRE.

27 THE AUTHORITY SHALL ISSUE THE NECESSARY GUIDELINES FOR THE
28 PREPARATION OF THE FEASIBILITY STUDY AND OTHER PERTINENT DATA

1 REQUIRED HEREIN WITHIN THREE MONTHS FROM THE APPROVAL OF THIS

2 ACT.

3 ART. 12. *Liability*. – A cooperative [shall be] DULY registered under this Code[,] [with]
4 SHALL HAVE limited liability.

5 ART. 13. Term. -x x x

6 ART. 14. Articles of Cooperation. - (1) All cooperatives applying for registration 7 shall file with the [Cooperative Development] Authority [the] THEIR DULY NOTARIZED 8 AND SIGNED articles of cooperation which [shall be signed by each of the organizers and 9 acknowledged by them if natural persons, and by the presidents or secretaries, if juridical 10 persons, before a notary public. [2]The articles of cooperation] shall SET FORTH:

(a) The name[s] AND CATEGORY of the cooperative which shall include the word
"cooperative";

(B) A GENERAL STATEMENT OF THE ORGANIZATION INDICATING
AMONG OTHERS ITS STRUCTURE, ACTUAL PERSONNEL, PURPOSE/S
AREA OF OPERATION AND WHETHER IT IS COMPOSED OF
PRODUCERS, SERVICE PROVIDERS AND/OR CONSUMERS;

17 [(b)] (C) x x x

18 [(c)] (D) x x x

19 [(d)] (E) x x x

20 [(e)] (F) The names, SIGNATURES, nationality and the postal addresses of the
 21 registrants;

22 [(f)] (G) x x x

23 [(g)] (H) x x x

24 [(h)] (I) x x x

25 [3] (2) x x x

[4] (3) Four (4) copies each of the proposed articles of cooperation, By-Laws,
 FEASIBILITY STUDY and the general statement required under Article 11 of this
 Code shall be submitted to the [Cooperative Development] Authority;

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1 cooperative OTHER THAN A COOPERATIVE UNION [5] (4) No AS DESCRIBED UNDER THIS CODE, shall be registered unless the articles of 2 3 cooperation is accompanied with the bonds of the accountable officers and a sworn 4 statement of the treasurer elected by the subscribers showing that at least twenty-five 5 per centum (25%) of the authorized share capital has been subscribed and at least 6 twenty five per centum (25%) of the total subscription has been paid: Provided, That in 7 no case shall the paid-up share capital be less than [Two thousand pesos (P2,000,00)] THIRTY THOUSAND PESOS (P30,000.00).

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ART. 15. By-laws. -x x x

10 ART. 16. Registration. - A cooperative formed or organized under this Code acquires juridical personality from the date the [Cooperative Development] Authority issues a 11 certificate of registration under its official seal. All applications for registration shall be finally 12 13 disposed of by the [Cooperative Development] Authority within a period of [thirty (30)] SIXTY 14 (60) days from the filing thereof, otherwise the application is deemed approved, unless the cause of the delay is attributable to the applicant: *Provided*, That, in case of a denial of the application 15 for registration, an appeal shall lie with the Office of the President within ninety (90) days from 16 receipt of notice of such denial: Provided, further, That failure of the Office of the President to 17 act on the appeal within ninety (90) days from the filing thereof shall mean approval of said 18 19 PROVIDED, FINALLY, THAT NO COOPERATIVE SHALL BE application: 20 **REGISTERED UNLESS THE ORGANIZERS HAVE ATTENDED AND COMPLETED** 21 A PRE-MEMBERSHIP SEMINAR CONDUCTED BY THE AUTHORITY OR ITS DULY ACCREDITED COOPERATIVE UNIONS, FEDERATIONS AND OTHER 22 23 ENTITIES, AND HAVE SUBMITTED THE NECESSARY REQUIREMENTS FOR 24 **REGISTRATION AS PROVIDED UNDER THIS CODE.**

25 ART. 17. Certificate of Registration. -x x x

26 ART. 18. Amendment of Articles of Cooperation and Bylaws. - Unless otherwise prescribed by this Code and for legitimate purposes, any provision or matter stated in the articles 27 of cooperation AND BY-LAWS may be amended by two-thirds (2/3) vote of all the members 28

with voting rights, without prejudice to the right of the dissenting members to exercise their right
 to withdraw their membership under Articles 31 and 32.

3 The original and amended articles AND BY-LAWS together shall contain all provisions required by law to be set out in the articles of cooperation [.] AND BY-LAWS. Amendments 4 5 shall be indicated by underscoring or otherwise appropriately indicating the change or changes 6 made and a copy [thereof] OF THE AMENDED ARTICLES OR AMENDED BY-LAWS 7 duly certified under oath by the cooperative secretary and a majority of the directors stating the fact that said amendment or amendments TO THE ARTICLES OF COOPERATION 8 9 AND/OR BY-LAWS have been duly approved by the required vote of the members. All amendments to the articles of cooperation AND/OR BY-LAWS shall be submitted to the 10 [Cooperative Development] Authority. The amendments shall take effect upon its approval by 11 the [Cooperative Development] Authority or within thirty (30) days from the date of filing 12 13 thereof if not acted upon by the Authority for a cause not attributable to the cooperative.

14 ART. 19. Contracts Executed Prior to Registration and Effects Thereof. -x x x

15 ART. 20. Division of Cooperatives. -x x x

16 ART. 21. Merger and Consolidation of Cooperatives. -x x x

17 ART. 22. Effects of Merger and Consolidations. $-x \times x$

18 ART. 23. Types and Categories of Cooperatives. - (1) Types of Cooperatives 19 Cooperatives may fall under any of the following types:

- 20 (a) SAVINGS AND Credit Cooperative [is] REFERS TO one which promotes thrift AND
 21 SAVINGS among its members [and create] TO GENERATE funds in order to grant
 22 loans for productive and [provident] PROVIDENTIAL purposes;
- (b) Consumers Cooperative REFERS TO [is] one WHICH [the primary purpose is to]
 UNDERTAKES COLLECTIVE procureMENT and distribut[e]ION OF
 commodities AND SERVICES to members and non-members;
- 26 (c) Producers Cooperative REFERS TO [is] one WHICH [that] undertakes joint
 27 AGRICULTURAL OR INDUSTRIAL production OR BOTH [whether agricultural
 28 or industrial];

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- (d) Marketing Cooperative REFERS TO [is] one which engages in the supply of
 production inputs to members and markets their products;
- 3 (e) Service Cooperative REFERS TO [is] one which [engages in] RENDERS medical
 4 and dental care, hospitalization, [and] transportation, insurance, housing, labor, electric
 5 light and power, communication, IRRIGATION, WATER SUPPLY and other
 6 services;
- 7 (f) WORKERS COOPERATIVE REFERS TO ONE WHOSE MEMBERS ARE AT THE SAME TIME THE PAID WORKERS AND/OR THE COOPERATIVE'S 8 PRINCIPAL PURPOSE IS TO PROVIDE EMPLOYMENT TO ITS MEMBERS; 9 (g) MODEL FARM COOPERATIVE REFERS TO ONE WHICH HAS FARMERS 10 OR FISHERFOLK AND AGRARIAN REFORM BENEFICIARIES AS 11 MEMBERS FOR THE EFFICIENT MANAGEMENT AND OPERATION OF 12 THEIR CONTIGUOUS AREAS IN ACCORDANCE TO THE PROVISIONS OF 13 SECTION 7 OF REPUBLIC ACT NO. 8435, OTHERWISE KNOWN AS THE 14 15 **AGRICULTURE AND FISHERIES MODERNIZATION ACT OF 1997 (AFMA);** 16 (H) FARMERS COOPERATIVE REFERS TO COOPERATIVES OWNED AND **OPERATED BY FARMERS ENGAGED PRIMARILY IN THE PRODUCTION** 17 18 OF AGRICULTURAL CROPS AND LIVESTOCK;
- (I) FISHERFOLK COOPERATIVE REFERS TO COOPERATIVES OWNED AND
 OPERATED BY FISHERFOLK PRIMARILY ENGAGED IN THE
 COMMERCIAL PRODUCTION, CULTIVATION AND GATHERING OF
 FISHES AND OTHER MARINE LIFE;
- 23 (J) PUBLIC MARKET AND ABTTOIRS COOPERATIVES «REFER TO COOPERATIVES OWNED AND OPERATED BY MARKET VENDORS 24 PRIMARILY ENGAGED IN THE WHOLESALE AND RETAIL OF 25 AGRICULTURAL AND FISHERY PRODUCTS INCLUDING THE 26 PUBLIC 27 OPERATION, MANAGEMENT AND MAINTENANCE OF **MARKETS AND ABBATOIRS;** 28

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- 1 (K) LABORATORY **COOPERATIVES** REFER то A **COOPERATIVE** 2 ORGANIZED BY MINORS AFFILIATED WITH A REGISTERED COOPERATIVE AND GOVERNED BY SPECIAL GUIDELINES TO BE 3 **PROMULGATED BY THE AUTHORITY; and** 4
- 5 [(f)] (L) Multi-Purpose Cooperative REFERS TO [is] one which combines two (2) or
 6 more of the business activities of the[se] different types of cooperatives
 7 ENUMERATED ABOVE.
- 8 (2) Categories of Cooperatives. Cooperatives shall be categorized according to
 9 membership and territorial consideration WHICH ARE as follows:
- 10 [(a) In terms of membership, cooperatives shall be categorized into:]
- (a) [(i)] *Primary* [The] **REFERS TO COOPERATIVES WHOSE** members
 [of which] are natural persons;
- (b) [(ii)] Secondary [The] REFERS TO COOPERATIVES WHOSE
 members [of which] are [primaries] PRIMARY COOPERATIVES; and
- 15 (c) [(iii)] Tertiary [The] REFERS TO COOPERATIVES WHOSE
 16 members [of which] are [secondaries upward to one (1) or more apex
 17 organizations.] SECONDARY COOPERATIVES OR APEX
 18 ORGANIZATIONS OF COOPERATIVES.
- (b) In terms of territory, cooperatives shall be categorized according to areas of operations
 which may or may not coincide with the political subdivisions of the country.

ART. 24. Federation of Cooperatives. - [(1) A federation of cooperatives, whose
members are] [p]Primary and/or secondary cooperatives with single line, [or] multipurpose
business activities, OR RELATED INTERESTS, may AGREE TO FEDERATE
THEMSELVES FOR THE ENHANCEMENT OF THEIR PURPOSES OR FOR ANY
OTHER LEGAL ACTIVITY: PROVIDED, THAT THE FEDERATION SHALL be
registered under this Code for any or all of the following purposes:
(a) Primary Purpose - To carry on any cooperative enterprise authorized under Article 6[;]

28 THAT COMPLEMENTS, AUGMENTS, OR SUPPLEMENTS BUT DOES NOT

1 CONFLICT WITH, NOR SUPPLANT THE BUSINESS/ECONOMIC ACTIVITIES OF

2 ITS MEMBERS;

- 3 (b) x x x (i) x x x
- 4 (ii) *x x x*
- 5 (iii) x x x
- 6 (iv) x x x
- 7 (v) x x x
- 8 (vi) x x x

9 (2) AT LEAST FIVE (5) ORGANIZED AND [R]registered cooperatives may organize a
10 federation at the MUNICIPAL, provincial, city, SPECIAL METROPOLITAN POLITICAL
11 SUBDIVISION, ECONOMIC ZONE CREATED BY LAW, regional, and national levels
12 according to the type of business ACTIVITY carried on [.] BY THE COOPERATIVES AND
13 SHALL BE REGISTERED WITH THE AUTHORITY."

SEC. 3. Articles 26, 27, 28, 29 and 31 of Chapter III of the same Code are herebyamended as follows:

"ART. 26. Who May Be ELIGIBLE FOR MembersHIP [of Cooperatives]. -- Any natural 16 person[,] who is AT LEAST EIGHTEEN (18) YEARS OF AGE, [a citizen of the Philippines], 17 18 CAPABLE AND WILLING TO DISPOSE THE RESPONSIBILITIES OF MEMBERSHIP, AND HAS BEEN CERTIFIED BY THE AUTHORITY OR ANY OF ITS 19 ACCREDITED AGENCIES TO HAVE COMPLETED THE PRE-MEMBERSHIP 20 SEMINAR, MAY BE ELIGIBLE TO JOIN A PRIMARY COOPERATIVE. A [a] 21 non-profit organization, OR A NON-GOVERNMENTAL 22 cooperative, [or] any ORGANIZATION with juridical personality shall be eligible for membership in a 23 SECONDARY OR TERTIARY cooperative: PROVIDED, THAT [if] the applicant FOR 24 MEMBERSHIP IN ANY CATEGORY OF COOPERATIVE SHALL meet[s] the 25 qualifications prescribed in the by-laws. [Provided, That only natural persons may be admitted as 26 27 members of a primary cooperative;]

28 THE FOREGOING PROVISIONS NOTWITHSTANDING, A DULY 29 REGISTERED COOPERATIVE, REPRESENTED BY ITS CHIEF EXECUTIVE

1 OFFICER, MAY BE ADMITTED AS A MEMBER OF A PRIMARY SUBSIDIARY

2 COOPERATIVE THAT IT HELPED ORGANIZE.

- 3 ART. 27. Kinds of Membership. A cooperative may have two (2) kinds of
 4 membership, to wit:
- 5 (1) Regular members REFERS TO THOSE WHO WERE CONFERRED 6 MEMBERSHIP ONLY AFTER THEY HAVE FULLY SATISFIED ALL 7 THE REQUIREMENTS FOR SUCH MEMBERSHIP, AND ARE 8 ENTITLED TO ALL THE RIGHTS AND PRIVILEGES AS PROVIDED IN 9 THE BY-LAWS,; and
- (2) Associate members REFERS TO THOSE WHO HAVE BEEN CONFERRED 10 MEMBERSHIP BY THE BOARD OF DIRECTORS THROUGH SPECIAL 11 CONSIDERATION: PROVIDED, THAT THEIR MEMBERSHIP SHALL 12 BE CONFIRMED BY A MAJORITY VOTE OF THE REGULAR 13 MEMBERS IN THE SOONEST HELD GENERAL ASSEMBLY; 14 **PROVIDED FURTHER THAT** [. A regular member is one who is entitled to all 15 the rights and privileges of membership.] associate members [is one who has] 16 HAVE no right to neither vote nor be voted upon and shall be entitled only to 17 such rights and privileges as the by-laws may provide. 18

A cooperative organized by minors shall be considered a laboratory cooperative and must
be affiliated with a registered cooperative. A laboratory cooperative shall be governed by special
guidelines to be promulgated by the [Cooperative Development] Authority.

Government Officers and Employees. -(1) Any officer or employee of the 22 ART. 28. 23 [Cooperative Development] Authority shall be disqualified to be elected or appointed to any position in a cooperative[;]: *PROVIDED*, THAT THE DISQUALIFICATION DOES NOT 24 25 EXTEND TO A COOPERATIVE ORGANIZED BY THE OFFICERS OR EMPLOYEES OF THE AUTHORITY, AND WHOSE MEMBERS ARE ALL OFFICERS OR 26 27 EMPLOYEES OF THE AUTHORITY; (2) ALL [E]elective officials of the Government[,] except Barangay Officials, shall be ineligible to become officers and directors of cooperatives; 28 29 and (3) Any government employee OR OFFICIAL may, in the discharge of his duites as

1 member in the cooperative, be allowed by the head of office concerned to use official time for 2 attendance at the general assembly, board and committee meetings of cooperatives as well as 3 cooperative seminars, conferences, workshops, technical meetings, and training courses locally 4 or abroad: *Provided*, That the operations of the office concerned are not adversely affected.

5 ART. 29. Application FOR MEMBERSHIP. - An applicant for membership shall be deemed a member after approval of his membership by the board of directors and shall 6 7 exercise the rights of members after having made such payments to the cooperative in respect to 8 membership or acquired interest in the cooperative as may be prescribed in the bylaws. In case 9 membership is refused or denied by the board of directors, an appeal may be made to the general assembly and the latter's decision shall be final. THE GENERAL ASSEMBLY MAY 10 11 DELEGATE THE FUNCTION OF DECIDING APPEALS ON MEMBERSHIP APPLICATION TO A BODY INDEPENDENT OF THE BOARD OF DIRECTORS 12 13 WHOSE DECISION SHALL BE FINAL.

14 ART. 29-A. *RIGHTS AND PRIVILEGES OF A MEMBER. --* A MEMBER OF A
15 COOPERATIVE SHALL HAVE THE FOLLOWING RIGHTS AND PRIVILEGES:

- 16 (1) THE RIGHT TO PARTICIPATE IN THE DECISION-MAKING
 17 PROCESS OF THE COOPERATIVE;
- 18 (2) THE RIGHT TO VOTE ON ALL MATTERS BROUGHT BEFORE
 19 MEETINGS;
- 20 (3) THE RIGHT TO BE ELECTED TO POSITIONS IN THE 21 COOPERATIVE;
- 22(4) THE RIGHT TO BE INFORMED OF COOPERATIVE23ACTIVITIES AND OTHER RELEVANT AND VITAL24INFORMATION OF THE COOPERATIVE;
- 25 (5) THE RIGHT TO OPEN, INSPECT AND SCRUTINIZE THE 26 COOPERATIVE'S BOOK OF ACCOUNTS, MINUTES OF 27 MEETINGS, SHARE REGISTER AND OTHER PERTINENT 28 RECORDS;

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- 1(6) THE RIGHT TO EQUALLY AVAIL AND SHARE IN THE2SERVICES AND BENEFITS THAT THE COOPERATIVE IS3EXTENDING TO MEMBERS UPON COMPLIANCE OF4CONDITIONS AND REQUIREMENTS;
- 5 (7) THE RIGHT TO REDRESS GRIEVANCES AGAINST ANY
 6 OFFICER OR MEMBER OF THE COOPERATIVE IN THE
 7 GENERAL ASSEMBLY OR ANY PROPER FORUM;
- 8 (8) THE RIGHT TO WILLFUL WITHDRAWAL OF MEMBERSHIP 9 AND TO THE FULL RECOVERY OF SHARE CAPITAL AND 10 INTERESTS THEREOF: *PROVIDED*, THAT ALL LIABILITIES 11 TO THE COOPERATIVE AND THE PROVISIONS FOR 12 TERMINATION OF MEMBERSHIP UNDER ARTICLE 32 OF 13 THIS ACT SHALL HAVE BEEN SATISFIED;
- 14(9) THE PRIVILEGE TO ATTEND EDUCATIONAL ACTIVITIES15AND SIMILAR SERVICES THAT THE COOPERATIVE MAY16EXTEND TO MEMBERS; AND
- 17 (10)THE RIGHT TO ASSIGN MEMBER'S RIGHTS AND PRIVILEGES TO A PERSON OF HIS CHOICE IN HIS ABSENCE 18 19 AND INCAPACITY: PROVIDED, THAT THE ASSIGNEE SHALL 20 BE ABLE TO PRESENT A VALID AUTHORIZATION FROM THE 21 ASSIGNOR; PROVIDED FURTHER, THAT THE ASSIGNEE DOES NOT HAVE INTERESTS INIMICAL TO OR IN CONFLICT WITH 22 23 THAT OF THE COOPERATIVE.

24 ART. 29-B. DUTIES AND RESPONSIBILITIES OF A MEMBER. - A MEMBER OF
25 A COOPERATIVE SHALL HAVE THE FOLLOWING RESPONSIBILITIES:

26

(1) TO PAY CAPITAL STOCK SUBSCRIPTION;

27(2) TO ATTEND AND ACTIVELY PARTICIPATE IN ALL28MEETINGS AND FUNCTIONS THAT THE COOPERATIVE MAY

1	CALL REQUIRING A MEMBER'S ATTENDANCE AND IN THE
2	CAPACITY THAT THE COOPERATIVE MAY ASSIGN;

- 3 (3) TO PATRONIZE THE BUSINESS OPERATION OF THE
 4 COOPERATIVE;
- 5 (4) TO PAY, REIMBURSE OR RETURN TO THE COOPERATIVE
 6 LOAN AMORTIZATIONS, BORROWINGS, MATERIALS,
 7 BENEFITS OR EMOLUMENTS THAT ARE INTENDED
 8 OTHERWISE;
- 9 (5) TO INFORM THE COOPERATIVE OF MATTERS THAT MAY
 10 AFFECT FAVORABLY OR BE PREJUDICIAL TO ITS BUSINESS,
 11 INTERESTS OR PROPER FUNCTIONING; AND

12 (6) TO ADVANCE AND PROTECT THE INTERESTS OF THE 13 COOPERATIVE.

- 14 ART. 30. Liability of Members. -x x x
- **15** ART. 31. Termination of Membership. -(1) x x x

16 (2) The death[] OR insanity[] [insolvency or dissolution] of a member [shall be 17 considered an automatic termination of membership.] IN A PRIMARY COOPERATIVE, AND THE INSOLVENCY OR DISSOLUTION OF A MEMBER IN A SECONDARY OR 18 TERTIARY COOPERATIVE SHALL BE CONSIDERED VALID GROUNDS FOR 19 20 TERMINATION OF MEMBERSHIP. HOWEVER, THIS PROVISO SHALL NOT **BENEFICIARIES-MEMBERS** 21 APPLY TO AGRARIAN REFORM OF 22 COOPERATIVES.

(3) A MEMBER MAY TERMINATE MEMBERSHIP AND TRANSFER SHARE
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(3) A MEMBER MAY TERMINATE MEMBERSHIP AND TRANSFER SHARE
(4) CAPITAL AND ALL THE RIGHTS AND PRIVILEGES PERTINENT TO
(5) MEMBERSHIP IN FAVOR OF AN HEIR OR NOMINEE: *PROVIDED*, THAT THE
(6) WITHDRAWING MEMBER HAS BEEN CLEARED, IN WRITING, BY THE BOARD
(7) OF DIRECTORS, OF DEBTS AND LIABILITIES INCURRED DURING THE
(8) INCUMBENCY OF MEMBERSHIP.

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- (4) [(3)] [A member] MEMBERSHIP IN THE COOPERATIVE may be terminated by
 a vote of the majority of all the members of the board of directors AFTER AN IMPARTIAL
 INQUIRY, for any of the following causes:
- 4 (a) When a member has not patronized EVEN ONE OF the services of the cooperative for
 5 an unreasonable period of time as may be fixed BEFOREHAND by the board of directors;
- 6 (b) When a member has continuously failed to comply with his obligations OR
 7 RESPONSIBILITIES;

8 (c) x x x

9 (d) *x x x*

A member whose membership the board of directors may wish to terminate shall be 10 11 informed of such intended action in writing and shall be given an opportunity to be heard before the said board makes its decision. The decision of the board shall be in writing and shall be 12 13 communicated in person or by registered mail to the member and shall be appealable, within thirty (30) days after the decision is promulgated, to the general assembly whose decision 14 therein, whether in a general or special session, shall be final. THE GENERAL ASSEMBLY 15 16 MAY DELEGATE THE FUNCTION AND POWER OF DECIDING ON APPEALS ON MEMBERSHIP TERMINATION TO A BODY INDEPENDENT OF THE BOARD OF 17 DIRECTORS WHOSE DECISION SHALL BE FINAL. Pending a decision by the general 18 19 assembly, the membership remains in force.

SEC. 4. Articles 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 47 and 51 of Chapter IV of the
same Code are hereby amended as follows:

22 "ART. 34. Powers of the General Assembly. – The general assembly shall be the 23 highest policy-making body of the cooperative and shall exercise such powers as are stated in 24 this Code, in the articles of cooperation and in the by-laws of the cooperative. The general 25 assembly shall have the following [exclusive] powers [which cannot be delegated]:

- 26 (a) To determine and approve amendments to the articles of cooperation and by-laws;
- (b) To elect or appoint the members of the board of directors, and to remove them forcause;

1	(C) TO APPROVE APPLICATION FOR MEMBERSHIP AND TO TERMINATE
2	THE SAME;
3,	(D) TO SET THE GENERAL POLICY DIRECTION OF THE COOPERATIVE
4	THAT SHALL SERVE AS THE BASIS FOR THE MANAGEMENT OF THE
5	COOPERATIVE;
6	[c] (E) To approve OR DISAPPROVE POLICIES, CONTRACTS, AND developmental
7	plans of the cooperative PROMULGATED BY THE BOARD OF DIRECTORS;
8	and
9	(F) [d] TO DECIDE ON [S]such other matters requiring a two-thirds (2/3) of all the
10	members of the general assembly, as provided in this Code.
11	SUBJECT TO THE OTHER PROVISIONS OF THIS CODE AND ONLY FOR
12	PURPOSES OF PROMPT AND INTELLIGENT DECISION-MAKING, THE GENERAL
13	ASSEMBLY MAY, BY A TWO-THIRDS (2/3) VOTE OR WRITTEN ASSENT OF ALL
14	ITS MEMBERS WITH VOTING RIGHTS, DELEGATE SOME OF ITS POWERS TO A
15	SMALLER BODY OF THE COOPERATIVE OR TO THE REPRESENTATIVE
16	ASSEMBLY.
17	ART. 35. Meetings MEETINGS SHALL BE THE FORUM WHERE THE
18	REGULAR MEMBERS EXERCISE THEIR RIGHT OF CONTROL OVER THE
19	ACTIVITIES OF THEIR COOPERATIVE WHICH ARE HELD ON THE FOLLOWING
20	OCCASIONS:
21	[1] (A) [A regular] THE ANNUAL GENERAL ASSEMBLY meeting WHICH
22	shall be held annually by the general assembly on the date fixed in the by-laws, or if
23	not so fixed, on any date within ninety (90) days after the close of each fiscal year:
24	Provided, That written notice of regular meetings shall be sent to all members of
25	record at their official addressed at least two (2) weeks prior to the meeting, unless a
26	different period is required in the by-laws.
27	[2] (B) THE SPECIAL GENERAL MEETING WHICH MAY BE CALLED
28	whenever necessary [a special meeting of the general assembly may be called at any
29	time] by [a majority vote of] the board of directors THROUGH A MAJORITY

1 VOTE OF ITS MEMBERS OR THROUGH A WRITTEN REQUEST BY THE 2 MAJORITY OF THE AUDIT COMMITTEE OR FROM AT LEAST TEN PERCENT (10%) OF THE TOTAL MEMBERS OF THE COOPERATIVE 3 AND in [the] cases specified in the by-laws[:], TO TRANSACT SPECIFIC 4 5 BUSINESS THAT NEEDS IMMEDIATE ATTENTION AND ACTION: Provided, That at least one (1) week written notice shall be sent to all members. THE 6 BOARD OF DIRECTORS, AFTER COMPLIANCE WITH THE REQUIRED 7 NOTICE, SHALL CALL THE SPECIAL MEETING WITHIN TWO (2) 8 WEEKS UPON RECEIPT OF SAID WRITTEN REQUEST. [However, a special 9 meeting shall be called by the board of directors after compliance with the required 10 notice within one (1) month after receipt of a request in writing from at least ten 11 percent (10%) of the total members to transact specific business covered by the call.] 12

13 [If the board fails to call a regular or a special meeting within the given period, the 14 Cooperative Development Authority, upon petition of ten percent (10%) of all the members of 15 the cooperative, and for good cause shown, may issue an order to the petitioners directing them 16 to call a meeting of the general assembly by giving proper notice required by this Code or by the 17 by-laws.]

18 [(3)] (C) THE INAUGURAL GENERAL ASSEMBLY IS THE [In the case]
19 FIRST GENERAL ASSEMBLY MEETING of a newly approved cooperative
20 WHICH [a special general assembly] shall be called within ninety (90) days from
21 such approval.

22 [(4)] (D) THE AUTHORITY-INITIATED MEETINGS REFER TO 23 MEETINGS CALLED FOR THE FOLLOWING PURPOSES: «

- 24 (a) For the purpose of reporting to the members the result of any audit,
 25 examination, or other investigation of the cooperative'S affairs ordered or
 26 made by [it] THE AUTHORITY; [or] AND
- 27 (b) When the cooperative fails to hold an annual general assembly OR
 28 SPECIAL GENERAL MEETINGS UPON A WRITTEN REQUEST
 29 BY THE MAJORITY OF THE AUDIT COMMITTEE OR FROM

1AT LEAST TEN PERCENT (10%) OF THE TOTAL MEMBERS OF2THE COOPERATIVE PETITION during the REQUIRED period3[required] for the purpose of enabling members to secure any information4regarding the affairs of the cooperative and benefits that they are entitled5to receive pursuant to this Code.

6 [(1)] x x x

7 ART. 36. Quorum. -- Unless otherwise provided in the by-laws, a quorum shall
8 consist of AT LEAST twenty-five per centum (25%) of all the members entitled to vote.

9 ART. 37. Voting System. -(1) x x x

10 (2) x x x

(3) No member of a primary cooperative shall be permitted to vote by proxy [unless
provided for specifically in the by-laws of the cooperative]. However, the by-laws of a
cooperative other than a primary COOPERATIVE may provide for voting by proxy. FOR A
COOPERATIVE OTHER THAN A PRIMARY, [V]voting by proxy [means] SHALL
MEAN allowing a delegate of a cooperative to represent or vote in behalf of another delegate of
the same cooperative.

ART. 38. Composition AND TERM OF OFFICE of the Board of Directors - The [conduct and management of the affairs of the cooperative shall be vested in a] board of directors [which] shall be composed of AT LEAST [not less than] five (5) BUT NOT [nor] more than fifteen (15) members elected by the general assembly for a term fixed in the by-laws but not exceeding a term of [two (2)] FOUR years and shall hold office until their successors are duly elected and qualified, or until duly removed. However, no director shall serve for more than three (3) consecutive terms.

ART. 39. *Powers AND FUNCTIONS of the Board of Directors* - The board of directors
 shall HAVE THE FOLLOWING POWERS AND FUNCTIONS:

- 26 (1) TO PROMULGATE POLICIES, DIRECTIVES, OR RULES THAT SHALL
 27 SERVE AS GUIDE TO MANAGEMENT;
- (2) TO NEGOTIATE AND ENTER INTO CONTRACT IN BEHALF OF THE
 COOPERATIVE; AND

(3) [direct, and supervise the business, manage the property of the cooperative and may,]
 By resolution, TO exercise all such powerS of the cooperative THAT [as] are not
 reserved for the general assembly under this Code and the by-laws.

4 THE BOARD OF DIRECTORS OF COOPERATIVES WITHOUT A FULL-TIME 5 MANAGEMENT TEAM shall, IN ADDITION TO THE ABOVEMENTIONED POWERS 6 AND FUNCTIONS, DIRECT, SUPERVISE AND MANAGE THE BUSINESS AND 7 PROPERTIES OF THE COOPERATIVE.

- 8 ART. 40. Directors. -(1) x x x
- 9 (2) x x x

(3) UNLESS OTHERWISE PROVIDED FOR IN THE BY-LAWS, THE MEMBERS
OF THE BOARD OF DIRECTORS SHALL NOT HOLD ANY OTHER POSITION IN
THE COOPERATIVE, OTHER THAN AS MEMBERS OF THE BOARD OF
DIRECTORS. THEY SHALL ELECT AMONG THEMSELVES A CHAIRPERSON AND
A VICE CHAIRPERSON.

(4) ANY PERSON ENGAGED IN A BUSINESS SIMILAR TO THAT OF THE
COOPERATIVE OR WHO IN ANY OTHER WAY HAS A CONFLICT OF INTEREST
WITH IT, IS DISQUALIFIED FROM ELECTION AS A MEMBER OF THE BOARD OF
DIRECTORS OF SAID COOPERATIVE.

19 ART. 41. MeetingS of the Board, Quorum. -(1) x x x

20 (2) Special meetings of the board of directors may be held at any time upon the call of the

21 [President] CHAIRPERSON OR A MAJORITY OF THE MEMBERS OF THE BOARD,

- 22 or as provided in the by-laws.
- 23 (3) *x x x*
- 24 (4) x x x
- 25 ART. 42. Vacancy in the Board of Directors. -x x x

ART. 43. Officers of the Cooperative. – The board of directors shall elect from among themselves [only the chairman and vice-chairman] THE CHAIRPERSON AND VICE-CHAIRPERSON, and elect or appoint other officers of the cooperative from outside of the board in accordance with their by-laws. All officers shall serve during good behavior and shall not be removed except for cause after due hearing. Loss of confidence shall not be a valid ground for removal unless evidenced by acts or omission causing loss of confidence in the honesty and integrity of such officer. No two (2) or more persons with relationships up to the [third] SECOND civil degree of consanguinity or affinity OR ANY PERSON ENGAGED IN A BUSINESS SIMILAR TO THAT OF THE COOPERATIVE OR WHO IN ANY OTHER MANNER HAS INTERESTS IN CONFLICT WITH THE COOPERATIVE, shall serve as elective or appointive officers in the same [board] COOPERATIVE.

8 ART. 44. Committees of Cooperatives. -(1) x x x

(2) The by-laws shall provide for the creation of an audit committee, A MEDIATION 9 10 AND CONCILIATION COMMITTEE and such other committees as may be necessary for the proper conduct of the affairs of the cooperative. THE AUDIT COMMITTEE SHALL BE 11 DIRECTLY ACCOUNTABLE AND RESPONSIBLE TO THE GENERAL ASSEMBLY 12 WITH THE POWER AND DUTY TO AUDIT THE COOPERATIVE'S FINANCIAL 13 PERFORMANCE AND CONTINUOUSLY MONITOR THE ADEQUACY AND 14 15 **EFFECTIVENESS** OF THE COOPERATIVE'S FINANCIAL MANAGEMENT 16 CONTROL SYSTEM AND OTHER RELATED RESPONSIBILITY CENTERS.

Unless otherwise provided in the by-laws, the board, in case of vacancy in said committees, may cause an election to fill the vacancy or appoint a person to fill the same subject to the provision that the person elected or appointed shall serve only for the unexpired portion of the term.

ART. 45. Functions and Responsibilities of Directors, Officers and Committee Members. –
 The functions and responsibilities of the directors, officers and committee members shall be [as]
 prescribed in detail in the by-laws of a cooperative.

WITHIN NINETY (90) DAYS FROM REGISTRATION AND IN NO CASE LATER
THAN NINETY (90) DAYS AFTER HAVING BEEN APPOINTED OR ELECTED, ALL
DIRECTORS, OFFICERS AND COMMITTEE MEMBERS, MANAGEMENT STAFF
AND EMPLOYEES SHALL BE REQUIRED TO UNDERGO COOPERATIVE
TRAININGS TO BE CONDUCTED BY THE AUTHORITY OR DULY ACCREDITED
COOPERATIVES OR TRAINORS.

1 ART. 46. Liability of Directors, Officers and Committee Members. -x x x

2 ART. 47. Compensation. -(1) In the absence of any provision in the by-laws fixing their 3 compensation, the directors shall not receive any compensation except for reasonable per diems: 4 **PROVIDED, HOWEVER, THAT THE DIRECTORS AND OFFICERS SHALL NOT BE** 5 ENTITLED TO ANY PER DIEM WHEN, IN THE PRECEDING CALENDAR YEAR, THE COOPERATIVE REPORTED A NET LOSS OR HAD A DIVIDEND RATE LESS 6 THAN THE OFFICIAL INFLATION RATE FOR THE SAME YEAR. J: Provided. That 7 8 [a] Any compensation other than per diems may be granted to directors by a majority vote of the members with voting rights at a regular or special general assembly meeting specifically called 9 for the purpose: Provided, [further] That no additional compensation other than per diems shall 10 11 be paid during the first year of existence of any cooperative. 12 (2) x x x(3) x x x13 Dealings of Directors, Officers or Committee Members. - x x x 14 ART. 48. 15 ART. 49. *Disloyalty of a Director.* -x x xART. 50. Illegal Use of Confidential Information. - x x x 16 17 ART. 51. Removal. - FOR JUST AND VALID GROUNDS, ACTIONS FOR THE REMOVAL OF ANY OFFICER ELECTED OR APPOINTED BY THE GENERAL 18 19 ASSEMBLY MAY BE INITIATED BY: (A) THE MAJORITY OF THE BOARD OF DIRECTORS; 20 (B) BY THE MAJORITY OF ANY OF ITS STANDING COMMITTEES; 21 (C) TEN PERCENT (10%) OF ALL THE MEMBERS WITH VOTING RIGHTS; 22 AND 23 (D) ANY MEMBER OF THE COOPERATIVE IN GOOD STANDING. 24 SUBJECT TO THE PROVISIONS OF THIS CODE, ALL OTHER OFFICERS 25 ELECTED OR APPOINTED OTHER THAN BY THE GENERAL ASSEMBLY, MAY 26 BE REMOVED BY THE BODY THAT ELECTED OR APPOINTED THEM OR BY 27 28 SUCH BODY AS MAY BE PROVIDED IN THE BY-LAWS. An [elective] officer [, director, 29 or committee member] ELECTED OR APPOINTED BY THE GENERAL ASSEMBLY

1 may be removed by a vote of two-thirds (2/3) of the voting members present and constituting a
2 quorum, in a regular or special general assembly meeting called for the purpose. The person
3 involved shall be given an opportunity to be heard at said assembly.

4 IN THE ABSENCE OF A GENERAL ASSEMBLY MEETING, AN OFFICER 5 ELECTED BY THE GENERAL ASSEMBLY MAY BE REMOVED THROUGH A 6 RESOLUTION APPROVED BY THE MAJORITY OF THE BOARD OF DIRECTORS: 7 *PROVIDED*, THAT SAID RESOLUTION SHALL BE RATIFIED BY A MAJORITY OF 8 ALL THE MEMBERS OF THE COOPERATIVE WITH VOTING RIGHTS. NO SUCH 9 BOARD OF DIRECTORS' RESOLUTION SHALL BE APPROVED WITHOUT 10 GIVING THE PERSON INVOLVED DUE PROCESS.

SEC. 5. Articles 53, 54, 57, 59, 61, 62 and 63 of Chapter V of the same Code are hereby
amended as follows:

- 13 "ART. 53. Books to be Kept Open. -(1) x x x
- 14 (a) x x x
- 15 (b) x x x
- 16 (c) x x x
- 17 (d) x x x
- 18 (e) x x x
- 19 (f) x x x
- 20 (g) x x x
- 21 (h) x x x

(2) The Ichairman of the audit committee of al ACCOUNTANT OF THE cooperative
 shall be responsible for THE MANAGEMENT, MAINTENANCE AND SAFEKEEPING
 OF THE books and records of account of the cooperative in accordance with generally accepted
 accounting practices. He shall also be responsible for the production of the same at the time of
 audit or inspection. THE CHAIRPERSON OF THE AUDIT COMMITTEE SHALL BE
 RESPONSIBLE FOR THE CONTINUOUS AND PERIODIC REVIEW OF THE BOOKS
 AND RECORDS OF ACCOUNTS OF THE COOPERATIVE TO ENSURE THAT

1 THESE ARE IN ACCORDANCE WITH GENERALLY ACCEPTED COOPERATIVE

2 AND ACCOUNTING PRINCIPLES AND PRACTICES.

3 (3) Each cooperative shall maintain records of accounts such that the true and correct
4 condition and the results of the operation of the cooperative may be ascertained therefrom at any
5 time. The financial statements, audited according to generally accepted auditing standards,
6 principles and practices, shall be published annually[.] AND SHALL BE KEPT POSTED IN A

7 CONSPICUOUS PLACE IN THE PRINCIPAL OFFICE OF THE COOPERATIVE.

8 (4) x x x

9 ART. 54. Annual Reports. -(1) Every cooperative shall draw up an annual report of its [affairs] ACTIVITIES, PROGRAMS AND AUDITED FINANCIAL STATEMENTS a[s]T 10 [of] the end of every [fiscal] CALENDAR year, and publish the same furnishing copies to all its 11 12 members of record. A copy thereof shall be filed with the [Cooperative Development] Authority 13 within [sixty (60)] FORTY-FIVE (45) days from the end of [every fiscal] THE CALENDAR year. The [form and contents of the] annual report shall be ACCOMPANIED BY THE 14 MINUTES OF GENERAL ASSEMBLY MEETINGS, THE LIST OF NEW SET OF 15 16 OFFICERS, AND ALL OTHER MATTERS AS MAY BE prescribed by the rules of the 17 Authority. Failure to file the required annual report OF ITS ACTIVITIES, PROGRAMS 18 AND AUDITED ANNUAL FINANCIAL STATEMENTS shall be a ground for THE 19 SUSPENSION OF ITS RIGHTS AND PRIVILEGES AS A COOPERATIVE UNTIL 20 SUCH REQUIRMENTS ARE COMPLIED WITH, OR revocation of authority of the 21 cooperative to operate as such. [The fiscal year of every cooperative shall be the calendar year 22 except as may be otherwise provided in the by-laws.]

23 (2) x x x

24 ART. 55. Register of Members as Prima Facie Evidence. – x x x

25 ART. 56. Probative Value of Certified Copies of Entries. – x x x

ART. 57. Bonding of Accountable Officers. – Every director, officer and employee handling funds, securities or property on behalf of any cooperative shall execute and deliver adequate bonds for the faithful performance of [his] THEIR RESPECTIVE duties and obligations. The board of directors shall determine the adequacy of such bonds.

1 THE BONDS OF THE ACCOUNTABLE OFFICERS SHALL ACCOMPANY THE 2 ARTICLES OF COOPERATION AS A REQUIREMENT FOR REGISTRATION OF 3 THE COOPERATIVE. THE BONDS SHALL BE KEPT UP-TO-DATE EVERY YEAR 4 AND THE ADEQUACY AND THE FACT OF BEING UP-TO-DATE SHALL BE 5 INCLUDED IN THE ANNUAL REPORT WHICH SHALL BE MADE AVAILABLE TO 6 THE MEMBERS UPON REQUEST AND SHALL ALSO BE SUBMITTED TO THE 7 AUTHORITY.

8 ART. 58. Preference of Claims. -x x x

9 ART. 59. Instrument for Salary or Wage Deduction. - (1) A member of a cooperative may,
10 notwithstanding the provisions of existing laws to the contrary, execute an instrument in favor of
11 the cooperative authorizing his employer to deduct from the salary, wage, LUMP SUM,
12 COMMUTATION OF LEAVE CREDITS AND ANY OTHER MONETARY BENEFITS
13 payable to him by the employer and pay to the cooperative such amount as may be specified in
14 satisfaction of any debt or other demand due from the member to the cooperative.

15 (2) *x x x*

16 (3) x x x

17 (4) x x x

(5) NOTWITHSTANDING THE PROVISIONS OF EXISTING LAWS TO THE
CONTRARY, THE RESPONSIBILITIES OF THE EMPLOYER AS STATED IN
PARAGRAPHS (1) AND (2) OF THIS ARTICLE SHALL BE MANDATORY: *PROVIDED*, THAT IN THE CASE OF A PRIVATE EMPLOYER, THE COOPERATIVE
MAY AGREE TO REIMBURSE THE EMPLOYER OF THE ACTUAL AND
REASONABLE COSTS OF DEDUCTING AND REMITTING.

(6) THE EMPLOYER SHALL REMIT ALL COLLECTIONS FROM THIS
INSTRUMENT TO THE COOPERATIVE WITHIN FIVE (5) WORKING DAYS AFTER
THE SALARY DAY.

27 ART. 60. Primary Lien. -x x x

ART. 61. Tax Treatment of Cooperatives. - [Duly registered cooperatives under this code
which do not transact any business with non-members or the general public shall not be subject

to any government taxes or fees imposed under the Internal Revenue Laws and other tax laws.
 Cooperatives not falling under this article shall be governed by the succeeding section.]
 COOPERATIVES THAT ARE DULY REGISTERED IN ACCORDANCE WITH THE
 PROVISIONS OF THIS CODE SHALL BE ENTITLED TO THE FOLLOWING TAX
 AND OTHER EXEMPTIONS:

(1) COOPERATIVES WHICH TRANSACT EXCLUSIVELY WITH MEMBERS, 6 WHETHER REGULAR OR ASSOCIATE, REGARDLESS OF THE AMOUNT 7 OF THEIR ACCUMULATED RESERVES AND UNDIVIDED NET SAVINGS, 8 AND COOPERATIVES WHICH TRANSACT WITH MEMBERS, WHETHER 9 **REGULAR OR ASSOCIATE, AS WELL AS WITH NON-MEMBERS AND THE** 10 GENERAL PUBLIC, WITH AVERAGE PAID-UP SHARE CAPITAL OF NOT 11 **MORE THAN SIXTY THOUSAND PESOS (P 60,000.00) PER MEMBER SHALL** 12 **BE EXEMPT FROM THE PAYMENT OF:** 13

(A) ALL KINDS OF NATIONAL INTERNAL REVENUE TAXES AND ALL 14 OTHER TAXES, FEES AND CHARGES IMPOSED BY THE NATIONAL 15 GOVERNMENT OF WHATEVER KIND AND NATURE, INCLUDING, 16 BUT NOT LIMITED TO WITHOLDING TAXES ON ALL FORMS OF 17 PASSIVE INCOMES AND CAPITAL GAINS REALIZED FROM THE 18 SALE OR EXCHANGE OF ANY PROPERTY OF THE COOPERATIVE, 19 WHETHER OR NOT SUCH INCOMES OR GAINS ARE DIRECTLY 20 **RELATED TO ANY COOPERATIVE ECONOMIC ACTIVITY;** 21

(B) CITY, PROVINCIAL, MUNICIPAL OR BARANGAY TAXES, FEES AND
CHARGES, OF WHATEVER KIND OR NATURE, INCLUDING, BUT
NOT LIMITED TO, ALL FORMS OF LOCAL TAXES, COMMUNITY
TAXES AND REAL ESTATE TAXES, FEES, CHARGES, IMPOSTS,
SPECIAL LEVIES AND SPECIAL ASSESSMENTS IMPOSED BY
VIRTUE OF THE LOCAL GOVERNMENT CODE OF 1991;

28 (C) CUSTOMS DUTIES, VALUE ADDED TAX AND OTHER TAXES,
29 CHARGES AND FEES ON IMPORTATION OF MACHINERIES,

1 EQUIPMENTS, SPARE-PARTS AND RAW MATERIALS WHICH ARE 2 NOT MANUFACTURED OR PRODUCED LOCALLY AS CERTIFIED BY THE DEPARTMENT OF TRADE AND INDUSTRY AND WHICH 3 ARE DIRECTLY USED IN THEIR COOPERATIVE ACTIVITIES. 4 MACHINERIES, SPARE-PARTS, AND RAW MATERIALS IMPORTED 5 TAX AND DUTY FREE AS PROVIDED HEREIN SHALL NOT BE 6 TRANSFERRED BY THE COOPERATIVE TO ANY OTHER PERSON 7 OR ENTITY UNTIL AFTER THE LAPSE OF A PERIOD OF FIVE (5) 8 YEARS FROM THE DATE OF RELEASE BY THE BUREAU OF 9 CUSTOMS OF THE IMPORTED ITEMS. OTHERWISE, THE 10 COOPERATIVE AND ITS TRANSFEREE OR ASSIGNEE SHALL BE 11 LIABLE TO PAY TWICE THE AMOUNT OF THE TAX AND/OR 12 13 **DUTIES THEREON; AND**

14 (D) ALL OTHER TAXES, FEES AND CHARGES, OF WHATEVER KIND OR
15 NATURE, IMPOSED BY ANY OTHER AGENCY OR
16 INSTRUMENTALITY OF THE GOVERNMENT.

THE TWO CLASSES OF COOPERATIVES STATED UNDER PARAGRAPH (1) OF 17 THIS ARTICLE SHALL CONTINUE TO BE ENTITLED TO THE TAX AND OTHER 18 EXEMPTIONS UNDER PARAGRAPHS (1) (A) TO (1) (D) OF THIS ARTICLE AS 19 LONG AS THEY TRANSACT EXCLUSIVELY WITH MEMBERS, REGARDLESS OF 20 21 THE AVERAGE AMOUNT OF THEIR PAID-UP CAPITAL, OR AS LONG AS THEY CONTINUE TO MAINTAIN AN AVERAGE PAID-UP SHARE CAPITAL OF NOT 22 MORE THAN SIXTY THOUSAND PESOS (P 60,000.00) PER MEMBER EVEN IF 23 THEY TRANSACT WITH NON MEMBERS OR THE GENERAL PUBLIC. 24

(2) COOPERATIVES WITH AVERAGE PAID-UP SHARE CAPITAL OF MORE
THAN SIXTY THOUSAND PESOS (P 60,000.00) PER MEMBER AND WHICH
TRANSACT WITH MEMBERS AS WELL AS NON-MEMBERS, SHALL ONLY
BE EXEMPT FROM THE PAYMENT OF INCOME TAXES IMPOSED BY THE
NATIONAL GOVERNMENT FOR A PERIOD OF TEN (10)⁻¹ YEARS

COMMENCING FROM ITS DATE OF REGISTRATION WITH THE 1 AUTORITY. SUCH COOPERATIVES SHALL BE LIABLE TO PAY ALL 2 OTHER NATIONAL OR LOCAL TAXES, CUSTOMS DUTIES, FEES AND 3 CHARGES. PROVIDED, THAT THE LIABILITY FOR TAXES OF A 4 **COOPERATIVE FALLING UNDER THIS PARAGRAPH SHALL BE LIMITED** 5 ONLY TO INCOME ARISING FROM ITS TRANSACTIONS WITH NON-6 7 **MEMBERS OR THE GENERAL PUBLIC. ITS INCOME AND TRANSACTIONS** WITH MEMBERS SHALL BE ENTITLED TO THE TAX AND OTHER 8 EXEMPTIONS UNDER PARAGRAPHS (1) (A) TO (1) (D) OF THIS ARTICLE. 9 10 PROVIDED, FURTHER, THAT UPON THE EXPIRATION OF THE TEN (10) YEAR PERIOD HEREIN, A COOPERATIVE FALLING UNDER THIS 11 12 PARAGRAPH SHALL BE SUBJECT TO INCOME TAX ON ITS TRANSACTIONS WITH NON-MEMBERS OR THE GENERAL PUBLIC 13 IMPOSED BY THE NATIONAL GOVERNMENT IN THE SAME MANNER AS 14 15 CORPORATIONS AS PROVIDED FOR UNDER THE TAX REFORM ACT OF 1997. 16

(3) THE AUTHORITY, UPON ITS APPROVAL OF THE REGISTRATION OF A 17 COOPERATIVE. SHALL ISSUE A CERTIFICATION INDICATING THE 18 19 NATURE AND EXTENT OF THE TAX EXEMPTION OF THE COOPERATIVE 20 BASED ON THE PROVISIONS OF THIS ARTICLE. THIS CERTIFICATION. WHICH SHALL BE ISSUED IN LIEU OF THE TAX EXEMPTION 21 22 CERTIFICATE ISSUED BY THE BUREAU OF INTERNAL REVENUE, SHALL SERVE AS EVIDENCE OF THE NATURE AND EXTENT OF THE TAX 23 24 EXEMPTION STATUS OF THE COOPERATIVE AND SHALL BE **RECOGNIZED BY ALL OTHER AGENCIES OF THE GOVERNMENT, AS** 25 WELL AS PRIVATE ENTITIES, IN THEIR TRANSACTIONS WITH THE 26 27 COOPERATIVE. THE CERTIFICATION SHALL BE RENEWED ON AN ANNUAL BASIS UPON APPROVAL BY THE AUTHORITY TO DETERMINE 28 29 ANY CHANGE IN THE TAX EXEMPTION STATUS OF THE COOPERATIVE.

1 (4) DONATIONS MADE BY ANY PERSON OR ENTITY IN FAVOR OF ANY 2 COOPERATIVE, REGARDLESS OF ITS CLASSIFICATION, SHALL BE EXEMPT FROM ANY AND ALL TAXES, FEES, CHARGES IMPOSED BY THE 3 NATIONAL OR LOCAL GOVERNMENT, INCLUDING BUT NOT LIMITED 4 5 TO, DONORS TAXES, TRANSFER TAXES, AND, IF THE ITEM TO BE DONATED IS IMPORTED, CUSTOMS DUTIES AND OTHER TAXES, FEES OR 6 CHARGES INCIDENT TO THE IMPORTATION. SUCH DONATIONS SHALL 7 LIKEWISE BE FULLY DEDUCTIBLE FROM THE GROSS INCOMES OF THE 8 DONORS. 9

THE PROVISIONS OF THE FOREGOING (5) NOTWITHSTANDING 10 PARAGRAPHS, ANY COOPERATIVE WHICH IS OTHERWISE, ENTITLED 11 TO ANY OF THE EXEMPTIONS UNDER THIS ARTICLE, BUT DECLARES 12 13 INTEREST ON ITS MEMBERS' SHARE CAPITAL IN AN AMOUNT WHICH EXCEEDS THE NORMAL RATE OF RETURN ON INVESTMENTS SHALL BE 14 DISQUALIFIED FROM BEING ENTITLED TO SUCH EXEMPTIONS FOR THE 15 TAXABLE YEAR IN WHICH INTEREST WAS DECLARED. PROVIDED 16 THAT, PATRONAGE REFUND, BEING MERE RETURN OF EXCESS 17 18 PAYMENTS BY THE MEMBERS UNDER ARTICLE 86 OF THE CODE, SHALL 19 NOT BE SUBJECT TO TAX BOTH ON THE PART OF THE COOPERATIVE 20 AND OF THE MEMBERS.

(6) NOTHING IN THIS ARTICLE SHALL PRECLUDE THE EXAMINATION OF
THE BOOKS OF ACCOUNTS AND OTHER ACCOUNTING RECORDS OF
THE COOPERATIVES BY DULY AUTHORIZED NATIONAL INTERNAL
REVENUE AND LOCAL GOVERNMENT OFFICERS FOR INTERNAL
REVENUE TAX OR LOCAL TAX PURPOSES, PROVIDED THAT PREVIOUS
AUTHORIZATION IS OBTAINED FROM THE AUTHORITY".

(7) INTEREST INCOME DERIVED FROM CURRENCY BANK DEPOSITS, YIELD
 FROM DEPOSIT SUBSTITUTES, TRUST FUND AND OTHER SIMILAR
 ARRANGEMENTS BY THE COOPERATIVE MEMBERS AS WELL AS BY

1

THE COOPERATIVE BANK FROM OTHER BANKS SHALL BE EXEMPTED 2 FROM THE FINAL TAX.

ART. 62. [Tax and] Other Exemptions.] OTHER EXEMPTIONS OF COOPERATIVES. 3 4 - [Cooperatives transacting business with both members and nonmembers shall not be subject to tax on their transactions to members. Notwithstanding the provisions of any law or regulation to 5 the contrary, such cooperatives dealing with nonmembers shall enjoy the following tax 6 exemptions:] ALL COOPERATIVES DULY REGISTERED WITH THE AUTHORITY IN 7 8 ACCORDANCE WITH THE PROVISIONS OF THIS CODE, REGARDLESS OF THEIR CLASSIFICATION, SHALL BE ENTITLED TO THE FOLLOWING: 9

[(1) Cooperatives with accumulated reserves and undivided net savings of not more than 10 11 Ten million pesos (P10,000,000.00) shall be exempt from all national, city, provincial, municipal 12 or barangay taxes of whatever name and nature. Such cooperatives shall be exempt from custom 13 duties, advance sales or compensating taxes on their importation of machineries, equipment and 14 spare parts used by them and which are not available locally as certified by the Department of 15 Trade and Industry. All tax-free importations shall not be transferred to any person until after 16 five (5) years, otherwise, the cooperative and the transferee or assignee shall be solidarily liable 17 to pay twice the amount of the tax and/or duties thereon.]

18 [(2) Cooperatives with accumulated reserves and undivided net savings of more than Ten 19 million pesos (P10,000,000.00) shall pay the following taxes at the full rate:]

- 20 [(a)Income Tax – On the amount allocated for interest on capital: Provided, That the 21 same tax is not consequently imposed on interest individually received by 22 members;]
- 23 [(b)Sales Tax - On sales to nonmembers: Provided however, That-all cooperatives, regardless of classification, are exempt from the payment of income and sales 24 25 taxes for a period of ten (10) years.]

26 [For cooperatives whose exemptions were removed by Executive Order No. 93, the 27 ten (10)-year period shall be reckoned from the effectivity date of said Executive Order. Cooperatives created after the approval of this Code shall be granted the same exemptions, the 28 29 period of which shall be reckoned from the date of registration with the Authority: *Provided*,

1 That at least twenty-five per centum (25%) of the net income of the cooperatives is returned to

2 the members in the form of interest and/or patronage refunds;]

3

[(c)All other taxes unless otherwise provided herein; and]

4 [(d)Donations to charitable, research and educational institutions and investments to 5 socioeconomic projects within the area of operation of the cooperative may be ta 6 deductible.]

All cooperatives, regardless of the amount of accumulated reserves and undivided net 7 [(3)]savings shall be exempt from payment of local and undivided net savings shall be exempt from 8 9 payment of local taxes on transactions with banks and insurance companies; Provided, That all sales or services rendered for non-members shall be subject to the applicable percentage taxes 10 11 except sales made by producers, marketing or service cooperative; Provided further, That nothing in the articles shall preclude examination of the books of amount or other accounting 12 13 records of the cooperative by duly authorized internal revenue tax purposes only, after previous 14 authorization by the Authority.]

15 [(4)] (1) Any judge in his capacity as notary public, *ex officio*, shall render service, free of 16 charge, to any person or group of persons requiring either the administration of oath or the 17 acknowledgment of articles of cooperation of a cooperative applicant for registration and 18 instruments of loan from cooperative not exceeding Fifty thousand pesos (P50,000.00).

19 [(5)] (2) Any register of deeds shall accept for registration, free of charge, any instrument 20 relative to a loan made under this Code which does not exceed Fifty thousand pesos 21 (P50,000.00) or the deeds of title or any property acquired by the cooperative or any paper or 22 document drawn in connection with any action brought by the cooperative or with any court 23 judgment rendered in its favor or any instrument relative to a bond of any accountable officer of 24 a cooperative for the faithful performance of its duties and obligations.

25 [(6)] (3) *x x x*

26 [(7)] (4) x x x

27 [(8)] (5) *x x x*

28 ART. 63. Privileges of Cooperatives. -x x x

29 (1) x x x

1 (2) x x x

2 (3) *x x x*

3 (4) In areas where appropriate cooperatives exist, the [preferential right] RIGHT OF FIRST REFUSAL to supply AT LEAST FIFTEEN PERCENT (15%) OF THE 4 5 **REQUIREMENTS FOR ALL TYPES OF MATERIAL SUPPLIES, LABOR AND** 6 SERVICES OF government institutions, [and] agencies OR INSTRUMENTALITIES 7 INCLUDING GOVERNMENT-OWNED OR CONTROLLED CORPORATIONS, [rice, 8 corn and other grains, fish and other marine products, meat, eggs, milk, vegetables, tobacco and 9 other agricultural commodities produced by their members] shall be granted to the cooperatives 10 concerned;

(5) [Preferential treatment] THE RIGHT OF FIRST REFUSAL in the allocation of
 fertilizers and in rice distribution shall be granted to cooperatives by the appropriate government
 agencies;

14 (6) x x x

(7) Cooperatives and their federations, such as FARM AND FISHERY PRODUCERS 15 16 AND SUPPLIERS, market vendorS AND OTHER cooperatives[,] WHICH HAVE FOR THEIR PRIMARY PURPOSE PRODUCTION AND/OR MARKETING OF PRODUCTS 17 18 FROM AGRICULTURE, FISHERIES AND SMALL ENTREPRENEURIAL INDUSTRIES AND FEDERATIONS THEREOF, shall have [preferential rights] THE 19 RIGHT OF FIRST REFUSAL in THE OPERATION AND management of public markets 20 and/or lease of public market facilities, stallS or spaces AND ABATTOIRS[;]: PROVIDED, 21 THAT THE COOPERATIVE ITSELF UTILIZES THESE RIGHTS AND NOT 22 THROUGH A MIDDLE-MAN NOR A PERSON NOT CONNECTED WITH NOR A 23 MEMBER OF THE COOPERATIVE. 24

(8) [Credit] [c] Cooperatives and/or federations ENGAGED IN CREDIT SERVICE shall
be entitled to loans, credit lines, rediscounting of their loan notes, and other eligible papers with
the Development Bank of the Philippines, [the Philippine National Bank,] the Land Bank of the
Philippines and other financial institutions except the [Central Bank of the Philippines]
BANGKO SENTRAL NG PILIPINAS.

THE PHILIPPINE DEPOSIT INSURANCE CORPORATION (PDIC) AND OTHER 1 AGENCIES, GOVERNMENT-OWNED OR 2 GOVERNMENT CONTROLLED CORPORATIONS AND GOVERNMENT FINANCIAL INSTITUTIONS SHALL 3 4 PROVIDE TECHNICAL ASSISTANCE TO REGISTERED NATIONAL FEDERATIONS AND UNIONS OF COOPERATIVES WHICH HAVE SIGNIFICANT 5 6 ENGAGEMENT IN SAVINGS AND CREDIT OPERATIONS TO ESTABLISH AND/OR 7 STRENGTHEN THE AUTONOMOUS COOPERATIVE DEPOSIT INSURANCE 8 SYSTEM/S OF THESE FEDERATIONS AND UNIONS.

9 (9) x x x

10 (10) x x x

(11) COOPERATIVES ORGANIZED BY ACADEMIC OR NON-ACADEMIC 11 PERSONNEL OF EDUCATIONAL INSTITUTIONS SHALL HAVE THE RIGHT OF 12 FIRST REFUSAL IN THE OPERATION AND MANAGEMENT OF SCHOOL 13 COMMERCIAL FACILITIES, INCLUDING, BUT NOT LIMITED TO CANTEENS, 14 BOOK STORES, PHOTOCOPYING STALLS, BOOK RENTAL FACILITIES, 15 JANITORIAL SERVICES, INFORMATION TECHNOLOGY SERVICES AND OTHER 16 SERVICES RELATED TO THE OPERATION OF THE EDUCATIONAL 17 INSTITUTION WHERE THEY ARE EMPLOYED: PROVIDED, THAT SUCH 18 19 SERVICES ARE OPERATED WITHIN THE PREMISES OF SAID EDUCATIONAL INSTITUTION. SAID FACULTY MEMBERS AND EMPLOYEES MAY, IN THE 20 DISCHARGE OF THEIR DUTIES AS OFFICERS OR MEMBERS OF THE 21 **COOPERATIVE, BE ALLOWED BY THE OWNERS AND/OR ADMINISTRATORS OF** 22 THE EDUCATIONAL INSTITUTION CONCERNED, TO USE OFFICIAL TIME FOR 23 ATTENDANCE IN THE GENERAL ASSEMBLY, BOARD AND COMMITTEE 24 MEETINGS OF COOPERATIVES AS WELL AS COOPERATIVE SEMINARS, 25 CONFERENCES, WORKSHOPS, TECHNICAL MEETINGS, AND TRAINING 26 COURSES LOCALLY OR ABROAD: PROVIDED, THAT THE OPERATIONS OF THE 27 EDUCATIONAL INSTITUTION CONCERNED ARE NOT ADVERSELY AFFECTED. 28

(12) GOVERNMENT AGENCIES AND INSTRUMENTALITIES, INCLUDING 1 GOVERNMENT-OWNED OR CONTROLLED CORPORATIONS, SHALL SOURCE 2 3 AT LEAST TEN PERCENT (10%) OF THEIR SUPPLIES, EQUIPMENT AND OTHER **REQUIREMENTS FROM COOPERATIVES OF PERSONS WITH DISABILITIES** 4 ENGAGED IN THE MANUFACTURE, FABRICATION OR PRODUCTION OF THE 5 SAME: PROVIDED, THAT THE PRICES AND QUALITY OF SUPPLIES, EQUIPMENT 6 7 OR OTHER REOUIREMENTS OFFERED ARE COMPETITIVE AND THAT DEMAND CAN BE MET BY THESE COOPERATIVES. 8

9 COOPERATIVES OF PERSONS WITH DISABILITIES MUST BE DULY 10 REGISTERED AND IN GOOD STANDING WITH THE AUTHORITY AND 11 CERTIFIED BY THE NATIONAL COUNCIL FOR THE WELFARE OF DISABLED 12 PERSONS. ACCREDITATION WITH THE COUNCIL MUST BE MADE EVERY TWO 13 (2) YEARS; AND

(13) TO AVAIL OF BASIC SERVICES AND FACILITIES UNDER R.A. NO 7160,
THE LOCAL GOVERNMENT CODE, PARTICULARLY EXTENSION AND ON-SITE
RESEARCH SERVICES AND FACILITIES RELATED TO AGRICULTURE AND
FISHERY ACTIVITIES BOTH AS TO PROVIDING PRODUCTS FOR DISPERSAL AS
WELL AS TO BE RECIPIENTS OF DISPERSAL PROGRAMS OF LOCAL
GOVERNMENT UNITS.

SEC. 6. Articles 73, 74, 76 and 80 of Chapter VIII of the same Code are hereby amendedas follows:

22 ART. 73. Capital Sources. -x x x

23 (1) x x x

24 (2) x x x

25 (3) x x x

(4) Subsidies, donations, legacies, grants, aids and such other assistance from any local or
foreign institution whether public or private[.]: *PROVIDED*, THAT CAPITAL COMING
FROM SUCH SUBSIDIES, DONATIONS, LEGACIES, GRANTS, AIDS AND OTHER
ASSISTANCE SHALL NOT BE DIVIDED INTO INDIVIDUAL SHARE CAPITAL

1 HOLDINGS AT ANYTIME BUT SHALL INSTEAD FORM PART OF THE DONATED

2 CAPITAL OR FUND OF THE COOPERATIVE.

3 ART. 74. Limitation on Share Capital Holdings. - No member of a cooperative other than a cooperative shall own or hold more than [twenty per centum (20%)] TEN PER CENTUM 4 (10%) of the share capital of the cooperative. Where a member of a cooperative dies, his heir 5 shall be entitled to the shares of the decedent: Provided, That the total share holding of the heir 6 7 does not exceed [twenty per centum (20%)] TEN PER CENTUM (10%) of the share capital of the cooperative: Provided, further, That the heir qualify and is admitted as member of the 8 9 cooperative: *Provided, finally*, That where the heir fails to qualify as such member or where his total share holding exceeds [twenty per centum (20%)] TEN PER CENTUM (10%) of the share 10 capital, the share or shares in excess will revert to the cooperative upon payment to the heir of 11 12 the value of such shares.

13

ART. 75. Assignment of Share Capital Contribution or Interest. -x x x

ART. 76. *[Interest on Share Capital]* **CAPITAL BUILD-UP**. – [Interest on share capital shall not exceed the normal rate of return on investments as determined by the Cooperative Development Authority and such interest shall be non-cumulative.] THE BY-LAWS OF EVERY COOPERATIVE SHALL PROVIDE FOR A REASONABLE AND REALISTIC MEMBER CAPITAL BUILD-UP PROGRAM TO ALLOW THE CONTINUING GROWTH OF THE MEMBERS' INVESTMENT IN THEIR COOPERATIVE.

20 ART. 77. Shares. – x x x

21 ART. 78. *Fines*. -x x x

22 ART. 79. Investment of Capital. -x x x

ART. 80. *Revolving Capital.* – The general assembly of any cooperative may authorize the board of directors to raise a revolving capital to strengthen its capital structure by deferring the payment of patronage refunds and interest on share capital or by the authorized deduction of a percentage from the proceeds of products sold **OR SERVICES RENDERED**, or per unit of product **OR SERVICES** handled. The board of directors shall issue revolving capital certificates with serial number, name, amount, and rate of interest to be paid and shall distinctly

set forth that the time of retirement by such certificates and the amounts to be returned are at the
 discretion of the board of directors."

3 SEC. 7. Article 82 of Chapter IX of the same Code is hereby amended as follows:

4 "ART. 82. Audit Report, SOCIAL AND PERFORMANCE AUDITS. - The auditor shall submit to the COOPERATIVE'S BOARD OF DIRECTORS AND audit committee a report 5 of the audit which shall contain a statement of the assets and liabilities of the cooperative, 6 7 including earnings and expenses, [amount of net surplus as well as losses and bad debts, if any.] AND **AUDITOR'S** 8 OF CASH FLOW FINDINGS AND STATEMENT **RECOMMENDATIONS. IN ADDITION, AUDITS SHALL BE CONDUCTED** 9 PERIODICALLY BY THE COOPERATIVE TO DETERMINE ITS SOCIAL IMPACT 10 11 AND PERFORMANCE.

12 [The audit committee shall forthwith furnish the board of directors a copy of the audit 13 report.] Thereafter, the board of directors shall present the complete audit report to the general 14 assembly in its next meeting.

SEC. 8. Articles 86 and 87 of Chapter X of the same Code are hereby amended as follows: "ART. 86. Net Surplus. – Notwithstanding the provisions of existing laws, the net surplus of cooperatives shall be determined in accordance with its by-laws. Every cooperative shall determine its net surplus at the close of every fiscal year and at such other time as may be prescribed by the by-laws.

ANY PROVISION OF LAW TO THE CONTRARY NOTWITHSTANDING, [T]the
 net surplus shall not be construed as profit but as excess of payments made by the members for
 the loans borrowed, or the goods and services bought by them from the cooperative OR THE
 BALANCE OF THE RIGHTFUL AMOUNT DUE THE MEMBERS FOR THEIR
 PRODUCTS SOLD OR SERVICES RENDERED TO THE COOPERATIVE and which
 shall be deemed to have been returned to them if the same is distributed as prescribed herein.
 ART. 87. Order of Distribution. - x x x

27 (1) x x x

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• 2

- (a) The reserve fund shall be used for the stability of the cooperative and to meet net losses
 in its operations. The general assembly may decrease the amount allocated to the reserve fund
 when THE reserve fund already exceeds the share capital.
- Any sum recovered on items previously charged to the reserve fund shall be credited tosuch fund.
- 6 (b) *x x x*

7 (c) x x x

8 (i) x x x

9 (ii) x x x

10 (2) An amount for the education and training fund, which shall [be] not [more] BE LESS 11 than ten per centum (10%) of net surplus. The by-laws may provide that certain fees [or fines] or a portion thereof be credited to such fund. THE FUND SHALL PROVIDE FOR THE 12 13 TRAINING, PROVISION FOR WORK EXPERIENCE AND SIMILAR OTHER COOPERATIVE ACTIVITIES GEARED TOWARDS THE ATTAINMENT OF THE 14 MISSION, VISION, GOALS AND OBJECTIVES OF THE COOPERATIVE. 15 Α COOPERATIVE MAY DECIDE TO SET ASIDE A PARTICULAR PORTION OF 16 17 THEIR RESOURCES FOR THIS PROGRAM.

18 (a) Half of the amounts transferred to the education and training fund annually under this subsection may be spent by the cooperative for education and training and other purposes; while 19 20 the other half shall be [credited] REMITTED to the cooperative education and training fund of 21 the respective apex organization of which the cooperative is a member. IF THE COOPERATIVE IS NOT A MEMBER OF ANY APEX ORGANIZATION, IT SHALL 22 **REMIT HALF OF ITS COOPERATIVE EDUCATION AND TRAINING FUND (CETF)** 23 TO AN APEX ORGANIZATION CHOSEN BY ITS BOARD OF DIRECTORS FROM 24 AMONG THE EXISTING APEX ORGANIZATIONS REGISTERED WITH THE 25 AUTHORITY: PROVIDED, THAT THE APEX ORGANIZATION CHOSEN SHALL 26 SUBMIT THE FOLLOWING SCHEDULES: (A) COOPERATIVES WHICH HAVE 27 REMITTED TO THEM THEIR RESPECTIVE COOPERATIVE EDUCATION AND 28 TRAINING FUND (CETF); (B) NATURE AND COST OF BUSINESS CONSULTANCY 29

ASSISTANCE TO COOPERATIVES; AND (C) OTHER TRAINING ACTIVITIES
 UNDERTAKEN SPECIFYING THEREIN THE NATURE, PARTICIPANTS AND COST
 OF EACH ACTIVITY. An apex organization may be a federation or union.

A PORTION OF THE COOPERATIVE EDUCATION AND TRAINING FUND OF
THE PRIMARY COOPERATIVE SHALL BE ALLOCATED FOR THE TRAINING,
PROVISION FOR WORK EXPERIENCE AND OTHER SIMILAR ACTIVITIES,
ESPECIALLY OF THE YOUTH WITHIN ITS AREA OF OPERATION IN ADDITION
TO WHATEVER RESOURCES IT SHALL SET ASIDE FOR THE INVOLVEMENT OF
THE YOUTH IN THE COOPERATIVE MOVEMENT.

(b) Upon the dissolution of [the] A cooperative, the unexpended balance of the education
and training fund appertaining to the cooperative shall be credited to the cooperative education
and training fund of the apex organization OF WHICH DISSOLVED COOPERATIVE IS A
MEMBER.

(3) AN AMOUNT FOR THE COMMUNITY DEVELOPMENT FUND, WHICH
SHALL NOT BE LESS THAN THREE *PERCENT* (3%) OF THE NET SURPLUS. THE
COMMUNITY DEVELOPMENT FUND SHALL BE USED. FOR PROJECTS OR
ACTIVITIES THAT BENEFIT THE COMMUNITY OR COMMUNITIES WHERE THE
COOPERATIVE OPERATES.

[(3)] (4) An optional fund, a land and building, [community development,] and any other
 necessary fund the total of which [may] SHALL not exceed [ten *per centum* (10%)] SEVEN
 PERCENT (7%).

[(4)] (5) The remaining net surplus shall be made available to the members in the form of
interest not to exceed the normal rate of return on investments and patronage refunds[.]: *PROVIDED*, THAT ANY AMOUNT REMAINING AFTER THE ALLOWABLE
INTEREST AND THE PATRONAGE REFUND HAVE BEEN DEDUCTED, SHALL BE
CREDITED TO THE RESERVE FUND AND/OR TO THE COMMUNITY
DEVELOPMENT FUND.

The sum allocated for patronage refunds shall be made available at the same rate to all
patrons of the cooperative in proportion to their individual patronage: *Provided*, That : ¹¹

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 $1 \qquad (a) x x x$

2 (b) *x x x*

 $3 \qquad (b) x x x$

4 (d) x x x

5 SEC. 9. Article 94 of the same Code is hereby amended as follows:

6 "ART. 9 4. *Privileges.* – Subject to such reasonable terms and conditions as the Department
7 of Agrarian Reform and the Authority may impose, agrarian reform cooperatives may be given
8 the exclusive right to do any or all of the following economic activities in agrarian reform and
9 resettlement areas:

10 (1) x x x

11 (2) *x x x*

12 (3) x x x

13 (4) x x x

14 (5) x x x

15 (6) x x x

16 The Government shall provide the necessary financial and technical assistance to agrarian 17 reform cooperatives to enable them to discharge effectively their purposes under this article. 18 [The Department of Agrarian Reform, the Cooperative Development Authority and the Central 19 Bank of the Philippines shall draw up a joint program for the organization and financing of the 20 agrarian reform cooperatives subject to this Chapter. The joint program shall be geared towards 21 the beneficiaries' gradual assumption of full ownership and management control of the agrarian 22 reform cooperatives within ten (10) years from the date of registration of said cooperatives.]

SEC. 10. ew Article after Article 99 of Chapter XIII of the same Code shall be inserted to
read as follows:

25 ART. 99-A. *GOVERNING PRINCIPLES* - COOPERATIVE BANKS ARE
26 PRACTICAL VEHICLES TO:

27 (A) PROMOTE SELF-RELIANCE AMONG OUR PEOPLE AND HARNESS
28 PEOPLE POWER TOWARDS THE ATTAINMENT OF ECONOMIC DEVELOPMENT
29 AND SOCIAL JUSTICE;

(B) ENCOURAGE THRIFT AND SAVINGS MOBILIZATION FOR THE
 ACHIEVEMENT OF SUSTAINABLE ECONOMIC DEVELOPMENT, EQUITY AND
 SOCIAL JUSTICE PRIMARILY AMONG COOPERATIVES AND THEIR MEMBERS.
 THE STATE SHALL REGULATE AND SUPERVISE THE ACTIVITIES OF
 COOPERATIVE BANKS IN ORDER TO ACHIEVE SOUND, STABLE AND

6 EFFICIENT OPERATIONS FOR THE PROTECTION OF THE PUBLIC INTEREST.

SEC. 11. Articles 101, 102, 103, 104, 105, 106, 107, 108 and 109 under Chapter XIII of the
same Code are hereby amended as follows:

9 "ART. 101. *Registration Requirements.* – No entity shall be registered by the
10 [Cooperative Development] Authority as a cooperative bank unless the articles of cooperation
11 and by-laws thereof as well as its establishment and operation as a cooperative bank SHALL
12 have been approved by the MONETARY BOARD OF THE [Central Bank of the Philippines]
13 BANGKO SENTRAL and it satisfies all requirements for registration as a cooperative.

14 Membership. - [Membership of a cooperative bank shall include only ART. 102. cooperatives and federations of cooperatives.] MEMBERSHIP IN A COOPERATIVE BANK 15 MAY BE CATEGORIZED AS REGULAR OR ASSOCIATE. REGULAR MEMBERS 16 SHALL REFER TO HOLDERS OF COMMON SHARES OF THE BANK AND SHALL 17 ONLY BE OPEN TO COOPERATIVE ORGANIZATIONS. ASSOCIATE MEMBERS 18 SHALL REFER TO MEMBERS SUBSCRIBING AND HOLDING PREFERRED 19 SHARES OF THE BANK, WHICH MAY INCLUDE BUT SHALL NOT BE LIMITED 20 21 **TO THE FOLLOWING:**

22 (1) INDIVIDUAL MEMBERS OF THE BANK'S MEMBER-PRIMARY 23 COOPERATIVES; AND

24 (2) PEOPLES ORGANIZATIONS THAT ARE NOT COOPERATIVES WHICH 25 HOLD COMMON SHARES OF COOPERATIVE BANKS PRIOR TO THE 26 EFFECTIVITY OF THIS ACT.

ART. 103. *Board of Directors*. – The number, composition, TERM and voting rights of the
board of directors shall be defined in the articles of cooperation and by-laws of the cooperative
bank, notwithstanding provisions of this Code to the contrary. *EX OFFICIO* MEMBERSHIP

IN THE BOARD OF DIRECTORS OF A COOPERATIVE BANK SHALL BE
 ALLOWED SUBJECT TO THE PROVISIONS OF ARTICLE 40(2) OF THIS CODE.

IN ORDER TO MAINTAIN THE QUALITY OF BANK MANAGEMENT AND 3 ACCORD BETTER PROTECTION TO DEPOSITORS AND THE PUBLIC IN 4 GENERAL, THE MONETARY BOARD MAY REVIEW THE QUALIFICATIONS OF 5 PERSONS WHO ARE ELECTED OR APPOINTED BANK DIRECTORS AND 6 7 OFFICERS, INCLUDING EX-OFFICIO BOARD MEMBERS, AND DISQUALIFY THE MONETARY BOARD SHALL PRESCRIBE 8 THOSE UNFIT. THE **OUALIFICATIONS OF BANK DIRECTORS AND OFFICERS FOR THE PURPOSE OF** 9 THIS SECTION, GIVING DUE RECOGNITION TO THE UNIQUE NATURE AND 10 CHARACTER OF COOPERATIVE BANKS. 11

[Loans. - Cooperatives may obtain loans from a cooperative bank. Loans 12 ART. 104. granted by a cooperative bank shall be reported to the Central Bank of the Philippines.] 13 POWERS, FUNCTIONS AND ALLIED UNDERTAKINGS OF COOPERATIVE BANKS. -14 COOPERATIVE BANKS SHALL PRIMARILY PROVIDE FINANCIAL, BANKING 15 AND CREDIT SERVICES TO COOPERATIVE ORGANIZATIONS AND THEIR 16 THE MONETARY BOARD MAY PRESCRIBE **MEMBERS.** HOWEVER, 17 APPROPRIATE CEILINGS AND CONDITIONS ON BORROWINGS OF A 18 **COOPERATIVE ORGANIZATION FROM A COOPERATIVE BANK.** 19

20 (1) SUBJECT TO SUCH GUIDELINES AS MAY BE ESTABLISHED BY THE
21 MONETARY BOARD, A COOPERATIVE BANK MAY:

22 (A) ACCEPT SAVINGS AND TIME DEPOSITS;

23 (B) MOBILIZE SAVINGS FOR THE BENEFIT OF THE COOPERATIVE
24 MOVEMENT;

- 25 (C) RECEIVE FINANCIAL AID OR LOANS FROM ANY INSTITUTION AND
 26 THE BANGKO SENTRAL FOR AND IN BEHALF OF ITS MEMBERS;
- (D) ACT AS A BALANCING MEDIUM FOR THE SURPLUS FUNDS OF
 COOPERATIVE ORGANIZATIONS;

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1 (E) ISSUE NEGOTIABLE INSTRUMENTS TO FACILITATE THE ACTIVITIES

OF COOPERATIVE ORGANIZATIONS;

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- 3 (F) ISSUE DEBENTURES SUBJECT TO THE APPROVAL OF AND UNDER
 4 CONDITIONS AND GUARANTEES TO BE PRESCRIBED BY THE
 5 GOVERNMENT:
- 6 (G) OPEN LETTERS OF CREDIT AND BANK DRAFTS;
- 7 (H) BORROW MONEY FROM BANKS AND OTHER FINANCIAL
 8 INSTITUTIONS WITHIN THE LIMIT TO BE PRESCRIBED BY THE
 9 BANGKO SENTRAL;
- 10(I) DISCOUNT AND REDISCOUNT PAPER WITH PRIVATE OR11GOVERNMENT FINANCIAL INSTITUTIONS;
- (J) ISSUE MORTGAGE AND CHATTEL MORTGAGE CERTIFICATES, BUY
 AND SELL THEM FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF
 OTHERS, OR ACCEPT OR RECEIVE THEM IN PAYMENT FOR OR
 AMORTIZATION OF ITS LOAN;
- 16 (K) PURCHASE, HOLD AND CONVEY REAL ESTATE UNDER THE SAME
 17 CONDITIONS AS THOSE GOVERNING AS COMMERCIAL BANKS
 18 SPECIFIED UNDER SECTION 51 OF REPUBLIC ACT NO. 8791.

19 (L) ENGAGE IN QUASI-BANKING MONEY MARKET OPERATIONS;

20 (M) EXTEND CREDIT AGAINST THE SECURITY OF JEWELRY, 21 PRECIOUS STONES AND ARTICLES OF SIMILAR NATURE, SUBJECT TO 22 SUCH RULES AND REGULATIONS AS THE MONETARY BOARD MAY 23 PRESCRIBE.

THE POWERS AND FUNCTIONS UNDER ITEMS (E), (F), (G), (J), (K), AND (L) OF THIS SUB-SECTION MAY BE PERFORMED BY A COOPERATIVE BANK SUBJECT TO SUCH RULES AND REGULATIONS AS MAY BE PROMULGATED BY THE MONETARY BOARD.

IN ADDITION TO THE POWERS GRANTED BY THIS CODE AND OTHER
EXISTING LAWS, ANY COOPERATIVE BANK MAY PERFROM ANY OR ALL OF

THE SERVICES OFFERED BY RURAL BANKS UPON PRIOR APPROVAL BY THE
 MONETARY BOARD, INCLUDING THE FOLLOWING :

- 3 (A) OFFER CURRENT OR CHECKING ACCOUNTS SUBJECT TO SUCH
 4 GUIDELINES AS MAY BE ESTABLISHED BY THE PHILIPPINE CLEARING
 5 HOUSE CORPORATION;
- 6 (B) ACT AS CORRESPONDENT FOR OTHER FINANCIAL INSTITUTIONS;
- 7 (C) ACT AS COLLECTION AND/OR WITHHOLDING AGENT FOR GOVERN8 MENT ENTITIES, INCLUDING BUT NOT LIMITED TO THE BUREAU OF
 9 INTERNAL REVENUE, THE SOCIAL SECURITY SYSTEM AND THE
 10 BUREAU OF CUSTOMS;
- (D) ACT AS OFFICIAL DEPOSITORY OF NATIONAL AGENCIES, AND OF
 MUNICIPAL, CITY OR PROVINCIAL GOVERNMENT UNITS IN THE
 MUNICIPALITY, CITY OR PROVINCE WHERE THE COOPERATIVE
 BANK IS LOCATED, SUBJECT TO SUCH GUIDELINES AS MAY BE
 ESTABLISHED BY THE MONETARY BOARD AND THE DEPARTMENT OF
 FINANCE;

(E) EXTEND CREDIT FACILITIES TO PRIVATE AND GOVERNMENT 17 EMPLOYEES: PROVIDED, THAT IN THE CASE OF A BORROWER WHO IS 18 A PERMANENT EMPLOYEE OR WAGE EARNER, THE TREASURER, 19 20 CASHIER OR PAYMASTER OF THE OFFICE EMPLOYING HIM IS AUTHORIZED, NOTWITHSTANDING THE PROVISIONS OF ANY 21 EXISTING LAW, RULES OR REGULATIONS TO THE CONTRARY, TO 22 MAKE DEDUCTIONS FROM HIS SALARY, WAGE OR INCOME 23 PURSUANT TO THE TERMS OF HIS LOAN, TO REMIT DEDUCTIONS TO 24 THE COOPERATIVE BANK CONCERNED, AND COLLECT SUCH 25 26 **REASONABLE FEES FOR HIS SERVICES;**

27 NOTHING IN THIS SECTION SHALL BE CONSTRUED AS PRECLUDING A 28 COOPERATIVE BANK FROM PERFORMING, WITH PRIOR APPROVAL OF THE 29 MONETARY BOARD, COMMERCIAL BANKING SERVICES, OR ⁴ FROM

OPERATING UNDER AN EXPANDED BANKING AUTHORITY, OR FROM
 EXERCISING, WHENEVER APPLICABLE AND NOT INCONSISTENT WITH THE
 PROVISIONS OF THIS ACT AND BANGKO SENTRAL REGULATIONS, SUCH
 OTHER POWERS INCIDENT TO A CORPORATION.

5 (2) INVESTMENTS IN ALLIED UNDERTAKINGS. ~ SUBJECT TO SUCH
6 GUIDELINES AS MAY BE ESTABLISHED BY THE MONETARY BOARD,
7 COOPERATIVE BANKS MAY INVEST IN EQUITIES OF ALLIED UNDERTAKINGS
8 AS HEREINAFTER ENUMERATED: *PROVIDED*, THAT:

9 (A) THE TOTAL INVESTMENT IN EQUITIES SHALL NOT EXCEED TWENTY10 FIVE *PERCENT* (25%) OF THE NET WORTH OF THE COOPERATIVE
11 BANK;

(B) THE EQUITY INVESTMENT IN ANY SINGLE ENTERPRISE SHALL BE LIMITED TO FIFTEEN *PERCENT* (15%) OF THE NET WORTH OF THE COOPERATIVE BANK; AND

(C) THE EQUITY INVESTMENT IN OTHER BANKS SHALL BE SUBJECT TO 15 THE SAME PROVISIONS GOVERNING SIMILAR INVESTMENTS OF 16 COMMERCIAL BANKS AND SHALL BE DEDUCTED FROM THE 17 INVESTING BANK'S NET WORTH FOR THE PURPOSE OF COMPUTING 18 THE PRESCRIBED RATIO AS PROVIDED IN SECTION 2, ARTICLE 106 19 HEREOF: PROVIDED, FURTHER, THAT EQUITY INVESTMENTS SHALL 20 NOT BE PERMITTED IN NON-RELATED ACTIVITIES. WHERE THE 21 ALLIED ACTIVITY IS A WHOLLY OR MAJORITY-OWNED SUBSIDIARY 22 OF THE COOPERATIVE BANK, THE BANGKO SENTRAL MAY SUBJECT 23 24 IT TO EXAMINATION.

25 INVESTMENT IN ALLIED UNDERTAKINGS SHALL MEAN INVESTING IN 26 INSTITUTIONS ENGAGED IN THE FOLLOWING ACTIVITIES:

27 (I) BANKING AND FINANCING;

28 (II) WAREHOUSING AND OTHER POST-HARVEST ACTIVITIES;

1 (III)FERTILIZER AND AGRICULTURAL CHEMICAL AND PESTICIDE

2 **DISTRIBUTION;**

3 (IV) FARM EQUIPMENT DISTRIBUTION;

4 (V) TRUCKING AND TRANSPORTATION OF AGRICULTURAL PRODUCTS;

5 (VI) MARKETING OF AGRICULTURAL PRODUCTS;

6 (VII) LEASING; AND

7 (VIII) OTHER UNDERTAKINGS AS MAY BE DETERMINED BY THE
8 MONETARY BOARD.

9 (3) *LIMITATIONS ON LENDING AUTHORITY.* – COOPERATIVE 10 ORGANIZATIONS, THEIR MEMBERS, AND THE BANK'S DEPOSITORS MAY 11 OBTAIN LOANS FROM A COOPERATIVE BANK, SUBJECT TO SUCH 12 LIMITATIONS AS MAY BE PROVIDED FOR BY THE BANGKO SENTRAL.

13 EXCEPT WHEN THE MONETARY BOARD MAY OTHERWISE PRESCRIBE,
14 THE DIRECT INDEBTEDNESS TO COOPERATIVE BANK/S OF ANY PERSON OR
15 ASSOCIATION FOR MONEY BORROWED, EXCLUDING:

16 (A) LOANS SECURED BY OBLIGATIONS OF THE BANGKO SENTRAL;

17 (B) LOANS FULLY GUARANTEED BY THE GOVERNMENT AS TO THE
18 PAYMENT OF PRINCIPAL AND INTEREST;

19 (C) LOANS TO THE EXTENT COVERED BY THE HOLD-OUT, OR
20 ASSIGNMENT OF, DEPOSITS MAINTAINED IN THE PHILIPPINES;

(E) OTHER LOANS OR CREDITS, AS THE MONETARY BOARD MAY FROM
TIME TO TIME SPECIFY AS NON-RISK ASSETS, SHALL AT NO TIME EXCEED
TWENTY PERCENT (20%) OF THE UNIMPAIRED CAPITAL AND SURPLUS OF
THE COOPERATIVE BANK.

28 NOTWITHSTANDING THE PROVISIONS OF THE PRECEDING PARAGRAPH 29 AND SUBJECT TO SUCH REGULATIONS THAT THE MONETARY BOARD MAY

PRESCRIBE, THE TOTAL INDEBTEDNESS OF ANY BORROWER TO THE
 COOPERATIVE BANK MAY AMOUNT TO A FURTHER TEN *PERCENT* (10%) OF
 THE UNIMPAIRED CAPITAL AND SURPLUS OF SUCH BANK: *PROVIDED*, THAT
 THE ADDITIONAL INDEBTEDNESS IS FOR THE PURPOSE OF FINANCING A
 SUBDIVISION OR HOUSING DEVELOPMENT, MEDIUM-INCOME OR LOW INCOME BORROWERS, OR AGRICULTURE, ON A FULLY SECURED BASIS.

7 THE MONETARY BOARD MAY REGULATE THE AMOUNT OF CREDIT ACCOMMODATIONS THAT MAY BE EXTENDED DIRECTLY OR INDIRECTLY, 8 9 **COOPERATIVE** BANKS TO THEIR DIRECTORS, **OFFICERS** OR BY SHAREHOLDERS. HOWEVER, THE OUTSTANDING CREDIT 10 ACCOMMODATIONS WHICH A COOPERATIVE BANK MAY EXTEND TO EACH 11 12 OF ITS DIRECTORS, OFFICERS OR SHAREHOLDERS, EXCEPT MEMBER COOPERATIVE-SHAREHOLDERS, SHALL BE LIMITED TO AN AMOUNT 13 EOUIVALENT TO THE RESPECTIVE UNENCUMBERED DEPOSITS AND BOOK 14 VALUE OF THEIR PAID-IN CAPITAL CONTRIBUTION IN THE BANK. 15

Supervision OF COOPERATIVE BANKS. - (1) SUPERVISION - The 16 ART. 105. cooperative banks registered under this Code shall be under the supervision of the [Central Bank] 17 BANGKO SENTRAL. [The Central Bank upon consultation with the agency and the 18 cooperative movement shall formulate guidelines regarding the operations and banking 19 transactions of cooperative banks. These guidelines shall give due recognition to the unique 20 cooperative nature and character of cooperative banks. To this end, cooperative banks may be 21 exempted from Central Bank rules and regulations, applicable to other types of banks, which 22 23 would impede the cooperative rural bank from performing legitimate financial and banking services to its members.] THE MONETARY BOARD, SHALL ISSUE GUIDELINES, 24 25 RULES AND REGULATIONS TO IMPLEMENT THE PROVISIONS OF THIS ACT, IN CONSULTATION WITH THE AUTHORITY, AND THE NATIONAL FEDERATIONS 26 27 AND UNIONS OF COOPERATIVES.

(2) POWER OF THE BANGKO SENTRAL OVER COOPERATIVE BANKS. – THE
 BANGKO SENTRAL SHALL HAVE THE POWER TO:

- 1(a) ENFORCE THE LAWS, ORDERS, INSTRUCTIONS, RULES AND2REGULATIONS PROMULGATED BY THE MONETARY BOARD3APPLICABLE TO COOPERATIVE BANKS;
- 4 (b) REQUIRE COOPERATIVE BANKS, THEIR DIRECTORS, OFFICERS
 5 AND AGENTS TO CONDUCT AND MANAGE THE AFFAIRS OF THE
 6 COOPERATIVE BANK IN A LAWFUL AND ORDERLY MANNER;
 7 AND
- (c) UPON PROOF THAT THE COOPERATIVE BANK OR ITS BOARD OF 8 DIRECTORS OR OFFICERS ARE CONDUCTING AND MANAGING 9 THE AFFAIRS OF THE BANK IN A MANNER CONTRARY TO 10 LAWS, ORDERS, INSTRUCTIONS, RULES AND REGULATIONS 11 PROMULGATED BY THE MONETARY BOARD OR IN A MANNER 12 SUBSTANTIALLY PREJUDICIAL TO THE INTEREST OF THE 13 GOVERNMENT, DEPOSITORS, CREDITORS, OR THE GENERAL 14 PUBLIC, APPOINT A CONSERVATOR PURSUANT TO SECTION 29 15 OF REPUBLIC ACT NO. 7653 WITHOUT PREJUDICE TO THE 16 PROSECUTION OF PERSONS RESPONSIBLE FOR 17 SUCH **VIOLATIONS UNDER THE PROVISIONS OF SECTIONS 36 AND 37** 18 OF REPUBLIC ACT NO. 7653. 19

20 ART. 106. Capitalization AND CAPITAL REQUIREMENTS OF COOPERATIVE BANKS. - (1) CAPITALIZATION - A national OR LOCAL cooperative bank shall have a 21 22 minimum [authorized share capital of Two hundred million pesos (P200,000,000.00) in relation to Art. 14 (5).] PAID-UP CAPITAL IN SUCH AMOUNT AS MAY BE REQUIRED BY 23 THE MONETARY BOARD. The authorized share capital shall be divided into such number 24 25 of shares with a minimum par value of One thousand pesos (P1,000.00) per share. For the purpose primarily of determining the permanency of equity, the types of shares a cooperative 26 27 bank may issue, including the terms thereof and the rights appurtenant thereto, shall be subject to 28 such rules and regulations as the [Central Bank] BANGKO SENTRAL may prescribe.

1 (2) CAPITAL REQUIREMENTS. - A local cooperative bank shall have a minimum [authorized share] PAID-UP capital of [Twenty million pesos (P20,000,000.00)] IN SUCH 2 AMOUNT AS MAY BE REQUIRED BY THE MONETARY BOARD. THE 3 AUTHORIZED SHARE CAPITAL OF A NATIONAL COOPERATIVE BANK SHALL 4 5 AT LEAST BE TWO HUNDRED MILLION PESOS (P200,000,000.00) divided into such 6 number of shares with a minimum par value of One thousand pesos (P100.00) per share. For the 7 purpose of primarily determining the permanency of equity, the types of share of a cooperative 8 bank may issue, including the terms thereof and the rights appurtenant thereto, shall be subject to 9 such rules as the [Central Bank] BANGKO SENTRAL may prescribe.

10 [Distribution of Net Surplus. - The provisions of this Code on the ART. 107. allocation and distribution of net surplus shall apply.] PROHIBITED ACT. - ANY BANK 11 NOT ORGANIZED AND REGISTERED UNDER THIS CODE, AND ANY PERSON, 12 13 ASSOCIATION, OR CORPORATION DOING THE BUSINESS OF BANKING, NOT AUTHORIZED UNDER THIS CODE OR EXISTING LAWS, WHICH SHALL USE THE 14 WORDS "COOPERATIVE BANK" AS PART OF ITS NAME OR TITLE AS SUCH 15 BANK OR SUCH PERSON, ASSOCIATION OR CORPORATION, SHALL BE 16 17 PUNISHED BY A FINE OF NOT LESS THAN ONE HUNDRED PESOS (P100.00) BUT IN NO CASE EXCEED THIRTY THOUSAND PESOS (P30,000.00) FOR EACH DAY 18 DURING WHICH THE SAID WORDS ARE SO USED. 19

ART. 108. Privileges AND INCENTIVES OF COOPERATIVE BANKS. - [Cooperative
 banks shall have the following privileges subject to the approval of the Central Bank and
 compliance with applicable banking laws, rules and regulations:]

(1) [The] Cooperative banks registered under this Code shall be given the same privilegeS
AND INCENTIVES granted to the rural banks, private development banks, commercial banks
and all other banks to rediscount notes with the [Central Bank] BANGKO SENTRAL, the Land
Bank of the Philippines, and other government banks without affecting in any way the provisions
of this Code; [and]

(2) [To act as a depository of government funds. For this purpose, all government
 departments, agencies and units of the national and local governments including government-

owned and -controlled corporations are hereby authorized to deposit their funds in any 1 2 cooperative bank.] SUBJECT TO THE APPROVAL OF THE MONETARY BOARD. A COOPERATIVE BANK MAY PUBLISH ITS STATEMENT OF CONDITION IN A 3 NEWSPAPER OF GENERAL CIRCULATION, OR A LOCAL NEWSPAPER 4 COVERING ITS AREA OF OPERATIONS, AND POST IT IN AN ACCESSIBLE AREA 5 OF ITS PREMISES, THE MUNICIPAL BUILDING, THE MUNICIPAL PUBLIC 6 7 MARKET, THE BARANGAY HALL OR THE BARANGAY PUBLIC MARKET, IF THERE BE ANY, WHERE THE COOPERATIVE BANK IS LOCATED. 8

HOWEVER, CASES OF FORECLOSURE OF MORTGAGES COVERING LOANS 9 GRANTED BY A COOPERATIVE BANK AND EXECUTIONS OF JUDGMENTS 10 THEREON INVOLVING REAL PROPERTIES AND LEVIED UPON BY A SHERIFF, 11 SHALL BE EXEMPT FROM PUBLICATION REQUIREMENT WHERE THE TOTAL 12 AMOUNT OF THE LOAN, EXCLUDING INTEREST DUE AND UNPAID, DOES NOT 13 14 EXCEED FIVE HUNDRED THOUSAND PESOS (P500,000.00) OR SUCH AMOUNT AS THE MONETARY BOARD MAY PRESCRIBE. IT SHALL BE SUFFICIENT 15 16 PUBLICATION IN SUCH CASES IF THE NOTICE OF FORECLOSURE AND EXECUTION OF JUDGMENT ARE POSTED IN ACCESSIBLE AREAS OF THE 17 18 COOPERATIVE BANK'S PREMISES, THE MUNICIPAL HALL, THE MUNICIPAL PUBLIC MARKET, THE BARANGAY HALL, OR THE BARANGAY PUBLIC 19 MARKET, IF THERE BE ANY, WHERE THE LAND MORTGAGED IS SITUATED, 20 WITHIN A PERIOD OF SIXTY (60) DAYS IMMEDIATELY PRECEDING THE 21 PUBLIC AUCTION OR THE EXECUTION OF JUDGMENT. PROOF OF 22 23 PUBLICATION AS REQUIRED HEREIN SHALL BE ACCOMPLISHED BY AN AFFIDAVIT OF THE SHERIFF OR OFFICER CONDUCTING THE FORECLOSURE 24 SALE OR EXECUTION OF JUDGMENT, AND SHALL BE ATTACHED TO THE 25 **RECORD OF THE CASE.** 26

A COOPERATIVE BANK SHALL BE ALLOWED TO FORECLOSE LANDS
 MORTGAGED TO IT SUBJECT TO THE PROVISIONS OF REPUBLIC ACT NO. 6657,
 AS AMENDED.

1 (3) IN ADDITION TO THE PRIVILEGES GENERALLY GRANTED TO 2 COOPERATIVES UNDER THIS CODE, A COOPERATIVE BANK SHALL ALSO BE 3 ENTITLED TO TAX EXEMPTION PRIVILEGES AS PROVIDED FOR UNDER THIS 4 CODE.

ART. 109. Assistance to Cooperative BankS. - IN ACCORDANCE WITH 5 EXISTING POLICIES, GOVERNMENT AGENCIES, GOVERNMENT-OWNED OR 6 CONTROLLED CORPORATIONS AND FINANCIAL INSTITUTIONS SHALL 7 PROVIDE ASSISTANCE, WHETHER TECHNICAL OR FINANCIAL 8 OR OTHERWISE, TO COOPERATIVE BANKS TO PERMIT THEM TO GROW, 9 DEVELOP AND PERFORM THEIR ROLE IN COUNTRYSIDE DEVELOPMENT AND 10 11 TOWARDS A SUSTAINABLE NATIONAL ECONOMIC DEVELOPMENT. Whenever a cooperative bank organized under this Code is distressed or may need assistance in the 12 rehabilitation of its financial condition or to avoid bankruptcy, the Monetary Board of the 13 [Central Bank of the Philippines] BANGKO SENTRAL NG PILIPINAS shall designate an 14 15 official of the [Central Bank] BANGKO SENTRAL or a person of recognized competence [in], **PREFERABLY WITH EXPERIENCE IN COOPERATIVE** banking [or] AND finance, as 16 receiver or conservator of the said bank pursuant to the provisions of Section 29 of [Republic Act 17 No. 265, as amended] REPUBLIC ACT NO. 7653." 18 19 SEC. 12. The title of Chapter XIV of the same Code is hereby amended as follows: **"CHAPTER XIV** 20 SPECIAL PROVISIONS RELATING TO SAVINGS AND CREDIT COOPERATIVE" 21 SEC. 13. Articles 110, 111, 112, 113 and 114 of Chapter XIV of the same Code are hereby 22 23 amended as follows: "ART. 110. Coverage. - This Chapter shall apply only to SAVINGS AND credit 24 cooperatives and the rest of the provisions of this Code shall apply to them insofar as the same 25 are not inconsistent with the provisions of this Chapter. 26 ART, 111. Definition and Objectives. - A SAVINGS AND credit cooperative is a financial 27 organization owned and operated by its members with the following objectives: 28

29 (1) x x x

1 (2) x x x

2 (3) x x x

3 ART. 112. Organization and Registration. - SAVINGS AND [C]credit cooperatives shall be organized and registered in accordance with the general provisions of this Code[.]: 4 5 **PROVIDED, HOWEVER, THAT REGISTERED MULTIPURPOSE COOPERATIVES,** AND UNIONS AND FEDERATIONS OF COOPERATIVES WITH SIGNIFICANT 6 INVOLVEMENT IN SAVINGS AND CREDIT OPERATIONS SHALL FORMALLY 7 INFORM THE AUTHORITY ABOUT THIS FACT WITHIN THREE (3) MONTHS 8 FROM THE EFFECTIVITY OF THIS ACT AND SHALL SUBMIT A SEPARATE 9 ANNUAL AUDITED FINANCIAL REPORT FOR SUCH SAVINGS AND CREDIT 10 **OPERATIONS TO THE AUTHORITY:** *PROVIDED, FURTHER*, THAT ALL 11 MULTIPURPOSE COOPERATIVES, AND UNIONS AND FEDERATIONS OF 12 COOPERATIVES WHICH SHALL HENCEFORTH BE FORMED AND SHALL 13 **REGISTER WITH THE AUTHORITY SHALL INDICATE IN THEIR APPLICATION** 14 FOR REGISTRATION IF THEY HAVE SIGNIFICANT INVOLVEMENT IN SAVINGS 15 AND CREDIT OPERATIONS AND SHALL ALSO SUBMIT A SEPARATE ANNUAL 16 17 AUDITED FINANCIAL REPORT FOR SUCH SAVINGS AND CREDIT OPERATIONS TO THE AUTHORITY. 18

19 THE AUTHORITY AND THE BANGKO SENTRAL NG PILIPINAS SHALL,
20 UPON CONSULTATION WITH THE COOPERATIVE MOVEMENT, JOINTLY
21 FORMULATE:

(1) GUIDELINES REGARDING THE DEPOSIT-TAKING TRANSACTIONS OF
 THESE COOPERATIVES;

24 (2) MINIMUM STANDARDS OF OPERATION OF THESE COOPERATIVES;
25 AND

26 (3) UNIFORM ACCOUNTING AND AUDITING STANDARDS.

27 TO ENSURE MINIMUM COMPLIANCE WITH STANDARD REGULATORY 28 AND SUPERVISORY PROCEDURES FOR FINANCIAL INSTITUTIONS, THE 29 BANGKO SENTRAL NG PILIPINAS SHALL PROVIDE TECHNICAL ASSISTANCE

1 TO THE AUTHORITY IN ITS FULFILLMENT OF ITS REGULATORY FUNCTION

2 OVER SAVINGS AND CREDIT COOPERATIVES.

ART. 113. Organizational Linkage. - SAVINGS AND [C]credit cooperatives may
 organize chapters or subsidiaries, or join leagues and federations for the purpose of providing
 commonly needed essential services including but not limited to the following:

6 (1) x x x

7 (3) x x x

8 (3) x x x

- 9 (4) x x x
- 10 (5) x x x
- 11 (6) x x x
- 12 (7) x x x
- 13 (8) x x x
- 14 (9) x x x

Existing support organizations such as federations of SAVINGS AND credit cooperatives,
 SAVINGS AND credit cooperatives at the provincial, regional and national levels may continue
 as such under this Code.

18 ART. 114. *Prohibition.* – The term "SAVINGS AND credit cooperative" shall be
19 used exclusively by those who are duly registered under this Chapter, and no person or group of
20 persons, or organizations shall use the said term unless duly registered herein."

SEC. 14. Three (3) new Chapters shall be inserted after Chapter XV of the same Code and
shall read as follows:

CHAPTER XVI
SPECIAL PROVISIONS RELATING TO HOUSING COOPERATIVES
ART. 118. *COVERAGE*. – THIS CHAPTER SHALL APPLY ONLY TO HOUSING
COOPERATIVES AND THE REST OF THE PROVISIONS OF THIS CODE SHALL
APPLY TO THEM INSOFAR AS THE SAME ARE NOT INCONSISTENT WITH THE
PROVISIONS OF THIS CHAPTER.

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ART. 119. DEFINITION AND OBJECTIVES – A HOUSING COOPERATIVE IS
 ONE WHICH ENGAGES PRIMARILY IN ASSISTING ITS MEMBERS AND THE
 MEMBERS OF THE COMMUNITY IT SERVES, IN THE PROVISION OF HOUSING
 AND THE AMENITIES THAT ACCOMPANY THE BASIC NEED OF SHELTER ON A
 CONTINUING BASIS, IS COLLECTIVELY OWNED AND CONTROLLED BY ITS
 MEMBERS, AND IS COMMITTED TO ADHERE TO UNIVERSALLY ADOPTED
 COOPERATIVE PRINCIPLES AND VALUES.

- 8 A HOUSING COOPERATIVE SHALL HAVE THE FOLLOWING OBJECTIVES:
- 9 (1) TO UNDERTAKE PLANS, PROGRAMS AND ACTIONS TO PROVIDE FOR
 10 THEIR MEMBERS' NEEDS FOR AFFORDABLE, SUSTAINABLE AND
 11 QUALITY HOUSING, SECURITY OF TENURE AND SAFE AND SECURE
 12 NEIGHBORHOODS;
- 13 (2) TO ENCOURAGE THRIFT AND SAVINGS MOBILIZATION AMONGS ITS
 14 MEMBERS;
- (3) TO GENERATE FUNDS FOR HOUSING EQUITY REQUIREMENTS,
 ACQUISITION OF LAND, BUILDINGS, COMMUNITY FACILITIES AND
 AMENITIES, OTHER PROPERTIES AND IMPROVEMENT THEREOF FOR
 SATISFACTION OF MEMBERS' HOUSING NEEDS AND WANTS;
- (4) TO DIRECTLY OR INDIRECTLY ENGAGE IN THE PRODUCTION AND
 DEVELOPMENT OF A HOUSING COMMUNITY WITHIN A CONTIGUOUS
 AREA;
- (5) TO FOSTER AND STRENGTHEN THE PRINCIPLES OF COOPERATIVISM
 BY PROMOTING COMPREHENSIVE AND INTEGRATED COMMUNITY
 DEVELOPMENT PROGRAMS WHICH ARE PLANNED AND MANAGED BY
 THE COOPERATIVE MEMBERS THEREBY ENSURING A SUSTAINED
 AND SELF-RELIANT COOPERATIVE COMMUNITY;
- 27 (6) TO PROMOTE AND ADVANCE THE ECONOMIC, SOCIAL POLITICAL
 28 AND CULTURAL LIFE OF COOPERATIVE AND COMMUNITY MEMBERS;

- (7) TO ACQUIRE, OWN AND DEVELOP LAND BUILDINGS AND PROPERTIES
 IN THE FURTHERANCE OF THEIR OBJECTIVES;
- 3 (8) TO ENTER INTO CONTRACTS WITH GOVERNMENT AND OTHER
 4 PRIVATE ENTITIES FOR FINANCING AND CONSTRUCTING HOUSING
 5 PROJECTS;
- 6 (9) TO UNDERTAKE EDUCATION, TRAINING AND INFORMATION 7 DISSEMINATION ACTIVITIES FOR THE BENEFIT OF THE 8 COOPERATIVE, ITS MEMBERS AND THE COMMUNITY; AND
- 9 (10) TO UNDERTAKE ANY AND ALL OTHER ACTIVITIES FOR THE
 10 EFFECTIVE AND EFFICIENT IMPLEMENTATION OF THE PROVISIONS
 11 OF THIS CODE.

ART. 120. MEMBERSHIP - PROVIDED THAT APPLICANTS MEET 12 **QUALIFICATIONS SPECIFIED IN THE GENERAL PROVISIONS OF THIS** 13 CODE, THEY SHALL BE CONSIDERED ELIGIBLE FOR MEMBERSHIP IN 14 HOUSING COOPERATIVES. THE SHELTER NEEDS OF INFORMAL 15 DWELLERS, THE ELDERLY, THE PHYSICALLY HANDICAPPED, WORKERS, 16 STUDENTS AND MEMBERS OF OTHER MARGINALIZED SECTORS SHALL 17 BE GIVEN DUE ATTENTION THROUGH THEIR MEMBERSHIP IN HOUSING 18 19 **COOPERATIVES.**

20ART. 121. ORGANIZATION AND REGISTRATION REQUIREMENTS – A21PRIMARY HOUSING COOPERATIVE MAY BE ORGANIZED AND22REGISTERED IN ACCORDANCE WITH THE GENERAL PROVISIONS OF23THIS CODE.

- ART. 122. PREFERENTIAL RIGHTS A DULY REGISTERED HOUSING
 COOPERATIVE SHALL HAVE THE FOLLOWING PREFERENTIAL RIGHTS
 IN ADDITION TO THOSE PROVIDED IN THIS CODE:
- 27 (A) ALL PROJECTS OF HOUSING COOPERATIVES PRIMARILY
 28 INTENDED FOR UNDERPRIVILEGED AND HOMELESS
 29 MEMBERS SHALL BE CONSIDERED TO BE IN COMPLIANCE

- 1WITH THE PROVISION OF RA 7279, THE URBAN2DEVELOPMENT AND HOUSING ACT, ON BALANCED HOUSING3DEVELOPMENT, REGARDLESS OF THE COST OF HOUSING4UNITS;
- 5 (B) HOUSING COOPERATIVES SHALL HAVE PREFEREBTIAL
 6 RIGHT TO ACQUIRE, LEASE, DEVELOP AND MANAGE IDLE
 7 GOVERNMENT LANDS AND BUILDINGS WITHIN ITS AREA OF
 8 OPERATIONS;
- 9 (C) HOUSING COOPERATIVES SHALL HAVE THE RIGHT OF FIRST
 10 REFUSAL TO ACQUIRE, LEASE, DEVELOP AND MANAGE
 11 EXISTING GOVERNMENT LANDS AND BUILDINGS IDENTIFIED
 12 FOR HOUSING;
- 13 (D) HOUSING COOPERATIVE PROJECTS SHALL BE RECOGNIZED
 14 AS UNITS FOR LIVELIHOOD AND PRODUCTIVITY UNDER RA
 15 6657 FOR MEMBERS WHO ARE AGRARIAN REFORM
 16 GRANTEES; AND
- 17 (E) HOUSING COOPERATIVES SHALL HAVE THE RIGHT TO AVAIL
 18 OF GOVERNMENT TECHNICAL ASSISTANCE, FACILITIES AND
 19 EQUIPMENT FOR THE CONSTRUCTION AND MAINTENANCE
 20 OF THE COOPERATIVE-OWNED HOUSING PROJECT.

ART. 123. SPECIAL FINANCING WINDOW FOR HOUSING COOPERATIVES -21 THE APPROPRIATE HOUSING AGENCIES AND GOVERNMENT FINANCIAL 22 INSTITUTIONS SHALL CREATE A SPECIAL WINDOW FOR FINANCING 23 24 HOUSING PROJECTS UNDERTAKEN BY HOUSING COOPERATIVES, WITH INTEREST RATES AND TERMS EQUAL TO, OR BETTER THAN THOSE GIVEN 25 FOR SOCIALIZED HOUSING PROJECTS. THIS FINANCING SHALL BE IN THE 26 FORM OF BLANKET LOANS OR LONG-TERM WHOLESALE LOANS TO 27 QUALIFIED COOPERATIVES, WITHOUT NEED FOR INDIVIDUAL PROCESSING. 28 A NEW HOUSING COOPERATIVE MAY AVAIL OF LOANS FROM THIS 29

FINANCING WINDOW IF IT IS GUARANTEED BY A HOUSING COOPERATIVE
 FEDERATION OR ANOTHER PRIMARY HOUSING COOPERATIVE THAT IS
 FINANCIALLY STABLE.

ART. 124. TAX INCENTIVES AND PRIVILEGES OF HOUSING COOPERATIVES ANY HOUSING PROJECT OF A HOUSING COOPERATIVE, REGARDLESS OF THE
COST, SHALL BE TREATED AS A SOCIALIZED HOUSING PROJECT, AND SHALL
ENJOY THE SAME EXMEPTIONS AND PRIVILEGES GRANTED TO SOCIALIZED
HOUSING PROJECTS SUCH AS, BUT SHALL NOT BE LIMITED TO:

- 9 (A) CAPITAL GAINS TAX, BOTH FOR THE SELLER TO THE 10 COOPERATIVE AND FOR THE COOPERATIVE AS SELLER 11 TO ITS MEMBERS, ON SALE OF LAND FOR USE IN THE 12 PROJECT;
- 13 (B) VALU-ADDED TAX FOR THE PROJECT CONTRACTOR;
- 14(C)PROJECT-RELATEDCOOPERATIVEORINDIVIDUAL15INCOME TAXES ON INCOME DIRECTLY REALIZED FROM16THE DEVELOPMENTAND IMPROVEMENT OF HOUSING17SITES;
- 18 (D) TRANSFER TAX FOR BOTH RAW AND COMPLETED
 19 PROJECTS; -
- 20 (E) DONOR'S TAX FOR LAND CERTIFIED BY LGUS TO HAVE 21 BEEN DONATED FOR SOCIALIZED HOUSING OR 22 COOPERATIVE HOUSING PURPOSES;
- 23 (F) EXPANDED WITHHOLDING TAX;
- 24 (G) DOCUMENTARY STAMP TAX
- 25 (H) REAL ESTATE TAX; AND
- 26(I)REGISTRATION FEES AND OTHER FEES RELATED TO THE27HOUSING PROJECTS.

THE GENERAL PROVISIONS OF THIS CODE ON THE TAX TREATMENT OF
 COOPERATIVES SHALL APPLY TO HOUSING COOPERATIVES REGARDLESS OF

THE AVERAGE SHARE CAPITAL, INSOFAR AS THE SAME ARE NOT
 INCONSISTENT WITH THE PROVISIONS OF THIS CHAPTER.

ART. 125. *DISTRIBUTION OF NET SURPLUS* – THE NET SURPLUS OF HOUSING COOPERATIVES SHALL BE DISTRIBUTED IN ACCORDANCE WITH THE GENERAL PROVISIONS OF THIS CODE PROVIDED THAT THE AMOUNT ALLOCATED TO THE OPTIONAL FUND SHALL BE USED AS A MAINTENANCE RESERVE FUND IN ACCORDANCE WITH THE BY-LAWS OF THE COOPERATIVE THIS SHALL NOT PRECLUDE THE COOPERATIVE FROM SETTING UP ITS OWN FUND FOR THIS PURPOSE.

10 ART. 126. INTEREST ON SHARE CAPITAL AND PATRONAGE REFUND - AT 11 LEAST FIFTY PERCENT (50%) OF INTEREST ON SHARE CAPITAL AND 12 PATRONAGE REFUND, ALLOCATED AND DISTRIBUTED IN ACCORDANCE 13 WITH THE PROVISIONS OF THIS CODE, SHALL BE RE-INVESTED IN THE 14 COOPERATIVE. THE SUM ALLOCATED FOR RE-INVESTMENT SHALL BE 15 CREDITED TO ALL MEMBERS AND PATRONS OF THE COOPERATIVE IN 16 PROPOSRTION TO THEIR INDIVIDUAL CAPITAL AND PATRONAGE.

17 ART. 127. *PROHIBITION* – THE TERM "HOUSING COOPERATIVE"
18 SHALL BE USED EXCLUSIVELY BY COOPERATIVES DULY REGISTERED UNDER
19 THE PROVISIONS OF THIS CHAPTER. NO PERSON, GROUP OF PERSONS OR
20 ORGANIZATIONS SHALL USE SAID TERM UNLESS DULY REGISTERED HEREIN.
21 A HOUSING COOPERATIVE IS PROHIBITED FROM TRANSFORMING INTO AND
22 REGISTERING AS A MULTI-PURPOSE COOPERATIVE.

ART. 128. ORGANIZATIONAL LINKAGE – HOUSING COOPERATIVES MAY
JOIN OR ORGANIZE CHAPTERS, SUBSIDIARIES, LEAGUES OR FEDERATIONS,
FOR THE PURPOSE OF PROVIDING COMMONLY NEEDED ESSENTIAL
SERVICES WHICH INCLUDES BUT SHALL NOT BE LIMITED TO THE
FOLLOWING:

28 (A) INTER-LENDING OF SURPLUS FUND;

29 (B) DEVELOPMENT ACTIVITIES;

1	(C) PROFESSIONAL AND TECHNICAL ASSISTANCE;
2	(D) RESEARCH AND DEVELOPMENT;
3	(E) REPRESENTATION; AND
4	(F) OTHER SERVICES NEEDED TO CONTINUOUSLY IMPROVE THEIR
5	PERFORMANCE.
6	
7	CHAPTER XVII
8	SPECIAL PROVISIONS RELATING TO FARMERS' FISHERFOLK AND MARKET
9	VENDORS COOPERATIVES
10	ART. 129. COVERAGE – THE PROVISIONS OF THIS CHAPTER SHALL APPLY
11	ONLY TO FARMERS, FISHERFOLK AND MARKET VENDORS COOPERATIVES,
12	FEDERATIONS AND UNIONS INSOFAR AS THE SAME ARE NOT INCONSISTENT
13	WITH THIS CODE.
14	ART. 130. DEFINITION OF TERMS - FOR THE PURPOSES OF THIS CHAPTER,
15	THE FOLLOWING TERMS SHALL BE DEFINED AS FOLLOWS:
16	(A) FARMERS' COOPERATIVES - REFERS TO COOPERATIVES
17	OWNED AND OPERATED BY FARMERS ENGAGED PRIMARILY IN
18	THE PRODUCTION OF AGRICULTURAL CROPS AND
19	LIVESTOCK;
20	(B) FISHERFOLK COOPERATIVES – REFERS TO COOPERATIVES
21	OWNED AND OPERATED BY FISHERFOLK PRIMARILY
22	ENGAGED IN THE COMMERCIAL PRODUCTION, CULTIVATION
23	AND GATHERING OF FISHES AND OTHER MARINE LIFE;
24	(C) PUBLIC MARKET - REFERS TO THE PHYSICAL AREA AND
25	STRUCTURE THAT IS OWNED AND ESTABLISHED BY THE
26	GOVERNMENT FOR THE PURPOSE OF FACILITATING THE SALE
27	AND TRANSFER OF GOODS FROM VENDORS TO CONSUMERS
28	AND FOR RAISING REVENUES OUT OF THE TRANSACTIONS;

1(D) PUBLIC ABATTOIR – REFERS TO THE PLACE WHERE ANIMALS2ARE CUSTOMARILY SLAUGHTERED BEFORE THESE ARE SOLD3IN THE PUBLIC MARKET; AND

4 (E) PUBLIC MARKET AND ABATTOIRS COOPERATIVES - REFERS TO 5 COOPERATIVES OWNED AND OPERATED BY MARKET VENDORS PRIMARILY ENGAGED IN THE WHOLESALE AND 6 AGRICULTURAL AND FISHERY PRODUCTS 7 **RETAIL OF** 8 INCLUDING THE OPERATION, MANAGEMENT AND MAINTENANCE OF PUBLIC MARKETS AND ABATTOIRS. 9

10 ART. 131. OBJECTIVES – FARMERS, FISHERFOLK, AND MARKET VENDORS
11 MAY FORM THEMSELVES INTO COOPERATIVES, FEDERATIONS, MERGERS,
12 FEDERATIONS AND UNIONS FOR THE FOLLOWING OBJECTIVES:

- (A) TO ESTABLISH A DIRECT LINKAGE BETWEEN FARMS AND
 FISHING VILLAGES WITH PUBLIC MARKET VENDORS TO
 ENSURE THE CONTINUOUS SUPPLY AND STABILITY OF PRICES
 OF AGRICULTURAL AND FISHERY PRODUCTS FOR THE
 BENEFIT OF THE CONSUMERS;
- (B) TO ESTABLISH COORDINATION BETWEEN AGRICULTURAL
 PRODUCTION AND MARKETING THAT SHALL LEAD TO THE
 ESTABLISHMENT OF THE NATIONAL MARKETING UMBRELLA
 AS STIPULATED UNDER CHAPTER 5 OF REPUBLIC ACT 8435,
 OTHERWISE KNOWN AS THE AGRICULTURE AND FISHERIES
 MODERNIZATION ACT OF 1997 (AFMA).
- 24 (C) TO ENCOURAGE THE ENSUING COOPERATIVES, MERGERS,
 25 FEDERATIONS AND UNIONS TO TAKE OVER MANAGEMENT,
 26 OPERATION AND SUPERVISION OF PUBLIC MARKETS AND
 27 ABATTOIRS, AND OTHER RETAIL OUTLETS;

1(D) TO PROVIDE A MECHANISM FOR MARKET VENDORS TO2ASSIST IN THE FINANCING OF AGRICULTURAL AND FISHERY3PRODUCTION, PROCESSING AND MARKETING; AND

4 (E) TO PREPARE A MECHANISM THAT WOULD HELP SUSTAIN
5 COMPETITIVENESS OF LOCAL AGRICULTURE AND FISHERIES
6 TO MEET GLOBAL CHALLENGES.

7 ART. 132. ORGANIZATION AND REGISTRATION – FARMERS, FISHERFOLK 8 AND MARKET VENDORS COOPERATIVES, MERGERS, FEDERATIONS AND 9 UNIONS MAY BE ORGANIZED AND REGISTERED IN ACCORDANCE WITH THE 10 GENERAL PROVISIONS OF THIS CODE.

11 ART. 133. ORGANIZATIONAL LINKAGE. – FARMERS', FISHERFOLK AND 12 MARKET VENDORS AND ABATTOIRS COOPERATIVES MAY BUY OWNERSHIP 13 OF SHARE CAPITAL INTO EACH OTHER FOR PURPOSES OF ATTAINING THEIR 14 OBJECTIVES: *PROVIDED*, THAT THE BUYING COOPERATIVE SHALL BE AN 15 ASSOCIATE MEMBER AND SHALL NOT OWN MORE THAN TWENTY PERCENT 16 (20%) OF THE OUTSTANDING CAPITAL SHARES OF THE MOTHER 17 COOPERATIVE.

ART. 134. PRIVATIZATION OF PUBLIC MARKETS AND ABATTOIRS. - IN 18 CONSONANCE WITH THE GOVERNMENT POLICY OF PRIVATIZATION, ANY 19 LOCAL GOVERNMENT UNIT MAY PRIVATIZE THE OPERATION AND 20 21 MANAGEMENT OF ITS PUBLIC MARKET AND/OR ABATTOIR: PROVIDED, THAT THE LOCAL GOVERNMENT UNIT SHALL OFFER THE RIGHT OF FIRST 22 **REFUSAL TO THE EXISTING PUBLIC MARKET VENDORS' COOPERATIVE;** 23 PROVIDED FURTHER, THAT SUCH AN OFFER SHALL BE FREE AND 24 UNQUALIFIED AND SHALL NOT INCLUDE ANY RESTRICTION NOR 25 DETERRENT TO THE COOPERATIVE; PROVIDED FINALLY, THAT THE 26 COOPERATIVE SHALL BE GIVEN A MAXIMUM OF TWO (2) YEARS TO 27 CONFIRM THE OFFER. IN THE ABSENCE OF AN EXISTING MARKET VENDORS' 28 COOPERATIVE, THE MARKET VENDORS' ASSOCIATION OR ANY FORM OF 29

VENDORS' ORGANIZATION WITHIN THE PUBLIC MARKET SHALL BE
 ALLOWED TO FORM ITSELF INTO A COOPERATIVE.

3 THE LOCAL GOVERNMENT UNIT, HOWEVER, SHALL BE FREE TO 4 NEGOTIATE WITH OTHER INTERESTED PARTIES UNDER THE FOLLOWING 5 CONDITIONS:

- 6 (A) WHEN THE COOPERATIVE FAILS TO INDICATE IN WRITING,
 7 ITS INTEREST TO THE OFFER WITHIN THE SPECIFIED PERIOD;
- 8 (B) WHEN THE COOPERATIVE FAILS TO UNDERTAKE THE TERMS 9 AND CONDITIONS OF THE OFFER AFTER IT WAS ACCEPTED 10 AND CONFIRMED; AND
- 11(C) WHEN THE COOPERATIVE EXPRESSLY INDICATES ITS12INCAPACITY AND DISINTEREST TO THE OFFER AFTER THE13SPECIFIED PERIOD OF CONFIRMATION.

ART. 135. OPERATION AND MANAGEMENT. - AFTER TRANSFER OF 14 **OPERATION AND MANAGEMENT OF A PUBLIC MARKET AND/OR ABATTOIR, A** 15 16 PUBLIC MARKET VENDORS' COOPERATIVE SHALL BE GIVEN LIBERTY TO **OPERATE AND MANAGE THESE FACILITIES WITHOUT ANY RESTRICTION** 17 18 FROM THE LGU: PROVIDED, THAT NO LAW OR LOCAL ORDINANCE SHALL BE 19 VIOLATED AND THAT THE TERMS AND CONDITIONS ARE MET BY THE 20 COOPERATIVE CONCERNED TO THE SATISFACTION OF THE LOCAL 21 GOVERNMENT UNIT.

ART. 136. LEASE OF FACILITIES. - THE GOVERNMENT MAY LEASE THE 22 LAND WHERE THE PUBLIC MARKET OR ABATTOIR IS LOCATED TO THE 23 COOPERATIVE FOR A PERIOD NOT EXCEEDING TWENTY-FIVE (25) YEARS, 24 25 SUBJECT TO RENEWAL FOR ANOTHER TWENTY-FIVE (25) YEARS: PROVIDED, THAT THE APPLICATION FOR RENEWAL SHALL BE MADE ONE (1) YEAR 26 BEFORE THE EXPIRATION OF THE LEASE; PROVIDED FURTHER, THAT SUCH 27 LEASE SHALL BE FOR THE EXCLUSIVE USE AND BENEFIT OF THE 28 29 **COOPERATIVE AND FOR THE FURTHERANCE OF ITS BUSINESS.**

1	CHAPTER XVIII
2	SPECIAL PROVISIONS ON YOUTH COOPERATIVES
3	ART. 137. COVERAGE THE PROVISIONS OF THIS CHAPTER SHALL
4	PRIMARILY GOVERN YOUTH COOPERATIVES: PROVIDED, THAT THE
5	PROVISIONS OF OTHER CHAPTERS OF THIS CODE SHALL APPLY
6	SUPPLETORILY EXCEPT INSOFAR AS THIS CHAPTER OTHERWISE PROVIDES.
7	ART. 138. DEFINITION. – A YOUTH COOPERATIVE IS ONE ORGANIZED TO
8	PROMOTE COOPERATIVE CONCEPTS AND PRINCIPLES AMONG THE YOUTH
9	WHOSE AGE RANGE FROM TWELVE (12) TO THIRTY-FIVE (35).
10	ART. 139. CATEGORIES. – A YOUTH COOPERATIVE MAY BE CATEGORIZED
11	AS EITHER SCHOOL OR COMMUNITY-BASED AND SHALL BE DEFINED AS
12	FOLLOWS:
13	(A) SCHOOL-BASED YOUTH COOPERATIVE – REFERS TO ONE WHOSE
14	MEMBERS ARE SECONDARY, TERTIARY OR POST-GRADUATE STUDENTS
15	FROM EDUCATIONAL INSTITUTIONS DULY RECOGNIZED BY THE

15 FROM EDUCATIONAL INSTITUTIONS DULY RECOGNIZED BY THE 16 DEPARTMENT OF EDUCATION OR BY THE COMMISSION ON HIGHER 17 EDUCATION: *PROVIDED*, THAT NO MEMBER IS MORE THAN THIRTY-FIVE (35) 18 YEARS OF AGE: *PROVIDED FURTHER*, THAT MAJORITY OF ITS MEMBERS 19 SHOULD BE ENROLLED IN THE CURRENT SEMESTER OR SCHOOL YEAR;

20 (B) COMMUNITY-BASED YOUTH COOPERATIVE – REFERS TO ONE WHOSE
21 MEMBERS ARE RESIDING OR WORKING IN THE AREA OF ITS OPERATIONS
22 WITHH A COMMON BOND OF INTEREST.

23 ART.140. *PURPOSES OF YOUTH COOPERATIVES*. – A YOUTH COOPERATIVE
24 MAY BE ORGANIZED FOR ANY OR ALL OF THE FOLLOWING PURPOSES:

(A) TO SERVE AS A TRAINING GROUND FOR ITS MEMBERS IN THE
MANAGEMENT AND OPERATIONS OF A COOPERATIVE ENTERPRISE
THUS PREPARING THEM TO BECOME PROFESSIONAL MANAGERS
AND/OR STAFF OF COOPERATIVES;

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- (B) TO ENGAGE IN THE BULK BUYING AND DISTRIBUTION OF GOODS
 NEEDED BY ITS MEMBERS, ;
- 3 (C) TO ENHANCE THE SKILLS OF MEMBERS AND UTILIZE THEM IN
 4 PROVIDING SERVICES IN AN ENTREPRENEURIAL UNDERTAKING
 5 AND/OR BUSINESS;
- 6 (D) WITH THE HELP OF A DULY REGISTERED PRIMARY HOUSING
 7 COOPERATIVE, TO ENGAGE IN COOPERATIVE HOUSING ACTIVITIES
 8 BY PROVIDING AND MANAGING DORMITORIES OR LODGING
 9 HOUSES FOR ITS MEMBERS;
- 10(E) TO INTRODUCE ACTIVITIES THAT WOULD HELP EXPLORE11CREATIVE ABILITIES OF MEMBERS; AND
- 12 (F) TO PROMOTE AND ADVANCE FILIPINO SOCIAL AND CULTURAL
 13 VALUES, ECOLOGICAL AWARENESS AND SUSTAINABLE
 14 DEVELOPMENT.
- 15 ART. 141. *MEMBERSHIP.* THERE SHALL BE TWO KINDS OF MEMBERS IN
 16 A PRIMARY YOUTH COOPERATIVE WHICH SHALL BE DEFINED AS FOLLOWS:
- 17 (A) REGULAR MEMBERS REFERS TO THOSE WHO ARE BETWEEN
 18 EIGHTEEN (18) AND THIRTY-FIVE (35) YEARS OLD AND ARE ENTITLED
 19 TO ALL RIGHTS AND PRIVILEGES OF MEMBERSHIP; AND
- 20 (B) ASSOCIATE MEMBERS REFERS TO THOSE WHO ARE BELOW
 21 EIGHTEEN AND HAVE NO RIGHT TO VOTE NOR BE VOTED UPON AND
 22 SHALL BE ENTITLED ONLY TO SUCH RIGHTS AND PRIVILEGES AS
 23 THYE BY-LAWS MAY PROVIDE.

ART. 142. *AFFILIATION* – A YOUTH COOPERATIVE SHALL BE AFFILIATED
WITH A DULY REGISTERED PRIMARY COOPERATIVE OPERATING WITHIN
THE SAME AREA OF ITS OPERATIONS THAT IS WILLING TO ACT AS ITS
GUARDIAN COOPERATIVE.

28 A GUARDIAN COOPERATIVE SHALL BE RESPONSIBLE FOR THE 29 MANAGEMENT TRAINING AND VALUE FORMATION OF THE OFFICERS AND

1 MEMBERS OF THE YOUTH COOPERATIVE IN ACCORDANCE WITH 2 UNIVERSALLY ACCEPTED PRINCIPLES AND PRACTICES OF COOPERATION.

3 ART. 143. ADVISORY BOARD. – AN ADVISORY BOARD SHALL BE
4 CONSTITUTED BY THE YOUTH COOPERATIVE WHOSE MEMBERS SHALL
5 INCLUDE THE FOLLOWING:

SCHOOL-BASED YOUH COOPERATIVES - (1) 6 FOR (A) THE CHAIRPERSON OR ANY MEMBER OF THE BOARD OF DIRECTORS 7 OF THE PRIMARY COOPERATIVE TO WHICH IT IS AFFILIATED; (2) 8 THE DEAN OF STUDENT AFFAIRS/SERVICES OF THE SCHOOL OR 9 HIS/HER DULY RECOGNIZED **REPRESENTATIVE;** 10 (3) A **REPRESENTATIVE OF A UNION OR FEDERATION IN THE SAME** 11 12 AREA; AND (4) COOPERATOR/S WHO ORGANIZED THE YOUTH **COOPERATIVE.** 13

14 **(B)** FOR COOMUNITY-BASED YOUTH COOPERATIVES - (1) THE CHAIRPERSON OR A REPRESENTATIVE OF THE PRIMARY 15 16 COOPERATIVE TO WHICH IT IS AFFILIATED: (2)THE COOPERATIVE DEVELOPMENT SPECIALIST ASSIGNED BY THE 17 **AUTHORITY IN ITS AREA OF OPERATIONS: (3) A REPRESENTATIVE** 18 OF A UNION OR FEDERATION IN THE SAME AREA; AND (4) 19 **COOPERATOR/S WHO ORGANIZED THE COOPERATIVE.** 20

21 ART. 144. FUNCTIONS OF ADVISORY BOARDS. – ADVISORY BOARDS OF
22 YOUTH COOPERATIVES SHALL HAVE THE FOLLOWING FUNCTIONS:

23 (A) TO CONFIRM THE APPOINTMENT OF THE MANAGER OF THE
24 YOUTH COOPERATIVE AND RECOMMEND REPLACEMENT IF
25 CIRCUMSTANCES WARRANT;

(B) TO REQUIRE THE SUBMISSION OF MONTHLY REPORTS SUCH AS
FINANCIAL STATEMENTS, MANAGER'S OPERATIONS REPORT,
MEMBERSHIP GROWTH, POLICIES, OPERATING PROCEDURES,
RULES AND REGULATIONS AND SUCH OTHER REPORTS THAT IT

- MAY DEEM NECESSARY TO FACILITATE ITS TASK OF ADVISING 1 AND ASSISTING THE YOUTH COOPERATIVE; 2
- 3 (C) TO RECOMMEND MODIFICATIONS OR REVISIONS OF POLICIES. 4 **OPERATING PROCEDURES, RULES AND REGULATIONS THAT IT** 5 DEEMS NECESSARY FOR THE IMPROVEMENT AND PROTECTION OF 6 THE INTERESTS OF THE YOUTH COOPERATIVE AND ITS MEMBERS; (D) TO PREPARE AND SUBMIT PERIODIC REPORTS ON THE STATE OF 7
- THE YOUTH COOPERATIVE TO THE GUARDIAN COOPERATIVE; 8
- (E) FOR ONE OF ITS MEMBERS TO BE PRESENT DURING MEETINGS OF 9 THE YOUTH COOPERATIVE; AND 10
- (F) SUCH OTHER FUNCTIONS AS MAY BE NECESSARY TO HELP THE 11 YOUTH COOPERATIVE ATTAIN ITS VISION, MISSION, GOALS AND 12 **OBJECTIVES.** 13

ART. 145. TERMINATION OF MEMBERSHIP. - MEMBERSHIP IN A YOUTH 14 COOPERATIVE MAY BE TERMINATED FOR REASONS AS PROVIDED IN ITS BY-15 LAWS. 16

ART. 146. OFFICE SPACE FOR YOUTH COOPERATIVES. - THE 17 EDUCATIONAL INSTITUTION WHERE A YOUTH COOPERATIVE OPERATES 18 SHALL PROVIDE FOR AN OFFICE, SPACE OR FACILITY FOR ITS OPERATIONS 19 FREE OF RENT OR ANY CHARGES. THE LOCAL GOVERNMENT UNIT THROUGH 20 SHALL LIKEWISE GRANT THE SAME PRIVILEGE TO COMMUNITY-BASED 21 22 YOUTH COOPERATIVES.

ART. 147. SCHOLARSHIP FUND. - THE AMOUNT OF THE NET SURPLUS 23 ALLOCATED TO THE OPTIONAL FUND SHALL BE USED BY A YOUTH 24 COOPERATIVE FOR SCHOLARSHIP OF ITS MEMBERS SUBJECT TO THE 25 26 **PROVISIONS OF ITS BY-LAWS.**

27 SEC. 15. Chapter XVI of the same Code is hereby amended as follows: "Chapter [XVI] XVIII 28 MISCELLANEOUS PROVISIONS

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ART. [119] 148. Compliance with Other Laws $-(1) \times \times \times$

2 (2) x x x

3 $(3) \mathbf{x} \mathbf{x} \mathbf{x}$

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5 ART. [120] 149. Register of Cooperatives. - x x x

6 ART. [121] 150. Settlement of Disputes [.], CONCILIATION AND MEDIATION 7 PROCEEDINGS. - Disputes among members, officers, directors, and committee members, 8 [and] intra-cooperative, INTER-COOPERATIVE, INTRA-FEDERATION OR INTER-9 FEDERATION disputes shall, as far as practicable, be settled amicably in accordance with the 10 conciliation or mediation mechanisms embodied in the bylaws of the cooperative and in 11 applicable laws.

12 THE CONCILIATION AND **MEDIATION COMMITTEE** OF THE 13 COOPERATIVE SHALL FACILITATE THE AMICABLE SETTLEMENT OF DISPUTES AMONG MEMBERS, OFFICERS, DIRECTORS AND COMMITTEE 14 **MEMBERS, AND INTRA-COOPERATIVE DISPUTES.** 15

16 Should such a conciliation [/] OR mediation proceeding fail, the matter shall be settled in a court of competent jurisdiction[.]: PROVIDED, HOWEVER, THAT THE CONCILIATION 17 AND MEDIATION COMMITTEE OF THE COOPERATIVE AND THE APEX 18 ORGANIZATION/S TO WHICH THE COOPERATIVE BELONGS SHALL ISSUE A 19 CERTIFICATION THAT, AFTER DUE EFFORT, THE CONCILIATION OR 20 MEDIATION PROCEEDINGS HAVE FAILED BEFORE ANY PARTY CAN VALIDLY 21 FILE A COMPLAINT WITH THE APPROPRIATE BODY." 22

SEC. 16. Chapter XVII of the same Code is hereby amended as follows: ... 23

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"Chapter [XVII] XIX

25 FINAL PROVISIONS

ART. [122] 151. Electric Cooperatives. - Electric cooperatives shall be covered by this 26 Code. However, there shall be a transition period of [three (3) years] ONE (1) YEAR within 27 which the [Cooperative Development] Authority and the National Electrification Administration 28 shall help and assist electric cooperatives to qualify under this Code[.]: PROVIDED, THAT 29

1 WHILE THE AUTHORITY WILL HAVE GENERAL SUPERVISION OVER THE ELECTRIC COOPERATIVES, PARTICULARLY WITH THEIR INTERNAL AND 2 3 INSTITUTIONAL CONCERNS, THE NATIONAL **ELECTRIFICATION** ADMINISTRATION (NEA) WILL MAINTAIN ITS FINANCIAL AND TECHNICAL 4 SUPERVISION OF THE ELECTRIC COOPERATIVES. The [Cooperative Development] 5 6 Authority and the National Electrification Administration shall jointly promulgate rules and 7 regulations to the end that the provisions of this law are EFFECTIVELY IMPLEMENTED AND ARE harmonized with the provisions of Presidential Decree No. 269. 8

9 ART. [123] 152. *Regulations*. - (1) The [Cooperative Development] Authority may issue 10 regulations to implement those provisions of this Code which expressly call for the issuance 11 thereof. This paragraph shall not apply to those cases wherein a specific provision of this Code 12 expressly designates particular government agencies which shall issue the regulations called for 13 by any provision of this Code.

- 14 (2) x x x
- **1**5 (3) x x x
- 16 (a) x x x
- 17 (b) x x x
- 18 (c) x x x
- 19 (d) x x x

20 ART. [124] 153. Penal Provisions. - The following acts or omissions affecting
21 cooperatives are hereby prohibited:

(1) The use of the word "cooperative" by any person or of persons or organizations,
domestic or foreign, unless duly registered as a cooperative under this Code. In case of violation
hereof, the individual or individuals concerned, or in the case of an organization, its officers and
directors shall upon conviction, each suffer the penalty of imprisonment [for one (1) year] OF
NOT LESS THAN TWO (2) YEARS NOR MORE THAN FIVE (5) YEARS and a fine not
exceeding [One thousand pesos (P1,000.00)] TWENTY THOUSAND PESOS (P20, 000.00) or
both at the discretion of the court;

ų,

1 (2) ANY PERSON WHO WILLFULLY ATTEMPTS IN ANY MANNER TO 2 **EVADE OR DEFEAT TAX IN VIOLATION OF THE PROVISIONS OF ARTICLES 61** AND 62 OF THIS CODE SHALL, IN ADDITION TO OTHER PENALTIES PROVIDED 3 BY LAW, UPON CONVICTION THEREOF, BE PUNISHED BY A FINE OF NOT LESS 4 THAN THIRTY THOUSAND PESOS (P30,000.00) BUT NOT MORE THAN ONE 5 HUNDRED THOUSAND PESOS (P100,000.00) AND SUFFER IMPRISONMENT OF 6 NOT LESS THAN TWO (2) YEARS BUT NOT MORE THAN FOUR (4) YEARS: 7 **PROVIDED, THAT THE CONVICTION OR ACQUITTAL OBTAINED UNDER THIS** 8 SECTION SHALL NOT BE A BAR TO THE FILING OF A CIVIL SUIT FOR THE 9 10 **COLLECTION OF TAXES.**

[2](3) Direct or indirect interference or intervention by any public official or employee into
the internal affairs of a cooperative of which he is not a member, such as, but not limited to, the
following:

(a) Influencing the election or appointment of officers, directors, committee members, and
employees through public or private endorsement or campaign for or against any person or group
of persons;

17 (b) Requiring prior clearance for any policy or decision within the cooperative;

(c) Requesting or demanding for the creation of positions or organizational units, or
recommending any person for appointment, transfer, or removal from his position; or

20 (d) Any other acts inimical or adverse to the autonomy and independence of cooperatives.

21 In case of violation of any provision of this subsection, the individual or individuals, and in 22 the case of organizations, its officers and directors shall, upon conviction by a court, each suffer a penalty of not less than [one (1) year] TWO (2) YEARS but not more than five (5) years 23 imprisonment or a fine in the amount of not less than [Five thousand pesos (P5,000.00)] 24 TWENTY THOUSAND PESOS (P20,000.00), or both at the discretion of the court. IN THE 25 26 CASE OF A PUBLIC OFFICIAL OR EMPLOYEE, THE OFFENDER SHALL UPON CONVICTION, SUFFER THE ACCESSORY PENALTY OF TEMPORARY ABSOLUTE 27 **DISQUALIFICATION.** 28

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[3](4) A director, officer or committee member who violated the provisions of Article [47]
46 (liability of directors, officers and committee members), Article [50] 49 (disloyalty of a
director) and Article [51] 50 (illegal use of confidential information) shall upon conviction suffer
a fine of not less than Five thousand pesos (P5,000.00) nor more than Five hundred thousand
pesos (P500,000.00) or imprisonment of not less than five (5) years but not more than ten (10)
years or both at the court's discretion;

[4](5) Any violation of any provision of this Code for which no penalty is imposed shall be
punished by imprisonment of not less than six (6) months nor more than one (1) year and a fine
of not less than One thousand pesos (P 1,000.00), or both at the discretion of the court."

- 10 ART. [125] 154. Printing and Distribution. x x x
- 11 ART. [126] 155. Interpretation and Construction. x x x

12 ART. [127] **156**. *Repeals*. - Except as expressly provided by this Code, Presidential Decree 13 No. 175 and all other laws, or parts thereof, inconsistent with any provision of this Code shall be 14 deemed repealed: *Provided, however*, That nothing in this Code shall be interpreted to mean the 15 amendment or repeal of any provision of Presidential Decree No. 269 **WITH REGARD TO** 16 **THE ORGANIZATION AND STRUCTURE OF THE NATIONAL ELECTRIFICATION** 17 **ADMINISTRATION (NEA)**: *Provided, further*, That the electric cooperatives which qualify 18 as such under this Code shall fall under the coverage thereof."

19 ART. [128] 157. Transitory Provisions. - [All cooperatives registered under Presidential 20 Decree Nos. 175 and 775, and Executive Order No. 398 shall be deemed registered with the Cooperative Development Authority: Provided however, That they shall submit to the nearest 21 22 Cooperative Development Authority office their certificates of registration, copies of their articles of incorporation and by-laws, and their latest duly audited financial statements within 23 one (1) year from the effectivity of this Act, otherwise, their registration shall be cancelled: 24 Provided further, That cooperatives created under Presidential Decree No. 269, as amended by 25 26 Presidential Decree No. 164.5, shall be given three (3) years within which to qualify and register with the Authority, Provided finally, That after these cooperatives shall have qualified and 27 registered, the provisions of Section 3 and 5 of Presidential Decree No. 1645 shall no longer be 28 29 applicable to the said cooperatives.]

(1) ALL COOPERATIVES REGISTERED UNDER REPUBLIC ACT NOS. 6938 1 AND 6939 SHALL BE DEEMED REGISTERED WITH THE AUTHORITY: PROVIDED. 2 3 THAT ALL COOPERATIVES CREATED UNDER PRESIDENTIAL DECREE NO. 269. AS AMENDED BY PRESIDENTIAL DECREE NO. 1645, SHALL BE GIVEN ONE (1) 4 YEAR FROM THE EFFECTIVITY OF THIS ACT WITHIN WHICH TO QUALIFY 5 AND REGISTER WITH THE AUTHORITY: PROVIDED, HOWEVER, THAT 6 ELECTRIC COOPERATIVES WHICH HAVE NOT YET CONVERTED AT THE END 7 OF THE ONE-YEAR PERIOD PROVIDED FOR BY THIS ACT SHALL BE 8 PROHIBITED FROM USING THE WORD "COOPERATIVE" IN THEIR NAMES; 9 THEY SHALL INSTEAD BE CALLED "ELECTRIC ASSOCIATIONS" AND SHALL 10 CONTINUE TO BE UNDER THE SUPERVISION OF THE NEA: PROVIDED, 11 12 FURTHER, THAT SUCH ELECTRIC ASSOCIATIONS SHALL HAVE THE OPTION TO CONVERT AND REGISTER WITH THE AUTHORITY AT ANY TIME AS 13 PROVIDED FOR UNDER THIS ACT: PROVIDED, FINALLY, THAT AFTER THESE 14 SHALL HAVE QUALIFIED AND REGISTERED, **COOPERATIVES** THE 15 **PROVISIONS OF SECTIONS 3 AND 5 OF PRESIDENTIAL DECREE NO. 1645 SHALL** 16 NO LONGER BE APPLICABLE TO SAID COOPERATIVES. 17

(2) THE BOARD OF DIRECTORS OF ELECTRIC COOPERATIVES WHICH 18 19 HAVE NOT YET CONVERTED AND QUALIFIED UNDER REPUBLIC ACT NO'S. 6938 AND 6939 SHALL WITHIN TWO (2) MONTHS AFTER THE EFFECTIVITY OF 20 21 THIS ACT CREATE AND CONVENE A SPECIAL COMMITTEE WHICH SHALL: (A) PREPARE AND DISTRIBUTE TO ALL ITS MEMBERS A PROPOSED ARTICLES OF 22 CONVERSION AND BYLAWS OR AN ACCURATE SUMMARY THEREOF; AND (B) 23 CONDUCT AN INFORMATION AND EDUCATION CAMPAIGN AMONG ITS 24 MEMBERS REGARDING THE PROPOSED CONVERSION: PROVIDED, THAT THE 25 SAID COMMITTEE SHALL INCLUDE THE REPRESENTATIVES OF THE 26 AUTHORITY, THE NEA, THE LOCAL COOPERATIVE DEVELOPMENT COUNCILS 27 (CDCS), THE LOCAL GOVERNMENT UNITS (LGUS), THE COOPERATIVE 28 FEDERATIONS AND UNIONS AND CONCERNED NON GOVERNMENT 29

ORGANIZATIONS (NGOs) AND PEOPLES ORGANIZATIONS (POs) IN THE AREA:
 PROVIDED, FURTHER, THAT THE REPRESENTATIVES OF THE CDCS,
 COOPERATIVE FEDERATIONS AND UNIONS, NGOS AND POS SHALL BE CHOSEN
 BY THE RESPECTIVE ORGANIZATIONS FROM THEIR MEMBERS WHO ARE
 ALSO MEMBERS OF THE ELECTRIC COOPERATIVES."

6 SEC. 17. Separability Clause. – If any provision of this Act is subsequently declared 7 unconstitutional, the validity of the remaining provisions hereof shall remain in full force and 8 effect.

9 SEC. 18. *Repealing Clause*. - The pertinent provisions of the National Internal Revenue
10 Code, and all other laws, decrees, orders or regulations or parts thereof, that are inconsistent with
11 this Act are hereby repealed or modified accordingly.
12 SEC. 19. *Effectivity* - This Act shall take effect upon its approval:

13 Approved,

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