MAINE STATE LEGISLATURE

The following document is provided by the LAW AND LEGISLATIVE DIGITAL LIBRARY at the Maine State Law and Legislative Reference Library http://legislature.maine.gov/lawlib



Reproduced from electronic originals (may include minor formatting differences from printed original)



131st MAINE LEGISLATURE

FIRST SPECIAL SESSION-2023

Legislative Document

No. 1505

H.P. 960

House of Representatives, April 5, 2023

An Act to Amend the Maine Cooperative Affordable Housing Ownership Act

Reference to the Joint Select Committee on Housing suggested and ordered printed.

ROBERT B. HUNT
Clerk

Presented by Representative CLOUTIER of Lewiston.
Cosponsored by Senator PIERCE of Cumberland and
Representatives: ABDI of Lewiston, BRENNAN of Portland, GERE of Kennebunkport, LEE

of Auburn, LOOKNER of Portland, SUPICA of Bangor, Senators: ROTUNDO of Androscoggin, VITELLI of Sagadahoc.

- 1 Be it enacted by the People of the State of Maine as follows: Sec. 1. 13 MRSA §1742, sub-§4-A is enacted to read: 2 3 4-A. Group equity cooperative. "Group equity cooperative" means a cooperative affordable housing corporation organized in accordance with section 1763. 4 Sec. 2. 13 MRSA §1742, sub-§4-B is enacted to read: 5 6 **4-B.** Housing assistance program. "Housing assistance program" means any program that offers financial assistance to individuals or organizations for housing costs, 7 residential utilities or the development, acquisition, repair, weatherization, remediation, 8 9 renovation or operation of residential housing. Sec. 3. 13 MRSA §1742, sub-§4-C is enacted to read: 10 11 **4-C.** Housing cooperative. "Housing cooperative" includes any type of cooperative 12 affordable housing corporation. 13 Sec. 4. 13 MRSA §1754, sub-§2, as enacted by PL 1993, c. 300, §1, is amended to 14 read: 15 2. Maintenance of affordability. A limited equity formula, once established by a cooperative affordable housing corporation in its articles of incorporation, may be amended 16 17 only if that amendment does not make the cooperative membership unaffordable for classes of low-income or moderate-income households for which the cooperative affordable 18 19 housing corporation was originally incorporated. A cooperative affordable housing corporation once organized under this section may not reorganize as other than a limited 20 21 equity cooperative or group equity cooperative without first dissolving. Sec. 5. 13 MRSA §1760, sub-§1, ¶B, as enacted by PL 1993, c. 300, §1, is 22 23 amended to read: 24 B. As a dividend not to exceed 6% per annum on invested capital, except that a group 25 equity cooperative may not apportion a dividend. 26 Sec. 6. 13 MRSA §1763 is enacted to read: 27 §1763. Group equity cooperative 28 A cooperative affordable housing corporation may organize as a group equity 29 cooperative for the purpose of providing and preserving housing for classes of low-income 30 or moderate-income households at the time that the person or household purchases a 31 membership. A group equity cooperative must meet the following requirements. 32 1. Interest does not accrue equity. The articles of incorporation must require that 33 cooperative interests may not be sold for more than the original par value. The original par
 - 2. Maintenance of affordability. A cooperative affordable housing corporation, once organized under this section, may not reorganize as other than a group equity cooperative without first dissolving.

value may not exceed \$100.

3435

36

37

38

39

3. Uphold public purpose. A group equity cooperative may not sell all or substantially all of its assets if the sale is intended to circumvent the purpose of this section.

- **4. Right to repurchase.** The articles of incorporation must require that the cooperative affordable housing corporation has the first right to repurchase a member's cooperative interest.
- 5. No capital distribution. The articles of incorporation must require that there is no distribution of capital to a member in the form of dividends or any additional interest in the cooperative affordable housing corporation.
- 6. Distribution upon dissolution. The articles of incorporation must require that upon dissolution of the cooperative affordable housing corporation any assets remaining after retirement of corporate debts and distribution to members must be distributed to a charitable organization described in the United States Internal Revenue Code of 1986, Section 501(c)(3), as amended, a public agency or another limited equity cooperative whose formula for determining transfer value is no less restrictive than that of the cooperative affordable housing corporation being dissolved.
- 7. Sublease limitations. The articles of incorporation must require that a sublease of a unit may not require monthly payments by the sublessee in excess of 100% of the monthly payments for the unit required in the proprietary lease.
- **8. Minimum occupancy requirement.** At least 80% of the occupied units of a group equity cooperative must be occupied by members.
 - 9. Residents only. Voting authority may not be assigned to nonresidents.
- Sec. 7. 13 MRSA §1764 is enacted to read:

§1764. Housing assistance programs

- 1. Program inclusion. All state and municipal housing assistance programs, including publicly funded programs administered by private agencies, must be made reasonably available to residents of housing cooperatives, notwithstanding federal and state rules, regulations and laws to the contrary.
- **2. Classification of housing cooperatives.** Housing assistance programs may develop specific policies that govern the treatment of program applicants who belong to or reside in housing cooperatives. For those programs that do not have specific policies regarding housing cooperatives, program applicants belonging to the housing cooperative must be treated as owners with a housing classification type of homeownership, except for the following:
 - A. A program applicant belonging to a group equity housing cooperative must have the program applicant's housing type classified as rental property, and all residents must be categorized as a renter or tenant and the group equity housing cooperative must be categorized as the owner or landlord and carrying charges as rent; and
 - B. A program applicant who is a resident of a housing cooperative and leases the program applicant's unit from the housing cooperative but is not a member of the housing cooperative, does not own a share of stock and does not hold any other ownership interest in the housing cooperative or residential property must be categorized as a renter or tenant and the respective cooperative affordable housing corporation must be categorized as owner or landlord.
- 3. Cooperative affordable housing corporation participation in housing assistance programs. If a cooperative affordable housing corporation is classified as the owner, the

1	cooperative arrordable housing corporation has the right to apply for multifalmly owner
2	benefit programs in accordance with the guidelines of the housing assistance programs.
3	SUMMARY
4	This bill amends the Maine Cooperative Affordable Housing Ownership Act to include
5	group equity cooperatives. It also provides that a housing assistance program must be made
6	reasonably available to residents of housing cooperatives