(Consolidated up to 329/2009)

ALBERTA REGULATION 55/2002

Cooperatives Act

COOPERATIVES REGULATION

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Part 1 General

Names

Definitions

- **1** In sections 2, 3 and 4,
 - (a) "Canada corporation" means a Canada corporation within the meaning of the *Business Corporations Act*;
 - (b) "corporation" means a corporate entity, however incorporated, that is incorporated in Alberta, a registered extra-provincial corporation and a Canada corporation;
 - (b) "dissolved corporation" means a dissolved corporation that was incorporated in Alberta.

Similar names

2(1) A cooperative and an extra-provincial cooperative registered in Alberta may not have a name that is similar to the name of a corporation unless that corporation consents in writing to the use of the name in whole or in part.

(2) A cooperative and an extra-provincial cooperative registered in Alberta may not have a name that is similar to the name of a dissolved corporation unless the dissolved corporation has been dissolved for more than 3 years.

(3) For the purposes of subsections (1) and (2), a name is similar if it is

- (a) a name that would reasonably lead to the inference that the cooperative or extra-provincial cooperative bearing the name is or would be associated or affiliated with the corporation or dissolved corporation if the cooperative or extra-provincial cooperative and the corporation or dissolved corporation are not or will not be associated or affiliated, or
- (b) a name whose similarity to the name of the corporation or dissolved corporation would lead someone who has an interest in dealing with the corporation or dissolved corporation to deal with the cooperative or extraprovincial cooperative bearing the name in the mistaken belief that he or she is dealing with the corporation or dissolved corporation.

Minor differences

Section 3

 $\mathbf{3(1)}$ A cooperative and an extra-provincial cooperative registered in Alberta may not have a name where the only difference from the name of a corporation or of a dissolved corporation is

- (a) the addition or deletion of punctuation marks or spaces,
- (b) the insertion or removal of a year in the name,
- (c) a difference in the legal element of the name referred to in section 16(1) of the Act,
- (d) the substitution of a word for its abbreviation or an abbreviation for the word,
- (e) the substitution of a word for its homonym,
- (f) the addition or deletion of an article, or
- (g) any other change that does not produce a phonetic difference between the name and the name of the corporation or dissolved corporation.

(2) Subsection (1)(b) to (g) as they apply to a corporation do not apply

- (a) where the corporation consents in writing and undertakes to
 - (i) change its name, or
 - (ii) dissolve

within 6 months, or

- (b) in the case of a corporation that is a registered extraprovincial corporation, where the registered extraprovincial corporation undertakes to
 - (i) cease to be registered in Alberta, or
 - (ii) change its name in its home jurisdiction
 - within 6 months.

(3) Subsection (1)(b) to (g) as they apply to a dissolved corporation do not apply where the dissolved corporation has been dissolved for at least 3 years prior to the time the cooperative or extra-provincial cooperative has the name.

Identical names

Section 4

4(1) A cooperative or an extra-provincial cooperative may have a name that is identical to the name of a corporation incorporated in Alberta if

- (a) the corporation has ceased to use its name,
- (b) the name is not a number name,
- (c) the corporation and the cooperative or extra-provincial cooperative wishing to have the name were affiliated at the time the corporation ceased to use the name,
- (d) the corporation provided its consent to the cooperative or extra-provincial cooperative having the name, and
- (e) the cooperative or extra-provincial cooperative wishing to have the name undertakes to amend all titles and public registrations in the name of the corporation to reflect the change within 6 months.

(2) A cooperative or extra-provincial cooperative may have a name that is identical to the name of a dissolved corporation if

- (a) the name is not a number name,
- (b) the dissolved corporation and the cooperative or extraprovincial cooperative wishing to have the name were affiliated at the time the dissolved corporation was dissolved,
- (c) the dissolved corporation consented in writing before it was dissolved to the cooperative or extra-provincial cooperative having the name, and
- (d) the cooperative or extra-provincial cooperative wishing to have the name undertakes to amend all titles and public registrations in the name of the dissolved corporation to reflect the change within 6 months.

(3) If an undertaking under subsection (1)(e) or (2)(d) is not carried out, the Director may, by notice in writing, giving reasons, direct the cooperative or extra-provincial cooperative to change its name to one that the Director approves within 90 days of the date of notice.

Distinctive meaning through use

- **5** No cooperative may have a name that
 - (a) is too general,

- (b) is only descriptive, in any language, of the quality, function or other characteristics of the goods or services in which the cooperative deals or intends to deal, or
- (c) is primarily or only the name or surname of an individual who is living or has died within 30 years preceding the date the name is used

unless the name has through use acquired a meaning that renders the name distinctive.

Family names

Section 6

6 No cooperative may have a name that contains a word or expression, an element of which is the family name of an individual, whether or not the word or expression is preceded by the individual's given name or initials, unless the individual or the individual's heir, executor, administrator, assign or guardian consents in writing to the use of the name.

Name of amalgamated cooperative

7 When 2 or more cooperatives amalgamate, the name of the amalgamated cooperative may be identical to the name of one of the amalgamating cooperatives if the name is not a number name.

Additional form of name

8(1) An additional form of name pursuant to section 16(2) of the Act must be a direct translation of the cooperative name.

(2) Notwithstanding subsection (1), changes may be made to the additional form of name to ensure that it is idiomatically correct.

Limited number of characters

9 No cooperative may have a name that exceeds 200 characters in length, including punctuation marks and spaces.

Permitted characters

10(1) The name of a cooperative or an extra-provincial cooperative registered in Alberta may contain only the following:

- (a) letters of the alphabet of the English language;
- (b) Arabic numerals;
- (c) the following punctuation or other marks:
 - (i) !

Section 10	COOPERATIVES REGULATION	AR 55/2002
(ii)	"	
(iii)	#	
(iv)	\$	
(v)	%	
(vi)	&	
(vii)	،	
(viii)	0	
(ix)	*	
(x)	+	
(xi)	,	
(xii)		
(xiii)	-	
(xiv)	1	
(xv)	:	
(xvi)	;	
(xvii)	>	
(xviii)	<	
(xix)	=	
(xx)	0	
(xxi)	1	
(xxii)	\cap	
(xxiii)	?	
(xxiv)	@	
(d) any	combination of letters, numerals and mark	s referred to

(d) any combination of letters, numerals and marks referred to in clauses (a), (b) and (c).

(2) The first character of the name of a cooperative or of an extraprovincial cooperative registered in Alberta must be an Arabic numeral or an alphabetic letter of the English language. (3) No cooperative or extra-provincial cooperative registered in Alberta may have a name that consists primarily of a combination of punctuation marks or other marks.

Year in name

11 No cooperative may have a name that contains a year in parenthesis unless the cooperative is a successor cooperative and the year is the year in which it became a successor cooperative.

Objectionable names

12(1) No cooperative or extra-provincial cooperative registered in Alberta may have a name that contains a word or expression in any language that is obscene or connotes a business that is scandalous, obscene or immoral or that is otherwise objectionable on public grounds.

(2) No cooperative may have a name that contains a word or expression that might lead to the inference that the cooperative is not a cooperative to which the Act applies.

Proposed names

13 No name that is identical or similar to a name that is identified in a computer printed search report as "proposed" may be used by a cooperative or an extra-provincial cooperative registered in Alberta unless it is the person who first proposed the name or has the consent in writing of the person who first proposed the name.

Other prohibited affiliations

14(1) No cooperative may have a name that indicates that the cooperative

- (a) carries on business under royal, vice-regal or governmental patronage, approval or authority unless the appropriate government department or agency consents in writing to the name,
- (b) is sponsored or controlled by or is affiliated with
 - (i) the Government of Canada,
 - (ii) the government of a province or territory, or
 - (iii) the government of a subdivision of a country other than Canada

or a political subdivision or agency of any such government, unless the appropriate government, political

Section 15		COOPERATIVES REGULATION	AR 55/2002
		subdivision or agency consents in w name,	riting to the use of the
	(c)	is sponsored or controlled by a univer- technical institute or a professional of association that is regulated by prov- legislation, unless the university, col- institute or professional or occupation consents in writing to the use of the	or other occupational incial or federal llege or technical onal association
	(d)	carries on business as a financial intersection 44(2) that is regulated by pro- legislation, unless the appropriate go or agency consents in writing to the	ovincial or federal overnment department
		cooperative or extra-provincial coope may have a name	rative registered in
	(a)	that indicates that the cooperative or cooperative is associated with	extra-provincial
		(i) the Alberta Heritage Savings T	rust Fund,
		 the operation of Nakiska Ski A written consent of the Minister Recreation, or 	
		(iii) the Olympic Games or its organ unless it has the written consen Olympic Association,	e
	01		
	(b)	that includes the word "Kananaskis" cooperative or extra-provincial coop with land of the Crown in right of A administration of land of the Crown unless it has the written consent of the Tourism, Parks and Recreation. AR 55	berative is associated lberta or the in right of Alberta,
I	Director's	powers	
		etermining whether a name contrave on, the Director may, without limitat g:	
	(a)	the distinctiveness of the name or an the extent to which the name has been	•

(b) the length of time the name has been in use;

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	(c)	the nature of the business carried on under or with the name, including the likelihood of an competition among businesses using such a n	у
	(d)	the nature of the trade with which a name is a including the nature of the goods or services a means by which they are offered or distribute	and the
	(e)	the degree of similarity between the name and name in appearance or sound;	1 another
	(f)	the geographic area in Alberta in which the nation to be used.	ame is likely
		rch reports he case of	
	(a)	the incorporation of a cooperative,	
	(b)	a change in the name of a cooperative or a reg extra-provincial cooperative,	gistered
	(c)	the use of an additional form of name under s of the Act and section 8 of this Regulation,	ection 16(2)
	(d)	the registration of an extra-provincial cooperation	ative,
	(e)	the continuance of an extra-provincial cooper Alberta where the extra-provincial cooperativ registered extra-provincial cooperative with the name in Alberta immediately prior to continu	e is not a he identical
	(f)	the amalgamation of 2 or more cooperatives v name of the amalgamated cooperative is not is the name of one of the amalgamating coopera	dentical to
	(g)	the amalgamation of a registered extra-provin cooperative with one or more extra-provincia cooperatives where the name of the amalgam provincial cooperative is not identical to the r registered extra-provincial cooperative,	l ated extra-
	(h)	the revival of a cooperative where the cooper- revived after having been dissolved under Par Act, and	
	(i)	the reinstatement of the registration of an extr cooperative whose registration was cancelled section $374(1)(a)$ of the Act,	
		11	

the following must accompany the documents sent to the Director in connection with the incorporation, change of name, use of name, registration, continuance, amalgamation, revival or reinstatement:

- (j) an original Alberta Search Report from the NUANS (Newly Upgraded Automated Name Search) system maintained or controlled by the Government of Canada, dated not more than 90 days prior to the submission of the report;
- (k) any consent or consent and undertaking required under the Act or this Regulation.

Meetings

Location of meetings

17(1) Unless the by-laws otherwise provide, meetings of members and investment shareholders are to be held at the place in Alberta determined by the directors.

(2) Subject to the by-laws, a member or an investment shareholder may participate in a meeting by means of a telephonic, electronic or other communication facility that permits all participants to communicate adequately with each other during the meeting, and if a person participates in a meeting in this way, that person is to be considered to be present at the meeting.

(3) The by-laws may authorize a meeting to be held entirely by means of a telephonic, electronic or other communication facility as long as the requirements of subsection (2) are met.

Organizational and first meeting of members

18(1) The directors shall call a meeting of the members

- (a) after holding an organizational meeting pursuant to section 56 of the Act, and
- (b) in any event, within 180 days of the issuance of the incorporation certificate.
- (2) The members, at their first meeting, shall
 - (a) adopt by-laws for the cooperative,
 - (b) elect or appoint directors in accordance with section 55(2) of the Act, and
 - (c) appoint an auditor to hold office until the close of the first annual meeting of members, unless the appointment of an

auditor is dispensed with pursuant to section 236 of the Act.

Annual and special meetings of members and shareholders

19(1) The directors shall call the first annual meeting of members not later than 18 months after the cooperative comes into existence and subsequent annual meetings of members must be held not later than the earlier of

- (a) 15 months after holding the preceding annual meeting, and
- (b) 6 months after the end of the preceding financial year.

(2) The directors may call a special meeting of the cooperative at any time.

(3) Notwithstanding subsection (1), the cooperative may apply to the Court for an order extending the time within which the first or any annual meeting of members must be held.

Notice of meetings

20(1) Notice of the date, time and place of a meeting of the cooperative must be given not less than 10 and not more than 60 days before the date of the meeting,

- (a) to each person who is entitled to vote at the meeting,
- (b) to each director, and
- (c) in each case of an annual meeting, to the auditor of the cooperative, if any.
- (2) A notice under subsection (1) must
 - (a) be posted at the registered office of the cooperative,
 - (b) subject to subsection (3), be published at least once in a newspaper having general circulation in the area where the cooperative carries on business, and
 - (c) be given in accordance with section 346 of the Act to each person who is entitled to vote at the meeting.

(3) Unless the by-laws provide otherwise, a notice of a meeting of investment shareholders of any class of shares that is publicly traded on a recognized stock exchange in Canada must be published once a week for at least the 4 consecutive weeks before the date of the meeting in a newspaper having general circulation

- (a) in the place where the registered office of the cooperative is located, and
- (b) in each place in Canada where the cooperative has a transfer agent or where a transfer of the investment shares may be recorded.

(4) In addition to complying with the requirements set out in this section, a cooperative shall comply with Alberta securities laws as defined in the *Securities Act* for notices under subsection (3).

When notice not required

21 Notice of a meeting of investment shareholders need not be given to an investment shareholder who was not registered on the records of the cooperative or its transfer agent on the record date fixed or determined under section 23.

Failure to receive notice

22 Failure to receive notice of a meeting does not deprive a person of a right to vote at the meeting at which the person is entitled to vote.

Record dates

23(1) Unless the by-laws provide otherwise, the following dates are record dates for the purpose indicated in column 1, and if a date is not fixed by the directors in accordance with column 2, the default date in column 3 applies as indicated:

Column 1 purpose of record date	Column 2 record date	Column 3 default record date [The date if not fixed by directors]
(a) To determine the persons entitled to receive notice of or to vote at a meeting of members	The day before the day on which the notice is given or if no notice is given, the day of the meeting.	The day before the day on which the notice is given or if no notice is given, the day of the meeting
(b) To determine the members or investment shareholders		
(i) who are entitled to receive payment of a dividend, or	The day fixed by the directors, if any, which must not be more than	The date on which the directors pass the

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	(ii) for any other purpose (except for (a), (c) or (d)	60 days before the particular action to be taken	resolution relating to the particular purpose
(c)	To determine the investment shareholders who are entitled to receive notice of a meeting of investment shareholders	The date fixed by the directors, if any, which must be at least 10 days but not more than 60 days before the meeting	The day before the day on which notice is given or if no notice is given, the day of the meeting
(d)	To determine the investment shareholders who are entitled to vote at a meeting of investment shareholders	The date fixed by the directors, if any, which must be at least 10 days but not more than 60 days before the meeting	The day on which the directors pass the resolution calling the meeting

(2) Unless the by-laws provide otherwise, if a record date for investment shareholders is fixed by the directors, unless notice of the date is waived by each investment shareholder named in the securities register at the close of business on the day the directors fix the record date, notice of the record date must be given at least 7 days before the record date

- (a) by advertisement in a newspaper published or distributed in a place where the cooperative has its registered office and in each place in Canada where it has a transfer agent or where a transfer of its investment shares may be recorded, and
- (b) by written notice to each stock exchange in Canada on which the investment shares of the cooperative are listed for trading.

Special business

24(1) All matters dealt with at a special meeting of a cooperative and all matters dealt with at an annual meeting are special business, except

- (a) consideration of the financial statements,
- (b) an auditor's report,
- (c) the election of directors,
- (d) the remuneration of directors and delegates,

(e) the appointment of an auditor,	
(f) the approval of patronage returns if the by-laws require member approval of patronage returns,	
(g) consideration of the minutes of the previous annual meeting,	
 (h) consideration of reports of directors or standing committees, and 	
(i) any other matter that the by-laws specify is not special business.	
(2) Amendments to articles and the making of by-laws and amendments to them may not be specified under subsection (1) as matters that are not special business.	
(3) Notice of a meeting of a cooperative at which special business is to be transacted must	
 (a) state the nature of the special business in sufficient detail to permit the recipient to form a reasoned judgment about the special business, and 	
(b) subject to subsection (4), contain the text of any special resolution to be submitted to the meeting.	
(4) Where the text of a special resolution is too long to be included in a notice under this section, the notice must contain a statement in sufficient detail to permit the recipient to form a reasoned judgment about the resolution and a statement that the full text of the resolution is available at any business location of the cooperative.	
Waiver of notice	
25 (1) A person who is entitled to attend a meeting of a cooperative may waive notice of the meeting in any manner.	
(2) Attendance at a meeting of a cooperative is a waiver of notice of the meeting, except when a person attends the meeting for the express purpose of objecting to the transaction of any business on the ground that the meeting is not lawfully called.	
Requisition for a meeting	
26(1) Two or more persons who together hold at least 5%, or a greater percentage specified in the by-laws, of the voting rights that could be exercised at a meeting of members or investment shareholders, may requisition the directors to call a meeting of the members or investment shareholders, as the case may be.	
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(2) The by-laws may not provide for a percentage that is greater than 25% for the purposes of subsection (1).

(3) The requisition

- (a) must state the business to be transacted at the meeting and must be sent to each director and to the registered office of the cooperative, and
- (b) may consist of several documents of similar form, each signed by one or more persons who are entitled to vote at the meeting.

(4) On receipt of the requisition, the directors shall call a meeting to transact the business stated in the requisition unless

- (a) the directors have already called a meeting and given notice of it under section 20, or
- (b) the business of the meeting as stated in the requisition would, if the requisition were a proposal, bring it within the application of section 30(7)(b), (c), (d) or (e).

Member or shareholder calling meeting

27(1) If the directors do not call a meeting within 21 days after receiving a requisition to do so, any person who signed the requisition may call the meeting, unless the meeting is not required to be called because of section 26(4).

(2) A meeting called under section 26 or this section must be called as nearly as possible in the manner in which meetings are to be called under the by-laws, a unanimous agreement, this Regulation and the Act.

(3) The cooperative must reimburse the persons who signed the requisition for the expenses reasonably incurred by them in requisitioning, calling and holding the meeting, unless the persons who are present and entitled to vote at the meeting resolve otherwise.

Meetings not called as required

28(1) A member, director or investment shareholder who is entitled to vote at a meeting of the cooperative may call the meeting if it is not called within the time required by this Regulation, the Act, the articles, the by-laws or any unanimous agreement.

(2) A meeting called, held and conducted under this section is for all purposes a meeting duly called, held and conducted.

Meeting called by the Court

29(1) On the application of a director or a person who is entitled to vote at a meeting, or in the case of a distributing cooperative, on the application of the Executive Director, the Court may order a meeting of a cooperative to be called, held and conducted within the time and in the manner that the Court directs, if

- (a) it is not feasible to call the meeting within the time or in the manner in which those meetings are to be called,
- (b) it is not feasible to conduct the meeting in the manner required by this Regulation, the Act, the by-laws and any unanimous agreement, or
- (c) the Court thinks, for any other reason, the meeting should be called, held and conducted in the manner it directs.

(2) Without restricting the generality of subsection (1), the Court may order that the quorum required by the by-laws, this Regulation or the Act be varied or dispensed with at a meeting called, held and conducted under this section.

(3) A meeting called, held and conducted under this section is for all purposes a meeting duly called, held and conducted.

Notice of proposals

30(1) A member may, in accordance with the Act and this Regulation,

- (a) submit to the cooperative notice of any matter that the member proposes to raise at an annual meeting of members, and
- (b) discuss at the meeting any matter in respect of which the member would have been entitled to submit a proposal.

(2) Any member or director may, in accordance with section 265 of the Act, make a proposal to amend the articles.

(3) Any other person may, in accordance with section 265 of the Act, make a proposal to amend the articles if the person has been, for at least 6 months prior to the date on which the proposal is submitted, the registered holder or the beneficial owner of, or has the support in writing of persons who, in the aggregate, and including or not including the person that submits the proposal, have been, for at least 6 months prior to that date, the registered holders or the beneficial owners of, the lesser of the following, determined as of the close of business on the day preceding the day on which the proposal is submitted:

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	(a)	1% of the total number of outstanding investor of the cooperative;	stment shares
	(b)	investment shares with a total market value \$2000.	of at least
	(4) A proposal submitted by a person described in subsection (2 must be accompanied by the following information:		ubsection (3)
of the person's supporters, if applicable;(b) the number of investment shares held or person and by the person's supporters, if		the name, address and telephone number of of the person's supporters, if applicable;	the person and
		the number of investment shares held or ow person and by the person's supporters, if ap copy of the written support, if applicable, an investment shares were acquired.	plicable, a
	the prop shall pro	quested by the cooperative within 14 days af osal, a person who submits a proposal under wide proof within 21 days of the request, tha e requirements of subsection (3).	subsection (3)
	(6) Unless the by-laws otherwise provide, a proposal submitted for consideration at a meeting must		l submitted for
	(a)	be attached to or accompany the notice of the	ne meeting,
	(b)	if requested by the person submitting the pr material in support of the proposal, and	oposal, include
	(c)	include the name, address and telephone nu person submitting the proposal.	mber of the
	(7) A co	poperative need not comply with subsection	(6) if
	(a)	in the case of a proposal to be considered at meeting of members, the proposal is not sub cooperative before the end of the financial <u>p</u> preceding the financial period in which the meeting is to be held,	omitted to the period
	(b)	in the opinion of the directors, the purpose of is to enforce a personal claim or redress a p grievance against the cooperative or its dire members or security holders,	ersonal
	(c)	within 2 years before receipt of the proposa submitting the proposal failed to present at proposal that, at the person's request, had ac had been attached by the cooperative to the meeting,	a meeting a companied or
		19	

(d)	substantially the same proposal accompanied or was attached to a notice of meeting relating to a meeting of the cooperative held within 2 years before the receipt of the proposal, and the proposal was defeated,
(e)	the rights conferred by subsections (1) and (2) are in the opinion of the directors being abused to secure publicity, or
(f)	the proposal deals with a subject-matter that, under the articles and by-laws, is not within the power of the members to deal with.
under sul (3), base	n the date of the meeting the person who made a proposal bsection (3) is no longer in compliance with subsection d on the number of outstanding investment shares of the ive in existence at the time the proposal was submitted,
(a)	the cooperative is not bound to consider the proposal, and
(b)	the cooperative is not required to include in the notice of a meeting, or attach to it, any proposal submitted by that person for any meeting held within a period of 2 years following the date of the meeting.
before th with sect subsection	opperative shall, not less than 60 nor more than 90 days is end of each financial period, give notice in accordance ion 20 of the date for submission of proposals under on (3) for consideration at the next annual meeting of s to all members, directors and investment shareholders.
31 No o incurs an	r circulation of proposals cooperative or person acting on behalf of a cooperative by liability by reason only of circulating a proposal in ice with section 30.
Refusal to	include proposal
32 (1) If meeting days afte of a prop corporati in writin	a cooperative refuses to include a proposal in a notice of a referred to in section 30, the cooperative shall, within 21 or the day on which it receives the proposal or, in the case posal referred to in section 30(3) within 21 days after the ion receives proof of ownership under section 30(5), notify g the person submitting the proposal of its intention to proposal from the notice and of the reasons for refusal.
claiming subsection	he application of a person who submitted a proposal to be aggrieved by a cooperative's refusal under on (1), the Court may direct the cooperative to submit the for consideration at a meeting or restrain the holding of

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the meeting at which the proposal is sought to be presented, and may make any further order it thinks fit.

(3) A cooperative or any person claiming to be aggrieved by a proposal may apply to the Court for an order permitting or directing the cooperative to omit the proposal from a notice of meeting, and the Court, if it is satisfied that section 30(7) applies, may make any order that it thinks fit.

Voting rights of members and shareholders

33(1) A cooperative shall prepare a list of its members or, if the by-laws provide for delegates, of the delegates, as of the record date who are entitled to receive notice of and vote at a meeting of members.

(2) A member or delegate named in the list referred to in subsection (1) is entitled to one vote at a meeting of members.

(3) If a record date for voting is fixed by the directors, a cooperative shall prepare, no later than 10 days after the record date, a list of investment shareholders entitled to vote as of the record date at a meeting of investment shareholders, and the list must show the number of investment shares held by each investment shareholder.

(4) If a record date for voting is not fixed by the directors, a cooperative shall prepare, not later than 10 days after the default record date for notice of meeting, a list of investment shareholders entitled to receive notice of a meeting of investment shareholders as of the record date, and the list must show the number of investment shareholder.

(5) An investment shareholder named in the list referred to in subsection (3) or (4) is entitled to vote the investment shares shown opposite the investment shareholder's name at the meeting to which the list relates, except to the extent that

- (a) the investment shareholder has transferred the ownership of any of those investment shares after the record date or the date on which the list for the purposes of subsection
 (4) was prepared, as the case may be, and
- (b) the transferee of those investment shares demands, not later than 10 days before the meeting, or any shorter period for which the by-laws of the cooperative provide, that the transferee's name be included in the list before the meeting and produces properly endorsed investment share certificates or otherwise establishes that the transferee owns the investment shares,

in which case the transferee may vote the shares at the meeting.

(6) A person who is entitled to vote at a meeting of a cooperative may examine any list that relates to the meeting

- (a) during usual business hours at the registered office of the cooperative or at the place where its records of members and investment shareholders are maintained, and
- (b) at the meeting for which the list was prepared.

Quorum - investment shareholders

34(1) This section applies in respect of the quorum at meetings of investment shareholders unless the by-laws provide different rules.

(2) A quorum is present at a meeting of investment shareholders if persons holding a majority of the voting rights that may be exercised at the meeting are present in person or represented in a manner provided for by this Regulation or the Act or permitted by the by-laws.

(3) If a quorum is present at the opening of a meeting, the persons who are present and entitled to vote may proceed with the business of the meeting even though a quorum is not present throughout the meeting.

(4) If a quorum is not present at the opening of a meeting, the persons who are present and entitled to vote may adjourn the meeting to a fixed date, time and place but may not transact any other business.

Quorum - members

35(1) This section applies in respect of the quorum at meetings of members unless the by-laws provide different rules.

(2) Subject to subsection (3), at a meeting of members, one-tenth of the members or, if the by-laws so provide, their fully authorized district delegates, constitute a quorum.

(3) If the cooperative has a membership of more than 500, 50 members constitute a quorum if before the commencement of the meeting those members in attendance consent to the quorum reduction by a majority vote.

(4) If within one hour after the time appointed for the meeting of members a quorum is not present,

(a) the meeting, if called by members, shall be dissolved, and

(b) if not so called, the meeting stands adjourned until the same day, time and place in the following week.

(5) If within one hour after the time appointed for the adjourned meeting referred to in subsection (4)(b) a quorum is not present, the chairperson may call for a resolution to the effect that those present at that time constitute a quorum and be empowered to transact the business to be brought before the meeting.

(6) If the resolution referred to in subsection (5) is passed by a majority vote of members present and recorded in the minutes, the meeting shall then proceed and those members present constitute a quorum.

(7) If a quorum is present at the opening of the meeting, the persons who are present and entitled to vote may proceed with the business of the meeting even though a quorum is not present throughout the meeting.

Members who are not individuals

36(1) If an entity is entitled to vote at a meeting of a cooperative, the cooperative shall recognize any individual authorized by a resolution of the directors or governing body or a similar authority of the entity to represent the entity at meetings of the cooperative.

(2) An individual who is authorized under subsection (1) to represent an entity may exercise, on behalf of the entity, all the powers the entity could exercise if it were an individual.

Joint voting by members and shareholders

37(1) Unless the by-laws provide otherwise, the holders of a jointly held membership collectively have one vote at a meeting of members.

(2) No holder of a jointly held membership may exercise a proportion of a vote unless the by-laws so provide.

(3) Unless the articles provide otherwise, if 2 or more persons hold investment shares jointly, one of those holders present at a meeting of investment shareholders or represented in a manner provided for by this Regulation or the Act or permitted in the by-laws may, in the absence of the others, vote the investment shares, but if 2 or more of those persons who are present or so represented vote, they must vote as one on the investment shares jointly held by them.

Voting by show of hands

38(1) Voting at meetings of a cooperative must be by show of hands unless

- (a) a member or investment shareholder who is entitled to vote at the meeting, or any percentage of such members or investment shareholders as determined by the by-laws, demands a vote by ballot, or
- (b) the by-laws provide for another method of voting.

(2) A person, or any percentage of persons as determined by the by-laws, entitled to vote at a meeting may demand a ballot either before or after a vote by show of hands.

(3) Without limiting the generality of subsection (1)(b), the by-laws of a corporation may authorize voting by mail ballot on any matter.

Electronic voting

39(1) A vote at a meeting of a cooperative may, if the by-laws so provide, be held entirely by means of a telephone, electronic or other communication facility, and any person entitled to vote at the meeting may vote by those means.

(2) A vote may be held in the manner set out in subsection (1) only if

- (a) each person entitled to vote has access to the communication facility, and
- (b) the communication facility is designed and used in a manner that
 - (i) permits the subsequent verification of the votes that are gathered, and
 - (ii) permits the tallied votes to be presented to the cooperative without it being possible for the cooperative to identify how each person or group of persons voted.

Resolution in place of meeting

40(1) Unless the by-laws provide otherwise, a resolution in writing signed by all the persons who are entitled to vote on that resolution at a meeting of the cooperative is as valid as if it had been passed at the meeting, except when a written statement is submitted under section 67 of the Act or section 241(5) of the Act.

(2) Unless the by-laws provide otherwise, a resolution in writing dealing with all matters required by this Regulation or the Act to be dealt with at a meeting of a cooperative and signed by all the persons who are entitled to vote at the meeting satisfies all the

requirements of this Regulation and the Act relating to meetings, except when a written statement is submitted under section 67 of the Act or section 241(5) of the Act.

(3) A copy of every resolution referred to in subsection (1) or (2) must be kept with the minutes of the meeting.

(4) Unless a ballot is demanded, an entry in the minutes of a meeting to the effect that the chairperson of the meeting declared a resolution to be carried or defeated is, in the absence of evidence to the contrary, proof of the fact without proof of the number or proportion of the votes or signatures recorded in favour of or against the resolution.

One-person meeting

41(1) For the purposes of this Regulation and the Act, one person can constitute a meeting.

(2) If a cooperative has only one investment shareholder, or only one holder of any class or series of investment shares, the investment shareholder constitutes a meeting of the investment shareholders or a meeting of investment shareholders of that class or series.

Miscellaneous Provisions

Articles of incorporation and restated articles

42 Articles of incorporation submitted under sections 4 and 5 of the Act and restated articles under section 269 must be accompanied by a completed copy of Form GS 89 in Schedule 2.

Continuance

42.1 Where articles submitted for continuance under section 434 of the Act effect a change in general content from any of the association's memorandum of association, the supplemental bylaws or the applicable standard bylaws under the former Act, the articles must be approved by the members by special resolution, and the articles must be accompanied with proof of the approval satisfactory to the Director.

AR 242/2002 s2

Revival and continuance of Alberta incorporated associations under former Act

42.2(1) In this section,

 (a) "association" means a body incorporated by or under an Act of Alberta that was dissolved;

(b)	"dissolution", except where the reference is to a dissolution under Division 2 of Part 14 of the Act, means dissolution on March 31, 2005 by section 434(1) of the Act, and "dissolved" shall be construed accordingly;
(c)	"former Act" means the <i>Co-operative Associations Act</i> (RSA 2000 cC-28);
(d)	"revival" means revival under and by virtue of this section;
(e)	"revival for perpetual succession" means a revival for the purposes to which subsection (3)(a) applies;
(f)	"revival for winding-up" means a revival for the purposes to which subsection (3)(b) applies.
associa	interested person may apply to the Director to have an ition revived for either of the purposes referred to in tion (3).
section cooper	e purposes referred to in subsection (2) are, by virtue of this , to effectuate a continuance of the association as a ative under the same name with retroactive effect from iately after dissolution,
(a)	as if the association had not been dissolved and as if it had been continued as a cooperative pursuant to section 434 of the Act, or
(b)	with a view to enabling or forcing the association, as a continued cooperative, to wind up its business and affairs and to dissolve under Division 2 of Part 14 of the Act.
form s	application for a revival must be made to the Director in the et by the Director and, if for perpetual succession, before , 2008.
(5) Ar accom	application for a revival for perpetual succession must be panied with
(a)	articles of revival in the form set by the Director,
(b)	the articles of the association in accordance with sections $5, 387, 388, 389, 392(1), 402(1), 407, 413$ and 419, as applicable, of the Act,
(c)	a declaration signed by the directors that if and after the association is issued its certificate of revival the then cooperative will be organized and operated and will carry on business on a cooperative basis,
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- (d) if applicable, a declaration signed by the directors that if and after the issue of its certificate of revival the then cooperative will comply with the applicable Division of Part 18 of the Act,
- (e) any outstanding annual returns required by section 21(8) of the former Act,
- (f) any other documents whose provision the Director in writing requests, and
- (g) the fee prescribed by section 1(d) of Schedule 1.

(6) An application for a revival for winding-up must be accompanied with

- (a) articles of revival in the form set by the Director,
- (b) if so required by the Director, a declaration signed by the interested person that if and after the association is issued its certificate of revival the then cooperative will, subject to subsection (3)(b), be organized and operated and will carry on business on a cooperative basis,
- (c) if applicable, a declaration signed by the interested person that if and after the issue of its certificate of revival the then cooperative will comply with the applicable Division of Part 18 of the Act,
- (d) in the case of a revival ordered by a court for winding-up, a copy of the court order directing the Director to revive the association,
- (e) any other documents whose provision the Director in writing requests, and
- (f) the fee prescribed by section 1(d) of Schedule 1.

(7) Section 42.1 applies with respect to articles of revival submitted under this section.

(8) While there remains any potential for an association to be continued as a result of revival for perpetual succession, the association is temporarily continued by this subsection from dissolution until immediately before the revival or until the deadline established by subsection (4) has passed without the application for revival having been made, whichever occurs first.

(9) On receipt of documents referred to in subsections (4) and (5) or (6) that are satisfactory to the Director and on being satisfied that subsection (7), if applicable, has been complied with, the Director shall issue a certificate of revival for perpetual succession

or for winding-up, as the case may be, in the form set by the Director.

(10) For the purpose of issuing a certificate of revival, the Director may rely on the articles of revival and the declarations referred to in subsections (5) and (6).

(11) If the Director issues a certificate of revival, then, with retroactive effect from immediately after its dissolution,

- (a) the association
 - (i) is revived,
 - (ii) is continued in existence as if it had not been dissolved, and
 - becomes a cooperative as if it had been incorporated under the Act,

and

(b) the certificate of revival is the instrument of incorporation of the cooperative,

and sections 437, 438 and 440 to 445 of the Act apply to it as if the continuance by this subsection were continuance under Part 19 of the Act, with references to the certificate of continuance being taken as references to the certificate of revival.

(12) A certificate of revival is conclusive proof for the purposes of this Regulation and for all other purposes that

- (a) the association was continued as a cooperative by this section with retroactive effect on and from immediately after the association's dissolution, and
- (b) the continuance was for the purposes, in the case of revival for perpetual succession, to which subsection
 (3)(a) applies or, in the case of revival for winding-up, to which subsection (3)(b) applies.

(13) In the same manner and to the same extent as if it had not been dissolved, but subject to any reasonable terms that are imposed by the Director and to rights acquired by any person prior to the dissolution, an association revived as a cooperative by this section is, with effect from immediately after the dissolution and with no gap between the dissolution and the revival, restored to its position in law and equity immediately before the dissolution except for the prospective application to it of the Act instead of the former Act. (14) Without limiting the applicability of the remainder of the Act, Division 2 of Part 14 of the Act applies with respect to an association that has been revived and continued as a cooperative on the basis that references in that Part and the remainder of the Act to dissolution are to be taken to refer to a dissolution not by section 434(1), but to a subsequent dissolution under Division 2 of Part 14, of the Act.

AR 44/2005 s2

Continuance of extra-provincial associations as extra-provincial cooperatives

42.3(1) In this section,

- (a) "continuance" includes the continuance of registration as an extra-provincial association under the former Act into registration as an extra-provincial cooperative under the Act;
- (b) "extra-provincial association" has the meaning assigned to it in section 60 of the former Act.

(2) An interested person may, before April 1, 2006, submit an application to the Director to have the registration of an extra-provincial association that, immediately before the repeal of the former Act, was registered as such under the former Act and that did not comply with section 434(3) of the Act, continued under the same name under this section.

- (3) The applicant must provide to the Director
 - (a) articles of continuance of registration as an extra-provincial cooperative in the form set by the Director,
 - (b) a declaration, in the form set by the Director and signed by the directors, that the extra-provincial association wishes to continue its registration as an extra-provincial cooperative under the Act, and
 - (c) the fee prescribed by section 1(h) of Schedule 1.

(4) While there remains any potential for the registration of an extra-provincial association to be continued as a result of subsection (6), its registration is temporarily continued by this subsection until that continuance or until the deadline established by subsection (2) has passed without the application for continuance of registration having been made, whichever occurs first.

(5) On receipt of documents referred to in subsections (2) and (3) that are satisfactory to the Director, the Director shall issue a certificate of continuance of registration of an extra-provincial cooperative in the form set by the Director.

(6) If the Director issues a certificate of continuance of registration of an extra-provincial cooperative under subsection (5), then, with effect from the issue of the certificate, the registration of the extra-provincial association is continued as the registration of an extra-provincial cooperative under the Act, and so far as is potentially applicable to the continuance of registration of an extra-provincial cooperative, sections 437, 438, 443 and 444 of the Act apply to it with suitable adaptations.

(7) A certificate of continuance of registration of an extra-provincial cooperative is conclusive proof for the purposes of this Regulation and for all other purposes that the registration of the extra-provincial association was continued as the registration of an extra-provincial cooperative by this section with effect from the issue of the certificate.

AR 44/2005 s2

Revival of associations dissolved under former Act

42.4(1) Section 329 of the Act is to be treated as applying with respect to an association within the meaning of section 431(a) of the Act (deeming however the reference to section 59 of the former Act to be a reference to section 66 of it) that was incorporated by or under an Act of Alberta and dissolved under the former Act, as if that association were a cooperative dissolved under Division 2 of Part 14 of the Act.

(2) The articles of revival required as a result of subsection (1) must additionally state in effect whether the revival is for the purposes to which section 42.2(3)(a) or section 42.2(3)(b) applies.

(3) If the purposes of the revival are those to which section 42.2(3)(a) in effect applies, the application under subsection (1) applies only to an association that was dissolved on or after the date that was 3 years before the commencement of this section and must be made within 3 years of the date when the dissolution took effect under the former Act.

AR 44/2005 s2

New generation cooperative articles

43(1) In addition to any other requirements of the Act and this Regulation, the articles of incorporation of a new generation cooperative must contain

- (a) a statement of the objects or purposes the cooperative is intended to fulfill, and
- (b) a statement that the business of the cooperative is restricted to one or more of the endeavours or businesses set out in section 422(c)(iii) of the Act.

(2) No new generation cooperative shall carry on business in a manner that is contrary to an object or purpose that is stated in the articles of incorporation.

Prescribed laws

44(1) Any law of Canada or of a province or territory that has requirements in relationship to Canadian ownership or control is a prescribed law for the purposes of section 5(1)(0)(ii) and (iii) of the Act.

(2) For the purposes of section 5(1)(o)(ii)(C) of the Act, "financial intermediary" means

- (a) a bank,
- (b) a loan corporation or trust corporation under the *Loan and Trust Corporations Act*,
- (c) an insurer under the Insurance Act,
- (d) a reporting issuer, dealer or underwriter under the *Securities Act*,
- (e) a credit union under the Credit Union Act, or
- (f) a person or body similar to a person or body referred to in any of clauses (b) to (e) and regulated by an Act of Canada or a province or territory similar to an Act referred to in any of those clauses.

Contents of by-laws

45 The by-laws of a cooperative must contain the following particulars:

- (a) the qualifications of members and the procedure to become a member;
- (b) the rights of joint members, if any;
- (c) the rights and obligations of members, including any rights or obligations to use the services of the cooperative, and any fees to be paid by members;

(d)	if the cooperative has auxiliary members, any fees to be paid by auxiliary members and the rights and obligations of auxiliary members and the conditions for their acceptance by the cooperative as auxiliary members, including
	(i) the relationship an individual must have with the cooperative in order to be an auxiliary member, and
	(ii) the services of the cooperative that may be available to auxiliary members;
(e)	whether a member interest as defined in section 48(1) of the Act may be transferred or assigned, and any conditions or restrictions that apply to a transfer or assignment;
(f)	the selection, qualifications, terms of office and removal of directors and members of committees of directors;
(g)	the distribution of any surplus funds of the cooperative;
(h)	if the cooperative is to act as an agent for its members, a definition of that relationship;
(i)	the terms and conditions on which membership may be terminated, whether by withdrawal or by involuntary termination, and the determination of the value and disposition of the member's interest in the cooperative on termination;
(j)	if the cooperative wishes to permit members or investment shareholders to attend a meeting of the cooperative by means of a communication facility, the ways in which votes must be held, subject to the provisions of the Act and this Regulation respecting electronic communication.
46 (1) A	e of financial assistance disclosure under section 140(3) of the Act must include wing information:
(a)	the identity of the recipient of the financial assistance and the recipient's relationship to the cooperative;

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- (b) a description of the financial assistance given, which must include
 - (i) the nature and extent of the financial assistance,

- (ii) the amount of the financial assistance,
- (iii) the terms on which the financial assistance was given, and
- (iv) the purpose of the financial assistance.

(2) A cooperative shall make the disclosure required by section 140(3) of the Act by sending the information to be disclosed to the members and investment shareholders within 90 days after giving the financial assistance.

(3) A cooperative shall disclose to the members and investment shareholders any increase in the amount of the financial assistance and any changes to the terms on which the financial assistance was given within 90 days of the increase or change.

(4) Where a disclosure required by section 140(3) of the Act has previously been made and the obligation of the recipient or the cooperative in respect of the financial assistance is still outstanding, the cooperative shall place before the members and investment shareholders at each annual meeting a document disclosing

- (a) the outstanding balance, as of the end of the most recent fiscal year of the cooperative,
 - (i) on any loan made to the recipient by the cooperative, and
 - (ii) on any loan of the recipient guaranteed by the cooperative,
 - and
- (b) the nature and extent of any breach by the recipient of the recipient's obligation to repay the loan made by the cooperative or whether any liability under a guarantee has been invoked in respect of a loan of the recipient by the cooperative.

Securities records

47 A cooperative shall keep information relating to a security holder that is entered in the securities register under section 167(1) of the Act for a period of at least 7 years after the security holder ceases to be a security holder.

Prescribed financial statements

48(1) The financial statements referred to in section 228(1)(a) of the Act must

- (a) include at least
 - (i) a balance sheet,
 - (ii) a statement of retained earnings,
 - (iii) an income statement, and
 - (iv) a statement of changes in financial position,
- (b) present fairly the financial position of the cooperative,
- (c) be prepared in accordance with generally accepted accounting principles, and
- (d) be prepared on a basis consistent with that used for the preceding financial year, if any, unless a note attached to them indicates otherwise.

(2) For the purpose of this section, "generally accepted accounting principles" means the standards of accounting principles set forth in the *Handbook of the Canadian Institute of Chartered Accountants* as it exists from time to time and, for the purposes of this section, that Handbook, as revised, varied or modified by the Act or this Regulation, is in force in Alberta.

Fees

49(1) The fees that are payable under the Act are as set out in Schedule 1.

(2) A fee must be paid at the time and in the manner required by the Director.

Forms

50(1) The forms in Schedule 2 are prescribed as forms for the purposes of the Act and this Regulation.

(2) The prescribed forms for proxies, management proxy circulars and dissidents' proxy circulars for the purposes of Part 6 of the Act are the forms of those documents prescribed for the purposes of the *Securities Act* pursuant to rules or regulations under that Act.

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Part 2 Special Rules Respecting Extra-provincial Matters

Division 1 Interpretation and Designations

Definitions

- **51** In this Part,
 - (a) "agreement" means an agreement under section 382.2 of the Act;
 - (b) "designated extra-provincial cooperative" means an extra-provincial cooperative designated under section 52(2);
 - (c) "designated extra-provincial director" means an extra-provincial director designated under section 52(1);
 - (d) "home jurisdiction", in respect of a designated extra-provincial cooperative, means the jurisdiction
 - (i) in which the designated extra-provincial cooperative is incorporated,
 - (ii) into which the designated extra-provincial cooperative is continued, or
 - (iii) in which the designated extra-provincial cooperative is amalgamated;
 - (e) "registered cooperative" means a cooperative that is registered in the jurisdiction of a designated extra-provincial director.

AR 107/2009 s3

Designations

52(1) The registrar as defined in the *Cooperative Association Act*, SBC 1999, c28 is designated as an extra-provincial director to which this Part applies.

(2) Those extra-provincial cooperatives that are associations as defined in the *Cooperative Association Act*, SBC 1999, c28 are designated as extra-provincial cooperatives to which this Part applies.

AR 107/2009 s3

Division 2 Alberta Cooperatives

Registration in jurisdiction of designated extra-provincial director

53(1) A cooperative may request the Director to act under this Division in respect of the cooperative's application for registration in the jurisdiction of a designated extra-provincial director.

(2) A request under subsection (1) must be accompanied with the information, documents and fees required under the legislation of the jurisdiction of the designated extra-provincial director.

AR 107/2009 s3

Maintaining registration

54(1) A registered cooperative may request the Director to act under this Division in respect of extra-provincial matters in the jurisdiction of a designated extra-provincial director in which the registered cooperative is registered.

(2) A request under subsection (1) must be accompanied with the information, documents and fees required under the legislation of the jurisdiction of the designated extra-provincial director. AR 107/2009 s3

Requests, information and documents

55(1) A request, information and documents submitted by a cooperative under section 53 or a registered cooperative under section 54 must

- (a) be in the form, including an electronic format, established by the Director, and
- (b) if the Director has not established an electronic format, be
 - (i) printed or typewritten on good quality white paper 21.5 cm by 28 cm,
 - (ii) legible, and
 - (iii) suitable for digital imaging, microfilming and photocopying.

(2) If the Director considers that a request, information or a document submitted under this Division contains extraneous information, the Director may reject the request, information or document.

(3) On receipt of a request under section 53(1) or 54(1), the Director shall, forthwith, compile any information and documents

from the Director's records that the applicable agreement requires the Director to provide to the designated extra-provincial director.

(4) The Director shall, in accordance with the applicable agreement, transmit to the designated extra-provincial director

- (a) the information, documents and fees submitted to the Director under this Division, and
- (b) the information and documents compiled under subsection (3).

AR 107/2009 s3

Provision of other information to designated extra-provincial director

56(1) Where a registered cooperative submits information or a document to the Director under the Act, the Director shall, if required by the applicable agreement,

- (a) transmit the information or document to the designated extra-provincial director, and
- (b) take any other action respecting the information or document that is specified in the applicable agreement.

(2) Where the Director takes action with respect to a registered cooperative under the Act, the Director shall, if required by the applicable agreement,

- (a) transmit to the designated extra-provincial director information respecting the action taken, and
- (b) take any other action respecting the information that is specified in the applicable agreement.

(3) The Director may act under subsection (1) or (2) whether or not the registered cooperative has made a request under section 54(1).

AR 107/2009 s3

Division 3 Designated Extra-provincial Cooperatives

Registrations and filings of designated extra-provincial cooperatives

57 A designated extra-provincial cooperative may not apply for registration or submit information or documents for filing under Part 17 of the Act except in accordance with this Division. AR 107/2009 s3

Registration

58(1) A designated extra-provincial cooperative may apply to the Director to be registered under Part 17 of the Act.

- (2) An application referred to in subsection (1) must
 - (a) be submitted to the designated extra-provincial director, and
 - (b) be accompanied with the following information and documents:
 - (i) if the name of the designated extra-provincial cooperative contravenes section 371 of the Act, the assumed name of the designated extra-provincial cooperative;
 - (ii) an original Alberta Search Report from the NUANS (Newly Upgraded Automated Name Search) system maintained by the Government of Canada, dated not more than 90 days prior to the submission of the report;
 - (iii) the principal business in which the cooperative is engaged;
 - (iv) the address of the head office of the designated extra-provincial cooperative;
 - (v) the appointment of the designated extra-provincial cooperative's attorney for service and, if applicable, alternative attorney for service, including the attorney's and alternative attorney's name, firm name, physical address and, if different from the physical address, mailing address.

(3) Subject to section 371 of the Act, if the Director is satisfied that all of the information and documents necessary for a designated extra-provincial cooperative to register under Part 17 of

the Act have been received in the form specified in the applicable agreement, the Director shall

- (a) file the information and documents, and
- (b) register the designated extra-provincial cooperative and issue a certificate of registration for the designated extra-provincial cooperative.

AR 107/2009 s3

Head office

59(1) If a designated extra-provincial cooperative has a registered office in its home jurisdiction, the designated extra-provincial cooperative may specify the address of its registered office as the address of its head office.

(2) If a registered designated extra-provincial cooperative that has specified the address of its registered office as the address of its head office ceases to have a registered office in its home jurisdiction, the address of the former registered office continues to be the address of the head office in the records of the Director until the head office is changed in accordance with section 63. AR 107/2009 s3

Attorney for service

60(1) A designated extra-provincial cooperative may appoint an individual as its alternative attorney.

(2) A designated extra-provincial cooperative shall ensure that the address of its attorney is an office that is

- (a) accessible to the public during normal business hours, and
- (b) readily identifiable from the physical address.

AR 107/2009 s3

Changes in name

61(1) If a registered designated extra-provincial cooperative changes its name, it shall, within one month after the effective date of the change, give notice to the Director that it has changed its name.

- (2) A notice referred to in subsection (1) must
 - (a) be submitted to the designated extra-provincial director,
 - (b) if the new name contravenes section 371 of the Act, include the new assumed name of the designated extra-provincial cooperative, and

(c) be accompanied with an original Alberta Search Report from the NUANS (Newly Upgraded Automated Name Search) system maintained by the Government of Canada, dated not more than 90 days prior to the submission of the report.

(3) Subject to section 371 of the Act, if the Director is satisfied that all of the information and documents necessary for a registered designated extra-provincial cooperative to change its name have been received in the form specified in the applicable agreement, the Director shall issue a certificate of amendment of registration and change the Director's records accordingly.

AR 107/2009 s3

Cancellation of assumed name

62(1) A registered designated extra-provincial cooperative that has assumed a name pursuant to section 372(1) of the Act may apply to the Director to cancel its assumed name and carry on business in Alberta under the name in which it was registered.

(2) An application referred to in subsection (1) must be

- (a) submitted to the designated extra-provincial director, and
- (b) accompanied with an original Alberta Search Report from the NUANS (Newly Upgraded Automated Name Search) system maintained by the Government of Canada, dated not more than 90 days prior to the submission of the report.

(3) Subject to section 371 of the Act, if the Director is satisfied that all of the information and documents necessary for a designated extra-provincial cooperative to cancel its assumed name have been received in the form specified in the applicable agreement, the Director may issue a certificate of cancellation of assumed name.

(4) If the Director approves the application referred to in subsection (1), the registered designated extra-provincial cooperative may carry on business in Alberta under the name in which it was registered.

AR 107/2009 s3

Changes in head office

63(1) If a registered designated extra-provincial cooperative changes its head office, it shall, within one month after the effective date of the change, give notice of the change in head office to the Director.

- (2) The notice referred to in subsection (1) must
 - (a) be submitted to the designated extra-provincial director, and
 - (b) include the address of the new head office.

(3) If the Director is satisfied that all of the information and documents necessary for a registered designated extra-provincial cooperative to change its head office have been received in the form specified in the applicable agreement, the Director shall file the information and documents.

AR 107/2009 s3

Changes in attorney for service

64(1) If an attorney of a registered designated extra-provincial cooperative dies or resigns or the attorney's appointment is revoked, the registered designated extra-provincial cooperative shall forthwith give the Director notice of an appointment of an individual as its attorney for service.

(2) A registered designated extra-provincial cooperative shall give the Director a notice of any change in the name, firm name or address of its attorney or alternative attorney.

(3) An attorney for a registered designated extra-provincial cooperative who intends to resign shall

- (a) give not less than 60 days' notice to the registered designated extra-provincial cooperative at its head office, and
- (b) give the Director a copy of the notice.
- (4) A notice under subsection (1), (2) or (3) must
 - (a) be submitted to the designated extra-provincial director, and
 - (b) include the attorney's and any alternative attorney's name, firm name, physical address and, if different from the physical address, mailing address.

(5) If the Director is satisfied that all of the information and documents necessary for a registered designated extra-provincial cooperative to change its attorney for service have been received in the form specified in the applicable agreement, the Director shall file the information and documents.

AR 107/2009 s3

Instrument of amalgamation

65(1) If a registered designated extra-provincial cooperative amalgamates with one or more designated extra-provincial cooperatives or other extra-provincial cooperatives, the registered designated extra-provincial cooperative shall, within one month after the effective date of the amalgamation, give notice to the Director of the amalgamation.

- (2) A notice referred to in subsection (1) must
 - (a) be submitted to the designated extra-provincial director, and
 - (b) be accompanied with the following information and documents:
 - (i) if the name of the amalgamated designated extra-provincial cooperative contravenes section 371 of the Act, the assumed name of the amalgamated designated extra-provincial cooperative;
 - (ii) an original Alberta Search Report from the NUANS (Newly Upgraded Automated Name Search) system maintained by the Government of Canada, dated not more than 90 days prior to the submission of the report;
 - (iii) the principal business in which the cooperative is engaged;
 - (iv) the address of the head office of the amalgamated designated extra-provincial cooperative;
 - (v) the appointment of the amalgamated designated extra-provincial cooperative's attorney for service and, if applicable, alternative attorney for service, including the attorney's and alternative attorney's name, firm name, physical address and, if different from the physical address, mailing address.

(3) Subject to section 371 of the Act, if the Director is satisfied that all of the information and documents necessary to register the amalgamated designated extra-provincial cooperative have been received in the form specified in the applicable agreement, the Director shall

- (a) file the information and documents, and
- (b) issue a new certificate of registration of the amalgamated designated extra-provincial cooperative.

AR 107/2009 s3

Application to cancel registration

66(1) A registered designated extra-provincial cooperative that ceases to carry on business in Alberta may apply to cancel its registration.

- (2) An application referred to in subsection (1) must
 - (a) be submitted to the designated extra-provincial director, and
 - (b) contain a statement that the registered designated extra-provincial cooperative has ceased to carry on business in Alberta.

AR 107/2009 s3

Cancellation of registration without notice

67(1) The Director may, without notice, cancel the registration of a designated extra-provincial cooperative if the designated extra-provincial cooperative

- (a) has applied to cancel its registration,
- (b) has continued out of or amalgamated out of its home jurisdiction,
- (c) is dissolved, or
- (d) does not comply with a direction of the Director under section 371(2) of the Act.

(2) The reinstatement or revival of a designated extra-provincial cooperative in its home jurisdiction does not affect the cancellation of the designated extra-provincial cooperative's registration. AR 107/2009 s3

Cancellation of registration with notice

68(1) The Director may cancel the registration of a designated extra-provincial cooperative if the designated extra-provincial cooperative

- (a) does not have an attorney for service,
- (b) does not carry out an undertaking given in accordance with this Regulation, or
- (c) has otherwise contravened Part 17 of the Act or this Regulation.

(2) The Director may not cancel the registration of a designated extra-provincial cooperative under subsection (1) until

Section 69			COOPERATIVES REGULATION	AR 55/2002
	(a)		Director has given at least 120 days' not posed cancellation with the Director's rea	
		(i)	to the designated extra-provincial coop mail addressed to its head office, and	erative by
		(ii)	to its attorney for service by mail addre attorney,	ssed to the
	(b)	can	Director has published a notice of the proceed the proceed of the	1
	(c)	Act disc	er no appeal is commenced under section or, if an appeal has been commenced, it continued or the Director's decision is co appeal.	has been
	(3) A notice of a proposed cancellation sent by ordinary mail to a registered designated extra-provincial cooperative or to its attorney in accordance with subsection (2) is deemed to have been received at the time it would be delivered in the ordinary course of mail despite the fact that it is returned as undeliverable. AR 107/2009 s3			
	69 The extra-pr	e Dire ovine	f registration of extra-provincial coope ector may, without notice, cancel the registial cooperative that has become a design cial cooperative.	istration of an
	extra-pr extra-pr liability	e can ovinc ovinc of th	ligations cellation of the registration of a designate cial cooperative under section 67 or 68 or cial cooperative under section 69 does no e designated extra-provincial cooperative cial cooperative for its obligations.	r of an ot affect the
	director agreeme extra-pr	The D any f ent th ovinc umer the	priector may collect from a designated ex information or documents specified in th at are submitted to or held by the designa- cial director, including, without limitation ats respecting the following: application for registration of a designate	e applicable ated n, information
		extr	a-provincial cooperative;	
			44	

Section 72		COOPERATIVES REGULATION	AR 55/2002		
	(b)	a change in the name of a registered design extra-provincial cooperative;	nated		
	(c)	the application of a registered designated e cooperative to cancel its assumed name;	extra-provincial		
	(d)	a change in the head office of a registered extra-provincial cooperative;	designated		
	(e)	a change in the attorney for service of a red designated extra-provincial cooperative;	gistered		
	(f)	a notice of an amalgamation given by a re- designated extra-provincial cooperative;	gistered		
	(g)	the application of a registered designated e cooperative to cancel its registration;	extra-provincial		
	(h)	the dissolution of a registered designated e cooperative;	extra-provincial		
	(i)	a registered designated extra-provincial co continuance out of its home jurisdiction;	ooperative's		
	(j)	a correction of information or documents a registered designated extra-provincial coop			
	(2) Information and documents referred to in subsection (1) may be collected electronically or by mail or fax.				
	(3) The Director may file any information or documents collected under subsection (1).				
c	omplete	information required			
	72 The or to issi designat limitation cooperation	Director may decline to file any information and any document in respect of any matter re- ed extra-provincial cooperative, including, in, the registration of the designated extra-p tive, until the Director has received from the povincial director, in the form specified in the nt, the information and documents relating	elating to a without rovincial e designated e applicable		
	(a)	required to be submitted to the designated director by the designated extra-provincial and			

(b) that the Director requires that are held by the designated extra-provincial director.

AR 107/2009 s3

Form of information

73 An application, request, notice, information or document required to be submitted to a designated extra-provincial director under this Regulation must be in the form or electronic format established by the designated extra-provincial director. AR 107/2009 s3

Certificates

74 The Director shall send any certificate issued in respect of a designated extra-provincial cooperative under this Division to

- (a) the attorney for service of the designated extra-provincial cooperative, or
- (b) where there is no attorney for service, the head office of the designated extra-provincial cooperative.

AR 107/2009 s3

Certificate as evidence

75 A certificate of registration issued under section 58(3)(b) to a designated extra-provincial cooperative or under section 65(3)(b) to an amalgamated designated extra-provincial cooperative is conclusive proof for the purposes of the Act and for all other purposes that the provisions of the Act and this Regulation in respect of registration of the designated extra-provincial cooperative or amalgamated designated extra-provincial cooperative and all requirements precedent and incidental to registration have been complied with, and that the designated extra-provincial cooperative or amalgamated designated extra-provincial cooperative has been registered under Part 17 of the Act as of the date shown in the certificate of registration. AR 107/2009 s3

Fee exemption

76 A designated extra-provincial cooperative is exempt from the requirement to pay a fee in respect of its application for registration or the filing of information and documents related to its registration under Part 17 of the Act.

AR 107/2009 s3

Application of provisions of Act

77 Sections 369, 372(4), 373 to 375, 377(1) to (6) and 378 to 381 of the Act do not apply in respect of a designated extra-provincial cooperative.

AR 107/2009 s3

AR 55/2002

Part 3 Expiry

Expiry

78 For the purpose of ensuring that this Regulation is reviewed for ongoing relevancy and necessity, with the option that it may be repassed in its present or an amended form following a review, this Regulation expires on March 31, 2020.

AR 107/2009 s3;329/2009

Schedule 1

Fees

1 Subject to section 76, the fees payable under the Act are the following:

(a)	for Certificate of Incorporation	\$100
(b)	for Certificate of Amendment	25
(c)	for Certificate of Amalgamation	100
(d)	for Certificate of Revival	100
(e)	for Certificate of Dissolution	Nil
(f)	for Certificate of Intent to Dissolve	Nil
(g)	for Certificate of Revocation of Intent to Dissolve	Nil
(h)	for Certificate of Registration of an Extra-provincial Cooperative	100
(i)	for Certificate of Amendment of Registration of an Extra-provincial Cooperative	25
(j)	for Certificate of Continuance under section 260 of the Act	100
(k)	for Certificate of Status	5
(1)	to accompany annual return sent to Director	Nil
(m)	for any certificate or certification for which a fee is not provided	25
(n)	for search - for each cooperative (microfiche only)	5

Schedule 2	COOPERATIVES REGULATION	AR 55/2002
(0)	for certification, per file	5
(p)	for appointment of a receiver	Nil
(q)	for the Small Cooperative, Director's Handboo	k 15
(r)	for printed search, per cooperative	1
(s)	for Certificate of Continuance under section 434 of the Act AR 55/2002 Sch	Nil ed. 1;107/2009

Summary of Articles of Incorporation Cooperatives Act Sections 4, 5 and 269(3) GS 89

PLEASE PRINT OR TYPE

1. Name of Cooperative (Enter the proposed name of the cooperative that complies with sections 16 and 19 of the *Cooperatives Act.*)

2. Type of Cooperative: (select <u>one)</u>

	Breeder	Irrigation		Rural Fire Fighting
	Dairy	Marketing		Seed Cleaning
	Employment	Multi-stakeholder		Transportation
	Ethnic	Petroleum		Vegetable Grower
	Feeder Association	Purchasing		Agricultural General
	Grazing	Real Estate Board	ł	(specify):
	Handicraft	Recreational		New Generation
	Housing	Retail		(specify):
				Other (specify):
_		 		

3. Type of Articles Being Submitted: (select one)

\Box Restated Articles \Box	Original Articles (if
	this box checked go
	directly to No. 5)
	Restated Articles

4. Alberta Corporate Access Number _____ (as noted on registration documents)

5. Summary of Objectives:

6. Summary of classes of shares including rights, privileges and conditions, and any maximum number of shares that the cooperative is authorized to issue:

7. Restrictions on share transfers other than those identified in the *Cooperatives Act* and Regulations: (If there are no restrictions, enter "NONE".)

8. Number, or minimum and maximum numbers of directors that the cooperative may have:

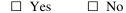


9. If the cooperative is restricted FROM carrying on a certain business, or restricted TO carrying on a certain business, specify the restrictions: (If there are no restrictions, enter "NONE".)

10. Other rules or provisions that are permitted by the Act or Regulations, or to be set out in the cooperative's bylaws, or to form part of the Articles: (If there are no rules or provisions, enter "NONE".)

11. Fiscal Year End: (Month/Day)

11.1 Is the cooperative requesting the Registrar to take action in respect of its extra-provincial registration in British Columbia? See Division 2 of Part 2.



If Yes, please complete and include the Designated Extra-provincial Registration Document, a copy of which may be obtained from the Director, and include any necessary fees, information and documents. The request, fees, information and documents will be forwarded to the British Columbia Registrar.

12. To be completed only when submitting original articles:

Date authorized by Incorporators: (Month/Day/Year)

COOPERATIVES REGULATION

AR 55/2002

Incorporators (If there are more than six incorporators, please attach a sheet with the information requested.)

Name of Incorporator (Last, First, Middle Initial)	Address	Postal Code

NOTE: A declaration as required by sections 4(d) and 4(f) of the *Cooperatives Act*, must be completed and attached.

Signature of Authorized Person	Title (please PRINT)	Date
	()	
Name (please PRINT)	Daytime Telephone Number	

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

Statutory Declaration
Cooperatives Act
GS 89CANADAIn the matter of an application for
incorporation as a cooperative
pursuant to section 4(d) and 4(f) of
the Cooperatives Act:TO WIT:This declaration must be made by
one or more incorporators of the
cooperative and is to be filed along
with the Summary of Articles of
Incorporation form.

Schedule 2	COOPERATIVES R	AR 55/2002	
	We, as representative(s) of <u>(Nam</u> solemnly declare:	ne of Cooperative)	,
	1. after incorporation the c operated, and will carry		
	2. if the cooperative is one <i>Act</i> applies (housing, em generation cooperative), the applicable division of	ployment, multi-staken that the cooperative wi	older, new
	and we make this solemn declarati and knowing that it is of the same	•	C
	Print Name of Incorporator	Corresponding Signatur	e of Incorporator
	DECLARED before me at)	A Commi	ssioner for Oaths or Notary Public
	City/Town Province this <u>day of (month/year).</u>)		Print Name
			te of Commission or Appointment
			(month/day/year)

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

Schedule 2	COOPERATIVE	AR 55/2002			
			ory Declaration Cooperatives Act GS 93A		
	CANADA	In the matter of an a			
	PROVINCE OF ALBERTA	continuance, to the <i>Act</i> , pursuant to sec from the <i>Co-operat Act</i> :	tion 434(2),		
	TO WIT:	This declaration mu each director of the			
	We, as representatives of <u>(Na</u> solemnly declare:	me of Cooperative)	,		
	 that after the association is continued under section 434 the cooperative will be organized and operated, and will carry on business, on a cooperative basis, and 				
	2. if the cooperative is one to which Part 18 of the <i>Cooperatives Act</i> applies (housing, employment, multi-stakeholder, new generation cooperative), that the cooperative will comply with the applicable division of Part 18 of the <i>Cooperatives Act</i> ,				
	and we make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.				
	Print Name of Director	Corresponding Signatur	re of Director		
	DECLARED before me at)		missioner for Oaths		
) City/Town Province	A Com	or Notary Public		
	this day of <u>(month/year)</u> .)	Print Name		
		Expiry	Date of Commission or Appointment (month/day/year)		
	punishable by la	ion constitutes a crimina aw. Any application con sult in the suspension of	ntaining false		

COOPERATIVES REGULATION

AR 55/2002

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

	Statutory Declaration Cooperatives Act GS 93B
CANADA	In the matter of an application for
PROVINCE OF ALBERTA	continuance to the <i>Cooperatives</i> <i>Act</i> , pursuant to section 434(3), from the <i>Co-operative Associations</i> <i>Act</i> :
TO WIT:	This declaration must be made by each director of the extra-provincial/foreign cooperative.
	of Extra-provincial Cooperative), ive wishes to continue under the is solemn declaration conscientiously g that it is of the same force and effect as
Print Name of Director Con	rresponding Signature of Director
DECLARED before me at)	
City/Town Province)	A Commissioner for Oaths or Notary Public
this day of <u>(month/year).</u>)	Print Name
	Expiry Date of Commission or Appointment (month/day/year)
punishable by law.	constitutes a criminal offence and is Any application containing false t in the suspension or cancellation of the

COOPERATIVES REGULATION

AR 55/2002

This information is being collected for the purposes of corporate registry records in accordance with the Cooperatives Act. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

Statutory Declaration Cooperatives Act GS 93C

CANADA PROVINCE OF ALBERTA	In the matter of an application for continuance under section 260(1) and pursuant to Section 260(4) of the <i>Cooperatives Act</i> :
TO WIT:	This declaration must be made by the directors of the cooperative and is to be filed along with the Articles of Continuance form.
We, as representatives of <u>(Name</u> solemnly declare:	of Cooperative),

- 1. that after continuance the cooperative will be organized and operated, and will carry on business, on a cooperative basis, and
- 2. in the case of a cooperative to which Part 18 of the *Cooperatives Act* applies (housing, employment, multi-stakeholder, new generation cooperative), that after continuance the cooperative will be in compliance with the applicable division of Part 18 of the *Cooperatives Act*,

and we make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Print Name of Director	Corresponding Signature of Director		

Schedule 2	COOPERATIVES REGULA	TION AR 55/2002
	DECLARED before me at))) City/Town Province thisday of <u>(month/year).</u>)	A Commissioner for Oaths or Notary Public Print Name Expiry Date of Commission or Appointment (month/dav/year)
	punishable by law. Any a	tutes a criminal offence and is pplication containing false suspension or cancellation of the

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

	Statutory Declaration Cooperatives Act GS 93D		
CANADA	In the matter of an application for continuance and amalgamation		
PROVINCE OF ALBERTA	under section 260(2) and pursuant to section 260(5) of the <i>Cooperatives Act</i> :		
TO WIT:	This declaration must be made by the directors of the cooperative and is to be filed along with the Articles of Continuance form.		
We, as representatives of <u>(Name</u> solemnly declare:	of Cooperative),		
e	the cooperative will be organized and on business, on a cooperative basis, and		

2. if the cooperative is one to which Part 18 of the *Cooperatives Act* applies (housing, employment, multi-stakeholder, new generation cooperative), that after amalgamation the cooperative will be in compliance with the applicable division of Part 18 of the *Cooperatives Act*,

and we make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Schedule 2		COOPERATIVES REGULATION AR 55/2002			
	Print Name of I	Director	Correspon	ding Signature o	f Director
	DECLARED be	efore me at)		
				A Commis	ssioner for Oaths
)		or Notary Public
	City/Town	Province			
	this <u>day of</u>	f (month/year	<u>·).</u>)		Print Name
					e of Commission or Appointment month/day/year)
]	A false declaration constitutes a criminal offence and is punishable by law. Any application containing false material may result in the suspension or cancellation of the registration.			
	This information is being collected for the purposes of corporate registry records in accordance with the <i>Cooperatives Act</i> . Questions about the collection of this information can be directed to the Freedom of				ns about the om of

Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

CANADA

Statutory Declaration Cooperatives Act GS 95
In the matter of an application for
amendment pursuant to section

PROVINCE OF ALBERTA	266(1) of the <i>Cooperatives Act</i> :
ΤΟ WIT :	This declaration must be made by each director of the cooperative and is to be filed along with the Articles of Amendment form.
We, as representatives of solemnly declare:	(Name of Cooperative),

- 1. that the cooperative will be organized and operated, and will carry on business, on a cooperative basis, and
- 2. if the cooperative is one to which Part 18 of the *Cooperatives Act* applies (housing, employment, multi-stakeholder, new

Schedule 2	COC	PERATIVES REC	GULATION	AR 55/2002
	the applic and we make this so	able division of lemn declaration	hat the cooperative wi Part 18 of the <i>Cooper</i> n conscientiously belio pree and effect as if ma	eving it to be true
	Print Name of Direc		esponding Signature o	
	DECLARED before)		ssioner for Oaths or Notary Public
	City/Town P this <u>day of (m</u>	rovince onth/year).)		Print Name
				te of Commission or Appointment (month/day/year)
	puni mate	shable by law. A	onstitutes a criminal o Any application contai n the suspension or ca	ining false
	records in accordance collection of this inf Information and Pro	the with the <i>Coop</i> cormation can be tection of Privac	For the purposes of con- peratives Act. Question directed to the Freedor cy Coordinator for Sen (G7, (780) 427-5210.	ons about the om of

Statutory Declaration Cooperatives Act GS 97

CANADA PROVINCE OF ALBERTA	In the matter of an application for revival pursuant to section 329(2) of the <i>Cooperatives Act</i> :
TO WIT:	This declaration must be made by the person interested in applying to revive a cooperative and is to be filed along with the Articles of Revival form.

I,

of <u>(Address)</u> in the Province of Alberta, request the revival of <u>(Name of Cooperative)</u>, and solemnly declare:

- 1. that the cooperative will be organized and operated, and will carry on business, on a cooperative basis, and
- 2. if the cooperative is one to which Part 18 of the *Cooperatives Act* applies (housing, employment, multi-stakeholder, new generation cooperative), that the cooperative will comply with the applicable division of Part 18 of the *Cooperatives Act*,

and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Print Name of Applicant	Signature of Applicant
DECLARED before me at)	
	A Commissioner for Oaths
) City/Town Province	or Notary Public
this day of <u>(month/year).</u>)	Print Name
	Expiry Date of Commission
	or Appointment
	(month/day/year)
punishable by law.	constitutes a criminal offence and is Any application containing false in the suspension or cancellation of the

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

COOPERATIVES REGULATION

AR 55/2002

Summary of Articles of Amalgamation Cooperatives Act Sections 260(5) and 274(1) GS 98

PLEASE PRINT OR TYPE

1. Name of Amalgamated Cooperative

2. Effective Date of Amalgamation

3. Type of Cooperative: (select one)

Breeder	Irrigation		Rural Fire Fighting
Dairy	Marketing		Seed Cleaning
Employment	Multi-stakeholder		Transportation
Ethnic	Petroleum		Vegetable Grower
Feeder Association	Purchasing		Agricultural General
Grazing	Real Estate Board	l	(specify):
Handicraft	Recreational		New Generation
Housing	Retail		(specify):
-			Other (specify):

4. Summary of classes of shares including rights, privileges and conditions, and any maximum number of shares that the cooperative is authorized to issue:

5. Restrictions on share transfers other than those identified in the *Cooperatives Act* and Regulations: (If there are no restrictions, enter "NONE".)

6. Number, or minimum and maximum number of directors that the cooperative may have:



Schedule 2	COOPERATIVES REGULATION				
	business, or restricted T	estricted FROM carrying on O carrying on a certain busing If there are no restrictions, enter	iness,		
	8. Other rules or provisions that are permitted by the Act or Regulations, or to be set out in the cooperative's bylaws, or to form part of the Articles: (If there are no rules or provisions, enter "NONE".)				
	9. Fiscal Year End:	(Month/Day)			
	10. Number of Members				
	11.				
	Name of Amalgamating Cooperatives	Alberta Corporate Access Number (as noted on registration documents)			
	12. Does a unanimous a	greement exist for this coop	perative?		

□ Yes	

Yes	No

If Yes, please submit the Notice of Initial Execution/Termination of a Unanimous Agreement (Form GS 90).

NOTE: A declaration as required by section 274(2) of the *Cooperatives Act*, must be completed and attached.

Signature of Authorized Person	Title (please PRINT)	Date
Name (please PRINT)	() Daytime Telephone No	umber

COOPERATIVES REGULATION

AR 55/2002

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

13 Is the cooperative requesting the Registrar to take action in respect of its extra-provincial registration in British Columbia? See Division 2 of Part 2.



If Yes, please complete and include the Designated Extra-provincial Registration Document, a copy of which may be obtained from the Director, and include any necessary fees, information and documents. The request, fees, information and documents will be forwarded to the British Columbia Registrar.

Statutory Declaration Cooperatives Act GS 98

CANADA PROVINCE OF ALBERTA	In the matter of an application for amalgamation pursuant to section 274(2) of the <i>Cooperatives Act</i> :
το wit:	This declaration must be made by the directors of each amalgamating cooperative and is to be filed along with the Summary of Articles of Amalgamation form.
We, as representatives ofsolemnly declare:	(Name of Cooperative),

- 1. that the amalgamated cooperative will be organized and operated, and will carry on business, on a cooperative basis,
- 2. if the amalgamated cooperative is one to which Part 18 of the *Cooperatives Act* applies (housing, employment, multi-stakeholder, new generation cooperative), that the amalgamated cooperative will comply with the applicable division of Part 18 of the *Cooperatives Act*,
- 3. that there are reasonable grounds to believe that
 - (i) each amalgamating cooperative is, and the amalgamated cooperative will be, able to pay its liabilities as they become due, and

Schedule 2		COOPERATIVES RE	GULATION	AR 55/2002
	(ii)		of the amalgamated coo is than the total of its lia classes,	1
	4. tha	t there are reasonable g	grounds to believe that	
	(i)	no creditor will be p	rejudiced by the amalga	mation, or
	(ii)	the amalgamating co	been given to all known poperatives and no credi gamation otherwise than vexatious,	tor has
			n conscientiously believ orce and effect as if mad	
	Print Name of	f Director Corr	esponding Signature of	Director
	DECLARED	before me at)	A Commiss	ioner for Oaths
	City/Town	Province)	01	r Notary Public
	•	of (month/year).)		Print Name
				of Commission or Appointment nonth/day/year)
	WARNING:	punishable by law.	onstitutes a criminal off Any application contain n the suspension or can	ing false

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

COOPERATIVES REGULATION

AR 55/2002

Notice of English-French Name Equivalency/Assumed Name Cooperatives Act Section 16(2) and 372 GS 100

PLEASE PRINT OR TYPE

1. Name of Cooperative	2. Alberta Corporate Access Number
	(as noted on registration documents)

3. Full proposed additional name to be filed in French and/or English for use in Alberta:

(An Alberta Name Search Report from the NUANS database on the additional name must be filed with this form.)

4. Full proposed assumed name to be filed for use in Alberta:

(When an assumed name is being adopted, the cooperative must notify in writing as to why the cooperative's home jurisdiction name is not available in Alberta. This Notice may take the form of either an Alberta Name Search Report on the home name or a letter from the applicant setting out names of conflict.)

Signature of Authorized Person	Title (please PRINT)	Date
Name (please PRINT)	() Daytime Telephone N	Jumber

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

COOPERATIVES REGULATION

AR 55/2002

Application to Reinstate Extra-Provincial/Foreign Cooperative Cooperatives Act Section 374(3) GS 101

PLEASE PRINT OR TYPE

1. Name of Cooperative	2. Alberta Corporate Access Number
	(as noted on registration documents)

3. Date the registration of cooperative was cancelled:

Date (Month/Day/Year)		
Signature of Authorized Person	Title (please PRINT)	Date
Name (please PRINT)	() Daytime Telephone Nu	umber

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210.

	Statutory Declaration Cooperatives Act Section 261(1) GS 122
CANADA	In the matter of proposed continuance in another jurisdiction
PROVINCE OF ALBERTA	pursuant to section 261(1) of the <i>Cooperatives Act</i> :
TO WIT:	This declaration must be made by each director of the cooperative.
We as representatives of (Nam	e of Cooperative)

We, as representatives of <u>(Name of Cooperative)</u> solemnly declare:

COOPERATIVES REGL	JLATION	AR 55/2002
that the proposed continuance of the co would not	ooperative in anothe	er jurisdiction
1. adversely affect the member shareholders,	rs, creditors or inves	tment
2. result in the cooperative carr manner not consistent with a cooperative basis, or		
 result in a cooperative to wh applies (housing, employme generation cooperative) carr manner not consistent with the the Cooperatives Act, 	ent, multi-stakeholde ying on its business	er, new or affairs in a
and we make this solemn declaration of and knowing that it is of the same force		
Print Name of Director Corresp	ponding Signature o	f Director
DECLARED before me at)	A Commi	ssioner for Oaths
City/Town Province _		or Notary Public
this <u>day of (month/year)</u>)		Print Name
-	Expiry Dat	te of Commission
	(or Appointment (month/day/year)
WARNING: A false declaration con	stitutes a criminal o	

This information is being collected for the purposes of corporate registry records in accordance with the *Cooperatives Act*. Questions about the collection of this information can be directed to the Freedom of Information and Protection of Privacy Coordinator for Service Alberta, Box 3140, Edmonton, Alberta T5J 2G7, (780) 427-5210. AR 55/2002 Sched.2;35/2007;107/2009