272A.4-050 Approval of amendment.

- (1) Subject to KRS 272A.4-040 and subsections (3) and (4) of this section, an amendment to the articles of association shall be approved by:
 - (a) At least two-thirds (2/3) of the voting power of members present at a members meeting called under KRS 272A.4-020; and
 - (b) If the limited cooperative association has investor members, at least a majority of the votes cast by patron members, unless the organic rules require a greater percentage vote by patron members.
- (2) Subject to KRS 272A.4-040 and subsections (3) to (6) of this section, an amendment to the bylaws shall be approved by:
 - (a) At least a majority vote of the voting power of all members present at a members meeting called under KRS 272A.4-020, unless the organic rules require a greater percentage; and
 - (b) If the limited cooperative association has investor members, a majority of the votes cast by patron members, unless the organic rules require a larger affirmative vote by patron members.
- (3) The organic rules may require that the percentage of votes under subsection (1)(a) or (2)(a) of this section be:
 - (a) A different percentage that is not less than a majority of members voting at the meeting;
 - (b) Measured against the voting power of all members; or
 - (c) A combination of paragraphs (a) and (b) of this subsection.
- (4) Consent in a record by a member shall be delivered to a limited cooperative association before delivery of an amendment to the articles of association or restated articles of association for filing pursuant to KRS 272A.4-070, if as a result of the amendment the member will have:
 - (a) Personal liability for an obligation of the association; or
 - (b) An obligation or liability for an additional contribution.
- (5) The vote required to amend bylaws shall satisfy the requirements of subsection (1) of this section if the proposed amendment modifies:
 - (a) The equity capital structure of the limited cooperative association, including the rights of the association s members to share in profits or distributions, or the relative rights, preferences, and restrictions granted to or imposed upon one (1) or more districts, classes, or voting groups of similarly situated members;
 - (b) The transferability of a member s interest;
 - (c) The manner or method of allocation of profits or losses among members;
 - (d) The quorum for a meeting and the rights of voting and governance; or
 - (e) Unless otherwise provided in the organic rules, the terms for admission of new members.
- (6) Except for the matters described in subsection (5) of this section, the articles of association may delegate amendment of all or a part of the bylaws to the board of directors without requiring member approval.
- (7) If the articles of association delegate amendment of bylaws to the board of

directors, the board shall provide a description of any amendment of the bylaws made by the board to the members in a record not later than thirty (30) days after the amendment, but the description may be provided at the next annual members meeting if the meeting is held within the thirty (30) day period.

Effective: July 12, 2012

History: Created 2012 Ky. Acts ch. 160, sec. 27, effective July 12, 2012.