# **HOUSE . . . . . . . . . . . . . . . . . No. 590**

### The Commonwealth of Massachusetts

PRESENTED BY:

#### Jonathan D. Zlotnik

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to capital of credit unions.

#### PETITION OF:

NAME:	District/Address:
Jonathan D. Zlotnik 2	2nd Worcester
David F. DeCoste 5	5th Plymouth
Alan Silvia 7	7th Bristol
Thomas J. Calter 1	12th Plymouth

## **HOUSE . . . . . . . . . . . . . . . . No. 590**

By Mr. Zlotnik of Gardner, a petition (accompanied by bill, House, No. 590) of Jonathan D. Zlotnik and others relative to capital of credit unions . Financial Services.

### The Commonwealth of Alassachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act relative to capital of credit unions.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 1 of chapter 171 of the General Laws as appearing in the 2014 2 Official 3 Edition is hereby amended by inserting after the definition of "Foreign credit union" the 4 following definition:-5 "Founders Capital Shares", secondary capital, which a credit union may accept from 6 natural 7 person members, nonnatural person members and nonnatural person nonmembers subject 8 to 9 certain conditions. 10 SECTION 2. Said chapter 171 is hereby amended by adding the following section:-

11	Section 85. A credit union may issue Founders Capital Shares obtained from natural
12	person
13	members, nonnatural person members and nonnatural person nonmembers subject to the
14	following conditions:
15	(1) Founders Capital Shares plan. Before accepting Founders Capital Shares, a credit
16	union shall
17	adopt, and forward to the commissioner for approval, a written "Founders Capital Share
18	Plan"
19	that, at a minimum:
20	(i) States the maximum aggregate amount of Founders Capital Shares the credit union
21	plans to
22	accept;
23	(ii) Identifies the purpose for which the aggregate Founders Capital Shares will be used,
24	and how
25	it will be repaid;
26	(iii) Explains how the credit union will provide for liquidity to repay Founders Capital
27	Shares
28	upon maturity of the accounts;

29	(iv) Demonstrates that the planned uses of Founders Capital Shares conform to the credi
30	union's
31	strategic plan, business plan and budget; and
32	(v) Includes supporting pro forma financial statements, including any off-balance sheet
33	items,
34	covering a minimum of the next two years.
35	(2) Decision on plan. If a credit union is not notified within 45 days of receipt of a
36	Founders
37	Capital Shares Plan that the plan is approved or disapproved, the credit union may
38	proceed to
39	accept Founders Capital Shares accounts pursuant to the plan.
40	(3) Nonshare account. The Founders Capital Shares account must be established as a
41	Founders
42	Capital Shares account or other form of non-share account.
43	(4) Minimum maturity. The maturity of the Founders Capital Shares account must be a
14	minimum
45	of five years.
46	(5) Uninsured account. The Founders Capital Shares account will not be insured by the
17	National

48		Credit Union Share Insurance Fund.
49		(6) Subordination of claim. The Founders Capital Shares account investor's claim against
50	the	
51		credit union must be subordinate to all other claims including those of shareholders,
52	credito	ors,
53		the National Credit Union Share Insurance Fund and the Massachusetts Credit Union
54	Share	
55		Insurance Corporation.
56		(7) Availability to cover losses. Funds deposited into a Founders Capital Shares account,
57		including interest accrued and paid into the Founders Capital Shares account, must be
58	availal	ple
59		to cover operating losses realized by the credit union that exceed its net available reserves
60		(exclusive of Founders Capital Shares and allowance accounts for loan and lease losses),
61	and to	
62		the extent funds are so used, the credit union must not restore or replenish the account
63	under	any
64		circumstances. The credit union may, in lieu of paying interest into the Founders Capital
65	Shares	

66	account, pay accrued interest directly to the investor or into a separate account from
67	which the
68	Founders Capital Shares investor may make withdrawals. Losses must be distributed pro-
69	rata
70	among all Founders Capital Shares accounts held by the credit union at the time the
71	losses are
72	realized.
73	(8) Security. The Founders Capital Shares account may not be pledged or provided by the
74	account investor as security on a loan or other obligation with the credit union or any
75	other party.
76	(9) Merger or dissolution. In the event of merger or other voluntary dissolution of the
77	credit
78	union, other than merger into another credit union, the Founders Capital Shares accounts
79	will be
80	closed and paid out to the account investor to the extent they are not needed to cover
81	losses at the
82	time of merger or dissolution.
83	(10) Contract agreement. A Founders Capital Shares account contract agreement must be
84	executed by an authorized representative of the account investor and of the credit union

85	reflecting the terms and conditions mandated by this section and any other terms and
86	conditions
87	not inconsistent with this section.
88	(11) Disclosure and acknowledgement. An authorized representative of the credit union
89	and of
90	the Founders Capital Shares account investor each must execute a "Disclosure and
91	Acknowledgment" at the time of entering into the account agreement. The "Disclosure
92	and
93	Acknowledgment' must include: (i) the name of the credit union and investor; (ii) the
94	amount of
95	funds committed to the Founders Capital Shares account; (iii) the term during which the
96	funds
97	are committed to the Founders Capital Shares account, (iv) that the funds are redeemable
98	prior to
99	maturity only at the option of the credit union and with prior approval of the
100	commissioner; (v)
101	that the Founders Capital Shares account is not a share account; (vi) that the funds
102	committed to
103	the Founders Capital Shares account are not insured by the National Credit Union

104	Administration; (vii) an acknowledgment of prepayment risk; (viii) that the funds
105	committed to
106	the Founders Capital Shares account may be used by the named credit union to cover
107	losses; (ix)
108	an agreement with respect to payment of accrued interest; (x) an acknowledgment
109	regarding
110	subordination of claims in the event of liquidation of the credit union; (xi) an
111	acknowledgment
112	that the National Credit Union Administration Board or the commissioner may prohibit
113	the credit
114	union from paying principal; dividends or interest on its Founders Capital Shares
115	accounts under
116	some circumstances. The credit union must retain an original of the account agreement
117	and the
118	"Disclosure and Acknowledgment" for the term of the agreement, and a copy must be
119	provided
120	to the account investor.
121	(12) Prompt corrective action. The commissioner may prohibit a credit union classified
122	"critically undercapitalized" or, if "new", as "moderately capitalized", "marginally
123	capitalized",

124		"minimally capitalized" or "uncapitalized", under the National Credit Union
125	Admir	nistration's
126		prompt corrective action regulations as from time to time in effect, as the case may be,
127	from	
128		paying principal, dividends or interest on its Founders Capital Shares accounts, except
129	that	
130		unpaid dividends or interest will continue to accrue under the terms of the account to the
131	extent	
132		permitted by law.
133		SECTION 3. Section 6D of chapter 294 of the acts of 1961, as most recently amended by
134		section 4 of chapter 168 of the acts of 2004, is hereby further amended by adding the
135	follow	ving
136		paragraph:-
137		(m) The Massachusetts Credit Union Share Insurance Corporation may insure Founders
138	Capita	ıl
139		Shares issued by credit unions, as allowed by the National Credit Union Administration,
140	upon	
141		terms and conditions established by the directors of the corporation.