

Rep. Jay Hoffman

## Filed: 3/13/2020

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1	AMENDMENT TO HOUSE BILL 4887
2	AMENDMENT NO Amend House Bill 4887 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Credit Union Act is amended by
5	changing Sections 12, 23, 51, 57, 59, and 64.7 and by adding
6	Section 20.5 as follows:
7	(205 ILCS 305/12) (from Ch. 17, par. 4413)
8	Sec. 12. Regulatory fees.
9	(1) For the fiscal year beginning July 1, 2007, a credit
10	union regulated by the Department shall pay a regulatory fee to
11	the Department based upon its total assets as shown by its
12	Year-end Call Report at the following rates or at a lesser rate
13	established by the Secretary in a manner proportionately
14	consistent with the following rates and sufficient to fund the
15	actual administrative and operational expenses of the
16	Department's Credit Union Section pursuant to subsection (4) of

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1 this Section: 2 TOTAL ASSETS REGULATORY FEE 3 \$25,000 or less ..... \$100 4 Over \$25,000 and not over 5 \$100,000 .....\$100 plus \$4 per 6 \$1,000 of assets in excess of 7 \$25,000 8 Over \$100,000 and not over 9 \$200,000 .....\$400 plus \$3 per 10 \$1,000 of assets in excess of 11 \$100,000 12 Over \$200,000 and not over 13 \$500,000 .....\$700 plus \$2 per 14 \$1,000 of assets in excess of 15 \$200,000 16 Over \$500,000 and not over \$1,000,000 .....\$1,300 plus \$1.40 17 18 per \$1,000 of assets in excess 19 of \$500,000 20 Over \$1,000,000 and not 21 over \$5,000,000 ..... \$2,000 plus \$0.50 22 per \$1,000 of assets in 23 excess of \$1,000,000 24 Over \$5,000,000 and not 25 over \$30,000,000 .....\$4,540 plus \$0.397 26 per \$1,000 of assets

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1 in excess of \$5,000,000 Over \$30,000,000 and not over 2 \$100,000,000 .....\$14,471 plus \$0.34 3 4 per \$1,000 of assets 5 in excess of \$30,000,000 Over \$100,000,000 and not 6 over \$500,000,000.....\$38,306 plus \$0.17 7 8 per \$1,000 of assets 9 in excess of \$100,000,000 10 Over \$500,000,000 ..... \$106,406 plus \$0.056 11 per \$1,000 of assets in excess of \$500,000,000 12 13 (2) The Secretary shall review the regulatory fee schedule 14 in subsection (1) and the projected earnings on those fees on an annual basis and adjust the fee schedule no more than 5% 15 annually if necessary to defray the estimated administrative 16 17 and operational expenses of the Credit Union Section of the Department as defined in subsection (5). However, the fee 18 19 schedule shall not be increased if the amount remaining in the 20 Credit Union Fund at the end of any fiscal year is greater than 25% of the total actual and operational expenses incurred by 21 22 the State in administering and enforcing the Illinois Credit Union Act and other laws, rules, and regulations as may apply 23 24 to the administration and enforcement of the foregoing laws, 25 rules, and regulations as amended from time to time for the 26 preceding fiscal year. The regulatory fee for the next fiscal

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year shall be calculated by the Secretary based on the credit union's total assets as of December 31 of the preceding calendar year. The Secretary shall provide credit unions with written notice of any adjustment made in the regulatory fee schedule.

(3) A credit union shall pay to the Department a regulatory 6 fee in quarterly installments equal to one-fourth of the 7 8 regulatory fee due in accordance with the regulatory fee 9 schedule in subsection (1), on the basis of assets as of the 10 Year-end Call Report of the preceding calendar year. The total 11 annual regulatory fee shall not be less than \$100 or more than \$141,875, provided that the regulatory fee cap of \$141,875 12 13 shall be adjusted to incorporate the same percentage increase 14 as the Secretary makes in the regulatory fee schedule from time 15 to time under subsection (2). No regulatory fee shall be 16 collected from a credit union until it has been in operation for one year. The regulatory fee shall be billed to credit 17 18 unions on a quarterly basis and it shall be payable by credit 19 unions on the due date for the Call Report for the subject 20 quarter.

(4) The aggregate of all fees collected by the Department under this Act shall be paid promptly after they are received, accompanied by a detailed statement thereof, into the State Treasury and shall be set apart in the Credit Union Fund, a special fund hereby created in the State treasury. The amount from time to time deposited in the Credit Union Fund and shall 10100HB4887ham001 -5- LRB101 18452 BMS 71409 a

1 be used to offset the ordinary administrative and operational expenses of the Credit Union Section of the Department under 2 this Act. All earnings received from investments of funds in 3 4 the Credit Union Fund shall be deposited into the Credit Union 5 Fund and may be used for the same purposes as fees deposited into that fund. Moneys deposited in the Credit Union Fund may 6 be transferred to the Professions Indirect Cost Fund, as 7 authorized under Section 2105-300 of the Department of 8 9 Professional Regulation Law of the Civil Administrative Code of Tllinois. 10

11 Notwithstanding provisions in the State Finance Act, as now or hereafter amended, or any other law to the contrary, the 12 13 Governor may, during any fiscal year through January 10, 2011, 14 from time to time direct the State Treasurer and Comptroller to 15 transfer a specified sum not exceeding 10% of the revenues to 16 be deposited into the Credit Union Fund during that fiscal year from that Fund to the General Revenue Fund in order to help 17 defray the State's operating costs for the fiscal year. 18 19 Notwithstanding provisions in the State Finance Act, as now or 20 hereafter amended, or any other law to the contrary, the total sum transferred from the Credit Union Fund to the General 21 22 Revenue Fund pursuant to this provision shall not exceed during 23 any fiscal year 10% of the revenues to be deposited into the 24 Credit Union Fund during that fiscal year. The State Treasurer 25 and Comptroller shall transfer the amounts designated under 26 this Section as soon as may be practicable after receiving the

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direction to transfer from the Governor.

(5) The administrative and operational expenses for any 2 3 fiscal year shall mean the ordinary and contingent expenses for 4 that year incidental to making the examinations provided for 5 by, and for administering, this Act, including all salaries and other compensation paid for personal services rendered for the 6 State by officers or employees of the State to enforce this 7 8 Act; all expenditures for telephone and telegraph charges, 9 postage and postal charges, office supplies and services, 10 furniture and equipment, office space and maintenance thereof, 11 travel expenses and other necessary expenses; all to the extent that such expenditures are directly incidental to such 12 13 examination or administration.

(6) When the balance in the Credit Union Fund at the end of 14 15 a fiscal year exceeds 25% of the total administrative and 16 operational expenses incurred by the State in administering and enforcing the Illinois Credit Union Act and other laws, rules, 17 and regulations as may apply to the administration and 18 19 enforcement of the foregoing laws, rules, and regulations as 20 amended from time to time for that fiscal year, such excess 21 shall be credited to credit unions and applied against their 22 regulatory fees for the subsequent fiscal year. The amount 23 credited to each credit union shall be in the same proportion 24 as the regulatory fee paid by such credit union for the fiscal 25 year in which the excess is produced bears to the aggregate 26 amount of all fees collected by the Department under this Act

for the same fiscal year. 1 2 (6.1) Notwithstanding any provision in subsection (6) of this Section to the contrary, there shall be no issuance of a 3 4 regulatory fee credit for fiscal years ending June 30, 2020 and 5 June 30, 2021. Notwithstanding any provision in subsection (2) 6 of this Section to the contrary, there shall be no adjustment in the regulatory fee schedule in subsection (1) of this 7 Section for fiscal years ending June 30, 2020 and June 30, 8 9 2021. This subsection (6.1) is inoperative on and after June 10 30, 2021. 11 (7) (Blank). (8) Nothing in this Act shall prohibit the General Assembly 12 13 from appropriating funds to the Department from the General 14 Revenue Fund for the purpose of administering this Act.

15 (9) For purposes of this Section, "fiscal year" means a 16 period beginning on July 1 of any calendar year and ending on 17 June 30 of the next calendar year.

18 (Source: P.A. 100-201, eff. 8-18-17.)

19 (205 ILCS 305/20.5 new)
 20 Sec. 20.5. Appointment of associate directors.
 21 (a) The board of directors of a credit union may, in its
 22 discretion, appoint one or more associate directors to serve in
 23 an advisory capacity. The board shall prescribe the duties of
 24 an associate director and the manner in which associate
 25 directors are appointed and removed. The board shall not

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1 <u>delegate to associate directors any of the duties or</u>
2 <u>responsibilities prescribed by this Act or other applicable law</u>
3 <u>to be performed by directors duly elected by their members. An</u>
4 <u>associate director shall not be deemed or considered to be a</u>
5 <u>director for any purpose under this Act.</u>

6 (b) Prior to appointing an associate director, the board 7 shall confirm that the person meets all of the requirements to 8 serve as a director, including, without limitation, a working 9 familiarity with the financial and accounting practices of the 10 credit union as set forth in subsection (c) of Section 30.

11 (c) An associate director may participate in meetings of 12 the board but may not vote or otherwise act as a director. With 13 respect to any issue that comes before the board for 14 deliberation, the board may request that all associate 15 directors excuse themselves from the meeting of the board and 16 the associate directors shall immediately comply with the 17 request.

(d) The board shall require each associate director to sign
 a confidentiality and nondisclosure agreement to ensure that
 information concerning the credit union remains confidential.

## 21 (205 ILCS 305/23) (from Ch. 17, par. 4424)

22 Sec. 23. Compensation of officials.

(1) Directors and committee members may receive reasonable
compensation for their service as such, the amount of which
shall be set by the board of directors, in accordance with

1 written policies and procedures established by the board of directors. If the Department determines the payment of director 2 or committee member compensation, or both, creates a safety and 3 4 soundness issue for a credit union, the Department shall 5 utilize the standards set forth in its Regulatory Examination Consistency and Due Process Rule, 38 Ill. Adm. Code 190.25, and 6 supplemental guidelines to address and resolve the issue. An 7 enforcement action taken pursuant to the Rule and guidelines 8 9 and specified by this Act shall be used to reduce or suspend 10 the compensation paid to the directors and committee members. 11 The Department shall, by rule, establish maximum rates of reasonable compensation that are generally applicable to 12 13 credit unions considering factors the Department may establish from time to time, including, but not limited to, total assets, 14 15 nonprofit cooperative structure, and the best interests of 16 members. "Compensation" as used in this subsection (1) refers to remuneration expense to the credit union for services 17 provided by a director or committee member in his or her 18 capacity as director or committee member. The remuneration 19 20 expense is in the form of monetary payments and shall be 21 disclosed on an annual basis to the membership in the financial 22 statement that is part of the annual membership meeting materials. The disclosure shall contain: (i) the amount paid to 23 24 each director and (ii) the amount paid to the directors as a 25 group. "Compensation" does not include any of the expenses 26 described in subsections (2) and (3).

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1 (2) The credit union may incur the expense of providing 2 reasonable life, health, accident, and similar insurance 3 protection benefits for directors and committee members.

4 (3) Directors, committee members and employees, while on 5 official business of the credit union, may be reimbursed for reasonable and necessary expenses. Alternatively, the credit 6 union may make direct payment to a third party for such 7 8 business expenses. Reasonable and necessary expenses may include the payment of travel costs for the foregoing officials 9 10 and one quest per official. All payment of costs shall be made 11 in accordance with written policies and procedures established by the board of directors. 12

13 (4) The board of directors may establish compensation for14 officers of the credit union.

15 (Source: P.A. 101-567, eff. 8-23-19.)

16 (205 ILCS 305/51) (from Ch. 17, par. 4452)

17 Sec. 51. Other loan programs.

18 (1) Subject to such rules and regulations as the Secretary 19 may promulgate, a credit union may participate in loans to credit union members jointly with other credit unions, 20 21 corporations, or financial institutions. An originating credit union may originate loans only to its own members. A 22 23 participating credit union that is not the originating lender 24 may participate in loans made to its own members or to members of another participating credit union. "Originating lender" 25

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1 means the participating credit union with which the member 2 contracts. A master participation agreement must be properly 3 executed, and the agreement must include provisions for 4 identifying, either through documents incorporated by 5 reference or directly in the agreement, the participation loan 6 or loans prior to their sale.

7 (2) Any credit union with assets of \$500,000 or more may 8 loan to its members under scholarship programs which are 9 subject to a federal or state law providing 100% repayment 10 guarantee.

11 (3) A credit union may purchase the conditional sales contracts, notes and similar instruments which evidence an 12 13 indebtedness of its members. In the management of its assets, 14 liabilities, and liquidity, a credit union may purchase the 15 conditional sales contracts, notes, and other similar 16 instruments that evidence the consumer indebtedness of the members of another credit union. "Consumer indebtedness" means 17 indebtedness incurred for personal, family, or household 18 19 purposes.

(4) With approval of the board of directors, a credit union may make loans, either on its own or jointly with other credit unions, corporations or financial institutions, to credit union organizations; provided, that the aggregate amount of all such loans outstanding shall not at any time exceed the greater of <u>6%</u> <del>3%</del> of the paid-in and unimpaired capital and surplus of the credit union or the amount authorized for federal credit 10100HB4887ham001 -12- LRB101 18452 BMS 71409 a

1 unions.
2 (Source: P.A. 97-133, eff. 1-1-12.)

3 (205 ILCS 305/57) (from Ch. 17, par. 4458)

4 Sec. 57. Group purchasing and marketing.

5 A credit union may, consistent with rules and (a) 6 regulations promulgated by the Secretary, enter into 7 cooperative marketing arrangements to facilitate its members' 8 voluntary purchase of such goods and services as are in the 9 interest of improving economic and social conditions of the 10 members.

(b) A credit union may create and use descriptive and brand 11 12 references to promote and market its identity, services, and 13 products to its members. In the case of a merger pursuant to 14 Section 63, the surviving credit union may identify the merging 15 credit union as a division, branch, unit, or other descriptive reference that ensures the members understand they are dealing 16 with one credit union rather than multiple credit unions as of 17 18 the effective date of the merger.

19 (Source: P.A. 100-361, eff. 8-25-17.)

20 (205 ILCS 305/59) (from Ch. 17, par. 4460)

21 Sec. 59. Investment of funds.

(a) Funds not used in loans to members may be invested,
pursuant to subsection (7) of Section 30 of this Act, and
subject to Departmental rules and regulations:

1 (1) In securities, obligations or other instruments of 2 or issued by or fully guaranteed as to principal and 3 interest by the United States of America or any agency 4 thereof or in any trust or trusts established for investing 5 directly or collectively in the same;

(2) In obligations of any state of the United States, 6 7 the District of Columbia, the Commonwealth of Puerto Rico, 8 and the several territories organized by Congress, or any 9 political subdivision thereof; however, a credit union may 10 not invest more than 10% of its unimpaired capital and 11 surplus in the obligations of one issuer, exclusive of general obligations of the issuer, and investments in 12 13 municipal securities must be limited to securities rated in 14 one of the 4 highest rating categories by a nationally 15 recognized statistical rating organization;

16 In certificates of deposit or passbook type (3)17 accounts issued by a state or national bank, mutual savings bank or savings and loan association; provided that such 18 19 institutions have their accounts insured by the Federal 20 Deposit Insurance Corporation or the Federal Savings and 21 Loan Insurance Corporation; but provided, further, that a 22 credit union's investment in an account in any one 23 institution may exceed the insured limit on accounts;

(4) In shares, classes of shares or share certificates
 of other credit unions, including, but not limited to
 corporate credit unions; provided that such credit unions

have their members' accounts insured by the NCUA or other approved insurers, and that if the members' accounts are so insured, a credit union's investment may exceed the insured limit on accounts;

5 (5) In shares of a cooperative society organized under 6 the laws of this State or the laws of the United States in 7 the total amount not exceeding 10% of the unimpaired 8 capital and surplus of the credit union; provided that such 9 investment shall first be approved by the Department;

10 (6) In obligations of the State of Israel, or
11 obligations fully guaranteed by the State of Israel as to
12 payment of principal and interest;

13 (7) In shares, stocks or obligations of other financial
14 institutions in the total amount not exceeding 5% of the
15 unimpaired capital and surplus of the credit union;

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(8) In federal funds and bankers' acceptances;

17 (9) In shares or stocks of Credit Union Service 18 Organizations in the total amount not exceeding the greater 19 of <u>6%</u> <del>3%</del> of the unimpaired capital and surplus of the 20 credit union or the amount authorized for federal credit 21 unions;

(10) In corporate bonds identified as investment grade
by at least one nationally recognized statistical rating
organization, provided that:

(i) the board of directors has established a
 written policy that addresses corporate bond

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investment procedures and how the credit union will manage credit risk, interest rate risk, liquidity risk, and concentration risk; and

(ii) the credit union has documented in its records 4 that a credit analysis of a particular investment and 5 the issuing entity was conducted by the credit union, a 6 third party on behalf of the credit union qualified by 7 8 education or experience to assess the risk 9 characteristics of corporate bonds, or a nationally 10 recognized statistical rating agency before purchasing 11 the investment and the analysis is updated at least annually for as long as it holds the investment; 12

13 (11) To aid in the credit union's management of its 14 assets, liabilities, and liquidity in the purchase of an 15 investment interest in a pool of loans, in whole or in part and without regard to the membership of the borrowers, from 16 17 other depository institutions and financial type institutions, including mortgage banks, finance companies, 18 19 insurance companies, and other loan sellers, subject to 20 such safety and soundness standards, limitations, and 21 qualifications as the Department may establish by rule or 22 quidance from time to time;

(12) To aid in the credit union's management of its
assets, liabilities, and liquidity by receiving funds from
another financial institution as evidenced by certificates
of deposit, share certificates, or other classes of shares

1 issued by the credit union to the financial institution;
2 and

3 (13) In the purchase and assumption of assets held by 4 other financial institutions, with approval of the 5 Secretary and subject to any safety and soundness 6 standards, limitations, and qualifications as the 7 Department may establish by rule or guidance from time to 8 time.

9 (b) As used in this Section:

10 "Political subdivision" includes, but is not limited to, 11 counties, townships, cities, villages, incorporated towns, school districts, educational service regions, special road 12 13 districts, public water supply districts, fire protection 14 districts, drainage districts, levee districts, sewer 15 districts, housing authorities, park districts, and any 16 agency, corporation, or instrumentality of a state or its political subdivisions, whether now or hereafter created and 17 whether herein specifically mentioned or not. 18

19 "Financial institution" includes any bank, savings bank, 20 savings and loan association, or credit union established under 21 the laws of the United States, this State, or any other state.

(c) A credit union investing to fund an employee benefit plan obligation is not subject to the investment limitations of this Act and this Section and may purchase an investment that would otherwise be impermissible if the investment is directly related to the credit union's obligation under the employee 10100HB4887ham001

benefit plan and the credit union holds the investment only for so long as it has an actual or potential obligation under the employee benefit plan.

4 (d) If a credit union acquires loans from another financial 5 institution or financial-type institution pursuant to this 6 Section, the credit union shall be authorized to provide loan 7 servicing and collection services in connection with those 8 loans.

9 (Source: P.A. 100-361, eff. 8-25-17; 100-778, eff. 8-10-18; 10 101-567, eff. 8-23-19.)

11 (205 ILCS 305/64.7)

12 Sec. 64.7. Network credit unions.

13 (a) Two or more credit unions merging pursuant to Section 14 63 of this Act may elect to request a network credit union 15 designation for the surviving credit union from the Secretary. The request shall be set forth in the plan of merger and 16 certificate of merger executed by the credit unions and 17 submitted to the Secretary pursuant to subsection (4) of 18 19 Section 63. The Secretary's approval of a certificate of merger 20 containing a network credit union designation request shall 21 constitute approval of the use of the network designation as a 22 brand or other identifier of the surviving credit union. If the 23 surviving credit union desires to include the network 24 designation in its legal name, make any other change to its 25 legal name, or both, it shall proceed with an amendment to the

articles of incorporation and bylaws of the surviving credit
 union pursuant to Section 4 of this Act.

(b) A network credit union is a cooperative business 3 4 structure comprised of 2 or more merging credit unions with a 5 collective goal of efficiently serving their combined membership and gaining economies of scale through common 6 vision, strategy and initiative. The merging credit unions 7 8 shall be identified as divisional credit unions, branches, or 9 units of the network credit union or by other descriptive 10 references that ensure the members understand they are dealing 11 with one credit union rather than multiple credit unions. Descriptive and brand references may also be created and used 12 13 to promote the identity, services, and products of the network 14 credit union to its members.

15 (c) Each divisional credit union may have an advisory board 16 of directors and a chief management official to assist in maintaining and leveraging its respective local identity for 17 the benefit of the surviving credit union. The divisional 18 credit union advisory boards shall be appointed by the network 19 20 credit union board of directors. Each divisional credit union's 21 advisory board of directors may appoint a divisional credit 22 union chief management official and may also appoint one of its 23 directors to serve on the network credit union's nominating 24 committee. A divisional credit union may determine to identify 25 its advisory board as a committee and its divisional chief management official with a title it deems reasonable and 26

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1 appropriate. <u>The network credit union board of directors shall</u> 2 <u>require each advisory board member to sign a confidentiality</u> 3 <u>and nondisclosure agreement to ensure that information</u> 4 <u>concerning the credit union remains confidential.</u>

5 (d) The network credit union is the surviving legal entity 6 in the merger and supervision, examination, audit, reporting, 7 governance, and management shall be conducted or performed at 8 the network credit union level. All share insurance, safety and 9 soundness, and statutory and regulatory requirements and 10 limitations shall be evaluated at the network credit union 11 level.

12 (Source: P.A. 99-614, eff. 7-22-16; 100-361, eff. 8-25-17.)

Section 99. Effective date. This Act takes effect upon becoming law.".