

Rep. Lou Lang

## Filed: 4/7/2014

	09800HB3961ham001 LRB098 15520 ZMM 58247 a
1	AMENDMENT TO HOUSE BILL 3961
2	AMENDMENT NO Amend House Bill 3961 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Banking Act is amended by changing
5	Section 48 as follows:
6	(205 ILCS 5/48)
7	Sec. 48. Secretary's powers; duties. The Secretary shall
8	have the powers and authority, and is charged with the duties
9	and responsibilities designated in this Act, and a State bank
10	shall not be subject to any other visitorial power other than
11	as authorized by this Act, except those vested in the courts,
12	or upon prior consultation with the Secretary, a foreign bank
13	regulator with an appropriate supervisory interest in the
14	parent or affiliate of a state bank. In the performance of the
15	Secretary's duties:
16	(1) The Commissioner shall call for statements from all

State banks as provided in Section 47 at least one time during
 each calendar quarter.

(2) (a) The Commissioner, as often as the Commissioner 3 4 shall deem necessary or proper, and no less frequently than 18 5 months following the preceding examination, shall appoint a 6 suitable person or persons to make an examination of the affairs of every State bank, except that for every eligible 7 State bank, as defined by regulation, the Commissioner in lieu 8 9 of the examination may accept on an alternating basis the 10 examination made by the eligible State bank's appropriate 11 federal banking agency pursuant to Section 111 of the Federal Improvement Act 12 Deposit Insurance Corporation of 1991, 13 provided the appropriate federal banking agency has made such 14 examination. A person so appointed shall not be an а 15 stockholder or officer or employee of any bank which that 16 person may be directed to examine, and shall have powers to make a thorough examination into all the affairs of the bank 17 18 and in so doing to examine any of the officers or agents or employees thereof on oath and shall make a full and detailed 19 20 report of the condition of the bank to the Commissioner. In 21 making the examination the examiners shall include an examination of the affairs of all the affiliates of the bank, 22 23 as defined in subsection (b) of Section 35.2 of this Act, or 24 subsidiaries of the bank as shall be necessary to disclose 25 fully the conditions of the subsidiaries or affiliates, the 26 relations between the bank and the subsidiaries or affiliates 09800HB3961ham001 -3- LRB098 15520 ZMM 58247 a

1 and the effect of those relations upon the affairs of the bank, and in connection therewith shall have power to examine any of 2 officers, directors, agents, or employees of 3 the the 4 subsidiaries or affiliates on oath. After May 31, 1997, the 5 Commissioner may enter into cooperative agreements with state 6 regulatory authorities of other states to provide for examination of State bank branches in those states, and the 7 8 Commissioner may accept reports of examinations of State bank branches from those state regulatory authorities. These 9 10 cooperative agreements may set forth the manner in which the 11 other state regulatory authorities may be compensated for examinations prepared for and submitted to the Commissioner. 12

(b) After May 31, 1997, the Commissioner is authorized to 13 14 examine, as often as the Commissioner shall deem necessary or 15 proper, branches of out-of-state banks. The Commissioner may 16 establish and may assess fees to be paid to the Commissioner for examinations under this subsection (b). The fees shall be 17 borne by the out-of-state bank, unless the fees are borne by 18 the state regulatory authority that chartered the out-of-state 19 20 bank, as determined by a cooperative agreement between the 21 Commissioner and the state regulatory authority that chartered the out-of-state bank. 22

23 (2.1) Pursuant to paragraph (a) of subsection (6) of this 24 Section, the Secretary shall adopt rules that ensure 25 consistency and due process in the examination process. The 26 Secretary may also establish guidelines that (i) define the 09800HB3961ham001 -4- LRB098 15520 ZMM 58247 a

1 scope of the examination process and (ii) clarify examination 2 items to be resolved. The rules, formal guidance, interpretive 3 letters, or opinions furnished to State banks by the Secretary 4 may be relied upon by the State banks.

5 (2.5) Whenever any State bank, any subsidiary or affiliate 6 of a State bank, or after May 31, 1997, any branch of an 7 out-of-state bank causes to be performed, by contract or 8 otherwise, any bank services for itself, whether on or off its 9 premises:

(a) that performance shall be subject to examination by
the Commissioner to the same extent as if services were
being performed by the bank or, after May 31, 1997, branch
of the out-of-state bank itself on its own premises; and

(b) the bank or, after May 31, 1997, branch of the 14 15 out-of-state bank shall notify the Commissioner of the existence of a service relationship. The notification 16 shall be submitted with the first statement of condition 17 (as required by Section 47 of this Act) due after the 18 making of the service contract or the performance of the 19 20 service, whichever occurs first. The Commissioner shall be 21 notified of each subsequent contract in the same manner.

For purposes of this subsection (2.5), the term "bank services" means services such as sorting and posting of checks and deposits, computation and posting of interest and other credits and charges, preparation and mailing of checks, statements, notices, and similar items, or any other clerical, 09800HB3961ham001 -5- LRB098 15520 ZMM 58247 a

bookkeeping, accounting, statistical, or similar functions
 performed for a State bank, including but not limited to
 electronic data processing related to those bank services.

4 (3) The expense of administering this Act, including the 5 expense of the examinations of State banks as provided in this 6 Act, shall to the extent of the amounts resulting from the fees 7 provided for in paragraphs (a), (a-2), and (b) of this 8 subsection (3) be assessed against and borne by the State 9 banks:

10 (a) Each bank shall pay to the Secretary a Call Report Fee which shall be paid in quarterly installments equal to 11 one-fourth of the sum of the annual fixed fee of \$800, plus 12 13 a variable fee based on the assets shown on the quarterly statement of condition delivered to the Secretary in 14 15 accordance with Section 47 for the preceding quarter according to the following schedule: 16¢ per \$1,000 of the 16 first \$5,000,000 of total assets, 15¢ per \$1,000 of the 17 next \$20,000,000 of total assets, 13¢ per \$1,000 of the 18 next \$75,000,000 of total assets, 9¢ per \$1,000 of the next 19 20 \$400,000,000 of total assets, 7¢ per \$1,000 of the next \$500,000,000 of total assets, and 5¢ per \$1,000 of all 21 22 assets in excess of \$1,000,000,000, of the State bank. The 23 Call Report Fee shall be calculated by the Secretary and 24 billed to the banks for remittance at the time of the 25 quarterly statements of condition provided for in Section 26 47. The Secretary may require payment of the fees provided 09800HB3961ham001 -6- LRB098 15520 ZMM 58247 a

in this Section by an electronic transfer of funds or an 1 automatic debit of an account of each of the State banks. 2 3 In case more than one examination of any bank is deemed by the Secretary to be necessary in any examination frequency 4 5 cycle specified in subsection 2(a) of this Section, and is 6 performed at his direction, the Secretary may assess a 7 reasonable additional fee to recover the cost of the 8 additional examination; provided, however, that an 9 examination conducted at the request of the State Treasurer 10 pursuant to the Uniform Disposition of Unclaimed Property Act shall not be deemed to be an additional examination 11 under this Section. In lieu of the method and amounts set 12 13 forth in this paragraph (a) for the calculation of the Call 14 Report Fee, the Secretary may specify by rule that the Call 15 Report Fees provided by this Section may be assessed semiannually or some other period and may provide in the 16 17 rule the formula to be used for calculating and assessing 18 the periodic Call Report Fees to be paid by State banks.

19 (a-1) If in the opinion of the Commissioner an 20 emergency exists or appears likely, the Commissioner may 21 assign an examiner or examiners to monitor the affairs of a 22 State bank with whatever frequency he deems appropriate, 23 including but not limited to a daily basis. The reasonable 24 and necessary expenses of the Commissioner during the 25 period of the monitoring shall be borne by the subject 26 bank. The Commissioner shall furnish the State bank a 1

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statement of time and expenses if requested to do so within 30 days of the conclusion of the monitoring period.

(a-2) On and after January 1, 1990, the reasonable and 3 necessary expenses of the Commissioner during examination 4 5 of the performance of electronic data processing services under subsection (2.5) shall be borne by the banks for 6 7 which the services are provided. An amount, based upon a 8 fee structure prescribed by the Commissioner, shall be paid 9 by the banks or, after May 31, 1997, branches of 10 out-of-state banks receiving the electronic data processing services along with the Call Report Fee assessed 11 under paragraph (a) of this subsection (3). 12

13 (a-3) After May 31, 1997, the reasonable and necessary 14 expenses of the Commissioner during examination of the 15 performance of electronic data processing services under 16 subsection (2.5) at or on behalf of branches of 17 out-of-state banks shall be borne by the out-of-state 18 banks, unless those expenses are borne by the state 19 regulatory authorities that chartered the out-of-state 20 banks, as determined by cooperative agreements between the 21 Commissioner and the state regulatory authorities that 22 chartered the out-of-state banks.

(b) "Fiscal year" for purposes of this Section 48 is
defined as a period beginning July 1 of any year and ending
June 30 of the next year. The Commissioner shall receive
for each fiscal year, commencing with the fiscal year

1 ending June 30, 1987, a contingent fee equal to the lesser of the aggregate of the fees paid by all State banks under 2 3 paragraph (a) of subsection (3) for that year, or the amount, if any, whereby the aggregate of the administration 4 5 expenses, as defined in paragraph (c), for that fiscal year exceeds the sum of the aggregate of the fees payable by all 6 7 State banks for that year under paragraph (a) of subsection 8 (3), plus any amounts transferred into the Bank and Trust 9 Company Fund from the State Pensions Fund for that year, 10 plus all other amounts collected by the Commissioner for 11 that year under any other provision of this Act, plus the aggregate of all fees collected for that year by the 12 13 Commissioner under the Corporate Fiduciary Act, excluding 14 the receivership fees provided for in Section 5-10 of the 15 Corporate Fiduciary Act, and the Foreign Banking Office 16 Act. The aggregate amount of the contingent fee thus 17 arrived at for any fiscal year shall be apportioned 18 amongst, assessed upon, and paid by the State banks and 19 foreign banking corporations, respectively, in the same 20 proportion that the fee of each under paragraph (a) of 21 subsection (3), respectively, for that year bears to the 22 aggregate for that year of the fees collected under 23 paragraph (a) of subsection (3). The aggregate amount of 24 the contingent fee, and the portion thereof to be assessed 25 upon each State bank and foreign banking corporation, 26 respectively, shall be determined by the Commissioner and 1 shall be paid by each, respectively, within 120 days of the 2 close of the period for which the contingent fee is 3 computed and is payable, and the Commissioner shall give 20 4 days advance notice of the amount of the contingent fee 5 payable by the State bank and of the date fixed by the 6 Commissioner for payment of the fee.

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7 (c) The "administration expenses" for any fiscal year 8 shall mean the ordinary and contingent expenses for that 9 year incident to making the examinations provided for by, 10 and for otherwise administering, this Act, the Corporate Fiduciary Act, excluding the expenses paid from the 11 12 Corporate Fiduciary Receivership account in the Bank and 13 Trust Company Fund, the Foreign Banking Office Act, the 14 Electronic Fund Transfer Act, and the Illinois Bank 15 Examiners' Education Foundation Act, including all salaries and other compensation paid for personal services 16 rendered for the State by officers or employees of the 17 18 including the Commissioner and the State, Deputy 19 Commissioners, communication equipment and services, 20 office furnishings, surety bond premiums, and travel 21 expenses of those officers and employees, employees, 22 expenditures or charges for the acquisition, enlargement 23 or improvement of, or for the use of, any office space, 24 building, or structure, or expenditures for the 25 maintenance thereof or for furnishing heat, light, or power 26 with respect thereto, all to the extent that those

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1 expenditures are directly incidental to such examinations or administration. The Commissioner shall not be required 2 3 by paragraphs (c) or (d-1) of this subsection (3) to maintain in any fiscal year's budget appropriated reserves 4 5 for accrued vacation and accrued sick leave that is required to be paid to employees of the Commissioner upon 6 termination of their service with the Commissioner in an 7 8 amount that is more than is reasonably anticipated to be 9 necessary for any anticipated turnover in employees, 10 whether due to normal attrition or due to layoffs, terminations, or resignations. 11

The aggregate of all fees collected by 12 (d) the 13 Secretary under this Act, the Corporate Fiduciary Act, or 14 the Foreign Banking Office Act on and after July 1, 1979, 15 shall be paid promptly after receipt of the same, 16 accompanied by a detailed statement thereof, into the State treasury and shall be set apart in a special fund to be 17 18 known as the "Bank and Trust Company Fund", except as 19 provided in paragraph (c) of subsection (11) of this 20 Section. All earnings received from investments of funds in 21 the Bank and Trust Company Fund shall be deposited in the 22 Bank and Trust Company Fund and may be used for the same 23 purposes as fees deposited in that Fund. The amount from 24 time to time deposited into the Bank and Trust Company Fund 25 shall be used: (i) to offset the ordinary administrative 26 expenses of the Secretary as defined in this Section or

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(ii) as a credit against fees under paragraph (d-1) of this 1 subsection (3). Nothing in this amendatory Act of 1979 2 3 shall prevent continuing the practice of paying expenses involving salaries, retirement, social security, 4 and 5 State-paid insurance premiums of State officers by appropriations from the General Revenue Fund. However, the 6 7 General Revenue Fund shall be reimbursed for those payments made on and after July 1, 1979, by an annual transfer of 8 9 funds from the Bank and Trust Company Fund. Moneys in the 10 Bank and Trust Company Fund may be transferred to the Professions Indirect Cost Fund, as authorized under 11 12 Section 2105-300 of the Department of Professional 13 Regulation Law of the Civil Administrative Code of 14 Illinois.

15 Notwithstanding provisions in the State Finance Act, as now or hereafter amended, or any other law to the 16 contrary, the sum of \$18,788,847 shall be transferred from 17 18 and Trust Company Fund to the Financial the Bank Institutions Settlement of 2008 Fund on the effective date 19 20 of this amendatory Act of the 95th General Assembly, or as 21 soon thereafter as practical.

Notwithstanding provisions in the State Finance Act, as now or hereafter amended, or any other law to the contrary, the Governor may, during any fiscal year through January 10, 2011, from time to time direct the State Treasurer and Comptroller to transfer a specified sum not 09800HB3961ham001 -12- LRB098 15520 ZMM 58247 a

exceeding 10% of the revenues to be deposited into the Bank 1 and Trust Company Fund during that fiscal year from that 2 3 Fund to the General Revenue Fund in order to help defray the State's operating costs for the fiscal 4 year. 5 Notwithstanding provisions in the State Finance Act, as now or hereafter amended, or any other law to the contrary, the 6 7 total sum transferred during any fiscal year through 8 January 10, 2011, from the Bank and Trust Company Fund to 9 the General Revenue Fund pursuant to this provision shall 10 not exceed during any fiscal year 10% of the revenues to be deposited into the Bank and Trust Company Fund during that 11 12 fiscal year. The State Treasurer and Comptroller shall 13 transfer the amounts designated under this Section as soon 14 as may be practicable after receiving the direction to 15 transfer from the Governor.

(d-1) Adequate funds shall be available in the Bank and 16 17 Trust Company Fund to permit the timely payment of 18 administration expenses. In each fiscal year the total 19 administration expenses shall be deducted from the total 20 fees collected by the Commissioner and the remainder 21 transferred into the Cash Flow Reserve Account, unless the 22 balance of the Cash Flow Reserve Account prior to the 23 transfer equals or exceeds one-fourth of the total initial 24 appropriations from the Bank and Trust Company Fund for the 25 subsequent year, in which case the remainder shall be 26 credited to State banks and foreign banking corporations

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and applied against their fees for the subsequent year. The 1 2 amount credited to each State bank and foreign banking 3 corporation shall be in the same proportion as the Call Report Fees paid by each for the year bear to the total 4 5 Call Report Fees collected for the year. If, after a transfer to the Cash Flow Reserve Account is made or if no 6 remainder is available for transfer, the balance of the 7 8 Cash Flow Reserve Account is less than one-fourth of the 9 total initial appropriations for the subsequent year and 10 the amount transferred is less than 5% of the total Call Report Fees for the year, additional amounts needed to make 11 12 the transfer equal to 5% of the total Call Report Fees for 13 the year shall be apportioned amongst, assessed upon, and 14 paid by the State banks and foreign banking corporations in 15 the same proportion that the Call Report Fees of each, 16 respectively, for the year bear to the total Call Report 17 Fees collected for the year. The additional amounts 18 assessed shall be transferred into the Cash Flow Reserve 19 Account. For purposes of this paragraph (d-1), the calculation of the fees collected by the Commissioner shall 20 21 exclude the receivership fees provided for in Section 5-10 of the Corporate Fiduciary Act. 22

(e) The Commissioner may upon request certify to any
public record in his keeping and shall have authority to
levy a reasonable charge for issuing certifications of any
public record in his keeping.

1 (f) In addition to fees authorized elsewhere in this 2 Act, the Commissioner may, in connection with a review, 3 approval, or provision of a service, levy a reasonable 4 charge to recover the cost of the review, approval, or 5 service.

6 (4) Nothing contained in this Act shall be construed to 7 limit the obligation relative to examinations and reports of 8 any State bank, deposits in which are to any extent insured by 9 the United States or any agency thereof, nor to limit in any 10 way the powers of the Commissioner with reference to 11 examinations and reports of that bank.

(5) The nature and condition of the assets in or investment 12 13 of any bonus, pension, or profit sharing plan for officers or 14 employees of every State bank or, after May 31, 1997, branch of 15 an out-of-state bank shall be deemed to be included in the 16 affairs of that State bank or branch of an out-of-state bank subject to examination by the Commissioner under the provisions 17 of subsection (2) of this Section, and if the Commissioner 18 shall find from an examination that the condition of or 19 20 operation of the investments or assets of the plan is unlawful, 21 fraudulent, or unsafe, or that any trustee has abused his 22 trust, the Commissioner shall, if the situation so found by the Commissioner shall not be corrected to his satisfaction within 23 24 60 days after the Commissioner has given notice to the board of 25 directors of the State bank or out-of-state bank of his 26 findings, report the facts to the Attorney General who shall

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thereupon institute proceedings against the State bank or out-of-state bank, the board of directors thereof, or the trustees under such plan as the nature of the case may require.

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(6) The Commissioner shall have the power:

5 (a) To promulgate reasonable rules for the purpose of 6 administering the provisions of this Act.

7 (a-5) To impose conditions on any approval issued by 8 the Commissioner if he determines that the conditions are 9 necessary or appropriate. These conditions shall be 10 imposed in writing and shall continue in effect for the 11 period prescribed by the Commissioner.

issue orders against any person, if 12 (b) То the 13 Commissioner has reasonable cause to believe that an unsafe 14 or unsound banking practice has occurred, is occurring, or 15 is about to occur, if any person has violated, is 16 violating, or is about to violate any law, rule, or written agreement with the Commissioner, or for the purpose of 17 administering the provisions of this Act and any rule 18 19 promulgated in accordance with this Act.

(b-1) To enter into agreements with a bank establishing
a program to correct the condition of the bank or its
practices.

(c) To appoint hearing officers to execute any of the powers granted to the Commissioner under this Section for the purpose of administering this Act and any rule promulgated in accordance with this Act and otherwise to authorize, in writing, an officer or employee of the Office
 of Banks and Real Estate to exercise his powers under this
 Act.

4 (d) To subpoena witnesses, to compel their attendance, 5 to administer an oath, to examine any person under oath, and to require the production of any relevant books, 6 papers, accounts, and documents in the course of 7 and 8 pursuant to any investigation being conducted, or anv 9 action being taken, by the Commissioner in respect of any 10 matter relating to the duties imposed upon, or the powers 11 vested in, the Commissioner under the provisions of this Act or any rule promulgated in accordance with this Act. 12

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(e) To conduct hearings.

14 (7)Whenever, in the opinion of the Secretary, any 15 director, officer, employee, or agent of a State bank or any 16 subsidiary or bank holding company of the bank or, after May 31, 1997, of any branch of an out-of-state bank or any 17 subsidiary or bank holding company of the bank shall have 18 violated any law, rule, or order relating to that bank or any 19 20 subsidiary or bank holding company of the bank, shall have 21 obstructed or impeded any examination or investigation by the 22 Secretary, shall have engaged in an unsafe or unsound practice 23 in conducting the business of that bank or any subsidiary or 24 bank holding company of the bank, or shall have violated any 25 law or engaged or participated in any unsafe or unsound 26 practice in connection with any financial institution or other 09800HB3961ham001 -17- LRB098 15520 ZMM 58247 a

1 business entity such that the character and fitness of the 2 director, officer, employee, or agent does not assure reasonable promise of safe and sound operation of the State 3 4 bank, the Secretary may issue an order of removal. If, in the 5 opinion of the Secretary, any former director, officer, 6 employee, or agent of a State bank or any subsidiary or bank holding company of the bank, prior to the termination of his or 7 8 her service with that bank or any subsidiary or bank holding 9 company of the bank, violated any law, rule, or order relating 10 to that State bank or any subsidiary or bank holding company of 11 bank. obstructed impeded any examination the or or investigation by the Secretary, engaged in an unsafe or unsound 12 13 practice in conducting the business of that bank or any 14 subsidiary or bank holding company of the bank, or violated any 15 law or engaged or participated in any unsafe or unsound 16 practice in connection with any financial institution or other business entity such that the character and fitness of the 17 18 director, officer, employee, or agent would not have assured 19 reasonable promise of safe and sound operation of the State 20 bank, the Secretary may issue an order prohibiting that person 21 from further service with a bank or any subsidiary or bank holding company of the bank as a director, officer, employee, 22 23 or agent. An order issued pursuant to this subsection shall be 24 served upon the director, officer, employee, or agent. A copy 25 of the order shall be sent to each director of the bank 26 affected by registered mail. A copy of the order shall also be

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1 served upon the bank of which he is a director, officer, 2 employee, or agent, whereupon he shall cease to be a director, officer, employee, or agent of that bank. The Secretary may 3 4 institute a civil action against the director, officer, or 5 agent of the State bank or, after May 31, 1997, of the branch 6 of the out-of-state bank against whom any order provided for by this subsection (7) of this Section 48 has been issued, and 7 against the State bank or, after May 31, 1997, out-of-state 8 bank, to enforce compliance with or to enjoin any violation of 9 10 the terms of the order. Any person who has been the subject of 11 an order of removal or an order of prohibition issued by the Secretary under this subsection or Section 5-6 of the Corporate 12 13 Fiduciary Act may not thereafter serve as director, officer, 14 employee, or agent of any State bank or of any branch of any 15 out-of-state bank, or of any corporate fiduciary, as defined in 16 Section 1-5.05 of the Corporate Fiduciary Act, or of any other entity that is subject to licensure or regulation by the 17 18 Division of Banking unless the Secretary has granted prior 19 approval in writing.

For purposes of this paragraph (7), "bank holding company" has the meaning prescribed in Section 2 of the Illinois Bank Holding Company Act of 1957.

(8) The Commissioner may impose civil penalties of up to
\$100,000 against any person for each violation of any provision
of this Act, any rule promulgated in accordance with this Act,
any order of the Commissioner, or any other action which in the

1 Commissioner's discretion is an unsafe or unsound banking 2 practice.

3 (9) The Commissioner may impose civil penalties of up to 4 \$100 against any person for the first failure to comply with 5 reporting requirements set forth in the report of examination 6 of the bank and up to \$200 for the second and subsequent 7 failures to comply with those reporting requirements.

8 (10) All final administrative decisions of the 9 Commissioner hereunder shall be subject to judicial review 10 pursuant to the provisions of the Administrative Review Law. 11 For matters involving administrative review, venue shall be in 12 either Sangamon County or Cook County.

(11) The endowment fund for the Illinois Bank Examiners'
Education Foundation shall be administered as follows:

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(a) (Blank).

16 (b) The Foundation is empowered to receive voluntary contributions, gifts, grants, bequests, and donations on 17 Illinois Bank Examiners' 18 behalf of the Education 19 Foundation from national banks and other persons for the 20 purpose of funding the endowment of the Illinois Bank Examiners' Education Foundation. 21

(c) The aggregate of all special educational fees
collected by the Secretary and property received by the
Secretary on behalf of the Illinois Bank Examiners'
Education Foundation under this subsection (11) on or after
June 30, 1986, shall be either (i) promptly paid after

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1 receipt of the same, accompanied by a detailed statement thereof, into the State Treasury and shall be set apart in 2 3 a special fund to be known as "The Illinois Bank Examiners' 4 Education Fund" to be invested by either the Treasurer of 5 the State of Illinois in the Public Treasurers' Investment Pool or in any other investment he is authorized to make or 6 by the Illinois State Board of Investment as the State 7 8 Banking Board of Illinois may direct or (ii) deposited into 9 an account maintained in a commercial bank or corporate 10 fiduciary in the name of the Illinois Bank Examiners' 11 Education Foundation pursuant to the order and direction of the Board of Trustees of the Illinois Bank Examiners' 12 13 Education Foundation.

14 (12) (Blank).

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15 (13) The Secretary may borrow funds from the General 16 Revenue Fund on behalf of the Bank and Trust Company Fund if the Director of Banking certifies to the Governor that there is 17 18 an economic emergency affecting banking that requires a borrowing to provide additional funds to the Bank and Trust 19 20 Company Fund. The borrowed funds shall be paid back within 3 21 years and shall not exceed the total funding appropriated to 22 the Agency in the previous year.

23 (Source: P.A. 96-1163, eff. 1-1-11; 96-1365, eff. 7-28-10; 24 97-333, eff. 8-12-11.)

Section 10. The Savings Bank Act is amended by changing

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1 Section 9004 as follows:

2 (205 ILCS 205/9004) (from Ch. 17, par. 7309-4)

3

Sec. 9004. Examination.

4 (a) At least once every 18 months or more often if it is 5 deemed necessary or expedient, the Secretary shall examine the books, records, operations, and affairs of each savings bank 6 operating under this Act. In the course of the examination, the 7 8 Secretary may also examine in the same manner all entities, 9 companies, and individuals which or whom the Secretary 10 determines may have a relationship with the savings bank or any subsidiary or entity affiliated with it, if the relationship 11 12 may adversely affect the affairs, activities, and safety and soundness of the savings bank, including: (i) 13 companies 14 controlled by the savings bank; (ii) entities, including 15 controlled by the company, individual, companies or individuals that control the savings bank; and (iii) the 16 17 company or other entity which controls or owns the savings 18 bank. Notwithstanding any other provision of this Act, every 19 savings bank, as defined by rule, or, if not defined, to the 20 same extent as would be permitted in the case of a State bank, 21 the Secretary, in lieu of the examination, may accept on an 22 alternating basis the examination made by the eligible savings 23 bank's appropriate federal banking agency pursuant to Section 24 111 of the Federal Deposit Insurance Corporation Improvement 25 Act of 1991, provided the appropriate federal banking agency

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1	has made an examination.
2	(b) The Secretary shall examine to determine:
3	(1) Quality of financial condition, including safety
4	and soundness and investment and loan quality.
5	(2) Compliance with this Act and other applicable
6	statutes and regulations.
7	(3) Quality of management policies.
8	(4) Overall safety and soundness of the savings bank,
9	its parent, subsidiaries, and affiliates.
10	(5) Remedial actions required to correct and to restore
11	compliance with applicable statutes, regulations, and
12	proper business policies.
13	(c) The Secretary may promulgate regulations to implement
14	and administer this Section.
15	(d) If a savings bank, its holding company, or any of its
16	corporate subsidiaries has not been audited at least once in
17	the 12 months prior to the Secretary's examination, the
18	Secretary may cause an audit of the savings bank's books and
19	records to be made by an independent licensed public

21 entity being audited.

22 (e) The Secretary or his or her examiners or other formally 23 designated agents are authorized to administer oaths and to 24 examine and to take and preserve testimony under oath as to 25 anything in the affairs or ownership of any savings bank or institution or affiliate thereof. 26

accountant. The cost of the audit shall be paid for by the

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1	(f) Pursuant to subsection (c) of this Section, the
2	Secretary shall adopt rules that ensure consistency and due
3	process in the examination process. The Secretary may also
4	establish guidelines that (i) define the scope of the
5	examination process and (ii) clarify examination items to be
6	resolved. The rules, formal guidance, interpretive letters, or
7	opinions furnished to savings banks by the Secretary may be
8	relied upon by the savings banks.
9	(Source: P.A. 96-1365, eff. 7-28-10; 97-492, eff. 1-1-12.)".