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2012 -- Н 7356

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2012

AN ACT

RELATING TO FINANCIAL INSTITUTIONS - DEFINITIONS AND ESTABLISHMENT OF FINANCIAL INSTITUTIONS

Introduced By: Representatives Nunes, Marcello, Medina, Tanzi, and Ruggiero

Date Introduced: February 02, 2012

Referred To: House Corporations

It is enacted by the General Assembly as follows:

- SECTION 1. Sections 19-1-1 and 19-1-3 of the General Laws in Chapter 19-1 entitled
 "Definitions and Establishment of Financial Institutions" are hereby amended to read as follows:
- <u>19-1-1. Definitions. --</u> Unless otherwise specified, the following terms shall have the
 following meanings throughout this title:
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5 (1) "Agreement to form" means the agreement to form a financial institution or the 6 agreement to form a credit union, as applicable, pursuant to this title, and includes, for financial 7 institutions organized before December 31, 1995, the articles of incorporation or the agreement of 8 association of the financial institution, where applicable.

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(2) "Board of bank incorporation" means the board of bank incorporation as constituted

10 under this title or the predecessor of the board of bank incorporation.

(3)(2) "Branch" means any office or place of business, other than the main office or customer-bank-communication-terminal outlets as provided for in this title, at which deposits are received, or checks paid or money lent, or at which any trust powers are exercised. Any financial institution which had, on or before June 30, 2003, established an office or place of business, other than its main office, at which trust powers are exercised, shall not be required to obtain the approval of the director or the director's designee pursuant to section 19-2-11 of the general laws in chapter 2 of title 19 for any such offices established as of that date.

18 (4)(3) "Credit union" means a credit union duly organized under the laws of this state.

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(5)(4) "Director" means the director of the department of business regulation.

2 (6)(5) "Division of banking" means the division within the department of business 3 regulation responsible for the supervision and examination of regulated institutions and/or 4 licensees under chapter 14 of this title.

5 (7)(6) "Federal credit union" means a credit union duly organized under the laws of the United States. 6

7 (8)(7) "Financial institution" means any entity, other than a credit union, duly organized 8 under the laws of this state which has the statutory authority to accept money on deposit pursuant 9 to title 19, including an entity which is prohibited from accepting deposits by its own by-laws or 10 agreement to form; the term includes, but is not limited to banks, trust companies, savings banks, 11 loan and investment banks and savings and loan associations.

12 (9)(8) "Main office" means, in the case of financial institutions or credit unions, the 13 location stated in the agreement to form, as amended, and, otherwise, the location recognized by 14 the institution's primary banking regulator as its main office.

15 (10)(9) "Person" means individuals, partnerships, corporations, limited liability 16 companies or any other entity however organized.

17 (11)(10) "Regulated institution" means any financial institution, credit union or other 18 insured-deposit-taking institution which is authorized to do business in this state including one 19 authorized by operation of an interstate banking statute which allowed its original entry.

20 (12)(11) "Retail installment contract" means any security agreement negotiated or 21 executed in this state or under the laws of this state including, but not limited to, any agreement in 22 the nature of a mortgage, conditional sale contract, or any other agreement whether or not 23 evidenced by any written instrument to pay the retail purchase price of goods, or any part thereof, 24 in installments over any period of time and pursuant to which any security interest is retained or 25 taken by the retail seller for the payment of the purchase price, or any part thereof, of the retail 26 installment contract.

27 (13)(12) "Retail seller" means any person who sells or contracts to sell any goods under 28 a retail installment contract to a retail buyer.

29 (14)(13) "Superintendent" means the associate director and superintendent of banking in 30 the department of business regulation.

31 (15)(14) "Unimpaired capital" means the sum of all capital and allowance accounts 32 minus estimated losses on assets, calculated in accordance with generally accepted accounting principles. 33

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19-1-3. Applications -- General. -- (a) The director or the director's designee shall

1 assume and exercise all powers and duties of the board of bank incorporation relative to <u>All</u> 2 applications filed by regulated institutions <u>shall be made to the director or the director's</u> 3 <u>designee</u>, with <u>other than</u> the exceptions set forth in this title. <u>All applications filed with the</u> 4 <u>division of banking shall be acted upon by the director or the director's designee, in writing.</u>

5 (b) The director or the director's designee shall cause notice of applications filed to be published for three (3) consecutive weeks in a newspaper of general circulation which on the 6 7 department's website and by any other method deemed by the director or the director's designee 8 to communicate with persons who are or may be interested in the application. The notice shall 9 include a provision allowing for a public comment period. During this period, the application 10 shall be open for public inspection at the division of banking. If, at the end of the public comment 11 period, there are no objectors to the application, the director or the director's designee may 12 approve or deny the application. If there are any objectors, the director or the director's designee 13 shall may hold a public hearing to take testimony, under oath, and after considering this 14 testimony, shall approve or deny the application. Any applicant aggrieved by any order regarding 15 an application may appeal pursuant to the provisions of chapter 35 of title 42.

16 (c) The superintendent shall collect a filing fee with respect to applications submitted to 17 the division of banking for consideration. All fees pursuant to this section shall be paid to the 18 director for the use of the state. The fees to be charged for each type of application shall be 19 established by the division of banking <u>by regulation</u>. The division of banking shall publish a 20 notice, in a newspaper of general circulation, of a proposed fee structure, receive comments on 21 the proposal and establish the fees at a public hearing, the date of which shall be contained in the 22 notice of publication.

(d) The superintendent is hereby authorized to promulgate rules and regulations for the
implementation of this section, including, but not limited to, the establishment of specific time
periods within which a decision for the various types of applications must be rendered by the
division of banking.

27 (e) Any party adversely affected by a decision of the director or the director's designee 28 may make written demand upon the director or the director's designee within thirty (30) days 29 notification of the decision from which the party is appealing. concerning an agreement to form 30 or an application filed for interstate mergers, interstate acquisitions or interstate branches may 31 appeal the director's or the director's designee's decision by filing an application of appeal with 32 the board of bank incorporation within ten (10) days after the issuance of the decision. The board 33 of bank incorporation shall thereupon review the decision considering the public interest, the 34 public convenience and advantage, the effect on the tax base of the state and the effect on the

1 citizens of the state and issue its own decision which shall govern. A hearing conducted pursuant

2 to this section shall be conducted pursuant to the "administrative procedures act", chapter 42-35.

(f) Anyone adversely affected by a decision <u>of the director</u> of the board of bank incorporation may appeal the decision by filing an appeal with the superior court <u>pursuant to</u> <u>section 42-35-15</u> within thirty (30) days after entry of decision. A copy of the notice of appeal shall be forthwith served upon the legal counsel/clerk of the board of bank incorporation. The board of bank incorporation shall certify and file in the court a copy of the record upon which the decision was entered within thirty (30) days after receipt of the notice of appeal.

9 SECTION 2. Section 19-1-2 of the General Laws in Chapter 19-1 entitled "Definitions
10 and Establishment of Financial Institutions" is hereby repealed.

11 19-1-2. Board of bank incorporation. -- (a) (i) There is hereby authorized, created and 12 established within the department of business regulation a five (5) member board of bank 13 incorporation, (hereinafter the "board"), all of whom shall be voting members and serve without 14 compensation. Three (3) who serve as ex-officio shall be the director of the department of 15 business regulation (hereinafter the "director") or his or her designee, the general treasurer or his 16 or her designee, and the attorney general or his or her designee. The other two (2) members of the board shall be members of the general public qualified by training or experience in the fields of 17 18 finance or banking, appointed by the governor with the advice and consent of the senate. In 19 appointing public members pursuant to this section, the governor shall solicit and give due 20 consideration of the recommendations of the general treasurer with respect thereto. The designee 21 of a member serving as ex officio shall be a subordinate from within the department of the ex-22 officio member and shall represent him or her at all meetings of the board. No one shall be eligible for public appointment unless he or she is a resident of this state. The board shall elect a 23 chair and may elect from among its own members such other officers as they deem necessary. 24

(ii) The board is a public policy appellate board established to consider appeals from a
 decision of the director or the director's designee concerning major banking matters which affect
 the citizens and tax base of the state and to exercise the powers and perform the duties conferred
 or imposed upon it by this title.

29 (iii) Newly appointed and qualified public members and designees of ex officio 30 members shall, within six (6) months of their qualification or designation, attend a training course 31 that shall be developed with board approval and conducted by the director or his or her designee 32 and shall include instruction in the provisions of chapters 19-1, 42-46, 36-14, and 38-2 of Rhode 33 Island general laws; and the board's rules and regulations. The director of the department of 34 administration shall, within ninety (90) days of the effective date of this act, prepare and 1 disseminate training materials relating to the provisions of chapters 42-46, 36-14 and 38-2.

(iv) Public members of the board shall be removable by the appointing authority for
cause only, and removal solely for partisan or personal reasons unrelated to capacity or fitness for
the office shall be unlawful.

5 (v) Three (3) members of the board of bank incorporation shall constitute a quorum for 6 the transaction of business. A majority vote of those present shall be required for action. No 7 vacancy in the membership of the board shall impair the right of a quorum to exercise all of the 8 rights and perform all of the duties of the board. Any vacancy which may occur in the board shall 9 be filled by the governor with the advice and consent of the senate, for the remainder of the 10 unexpired term in the same manner as the member's predecessor as prescribed in this section.

11 (vi) Those members of the board as of the effective date of this act who are members of 12 the general assembly shall cease to be members of the board on the effective date of this act, and 13 the governor shall thereupon nominate one new member who shall serve an initial term of three 14 (3) years and one new member who shall serve an initial term of four (4) years. Thereafter, all 15 appointed members of the board shall be appointed to terms of four (4) years and be eligible for 16 reappointment.

17 (b) (i) The board of bank incorporation may adopt, and amend from time to time, rules 18 and regulations for the orderly conduct of its affairs and for the administration of its duties 19 pursuant to this title. The board of bank incorporation shall collect a filing fee with respect to 20 applications submitted to it. All fees pursuant to this section shall be paid to the director, to and 21 for the use of the board of bank incorporation. The fees to be charged for each type of application 22 shall be established annually at the board of bank incorporation's first public hearing. The board 23 of bank incorporation shall publish notice of its proposed fee structure at least once a week for 24 three (3) successive weeks in a newspaper of general circulation.

25 (ii) Within ninety (90) days after the end of each fiscal year during which the board has 26 conducted business, the board shall approve and submit an annual report to the governor, the 27 speaker of the house of representatives, the president of the senate, and the secretary of state of its 28 activities during that fiscal year. The report shall provide: an operating statement summarizing 29 meetings or hearings held, meeting minutes if requested, subjects addressed, decisions rendered, 30 rules or regulations promulgated, studies conducted, policies and plans developed, approved, or 31 modified, and programs administered or initiated; a consolidated financial statement of all funds 32 received and expended including the source of the funds, a listing of any staff supported by these 33 funds, and a summary of any clerical, administrative or technical support received; a summary of 34 performance during the previous fiscal year including accomplishments, shortcomings and

1 remedies; a synopsis of hearings, complaints, suspensions, or other legal matters related to the 2 authority of the board; a summary of any training courses held pursuant to subsection 19-1-3 2(a)(iv); a briefing on anticipated activities in the upcoming fiscal year; and findings and 4 recommendations for improvements. The report shall be posted electronically on the general 5 assembly and the secretary of state's websites as prescribed in section 42-20-8.2 of the Rhode Island general laws. The director of the department of administration shall be responsible for the 6 7 enforcement of this provision.

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9 Expansion" is hereby amended to read as follows:

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19-2-3. Application to form financial institution -- Issuance or denial of certificate. --

SECTION 3. Section 19-2-3 of the General Laws in Chapter 19-2 entitled "Creation and

11 The subscribers to the agreement to form shall make application to the director or the director's 12 designee for a certificate that public convenience and advantage will be promoted by the 13 establishment of the financial institution, which certificate the director or the director's designee 14 is hereby authorized to grant. The decision on the certificate may be appealed pursuant to chapter 15 <u>19-1</u> to the board of bank incorporation pursuant to this title.

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SECTION 4. Section 19-4-12 of the General Laws in Chapter 19-4 entitled "Regulatory 17 Oversight" is hereby amended to read as follows:

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19-4-12. Order to cease unlawful or unsafe practices -- Impairment of capital --

19 Appeal. -- (a) Whenever it appears to the director or the director's designee that a regulated 20 institution has violated its agreement to form, or any law or regulation, or is conducting its 21 business in an unauthorized or unsafe manner, or the regulated institution has been notified by its 22 federal deposit insurer of its intent to terminate deposit insurance, the director or the director's designee may exercise any or all of the following powers: 23

24 (1) Restrict the withdrawal of deposits when he or she finds the restriction necessary for the protection of depositors; 25

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(2) Order any person to cease violating any provision of the banking laws of this state or 27 any rule or regulation issued thereunder, or cease engaging in any unsafe or unsound or deceptive 28 banking or credit union practices;

29 (3) Order that capital be restored, to the extent that the capital of the financial institution 30 or credit union has been impaired;

31 (4) Suspend or remove any director, committee member, officer, or employee who 32 becomes ineligible to hold his or her position or who, after receipt of an order to cease under this 33 chapter, violates the banking laws of this state or a rule, regulation, or order issued thereunder, or 34 who is reckless or incompetent in the conduct of the financial institution's or credit union's

business. Each suspension or removal order shall specify the grounds therefor, and a copy of the
order shall be sent to the financial institution or credit union concerned.

3 (b) Any action taken pursuant to subsection (a) may be taken in the director's or the 4 director's designee's discretion before or after affording the regulated institution and/or affected 5 individuals an opportunity for hearing. When an action is not preceded by an opportunity for hearing, such an opportunity must be afforded to the regulated institution and/or affected 6 7 individuals within a reasonable time after the action; provided further, that a request for hearing 8 subsequent to an action by the director or the director's designee shall not act to stay the action of 9 the director or the director's designee pending the outcome of the hearing, although the director or 10 the director's designee may, in his or her discretion, grant a stay. All hearings requested shall be 11 conducted pursuant to this chapter in accordance with the "administrative procedures act," 12 chapter 42-35.

13 (c) Whenever the regulated institution fails to comply with an order of the director or the 14 director's designee, or file required reports, or fails to pay any final judgment recovered against it 15 in any court of this state within sixty (60) days after the rendition of the order, or pay fees or 16 forfeitures, or do any other act required under this title, the superintendent may give notice to the 17 board of bank incorporation and the regulated institution of those failures and may request that 18 the regulated institution's right to do business be suspended. The board of bank incorporation 19 shall hold a hearing within a reasonable time after issuance of the notice, at which time the 20 superintendent and the regulated institution shall have the opportunity to present evidence as to 21 whether the regulated institution's right to do business should or should not be suspended. After 22 the hearing, if it appears to the board of bank incorporation that the regulated institution is in an 23 insolvent condition, or is violating its agreement to form or any law or regulation under this title, or that it is conducting its business in an unsafe, unauthorized, deceptive, or dishonest manner, 24 25 the board of bank incorporation may give notice to the regulated institution that it is no longer 26 authorized to do business. Any of these regulated institutions not in an insolvent condition may be 27 reauthorized by the board of bank incorporation to resume its business upon complying with the 28 terms and conditions set forth by the board of bank incorporation pursuant to the laws or 29 regulations under this title. Any regulated institution aggrieved by an order of the board of bank 30 incorporation may appeal that order to the superior court pursuant to chapter 35 of title 42. 31 SECTION 5. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO FINANCIAL INSTITUTIONS - DEFINITIONS AND ESTABLISHMENT OF FINANCIAL INSTITUTIONS

1 This act would eliminate references to the outdated term "Board of Bank Incorporation",

2 and would clarify who the regulatory body for purposes of financial institutions would be.

3 This act would take effect upon passage.

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