LEGISLATURE OF NEBRASKA ONE HUNDRED SECOND LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 74

Final Reading

Introduced by Pahls, 31.

Read first time January 06, 2011

Committee: Banking, Commerce and Insurance

A BILL

1	FOR AN ACT relating to ba	nks and banking; to amend sections 8-1,140,
2	8-355, 8-602,	8-1510, and 21-17,115, Revised Statutes
3	Cumulative Su	applement, 2010; to eliminate provisions
4	relating to impairment of bank capital; to revise powers	
5	of state-chartered banks, building and loan associations,	
б	and credit un	ions; to change provisions relating to the
7	schedule of	fees; to change provisions relating to
8	acquisitions a	and mergers; to provide operative dates; to
9	repeal the or:	iginal sections; to outright repeal section
10	8-132.01, Rei	ssue Revised Statutes of Nebraska; and to
11	declare an eme	ergency.

12 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 8-1,140, Revised Statutes Cumulative
 Supplement, 2010, is amended to read:

3 8-1,140 Notwithstanding any of the other provisions of 4 the Nebraska Banking Act or any other Nebraska statute, any bank 5 incorporated under the laws of this state and organized under the provisions of the act, or under the laws of this state as they 6 7 existed prior to May 9, 1933, shall directly, or indirectly through a 8 subsidiary or subsidiaries, have all the rights, powers, privileges, benefits, and immunities which may be exercised as of January 1, 9 2010, 2011, by a federally chartered bank doing business in Nebraska, 10 11 including the exercise of all powers and activities that are 12 permitted for a financial subsidiary of a federally chartered bank. 13 Such rights, powers, privileges, benefits, and immunities shall not 14 relieve such bank from payment of state taxes assessed under any applicable laws of this state. 15

Sec. 2. Section 8-355, Revised Statutes Cumulative
Supplement, 2010, is amended to read:

8-355 Notwithstanding any of the provisions of Chapter 8, 18 article 3, or any other Nebraska statute, except as provided in 19 20 section 8-345.02, any association incorporated under the laws of the State of Nebraska and organized under the provisions of such article 21 shall have all the rights, powers, privileges, benefits, and 22 23 immunities which may be exercised as of January 1, 2010, 2011, by a 24 federal savings and loan association doing business in Nebraska. Such rights, powers, privileges, benefits, and immunities shall not 25

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relieve such association from payment of state taxes assessed under
 any applicable laws of this state.

3 Sec. 3. Section 8-602, Revised Statutes Cumulative
4 Supplement, 2010, is amended to read:

8-602 The Director of Banking and Finance shall charge
and collect fees for certain services rendered by the Department of
Banking and Finance according to the following schedule:

8 (1) For filing and examining articles of incorporation,
9 articles of association, and bylaws, except credit unions, one
10 hundred dollars, and for credit unions, fifty dollars;

(2) For filing and examining an amendment to articles of incorporation, articles of association, and bylaws, except credit unions, fifty dollars, and for credit unions, fifteen dollars;

14 (3) For issuing to banks, credit card banks, trust 15 companies, and building and loan associations a charter, authority, 16 or license to do business in this state, a sum which shall be 17 determined on the basis of one dollar and fifty cents for each one 18 thousand dollars of authorized capital, except that the minimum fee 19 in each case shall be two hundred twenty-five dollars;

(4) For issuing an executive officer's or loan officer's license, fifty dollars at the time of the initial license and fifteen dollars on or before January 15 each year thereafter, except credit unions for which the fee shall be twenty-five dollars at the time of the initial license and fifteen dollars on or before January 15 each year thereafter;

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(5) For affixing certificate and seal, five dollars;

2 (6) For making substitution of securities held by it and
3 issuing a receipt, fifteen dollars;

4 (7) For issuing a certificate of approval to a credit 5 union, ten dollars;

6 (8) For investigating the applications required by 7 sections 8-117, 8-120, and 8-331, and 8-2402 and the documents 8 by section 8-201, the cost of such required examination, investigation, and inspection, including all legal expenses and the 9 10 cost of any hearing transcript, with a minimum fee under (a) sections 11 8-117, 8-120, and 8-2402 of two thousand five hundred dollars, (b) 12 section 8-331 of two thousand dollars, and (c) section 8-201 of one 13 thousand dollars. The department may require the applicant to procure and give a surety bond in such principal amount as the department may 14 15 determine and conditioned for the payment of the fees provided in 16 this subdivision;

17 (9) For registering a statement of intention to engage in
18 the business of making personal loans pursuant to section 8-816,
19 fifty dollars;

(10) For the handling of pledged securities as provided in sections 8-210 and 8-1006, at the time of the initial deposit of such securities, one dollar and fifty cents for each thousand dollars of securities deposited and a like amount on or before January 15 each year thereafter. The fees shall be paid by the company, national bank, federal savings association, federally chartered trust company,

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out-of-state trust company authorized under the Interstate Trust 1 2 Company Office Act, or state-chartered bank pledging the securities; 3 (11) For investigating an application to move its location within the city or village limits of its original license or 4 charter for banks, trust companies, and building and 5 loan associations, two hundred fifty dollars; б 7 (12) For investigating an application under subdivision 8 (6) of section 8-115.01, five hundred dollars; (13) For investigating an application for approval to 9 establish or acquire a branch or to establish a mobile branch 10 pursuant to section 8-157, two hundred fifty dollars; 11 12 (14) For investigating a notice of acquisition of control 13 under subsection (1) of section 8-1502, five hundred dollars; 14 (15) For investigating an application for a crossindustry merger under section 8-1510, five hundred dollars; 15 (16) For investigating an application for a merger of two 16 state banks or a merger of a state bank and a national bank in which 17 the state bank is the surviving entity, five hundred dollars; 18 (17) For investigating an application or a notice to 19 20 establish a branch trust office, five hundred dollars; 21 (18) For investigating an application or a notice to establish a representative trust office, five hundred dollars; 22 23 (19) For investigating an application to establish a credit union branch under section 21-1725.01, two hundred fifty 24 25 dollars;

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1 (20) For investigating an applicant under section 8-1513, 2 five thousand dollars; and 3 (21) For investigating a request to extend a conditional bank charter under section 8-117, one thousand dollars. 4 5 Sec. 4. Section 8-1510, Revised Statutes Cumulative 6 Supplement, 2010, is amended to read: 7 8-1510 (1) The Director of Banking and Finance may permit 8 cross-industry acquisition or merger of one or more financial institutions under its supervision upon the application of such 9 institutions to the Department of Banking and 10 Finance. The application shall be made on forms prescribed by the department. 11 12 (2) Except as provided for in subsection (3) of this 13 section, when an application is made for such an acquisition or

merger, notice of the filing of the application shall be published by 14 15 the department three weeks in a legal newspaper in or of general 16 circulation in the county where the applicant proposes to operate the acquired or merged financial institution. A public hearing shall be 17 held on each application. The date for hearing the application shall 18 19 be not more than ninety days after the filing of the application and 20 not less than thirty days after the last publication of notice after 21 the examination and approval by the department of the application. If the department, upon investigation and after public hearing on the 22 23 application, is satisfied that the stockholders and officers of the financial institution applying for such acquisition or merger are 24 parties of integrity and responsibility, that the requirements of 25

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section 8-702 have been met or some alternate form of protection for depositors has been met, and that the public necessity, convenience, and advantage will be promoted by permitting such acquisition or merger, the department shall, upon payment of the required fees, issue to such institution an order of approval for the acquisition or merger.

7 (3) application is When made for cross-industry 8 acquisition or merger and the director determines, in his or her discretion, that the financial condition of the financial institution 9 surviving the acquisition or merger is such as to indicate that a 10 hearing on the application would not be necessary, then the hearing 11 12 requirement of subsection (2) of this section shall only be required 13 if, (a) after publishing a notice of the proposed application in a newspaper of general circulation in the county or counties where the 14 offices of the financial institution to be merged or acquired are 15 located and (b) after giving notice to all financial institutions 16 located within such county or counties, the director receives a 17 18 substantive objection to the application within fifteen days after the first day of publication. The director shall send the notice to 19 20 financial institutions by first-class mail, postage prepaid, or electronic mail. Electronic mail may be used if the financial 21 institution agrees in advance to receive such notices by electronic 22 23 mail. A financial institution may designate one office for receipt of any such notice if it has more than one office located within the 24 county where such notice is to be sent or a main office in a county 25

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other than the county where such notice is to be sent. (4) The expense of any publication and mailing required by this section shall be paid by the applicant. Sec. 5. Section 21-17,115, Revised Statutes Cumulative Supplement, 2010, is amended to read: 21-17,115 Notwithstanding any of the other provisions of the Credit Union Act or any other Nebraska statute, any credit union incorporated under the laws of the State of Nebraska and organized under the provisions of the act shall have all the rights, powers, privileges, benefits, and immunities which may be exercised as of January 1, 2010, 2011, by a federal credit union doing business in Nebraska on the condition that such rights, powers, privileges, benefits, and immunities shall not relieve such credit union from payment of state taxes assessed under any applicable laws of this state. Sec. 6. Sections 3, 8, and 9 of this act become operative three calendar months after the adjournment of this legislative session. The other sections of this act become operative on their effective date. Sec. 7. Original sections 8-1,140, 8-355, 8-1510, and 21-17,115, Revised Statutes Cumulative Supplement, 2010, are repealed. Sec. 8. Original section 8-602, Revised Statutes

24 Cumulative Supplement, 2010, is repealed.

25 Sec. 9. The following section is outright repealed:

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- 1 Section 8-132.01, Reissue Revised Statutes of Nebraska.
- 2 Sec. 10. Since an emergency exists, this act takes effect3 when passed and approved according to law.