GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 462* Committee Substitute Favorable 4/6/17 Senate Commerce and Insurance Committee Substitute Adopted 5/24/17

Short Title: Banking Law Amendments.

(Public)

Sponsors:

Referred to:

March 27, 2017

A BILL TO BE ENTITLED

2	AN ACT TO M	AKE '	FECHNICAL, CLARIFYING, AND OTHER AMENDMENTS TO
3	PROVISIONS	S AF	PLICABLE TO COMMERCIAL BANKS, PROVISIONS
4	APPLICABL	E TO E	SANK HOLDING COMPANIES, AND PROVISIONS APPLICABLE
5	TO CREDIT		
6	The General Asse	mbly o	f North Carolina enacts:
7		2	
8	PART I. COMM	ERCL	AL BANKS
9	SECT	ION 1.	G.S. 53C-1-4(25) reads as rewritten:
10	"(25)	Depos	it. – A "deposit" as defined in Section $3(1)$ Section $3(l)$ of the Federal
11		Depos	it Insurance Act, 12 U.S.C. § 1813(1).<u>12 U.S.C. § 1813(1).</u>"
12	SECT		G.S. 53C-1-4(46) reads as rewritten:
13	"(46)	Non-b	ranch bank business office. – Any staffed physical location open to the
14		public	in this State in which an office of a bank, out of state bank,
15		depos	itory institution established under the laws of another state, or federally
16		charte	red institution that is not a branch, an office of a separately organized
17		subsid	liary of such depository institution, or an office of the holding
18		compa	any of such depository institution, public, at which any of the
19		<u>follow</u>	ving institutions offers one or more banking or banking-related
20		produ	cts or services are offered, other than the taking of deposits. services,
21		<u>but do</u>	es not take deposits:
22		<u>a.</u>	Bank.
23		<u>b.</u>	Out-of-state bank.
24		<u>c.</u>	Depository institution established under the laws of another state.
25		<u>d.</u>	Federally chartered institution.
26		<u>e.</u>	Separately organized subsidiary of a bank, out-of-state bank,
27			depository institution established under the laws of another state, or
28			federally chartered institution.
29		<u>f.</u>	Holding company of a bank, out-of-state bank, depository institution
30			established under the laws of another state, or federally chartered
31			institution.
32			provision of remote deposit capture facilities or services by a
33		non-b	ranch bank business office shall not be deemed to be does not
34		<u>consti</u>	tute a taking of deposits. Non-branch bank business offices include



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1		loan production offices, mortgage loan offices, an	d insurance agency offices,
2		or a combination thereof."	
3		FION 3. G.S. 53C-2-7(b) reads as rewritten:	
4	"(b) Notw	ithstanding any laws to the contrary, the f	ollowing records of the
5	Commissioner sl	nall be in the custody of the OCOB are confidentia	l and shall not be disclosed
6	or be subject to d	liscovery or public inspection:	
7	(1)	Records compiled during or in connection with	an examination, audit, or
8		investigation of any person, including records rel	U I I
9		licensure or otherwise to the conduct of business	s. The OCOB may treat as
10		confidential any response to an application.	
11	(2)	Records containing information compiled in pre-	paration for or anticipation
12		of or in the course of litigation,	examination, audit, or
13		investigation.investigation or containing inform	nation that was privileged
14		prior to being obtained by the Commissioner.	
15	(3)	Records containing nonpublic personal inform	nation about a customer,
16		person, whether in paper, electronic, or other for	
17		on behalf of the financial institution; provided,	• •
18		made by a North Carolina financial institution, w	1
19		between it and an officer, director, or affiliate	· · ·
20		required to be filed with the Commissioner pursu	-
21		filed with the Commissioner in a form prescribed	-
22		shall be open to inspection and copying by any pe	
23	(4)	Records containing information furnished in con-	11
24		bearing on the character, competency, or experi	
25		the personal finances of an existing or propo	-
26		director director, or employee of a depository ins	
27		institution, trust institution, holding company, or	any other person subject to
28		the Commissioner's jurisdiction.	
29			• • • • • • • • • •
30	(7)	Records of North Carolina financial institution	
31		liquidated, that are under the Commissioner's sup	
32		in receivership and that contain the names or oth	her personal information of
33	$\langle 0 \rangle$	any customers of the institutions.person.	- here she in the the
34 35	(8)	<u>Records</u> <u>Minutes or other records that hav</u>	•
35 36		Commissioner and that are related to meetings of a compliance review committee or other committee	
30 37		of a North Carolina financial institution or esta	
38		such a board of directors that have been obtained	
38 39		any of the following bodies of a North Carolina fi	
40			<u>manetar mstitution.</u>
40 41			ard of directors
42		b.A compliance review committee of the boxc.Any other committee of the board of direct	
43		<u>d.</u> <u>A committee established at the direction o</u>	
44		e. <u>A committee established at the direction of</u>	
45		of directors.	i a commutee of the board
46		of directors.	
40 47	(12a)	Records that are confidential under Chapter 132	of the General Statutes or
48	<u>(12a)</u>	protected from disclosure under other applicable 1	
49	(13)	Any record that would disclose any information	
5 0	(15)	confidential records referred to in this subsection.	•
51	SECT	FION 4. G.S. 53C-4-12 reads as rewritten:	
<i></i>			

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§ 53C-4-12. Compliance review committee.		
(a) For purposes of this section, the following definitions apply:		
(1) "Compliance review committee" means an audit, loan review, or compliance		
committee appointed by the board of directors of a bank, or (i) a bank's		
board of directors, (ii) a committee authorized by the bank's board of		
directors, or (iii) any other committee or person to the extent the committee		
or person acts at the direction of or reports to such a committee, whose the		
bank's board of directors or a committee authorized by the bank's board of		
directors when any part of the functions are of the board, committee, or		
person is to audit, evaluate, report, or determine compliance with any of the		
following: following standards or requirements:		
e. Compliance with federal or State statutory or regulatory		
requirements.		
<u>f.</u> <u>Cybersecurity requirements.</u>		
(b) Banks shall maintain complete records of compliance review documents, and the		
locuments shall be available for examination by the Commissioner or any bank supervisory		
agency or government agency having jurisdiction. Notwithstanding Chapter 132 of the General		
Statutes, Statutes or any other provision of the General Statutes, compliance review documents		
n the custody of a bank, the Commissioner, a government agency, or a bank supervisory		
agency are confidential, are not open for public inspection, and are not discoverable or		
admissible in evidence in a civil action against a bank, its directors, officers, or employees,		
inless the court finds that the interests of justice require that the documents be discoverable or		
admissible in evidence."		
SECTION 5. G.S. 53C-5-1(b) reads as rewritten:		
"(b) A bank shall also have the power to engage: engage in any of the following		
activities:		
(4) In any activity other than as principal permitted under the Federal Deposit		
Insurance Act, 12 U.S.C. § 1831a.principal."		
SECTION 6. G.S. 53C-6-7 reads as rewritten:		
 \$ 53C-6-7. Payable on Death accounts. (a) If any natural person individual establishing a deposit account shall execute 		
(a) If any natural person <u>individual</u> establishing a deposit account shall execute executes a written agreement with the bank containing a statement that it is executed pursuant		
o the provisions of this section and providing for the account to be held in the name of the		
the provisions of this section and providing for the account to be held in the name of the hatteral person individual as owner for one or more beneficiaries, the account and any balance		
hereof shall be held as a Payable on Death account. The account shall have the following		
ncidents:		
neidents.		
(3) Any owner may withdraw funds by writing checks or otherwise, as set forth		
in the account contract, and receive payment in cash or check payable to the		
owner's personal order. Unless the individual establishing the Payable on		
Death account has agreed with the bank that a withdrawal requires more than		
one signature, payment by the bank to, on the order of, or at the direction of		
any owner is a total discharge of the bank's obligation as to the paid amount.		
(4) If the any beneficiary is a natural person, an individual, there may be one or		
more beneficiaries, each of whom shall be an individual, and the following		
requirements shall apply:		
<u>requirements</u> shun uppry.		

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1 2 3	(5)	If the <u>any</u> beneficiary is an <u>entity</u> other than a <u>individual</u> , there shall be only one beneficiary.	natural person, <u>not</u> an
3 4	 (8)	A pledge of a Payable on Death account by any o	wher unless otherwise
5	(0)	specifically agreed between the bank and all owner	
6		pledge and transfer of the account or of the pledged a	
7		all owners and beneficiaries, does not operate to seve	
8		ownership of all or any part of the account, and su	
9		owner or any beneficiary.	ivives the death of any
10	The <u>natural</u>	person individual establishing an account under this	subsection shall sign a
11		ning language set forth in a conspicuous manner and	-
12		out below.following language. The following language	•
12		blanation of the account that is set out in a separate doc	
13	-	y the person individual establishing the account:	cument whose receipt is
5	dekilowiedzed 0	"BANK (or name of institution)	
6		PAYABLE ON DEATH ACCOUNT	
7		G.S. 53C-6-7	
8	I (or we) und	derstand that by establishing a Payable on Death accou	int under the provisions
9		a General Statute 53C-6-7 that:	int under the provisions
20	1.	During my (or our) lifetime I (or we), individually or	r jointly may withdraw
20	1.	the money in the account.	i joinuy, may withuraw
22	2.	By written direction to the bank (or name of	institution) I (or wa)
.2	۷.	individually or jointly, may change the beneficiary or	
.5 :4	3.	Upon my (or our) death, the money remaining in the	
.4 25	5.	the beneficiary or beneficiaries, and the money will	0
26		(or our) heirs or be controlled by will.	not be innerned by my
20 27		(of our) hens of be controlled by will.	"
28	"		
.0 29	···· SFC	FION 7. G.S. 53C-6-8(d) reads as rewritten:	
0		written contract referred to in subsection (a) of this se	ction shall provide that
1		y elect to extend the authority of the agent set out in	-
2		on behalf of the principal in regard to the account	
3		pacity or mental incompetence of the principal. If the	
3 4		<u>dual</u> and elects to extend the authority of the agent, the	1 1
5	-	ental incompetence of the principal, the agent may c	1 1
6	- ·	it the requirement of bond or of accounting to any court	
7	•	ve <u>receives</u> actual knowledge that the authority has been	
8	•	an of the estate of the incapacitated or incompetent	
9		ey-in-fact for the incapacitated or incompetent princip	
.0	11	f attorney, as defined in G.S. 32A-8, which grants to	01
-1	-	rd to the account that is granted to the agent by the w	•
2		provisions of this section, shall have the power, upon	
13			
.s .4		n notice to the bank where the personal agency acc ent's authority to act on behalf of the principal with	
-4 -5	-	on of the agent's authority, the agent shall account	-
.6	-	for all actions of the agent in regard to the account d	-
-0 -7	-	the principal. If the principal is a natural person an i	
8	_	the authority of the agent, then upon the subsequen	
9		the principal, the authority of the agent set out in subsequent	
0	terminates."	the principul, the autority of the agent set out in subsc	
1		FION 8. G.S. 53C-6-18(a) reads as rewritten:	
•		1 01, 5, 0.5, 550 0 10(<i>u</i>) 10 <i>u</i> (5 <i>u</i> 5 10 withton.	

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"(a) A bar	nk may establish in this State or another state	one or more non-branch bank
business offices	as defined by G.S. 53C-1-4(46): G.S. 53C-1-4	4(46), subject to the following
requirements:		
(1)	If a proposed non-branch bank business office	e will offer a product, service,
	or other type of business not previously eng	aged in by the bank, the bank
	shall provide the Commissioner with be us	sed in connection with a new
	activity for which an application is required	d under G.S. 53C-5-1(d) or an
	investment for which a notice is required	d under G.S. 53C-5-2(e), that
	application or notice shall include written no	otification of the intent to open
	the office. The notification shall include the	proposed location of the office
	and a description of the business to be c	onducted at the office. If the
	Commissioner does not request additional	information or object to its
	establishment within 10 days of the date of	receipt of the notification, the
	non-branch bank business office shall be of	leemed approved. In deciding
	whether to object to the establishment of a no	
	the Commissioner shall consider, without li	
	proposed to be conducted at the non-bra	
	permissible for a bank, the costs of its establ	• • • •
	and the impact of the costs on the bank's ca	
	ability of the bank's management to conduct t	
(2)	If a proposed non branch bank business of	
	services, or other types of business already e	
	notification is not required under subdivision	
	shall provide the Commissioner with writte	
	open the office.location of the office and a d	escription of the business to be
	conducted at the office."	
	TION 9. G.S. 53C-7-207 reads as rewritten:	
	Combination with a <u>nonbank</u> subsidiary.	1 1
	ot as provided in subsection (c) of this section,	
-	mbinations shall give prior written notice to the	-
	details of the proposed combination that the	commissioner may require: are
required by the C		where the manufacture and the
(1)	Combine with a <u>nonbank</u> subsidiary, if the ba combination.	ink is the resulting entity of the
(2)	Combine a <u>nonbank</u> subsidiary with another	company company that is not a
(2)	<u>depository institution, if a the nonbank subsid</u>	
(3)	Combine two or more <u>nonbank</u> subsidiaries	
(\mathbf{J})	common control of the same holding compan	
Unless the (Commissioner, within 30 days of receiving the	
	the Commissioner objects to the proposed comb	
•	e combination. However, the Commissioner ma	
• •	mbination if the Commissioner determines the	
	nation or additional time for analysis. Whi	
additional inform		5 I
	ik of subsidiary may not broceed with respect to	
extended, the bar	tk or subsidiary may not proceed with respect to k may, pursuant to G.S. 53C-2-6, appeal an obj	1 1
extended, the bar (b) A bar	k may, pursuant to G.S. 53C-2-6, appeal an obj	ection by the Commissioner.
extended, the bar (b) A bar (c) The p	ak may, pursuant to G.S. 53C-2-6, appeal an obj prior written notice requirement of subsection (a	ection by the Commissioner. a) of this section is not required
extended, the bar (b) A bar (c) The p for (i) for a con	ak may, pursuant to G.S. 53C-2-6, appeal an objurior written notice requirement of subsection (a nonbank subsidiary and another subsidiar	ection by the Commissioner. a) of this section is not required r company when that is not a
extended, the bar (b) A bar (c) The p for (i) for a con depository institu	ak may, pursuant to G.S. 53C-2-6, appeal an obj prior written notice requirement of subsection (a	ection by the Commissioner. a) of this section is not required r company when that is not a the resulting entity, (ii) for a

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1 2	(1) The bank is well-capitalized and well-managed as des supervisory rating it received during its most recent exami	ination.
3 4	(2) The <u>nonbank</u> subsidiary with which the combination is to in either of the following activities:	be made engages
5	"	
6		
7 8	PART II. BANK HOLDING COMPANIES SECTION 10. G.S. 53C-10-101 reads as rewritten:	
8 9	"§ 53C-10-101. Holdings Holding companies.	
10	Every holding company, as defined in G.S. 53C-1-4(39), of a bankthat d	irectly or indirectly
11	controls a depository institution or nonbank subsidiary that has an office lo	
12	shall register with the Commissioner and maintain that registration on an	
13	form prescribed by the Commissioner."	
14	SECTION 11. G.S. 53-232 is recodified as G.S. 53C-10-3	303 and reads as
15	rewritten:	
16	"§ 53C-10-303. Fees.	
17	Each bank <u>A</u> holding company subject to this act <u>Article</u> shall pay the fol	-
18	(1) An initial registration fee of $1,000.000000000000000000000000000000000$	· · · · · · · · · · · · · · · · · · ·
19 20	(2) An annual registration fee of $\frac{550.00}{50.00}$ for the isovernee of $\frac{550}{50.00}$	
20 21	 A fee of \$50.00 fifty dollars (\$50.00) for the issuance of a of documents plus \$1.00 one dollar (\$1.00) per page over 	• •
21	specified by the Commissioner."	a number of pages
22	SECTION 12. Article 18 of Chapter 53 of the General Statutes i	s repealed
23 24	She from 12. Antele 10 of enaper 55 of the General Statutes I	s repeated.
25	PART III. CREDIT UNIONS	
26	SECTION 14. G.S. 54-109.57A(a) reads as rewritten:	
27	"§ 54-109.57A. Payable on Death (POD) accounts.	
28	(a) Shares may be issued to and deposits received from any natura	
29	persons establishing an account who shall execute a written agreement wi	
30	containing a statement that it is executed pursuant to the provisions o	
31	providing for the account to be held in the name of the natural person or	-
32 33	owner or owners for one or more beneficiaries. Such account and any balant	
33 34	held as a Payable on Death account. The account shall have the following inc	idents:
35	(8) <u>A pledge of a Payable on Death account by any owner</u>	r unless otherwise
36	specifically agreed between the credit union and all own	
37	valid pledge and transfer of the account or of the pledged	
38	upon all owners and beneficiaries, does not operate to sev	
39	joint ownership of all or any part of the account, and su	rvives the death of
40	any owner or any beneficiary.	
41	The natural person or natural persons establishing an account under th	
42	sign a statement containing language set forth in a conspicuous manner	•
43	similar to the language set out below; the language may be on a signar	
44	explanation of the account that is set out in a separate document whose receip	pt is acknowledged
45 46	by the person or persons establishing the account:	
46 47	"CREDIT UNION (or name of institution) PAYABLE ON DEATH ACCOUNT	
47 48	G.S. 54-109.57A	
49	I (or we) understand that by establishing a Payable on Death account u	nder the provisions
50	of North Carolina General Statute 54-109.57A that:	and provisions

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1	1.	During my (or our) lifetime I (or we), individual	ly or jointly, may withdraw
2		the money in the account.	
3	2.	By written direction to the credit union (or nan	ne of institution) I (or we),
4		individually or jointly, may change the beneficiar	y or beneficiaries.
5	3.	Upon my (or our) death the money remaining in	the account will belong to
6		the beneficiary or beneficiaries, and the money	will not be inherited by my
7		(or our) heirs or be controlled by will.	
8			
9			
10			
11	PART IV. EFFECTIVE DATE		
12	SEC	FION 15. This act is effective when it becomes law	ν.