Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 24-1351

LLS NO. 24-0559.02 Yelana Love x2295

HOUSE SPONSORSHIP

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House Committees Business Affairs & Labor Appropriations **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING THE CONTINUATION OF FUNCTIONS RELATED TO
102	BANKING, AND, IN CONNECTION THEREWITH, IMPLEMENTING
103	THE RECOMMENDATIONS IN THE 2023 SUNSET REPORT FROM
104	THE DEPARTMENT OF REGULATORY AGENCIES FOR THE DIVISION
105	OF BANKING AND THE BANKING BOARD.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov/</u>.)

Sunset Process - House Business Affairs and Labor Committee. The bill implements the recommendations in the 2023 sunset



report by the department of regulatory agencies by:

- Continuing the division of banking and the banking board (board) for 9 years, until 2033 (sections 1 through 3 of the bill);
- Authorizing a credit union to purchase the assets and liabilities of a state bank (section 9);
- Amending the board composition by repealing the requirement that 2 members represent state banks with less than \$150 million in total assets and instead require 2 members to represent state banks in the fortieth percentile based on total asset size (section 2);
- Extending the authority for the board and the state bank commissioner to share information regarding state bank and trust company compliance with money laundering and other financial crime laws with the United States secretary of the treasury and agencies specified (sections 6 and 7);
- Clarifying that any change of any executive officer, director, or other person who is responsible for the management, control, or operations of a state bank or trust company must be reported to the board within 60 days after the change (sections 4 and 10);
- Modernizing the penalty for failing to report a change of any executive officer, director, or other person who is responsible for the management, control ,or operations of a state bank or trust company to the board (sections 5 and 10);
- Modernizing the board's authority to issue civil money penalties (sections 8 and 11);
- Clarifying that a trust company may discontinue its trust business if it provides evidence of its release and discharge of all trust-related obligations prior to surrendering its trust charter (section 12);
- Codifying requirements related to the review of fiduciary accounts to ensure that the assets are appropriate for the accounts as described in the trust agreement and requiring the board to adopt a rule to clarify what "appropriate" means in this context (section 13); and
- Making technical amendments to the "Colorado Banking Code" to remove gender-specific language; replace the term "data processing center" with the more modern terms "information technology function" and "third-party service provider", as applicable; repeal requirements that certain reports must be mailed; and repeal the requirement that a charter application be filed in triplicate (sections 14 through 40).

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 11-102-101, amend
3 (2) and (3) as follows:

4 11-102-101. Division of banking - creation - repeal of article 5 - subject to review. (2) The administrative head of the division shall be Is the commissioner of banking, who shall be Is the state bank 6 7 commissioner appointed and serving as provided by law, and the deputies 8 and employees of the commissioner shall also be ARE deputies and 9 employees of the division of banking. hereby created. The bank 10 commissioner, at the time of his or her appointment, shall MUST be 11 experienced in the theory and practice of the business and regulation of 12 financial services institutions under the jurisdiction of the banking board.

(3) (a) The provisions of section 24-34-104, C.R.S., concerning
the termination schedule for regulatory bodies of the state unless extended
as provided in that section, are applicable to the division of banking
created by this section.

17 (b) This article ARTICLE 102 is repealed, effective September 1,
2024 2033. BEFORE THE REPEAL, THIS ARTICLE 102 IS SCHEDULED FOR
19 REVIEW IN ACCORDANCE WITH SECTION 24-34-104.

20 SECTION 2. In Colorado Revised Statutes, 11-102-103, amend
21 (1)(a) and (6); and repeal (12) as follows:

11-102-103. Banking board. (1) There is established in the
division a banking board, which consists of nine members appointed by
the governor, with the consent of the senate, as follows:

(a) Five members who during their tenure are, and must remain,
executive officers of state banks, each of whom must have not less than

five years' practical experience as an active executive officer of a bank.
 At least two of such members shall MUST, AT THE TIME OF THEIR
 APPOINTMENT, represent banks having less than one hundred fifty million
 dollars in total assets at the time of their appointment IN THE FORTIETH
 PERCENTILE OF STATE BANKS BASED ON TOTAL ASSET SIZE.

6 (6) The banking board shall meet at least once in each calendar 7 month. The chair of the banking board may call additional meetings of the 8 banking board upon at least seventy-two hours' notice to all members of 9 the banking board and shall do so upon the request of two members. All 10 members of the banking board are subject to immediate call in the event 11 of an emergency. Four members of the banking board constitutes a 12 quorum, and action taken by a majority of those present at any meeting 13 at which a quorum is present is the action of the banking board. Upon the 14 affirmative vote of a majority of those present at any meeting at which a 15 quorum is present, one or more members may be authorized to conduct 16 any hearing required under this code. In the event that less than a quorum 17 of the banking board is present during the conduct of the hearing, at least 18 a quorum of the banking board shall read the entire record before voting 19 thereon. No A member shall NOT participate in a proceeding before the 20 banking board when any corporation, partnership, or unincorporated 21 association of which the member is, or was at any time in the preceding 22 twelve months, a director, officer, partner, employee, member, or 23 stockholder is a party to such proceedings. A member may disqualify 24 himself or herself ONESELF from participating in a proceeding for any 25 other cause deemed by the member to be sufficient.

26 (12) This section is repealed, effective September 1, 2024.

27 SECTION 3. In Colorado Revised Statutes, 24-34-104, repeal

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1 (25)(a)(III); and **add** (34)(a)(IX) as follows:

2 24-34-104. General assembly review of regulatory agencies 3 and functions for repeal, continuation, or reestablishment - legislative 4 declaration - repeal. (25) (a) The following agencies, functions, or both, 5 are scheduled for repeal on September 1, 2024: 6 (III) The division of banking and the banking board created in 7 article 102 of title 11; 8 (34) (a) The following agencies, functions, or both, are scheduled 9 for repeal on September 1, 2033: 10 (IX) THE DIVISION OF BANKING AND THE BANKING BOARD 11 CREATED IN ARTICLE 102 OF TITLE 11. 12 SECTION 4. In Colorado Revised Statutes, 11-102-303, amend 13 (9) as follows: 14 11-102-303. Bank reports to banking board - requirements for 15 acquiring control - penalty - rules - definitions. (9) If any A state bank 16 changes any executive officer, director, or other person who, directly or 17 indirectly, is responsible for the management, control, or operations of the 18 state bank, such changes shall be promptly reported to the banking board 19 WITHIN SIXTY DAYS, and the state bank shall provide such information 20 concerning such person as may be requested by the banking board on 21 such forms as the banking board may require, including information about 22 the reasons for termination from any prior employment and whether such 23 person was charged or convicted of any civil or criminal offenses enumerated in subsection (8) of this section. No civil liability shall arise 24 25 for any A state bank, its directors, executive officers, employees, or 26 agents, or other persons ARE IMMUNE FROM CIVIL LIABILITY due to 27 compliance with the requirements of this subsection (9). The purpose of 1 such information is to inform the banking board of the qualifications of 2 such person as they may affect the safety and soundness of the state bank. 3 The information shall be treated as confidential under this code. Any A 4 bank that fails to comply with this subsection (9) shall be IS required to 5 pay a penalty in an amount set by the banking board by rule, which 6 penalty shall MUST not exceed twenty-five dollars per day, and such 7 penalty shall be deposited in the general fund. The banking board, for 8 valid reasons and good cause, may waive such penalty.

9 SECTION 5. In Colorado Revised Statutes, 11-102-303, amend
10 (8) and (9) as follows:

11 11-102-303. Bank reports to banking board - requirements for 12 acquiring control - penalty - rules - definitions. (8) Any person who 13 becomes a director, executive officer, or other person who, directly or 14 indirectly, is responsible for the management, control, or operations of a 15 state bank shall within ninety days thereafter file a report with the 16 banking board containing: A statement describing any civil or criminal 17 offenses affecting such person's qualification to serve in such capacity 18 with respect to which such person has been found guilty or liable by any 19 federal or state court or federal or state regulatory agency; such 20 biographical information as the banking board requires; and such other 21 information as the banking board requires pursuant to its rules. If any 22 statement contained in such report subsequently becomes inaccurate or 23 misleading in any way, such person shall file an amended report within 24 thirty days after the date on which the statement in the report first 25 becomes inaccurate or misleading. Any A person who fails to comply 26 with this subsection (8) shall be required by the banking board to pay a 27 penalty in an amount set by the banking board by rule, which penalty shall

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MUST not exceed twenty-five ONE HUNDRED dollars per day, and such
 penalty shall be deposited in the general fund. The banking board, for
 valid reasons and good cause, may waive such penalty.

4 (9) If any A state bank changes any executive officer, director, or 5 other person who, directly or indirectly, is responsible for the 6 management, control, or operations of the state bank, such changes shall 7 be promptly reported to the banking board, and the state bank shall 8 provide such information concerning such person as may be requested by 9 the banking board on such forms as the banking board may require, 10 including information about the reasons for termination from any prior 11 employment and whether such person was charged or convicted of any 12 civil or criminal offenses enumerated in subsection (8) of this section. No 13 civil liability shall arise for any A state bank, its directors, executive 14 officers, employees, or agents, or other persons ARE IMMUNE FROM CIVIL 15 LIABILITY due to compliance with the requirements of this subsection (9). 16 The purpose of such information is to inform the banking board of the 17 qualifications of such person as they may affect the safety and soundness 18 of the state bank. The information shall be treated as confidential under 19 this code. Any A bank that fails to comply with this subsection (9) shall 20 be IS required to pay a penalty in an amount set by the banking board by 21 rule, which penalty shall MUST not exceed twenty-five ONE HUNDRED 22 dollars per day, and such penalty shall be deposited in the general fund. 23 The banking board, for valid reasons and good cause, may waive such 24 penalty.

25 SECTION 6. In Colorado Revised Statutes, 11-102-305, amend
26 (1)(a)(IV) as follows:

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11-102-305. Records. (1)(a) Information from the records of the

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division shall be revealed only to members of the banking board, except
 as follows:

3 (IV) Subject to subsection (1.5) of this section, the commissioner 4 may exchange information obtained from money transmitters, STATE 5 BANKS, AND TRUST COMPANIES with the United States secretary of the 6 treasury, the secretary's designees, the United States attorney general, the 7 attorney general's designee, or other state or United States territorial 8 regulatory agencies pertaining to the condition of money transmitters or 9 compliance with federal money laundering and other financial crimes 10 laws, including, but not limited to, the FEDERAL "Bank Secrecy Act", 12 11 U.S.C. SEC. 1951 ET SEQ., AS AMENDED; the FEDERAL "Right to Financial 12 Privacy Act of 1978", 12 U.S.C. SEC. 3401 ET SEQ., AS AMENDED; the 13 FEDERAL "Money Laundering Control Act of 1986", 12U.S.C. SECS. 1956 14 AND 1957, AS AMENDED; and the FEDERAL "Annunzio-Wylie Anti-Money 15 Laundering Act", 12 U.S.C. SEC. 1811 ET SEQ., AS AMENDED.

16 SECTION 7. In Colorado Revised Statutes, 11-102-306, amend
17 (2)(c) as follows:

18 11-102-306. Information confidential. (2) The banking board, 19 the commissioner, and their designees may exchange information with the 20 United States comptroller of the currency, the federal deposit insurance 21 corporation, the board of governors of the federal reserve system, the 22 consumer financial protection bureau, the federal home loan bank in 23 which an institution is a member or is making an application to become 24 a member, the executive director of the department of regulatory 25 agencies, the division of financial services, and banking or financial 26 institution regulatory agencies of other states or United States territories, 27 subject to any confidentiality agreement entered into between the banking

1 board or the commissioner and the United States comptroller of the 2 currency, the federal deposit insurance corporation, the board of 3 governors of the federal reserve system, the consumer financial protection 4 bureau, regulatory agencies of other states or United States territories, or 5 the federal home loan bank in which an institution is a member or is 6 making an application to become a member. In addition, the banking 7 board, the commissioner, and their designees may exchange information 8 obtained by the banking board relating to:

9 (c) The activities of money transmitters, STATE BANKS, AND TRUST 10 COMPANIES pertaining to compliance with federal money laundering and 11 other financial crimes laws, including the FEDERAL "Bank Secrecy Act", 12 12 U.S.C. SEC. 1951 ET SEQ., AS AMENDED; the FEDERAL "Right to 13 Financial Privacy Act of 1978", 12 U.S.C. SEC. 3401 ET SEQ., AS 14 AMENDED; the FEDERAL "Money Laundering Control Act of 1986", 12 15 U.S.C. SECS. 1956 AND 1957, AS AMENDED; and the FEDERAL 16 "Annunzio-Wylie Anti-Money Laundering Act", 12 U.S.C. SEC. 1811 ET 17 SEQ., AS AMENDED, with the United States secretary of the treasury or the 18 secretary's designees.

SECTION 8. In Colorado Revised Statutes, 11-102-503, amend
(1)(a)(I) introductory portion, (1)(a)(I)(B), and (3) as follows:

11-102-503. Assessment of civil money penalties by banking
board. (1) (a) (I) After notice and a hearing as provided in article 4 of
title 24 C.R.S., and after making a determination that no other appropriate
governmental agency has taken similar action against such person for the
same act or practice, the banking board may assess against and collect a
civil penalty from:

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(B) Any A state bank that, or any executive officer, director,

1 employee, agent, or other person participating in the conduct of the affairs 2 of such bank who, violates or knowingly permits any person to violate 3 any of the provisions of this code or any rule promulgated pursuant to this 4 code or engages or participates in any unsafe or unsound practice in 5 connection with a bank. The civil money penalty shall MUST not exceed 6 one FIVE thousand dollars per day for each day such violation continues. 7 This provision shall include, but not be limited to, the following 8 violations: Making, or causing to be made, delinquent payment of 9 assessments under section 11-102-401; submitting, or causing to be 10 submitted, delinquent reports, including but not limited to call reports; or 11 knowingly submitting, or causing to be submitted, to the banking board 12 any report or statement that contains materially false or misleading 13 information.

14 (3) The banking board shall have authority to determine the 15 amount of any civil money penalty assessed against any executive officer, 16 director, employee, agent, or other person participating in the affairs of 17 a bank, except as expressly limited by this code. In determining the 18 amount of the civil money penalty to be assessed, the banking board shall 19 consider the good faith of the person assessed, the gravity of the violation, 20 any previous violations by the person assessed, the nature and extent of 21 any past violations, and such other matters as the banking board may 22 deem appropriate; except that the civil money penalty shall be not more 23 than one MUST NOT EXCEED FIVE thousand dollars per day for each day the 24 person assessed remains in violation.

25 SECTION 9. In Colorado Revised Statutes, 11-103-709, amend
26 (1), (3), (4), and (6) as follows:

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11-103-709. Sale of all assets of bank, branch, or department.

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(1) Any state bank may sell to any other bank OR CREDIT UNION all, or
 substantially all, of the selling bank's assets and business, or all, or
 substantially all, of the assets and business of any department or branch
 of the selling bank.

5 (3) The agreement of purchase and sale shall be authorized and 6 approved by the banking board and by the vote of a majority of the 7 stockholders of the purchasing BANK OR THE MAJORITY OF THE BOARD OF 8 DIRECTORS OF THE PURCHASING CREDIT UNION and THE selling banks 9 BANK at meetings called for the purpose in like manner as meetings to 10 approve mergers are called, and filed with the commissioner, 11 accompanied by evidence of such stockholders' OR DIRECTORS' approval 12 in like manner as agreements of merger are filed. After such approval is 13 given by the stockholders OR DIRECTORS, a notice of such sale shall be 14 published once a week for three successive weeks in a newspaper of 15 general circulation in the county in which the selling bank has its 16 principal office. Proof of such publication shall be filed with the division.

(4) Notwithstanding any term of the agreement, or of his or her A
DEPOSITOR'S contract of deposit, any depositor whose business is thus
sold has the right, upon payment of any indebtedness owing by the
depositor to the bank, to withdraw his or her THE DEPOSITOR'S deposit in
full on demand after such sale unless, by dealing with the purchasing
bank with knowledge of the purchase, the depositor ratifies the transfer.

(6) No right against, or obligation of, the selling bank, in respect
of the assets or business sold, shall be released or impaired by the sale
until one year from AFTER the last date of publication of the notice,
pursuant to subsection (3) of this section, but, after the expiration of such
year, no action shall be brought against the selling bank on account of any

deposit, obligation, trust, or asset transferred to or liability assumed by the
 purchasing bank OR CREDIT UNION.

3 SECTION 10. In Colorado Revised Statutes, 11-109-402, amend
4 (4)(a), (5), and (6) as follows:

5 11-109-402. Reports to the banking board and to the 6 **commissioner - penalty - rules.** (4) (a) Every trust company shall make 7 and file with the commissioner not less than three reports during each 8 calendar year according to the form that may be prescribed by him THE 9 COMMISSIONER, verified by the oath of either the president, the 10 vice-president, the cashier, or the secretary and attested by the signature 11 of three or more of the directors. Each such report shall MUST exhibit in 12 detail, as may be required by the commissioner, the resources and 13 liabilities of the trust company at the close of business on the date 14 specified by the commissioner.

15 (5) Any person who becomes a director, executive officer, or 16 other person who, directly or indirectly, is responsible for the 17 management, control, or operations of a trust company shall within ninety 18 days thereafter file a report with the banking board containing: A 19 statement describing any civil or criminal offenses affecting such person's 20 qualification to serve in such capacity with respect to which such person 21 has been found guilty or liable by any federal or state court or federal or 22 state regulatory agency; such biographical information as the banking 23 board shall require; and such other information as the banking board shall require pursuant to its rules. If any statement contained in such report 24 25 subsequently becomes inaccurate or misleading in any way, such person 26 shall file an amended report within thirty days after the date on which the 27 statement in the report first becomes inaccurate or misleading. Any A

person who fails to comply with this subsection (5) shall be required by the banking board to pay a penalty in an amount set by the banking board by rule, which shall MUST not exceed twenty-five ONE HUNDRED dollars per day, and such penalties shall be deposited in the general fund. The banking board, for valid reasons and good cause, may waive such penalty.

6 (6) If any A trust company changes any executive officer, director, 7 or other person who, directly or indirectly, is responsible for the 8 management, control, or operations of the trust company, such changes 9 shall be promptly reported to the banking board WITHIN SIXTY DAYS, and 10 the trust company shall provide such information concerning such person 11 as may be requested by the banking board on such forms as the banking 12 board may require, including information about the reasons for 13 termination from any prior employment and whether such person was 14 charged or convicted of any civil or criminal offenses enumerated in 15 subsection (5) of this section. No civil liability shall arise for any A trust 16 company, its directors, executive officers, employees, or agents, or any 17 other persons ARE IMMUNE FROM CIVIL LIABILITY due to compliance with 18 the requirements of this subsection (6). The purpose of such information 19 is to inform the banking board of the qualifications of such person as they 20 may affect the safety and soundness of the trust company. The 21 information shall be treated as confidential under this article. Any 22 ARTICLE 109. A trust company that fails to comply with this subsection (6) 23 shall be required by the banking board to pay a penalty in an amount set 24 by the banking board by rule, which shall MUST not exceed twenty-five 25 ONE HUNDRED dollars per day, and such penalties shall be deposited in the 26 general fund. The banking board, for valid reasons and good cause, may 27 waive such penalty.

SECTION 11. In Colorado Revised Statutes, 11-109-602, amend
 (1)(a)(I) introductory portion, (1)(a)(I)(B), and (3) as follows:

11-109-602. Assessment of civil money penalties by banking
board. (1) (a) (I) After notice and a hearing as provided in article 4 of
title 24 C.R.S., and after making a determination that no other appropriate
governmental agency has taken similar action against such person for the
same act or practice, the banking board may assess against and collect a
civil penalty from:

9 (B) Any A trust company that, or any executive officer, director, 10 employee, agent, or other person participating in the conduct of the affairs 11 of such trust company who, violates or knowingly permits any person to 12 violate any of the provisions of this article ARTICLE 109 or any rule 13 promulgated pursuant to this article, ARTICLE 109 or engages or 14 participates in any unsafe or unsound practice in connection with a trust 15 company. The civil money penalty shall MUST not exceed one FIVE 16 thousand dollars per day for each day such violation continues. This 17 provision shall include, but not be limited to, the following violations: 18 Making, or causing to be made, delinquent payment of assessments under 19 this section; submitting, or causing to be submitted, delinquent reports, 20 including but not limited to call reports; or knowingly submitting, or 21 causing to be submitted, to the banking board any report or statement that 22 contains materially false or misleading information.

(3) The banking board shall have authority to MAY determine the
amount of any civil money penalty assessed against any executive officer,
director, employee, agent, or other person participating in the affairs of
a trust company, except as expressly limited by this article ARTICLE 109.
In determining the amount of the civil money penalty to be assessed, the

banking board shall consider the good faith of the person assessed, the
gravity of the violation, any previous violations by the person assessed,
the nature and extent of any past violations, and such other matters as the
banking board may deem appropriate; except that the civil money penalty
shall be not more than one MUST NOT EXCEED FIVE thousand dollars per
day for each day the person assessed remains in violation.

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SECTION 12. In Colorado Revised Statutes, 11-109-701, amend (1) and (2)(c) as follows:

9 11-109-701. Discontinuance of trust business - voluntary 10 liquidation and dissolution. (1) A trust company may discontinue its 11 trust business upon furnishing to the banking board satisfactory evidence 12 of its release and discharge from all TRUST-RELATED obligations and 13 trusts that it has undertaken or that have been imposed by law. 14 Thereupon, the banking board shall cancel the charter, and such trust 15 company shall not be permitted to use the word "trust" in its name or in 16 connection with its business.

17 (2) (c) Any unclaimed distribution to a stockholder or depositor 18 shall be held until ninety days after the final distribution and then 19 transmitted to the banking board. Such unclaimed funds MONEY shall be 20 held by the banking board for six years and, unless sooner claimed by the 21 person entitled thereto, shall be transferred to the treasury of the county 22 in which the trust company is located. The county treasurer and his THE 23 COUNTY TREASURER'S successors shall hold such money in trust for a 24 period of six years, unless the money is sooner paid out to the beneficial 25 owner. Any money remaining in the fund six years after such money is 26 paid into the treasury of the county, for the recovery of which no action 27 is pending, shall be transferred to the general fund of the county, and all

rights of the beneficial owners therein to recover such money shall be
 forever barred.

3 SECTION 13. In Colorado Revised Statutes, add 11-109-908 as
4 follows:

5 11-109-908. Fiduciary accounts - duties of trust companies 6 rules. (1) BEFORE ACCEPTING A FIDUCIARY ACCOUNT, A TRUST COMPANY
7 SHALL REVIEW THE PROSPECTIVE ACCOUNT TO DETERMINE WHETHER THE
8 TRUST COMPANY CAN PROPERLY ADMINISTER THE ACCOUNT.

9 (2) UPON THE ACCEPTANCE OF A FIDUCIARY ACCOUNT FOR WHICH 10 A TRUST COMPANY HAS INVESTMENT DISCRETION, THE TRUST COMPANY 11 SHALL CONDUCT A PROMPT REVIEW OF ALL ASSETS OF THE ACCOUNT TO 12 EVALUATE WHETHER THE ASSETS ARE APPROPRIATE FOR THE ACCOUNT. 13 (3) AT LEAST ONCE DURING EVERY CALENDAR YEAR, A TRUST 14 COMPANY SHALL CONDUCT A REVIEW OF ALL ASSETS OF EACH FIDUCIARY 15 ACCOUNT FOR WHICH THE TRUST COMPANY HAS INVESTMENT DISCRETION 16 TO EVALUATE WHETHER THE ASSETS ARE APPROPRIATE, INDIVIDUALLY 17 AND COLLECTIVELY, FOR THE ACCOUNT.

18 (4) THE BOARD SHALL PROMULGATE RULES REGARDING WHAT
19 ASSETS ARE APPROPRIATE FOR PURPOSES OF SUBSECTIONS (2) AND (3) OF
20 THIS SECTION.

21 SECTION 14. In Colorado Revised Statutes, 11-101-401, amend
22 (2) as follows:

23 11-101-401. Definitions. As used in this code, unless the context
24 otherwise requires:

(2) "Account overline" means a banking transaction pursuant to
which an account holder debits his THE ACCOUNT HOLDER'S existing
demand or savings account even though such debit may create or extend

a negative balance to be covered by an extension of credit or would create
 a negative balance but for an extension of credit to such account by the
 Colorado bank.

4 SECTION 15. In Colorado Revised Statutes, 11-102-301, amend
5 (1), (2), and (3)(a) as follows:

6 11-102-301. Examinations and examiner's reports. (1) The
7 commissioner shall examine the books and records of every state bank as
8 often as deemed advisable and, to the extent required by the banking
9 board, shall make and file in his or her THE COMMISSIONER'S office a
10 correct report in detail disclosing the results of such examination. and
11 shall mail a copy of such report to the bank examined.

12 (2) The commissioner shall examine, as often as deemed advisable 13 and to the extent required by the banking board, any electronic data 14 processing centers INFORMATION TECHNOLOGY FUNCTIONS of a state bank 15 or any electronic data processing centers that serve A THIRD PARTY 16 SERVING a state bank, without regard to the location of the electronic data 17 processing center FUNCTIONS OR THIRD PARTY; AND shall make and file 18 in his or her THE COMMISSIONER'S office a correct report in detail 19 disclosing the results of such examination. and shall mail a copy of such 20 report to the data processing centers examined and the state bank that they 21 serve.

(3) (a) The commissioner, if he or she IF THE COMMISSIONER
deems it necessary or if required by the banking board, THE
COMMISSIONER may examine the books and records of the controlling
shareholder of a state bank and any affiliated entities of the controlling
shareholder, as well as any relationship among the controlling shareholder
and its affiliated entities, for the purpose of determining the safety and

1 soundness of the state bank.

2 SECTION 16. In Colorado Revised Statutes, amend 11-102-502
3 as follows:

4 11-102-502. Exemption from liability - when. No A PERSON
5 WHO IS A member of the banking board or AN officer or employee of the
6 division shall be IS NOT liable in any civil action for damages for any act
7 done or omitted in good faith in performing the functions of his or her
8 THE PERSON'S office.

9 SECTION 17. In Colorado Revised Statutes, 11-102-505, amend
10 (2) as follows:

11 11-102-505. Removal of director, officer, or other person. 12 (2) Whenever the banking board determines that an executive officer, 13 director, employee, agent, or other person participating in the conduct of 14 the affairs of a state bank, by conduct or practice with respect to another 15 bank or business institution that results in substantial financial loss or 16 other damage, has evidenced either personal dishonesty or a willful or 17 continuing disregard for such state bank's safety and soundness, and, in 18 addition, has evidenced unfitness to continue such person's relationship 19 with the state bank, the banking board may serve upon such person a 20 written notice of its intention to remove him or her THE PERSON from 21 office or to prohibit the person's further participation in any manner in the 22 conduct of the affairs of any Colorado state-chartered bank or trust 23 company.

24 SECTION 18. In Colorado Revised Statutes, 11-103-203, amend 25 (3), (6), and (8) as follows:

26 11-103-203. Liability of shareholders. (3) Any shareholder of
27 any state bank who has transferred his or her THE SHAREHOLDER'S shares

1 or caused such transfer to appear on the books of the bank within sixty 2 days immediately preceding the capital inadequacy of such bank, or who 3 has made such transfer with knowledge of such impending capital 4 inadequacy, shall be IS liable to the same extent that the transferee or 5 subsequent transferee fails to meet such liability. This section shall not be 6 construed to affect in any way any recourse that such shareholder might 7 otherwise have against those in whose names such shares appear upon the 8 books of the bank at the time of such capital inadequacy.

9 (6) If such shareholder thereafter deposits with the banking board 10 an amount of money equal to double the amount of the par value of his or 11 her THE STAKEHOLDER'S shares, to be held by the banking board as 12 security for the shareholder's liability under this section, then the banking 13 board shall execute and file with such county clerk and recorder a release 14 of such lien and, upon completing the liquidation of such bank, shall 15 return to such shareholder any excess of such deposit, if such 16 shareholder's ultimate liability shall prove to be less than the amount so 17 deposited with the banking board; and in all cases where the liability of 18 the shareholder has been satisfied, either as the result of litigation or 19 otherwise, such liens so filed shall be released by the banking board. The 20 expense of filing and recording such liens and releases thereof OF THE 21 LIENS shall be paid out of any assets of the bank in the possession of the 22 banking board.

(8) No A stockholder of a state bank shall NOT set off against his
 or her stockholder THE STOCKHOLDER'S liability any claim he or she THE
 STOCKHOLDER may have as a depositor in or creditor of any insolvent
 bank.

27 SECTION 19. In Colorado Revised Statutes, amend 11-103-301

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1 as follows:

2 11-103-301. Incorporators. Five or more individual 3 incorporators of a de novo bank or organizers of a converting bank 4 desiring to organize or convert to a state bank must file with the banking 5 board in triplicate, an application for charter on the form prescribed 6 therefor and together with all other documents required by section 7 11-103-303, all of which instruments shall be duly signed by each of the 8 incorporators or organizers and sworn to before an officer authorized by 9 the laws of this state to administer oaths. A majority of the incorporators 10 must be residents of the state and citizens of the United States. Each 11 incorporator of a de novo bank shall, prior to the filing of said 12 application, subscribe and pay in full in cash for stock having a par value 13 of not less than one percent of the minimum capital and paid-in surplus 14 requirements.

15 SECTION 20. In Colorado Revised Statutes, 11-103-303, amend 16 (1)(b) as follows:

17 11-103-303. Application for de novo charter or charter
18 conversion. (1) After the capital stock has been fully subscribed, the
19 incorporators may apply to the banking board for a de novo bank charter.
20 The incorporators or organizers of the converting bank must submit to the
21 banking board the following:

(b) An application for a charter in such form and containing such
information as the banking board requires, including but not limited to the
following: The name, business and residence address, and business and
professional affiliations of each director and executive officer; the name,
residence, citizenship, and occupation of each subscriber or shareholder
and the number of shares for which he or she THE SUBSCRIBER OR

1 SHAREHOLDER has subscribed or owns directly or indirectly; the past and 2 present connection with any bank, other than as a customer, on terms 3 generally available to the public of each director and each subscriber or 4 shareholder to more than five percent of the capital stock, including 5 beneficial interests; the amount to be borrowed and from whom borrowed 6 on any stock issued to a subscriber to or shareholder of more than five 7 percent of the capital stock; the address at which the converting bank's 8 main office and existing branches are located or the address at which the 9 de novo state bank proposes to do business or, if such address is not 10 known, the area within a radius of one-half mile in which the proposed 11 bank is to be located and the community that it proposes to serve; a 12 statement that all the proposed bylaws have been attached as an exhibit 13 to the application; and such other information as the banking board may 14 reasonably require to enable it to determine whether a charter should be 15 issued. The proposed bylaws must be attached to the application as an 16 exhibit.

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SECTION 21. In Colorado Revised Statutes, 11-103-304, amend (2) as follows:

19 11-103-304. Procedure for granting or denying charter. (2) If 20 the commissioner determines that any of the requirements in subsection 21 (1) of this section have not been met in any respect, he or she THE 22 COMMISSIONER shall notify the applicant of such deficiencies and of 23 corrective measures deemed appropriate. Within six months after the filing of an application for charter, and prior to the hearing prescribed in 24 25 subsection (3) of this section, the commissioner shall report to the 26 banking board that the applicant has met all of the requirements of 27 subsection (1) of this section, if such be the case, or shall report which

requirements have been met and which have not been met, together with
 the circumstances respecting such deficiencies. This report shall be
 introduced by the banking board into the record of the hearing on such
 application.

5 SECTION 22. In Colorado Revised Statutes, 11-103-402, amend
6 (2) as follows:

11-103-402. First meetings of stockholders - director's oath bylaws. (2) Every director of a state bank shall take and subscribe to an
oath before a disinterested notary public that the director will, insofar as
the duty devolves upon him or her THE DIRECTOR, diligently and honestly
administer the affairs of the bank and that he or she THE DIRECTOR will
not knowingly violate nor willingly permit to be violated any provision
of the law.

SECTION 23. In Colorado Revised Statutes, 11-103-403, amend
(3) as follows:

16 11-103-403. Stockholders' meetings - voting trusts preemptive right - transfer of stock - rules. (3) A stockholder
authorized to vote may, by means of a proxy executed in writing, appoint
a representative to cast his or her THE SHAREHOLDER'S vote. The banking
board may promulgate rules governing proxies and the solicitation
thereof.

SECTION 24. In Colorado Revised Statutes, 11-103-501, amend
(1) and (5) as follows:

11-103-501. Directors and officers. (1) The affairs of a state bank shall be managed by a board of directors, which shall exercise its powers and be responsible for the discharge of its duties. The number of directors, not fewer than three nor more than twenty-five, shall be as fixed

1 by the bylaws, and the number so fixed shall be the board, regardless of 2 vacancies. At least three-fourths of the directors shall be citizens of the 3 United States, and a majority shall be residents of this state. A director 4 need not own shares. No A director may NOT serve who has been 5 convicted of fraud involving any financial institution or of a felony, but 6 the banking board may waive this provision regarding a felony if it 7 determines that the particular felony does not jeopardize the person's 8 ability to act as a director. A director who is disqualified may be removed 9 by the board of directors or by the banking board. No AN action taken by 10 a director prior to his or her THE DIRECTOR'S resignation or removal shall 11 be IS NOT subject to attack on the ground of his or her THE DIRECTOR'S 12 disqualification.

(5) A director may be removed by the stockholders at a meeting.
Where cumulative voting for directors is provided in the charter, no A
director shall NOT be removed unless the votes cast against a motion for
his or her THE DIRECTOR'S removal are less than the total number of
shares outstanding divided by the number of authorized directors, but all
of the directors shall be removed if a majority of the outstanding shares
approves a motion for the removal of all.

20 SECTION 25. In Colorado Revised Statutes, 11-103-801, amend
21 (3) as follows:

11-103-801. Voluntary liquidation and dissolution. (3) Any unclaimed distribution to a stockholder or depositor shall be held until ninety days after the final distribution and then transmitted to the banking board. Such unclaimed funds shall be held by the banking board for six years and, unless sooner claimed by the person entitled thereto, shall be transferred to the treasury of the county in which the bank is located. The

1 county treasurer and his THE COUNTY TREASURER'S successors shall hold 2 such money in trust for a period of six years, unless the same shall be 3 sooner paid out to the beneficial owner thereof or a suit is instituted to 4 recover such money or a portion thereof. Any money remaining in said 5 fund six years after the same is paid into the treasury of the county, for the 6 recovery of which no action is pending, shall be transferred to the general 7 fund of the county, and all rights of the former beneficial owners therein 8 to recover the same shall be forever barred.

9 SECTION 26. In Colorado Revised Statutes, 11-103-802, amend 10 (2)(a) and (3)(e) as follows:

11 11-103-802. Involuntary liquidation by banking board -12 **reorganization.** (2) (a) The commissioner, upon order of the banking 13 board, shall take possession by posting upon the premises a notice 14 reciting that the commissioner is assuming possession pursuant to this 15 code and the time, not earlier than the posting of the notice, when his or 16 her possession shall be IS deemed to commence. A copy of the notice 17 shall be filed in the district court in and for the county in which the bank 18 is located. The commissioner shall notify the federal reserve bank of the 19 district of taking possession of any state bank that is a member of the 20 federal reserve system and shall notify the federal deposit insurance 21 corporation of taking possession of any state bank that is a member of the 22 federal deposit insurance corporation.

23 (3) (e) If the commissioner determines to reorganize the state bank 24 or if the banking board, after staying its liquidation, orders such 25 reorganization, the commissioner, after according a hearing to all 26 interested persons, shall enter an order proposing a reorganization plan. 27 A copy of the plan shall be sent to each depositor and creditor who shall

1 not receive payment of his or her THE DEPOSITOR'S OR CREDITOR'S claim 2 in full under the plan, together with notice that, unless within fifteen days 3 the plan is disapproved in writing by persons holding one-third or more 4 of the aggregate amount of such claims, the commissioner will proceed 5 to effect the reorganization. A department, agency, or political 6 subdivision of this state holding a claim that will not be paid in full is 7 authorized to participate as any other creditor.

8 SECTION 27. In Colorado Revised Statutes, 11-103-804, amend 9 (2), (7)(a), and (11) as follows:

10 11-103-804. Liquidation by commissioner - procedure. 11 (2) Within six months after the commencement of liquidation, the 12 commissioner may by his or her election, ELECT TO terminate any 13 executory contract for services or advertising to which the state bank is 14 a party or any obligation of the bank as a lessee. A lessor who receives at 15 least sixty days' notice of the commissioner's election to terminate the 16 lease shall have no claim for rent, other than rent accrued to the date of 17 termination, nor for damages for such termination.

18 (7) Within six months after the last day specified in the notice for 19 the filing of claims, or within such longer period as may be allowed by 20 the court in which notice of possession has been filed, the commissioner 21 shall:

22 (a) Reject any claim if he or she THE COMMISSIONER doubts the 23 validity thereof OF THE CLAIM;

24 (11) Unclaimed funds MONEY remaining after completion of the 25 liquidation shall be retained for six years by the commissioner unless 26 sooner claimed by the owner. At the expiration of such period, the 27 remaining sum shall be transferred to the treasury of the county in which 1 the bank is located. The county treasurer and his or her THE COUNTY 2 TREASURER'S successors shall hold such money in trust for a period of six 3 years, unless the same is sooner paid out to the beneficial owner or 4 owners thereof or a suit is instituted to recover such money or a portion 5 thereof OF THE MONEY. Any money remaining in said fund six years after 6 the same is paid into the treasury of the county, for the recovery of which 7 no action is pending, shall be transferred to the general fund of the 8 county, and all rights of the former beneficial owners therein to recover 9 the same shall be forever barred.

SECTION 28. In Colorado Revised Statutes, 11-105-101, amend
(7) as follows:

12 **11-105-101. Branch banks and practices prohibited.** (7) No 13 AN officer, director, employee, or agent of a state bank shall NOT 14 KNOWINGLY maintain, or authorize the maintenance of, any account of the 15 bank in a manner that to his or her knowledge, does not conform to the 16 requirements prescribed by this code or by the commissioner or the 17 banking board.

18 SECTION 29. In Colorado Revised Statutes, 11-105-104, amend
19 (1) as follows:

11-105-104. Minor or institutional deposits. (1) A bank may
operate a deposit account for a minor with the same effect upon its
liability as if the minor were of full age unless such THE minor's guardian
or conservator files with the bank a certified copy of the order of a
Colorado court having jurisdiction appointing him or her THE GUARDIAN
OR CONSERVATOR and directs otherwise.

26 SECTION 30. In Colorado Revised Statutes, 11-105-405, amend
27 (2)(b) as follows:

11-105-405. Signature guaranty. (2) A bank guaranteeing the
 signature of a person on any document warrants to any person relying on
 such guaranty only that:

4 (b) The signer is the holder or the signer has purported authority 5 to sign in the name of the holder; except that, if the holder purports to act 6 as a fiduciary, as "fiduciary" is defined either in this code or in article 1 7 of title 15, C.R.S., or if the holder's name is signed by a person purporting 8 to act on the holder's behalf as such a fiduciary, the bank warrants that 9 such THE holder or such person so signing as such fiduciary is in fact the 10 fiduciary he or she purports PURPORTED to be and warrants that the bank 11 has no actual knowledge that such THE fiduciary is committing a breach 12 of such THE fiduciary's obligation as such THE fiduciary in signing such 13 THE document and that it has no knowledge of such facts that its action 14 in guaranteeing the signature amounts to bad faith; and

15 SECTION 31. In Colorado Revised Statutes, amend 11-107-101 16 as follows:

17 **11-107-101.** Unauthorized conduct of banking business. It is
a criminal offense for any person not authorized to carry on a banking
business under this code, falsely and with intent to defraud, to act as a
bank or to represent that he or she THE PERSON is or is acting for a bank
or to use an artificial or corporate name that is the name of a bank.

SECTION 32. In Colorado Revised Statutes, amend 11-107-102
as follows:

11-107-102. Receipt of deposits while insolvent. It is a criminal
offense if a state bank receives any deposit while insolvent or an officer,
director, or employee knows or, in the proper performance of his or her
THE OFFICER'S, DIRECTOR'S, OR EMPLOYEE'S duty, should know of such

1 insolvency and receives or authorizes the receipt of such deposit or if 2 such state bank or person has knowingly concealed or misstated material 3 facts regarding the insolvency of the state bank from or to the banking 4 board, commissioner, or division of banking.

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SECTION 33. In Colorado Revised Statutes, 11-107-108, amend (2) and (3) as follows:

7 11-107-108. Unlawful acts or omissions - penalties. (2) An 8 officer, director, employee, agent, or attorney of a state bank shall be 9 HELD criminally responsible for an act or omission of the institution 10 declared to be a criminal offense by this code if, knowing that such act or 11 omission is a criminal offense, he or she THE PERSON participates in 12 authorizing, executing, ratifying, or concealing such act or in authorizing 13 or ratifying such omission or, having a duty to take the required action, 14 omits to do so.

15 (3) Unless otherwise provided in this code, it is no NOT A defense 16 to a criminal prosecution under this code that the defendant did not know 17 the facts establishing the criminal character of the act or omission 18 charged, if the defendant could and should have known such facts in the 19 proper performance of his or her THE DEFENDANT'S duty.

20 SECTION 34. In Colorado Revised Statutes, 11-109-104, amend 21 (7) and (8)(a) as follows:

22 11-109-104. Powers - banking board - commissioner. (7) The 23 commissioner shall examine, as often as deemed advisable and to the 24 extent required by the banking board, any electronic data processing 25 centers INFORMATION TECHNOLOGY FUNCTION of a trust company or any 26 electronic data processing centers that serve a trust company A THIRD-PARTY PROVIDER, AS APPLICABLE, without regard to the location of 27

the electronic data processing center; FUNCTION OR THIRD-PARTY PROVIDER, AND shall make and file in the commissioner's office a correct report in detail disclosing the results of such THE examination. and shall mail a copy of such report to the data processing centers examined and the trust company that they serve.

6 (8) (a) The commissioner, if he or she THE COMMISSIONER deems 7 it necessary or if required by the banking board, may examine the books 8 and records of the controlling shareholder of a trust company and any 9 affiliated entities of the controlling shareholder for the purpose of 10 determining the safety and soundness of the trust company. If the 11 controlling shareholder or affiliate's records are located outside this state, 12 the controlling shareholder or affiliate shall either make them available 13 to the commissioner at a convenient location within this state or pay the 14 reasonable and necessary expenses for the commissioner or the 15 commissioner's representative to examine them at the place where they 16 are located. The commissioner may designate representatives, including 17 comparable officials of the state in which the records are located, to 18 inspect them on the commissioner's behalf. If a controlling shareholder 19 or affiliate refuses to permit the commissioner to make an examination, 20 the banking board may fine such controlling shareholder or affiliate an 21 amount not to exceed one thousand dollars for each day any such refusal 22 continues. In lieu of any examination required by this subsection (8), the 23 commissioner may accept an audit for the previous fiscal year prepared 24 by an independent certified public accountant, independent registered 25 accountant, or other independent qualified person. If the commissioner 26 accepts an audit prepared by such independent person, no THE costs thereof OF THE AUDIT shall NOT be borne by the commissioner, and all 27

costs of such audit shall remain the obligation of the controlling
 shareholder or affiliate.

3 SECTION 35. In Colorado Revised Statutes, amend 11-109-601
4 as follows:

5 11-109-601. Penalty for noncompliance with the law. It is 6 unlawful for any person to carry on or conduct in this state a trust 7 company business, or to advertise or hold himself or herself ONESELF out 8 as being engaged in or doing a trust company business or to use the word 9 "trust" or words "trust company" in connection with a business unless 10 such person has complied with the provisions of this article 109 or other 11 laws of this state specifically authorizing a fiduciary or trust business. 12 Any A person who violates this section commits a class 2 misdemeanor. 13 SECTION 36. In Colorado Revised Statutes, 11-109-604, amend 14 (1) introductory portion, (2), and (3) as follows:

15 11-109-604. Removal of director, officer, or other person.
(1) The banking board may serve any executive officer, director,
employee, agent, or other person participating in the conduct of the affairs
of a trust company with a written notice of its intention to remove him or
her THE PERSON from office whenever the banking board determines:

20 (2) Whenever the banking board determines that an executive 21 officer, director, employee, agent, or other person participating in the 22 conduct of the affairs of a trust company, by conduct or practice with 23 respect to another trust company or business institution that results in 24 substantial financial loss or other damage, has evidenced either personal 25 dishonesty or a willful or continuing disregard for the trust company's 26 safety and soundness, and, in addition, has evidenced unfitness to 27 continue his or her THE PERSON'S relationship with the trust company, the banking board may serve upon the person a written notice of its intention
 to remove him or her THE PERSON from office or to prohibit such person's
 further participation in any manner in the conduct of the affairs of any
 Colorado state-chartered trust company or bank.

5 (3) A notice of intention to remove a director, executive officer, 6 or other person from office or to prohibit such person's participation in 7 the conduct of the affairs of a trust company shall MUST contain a 8 statement of the facts constituting grounds for removal and shall MUST fix 9 a time and place at which a hearing shall be held thereon. Such hearing 10 shall be fixed for a date not earlier than thirty days nor later than sixty 11 days after the date of service of such notice, unless an earlier or a later 12 date is set by the banking board at the request of such director or 13 executive officer or other person and for good cause shown. Unless such 14 director, executive officer, or other person appears at the hearing in 15 person or by a duly authorized representative, he or she THE PERSON shall 16 be deemed to have consented to the issuance of an order of removal or 17 prohibition as specified in the notice issued pursuant to subsection (1) or 18 (2) of this section. In the event of such consent or, if, upon the record 19 made at any such hearing, the banking board finds that any of the grounds 20 specified in such notice have been established, the banking board may 21 issue such orders of suspension or removal from office as it may deem 22 appropriate. Any such order shall become effective at the expiration of 23 thirty days after service upon such trust company and the director, 24 executive officer, or other person concerned except in the case of an order 25 issued upon consent, which shall become effective at the time specified 26 therein. Such order shall remain REMAINS effective and enforceable 27 except to such extent as it is stayed, modified, terminated, or set aside by 1 action of the banking board or a reviewing court.

2 SECTION 37. In Colorado Revised Statutes, 11-109-605, amend
3 (1) as follows:

4 11-109-605. Suspension of director, officer, or other person. 5 (1) The banking board may suspend an executive officer, director, 6 employee, agent, or other person participating in the conduct of the affairs 7 of a trust company who becomes ineligible to hold his or her THE 8 PERSON'S position, or who after receipt of an order of the banking board 9 to cease and desist violates this article ARTICLE 109 or a lawful rule or 10 order issued thereunder UNDER THIS ARTICLE 109, or who is dishonest, or 11 who is reckless or grossly incompetent in the conduct of trust business, 12 or who may be subject to removal under section 11-109-604. It shall be 13 IS a criminal offense for any such person, after receipt of a suspension 14 order, to perform any duty or exercise any power of any trust company 15 until the banking board vacates such suspension order. A suspension 16 order shall MUST specify the grounds thereof. A copy of the order shall be 17 sent to the trust company concerned and to each member of its board of 18 directors.

SECTION 38. In Colorado Revised Statutes, amend 11-109-607
as follows:

21 11-109-607. Receipt of deposits while insolvent. It is a criminal 22 offense if a trust company receives any deposit while insolvent or an 23 officer, director, or employee knows, or in the proper performance of his 24 or her THE OFFICER'S, DIRECTOR'S, OR EMPLOYEE'S duty should know, of 25 such insolvency and receives or authorizes the receipt of such deposit, 26 and if such trust company or person has knowingly concealed or 27 misstated material facts regarding the insolvency of the trust company 1 from or to the banking board, commissioner, or division of banking.

2 SECTION 39. In Colorado Revised Statutes, 11-109-702, amend 3 (2)(b) as follows:

4 **11-109-702.** Involuntary liquidation. (2) (b) When the banking 5 board has taken possession of a trust company, the commissioner shall be 6 Is vested with the full and exclusive power of control, including the 7 power to stop or to limit the payment of its THE TRUST COMPANY'S 8 obligations; to employ any necessary assistants, including legal counsel, 9 after possession of the trust company has been taken; to execute any 10 instrument in the name of the trust company; to commence, defend, and 11 conduct in its THE TRUST COMPANY'S name any action or proceeding to 12 which it may be a party; to terminate his or her THE COMMISSIONER'S 13 possession by restoring the trust company to its board of directors and 14 stockholders upon conditions prescribed by the banking board; and to 15 reopen a closed trust company or liquidate the trust company in 16 accordance with this article ARTICLE 109. As soon as practicable after the 17 banking board takes possession, the commissioner shall make an 18 inventory of the assets and file a copy thereof with the court in which the 19 notice of possession was filed.

20 SECTION 40. In Colorado Revised Statutes, 11-109-704, amend 21 (1) introductory portion, (1)(c), and (10) as follows:

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11-109-704. Liquidation by commissioner - procedure. (1) In 23 liquidating a trust company, the commissioner may exercise any power 24 of the trust company and shall have the duty to collect all assets, debts, 25 and claims belonging to the trust company. Unless the commissioner 26 obtains the approval of the court in which notice of possession has been 27 filed by petition setting forth the material facts and upon such notice to

the officers, directors, or stockholders in such form as the court may
 require, the commissioner shall not:

3 (c) Make any payment on any claim, other than a claim upon an
4 obligation incurred by the commissioner, before preparing and filing a
5 schedule of his or her THE COMMISSIONER'S determinations in accordance
6 with this article ARTICLE 109.

7 (10) Unclaimed funds remaining after final distribution has been 8 made by the commissioner shall be retained for six years by the 9 commissioner unless sooner claimed by the owner. At the expiration of 10 such period, the remaining sum shall be transferred to the treasury of the 11 county in which the trust company is located. The county treasurer and his 12 or her THE COUNTY TREASURER'S successors shall hold such money in 13 trust for a period of six years, unless the money is sooner paid out to the 14 beneficial owner or owners or a suit is instituted to recover such money 15 or a portion thereof. Any money remaining in the fund six years after such 16 money is paid into the treasury of the county, for the recovery of which 17 no action is pending, shall be transferred to the general fund of the 18 county, and all rights of the former beneficial owners of such money to 19 recover the money shall be forever barred.

SECTION 41. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in

- 1 November 2024 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.