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1 State of Arkansas
                                        A Bill
 2 81st General Assembly
                                                                        ACT 408 OF 1997
                                                                     SENATE BILL
                                                                                   359
 3 Regular Session, 1997
 4
 5 By: Senators Webb, Russ, and Harriman
   By: Representatives Brown, Miller, Wilkinson, and McGee
 7
                              For An Act To Be Entitled
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 9
           "THE ARKANSAS INTERSTATE BANKING AND BRANCHING ACT."
10
                                      Subtitle
11
                      "THE ARKANSAS INTERSTATE BANKING AND
12
13
                      BRANCHING ACT."
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       IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
16
         SECTION 1. Arkansas Code 23-45-102, added by the Arkansas Banking Code
17 of 1997, is amended to read as follows:
          "23-45-102. Definitions.
18
         (a) Subject to other definitions contained in subsequent sections of
19
   this act, and unless the context otherwise requires, in this act:
2.1
                (1) Affiliate means, with respect to a specified person, a
22 person that controls, is controlled by, or is under common control with
23 another person;
24
                (2) Arkansas bank means a bank whose home state is Arkansas;
2.5
               (3) Arkansas bank holding company means a bank holding
   company that controls one (1) or more state bank banks. For purposes of this
27 definition, control has the meaning set forth in 12 U.S.C. 1841(a)(2);
              <del>(3)</del> (4)
                         Arkansas Banking Code means The Arkansas Banking Code of
2.8
29 1997;
30
             <del>(4)</del> (5)
                         Bank means a state or a national bank, or a national
31 bank or an out-of-state state-chartered bank which has received a certificate
   of authority under 23-48-1001; provided that such term shall also include any
   foreign bank organized under the laws of a territory of the United States,
34 Puerto Rico, Guam, American Samoa or the Virgin Islands, the deposits of which
35 are insured by the Federal Deposit Insurance Corporation;
              -(5)(6)(A) Bank holding company means any company, foreign or
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1 domestic, including a bank: (i) Which directly or indirectly owns, controls, or 2. 3 holds with power to vote twenty-five percent (25%) or more of the voting 4 shares of any bank; 5 (ii) Which controls in any manner the election of a 6 majority of the directors of any bank; or (iii) For the benefit of whose shareholders or 8 members twenty-five percent (25%) or more of the voting shares of any bank or 9 a bank holding company is held by trustees; 10 (B) Notwithstanding the foregoing: 11 (i) No company shall be a bank holding company by 12 virtue of its ownership or control of shares which are acquired by it in 13 connection with its underwriting of securities and which are held only for 14 such period of time as will permit the sale thereof upon a reasonable basis; 15 (ii) No company formed for the sole purpose of 16 participating in a proxy solicitation shall be a bank holding company by 17 virtue of its control of voting rights of shares acquired in the course of the 18 solicitation; 19 (C) As used in this definition of bank holding company, 20 company means any corporation, limited liability company, or business trust 21 doing business in this state but does not include any corporation the majority 22 of the shares of which are owned by the United States or by any state; (7) Banking Board means the Arkansas State Banking Board; 2.3 - (6) (8) Bank premises includes the state bank $^{f a}$ s or subsidiary 2.4 25 trust company $^{\mathbf{H}}$ s main office site, all branch and other lawful office sites, 26 the main office building and all other branch and other lawful office 27 buildings, any or all of which may have additional space for occupancy by 28 tenants, and any parking areas or parking structures which constitute adjuncts 29 to any of the state bank or subsidiary trust company property; 30 (9) Bank supervisory agency means: 31 (A) Any agency of another state with primary responsibility 32 for chartering and supervising banks; and (B) The Office of the Comptroller of the Currency, the 33 34 Federal Deposit Insurance Corporation, the Board of Governors of the Federal 35 Reserve System, and their successors;

(8) (10) Capital base means the sum of capital, surplus, and

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- 1 undivided profits, plus any additions and less any subtractions which the
- 2 Commissioner may by regulation prescribe;
- 3 (9) (11) Capital development corporation means a corporation
- 4 authorized to be organized under the provisions of the Arkansas Capital
- 5 Development Corporation Act;
- 6 (10) (12) Commissioner means the Bank Commissioner;
- 7 $\frac{(11)}{(13)}$ Court means a court of competent jurisdiction;
- 8 (12) (14) Day means a calendar day;
- 9 (13) (15) Department means the State Bank Department of this
- 10 state;
- 11 (14) (16) Department regulations or Department regulation means
- 12 regulations promulgated by the Commissioner with the approval of the Banking
- 13 Board;
- 14 (16) (17) Deposit and deposit account means the unpaid balance
- 15 of money or its equivalent received or held by a bank in the usual course of
- 16 its banking business and which represents a liability of the bank, for which
- 17 it has given or is obligated to give credit, either conditionally or
- 18 unconditionally, to a checking, savings, time or similar account, or which is
- 19 evidenced by its certificate of deposit or similar certificate or a check or
- 20 draft drawn against a deposit account and certified by the bank or a draft or
- 21 cashier $^{\blacksquare}$ s, officer $^{\blacksquare}$ s or traveler $^{\blacksquare}$ s check or money order or similar instrument
- 22 on which the bank is primarily liable (and which has not been paid) and such
- 23 other obligations or instruments of a bank as may be included in the
- 24 definition of deposit or deposit account in Department regulations;
- $\frac{15}{100}$ (18) De novo charter means a charter for a bank which has
- 26 been in existence for less than five (5) years, but it does not include a
- 27 charter which is issued in connection with the acquisition of assets or
- 28 liabilities from a predecessor financial institution. A bank resulting from
- 29 the conversion of a savings and loan association to a bank, from the
- 30 conversion of a state bank to a national bank, or from the conversion of a
- 31 national bank to a state bank shall be deemed to have been in existence, for
- 32 the purpose of determining whether it has a de novo charter, from the date the
- 33 converting institution came into existence;
- $\frac{(17)}{(19)}$ (19) Depository institution means any bank, savings and
- 35 loan association, state or federal credit union, or any corporation that the
- 36 Commissioner determines to be operating in substantially the same manner as

- 1 such entities;
- 2 (18) (20) Federal financial institutions regulatory agency means
- 3 the Federal Reserve System, including its Board of Governors, the Federal
- 4 Deposit Insurance Corporation, the Comptroller of the Currency, or the Office
- 5 of Thrift Supervision, or their successors;
- 6 (19) (21) Financial institution means any state bank, registered
- 7 out-of-state bank, bank holding company, or subsidiary trust company;
- 8 (22) Home state means:
- 9 (A) With respect to a state-chartered bank, the state by
- 10 which the bank is chartered;
- 11 (B) With respect to a national bank, the state in which the
- 12 main office of the bank is located;
- 13 (C) With respect to a foreign bank, the state determined to
- 14 be the home state of such foreign bank under 12 U.S.C. 3103(c).
- 15 (23) Home state regulator means, with respect to an out-of-state
- 16 state-chartered bank, the bank supervisory agency of the state in which such
- 17 bank is chartered;
- 18 (24) Host state means a state, other than the home state of a
- 19 bank, in which the bank maintains, or seeks to establish and maintain a
- 20 branch;
- 21 (25) Interstate merger transaction means:
- 22 (A) The merger or consolidation of banks with different home
- 23 states, and the conversion of branches of any bank involved in the merger or
- 24 consolidation into branches of the resulting bank; or
- 25 (B) The purchase of all or substantially all of the assets
- 26 (including all or substantially all of the branches) and the assumption of all
- 27 or substantially all of the liabilities of a bank whose home state is
- 28 different from the home state of the acquiring bank, provided that the charter
- 29 of the bank selling its assets is surrendered as a part of the transaction;
- 30 (20) (26) Main banking office or main office, with respect to a
- 31 bank, means the main banking office designated or provided for in the articles
- 32 of incorporation of a state bank, and the main office designated or provided
- 33 for in the articles of association of a national bank, at such identified
- 34 location as shall have been or as hereafter may be approved by the
- 35 Commissioner, in the case of a state bank, or by the appropriate federal
- 36 regulatory agency, in the case of a national bank;

- 1 (27) Merging bank means a bank which is a party to a merger or
- 2 an interstate merger transaction and which is not the resulting bank;
- 3 (21) (28) National bank means a national banking association
- 4 organized pursuant to 12 U.S.C. 21-215b;
- 5 (22) (29) National trust company means a company organized
- 6 under the laws of the United States to conduct trust business and business
- 7 incidental to trust business in this state, having its main office in this
- 8 state, or of which more than fifty percent (50%) of the voting stock is owned,
- 9 directly or indirectly, by a bank holding company which also owns, directly or
- 10 indirectly, an affiliated bank, as defined in subchapter 8 of Chapter 47 of
- 11 this title;
- $\frac{(23)}{(30)}$ Order means all, or any part, of the final
- 13 disposition, whether affirmative, negative, injunctive or declaratory in form,
- 14 by the Commissioner or the Banking Board, of any matter other than the making
- 15 of regulations of general application;
- 16 (31) Out-of-state bank means a bank whose home state is any
- 17 state other than Arkansas;
- 18 (32) Out-of-state state-chartered bank means any bank chartered
- 19 under the laws of any state other than Arkansas;
- 20 <u>(24)</u> (33) Person means an individual, corporation, partnership,
- 21 joint venture, trust, estate, limited liability company or other
- 22 unincorporated association or any other legal or commercial entity;
- 23 (25) (34) Predecessor financial institution means a depository
- 24 institution whose charter ceased to exist in connection with the purchase of
- 25 its assets or the assumption of its liabilities by a successor bank;
- 26 (35) Registered out-of-state bank means an out-of-state bank
- 27 which has a certificate of authority pursuant to the terms of Subchapter 10,
- 28 Chapter 48, Title 23 of Arkansas Code Annotated (23-48-1001 et seq.);
- 29 (36) Resulting bank means the bank resulting from a merger or
- 30 conversion, or the bank purchasing over fifty percent (50%) of the assets or
- 31 assuming over fifty percent (50%) of the liabilities of another depository
- 32 institution in a purchase or assumption transaction or an interstate merger
- 33 transaction;
- $\frac{(26)}{(37)}$ Safe deposit box means a safe, box or other receptable
- 35 for the safekeeping of property, which is located on a bank's premises and
- 36 leased by the bank to a lessee;

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(27) (38) Savings and loan association means a corporation
2 carrying on the business of a savings and loan association or a building and
3 loan association under a charter issued by this state, or any federal savings
 4 association or federal savings bank which is chartered under federal law;
     (28) (39) State bank means: (a) a corporation created pursuant
6 to either Act 113 of the Arkansas General Assembly of 1913 or Act 179 of the
7 Arkansas General Assembly of 1969 (or pursuant to any predecessor or successor
8 act or acts of either of the foregoing) and existing and authorized under the
9 laws of this state on May 30, 1997, to engage in a general commercial banking
10 business; and (b) a corporation organized under the provisions of this act and
11 authorized thereunder to engage in a general commercial banking business;
     (29) (40) Subsidiary trust company means a corporation organized
12
13 under the Arkansas Business Corporation Act, 4-27-101, et seq. and authorized
14 by the Commissioner pursuant to subchapter 8 of Chapter 47 of this title or
15 the Bank Holding Company Subsidiary Trust Company Formation Act of 1989 to
16 conduct trust business and business incidental to trust business, having its
17 main office in this state, of which more than fifty percent (50%) of the
18 voting stock is owned, directly or indirectly, by a bank holding company which
19 also owns, directly or indirectly, an affiliated bank, as that term is defined
20 in said subchapter 8 of Chapter 47 of this title.
         (b) For the purposes of defining, home state, host state, home state
22 regulator, out-of-state bank and out-of-state state-chartered bank, the term
23 state means any state of the United States, the District of Columbia, any
24 territory of the United States, Puerto Rico, Guam, American Samoa, the Trust
25 Territory of the Pacific Islands, the Virgin Islands, and the Northern
26 Marianas Islands."
27
         SECTION 2. Arkansas Code 23-45-104(a)(1), added by the Arkansas Banking
2.8
29 Code of 1997, is amended to read as follows:
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         "(1) It shall be unlawful for any person, by whatever name called, to do
31 business as a bank within this state or to maintain any office in this state
32 for the purpose of doing such business, except state banks, registered out-of-
33 state banks and national banks chartered to do business in this state."
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36 SECTION 3. Arkansas Code 23-46-207, added by the Arkansas Banking Code

- 1 of 1997, is amended to read as follows:
- 2 "23-46-207. Interests in state banks financial institutions prohibited.
- 3 (a) No employee or officer of the Department who participates in the
- 4 examination of a financial institution, or who may be called upon to make an
- 5 official decision or determination affecting the operation of a financial
- 6 institution, shall be an officer, director, attorney, owner, or holder of
- 7 stock in any state bank, registered out-of-state bank or bank holding company
- 8 which owns or controls a state bank subsidiary or a registered out-of-state
- 9 bank, or receive, directly or indirectly, any payment or gratuity from any
- 10 such organizations. A person subject to this section may not borrow money
- 11 from a state bank or registered out-of-state bank which is an out-of-state
- 12 state-chartered bank except as provided in subsection (b) hereof.
- 13 (b) A person subject to this section may:
- 14 (1) Be a depositor in any financial institution that the
- 15 Department regulates, and participate in such overdraft programs associated
- 16 with such deposit relationships as the Commissioner may, by regulation, allow;
- 17 and
- 18 (2) Purchase banking services, other than credit services, under
- 19 rates and terms generally available to other customers of the financial
- 20 institution."

- 22 SECTION 4. Arkansas Code 23-46-304(a), added by the Arkansas Banking
- 23 Code of 1997, is amended to read as follows:
- 24 "(a) In addition to all other powers conferred by Arkansas law, the
- 25 Banking Board shall have the power and duty to:
- 26 (1) Approve or disapprove all applications for charters for new
- 27 state banks, except applications for new state bank charters in connection
- 28 with failed institutions as provided in 23-48-511;
- 29 (2) Approve or disapprove all applications for the merger or
- 30 consolidation of one (1) or more banks or one (1) or more, out-of-state
- 31 banks, or savings and loan associations into a state bank;
- 32 (3) Approve or disapprove all applications for the purchase by
- 33 one state bank of over fifty percent (50%) of the assets of another depository
- 34 institution, and all applications for the assumption by one state bank of over
- 35 fifty percent (50%) of the liabilities of another depository institution;
- 36 (4) Approve or disapprove all applications by a savings and loan

- 1 association to convert to a state bank;
- 2 (5) Approve or disapprove all applications for amendments to the
- 3 articles of incorporation of an existing state bank;
- 4 (6) Approve or disapprove all applications for the relocation of
- 5 a state bank's main office from one (1) municipality to another;
- 6 (7) Approve or disapprove all rules and regulations promulgated
- 7 by the Commissioner;
- 8 (8) Authorize a state bank under circumstances in which it is not
- 9 given authority under state law to participate in any public agency
- 10 hereinafter created under the laws of this state or of the United States, the
- 11 purpose of which is to afford advantages or safeguards to banks or trust
- 12 companies, and to authorize compliance with all requirements and conditions
- 13 imposed upon such participants;
- 14 (9) Subpoena witnesses; and
- 15 (10) Require such clerical and technical assistance as is
- 16 necessary or appropriate to carry out its duties."

- 18 SECTION 5. Arkansas Code 23-46-401, added by the Arkansas Banking Code
- 19 of 1997, is amended to read as follows:
- 20 "23-46-401. Applicability.
- 21 Nothing in this subchapter is intended to have any application to:
- 22 (1) A merger under which a state bank merges into a national bank
- 23 which is an Arkansas bank; or
- 24 (2) Any consolidation proceeding under which a state bank becomes
- 25 consolidated into a national bank which is an Arkansas bank; or
- 26 (3) Any proceeding under which a state bank is converted into a
- 27 national bank or a national bank is converted into a state bank."

- 29 SECTION 6. Arkansas Code 23-47-710, added by the Arkansas Banking Code
- 30 of 1997, is amended to read as follows:
- 31 "23-47-710. Services provided by affiliates.
- 32 Any state bank, national bank, subsidiary trust company or national
- 33 trust company qualified to act as a fiduciary in this state, is hereby
- 34 specifically authorized to utilize its respective affiliates to provide
- 35 services for any trust or estate for which the bank, subsidiary trust company
- 36 or national trust company acts as a trustee or other fiduciary, provided the

- 1 bank, subsidiary trust company or national trust company believes, in the
- 2 exercise of the standard of care described in 28-71-105, that the services are
- 3 reasonably necessary and that its affiliate can render such services,
- 4 including, but not limited to, securities brokerage services, computer
- 5 services, and banking services, to the trust or estate as competently as
- 6 similar services rendered by nonaffiliates and for compensation equal to or
- 7 less than that charged by nonaffiliates. Provided the foregoing requirements
- 8 are met, an affiliate may be utilized by the bank, subsidiary trust company or
- 9 national trust company without the approval or consent of any person or
- 10 specific authorization in the trust instrument, unless such power is expressly
- 11 withheld in the trust instrument."

- 13 SECTION 7. Arkansas Code 23-47-801, added by the Arkansas Banking Code
- 14 of 1997, is amended to read as follows:
- 15 "23-47-801. Definitions.
- 16 For purposes of this part subchapter, affiliated bank means a bank,
- 17 having its main office in this state, having authority to conduct trust
- 18 business and business incidental to trust business within this state, more
- 19 than fifty percent (50%) of the voting stock of which is owned directly or
- 20 indirectly by:
- 21 (1) The same bank holding company that owns, directly or
- 22 indirectly, more than fifty percent (50%) of the voting stock of a subsidiary
- 23 trust company or national trust company; or
- 24 (2) The same five (5) or fewer persons who are individuals,
- 25 estates, or trusts that own directly or indirectly more than fifty percent
- 26 (50%) of the voting stock of the bank holding company described in subdivision
- 27 (1) of this section, taking into account the stock ownership of each such
- 28 person only to the extent such ownership is identical with respect to each of
- 29 the bank and the bank holding company."

- 31 SECTION 8. Arkansas Code 23-47-901, added by the Arkansas Banking Code
- 32 of 1997, is amended to read as follows:
- 33 "23-47-901. Safe deposit facilities -- Liability of lessor.
- 34 A state bank may lease safe deposit boxes for the keeping of property on
- 35 such terms as may be agreed by the parties. No state bank or national bank
- 36 shall be liable for any loss of the property in a safe-deposit box by theft,

1 robbery, fire or other cause."

- 3 SECTION 9. Arkansas Code 23-48-309, added by the Arkansas Banking Code 4 of 1997, is amended to read as follows:
- 5 "23-48-309. Names of state banks and subsidiary trust companies.
- 6 (a) Prior to the formation of a state bank, or prior to the consummation
- 7 of an interstate merger transaction, A a person $_{\overline{\tau}}$ may reserve the exclusive use
- 8 of a corporate name for a bank by delivering an application to the
- 9 Commissioner for filing. The application must set forth the name and address
- 10 of the applicant and the name proposed to be reserved. If the Commissioner
- 11 finds that the corporate name applied for is available, he shall reserve the
- 12 name for the applicant's exclusive use for a nonrenewable two hundred and
- 13 seventy (270) day period.
- 14 (b) The owner of a reserved corporate name may transfer the reservation
- 15 to another person by delivering to the Commissioner a signed notice of
- 16 transfer that states the name and address of the transferee.
- 17 (c) No state bank, registered out-of-state bank or subsidiary trust
- 18 company shall conduct any business in this state under a fictitious name
- 19 unless it first files with the Commissioner a form supplied or approved by the
- 20 Commissioner giving the following information:
- 21 (1) The fictitious name under which business is being or will be
- 22 conducted by the applicant corporation entity;
- 23 (2) A brief statement of the character of business to be
- 24 conducted under the fictitious name;
- 25 (3) The corporate name, state of incorporation, home state, and
- 26 location (giving city and street address) of the registered office in the this
- 27 state of the applicant corporation entity.
- 28 (d) Each such form shall be executed in duplicate and filed with the
- 29 Commissioner, who shall maintain an index of such filings. The Commissioner
- 30 shall retain one (1) counterpart; and the other counterpart, bearing the file
- 31 marks of the Commissioner, shall be returned to the state bank, registered
- 32 out-of-state bank or subsidiary trust company. However, the Commissioner
- 33 shall not accept such a filing if the proposed fictitious name is the same as,
- 34 or confusingly similar to, the name of any bank, domestic corporation, or any
- 35 foreign corporation authorized to do business in this state, or any name
- 36 reserved under this section for any such entity.

- 1 (e) Copies of such filed forms, certified by the Commissioner, shall be 2 admitted in evidence where the question of filing may be material.
- 3 (f) If, after filing hereunder, the applicant state bank or subsidiary
- 4 trust company is dissolved, or (being a foreign corporation or registered out-
- 5 of-state bank) surrenders or forfeits its rights to do business in Arkansas or
- 6 (whether a foreign or domestic corporation) ceases to do business in Arkansas
- 7 under the specified fictitious name, such bank or subsidiary trust company
- 8 shall be obligated to file with the Commissioner a cancellation of its
- 9 privilege under this section. If such cancellation is not filed, the
- 10 Commissioner, upon satisfactory evidence, may cancel such privilege, in which
- 11 event such cancellation shall be certified by the Commissioner, who will file
- 12 the same without fee.
- 13 (g) If a state bank, registered out-of-state bank or subsidiary trust
- 14 company which has not filed hereunder has heretofore or shall hereafter become
- 15 a party to any contract, deed, conveyance, assignment, or instrument of
- 16 encumbrance in which such bank or subsidiary trust company is referred to
- 17 exclusively by a fictitious name, the obligations imposed upon such bank or
- 18 subsidiary trust company under said instrument and the right sought to be
- 19 conferred on third parties thereunder may be enforced against it; but the
- 20 rights accruing to such bank or subsidiary trust company under said instrument
- 21 may not be enforced by the bank or subsidiary trust company in the courts of
- 22 this state until it has complied with this section and pays to the
- 23 Commissioner a civil penalty of three hundred dollars (\$300)."

- 25 SECTION 10. Arkansas Code 23-48-405, added by the Arkansas Banking Code
- 26 of 1997, is amended to read as follows:
- 27 "23-48-405. Ownership or control of subsidiaries.
- 28 It shall be unlawful for a bank holding company to directly or
- 29 indirectly own or control more than one (1) bank subsidiary if any such bank
- 30 subsidiary with its main office in Arkansas has a de novo charter."

- 32 SECTION 11. Arkansas Code 23-48-406(a), added by the Arkansas Banking
- 33 Code of 1997, is amended to read as follows:
- 34 "(a) A bank holding company is prohibited from acquiring ownership or
- 35 control of the stock or the assets of any bank that has its main office or any
- 36 branch office in Arkansas, if, after giving effect to the acquisition of the

- 1 stock or the assets of that bank, the acquiring bank holding company would own
- 2 or control, directly or indirectly, banks having in the aggregate more than
- 3 twenty-five percent (25%) of the total deposits held by all banks having main
- 4 offices within the state State of Arkansas held by banks."

- 6 SECTION 12. Arkansas Code 23-48-501, added by the Arkansas Banking Code
- 7 of 1997, is amended to read as follows:
- 8 "23-48-501. Definitions.
- 9 As used in this part subchapter, unless the context otherwise requires:
- 10 (1) Converting bank means a state bank converting to a national bank, a
- 11 national bank converting to a state bank, or a savings and loan association
- 12 converting to a state bank;
- 13 (2) Dissenters' rights means the rights of dissenting stockholders
- 14 specified in 23-48-506;
- 15 (3) Merger includes consolidation in all sections of this Subchapter
- 16 except 823-48-509;
- 17 (4) Merging bank means a bank which is a party to a merger and which is
- 18 not the resulting bank;
- 19 $\frac{(5)}{(4)}$ Purchase or assumption means the purchase by a state bank of
- 20 over fifty percent (50%) of the assets of another depository institution, or
- 21 the assumption by a state bank of over fifty percent (50%) of the liabilities
- 22 of another depository institution;
- 23 (6) Resulting bank means the bank resulting from a merger of
- 24 conversion, or the bank purchasing over fifty percent (50%) of the assets or
- 25 assuming over fifty percent (50%) of the liabilities of another depository
- 26 institution in a purchase or assumption transaction;
- 27 (7) (5) Wholly owned Arkansas bank holding company means a bank
- 28 holding company, as that term is defined in 23-45-102, incorporated under the
- 29 laws of the State of Arkansas, all of the outstanding shares of each class of
- 30 the capital stock of which is owned by a single individual or entity."

- 32 SECTION 13. Arkansas Code 23-48-502, added by the Arkansas Banking Code
- 33 of 1997, is amended to read as follows:
- 34 "23-48-502. Merger or conversion of state bank into national bank.
- 35 (a) Subject to the provisions of this subchapter and provided that
- 36 parties no Arkansas bank which is a party to a the merger has a de novo

- 1 charter, a state bank may merge into a national bank, including a national
- 2 bank with a home state other than Arkansas.
- 3 (b) The action to be taken by a merging or converting state bank and its
- 4 rights and liabilities and those of its shareholders shall be the same as
- 5 those prescribed for national banks, at the time of the action, by the laws of
- 6 the United States, and not by the law of this state, except that:
- 7 (1) The assenting vote of the holders of a simple majority of each
- 8 class of voting stock of a state bank shall be required for the merger or
- 9 conversion;
- 10 (2) Upon the merger of a state bank into a national bank, the
- 11 stockholders of the state bank shall have dissenters' rights $_{ extsf{-}}$; and
- 12 (3) If the national bank is an out-of-state bank, then Subchapter
- 13 9, Chapter 48, Title 23 of Arkansas Code Annotated (23-48-901 et seq.) shall
- 14 be applicable to the merger.
- 15 (c) No approval by the Commissioner or by any other state authority
- 16 shall be necessary for a state bank to convert or merge into a resulting
- 17 national bank as provided by federal law. However, within ten (10) days
- 18 following the effective date of the merger or conversion, the resulting bank
- 19 shall be required to file in the office of the Commissioner, a complete copy
- 20 of the articles of merger or conversion. This copy must be certified by the
- 21 president or a vice president of the resulting bank.
- 22 (d) Upon the completion of the merger or conversion, the charter of any
- 23 merging or converting state bank shall automatically terminate."

- 25 SECTION 14. Arkansas Code 23-48-503, added by the Arkansas Banking Code
- 26 of 1997, is amended to read as follows:
- 27 "23-48-503. Merger of bank or savings and loan association into state
- 28 bank.
- 29 (a) With the approval of the Commissioner and the Banking Board and
- 30 after a public hearing as prescribed by the applicable law of this state, any
- 31 bank (including an out-of-state bank upon compliance with Subchapter 9,
- 32 Chapter 48, Title 23 of Arkansas Code Annotated) or savings and loan
- 33 association may be merged with a state bank to result in a state bank,
- 34 provided that, if any national bank, out-of-state bank or savings and loan
- 35 association shall be involved in the merger, there shall be compliance with
- 36 the requirements of the state or federal laws applicable to such national

- 1 bank, out-of-state bank or savings and loan association. A bank, including an
- 2 out-of-state bank, or savings and loan association may merge into a state bank
- 3 provided that none of the Arkansas banks which are the parties to the merger
- 4 do not have has a de novo charter. The applicant shall file an application
- 5 with the Commissioner containing such information as the Commissioner may
- 6 require and if an out-of-state bank is a party to the merger all applicable
- 7 provisions of Subchapter 9, Chapter 48, Title 23 of Arkansas Code Annotated
- 8 (23-48-901 et seq.) and the applicable law of the home state of the merging
- 9 <u>bank shall be satisfied</u>. The assenting vote of a simple majority of each
- 10 class of voting stock of the merging bank banks and resulting bank shall be
- 11 required for the merger, provided that no vote of the shareholders of the
- 12 resulting bank shall be required if the number of shares to be issued in
- 13 connection with the merger does not exceed twenty percent (20%) of the
- 14 outstanding shares of the resulting bank prior to the merger.
- 15 (b) The Commissioner shall provide the Banking Board with the results of 16 the investigation of the application.
- 17 (c) The Commissioner shall approve the application if, at the hearing,
- 18 both the Commissioner and the Banking Board find that:
- 19 (1) The proposed merger provides adequate capital structure;
- 20 (2) The terms of the merger agreement are fair;
- 21 (3) The merger is not contrary to the public interest;
- 22 (4) The proposed merger adequately provides for dissenters'
- 23 rights; and
- 24 (5) The requirements of all applicable state and federal laws have
- 25 been complied with."

- 27 SECTION 15. Arkansas Code 23-48-505 shall be renumbered as 23-48-512
- 28 and the following Section shall be added as 23-48-505:
- 29 "23-48-505. Merger of state bank into an out-of-state state-chartered
- 30 bank.
- 31 (a) Subject to the provisions of this subchapter and provided that no
- 32 Arkansas bank which is a party to the merger has a de novo charter, a state
- 33 bank may merge into an out-of-state bank.
- 34 (b) The action to be taken by a merging state bank and its rights and
- 35 liabilities and those of its shareholders shall be the same as those
- 36 prescribed for the out-of-state state-chartered banks, at the time of the

- 1 action, by the laws of the home state of the out-of-state state-chartered
- 2 bank, and not by the law of this state, except that:
- 3 (1) The assenting vote of the holders of a simple majority of each
- 4 class of voting stock of a state bank shall be required for the merger; and
- 5 (2) Upon the merger of a state bank into an out-of-state state-
- 6 chartered bank, the stockholders of the state bank shall have dissenters'
- 7 rights.
- 8 (c) The merger shall only be consummated after compliance with all
- 9 applicable provisions of Subchapter 9, Chapter 4, Title 23 of Arkansas Code
- 10 Annotated (23-48-901 et seq.).
- 11 (d) Upon the completion of the merger, the charter of any merging state
- 12 bank shall automatically terminate."

- 14 SECTION 16. Arkansas Code 23-48-702, added by the Arkansas Banking Code
- 15 of 1997, is amended to read as follows:
- 16 "23-48-702. Establishment of full service branch branches and limited
- 17 purpose offices -- Locations.
- 18 (a) No bank shall engage in the business of banking core banking
- 19 activities (receiving deposits, paying checks or lending money) in this state
- 20 at any location other than at a main banking office or a full service branch
- 21 bank in this state, except as otherwise permitted by law. Unless otherwise
- 22 restricted by applicable law, banks may engage in permitted activities other
- 23 than core banking activities at a main office, any branch or a limited purpose
- 24 office.
- 25 (b) Any Arkansas bank with its main office located within the state of
- 26 Arkansas may establish a full service branch provided that its supervisory
- 27 banking authority approves its application for the full service branch. Any
- 28 registered out-of-state bank may establish a full service branch provided that
- 29 the bank supervisory agencies with jurisdiction over such bank approve its
- 30 application for a full service branch. Full service branches may only be
- 31 established as follows:
- 32 (1) A An Arkansas bank may establish full service branches
- 33 anywhere within the county in which the establishing bank*s main banking
- 34 office is located and anywhere within any counties contiguous to the county in
- 35 which the establishing bank's main banking office is located;
- 36 (2) A state bank which relocates its main banking office may

- 1 continue to use its former main banking office location as a full service
- 2 branch so long as the use as a banking facility is uninterrupted;
- 3 (3) Following the consummation of any bank merger transaction
- 4 authorized under the Arkansas Banking Code, as amended, the resulting bank may
- 5 establish, acquire or operate additional branches at any location in the State
- 6 of Arkansas where any bank which was a party to the merger could have
- 7 established, acquired or operated a full service branch under applicable law
- 8 if such bank had not been a party to the merger transaction.
- 9 <u>(3)</u> (4) After December 31, 1998, a bank with its main office
- 10 located within the state State of Arkansas or a registered out-of-state bank
- 11 may locate one (1) or more full service branches anywhere in this state.
- 12 (c) Without regard to the exceptions for location of a full service
- 13 branch bank as provided in this section, a bank may purchase the business and
- 14 assets or assume the liabilities of, or merge or consolidate with, another an
- 15 Arkansas bank located in any incorporated city or town within this state and
- 16 operate the acquired bank as a full service branch, provided that full service
- 17 branches shall not be established pursuant to purchase, merger, or
- 18 consolidation with another bank should either bank have if one or more of the
- 19 banks is an Arkansas bank which has a de novo charter.
- (d) None of the provisions of this section which restrict the locations
- 21 in which branch banks full service branches may be established shall be
- 22 effective in emergency instances in which the purchase or assumption of the
- 23 assets and liabilities of a failed bank becomes necessary due to state or
- 24 federal regulatory action.
- 25 (e) Any state bank may file an application with the Commissioner to
- 26 relocate any existing full service branch to another location then authorized
- 27 by law. A fee of not less than one thousand dollars (\$1,000) nor more than
- 28 two thousand five hundred dollars (\$2,500), as set by Department regulation,
- 29 shall accompany the application. The application shall contain such
- 30 information concerning the new location as the Commissioner may require by
- 31 regulation. The Commissioner shall approve such relocation unless it is
- 32 determined the relocation is not economically feasible or will not serve the
- 33 public convenience and necessity.
- 34 (f) Any bank may establish a limited purpose office anywhere in the
- 35 state to conduct non-core banking activities upon satisfaction of the notice
- 36 requirement set forth in this subsection.

```
1
               (1) As to each limited purpose office which a bank proposes to
 2 establish or use, the bank shall give not less than thirty (30) days* prior
 3 written notice of its intention to establish or use the limited purpose office
   to:
 5
                     (A) the Commissioner, in the case of a state bank, or
                     (B) the home state regulator, in the case of a registered
 6
   out-of-state bank which is an out-of-state state-chartered bank, or
                     (C) the Comptroller of the Currency, in the case of a
 9 national bank.
10
               (2) The notice shall be in such form as may be required by the
11 regulatory authority with which the notice is to be filed and shall include
12 the following information:
13
                     (A) The location and a general description of the
14
   surrounding area;
15
                     (B) Whether the location will be owned or leased;
16
                     (C) The non-core banking activities to be conducted;
17
                     (D) An estimate of the initial cost of the limited purpose
18 office; and
19
                     (E) Such other relevant information as may be required by
   the regulatory authority."
20
21
         SECTION 17. Arkansas Code 23-48-802, added by the Arkansas Banking Code
2.2
23 of 1997, is amended to read as follows:
24
         "23-48-802.
                       Location of CBCTs
25
         A bank, individually or jointly with one (1) or more other banks in the
26 state, may establish, maintain, and use one (1) or more customer-bank
27 communication terminals in the banks main office or branches, or both, and
28 also in any location that the bank could otherwise be permitted to locate a
29 full service branch anywhere in this state, and in any location in any one or
30 more other states if permitted by the applicable law of such other state."
31
32
         SECTION 18. Arkansas Code 23-48-804, added by the Arkansas Banking Code
33 of 1997, is amended to read as follows:
         "23-48-804.
                     Out-of-state banks.
34
        No bank organized under the laws of, or having its main banking office
35 -
36 in, any other state may establish, maintain, or operate a customer-bank
```

- 1 communications terminal in this state. However, nothing Any out-of-state bank
- 2 may establish, maintain, and operate a customer-bank communications terminal
- 3 anywhere in this state. Out-of-state state-chartered banks, other than
- 4 registered out-of-state banks shall file the notice set forth in 23-48-803
- 5 with the Commissioner. Registered out-of-state banks shall satisfy all filing
- 6 requirements under the regulations of their home state regulator concerning
- 7 the establishment, maintenance and operations of out-of-state CBCTs. Nothing
- 8 in this section shall limit, restrict or prohibit any Federal Reserve Bank or
- 9 branch thereof from operating any electronic funds transfer system in this
- 10 state."

- 12 SECTION 19. Arkansas Code 23-48-806, added by the Arkansas Banking Code
- 13 of 1997, is amended to read as follows:
- 14 "23-48-806. Interconnected terminals.
- 15 (a) Any bank, pursuant to the provisions of this part, may be
- 16 interconnected with one (1) or more CBCTs, including out-of-state CBCTs,
- 17 subject to the limitations contained in subsection (b) of this section,
- 18 established by one (1) or more other banks, whether or not such CBCTs shall be
- 19 in locations where their establishment is permitted pursuant to 23-48-802, in
- 20 order to permit the transaction of any banking function authorized under this
- 21 part, between one (1) of the banks and its customers at any of the
- 22 interconnected CBCTs.
- 23 (b) Any CBCT established pursuant to the provisions of this subchapter
- 24 may be interconnected with one (1) or more out-of-state electronic funds
- 25 transfer systems or computer systems. However, nothing in this subsection
- 26 shall be construed as permitting a bank whose main office is located outside
- 27 of this state to conduct banking business in this state. In order to permit
- 28 the transaction of any banking function authorized under this subchapter,
- 29 between a bank and its customers, any bank, pursuant to the provisions of this
- 30 subchapter, may be interconnected with (i) one or more CBCTs, including out-
- 31 of-state CBCTs, established by one or more other banks and (ii) one or more
- 32 electronic funds transfer systems or computer systems, regardless of the
- 33 location of the banks, CBCTs, electronic funds transfer systems or computer
- 34 systems. However, nothing in this section shall be construed as permitting any
- 35 out-of-state bank, other than a registered out-of-state bank, to conduct
- 36 banking business in this state unless expressly permitted by the Arkansas

1	Banking Code. "
2	
3	SECTION 20. Chapter 48 of Title 23 of Arkansas Code is amended by
4	adding two additional subchapters to read as follows:
5	SUBCHAPTER 9
6	INTERSTATE BANK MERGERS AND BRANCHING
7	<u>"23-48-901.</u> Definitions
8	As used in this subchapter, unless the context otherwise requires:
9	(1) Acquisition of an interstate branch means the acquisition of a
1.0	branch located in a host state as the initial entry of an out-of-state bank
11	into the host state, without engaging in an interstate merger transaction as
12	<u>defined in 23-45-102.</u>
13	(2) Control shall be construed consistently with the provisions of 12
14	U.S.C. 1841(a)(2).
15	(3) De novo interstate branch means a bank branch located in a host
16	state which (i) is the initial entry of an out-of-state bank into the host
17	state, (ii) is originally established by the bank as a branch and (iii) does
18	not become a branch of the bank as a result of an interstate merger
19	transaction.
20	23-48-902. Authority of State Banks to Establish Interstate Branches by
21	Merger.
22	With the prior approval of the Banking Board and the Commissioner, a
23	state bank may establish, maintain and operate one or more branches in one or
24	more states other than Arkansas pursuant to an interstate merger transaction
25	in which the state bank is the resulting bank. Not later than the date on
26	which the required application for the interstate merger transaction is filed
27	with the responsible federal bank supervisory agency, the applicant state bank
28	shall file an application on a form prescribed by the Commissioner and pay the
29	fee prescribed by 23-46-404. The applicant shall also comply with the
30	applicable provisions of Subchapter 5, Chapter 48, Title 23 of Arkansas Code
31	Annotated (23-48-501 et seq.). If the Banking Board and Commissioner, after a
32	<pre>hearing, find that:</pre>
33	(1) The proposed merger provides adequate capital structure;
34	(2) The terms of the merger agreement are fair;
35	(3) The merger is not contrary to the public interest;

(4) The proposed merger adequately provides for dissenters' rights; and

- 1 (5) The requirements of all applicable state and federal laws have been
- 2 complied with, then the Banking Board and the Commissioner shall approve the
- 3 interstate merger transaction and the operation of branches outside of
- 4 Arkansas by the state bank. Such an interstate merger transaction may be
- 5 consummated only after the applicant has received the written approval of the
- 6 Banking Board and the Commissioner.
- 7 23-48-903. Interstate Merger Transactions and Branching Permitted.
- 8 One or more Arkansas banks, provided no such Arkansas bank has a de novo
- 9 charter, may enter into an interstate merger transaction with one or more
- 10 out-of-state banks under this subchapter in which the out-of-state bank is the
- 11 resulting bank, and the out-of-state bank may thereafter maintain and operate
- 12 the branches in Arkansas of any Arkansas bank that was a party to the
- 13 interstate merger transaction, provided that the conditions and filing
- 14 requirements of this subchapter and Subchapter 10, Chapter 48, Title 23 of
- 15 Arkansas Code Annotated (23-48-1001 et seq.) are met.
- 16 23-48-904. De Novo Interstate Branches or Acquisition of Interstate
- 17 Branches Prohibited.
- 18 (a) No state bank may establish or maintain a de novo interstate branch
- 19 or engage in a transaction involving the acquisition of an interstate branch.
- 20 (b) No out-of-state bank may establish or maintain a de novo interstate
- 21 branch in Arkansas or engage in a transaction involving the acquisition of an
- 22 interstate branch in Arkansas.
- 23 23-48-905. Notice and Filing Requirements.
- 24 Any out-of-State bank that will be the resulting bank pursuant to an
- 25 interstate merger transaction involving a state bank shall notify the
- 26 Commissioner of the proposed merger not later than the date on which it files
- 27 an application for an interstate merger transaction with the responsible
- 28 federal bank supervisory agency, and shall submit a copy of that application
- 29 to the Commissioner and pay the filing fee, if any, required by the
- 30 Commissioner. Any state bank which is a party to such interstate merger
- 31 transaction shall comply with Subchapter 5, Chapter 48, Title 23 of Arkansas
- 32 Code Annotated (23-48-501 et seq.) and with all other applicable state and
- 33 federal laws. Any out-of-state bank which shall be the resulting bank in such
- 34 an interstate merger transaction shall comply with applicable requirements of
- 35 Subchapter 10, Chapter 48, Title 23 of Arkansas Code Annotated (23-48-1001 et
- 36 seq.).

- 1 23-48-906. Powers; Additional Branches.
- 2 (a) An out-of-state state-chartered bank which establishes and maintains
- 3 one or more branches in Arkansas under this subchapter may conduct any
- 4 activities at such branch or branches which are authorized under the laws of
- 5 Arkansas for state banks.
- 6 (b) A state bank may conduct any activities at any branch outside
- 7 Arkansas which are permissible for a bank chartered by the host State in which
- 8 the branch is located; provided that the Commissioner may prohibit any state
- 9 bank from engaging in any activity not expressly allowed by the Arkansas
- 10 Banking Code, if the Commissioner determines, by order or regulation, that the
- 11 involvement of out-of-state branches of state banks in such activities would
- 12 threaten the safety or soundness of state banks.
- 13 (c) An out-of-state bank that has established or acquired a branch in
- 14 Arkansas under this subchapter may establish or acquire additional branches or
- 15 limited purpose offices in Arkansas to the same extent that any Arkansas bank
- 16 may establish or acquire additional branches or limited purpose offices in
- 17 Arkansas under applicable state and federal law.
- 18 23-48-907. Examinations; Periodic Reports; Cooperative Agreements; Fees.
- 19 (a) To the extent consistent with subsection (c) of this section, the
- 20 Commissioner may make such examinations of any branch established and
- 21 maintained in Arkansas pursuant to this subchapter by an out-of-state state-
- 22 chartered bank as the Commissioner may deem necessary to determine whether the
- 23 branch is being operated in compliance with the laws of this state and in
- 24 accordance with safe and sound banking practices. The provisions of the
- 25 Arkansas Banking Code shall apply to such examinations.
- 26 (b) The Commissioner may prescribe requirements for periodic reports
- 27 regarding any registered out-of-state bank that operates a branch in Arkansas.
- 28 The required reports shall be provided by such bank. Any reporting
- 29 requirements prescribed by the Commissioner under this subsection (b) shall be
- 30 (i) consistent with the reporting requirements applicable to state banks and
- 31 (ii) appropriate for the purpose of enabling the Commissioner to carry out his
- 32 responsibilities under this subchapter.
- 33 (c) The Commissioner may enter into cooperative, coordinating and
- 34 information-sharing agreements with any other bank supervisory agencies or any
- 35 organization affiliated with or representing one or more bank supervisory
- 36 agencies with respect to the periodic examination or other supervision of any

- 1 branch in Arkansas of an out-of-state state-chartered bank, or any branch of a
- 2 state bank in any host state, and the Commissioner may accept such parties'
- 3 reports of examination and reports of investigation in lieu of conducting his
- 4 own examinations or investigations.
- 5 (d) The Commissioner may enter into contracts with any bank supervisory
- 6 agency that has concurrent jurisdiction over a state bank or an out-of-state
- 7 state-chartered bank operating a branch in this state pursuant to this
- 8 subchapter to engage the services of such agency's examiners at a reasonable
- 9 rate of compensation, or to provide the services of the Commissioner's
- 10 examiners to such agency at a reasonable rate of compensation. Any such
- 11 contract shall be deemed a sole source contract under 19-11-232.
- 12 (e) The Commissioner may enter into joint examinations or joint
- 13 enforcement actions with other bank supervisory agencies having concurrent
- 14 jurisdiction over any branch in Arkansas of an out-of-state state-chartered
- 15 bank or any branch of a state bank in any host state; provided that the
- 16 Commissioner may at any time take such actions independently if the
- 17 Commissioner deems such actions to be necessary or appropriate to carry out
- 18 his responsibilities under this subchapter or to ensure compliance with the
- 19 laws of this state; but provided further, that, in the case of an out-of-state
- 20 state-chartered bank, the Commissioner shall recognize the exclusive authority
- 21 of the home state regulator over corporate governance matters and the primary
- 22 responsibility of the home state regulator with respect to safety and
- 23 soundness matters.
- 24 (f) Each out-of-state state-chartered bank that maintains one or more
- 25 branches in Arkansas may be assessed and, if assessed, shall pay supervisory
- 26 and examination fees in accordance with the Arkansas Banking Code and
- 27 regulations of the Commissioner. Such fees may be shared with other bank
- 28 supervisory agencies or any organization affiliated with or representing one
- 29 or more bank supervisory agencies in accordance with agreements between such
- 30 parties and the Commissioner.
- 31 23-48-908. Enforcement.
- 32 If the Commissioner determines that a branch maintained by an
- 33 <u>out-of-state state-chartered bank in Arkansas is being operated in violation</u>
- 34 of any provision of the laws of Arkansas, or that such branch is being
- 35 operated in an unsafe or unsound manner, the Commissioner shall have the
- 36 authority to take all such enforcement actions as he would be empowered to

- 1 take if the branch were a state bank; provided, that the Commissioner shall
- 2 promptly give notice to the home state regulator of each enforcement action
- 3 taken against an out-of-state state-chartered bank and, to the extent
- 4 practicable, shall consult and cooperate with the home state regulator in
- 5 pursuing and resolving the enforcement action.
- 6 23-48-909. Regulations.
- 7 The Commissioner, with the approval of the Banking Board, may promulgate
- 8 such regulations as he determines to be necessary or appropriate in order to
- 9 implement the provisions of this subchapter.
- 10 23-48-910. Notice of Subsequent Merger.
- 11 Each registered out-of-state bank that has established and maintains a
- 12 branch in this state pursuant to this subchapter, shall give at least thirty
- 13 (30) days' prior written notice (or, in the case of an emergency transaction,
- 14 such shorter notice as is consistent with applicable state or federal law) to
- 15 the Commissioner of any merger, consolidation, or other transaction that would
- 16 cause a change of control with respect to such bank or any bank holding
- 17 company that controls such bank, which requires that an application be filed
- 18 pursuant to the Federal Change in Bank Control Act of 1978, as amended, 12
- 19 U.S.C. 1817(j), or the Federal Bank Holding Company Act of 1956, as amended,
- 20 12 U.S.C. 1841 et seq., or any successor statutes thereto.
- 21 <u>23-48-911</u>. Severability.
- 22 If any provision of this subchapter or the application of any such
- 23 provision is found by any court of competent jurisdiction in the United States
- 24 to be invalid as to any bank, bank holding company, foreign bank, or other
- 25 person or circumstances, or to be superseded by federal law, the remaining
- 26 provisions hereof shall not be affected and shall continue to apply to any
- 27 bank, bank holding company, foreign bank, or other person or circumstance.
- 28 SUBCHAPTER 10
- 29 REGISTRATION OF OUT-OF-STATE BANKS
- 30 23-48-1001. Application for certificate of authority.
- 31 (a) On or before the consummation of an interstate merger transaction in
- 32 which the resulting bank is an out-of-state bank which will operate branches
- 33 in this state, the resulting bank shall apply for a certificate of authority
- 34 to transact banking business in this state by delivering an application to the
- 35 Commissioner for filing. The application must set forth:
- 36 (1) The name of the bank;

- 1 (2) The name of the state or country under whose law it is
- 2 chartered;
- 3 (3) Its date of formation and period of duration;
- 4 (4) The street address of its principal office;
- 5 (5) The address of its registered office in this state and the
- 6 name of its registered agent at that office; and
- 7 (6) The number and par value, if any, of shares of the bank's
- 8 capital stock owned or to be owned by residents of this state.
- 9 (b) The bank shall deliver with the completed application a certificate
- 10 of existence (or a document of similar import) duly authenticated by the bank
- 11 supervisory agency which chartered the bank or other official having custody
- 12 of the corporate records of banking institutions in the state or country under
- 13 whose law it is chartered.
- 14 23-48-1002. Amended certificate of authority.
- 15 (a) A registered out-of-state bank shall apply for an amended
- 16 certificate of authority from the Commissioner if it changes:
- 17 (1) The name of the bank;
- 18 (2) The period of its duration; or
- 19 (3) The state or country under which it is chartered.
- 20 (b) The requirements of 23-48-1001 for applying for an original
- 21 certificate of authority shall also apply to applications for obtaining an
- 22 amended certificate of authority hereunder.
- 23 23-48-1003. Effect of certificate of authority.
- 24 (a) A certificate of authority authorizes the out-of-state bank to which
- 25 it is issued to transact business in this state subject, however, to the right
- 26 of the state to revoke the certificate as provided in this chapter.
- 27 (b) An out-of-state bank with a valid certificate of authority has the
- 28 same but no greater rights and has the same but no greater privileges as, and
- 29 except as otherwise provided by this chapter, is subject to the same duties,
- 30 restrictions, penalties, and liabilities now or later imposed on, a state bank
- 31 of like character.
- 32 (c) This chapter does not authorize this state to regulate corporate
- 33 governance matters of an out-of-state bank authorized to transact business in
- 34 this state.
- 35 23-48-1004. Registered office and registered agent of out-of-state
- 36 bank.

- Each registered out-of-state bank must continuously maintain in this
- 2 state:
- 3 (1) A registered office that may be the same as any of its places
- 4 of business; and
- 5 (2) A registered agent, who may be:
- 6 (i) An individual who resides in this state and whose
- 7 business office is identical with the registered office;
- 8 (ii) A state bank, domestic corporation or not-for-profit
- 9 corporation whose business office is identical with the registered office; or
- 10 (iii) A foreign corporation or foreign not-for-profit
- 11 corporation authorized to transact business in this state whose business
- 12 office is identical with the registered office.
- 13 23-48-1005. Change of registered office or registered agent of out-of-
- 14 state bank.
- 15 (a) A registered out-of-state bank may change its registered office or
- 16 registered agent by delivering to the Commissioner for filing a statement of
- 17 change that sets forth:
- 18 (1) Its name;
- 19 (2) The street address of its current registered office;
- 20 (3) If the current registered office is to be changed, the street
- 21 address of its new registered office;
- 22 (4) The name of its current registered agent;
- 23 (5) If the current registered agent is to be changed, the name of
- 24 its new registered agent and the new agent's written consent (either on the
- 25 statement or attached to it) to the appointment; and
- 26 (6) That after the change or changes are made, the street
- 27 addresses of its registered office and the business office of its registered
- 28 agent will be identical.
- 29 (b) If a registered agent changes the street address of his business
- 30 office, he may change the street address of the registered office of any out-
- 31 of-state bank for which he is the registered agent by notifying the bank in
- 32 writing of the change and signing (either manually or in facsimile) and
- 33 delivering to the Commissioner for filing a statement of change that complies
- 34 with the requirements of subsection (a) of this section and recites that the
- 35 bank has been notified of the change.
- 36 23-48-1006. Resignation of registered agent of out-of-state bank.

- 1 (a) The registered agent of an out-of-state bank may resign his agency
- 2 appointment by signing and delivering to the Commissioner for filing the
- 3 original and two (2) exact or conformed copies of a statement of resignation.
- 4 The statement of resignation may include a statement that the registered
- 5 office is also discontinued.
- 6 (b) After filing the statement, the Commissioner shall attach the filing
- 7 receipt to one (1) copy and mail the copy and receipt to the registered office
- 8 if not discontinued. The Commissioner shall mail the other copy to the out-of-
- 9 state bank at its principal office address shown in its most recent annual
- 10 franchise tax report.
- 11 (c) The agency appointment is terminated, and the registered office
- 12 discontinued if so provided, on the thirty-first day after the date on which
- 13 the statement was filed.
- 14 23-48-1007. Service on out-of-state banks.
- 15 (a) The registered agent of a registered out-of-state bank is the bank's
- 16 agent for service of process, notice, or demand required or permitted by law
- 17 to be served on the out-of-state bank.
- 18 (b) A registered out-of-state bank may be served by registered or
- 19 certified mail, return receipt requested, addressed to the secretary or
- 20 cashier of the out-of-state bank at its principal office shown in its
- 21 application for a certificate of authority or in its most recent annual
- 22 franchise tax report if the out-of-state bank:
- 23 (1) Has no registered agent or its registered agent cannot with
- 24 reasonable diligence be served;
- 25 (2) Has withdrawn from transacting business in this state under
- 26 23-48-1008; or
- 27 (3) Has had its certificate of authority revoked under 23-48-1010.
- 28 (c) Service is perfected under subsection (b) of this section at the
- 29 earliest of:
- 30 (1) The date the out-of-state bank receives the mail;
- 31 (2) The date shown on the return receipt, if signed on behalf of
- 32 the out-of-state bank; or
- 33 (3) Five (5) days after its deposit in the United States mail, as
- 34 evidenced by the postmark, if mailed postpaid and correctly addressed.
- 35 (d) This section does not prescribe the only means, or necessarily the
- 36 required means, of serving a registered out-of-state bank.

- 1 23-48-1008. Withdrawal of out-of-state bank.
- 2 (a) A registered out-of-state bank may not withdraw from this state
- 3 until it obtains a certificate of withdrawal from the Commissioner.
- 4 (b) A registered out-of-state bank may apply for a certificate of
- 5 withdrawal by delivering an application to the Commissioner for filing. The
- 6 application must set forth:
- 7 (1) The name of the out-of-state bank and the name of the state or
- 8 country under whose law it is chartered;
- 9 (2) That it is not transacting business in this state and that it
- 10 surrenders its authority to transact business in this state;
- 11 (3) That it revokes the authority of its registered agent to
- 12 accept service on its behalf and appoints the Commissioner as its agent for
- 13 service of process in any proceeding based on a cause of action arising during
- 14 the time it was authorized to transact business in this state;
- 15 (4) A mailing address to which the Commissioner may mail a copy of
- 16 any process served on him under subdivision (3) of this subsection; and
- 17 (5) A commitment to notify the Commissioner in the future of any
- 18 change in its mailing address for a period of time to be determined by the
- 19 Commissioner.
- 20 (c) After the withdrawal of the bank is effective, service of process on
- 21 the Commissioner under this section is service on the out-of-state bank. Upon
- 22 receipt of process, the Commissioner shall mail a copy of the process to the
- 23 out-of-state bank at the mailing address set forth under subsection (b) of
- 24 this section.
- 25 23-48-1009. Grounds for revocation.
- 26 The Commissioner may commence a proceeding under 23-48-1010 to revoke
- 27 the certificate of authority of a registered out-of-state bank if:
- 28 (1) The out-of-state bank does not deliver its annual franchise tax
- 29 report to the Secretary of State within sixty (60) days after it is due;
- 30 (2) The out-of-state bank does not pay within sixty (60) days after they
- 31 are due any franchise taxes or penalties imposed by this chapter or other law;
- 32 (3) The out-of-state bank is without a registered agent or registered
- 33 office in this state for sixty (60) days or more;
- 34 (4) The out-of-state bank does not inform the Commissioner under 23-48-
- 35 1005 or 23-48-1006 that its registered agent or registered office has changed,
- 36 that its registered agent has resigned, or that its registered office has been

- 1 discontinued within sixty (60) days of the change, resignation, or
- 2 discontinuance;
- 3 (5) The out-of-state bank, or an officer, director or employee thereof,
- 4 is found to be violating federal banking laws or regulations, violating the
- 5 banking laws of this state or Department regulations, violating any regulatory
- 6 agreement, or jeopardizing the safety and soundness of the out-of-state bank.
- 7 (6) An incorporator, director, officer, or agent of the out-of-state
- 8 bank signed a document he knew was false in any material respect with intent
- 9 that the document be delivered to the Commissioner for filing; or
- 10 (7) The Commissioner receives a duly authenticated certificate from the
- 11 bank supervisory agency or other official having custody of the corporate
- 12 records of banking institutions in the state or country under whose law the
- 13 out-of-state bank is chartered stating that it has been dissolved or
- 14 disappeared as the result of a merger.
- 15 <u>23-48-1010.</u> Procedure for and effect of revocation.
- 16 (a) If the Commissioner determines that one (1) or more grounds exist
- 17 under 23-48-1009 for revocation of a certificate of authority, he shall serve
- 18 the out-of-state bank with written notice of his determination under 23-48-
- 19 1007.
- 20 (b) If an out-of-state bank does not correct each ground for revocation
- 21 or demonstrate to the reasonable satisfaction of the Commissioner that each
- 22 ground determined by the Commissioner does not exist within thirty (30) days
- 23 after service of the notice is perfected under 23-48-1007, the Commissioner
- 24 may revoke the out-of-state bank's certificate of authority by signing a
- 25 certificate of revocation that recites the ground or grounds for revocation
- 26 and its effective date. The Commissioner shall file the original of the
- 27 certificate and serve a copy on the out-of-state bank under 23-48-1007.
- 28 (c) The authority of an out-of-state bank to transact business in this
- 29 state ceases on the date shown on the certificate revoking its certificate of
- 30 authority.
- 31 (d) The Commissioner's revocation of an out-of-state bank's certificate
- 32 of authority appoints the Commissioner the out-of-state bank's agent for
- 33 service of process in any proceeding based on a cause of action which arose
- 34 during the time the out-of-state bank was authorized to transact business in
- 35 this state. Service of process on the Commissioner under this subsection is
- 36 service on the out-of-state bank. Upon receipt of process, the Commissioner

- 1 shall mail a copy of the process to the secretary or cashier of the out-of-
- 2 state bank at its principal office shown in its most recent annual franchise
- 3 tax report or in any subsequent communication received from the bank stating
- 4 the current mailing address of its principal office, or, if none are on file,
- 5 in its application for a certificate of authority.
- 6 (e) Revocation of an out-of-state bank's certificate of authority does
- 7 not terminate the authority of the registered agent of the bank.
- 8 23-48-1011. Appeal from revocation.
- 9 (a) An out-of-state bank may appeal the Commissioner's revocation of its
- 10 certificate of authority to the Pulaski County Circuit Court within thirty
- 11 (30) days after service of the certificate of revocation is perfected under
- 12 23-48-1007. The out-of-state bank appeals by petitioning the court to set
- 13 aside the revocation and attaching to the petition copies of its certificate
- 14 of authority and the Commissioner's certificate of revocation.
- 15 (b) The court may order the Commissioner to reinstate the certificate of
- 16 authority or may take any other action the court considers appropriate.
- 17 (c) The court's final decision may be appealed as in other civil
- 18 proceedings."

- 20 SECTION 21. Severability.
- 21 If any provision or clause of this act or application thereof to any
- 22 person or circumstance is held invalid, such invalidity shall not affect other
- 23 provisions or applications of this act which can be given effect without the
- 24 invalid provisions or application, and to this end the provisions of this act
- 25 are declared to be severable.

26

- 27 SECTION 22. Repealer.
- All other laws and parts of laws in conflict with this act are hereby
- 29 repealed.

30

- 31 SECTION 23. Amendatory.
- 32 All provisions of this act of a general and permanent nature are
- 33 amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 34 Revision Commission shall incorporate the same in the Code.

35

36 SECTION 24. Emergency. It is hereby found and determined by the General

1	Assembly that certain provisions of the Riegle-Neal Interstate Banking and
2	Branching Efficiency Act of 1994 become effective on June 1, 1997 and that
3	this act should become effective prior to the effective date of those certain
4	provisions of the Riegle-Neal Interstate Banking and Branching Efficiency Act
5	of 1994. Therefore, an emergency is declared to exist and this act being
6	immediately necessary for the preservation of the public peace, health and
7	safety shall be in full force and effect from and after May 31, 1997.
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10	APPROVED: 3-10-97
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