ENROLLED

H. B. 2158

(BY DELEGATE(S) MOORE, REYNOLDS AND AZINGER)

[Passed April 13, 2013; in effect ninety days from passage.]

AN ACT to amend and reenact §31A-8C-2 of the Code of West Virginia, 1931, as amended, relating to the provision of financially-related services by banks and bank holding companies, providing that a West Virginia state-chartered banking institution may engage in a financially related activity directly if a federal or state thrift, federal credit union, or state bank chartered in another state may engage in that financially related activity.

Be it enacted by the Legislature of West Virginia:

That §31A-8C-2 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 8C. PROVISION OF FINANCIALLY-RELATED SERVICES BY BANKS AND BANK HOLDING COMPANIES.

§31A-8C-2. Banks and bank holding companies permitted to offer financially related services.

- 1 (a) Subject to the prior approval of the Commissioner of
- 2 Banking, any West Virginia state-chartered banking institution
- 3 or any bank holding company headquartered in this state may,
- 4 either through equity investment in other entities or through a

- 5 wholly owned subsidiary or subsidiaries, or by contract or
- 6 agreement with others to provide such products or services,
- 7 engage in any activity, exercise any power or offer any product
- 8 or service that is financially related. A state-chartered banking
- 9 institution may engage in a financially related activity directly
- 10 and not through an operating subsidiary, financial subsidiary or
- 11 affiliate if it is permissible for a national or state bank, federal or
- 12 state thrift, federal credit union, or other financial service
- 13 provider operating pursuant to federal law or regulation or the
- 14 laws of other states to engage in the financially related activity
- 15 directly. The commissioner shall grant or deny any request under
- 16 this section within sixty days of receipt unless additional
- 17 information is required.
- 18 (b) In determining whether an activity is financially related,
- 19 the commissioner shall consider:
- 20 (1) The ability of financial institutions to exercise any 21 additional powers in a safe and sound manner;
- 22 (2) The authority of national or state banks, federal or state
- 23 thrifts, federal credit unions and other financial service providers
- 24 operating pursuant to federal law or regulation or the laws of
- 25 other states to provide the financially related service; and
- 26 (3) Any specific limitations on financial institution opera-
- 27 tions or powers contained in this chapter.
- 28 (c) If a state-chartered banking institution or bank holding
- 29 company must make prior application to a federal bank regula-
- 30 tory agency for approval to engage in a financially related
- 31 activity, the banking institution or bank holding company shall
- 32 file with the commissioner a copy of the application submitted
- 33 to the federal agency.
- 34 (d) The commissioner shall include a list of every financially
- 35 related activity authorized pursuant to this section during the
- 36 previous twelve months in his or her annual report to the
- 37 Legislature.

That Joint Commit	ee on	Enrolled	Bills	hereby	certifies	that	the
foregoing bill is correct	ly en	rolled.					

Chairman	House Committee	
	Chairman, Senate	Committee
Originating in th	e House.	
In effect ninety	days from passage.	
Clerk of the	House of Delegates	
	Clerk of the Senate	
	Speaker of the House of Delegat	es
	President of the S	enate
The within _	this the	
day of	, 2013.	
	Governor	