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WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2013

ENROLLED

House Bill No. 2158

(By Delegate(s) Moore, Reynolds and Azinger)



Passed April 13, 2013

In effect ninety days from passage.

HBAKS



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H. B. 2158

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(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.

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

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wholly owned subsidiary or subsidiaries, or by contract or 5 agreement with others to provide such products or services, 6 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 affiliate if it is permissible for a national or state bank, federal or 11 state thrift, federal credit union, or other financial service 12 provider operating pursuant to federal law or regulation or the 13 14 laws of other states to engage in the financially related activity 15 directly. The commissioner shall grant or deny any request under this section within sixty days of receipt unless additional 16 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 any21 additional powers in a safe and sound manner;

(2) The authority of national or state banks, federal or state
thrifts, federal credit unions and other financial service providers
operating pursuant to federal law or regulation or the laws of
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.

(c) If a state-chartered banking institution or bank holding
company must make prior application to a federal bank regulatory agency for approval to engage in a financially related
activity, the banking institution or bank holding company shall
file with the commissioner a copy of the application submitted
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.

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That Joint Committee on Enrolled Bills hereby certifies that the foregoing bills correctly enrolled.

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Chairman, House Committee

Membe an, Sepate Committee

Originating in the House.

In effect ninety days from passage.	2013 APR
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Clerk of the House of Delegates	
Joseph M. Minard Clerk of the Senare	PM 5: 59
Speaker of the House of Delegates /	
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President of the Senate	
the within is a proved this the 29th day of April , 2013.	
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PRESENTED TO THE GOVERNOR

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