Redfern Hansen King SSB. 1068 Commune

SENATE/HOUSE FILESFYHF 229

BY (PROPOSED DEPARTMENT OF

COMMERCE/BANKING DIVISION

BILL)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
Approved					_

A BILL FOR 1 An Act relating to the supervisory authority of the state banking 2 division with regard to bank holding company acquisitions and the ability of state banks to make loans to any one person. 3 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 5 6 7 8 9 10 11 12 13 14 15 16 17 18

20 21 22

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Succeeded By

1 Section 1. Section 524.544, subsection 1, Code 1999, is

- 2 amended to read as follows:
- 3 1. Whenever any person proposes to purchase or otherwise
- 4 acquire directly or indirectly any of the outstanding shares
- 5 of a state bank, and the proposed purchase or acquisition
- 6 would result in control or in a change in control of the bank,
- 7 the person proposing to purchase or acquire the shares shall
- 8 first apply in writing to the superintendent for a certificate
- 9 of approval for the proposed change of control. The
- 10 superintendent shall grant the certificate if the
- 11 superintendent is satisfied that the person who proposes to
- 12 obtain control of the bank is qualified by character,
- 13 experience and financial responsibility to control and operate
- 14 the bank in a sound and legal manner, and that the interests
- 15 of the depositors, creditors and shareholders of the bank, and
- 16 of the public generally, will not be jeopardized by the
- 17 proposed change of control. #f-the-proposed-purchaser-or
- 18 acquirer-is-a-bank-holding-company-as-defined-by-section
- 19 524-18017-it-shall-comply-with-section-524-1804-in-lieu-of
- 20 seeking-a-certificate-of-approval-under-this-subsection- A
- 21 person which will become a bank holding company upon
- 22 completion of an acquisition shall make application to the
- 23 superintendent for a certificate of approval as provided in
- 24 this section. Any other bank holding company shall comply
- 25 with section 524.1804 in lieu of seeking a certificate of
- 26 approval under this section. In any situation where the
- 27 president or cashier of a bank has reason to believe any of
- 28 the foregoing requirements have not been complied with, it
- 29 shall be the duty of the president or cashier to promptly
- 30 report in writing such facts to the superintendent upon
- 31 obtaining knowledge thereof. As used in this section, the
- 32 term control means the power, directly or indirectly, to elect
- 33 the board of directors. If there is any doubt as to whether a
- 34 change in the ownership of the outstanding shares is
- 35 sufficient to result in control thereof, or to effect a change

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1 in the control thereof, such doubt shall be resolved in favor 2 of reporting the facts to the superintendent.

- 3 Sec. 2. Section 524.904, subsections 2, 4, and 5, Code 4 1999, are amended to read as follows:
- 2. A state bank may grant loans and extensions of credit 6 to one borrower in an amount not to exceed fifteen percent of 7 the state bank's aggregate capital as defined in section 8 524.103, unless the additional lending provisions described in 9 subsections-3-and-4-apply subsection 3 or 4 applies.
- 4. A state bank may grant loans and extensions of credit
 to one borrower not to exceed thirty-five percent of the state
 bank's aggregate capital if any amount that exceeds the
 lending limitations described in subsections subsection 2 and
 or 3 consists of obligations as endorser of negotiable chattel
 paper negotiated by endorsement with recourse, or as
 unconditional guarantor of nonnegotiable chattel paper, or as
 transferor of chattel paper endorsed without recourse subject
 to a repurchase agreement.
- 5. A state bank may grant loans and extensions of credit 20 to a corporate group in an amount not to exceed twenty-five 21 percent of the state bank's aggregate capital if all loans and 22 extensions of credit to any one borrower within a corporate 23 group conform to subsections subsection 2 and or 3, and the 24 financial strength, assets, guarantee, or endorsement of any 25 one corporate group member is not relied upon as a basis for 26 loans and extensions of credit to any other corporate group 27 member. A state bank may grant loans and extensions of credit 28 to a corporate group in an amount not to exceed thirty-five 29 percent of aggregate capital if all loans and extensions of 30 credit to any one borrower within a corporate group conform to 31 subsections subsection 2, 3, and or 4, and the financial 32 strength, assets, guarantee, or endorsement of any one 33 corporate group member is not relied upon as a basis for loans 34 and extensions of credit to any other corporate group member. 35 A corporate group includes a person and all corporations in

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Substituted by

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SENATE FILE 229

BY COMMITTEE ON COMMERCE

WITHURANN SUCCESSOR TO SSB 1068)

Pass ed	Senate,	Date	_ Passed	House	, Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
	A	pproved				

A BILL FOR

1 An Act relating to the supervisory authority of the state banking 2 division with regard to bank holding company acquisitions and 3 the ability of state banks to make loans to any one person.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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- 11 superintendent is satisfied that the person who proposes to
- 12 obtain control of the bank is qualified by character,
- 13 experience and financial responsibility to control and operate
- 14 the bank in a sound and legal manner, and that the interests
- 15 of the depositors, creditors and shareholders of the bank, and
- 16 of the public generally, will not be jeopardized by the
- 17 proposed change of control. Hf-the-proposed-purchaser-or
- 18 acquirer-is-a-bank-holding-company-as-defined-by-section
- 19 524-1801; -it-shall-comply-with-section-524-1804-in-lieu-of
- 20 seeking-a-certificate-of-approval-under-this-subsection: A
- 21 person which will become a bank holding company upon
- 22 completion of an acquisition shall make application to the
- 23 superintendent for a certificate of approval as provided in
- 24 this section. Any other bank holding company shall comply
- 25 with section 524.1804 in lieu of seeking a certificate of
- 26 approval under this section. In any situation where the
- 27 president or cashier of a bank has reason to believe any of
- 28 the foregoing requirements have not been complied with, it
- 29 shall be the duty of the president or cashier to promptly
- 30 report in writing such facts to the superintendent upon
- 31 obtaining knowledge thereof. As used in this section, the
- 32 term control means the power, directly or indirectly, to elect
- 33 the board of directors. If there is any doubt as to whether a
- 34 change in the ownership of the outstanding shares is
- 35 sufficient to result in control thereof, or to effect a change

- l in the control thereof, such doubt shall be resolved in favor
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- 3 Sec. 2. Section 524.904, subsections 2, 4, and 5, Code
- 4 1999, are amended to read as follows:
- 5 2. A state bank may grant loans and extensions of credit
- 6 to one borrower in an amount not to exceed fifteen percent of
- 7 the state bank's aggregate capital as defined in section
- 8 524.103, unless the additional lending provisions described in
- 9 subsections-3-and-4-apply subsection 3 or 4 applies.
- 10. 4. A state bank may grant loans and extensions of credit
- 11 to one borrower not to exceed thirty-five percent of the state
- 12 bank's aggregate capital if any amount that exceeds the
- 13 lending limitations described in subsections subsection 2 and
- 14 or 3 consists of obligations as endorser of negotiable chattel
- 15 paper negotiated by endorsement with recourse, or as
- 16 unconditional guarantor of nonnegotiable chattel paper, or as
- 17 transferor of chattel paper endorsed without recourse subject
- 18 to a repurchase agreement.
- 19 5. A state bank may grant loans and extensions of credit
- 20 to a corporate group in an amount not to exceed twenty-five
- 21 percent of the state bank's aggregate capital if all loans and
- 22 extensions of credit to any one borrower within a corporate
- 23 group conform to subsections subsection 2 and or 3, and the
- 24 financial strength, assets, guarantee, or endorsement of any
- 25 one corporate group member is not relied upon as a basis for
- 26 loans and extensions of credit to any other corporate group
- 27 member. A state bank may grant loans and extensions of credit
- 28 to a corporate group in an amount not to exceed thirty-five
- 29 percent of aggregate capital if all loans and extensions of
- 30 credit to any one borrower within a corporate group conform to
- 31 subsections subsection 2, 3, and or 4, and the financial
- 32 strength, assets, guarantee, or endorsement of any one
- 33 corporate group member is not relied upon as a basis for loans
- 34 and extensions of credit to any other corporate group member.
- 35 A corporate group includes a person and all corporations in

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1 which the person owns or controls fifty percent or more of the 2 shares entitled to vote. **EXPLANATION** This bill amends provisions relating to the regulation and 5 operation of banks in this state. Code section 524.544 is 6 amended to require a person which would become a bank holding 7 company upon the acquisition of a state bank to make written 8 application to the superintendent for a certificate of 9 approval for the proposed acquisition. Currently, such person 10 would not have to make such application to the superintendent 11 in the same manner as any other person proposing to make an 12 acquisition. Code section 524.904 is amended to permit additional 13 14 amounts of a loan or extension of credit to one borrower to be 15 secured by existing permissible methods. 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34