Senate File 196 - Introduced

SENATE FILE 196
BY COMMITTEE ON COMMERCE

(SUCCESSOR TO SSB 1021)

(COMPANION TO HF 136 BY COMMITTEE ON COMMERCE)

A BILL FOR

- 1 An Act relating to matters under the purview of the banking
- 2 division of the department of commerce, including
- 3 permissible investments, notice requirements, and
- 4 requirements for a person obtaining control of a state bank.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 524.533, subsection 1, Code 2023, is 2 amended to read as follows:
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- 1. Written notice stating the place, day, and hour of a 4 meeting of the shareholders and, in case of a special meeting, 5 the purpose or purposes for which the meeting is called, shall 6 be delivered not less than ten nor more than sixty days before 7 the date of the meeting, either personally or by mail, by or 8 at the direction of the president, the cashier, or the officer 9 or persons calling the meeting, to each shareholder of record 10 entitled to vote at the meeting. If mailed, the notice is 11 deemed to be delivered when deposited in the United States mail 12 addressed to the shareholder at the shareholder's address as 13 it appears on the stock transfer books of the state bank with 14 postage prepaid. As used in this section, the term "notice" 15 means as defined in section 490.141. The written notice 16 required by this section may be given by any method of delivery 17 that is permitted in section 490.141, and the notice shall 18 be deemed to be delivered when the notice becomes effective 19 pursuant to section 490.141, subsection 9. Sec. 2. Section 524.544, subsection 1, Code 2023, is amended 20
- Sec. 2. Section 524.544, subsection 1, Code 2023, is amended 21 to read as follows:
- 1. Whenever any person proposes to purchase or otherwise
 23 acquire directly or indirectly any of the outstanding shares
 24 of a state bank, and the proposed purchase or acquisition
 25 would result in control or in a change in control of the
 26 state bank, the person proposing to purchase or acquire the
 27 shares shall first apply in writing to the superintendent
 28 for a certificate of approval for the proposed change of
 29 control. The superintendent shall grant the certificate if
 30 the superintendent is satisfied that the person who proposes
 31 to obtain control of the state bank is qualified by character,
 32 experience, and financial responsibility to control and operate
 33 the state bank in a sound and legal manner, and that the
 34 interests of the depositors, creditors, and shareholders of
 35 the state bank, and of the public generally, particularly the

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1 state bank's plans to accept deposits from, lend money in, and 2 process payments in the area the state bank primarily serves, 3 will not be jeopardized by the proposed change of control. A 4 person which will become a bank holding company upon completion 5 of an acquisition shall make application to the superintendent 6 for a certificate of approval as provided in this section. 7 Any other bank holding company shall comply with section 8 524.1804 in lieu of seeking a certificate of approval under 9 this section. In any situation where the president or cashier 10 of a state bank has reason to believe any of the foregoing 11 requirements have not been complied with, it shall be the duty 12 of the president or cashier to promptly report in writing such 13 facts to the superintendent upon obtaining knowledge thereof. 14 Sec. 3. Section 524.607, subsection 2, Code 2023, is amended 15 to read as follows: 16 2. A special meeting may be called by any executive officer 17 or a director. Notice of a meeting shall be given to each 18 director, either personally or by mail, at least two days in 19 advance of the meeting. Notice of a regular meeting shall 20 not be required if the articles of incorporation, bylaws, or 21 a resolution of the board of directors provide for a regular 22 monthly meeting date. As used in this section, the term 23 "notice" means as defined in section 490.141. The written 24 notice required by this section may be given by any method of 25 delivery that is permitted in section 490.141, and the notice 26 is deemed to be delivered when the notice becomes effective 27 pursuant to section 490.141, subsection 9. Section 524.901, subsection 7, paragraph a, Code 28 29 2023, is amended by adding the following new subparagraph: 30 NEW SUBPARAGRAPH. (6) Tax equity financing transactions in 31 which a state bank provides equity financing to fund a project 32 or projects that generate tax credits or other tax benefits 33 and the equity-based structure of the transaction permits the 34 transfer of such tax credits or other tax benefits to the state 35 bank. A state bank may take a majority financial position in

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- 1 a project, but shall be a passive investor and shall not take
- 2 a management position. The investment of state bank funds in
- 3 a tax credit-generating project are subject to the following
- 4 restrictions:
- 5 (a) The state bank shall not participate in the operation of
- 6 any project or facility resulting from such a transaction or
- 7 the sale of energy, if any, derived from the project.
- 8 (b) The state bank shall obtain a legal opinion or otherwise
- 9 demonstrate a good-faith determination that the tax credits
- 10 or other tax benefits are available before engaging in a tax
- 11 equity financing transaction.
- 12 (c) The tax credits, tax benefits, or other payments the
- 13 state bank receives from the transaction shall repay the state
- 14 bank's investment and provide the expected rate of return at
- 15 the time of the investment.
- 16 (d) Except as provided under subparagraph division (c),
- 17 the state bank shall not share in any appreciation in value of
- 18 its interests in the project or in any of the real or personal
- 19 assets associated with the project.
- Sec. 5. Section 524.901, subsection 7, paragraph b, Code
- 21 2023, is amended to read as follows:
- 22 b. A state bank's total investment in any combination of
- 23 the shares or equity interests of the entities identified in
- 24 paragraph "a", subparagraphs (1) through (5) (6) shall be
- 25 limited to fifteen twenty percent of its aggregate capital.
- 26 Sec. 6. Section 524.901, subsection 12, Code 2023, is
- 27 amended by striking the subsection.
- 28 Sec. 7. Section 524.1308A, subsection 5, Code 2023, is
- 29 amended to read as follows:
- 30 5. As used in this section, the term "notice" means as
- 31 defined in section 490.141. The written notice required by
- 32 subsection 2 may be given by any method of delivery that is
- 33 permitted in section 490.141, and the notice is deemed to be
- 34 delivered when the notice becomes effective pursuant to section
- 35 490.141, subsection 9.

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1	EXPLANATION
2 3	The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.
4	This bill relates to matters under the purview of the banking
5	division of the department of commerce, including permissible
6	investments, notice requirements, and requirements for a person
7	obtaining control of a state bank.
8	The bill deletes requirements for notice to be delivered
9	personally or by mail for specified meetings and dissolution
10	proceedings and instead provides that notice may be given by
11	any method allowed, and shall be deemed effective as provided
12	in Code section 490.141.
13	The bill provides that a person obtaining control of a state
14	bank shall not jeopardize the interests of the bank, including
15	the state bank's plans to accept deposits, lend money, and
16	process payments in the area that the state bank primarily
17	serves.
18	The bill transfers the content of Code section 524.901(12)
19	to Code section 524.901(7)(a).
20	The bill provides that the state bank's total investment
21	in investment options provided in Code section 524.901(7)(a)
22	shall be limited to 20 percent of the bank's aggregate capital.
23	Current law provides that a bank is limited to 15 percent of
24	the bank's aggregate capital.