Senate Study Bill 1099 - Introduced

SENATE FILE _____

BY (PROPOSED COMMITTEE ON COMMERCE BILL BY CHAIRPERSON BROWN)

A BILL FOR

- An Act relating to matters under the purview of the credit
 union division of the department of commerce.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 1104XC (3) 90 es/rn Section 1. Section 12C.16, subsection 1, paragraph b,
 subparagraph (1), unnumbered paragraph 1, Code 2023, is amended
 to read as follows:

4 The credit union may deposit, maintain, pledge and assign 5 for the benefit of the public officer in the manner provided 6 in this chapter, securities approved by the public officer, 7 the market value of which is not less than one hundred ten one 8 <u>hundred</u> percent of the total deposits of public funds placed 9 by that public officer in the credit union, less the amount 10 <u>of deposits that are federally insured</u>. The securities shall 11 consist of any of the following:

Sec. 2. Section 12C.16, subsection 1, paragraph b, subparagraph (1), subparagraph division (d), Code 2023, is amended to read as follows:

15 To the extent of the guarantee, loans, obligations, or (d) 16 nontransferable Nontransferable letters of credit upon which 17 the payment of principal and interest is fully secured or 18 guaranteed by the United States of America, or an agency or 19 instrumentality of the United States of America, a corporate 20 central credit union organized under section 533.213 the 21 national cooperative bank, the federal home loan bank, or a 22 any corporate credit union whose activities are subject to 23 regulation by the national credit union administration, and the 24 rating of any one of such credit unions remains within the two 25 highest classifications of prime established by at least one 26 of the standard rating services approved by the superintendent 27 of banking by rule pursuant to chapter 17A and whose capital 28 level remains well-capitalized pursuant to 12 C.F.R. pt. 704, 29 or any other entity approved by the treasurer of state. The 30 treasurer of state shall may adopt rules pursuant to chapter 31 17A to implement this section. Sec. 3. Section 533.205, subsection 8, Code 2023, is amended 32 33 to read as follows: 34 8. A credit union director shall not receive compensation 35 for service as a director. However, a director may be

LSB 1104XC (3) 90

es/rn

1 reimbursed Subject to its bylaws, a credit union may provide 2 compensation to directors for their service and reimburse 3 directors for reasonable expenses directly related to such 4 service. Sec. 4. 5 Section 533.206, Code 2023, is amended to read as 6 follows: 7 533.206 Meetings of the board. 1. The board of directors shall hold at least six regular 8 9 board meetings each calendar year. No more than one regular 10 meeting shall be held in any one calendar month, nor shall 11 a credit union go longer than two consecutive months without 12 holding a board meeting. If a credit union has an individual 13 rating of a four or five, or a composite rating of three, four, 14 or five under the Iowa regulatory risk rating system, the board 15 shall meet monthly. 16 2. With respect to a newly chartered credit union, the board 17 of directors shall meet not less frequently than monthly during 18 each of the first five years of the credit union's existence. 3. Unless the bylaws provide otherwise, the board of 19 20 directors may permit any and all directors to participate in 21 all except one meeting per year of the board of directors 22 through the use of any means of communication by which all 23 directors participating in the meeting may simultaneously hear 24 each other and communicate during the meeting. A director 25 participating in a meeting by this means is deemed to be 26 present at the meeting. Sec. 5. Section 533.210, subsections 1 and 2, Code 2023, are 27 28 amended to read as follows: 29 1. The board of directors may expel any a member of a state 30 credit union who has failed to do either engaged in any of the 31 following: a. Carry Failing to carry out the member's obligations to 32 33 the state credit union. 34 Comply Failing to comply with the state credit union's b. 35 bylaws or policies.

> LSB 1104XC (3) 90 es/rn

2/5

-2-

1 c. Being physically or verbally abusive to credit union
2 members or staff.

3 <u>d.</u> Committing fraud, attempted fraud, or other illegal
4 conduct that a member has been convicted of in relation to the
5 credit union.

6 2. A member of a state credit union may be expelled by a 7 majority vote of the board of directors at a regular or special 8 meeting of the board.

9 *a.* An expelled member may request a hearing before the 10 membership of the state credit union superintendent, which 11 shall be held within sixty <u>ninety</u> days of an expelled member's 12 request.

b. At the hearing, the membership superintendent may reinstate the expelled member by majority vote, upon terms and conditions prescribed at the hearing if the credit union fails to prove the member was noncompliant with the obligations in

17 this section.

18 Sec. 6. Section 533.304, subsection 2, Code 2023, is amended 19 to read as follows:

20 2. A state credit union may invest in either any of the 21 following to the extent that the total investments under this 22 section shall not be more than five percent of the state credit 23 union's assets:

Shares or equity interests in venture capital funds that 24 a. 25 agree to invest an amount equal to at least fifty percent of 26 the state credit union's investment in small businesses having 27 their principal offices within this state and having either 28 more than one-half of their assets within this state or more 29 than one-half of their employees employed within this state. 30 Shares or equity interests in small businesses having b. 31 their principal offices within this state and having either 32 more than one-half of their assets within this state or more 33 than one-half of their employees employed within this state. Α 34 state credit union shall not invest in more than twenty percent 35 of the total capital and surplus of any one small business

-3-

LSB 1104XC (3) 90 es/rn

S.F.

1 under this paragraph.

2 <u>c.</u> Any other investment instrument as authorized by the 3 <u>superintendent.</u>

- 4
- 5 6

EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

7 This bill relates to matters under the purview of the credit 8 union division of the department of commerce.

9 The bill modifies the amount of securities that a credit 10 union may manage for the benefit of a public officer from 110 11 percent to 100 percent of the total deposits of public funds, 12 less the amount of deposits that are federally insured.

13 The bill provides that a public officer shall obtain 14 security for a deposit in excess of the amount federally 15 insured by acquiring a nontransferable letter of credit 16 from the United States, an agency or instrumentality of the 17 United States, a national cooperative bank, federal home loan 18 bank, any corporate credit union whose capital level remains 19 well-capitalized, or any other entity approved by the treasurer 20 of the state.

The bill modifies language to allow a credit union director compensation subject to the bylaws of a credit union. Current law does not allow compensation to a credit union director for service.

The bill requires credit union boards to hold regular meetings. A credit union with an individual rating of a four or five, or a composite rating of three, four, or five under the Iowa regulatory risk rating system is required to meet monthly. A new credit union is required to meet monthly for the first five years.

The bill expands activity that may constitute expulsion from a credit union to include failing to participate in the affairs of the credit union, being physically abusive to a credit union member or staff, being verbally abusive to a credit union member or staff, or committing fraud, attempted fraud, or other

-4-

LSB 1104XC (3) 90 es/rn

4/5

1 illegal conduct resulting in a conviction in relation to the
2 credit union.

3 The bill modifies the expulsion hearing procedure. A member 4 may request a hearing before the credit union superintendent, 5 which shall occur 90 days after the member's request. The 6 superintendent of credit unions may reinstate the expelled 7 member if the credit union fails to prove the member was 8 noncompliant with the requirements of Code section 533.205. 9 Current law provides that the membership of a credit union may 10 reinstate an expelled member by majority vote upon the terms 11 and conditions prescribed at the hearing.

12 The bill provides that a credit union may invest in 13 investment instruments as authorized by the superintendent.

-5-