H.B. No. 3804

1 AN ACT 2 relating to the regulation of state banks. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 31.002(a)(15), Finance Code, is amended 5 to read as follows: establishment 6 (15) "Deposit" means the of а 7 debtor-creditor relationship represented by the agreement of the deposit debtor to act as a holding, paying, or disbursing agent for 8 the deposit creditor. The term: 9 (A) includes: 10 (i) an unpaid balance of money that 11 is 12 received by the deposit debtor in the usual course of business in exchange for conditional or unconditional credit to a commercial, 13 14 checking, savings, or time account of the deposit creditor or the creditor's designee, or that is evidenced by a certificate of 15 deposit or similar instrument, a certified check or draft drawn 16 against a deposit account, or a letter of credit or traveler's check 17 on which the deposit debtor is primarily liable, but excluding an 18 obligation arising under Chapter 152 [151]; 19 20 (ii) money or credit given for money 21 received by the deposit debtor in the usual course of business for a 22 special purpose, including money: 23 (a) held as escrow money, as security 24 for an obligation due to the deposit debtor or another person, or as

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1 security for a loan; 2 (b) left with a deposit debtor by a 3 deposit creditor to meet maturing obligations that are not yet due; and 4 5 (c) held by the deposit debtor to meet 6 an acceptance or letter of credit; 7 (iii) an outstanding draft, cashier's 8 check, money order, or other officer's check issued by the deposit debtor in the usual course of business for any purpose, including 9 payment for services, dividends, or purchases; and 10 11 (iv) an obligation that the finance 12 commission by rule defines as a deposit liability, except that the term may not include money received for immediate application to 13 14 reduction of an indebtedness; and 15 (B) does not include an obligation that this subtitle or finance commission rule determines not to be a deposit 16 17 liability. Section 33.005, Finance Code, is amended to read SECTION 2. 18 as follows: 19 20 Sec. 33.005. EXEMPTIONS. The following acquisitions are exempt from Section 33.001: 21 22 an acquisition of securities in connection with (1)23 the exercise of a security interest or otherwise in full or partial 24 satisfaction of a debt previously contracted for in good faith and the acquiring person files written notice of acquisition with the 25 26 banking commissioner before the person votes the securities 27 acquired;

H.B. No. 3804 1 (2) unless the banking commissioner provides otherwise in writing, an acquisition of voting securities in any 2 3 class or series by a controlling person who [+  $[(\Lambda)]$  was identified as a controlling person of 4 5 the [in a] state bank in a prior application filed with and approved by the banking commissioner <u>and:</u>[+] 6 7 (A) [<del>(B)</del>] has from the date of receipt of 8 approval under this subchapter continuously held power to vote 25 percent or more of any class of voting securities of the state bank; 9 10 or is considered to have from the date of 11 (B) [<del>(C)</del>] 12 receipt of approval under this subchapter continuously controlled the state bank under Section 33.001(b); 13 14 (3) an acquisition or transfer by operation of law, 15 will, or intestate succession and the acquiring person files written notice of acquisition with the banking commissioner before 16 the person votes the securities acquired; 17 a transaction subject to Chapter 202 if: 18 (4) 19 (A) the acquiring bank holding company currently owns and controls a state bank; or 20 21 the post-transaction controlling person is (B) identified as the controlling person in a merger or 2.2 other 23 acquisition-related application filed with the banking commissioner concurrently with the submission required by Section 24 202.001; and 25 26 (5) a transaction exempted by the banking commissioner

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or by rules adopted under this subtitle because the transaction is

H.B. No. 3804 1 not within the purposes of this subchapter or the regulation of the transaction is not necessary or appropriate to achieve the 2 3 objectives of this subchapter. SECTION 3. Section 35.106, Finance Code, is amended to read 4 5 as follows: Sec. 35.106. AUTHORITY OF SUPERVISOR. During a period of 6 supervision, a bank, without the prior approval of the banking 7 8 commissioner or the supervisor or as otherwise permitted or restricted by the order of supervision, may not: 9 10 (1) dispose of, sell, transfer, convey, or encumber the bank's assets; 11 12 (2) lend or invest the bank's money; incur a debt, obligation, or liability; 13 (3) 14 (4) pay a [cash] dividend to the bank's shareholders; 15 (5) remove an executive officer or director, change the number of executive officers or directors, or have any other 16 17 change in the position of executive officer or director; or engage in any other activity determined by the 18 (6) 19 banking commissioner to threaten the safety and soundness of the bank. 20 21 SECTION 4. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as 22 provided by Section 39, Article III, Texas Constitution. If this 23 24 Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2025. 25

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President of the Senate

Speaker of the House

I certify that H.B. No. 3804 was passed by the House on April 30, 2025, by the following vote: Yeas 135, Nays 0, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 3804 was passed by the Senate on May 25, 2025, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor