102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

SB3145

Introduced 1/12/2022, by Sen. Antonio Muñoz

SYNOPSIS AS INTRODUCED:

See Index

Amends the Illinois Credit Union Act. Sets forth provisions concerning credit unions that serve target markets. In provisions concerning election or appointment of officials, provides that the board of directors may appoint, from among the members of the credit union, a nominating committee of 3 or more persons, and that the nominating committee may recruit, evaluate, and nominate eligible candidates for each position to be filled in the election of directors or to be filled by appointment of the board of directors for the remainder of the unexpired term of a director. Sets forth provisions concerning the nominating committee. In provisions concerning meetings of directors, provides that upon approval by the Secretary of Financial and Professional Regulation of an amendment to the bylaws of the credit union, the board of directors may hold meetings on a quarterly basis. In provisions concerning duties of the supervisory committee, sets forth provisions concerning accounting principles for specified credit unions. In provisions concerning special purpose share accounts and charitable donation accounts, provides that a credit union may establish one or more donor-advised fund accounts. Sets forth provisions concerning transfers from a donor-advised fund account, distributions by a foundation receiving donor-advised funds from a credit union, and transfers by a credit union from its donor-advised fund account to a foundation. In provisions concerning shares in trust, provides that shares may be issued in the name of an individual or corporate representative under the Illinois Probate Act of 1975 for or in respect of a nonmember of a credit union if the representative is an individual who is a member of the credit union. In provisions concerning investment of funds, provides that funds not used in loans to members may be invested in shares, stocks, or units of financial technology companies in a total amount not exceeding 5% of the unimpaired capital and surplus of the credit union, so long as the investment complies with specified documentation and separate corporate existence requirements. Changes references from "secure electronic record" to "electronic record". Defines terms. Makes other changes.

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A BILL FOR

SB3145

AN ACT concerning regulation.

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2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Credit Union Act is amended by 5 changing Sections 19, 20, 29, 34, 39, 42, and 59 and by adding 6 Section 16.5 as follows:

- 7 (205 ILCS 305/16.5 new)
- 8 <u>Sec. 16.5. Service to target markets.</u>
- 9 (a) As used in this Section:

10 <u>"Target market" means an investment area or a targeted</u> 11 population, or both, as defined in the Community Development 12 Banking and Financial Institutions Act of 1994, 12 U.S.C. 13 <u>4702</u>, and regulations issued thereunder by the U.S. Department 14 of the Treasury pursuant to 12 CFR 1805.104 et seq. 15 Terms used in this Section that are not defined in this

16 <u>Section shall have the meanings ascribed to them in the U.S.</u> 17 <u>Department of Treasury regulations identified in this</u> 18 subsection.

19 (b) Notwithstanding anything to the contrary in Section 20 <u>16.1, persons who reside in investment areas and targeted</u> 21 <u>populations consisting of individuals or identifiable groups</u> 22 <u>of individuals who are low-income persons or lack adequate</u> 23 <u>access to financial products or financial services may be</u> - 2 - LRB102 22843 BMS 33255 b

1 admitted to membership in a credit union.

2 (c) In addition to serving persons who reside in 3 investment areas that become members pursuant to subsection (b), a credit union may indirectly serve investment areas by 4 making loans to or investments in community development 5 financial institutions, minority depository institutions, and 6 other businesses that serve the investment areas, subject to 7 the limits set forth in subsection (5) of Section 51 and 8 9 paragraph (14) of subsection (a) of Section 59.

(d) In addition to serving targeted populations of 10 11 individuals that become members pursuant to subsection (b), a 12 credit union may indirectly serve members of a targeted population by making loans to or investments in community 13 14 development financial institutions, minority depository institutions, and other businesses that serve the targeted 15 16 population, subject to the limits set forth in subsection (5) 17 of Section 51 and paragraph (14) of subsection (a) of Section 18 59.

19 (e) A credit union desiring to serve a target market in accordance with this Section shall do so pursuant to a written 20 business plan that confirms the target market meets the 21 22 definitional criteria set forth in subsection (a) and 23 identifies the financial product and financial service needs 24 of the target market, the financial products and financial 25 services to be delivered, and the manner of delivery of those financial products and financial services. The credit union 26

1 must submit the business plan to the Secretary who shall, upon confirming the target market meets the definitional criteria 2 identified in subsection (a), approve amendments to the credit 3 union's articles of incorporation and bylaws adding the target 4 market to its field of membership. The credit union shall 5 periodically review and update the business plan as warranted. 6 Upon request of the Secretary, the credit union shall make its 7 business plan and any periodic status reports available to the 8 9 Secretary for review by the Department.

10 (205 ILCS 305/19) (from Ch. 17, par. 4420)

11 Sec. 19. Meeting of members.

12 (1) (a) The annual meeting shall be held each year during 13 the months of January, February or March or such other month as 14 may be approved by the Department. The meeting shall be held at 15 the time, place and in the manner set forth in the bylaws. Any 16 special meetings of the members of the credit union shall be held at the time, place and in the manner set forth in the 17 18 bylaws. Unless otherwise set forth in this Act, quorum 19 requirements for meetings of members shall be established by a 20 credit union in its bylaws. Notice of all meetings must be 21 given by the secretary of the credit union at least 7 days 22 before the date of such meeting, either by handing a written or printed notice to each member of the credit union, by mailing 23 24 the notice to the member at his address as listed on the books and records of the credit union, by posting a notice of the 25

1 meeting in three conspicuous places, including the office of 2 the credit union, by posting the notice of the meeting on the 3 credit union's website, or by disclosing the notice of the 4 meeting in membership newsletters or account statements.

5 (b) Unless expressly prohibited by the articles of incorporation or bylaws and subject to applicable requirements 6 of this Act, the board of directors may provide by resolution 7 8 that members may attend, participate in, act in, and vote at 9 any annual meeting or special meeting through the use of a 10 conference telephone or interactive technology, including, but 11 not limited to, electronic transmission, internet usage, or 12 communication, by means of which all remote persons participating in the meeting can communicate with each other. 13 14 Participation through the use of a conference telephone or 15 interactive technology shall constitute attendance, presence, 16 and representation in person at the annual meeting or special 17 meeting of the person or persons so participating and count towards the quorum required to conduct business at the 18 19 meeting. The following conditions shall apply to any virtual 20 meeting of the members:

(i) the credit union must internally possess or retain
the technological capacity to facilitate virtual meeting
attendance, participation, communication, and voting; and

(ii) the members must receive notice of the use of a
 virtual meeting format and appropriate instructions for
 joining, participating, and voting during the virtual

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meeting at least 7 days before the virtual meeting.

2 (2) On all questions and at all elections, except election of directors, each member has one vote regardless of the 3 number of his shares. There shall be no voting by proxy except 4 5 on the election of directors, proposals for merger or 6 voluntary dissolution. Members may vote on questions, 7 including, without limitation, the approval of mergers and 8 voluntary dissolutions under this Act, and in elections by 9 secure electronic record if approved by the board of 10 directors. All voting on the election of directors shall be by 11 ballot, but when there is no contest, written or electronic 12 ballots need not be cast. The record date to be used for the purpose of determining which members are entitled to notice of 13 14 or to vote at any meeting of members, may be fixed in advance 15 by the directors on a date not more than 90 days nor less than 16 10 days prior to the date of the meeting. If no record date is 17 fixed by the directors, the first day on which notice of the meeting is given, mailed or posted is the record date. 18

(3) Regardless of the number of shares owned by a society, 19 20 association, club, partnership, other credit union or corporation, having membership in the credit union, it shall 21 22 be entitled to only one vote and it may be represented and have 23 its vote cast by its designated agent acting on its behalf pursuant to a resolution adopted by the organization's board 24 25 of directors or similar governing authority; provided that the credit union shall obtain a certified copy of such resolution 26

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1 before such vote may be cast.

(4) A member may revoke a proxy by delivery to the credit
union of a written statement to that effect, by execution of a
subsequently dated proxy, by execution of <u>an</u> a secure
electronic record, or by attendance at a meeting and voting in
person.

7 <u>(5) The use of electronic records for member voting</u> 8 <u>pursuant to this Section shall employ a security procedure</u> 9 <u>that meets the attribution criteria set forth in Section 9 of</u> 10 <u>the Uniform Electronic Transactions Act.</u>

11 (6) (5) As used in this Section, "electronic", and 12 "electronic record", and "security procedure" have the 13 meanings ascribed to those terms in the Uniform Electronic 14 Transactions Act. As used in this Section, "secured electronic 15 record" means an electronic record that meets the criteria set 16 forth in Uniform Electronic Transactions Act.

17 (Source: P.A. 102-38, eff. 6-25-21; 102-496, eff. 8-20-21; 18 revised 10-15-21.)

19 (205 ILCS 305/20) (from Ch. 17, par. 4421)

20 Sec. 20. Election or appointment of officials.

(1) The credit union shall be directed by a board of directors consisting of no less than 7 in number, to be elected at the annual meeting by and from the members. Directors shall hold office until the next annual meeting, unless their terms are staggered. Upon amendment of its bylaws, a credit union

may divide the directors into 2 or 3 classes with each class as 1 2 nearly equal in number as possible. The term of office of the directors of the first class shall expire at the first annual 3 meeting after their election, that of the second class shall 4 5 expire at the second annual meeting after their election, and that of the third class, if any, shall expire at the third 6 annual meeting after their election. At each annual meeting 7 8 after the classification, the number of directors equal to the 9 number of directors whose terms expire at the time of the 10 meeting shall be elected to hold office until the second 11 succeeding annual meeting if there are 2 classes or until the 12 third succeeding annual meeting if there are 3 classes. A 13 director shall hold office for the term for which he or she is 14 elected and until his or her successor is elected and 15 gualified.

16 (1.5) Except as provided in subsection (1.10), in all 17 elections for directors, every member has the right to vote, in person, by proxy, or by secure electronic record if 18 19 approved by the board of directors, the number of shares owned 20 by him, or in the case of a member other than a natural person, 21 the member's one vote, for as many persons as there are 22 directors to be elected, or to cumulate such shares, and give 23 one candidate as many votes as the number of directors 24 multiplied by the number of his shares equals, or to 25 distribute them on the same principle among as many candidates 26 as he may desire and the directors shall not be elected in any

other manner. Shares held in a joint account owned by more than 1 2 one member may be voted by any one of the members, however, the 3 number of cumulative votes cast may not exceed a total equal to the number of shares multiplied by the number of directors to 4 5 be elected. A majority of the shares entitled to vote shall be represented either in person or by proxy for the election of 6 7 directors. Each director shall wholly take and subscribe to an 8 oath that he will diligently and honestly perform his duties 9 in administering the affairs of the credit union, that while 10 he mav delegate to another the performance of those 11 administrative duties he is not thereby relieved from his 12 responsibility for their performance, that he will not 13 knowingly violate or permit to be violated any law applicable 14 to the credit union, and that he is the owner of at least one 15 share of the credit union.

(1.10) Upon amendment of a credit union's bylaws approved by the members, in all elections for directors, every member who is a natural person shall have the right to cast one vote, regardless of the number of his or her shares, in person, by proxy, or by secure electronic record if approved by the board of directors, for as many persons as there are directors to be elected.

(1.15) If the board of directors has adopted a policy addressing age eligibility standards on voting, holding office, or petitioning the board, then a credit union may require (i) that members be at least 18 years of age by the

1 date of the meeting in order to vote at meetings of the 2 members, sign nominating petitions, or sign petitions 3 requesting special meetings, and (ii) that members be at least 4 18 years of age by the date of election or appointment in order 5 to hold elective or appointive office.

(2) The board of directors shall appoint from among the 6 members of the credit union, a supervisory committee of not 7 8 less than 3 members at the organization meeting and within 30 9 days following each annual meeting of the members for such 10 terms as the bylaws provide. Members of the supervisory 11 committee may, but need not be, on the board of directors, but 12 shall not be officers of the credit union, members of the credit committee, or the credit manager if no credit committee 13 14 has been appointed.

(3) The board of directors may appoint, from among the members of the credit union, a credit committee consisting of an odd number, not less than 3 for such terms as the bylaws provide. Members of the credit committee may, but need not be, directors or officers of the credit union, but shall not be members of the supervisory committee.

(4) The board of directors may appoint from among the members of the credit union a membership committee of one or more persons. If appointed, the committee shall act upon all applications for membership and submit a report of its actions to the board of directors at the next regular meeting for review. If no membership committee is appointed, credit union

1 management shall act upon all applications for membership and 2 submit a report of its actions to the board of directors at the 3 next regular meeting for review.

4 (5) The board of directors may appoint, from among the members of the credit union, a nominating committee of 3 or 5 more persons. Members of the nominating committee may, but 6 7 need not, be directors or officers of the credit union, but may 8 not be members of the supervisory committee. The appointment, 9 if made, shall be made in a timely manner to permit the nominating committee to recruit, evaluate, and nominate 10 11 eligible candidates for each position to be filled in the 12 election of directors or, in the event of a vacancy in office, to be filled by appointment of the board of directors for the 13 14 remainder of the unexpired term of the director creating the vacancy. Factors the nominating committee may consider in 15 16 evaluating prospective candidates include whether a candidate 17 possesses or is willing to acquire through training the requisite skills and qualifications to carry out the statutory 18 19 duties of a director. The board of directors may delegate to 20 the nominating committee the recruitment, evaluation, and 21 nomination of eligible candidates to serve on committees and 22 in executive officer positions.

23 (6) The use of electronic records for member voting 24 pursuant to this Section shall employ a security procedure 25 that meets the attribution criteria set forth in Section 9 of 26 the Uniform Electronic Transactions Act.

1 <u>(7)</u> (5) As used in this Section, "electronic", and 2 "electronic record", and "security procedure" have the 3 meanings ascribed to those terms in the Uniform Electronic 4 Transactions Act. As used in this Section, "secured electronic 5 record" means an electronic record that meets the criteria set 6 forth in the Uniform Electronic Transactions Act.

7 (Source: P.A. 102-38, eff. 6-25-21; 102-687, eff. 12-17-21.)

8 (205 ILCS 305/29) (from Ch. 17, par. 4430)

9 Sec. 29. Meetings of directors.

10 (1) The board of directors and the executive committee 11 shall meet as often as necessary, but one body must meet at least monthly and the other at least quarterly, as prescribed 12 in the bylaws. Unless a greater number is required by the 13 14 bylaws, a majority of the whole board of directors shall constitute a quorum. The act of a majority of the directors 15 16 present at a meeting at which a guorum is present shall be the act of the board of directors unless the act of a greater 17 18 number is required by this Act, the credit union's articles of 19 incorporation or the bylaws. Notwithstanding any other provision of this subsection, upon approval by the Secretary 20 21 of an amendment to the bylaws of the credit union, the board of 22 directors may hold meetings on a quarterly basis, irrespective 23 of whether the executive committee meets in the months that 24 the board of directors does not meet.

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(2) Unless specifically prohibited by the articles of

incorporation or bylaws, directors and committee members may 1 2 participate in and act at any meeting of the board or committee 3 through the use of a conference telephone or other communications equipment by means of which all persons 4 5 participating in the meeting can communicate with each other. Participation in the meeting shall constitute attendance and 6 7 presence in person at the meeting of the person or persons so 8 participating.

9 (3) Unless specifically prohibited by the articles of 10 incorporation or bylaws, any action required by this Act to be 11 taken at a meeting of the board of directors or a committee and 12 any other action that may be taken at a meeting of the board of 13 directors or a committee may be taken without a meeting if a 14 consent in writing setting forth the action taken is signed by 15 all the directors entitled to vote with respect to the subject 16 matter thereof, or by all members of the committee, as the case 17 may be. The consent shall be evidenced by one or more written approvals, each of which sets forth the action taken and bears 18 19 the signatures of one or more directors or committee members. 20 All the approvals evidencing the consent shall be delivered to the secretary to be filed in the corporate records of the 21 22 credit union. The action taken shall be effective when all the 23 directors or committee members have approved the consent unless the consent specifies a different effective date. A 24 25 consent signed by all the directors or all the members of a 26 committee shall have the same effect as a unanimous vote, and

SB3145 - 13 - LRB102 22843 BMS 33255 b may be stated as such in any document filed with the director 1 2 under this Act. (Source: P.A. 89-603, eff. 8-2-96.) 3 4 (205 ILCS 305/34) (from Ch. 17, par. 4435) Sec. 34. Duties of supervisory committee. 5 6 (1) The supervisory committee shall make or cause to be made an annual internal audit of the books and affairs of the 7 credit union to determine that the credit union's accounting 8 9 records and reports are prepared promptly and accurately 10 reflect operations and results, that internal controls are 11 established and effectively maintained to safeguard the assets 12 of the credit union, and that the policies, procedures and 13 practices established by the board of directors and management 14 of the credit union are being properly administered. The 15 supervisory committee shall submit a report of that audit to 16 the board of directors and a summary of that report to the members at the next annual meeting of the credit union. It 17 18 shall make or cause to be made such supplementary audits as it 19 deems necessary or as are required by the Secretary or by the 20 board of directors, and submit reports of these supplementary 21 audits to the Secretary or board of directors as applicable. 22 If the supervisory committee has not engaged a licensed 23 certified public accountant or licensed certified public 24 accounting firm to make the internal audit, the supervisory committee or other officials of the credit union shall not 25

indicate or in any manner imply that such audit has been 1 2 performed by a licensed certified public accountant or licensed certified public accounting firm or that the audit 3 represents the independent opinion of a licensed certified 4 5 public accountant or licensed certified public accounting 6 firm. The supervisory committee must retain its tapes and 7 working papers of each internal audit for inspection by the 8 Department. The report of this audit must be made on a form 9 approved by the Secretary. A copy of the report must be 10 promptly delivered to the Secretary as set forth in paragraph 11 (C) of subsection (3).

12 (2) The supervisory committee shall make or cause to be 13 made at least once each year a reasonable percentage 14 verification of members' share and loan accounts, consistent 15 with rules promulgated by the Secretary.

(3) (A) The supervisory committee of a credit union with 16 17 assets of \$10,000,000 or more shall engage a licensed certified public accountant or licensed certified public 18 19 accounting firm to perform an annual external independent 20 audit of the credit union's financial statements in accordance with generally accepted auditing standards and the financial 21 22 statements shall be issued in accordance with accounting 23 principles generally accepted in the United States of America.

(B) The supervisory committee of a credit union with
 assets of \$5,000,000 or more, but less than \$10,000,000, shall
 engage a licensed certified public accountant or licensed

certified public accounting firm to perform on an annual 1 2 agreed-upon procedures basis: (i) an engagement under attestation standards established by the American Institute of 3 Certified Public Accountants to minimally satisfy the 4 5 supervisory committee internal audit standards set forth in subsection (1); or (ii) an external independent audit of the 6 7 credit union's financial statements pursuant to the standards 8 set forth in paragraph (A) of subsection (3).

9 (C) Notwithstanding anything to the contrary in Section 6, 10 each credit union organized under this Act shall select the 11 annual period it desires to use for purposes of performing the 12 external independent audit, agreed-upon procedures engagement, or internal audit described in this Section. The annual period 13 may end on the final day of any month and shall be construed to 14 15 mean once every calendar year and not once every 12-month 16 period. Irrespective of the annual period selected, the credit 17 union shall complete its external independent audit report, agreed-upon procedures report, or internal audit report and 18 19 deliver a copy to the Secretary no later than 120 days after 20 the effective date of the audit or engagement, which shall mean the last day of the selected annual period. A credit union 21 22 or group of credit unions may obtain an extension of the due 23 date upon application to and receipt of written approval from 24 the Secretary.

(D) If the credit union engages a licensed certifiedpublic accountant or licensed certified public accounting firm

to perform an annual external independent audit of the credit union's financial statements pursuant to the standards in paragraph (A) of subsection (3) or an annual agreed-upon procedures engagement pursuant to the standards in paragraph (B) of subsection (3), then the annual internal audit requirements of subsection (1) shall be deemed satisfied and met in all respects.

8 (4) In determining the appropriate balance in the 9 allowance for loan losses account, a credit union may 10 determine its historical loss rate using a defined period of 11 time of less than 5 years, provided that:

12 (A) the methodology used to determine the defined 13 period of time is formally documented in the credit 14 union's policies and procedures and is appropriate to the 15 credit union's size, business strategy, and loan portfolio 16 characteristics and the economic environment of the areas 17 and employers served by the credit union;

(B) supporting documentation is maintained for the
technique used to develop the credit union loss rates,
including the period of time used to accumulate historical
loss data and the factors considered in establishing the
time frames; and

(C) the external auditor conducting the credit union's financial statement audit has analyzed the methodology employed by the credit union and concludes that the financial statements, including the allowance for loan

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losses, are fairly stated in all material respects in
 accordance with U.S. Generally Accepted Accounting
 Principles, as promulgated by the Financial Accounting
 Standards Board.

5 (5) A credit union with total assets of less than \$10,000,000 that does not engage a licensed certified public 6 7 accountant or licensed certified public accounting firm to perform an annual external independent audit of the credit 8 9 union's financial statements pursuant to the standards in paragraph (A) of subsection (3) is not required to determine 10 its allowance for loan losses in accordance with generally 11 12 accepted accounting principles. Any such credit union may 13 instead use any reasonable reserve methodology, including 14 incurred loss, if it adequately covers known and probable loan losses. Any such credit union shall also have the option of 15 16 engaging a licensed certified public accountant or licensed 17 certified public accounting firm to perform a financial statement audit in accordance with this regulatory basis of 18 accounting rather than the standards in paragraph (A) of 19 20 subsection (3).

21 (6) (5) A majority of the members of the supervisory
 22 committee shall constitute a quorum.

23 <u>(7)</u> (6) On an annual basis commencing January 1, 2015, the 24 members of the supervisory committee shall receive training 25 related to their statutory duties. Supervisory committee 26 members may receive the training through internal credit union

training, external training offered by the credit union's 1 2 retained auditors, trade associations, vendors, regulatory 3 agencies, or any other sources or on-the-job experience, or a combination of those activities. The training may be received 4 including, but 5 through any medium, not limited to, 6 conferences, workshops, audit closing meetings, seminars, teleconferences, webinars, and other Internet-based delivery 7 8 channels.

9 (Source: P.A. 101-81, eff. 7-12-19; 102-496, eff. 8-20-21.)

10 (205 ILCS 305/39) (from Ch. 17, par. 4440)

Sec. 39. Special purpose share accounts; charitable donation accounts.

(1) If provided for in and consistent with the bylaws,
Christmas clubs, vacation clubs and other special purpose
share accounts may be established and offered under conditions
and restrictions established by the board of directors.

Pursuant to a policy adopted by the board of 17 (2)18 directors, which may be amended from time to time, a credit 19 union may establish one or more charitable donation accounts. The investments and purchases to fund a charitable donation 20 21 account are not subject to the investment limitations of this 22 Act, provided the charitable donation account is structured in 23 accordance with this Act. At their time of purchase, the book 24 value of the investments in all charitable donation accounts, 25 in the aggregate, shall not exceed 5% of the credit union's net

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1 worth.

2 If a credit union chooses to establish (a) a 3 charitable donation account using a trust vehicle, the trustee must be an entity regulated by the Office of the 4 5 Comptroller of the Currency, the U.S. Securities and 6 Exchange Commission, another federal regulatory agency, or 7 a State financial regulatory agency. A regulated trustee or other person who is authorized to make investment 8 9 decisions for a charitable donation account, other than 10 the credit union itself, shall either be registered with 11 the U.S. Securities and Exchange Commission as an 12 investment advisor or regulated by the Office of the 13 Comptroller of the Currency.

14 (b) The parties to the charitable donation account 15 must document the terms and conditions controlling the 16 account in a written operating agreement, trust agreement, 17 or similar instrument. The terms of the agreement shall be consistent with the requirements and conditions set forth 18 19 in this Section. The agreement, if applicable, and 20 policies must document the investment strategies of the 21 charitable donation account trustee or other manager in 22 administering the charitable donation account and provide 23 for the accounting of all aspects of the account, 24 including its distributions and liquidation, in accordance 25 with generally accepted accounting principles.

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(c) A credit union's charitable donation account

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agreement, if applicable, and policies shall provide that the charitable organization or non-profit entity recipients of any charitable donation account funds must be identified in the policy and be exempt from taxation under Section 501(c)(3) of the Internal Revenue Code.

6 (d) Upon termination of a charitable donation account, 7 the credit union may receive a distribution of the 8 remaining assets in cash, or a distribution in kind of the 9 remaining assets, but only if those assets are permissible 10 investments for credit unions pursuant to this Act.

11 (3) Pursuant to subsection (20) of Section 13 authorizing 12 a credit union to make reasonable contributions to civic, charitable, service, or religious corporations and to avoid 13 14 the cost, administrative expenses, and reporting requirements associated with establishing its own private foundation, a 15 16 credit union may establish one or more donor-advised fund 17 accounts. The credit union shall maintain the account on its books and records under a name it selects, which may identify 18 19 the account as a charitable or grant fund or other name that 20 reflects the charitable nature of the account. The account shall be subject to the terms and restrictions set forth in 21 22 this subsection.

(a) Transfers from a donor-advised fund account shall
 be limited to foundations exempt from taxation under
 Section 501(c)(3) of the Internal Revenue Code.
 (b) Distributions by a foundation receiving

1	donor-advised funds from the credit union shall be:
2	(i) based upon specific grant recommendations of
3	the credit union; and
4	(ii) limited to public charities exempt from
5	taxation under Section 501(c)(3) of the Internal
6	Revenue Code.
7	(c) Transfers by a credit union from its donor-advised
8	fund account to a foundation irrevocably conveys all
9	right, title, and interest in the funds to the foundation,
10	subject only to the continuing right of the credit union
11	to designate the entity or entities that will receive the
12	grant funds. Grants may not be used to satisfy any
13	obligation of the credit union and no goods or services
14	may be received by the credit union from the recipient
15	organization in consideration of the grant.

16 (Source: P.A. 97-133, eff. 1-1-12; 98-784, eff. 7-24-14.)

17 (205 ILCS 305/42) (from Ch. 17, par. 4443)

18 Sec. 42. Shares in trust.

(1) Shares may be issued in trust to a member as trustee or to an individual or corporate trustee. If a corporate trustee is a bank or trust company, shares may be issued to the corporate trustee only if such bank or trust company is organized under the laws of the State of Illinois or is a nationally chartered bank located principally in the State of Illinois. An individual trustee shall be a member of the

credit union unless the person establishing the trust in 1 2 respect to which such shares are issued or each beneficiary of the trust is a member of the credit union and the name of each 3 beneficiary is disclosed to the credit union. Shares may also 4 5 be issued in the name of an individual or corporate 6 representative under the Illinois Probate Act of 1975 (i) for 7 or in respect to a member of a credit union; or (ii) for or in 8 respect of a nonmember of a credit union, if the 9 representative is an individual who is a member of the credit union. Shares may also be issued in trust under the Illinois 10 11 Funeral or Burial Funds Act, for or in respect to a member of a 12 credit union, to a trustee licensed under said Act. Any credit 13 union which issues shares in trust as provided in this Section 14 must be insured by the NCUA or another approved insurer. 15 Payment of part or all of such shares to such trustee or member 16 shall, to the extent of such payment, discharge the liability 17 of the credit union to the member and the beneficiary and the credit union shall be under no obligation to see to the 18 19 application of such payment.

20 (2) If a credit union's shares are insured as provided for 21 in this Act, such credit union shall have power to act as 22 trustee or custodian under individual retirement accounts or 23 plans, health savings accounts, and similar tax-advantaged 24 savings plans established pursuant to the Internal Revenue 25 Code for its members or groups or organizations of its members 26 provided the funds of such accounts or plans are invested 1 solely in (1) share accounts of, or (2) share accounts and 2 obligations issued by such credit union. All funds held in 3 such fiduciary capacity shall be maintained in accordance with 4 applicable statutes and regulations promulgated thereunder by 5 any authority exercising jurisdiction over such trusts or 6 custodial accounts.

7 (3) Notwithstanding any language to the contrary in this 8 Section 42, a credit union may act as trustee or custodian of 9 individual retirement plans of its members established 10 pursuant to the Employee Retirement Income Security Act of 11 1974 or self-employed retirement plans established pursuant to 12 the Self-Employed Individuals Retirement Act of 1962, and any 13 laws amendatory or supplementary to such Acts, provided that:

14 (a) All contributions of funds are initially made to a15 share account in the credit union;

(b) Any subsequent transfer of funds to other assets is solely at the direction of the member and the credit union performs only custodial duties, exercises no investment discretion and provides no investment advice with respect to plan assets;

21 (c) The member is notified of the fact that share 22 insurance coverage is limited to funds held in share 23 accounts; and

24 (d) The credit union complies with all applicable
25 provisions of this Act and applicable laws and regulations
26 as may be promulgated by any authority exercising

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jurisdiction over such trust or custodial accounts.
 (Source: P.A. 94-150, eff. 7-8-05.)

3 (205 ILCS 305/59) (from Ch. 17, par. 4460)

4 Sec. 59. Investment of funds.

5 (a) Funds not used in loans to members may be invested, 6 pursuant to subsection (7) of Section 30 of this Act, and 7 subject to Departmental rules and regulations:

8 (1) In securities, obligations or other instruments of 9 or issued by or fully guaranteed as to principal and 10 interest by the United States of America or any agency 11 thereof or in any trust or trusts established for 12 investing directly or collectively in the same;

13 (2) In obligations of any state of the United States, 14 the District of Columbia, the Commonwealth of Puerto Rico, 15 and the several territories organized by Congress, or any 16 political subdivision thereof; however, a credit union may not invest more than 10% of its unimpaired capital and 17 18 surplus in the obligations of one issuer, exclusive of general obligations of the issuer, and investments in 19 municipal securities must be limited to securities rated 20 21 in one of the 4 highest rating categories by a nationally 22 recognized statistical rating organization;

(3) In certificates of deposit or passbook type
 accounts issued by a state or national bank, mutual
 savings bank or savings and loan association; provided

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that such institutions have their accounts insured by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation; but provided, further, that a credit union's investment in an account in any one institution may exceed the insured limit on accounts;

7 (4) In shares, classes of shares or share certificates 8 of other credit unions, including, but not limited to 9 corporate credit unions; provided that such credit unions 10 have their members' accounts insured by the NCUA or other 11 approved insurers, and that if the members' accounts are 12 so insured, a credit union's investment may exceed the 13 insured limit on accounts;

14 (5) In shares of a cooperative society organized under
15 the laws of this State or the laws of the United States in
16 the total amount not exceeding 10% of the unimpaired
17 capital and surplus of the credit union; provided that
18 such investment shall first be approved by the Department;

19 (6) In obligations of the State of Israel, or
20 obligations fully guaranteed by the State of Israel as to
21 payment of principal and interest;

(7) In shares, stocks or obligations of other
financial institutions in the total amount not exceeding
5% of the unimpaired capital and surplus of the credit
union;

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(8) In federal funds and bankers' acceptances;

1 (9) In shares or stocks of Credit Union Service 2 Organizations in the total amount not exceeding the 3 greater of 6% of the unimpaired capital and surplus of the 4 credit union or the amount authorized for federal credit 5 unions;

6 (10) In corporate bonds identified as investment grade 7 by at least one nationally recognized statistical rating 8 organization, provided that:

9 (i) the board of directors has established a 10 written policy that addresses corporate bond 11 investment procedures and how the credit union will 12 manage credit risk, interest rate risk, liquidity 13 risk, and concentration risk; and

14 (ii) the credit union has documented in its 15 records that a credit analysis of a particular 16 investment and the issuing entity was conducted by the 17 credit union, a third party on behalf of the credit union qualified by education or experience to assess 18 19 the risk characteristics of corporate bonds, or a 20 nationally recognized statistical rating agency before 21 purchasing the investment and the analysis is updated 22 at least annually for as long as it holds the 23 investment;

(11) To aid in the credit union's management of its
assets, liabilities, and liquidity in the purchase of an
investment interest in a pool of loans, in whole or in part

and without regard to the membership of the borrowers, from other depository institutions and financial type institutions, including mortgage banks, finance companies, insurance companies, and other loan sellers, subject to such safety and soundness standards, limitations, and qualifications as the Department may establish by rule or guidance from time to time;

8 (12) To aid in the credit union's management of its 9 assets, liabilities, and liquidity by receiving funds from 10 another financial institution as evidenced by certificates 11 of deposit, share certificates, or other classes of shares 12 issued by the credit union to the financial institution;

(13) In the purchase and assumption of assets held by 13 14 financial institutions, with approval of other the 15 Secretary and subject to any safety and soundness 16 standards, limitations, and gualifications as the 17 Department may establish by rule or guidance from time to 18 time; and

19 the shares, stocks, or obligations (14)In of 20 community development financial institutions as defined in 21 regulations issued by the U.S. Department of the Treasury 22 and minority depository institutions as defined by the 23 National Credit Union Administration: however the 24 aggregate amount of all such investments shall not at any 25 time exceed 5% of the paid-in and unimpaired capital and 26 surplus of the credit union; and -

1	(15) In shares, stocks, or units of financial
2	technology companies in the total amount not exceeding 5%
3	of the unimpaired capital and surplus of the credit union,
4	so long as the investment complies with the documentation
5	and separate corporate existence requirements set forth in
6	the Department's rule relating to investments in credit
7	union service organizations.

(b) As used in this Section:

9 "Political subdivision" includes, but is not limited to, counties, townships, cities, villages, incorporated towns, 10 school districts, educational service regions, special road 11 12 districts, public water supply districts, fire protection 13 districts, drainage districts, levee districts, sewer 14 districts, housing authorities, park districts, and any agency, corporation, or instrumentality of a state or its 15 16 political subdivisions, whether now or hereafter created and 17 whether herein specifically mentioned or not.

18 "Financial institution" includes any bank, savings bank, 19 savings and loan association, or credit union established 20 under the laws of the United States, this State, or any other 21 state.

22 <u>"Financial technology company" includes any corporation,</u>
23 partnership, limited liability company, or other entity
24 organized under the laws of Illinois, another state, or the
25 United States of America:

26 (1) that the principal business of which is the

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1	provision of financial products or financial services, or
2	both, that:
3	(i) currently relate or may prospectively relate
4	to the daily operations of credit unions;
5	(ii) are of current or prospective benefit to the
6	members of credit unions; or
7	(iii) are of current or prospective benefit to
8	consumers eligible for membership in credit unions;
9	and
10	(2) that applies technological interventions,
11	including, without limitation, specialized software or
12	algorithm processes, products, or solutions, to improve
13	and automate the delivery and use of those financial
14	products or financial services.

15 (c) A credit union investing to fund an employee benefit 16 plan obligation is not subject to the investment limitations 17 of this Act and this Section and may purchase an investment 18 that would otherwise be impermissible if the investment is directly related to the credit union's obligation under the 19 20 employee benefit plan and the credit union holds the 21 investment only for so long as it has an actual or potential obligation under the employee benefit plan. 22

(d) If a credit union acquires loans from another financial institution or financial-type institution pursuant to this Section, the credit union shall be authorized to provide loan servicing and collection services in connection SB3145 - 30 - LRB102 22843 BMS 33255 b

- 1 with those loans.
- 2 (Source: P.A. 101-567, eff. 8-23-19; 102-496, eff. 8-20-21.)

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