1	State of Arkansas 95th General Assembly <b>A Bill</b>
2	
3	Regular Session, 2025SENATE BILL 230
4	Dru Seneter I. Dovd
5	By: Senator J. Boyd
6 7	By: Representative Achor
7 8	For An Act To Be Entitled
9	AN ACT TO REPEAL THE ARKANSAS TRUST INSTITUTIONS ACT;
10	TO CREATE THE ARKANSAS TRUST INSTITUTIONS ACT OF
10	2025; AND FOR OTHER PURPOSES.
12	
13	
14	Subtitle
15	TO REPEAL THE ARKANSAS TRUST
16	INSTITUTIONS ACT; AND TO CREATE THE
17	ARKANSAS TRUST INSTITUTIONS ACT OF 2025.
18	
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
20	
21	SECTION 1. Arkansas Code Title 23, Chapter 51, is amended to read as
22	follows:
23	
24	CHAPTER 51
25	ARKANSAS TRUST INSTITUTIONS ACT
26	
27	Subchapter 1 – Arkansas Trust Institutions Act
28	
29	<del>23-51-101. Title.</del>
30	This chapter may be cited as the "Arkansas Trust Institutions Act".
31	
32	23-51-102. Certain definitions.
33	(a) For the purposes of this chapter:
34	(1) "Account" means the client relationship established with a
35	trust company involving the transfer of funds or property to the trust
36	company, including a relationship in which the trust company acts as trustee,



1	executor, administrator, guardian, custodian, conservator, bailee, receiver,
2	registrar, or agent, but excluding a relationship in which the trust company
3	acts solely in an advisory capacity;
4	(2) "Act as a fiduciary" or "acting as a fiduciary" means to:
5	(A) Accept or execute trusts, including to:
6	(i) Act as trustee under a written agreement;
7	(ii) Receive money or other property in its capacity
8	as trustee for investment in real or personal property;
9	(iii) Act as trustee and perform the fiduciary
10	duties committed or transferred to it by order of a court of competent
11	jurisdiction;
12	(iv) Act as trustee of the estate of a deceased
13	person; or
14	(v) Act as trustee for a minor or incapacitated
15	person;
16	(B) Administer in any other fiduciary capacity real or
17	tangible personal property; or
18	(C) Act pursuant to an order of a court of competent
19	jurisdiction as executor or administrator of the estate of a deceased person
20	or as a guardian or conservator for a minor or incapacitated person;
21	(3) "Administer" with respect to real or tangible personal
22	property means, as an agent or in another representative capacity, to
23	possess, purchase, sell, lease or insure, safekeep or otherwise manage the
24	property;
25	(4) "Affiliate" means a company that directly or indirectly
26	controls, is controlled by, or is under common control with a trust
27	institution or other company;
28	(5) "Authorized trust institutions" means any state trust
29	company, subsidiary trust company, or trust office of a trust institution
30	located in Arkansas;
31	(6) "Bank" means a state bank, national bank, any bank chartered
32	by any state of the United States or any foreign bank organized under the
33	laws of a territory of the United States, the Commonwealth of Puerto Rico,
34	Guam, American Samoa or the United States Virgin Islands, the deposits of
35	which are insured by the Federal Deposit Insurance Corporation;
36	(7) "Bank supervisory agency" means:

1	(A) Any agency of another state with primary
2	responsibility for chartering and supervising a trust institution; and
3	(B) The United States Office of the Comptroller of the
4	Currency, the Federal Deposit Insurance Corporation, the Board of Covernors
5	of the Federal Reserve System, the Office of Thrift Supervision [abolished]
6	and any successor to these agencies;
7	(8) "Branch" with respect to a depository institution has the
8	meaning set forth in § 23-48-702;
9	(9) "Capital" means:
10	(A) The sum of:
11	(i) The par value of all shares of the state trust
12	company having a par value that have been issued;
13	(ii) The consideration fixed by the board in the
14	manner provided by the Arkansas Business Corporation Act of 1987, § 4-27-101
15	et seq., for all shares of the state trust company without par value that
16	have been issued, except a part of that consideration that:
17	(a) Has been actually received;
18	(b) Is less than all of that consideration;
19	and
20	(c) The board, by resolution adopted not later
21	than sixty (60) days after the date of issuance of those shares, has
22	allocated to surplus with the prior approval of the commissioner; and
23	(iii) An amount not included in subdivisions
24	(a)(9)(A)(i) and (ii) of this section that has been transferred to capital of
25	the state trust company, on the payment of a share dividend or on adoption by
26	the board of a resolution directing that all or part of surplus be
27	transferred to capital, minus each reduction made as permitted by law; less
28	(B) All amounts otherwise included in subdivisions
29	(a)(9)(A)(i) and (ii) of this section that are attributable to the issuance
30	of securities by the state trust company and that the commissioner
31	determines, after notice and an opportunity for hearing, should be classified
32	as debt rather than equity securities;
33	(10) "Capital base" means the sum of capital, surplus, and
34	undivided profits, plus any additions and less any subtractions which the
35	commissioner may by rule prescribe;
36	(11) "Charter" means a charter, license or other authority

1 issued by the commissioner or a bank supervisory agency authorizing a trust 2 institution to act as a fiduciary in its home state; 3 (12) "Client" means a person to whom a trust institution owes a 4 duty or obligation under a trust or other account administered by the trust 5 institution or as an advisor or agent, regardless of whether the trust 6 institution owes a fiduciary duty to the person. The term includes the non-7 contingent beneficiaries of an account; 8 (13) "Commissioner" means the Bank Commissioner then in office 9 and, where appropriate, all of his or her successors and predecessors in 10 office: (14) "Company" includes a bank, trust company, subsidiary trust 11 company, corporation, limited liability company, partnership, association, 12 13 business trust, foundation, or another trust; 14 (15) "Control" means: 15 (A) The ownership of or ability or power to vote, 16 directly, acting through one or more other persons, or otherwise indirectly, 17 more than twenty-five percent (25%) of the outstanding shares of a class of 18 voting securities of a state trust company or other company; 19 (B) The ability to control the election of a majority of 20 the board of a state trust company or other company; and (C) The power to exercise, directly or indirectly, a 21 22 controlling influence over the management or policies of the state trust 23 company or other company as determined by the commissioner after notice and 24 an opportunity for hearing; (16) "Department" means the State Bank Department; 25 26 (17) "Depository institution" means any company chartered to act 27 as a fiduciary and included for any purpose within any of the definitions of "insured depository institution" as set forth in 12 U.S.C. §§ 1813(c)(2) and 28 29 <del>(3);</del> 30 (18) "Equity capital" means the amount by which the total assets of a state trust company exceed the total liabilities of the state trust 31 32 company; (19) "Equity security" means: 33 34 (A) Stock, other than adjustable rate preferred stock and money market (auction rate) preferred stock; 35 36 (B) A certificate of interest or participation in a

1 profit-sharing agreement, collateral-trust certificate, preorganization 2 certificate or subscription, transferable share or participation share, 3 investment contract, voting-trust certificate, or partnership interest; 4 (C) A security immediately convertible at the option of 5 the holder without payment of significant additional consideration into a 6 security described by this subdivision (a)(19); 7 (D) A security carrying a warrant or right to subscribe to 8 or purchase a security described by this subdivision (a)(19); and (E) A certificate of interest or participation in, 9 10 temporary or interim certificate for, or receipt for a security described by this subdivision (a)(19) that evidences an existing or contingent equity 11 12 ownership interest; 13 (20) "Fiduciary record" means a matter written, transcribed, 14 recorded, received or otherwise in the possession or control of a trust 15 company, whether in physical or electromagnetic form, that is necessary to 16 preserve information concerning an act or event relevant to an account or a 17 client of a trust company; 18 (21) "Hazardous condition" with respect to a trust company 19 means: 20 (A) A refusal by the trust company to permit examination of its books, papers, accounts, records, or affairs by the commissioner; 21 (B) Violation by a trust company of a condition of its 22 23 chartering or an agreement entered into between the trust company and the 24 commissioner; or 25 (C) A circumstance or condition in which an unreasonable 26 risk of loss is threatened to clients or creditors of a trust company, 27 excluding risk of loss to a client that arises as a result of the client's decisions or actions, but including a circumstance or condition in which a 28 29 trust company: 30 (i) Is unable or lacks the means to meet its current 31 obligations as they come due in the regular and ordinary course of business, 32 even though the book or fair market value of its assets may exceed its liabilities; 33 34 (ii) Has equity capital less than the amount of capital the trust company is required to maintain under § 23-51-110, or the 35 36 adequacy of its equity capital is threatened, as determined under regulatory

1	accounting principles;
2	(iii) Has concentrated an excessive or unreasonable
3	portion of its assets in a particular type or character of investment;
4	(iv) Violates or refuses to comply with this
5	chapter, another statute or rule applicable to trust companies, or any final
6	and enforceable order of the commissioner;
7	(v) Is in a condition that renders the continuation
8	of a particular business practice hazardous to its clients and creditors; or
9	(vi) Conducts business in an unsafe or unsound
10	manner, which includes, but is not limited to conducting business with:
11	(a) Inexperienced or inattentive management;
12	(b) Potentially dangerous operating practices;
13	(c) Infrequent or inadequate audits;
14	(d) Administration of assets that is notably
15	deficient in relation to the volume and character or responsibility for asset
16	holdings;
17	(e) Failure to adhere to sound administrative
18	<del>practices;</del>
19	(f) Frequent occurrences of violations of
20	laws, rules, or terms of the governing instruments; or
21	(g) Engaging in self-dealing or evidencing a
22	notable degree of potential or actual conflicts of interest;
23	(22) "Insider" means:
24	(A) Each director, officer or principal shareholder of the
25	trust company;
26	(B) Any company controlled by a person described by
27	subdivision (a)(23)(A) of this section; or
28	(C) Any person who participates or has authority to
29	participate, other than in the capacity of a director, in major policy-making
30	functions of the state trust company, whether or not the person has an
31	official title or the officer is serving without salary or compensation;
32	(23) "Insolvent" means a circumstance or condition in which a
33	state trust company:
34	(A) Is unable or lacks the means to meet its current
35	obligations as they come due in the regular and ordinary course of business,
36	even if the value of its assets exceeds its liabilities;

1	(B) Has equity capital less than one million dollars
2	(\$1,000,000), as determined under regulatory accounting principles;
3	(C) Fails to maintain deposit insurance with the Federal
4	Deposit Insurance Corporation or its successor if the commissioner determines
5	that deposit insurance is necessary for the safe and sound operation of the
6	state trust company, or maintains adequate security for its deposits in
7	accordance with § 23-51-130;
8	(D) Sells or attempts to sell substantially all of its
9	assets or merges or attempts to merge substantially all of its assets or
10	business with another entity other than as provided by §§ 23-51-150 - 23-51-
11	<del>155; or</del>
12	(E) Attempts to dissolve or liquidate other than as
13	<del>provided by §§ 23-51-156 - 23-51-161;</del>
14	(24) "Investment security" means a marketable obligation
15	evidencing indebtedness of a person in the form of a bond, note, debenture,
16	or other debt instrument not otherwise classified as a loan or extension of
17	eredit;
18	(25) "License" means the authority granted by the commissioner
19	pursuant to this chapter to establish, acquire or maintain a trust office;
20	(26) "Loans and extensions of credit" means direct or indirect
21	advances of funds by a state trust company to a person that are conditioned
22	on the obligation of the person to repay the funds or that are repayable from
23	specific property pledged by or on behalf of the person;
24	(27) "New trust office" means a trust office located in a host
25	state which:
26	(A) Is originally established by the trust institution as
27	a trust office; and
28	(B) Does not become a trust office of the trust
29	institution as a result of:
30	(i) The acquisition of another trust institution or
31	trust office of another trust institution; or
32	(ii) A merger, consolidation, or conversion
33	involving any such trust institution or trust office;
34	(28) "Office" with respect to a trust institution means the
35	principal office, a trust office or a representative trust office, but not a
36	branch;

1	(29) "Officer" means the presiding officer of the board, the
2	principal executive officer, or another officer appointed by the board of a
3	state trust company or other company, or a person or group of persons acting
4	in a comparable capacity for the state trust company or other company;
5	(30) "Operating subsidiary" means a company for which a state
6	trust company has the ownership, ability, or power to vote, directly, acting
7	through one or more other persons, or otherwise indirectly, more than fifty
8	percent (50%) of the outstanding shares of each class of voting securities or
9	its equivalent of the company;
10	(31) "Out-of-state bank" means a bank chartered to act as a
11	fiduciary in any state or states other than this state;
12	<del>(32) "Out-of-state trust company" means either a trust company</del>
13	that is not a state trust company or a savings association whose principal
14	office is not located in this state;
15	(33) "Out-of-state trust institution" means a trust institution
16	that is not a state trust institution;
17	(34) "Person" means an individual, a company or any other legal
18	entity;
	•
19	(35) "Principal office" with respect to:
19	(35) "Principal office" with respect to:
19 20	(35) "Principal office" with respect to: (A) A state trust company, means a location registered
19 20 21	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which:
19 20 21 22	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business;
19 20 21 22 23	(35) "Principal office" with respect to: (Λ) Λ state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate
19 20 21 22 23 24	<pre>(35) "Principal office" with respect to: (Λ) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary</pre>
19 20 21 22 23 24 25	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and
19 20 21 22 23 24 25 26	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state
19 20 21 22 23 24 25 26 27	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or
19 20 21 22 23 24 25 26 27 28	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company,
19 20 21 22 23 24 25 26 27 28 29	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company, means its principal place of business in the United States;
19 20 21 22 23 24 25 26 27 28 29 30	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company, means its principal place of business in the United States; (36) "Principal shareholder" means a person who owns or has the
19 20 21 22 23 24 25 26 27 28 29 30 31	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company, means its principal place of business in the United States; (36) "Principal shareholder" means a person who owns or has the ability or power to vote, directly, acting through one or more other persons;
19 20 21 22 23 24 25 26 27 28 29 30 31 32	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company, means its principal place of business in the United States; (36) "Principal shareholder" means a person who owns or has the ability or power to vote, directly, acting through one or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> </ol>	(35) "Principal office" with respect to: (A) A state trust company, means a location registered with the commissioner as the state trust company's home office at which: (i) The state trust company does business; (ii) The state trust company keeps its corporate books and a set of its material records, including material fiduciary records; and (iii) At least one executive officer of the state trust company maintains an office; or (B) A trust institution other than a state trust company, means its principal place of business in the United States; (36) "Principal shareholder" means a person who owns or has the ability or power to vote, directly, acting through one or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company;

1	commissioner or any federal or other governmental agency exercising the
2	powers and duties of a receiver pursuant to § 23-51-164;
3	(39) "Savings association" means a depository institution that
4	is neither a bank nor a foreign bank;
5	(40) "Shareholder" means an owner of a share in a state trust
6	company;
7	(41) "Shares" means the units into which the proprietary
8	interests of a state trust company are divided or subdivided by means of
9	classes, series, relative rights, or preferences;
10	(42) "State" means any state of the United States, the District
11	of Columbia, any territory of the United States, the Commonwealth of Puerto
12	Rico, Guam, American Samoa, the Trust Territory of the Pacific Islands, the
13	United States Virgin Islands, and the Northern Mariana Islands;
14	(43) "State bank" means a bank chartered to act as a fiduciary
15	<del>by this state;</del>
16	(44) "State trust company" means a corporation organized or
17	reorganized under this chapter;
18	(45) "State trust institution" means a trust institution having
19	its principal office in this state;
20	(46) "Subsidiary" means a company that is controlled by another
21	person. The term includes a subsidiary of a subsidiary;
22	(47) "Subsidiary trust company" means a corporation organized
23	under the Arkansas Business Corporation Act of 1987, § 4-27-101 et seq. and
24	authorized by the commissioner pursuant to § 23-47-801 et seq. or the Bank
25	Holding Company Subsidiary Trust Company Formation Act of 1989, § 23-32-1901
26	et seq. [repealed], to conduct trust business and business incidental to
27	trust business in this state, of which more than fifty percent (50%) of the
28	voting stock is owned, directly or indirectly, by a bank holding company
29	which also owns, directly or indirectly, an affiliated bank, as that term is
30	defined in § 23-47-801 et seq.;
31	(48) "Surplus" means the amount by which the assets of a state
32	trust company exceeds its liabilities, capital, and undivided profits;
33	(49) "Trust business" means the holding out by a person to the
34	public by advertising, solicitation or other means that the person is
35	available to perform any service of a fiduciary in this or another state,
36	including but not limited to:

1	(A) Acting as a fiduciary, or
2	(B) To the extent not acting as a fiduciary, any of the
3	following:
4	(i) Receiving for safekeeping personal property of
5	every description;
6	(ii) Acting as assignee, bailee, conservator,
7	custodian, escrow agent, registrar, receiver or transfer agent; or
8	(iii) Acting as financial advisor, investment
9	advisor or manager, agent or attorney-in-fact in any agreed upon capacity;
10	(50) "Trust company" means a state trust company, subsidiary
11	trust company or any other company chartered to act as a fiduciary that is
12	neither a depository institution nor a foreign bank;
13	(51) "Trust deposits" means the elient funds held by a state
14	trust company and authorized to be deposited with itself pending investment,
15	distribution, or payment of debts on behalf of the elient;
16	(52) "Trust institution" means a depository institution, state
17	bank or trust company;
18	(53) "Trust office" means an office, other than the principal
19	office, at which a trust institution is licensed by the commissioner to act
20	<del>as a fiduciary;</del>
21	(54)(A) "Unauthorized trust activity" means:
22	(i) A company, other than one identified in  23-51-
23	165(a), acting as a fiduciary within this state;
24	(ii) A company engaging in a trust business in this
25	state at any office of the company that is not its principal office, if the
26	company is a state trust institution, or that is not a trust office or a
27	representative trust office of the company; or
28	(iii) An out-of-state trust institution engaging in
29	a trust business in this state at any time an order issued by the
30	commissioner under § 23-51-182 is in effect.
31	(B) "Unauthorized trust activity" does not include a
32	foundation serving as a fiduciary;
33	(55) "Undivided profits" means the part of equity capital of a
34	state trust company equal to the balance of its net profits, income, gains,
35	and losses since the date of its formation, minus subsequent distributions to
36	shareholders and transfers to surplus or capital under share dividends or

1 appropriate board resolutions. The term includes amounts allocated to 2 undivided profits as a result of a merger; and 3 (56) "Voting security" means a share, or other evidence of 4 proprietary interest in a state trust company or other company that has as an 5 attribute the right to vote or participate in the election of the board of 6 the state trust company or other company, regardless of whether the right is 7 limited to the election of fewer than all of the board members. The term 8 includes a security that is convertible or exchangeable into a voting 9 security. 10 (57)(A) "Foundation" means an organization that: 11 (i) Is organized and operated for religious, 12 educational, or charitable purposes, as defined in section 501(c)(3) of the Internal Revenue Code of 1986, 26 U.S.C. § 501(c)(3), as it existed on 13 14 January 1, 2019; 15 (ii) Has equity capital of at least one million 16 dollars (\$1,000,000); 17 (iii) Has fiduciary liability insurance coverage 18 with policy limits of not less than two million dollars (\$2,000,000); 19 (iv) Adopts and maintains written fiduciary policies 20 and procedures; (v) Has an annual independent audit that covers 21 22 fiduciary activities and assets; and 23 (vi)(a) Is serving as a fiduciary for a trust or estate whose assets are less than seven hundred fifty thousand dollars 24 25 (\$750,000). (b) Subdivision (a)(57)(A)(vi)(a) of this 26 27 section does not apply if: (1) The foundation is the sole remainder 28 beneficiary of the trust or estate; or 29 (2) The remainder beneficiary is an 30 31 organization that is supported by the foundation. 32 (B) "Foundation" does not include a private foundation as defined in section 509(a) of the Internal Revenue Code of 1986, 26 U.S.C. § 33 <del>509(a).</del> 34 (b) These definitions shall be liberally construed to accomplish 35

36 the purposes of this chapter. The commissioner by rule may adopt other

1	definitions to accomplish the purposes of this chapter.
2	
3	<del>23-51-103. Rules.</del>
4	The Bank Commissioner may promulgate such rules as he or she determines
5	to be necessary or appropriate in order to implement the provisions of this
6	<del>chapter.</del>
7	
8	23-51-104. Organization and powers of state trust company.
9	(a) Subject to the other provisions of this chapter, one or more
10	persons may organize and charter a state trust company. A state trust company
11	may perform any act as a fiduciary or engage in any trust business within or
12	without this state.
13	(b) Subject to § 23-51-111, a state trust company may exercise the
14	powers of an Arkansas business corporation reasonably necessary or helpful to
15	enable exercise of its specific powers under this chapter.
16	(c) A state trust company may contribute to community funds, or to
17	charitable, philanthropic, or benevolent instrumentalities conducive to
18	public welfare, amounts that its board considers appropriate and in the
19	interests of the state trust company.
20	(d) Subject to § 23-51-130, a state trust company may deposit trust
21	funds with itself or an affiliate.
22	(e) Subject to obtaining any required insurance from the Federal
23	Deposit Insurance Corporation (FDIC), a state trust company may receive and
24	
	pay deposits with or without interest, made by agencies of the United States
25	pay deposits with or without interest, made by agencies of the United States Government or of a state, county, or municipality.
25 26	
26	Government or of a state, county, or municipality.
26 27	Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company.
26 27 28	Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and
26 27 28 29	Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and acknowledged by each organizer and must contain:
26 27 28 29 30	Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and acknowledged by each organizer and must contain: (1) The name of the state trust company;
26 27 28 29 30 31	<pre>Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and acknowledged by each organizer and must contain:         (1) The name of the state trust company;         (2) The period of its duration, which may be perpetual;</pre>
26 27 28 29 30 31 32	<pre>Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and acknowledged by each organizer and must contain:         (1) The name of the state trust company;         (2) The period of its duration, which may be perpetual;         (3) The powers of the state trust company, which may be stated</pre>
26 27 28 29 30 31 32 33	Government or of a state, county, or municipality. 23-51-105. Articles of association of state trust company. The articles of association of a state trust company must be signed and acknowledged by each organizer and must contain: (1) The name of the state trust company; (2) The period of its duration, which may be perpetual; (3) The powers of the state trust company, which may be stated ast

1	company chooses and is authorized to exercise;
2	(4) The aggregate number of shares that the state trust company
3	will be authorized to issue, the number of classes of shares, which may be
4	one or more, the number of shares of each class if more than one class, and a
5	statement of the par value of the shares of each class or that the shares are
6	to be without par value;
7	(5) If the shares are to be divided into classes, the
8	designation of each class and statement of the preferences, limitations, and
9	relative rights of the shares of each class;
10	(6) Any provision granting to shareholders the preemptive right
11	to acquire additional shares of the state trust company;
12	(7) Any provision granting the right of shareholders to
13	cumulative voting in the election of directors;
14	(8) The aggregate amount of consideration to be received for all
15	shares initially issued by the state trust company, and a statement signed
16	and verified by the organizers that the capital stock has been fully
17	subscribed and the purchase price therefor has been paid into an escrow
18	account approved by the Bank Commissioner;
19	(9) Any provision consistent with law that the organizers elect
20	to set forth in the articles of association for the regulation of the
21	internal affairs of the state trust company or that is otherwise required by
22	this chapter to be set forth in the articles of association;
23	(10) The street address of the state trust company's principal
24	office required to be maintained under § 23-51-172; and
25	(11) The number of directors or managers constituting the
26	initial board, which may not be fewer than three (3), and the names and
27	street addresses of the persons who are to serve as directors until the first
28	annual meeting of shareholders or until successor directors have been elected
29	and qualified.
30	
31	23-51-106. Application for state trust company charter.
32	(a) An application for a state trust company charter must be made
33	under oath and in the form required by the Bank Commissioner and must be
34	supported by information, data, records, and opinions of counsel that the
35	commissioner requires. The application must be accompanied by a non-
36	refundable filing fee of not less than three thousand dollars (\$3,000) nor

1	more than ten thousand dollars (\$10,000) as set by rule of the commissioner
2	and proof of escrow of deposit for the required capital.
3	(b) The commissioner shall grant a state trust company charter only on
4	proof that one or more viable markets exist within or outside of this state
5	that may be served in a profitable manner by the establishment of the
6	proposed state trust company. In making such a determination, the
7	commissioner shall examine the business plan which shall be submitted as part
8	of the application for a state trust company charter and consider:
9	(1) The market or markets to be served;
10	(2) Whether the proposed organizational and capital structure
11	and amount of initial capitalization is adequate for the proposed business
12	and location;
13	(3) Whether the anticipated volume and nature of business
14	indicates a reasonable probability of success and profitability based on the
15	market sought to be served;
16	(4) Whether the proposed officers and directors, as a group,
17	have sufficient fiduciary experience, ability, standing, competence,
18	trustworthiness, and integrity to justify a belief that the proposed state
19	trust company will operate in compliance with law and that success of the
20	proposed state trust company is probable;
21	(5) Whether each principal shareholder has sufficient
22	experience, ability, standing, competence, trustworthiness, and integrity to
23	justify a belief that the proposed state trust company will be free from
24	improper or unlawful influence or interference with respect to the state
25	trust company's operation in compliance with law; and
26	(6) Whether the organizers are acting in good faith.
27	(c) The failure of an applicant to furnish required information, data,
28	opinions of counsel, other material or the required fee is considered an
29	abandonment of the application.
30	
31	23-51-107. Notice and investigation of charter application.
32	(a) The Bank Commissioner shall notify the organizers when the
33	application is complete and accepted for filing and all required fees and
34	deposits have been paid. Upon filing of an application with the commissioner,
35	the organizers of the proposed state trust company shall give notice of
36	filing through publication by one (1) insertion in a newspaper published in

1	the City of Little Rock and having a general and substantially statewide
2	circulation and shall give written notice of filing through the United States
3	mail to all trust institutions maintaining a principal office or a trust
4	office in the county wherein the principal office of the proposed state trust
5	company is to be located.
6	(b) At the expense of the organizers, the commissioner shall
7	investigate the application and inquire into the identity and character of
8	each proposed director, officer, and principal shareholder. The commissioner
9	shall prepare a written report of the investigation, and any person may
10	request a copy of the nonconfidential portions of the application and written
11	report as provided by the Freedom of Information Act of 1967, § 25-19-101 et
12	seq. Rules adopted under this chapter may specify the confidential or
13	nonconfidential character of information obtained by the State Bank
14	Department under this section. Except as provided in rules regarding
15	confidential information, the financial statement of a proposed officer,
16	director, or principal shareholder is confidential and not subject to public
17	disclosure.
18	
19	23-51-108. Hearing and decision on charter application.
19 20	23-51-108. Hearing and decision on charter application. (a) No person shall appear in opposition to the application unless the
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20 21	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application
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20 21 22 23	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be
20 21 22 23 24	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000)
20 21 22 23 24 25	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount
20 21 22 23 24 25 26	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner.
20 21 22 23 24 25 26 27	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the
20 21 22 23 24 25 26 27 28	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application.
20 21 22 23 24 25 26 27 28 29	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application.
20 21 22 23 24 25 26 27 28 29 30	<pre>(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application. (c) Notice of the time, place, and purpose of the hearing shall be given at least thirty (30) days before the hearing as follows:</pre>
20 21 22 23 24 25 26 27 28 29 30 31	<pre>(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner.         (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application.         (c) Notice of the time, place, and purpose of the hearing shall be given at least thirty (30) days before the hearing as follows:         (1) By letter from the commissioner to the organizers of the</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application. (c) Notice of the time, place, and purpose of the hearing shall be given at least thirty (30) days before the hearing as follows: (1) By letter from the commissioner to the organizers of the proposed state trust company and to each trust institution to which the
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>(a) No person shall appear in opposition to the application unless the person shall have filed a written protest to the granting of the application within thirty (30) days of the date of the notice of the filing of the application. The protest must state the grounds for objection and must be accompanied by a filing fee of not less than two thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for each protestant, such amount to be set by rule promulgated by the Bank Commissioner. (b) Once the written report of investigation has been completed, the commissioner shall establish a time for hearing on the charter application. (c) Notice of the time, place, and purpose of the hearing shall be given at least thirty (30) days before the hearing as follows:</pre>

1	that if a group of persons has protested the application, the notice may be
2	given to one (1) member of the group; and
3	(3) By release to news media.
4	(d) If the commissioner sets a hearing, the commissioner shall conduct
5	a public hearing and as many prehearing conferences and opportunities for
6	discovery as the commissioner considers advisable and consistent with
7	applicable law and rules.
8	(e) Based on the record of any hearing conducted pursuant to
9	subsection (d) of this section, the commissioner shall determine whether all
10	of the necessary conditions set forth in § 23-51-106(b) have been established
11	and shall enter an order granting or denying the charter. The commissioner
12	may make approval of any application conditional and shall include any
13	conditions in the order granting the charter.
14	
15	23-51-109. Issuance of charter.
16	(a) A state trust company may not engage in the trust business until
17	it receives its charter from the Bank Commissioner. The commissioner may not
18	deliver the charter until the state trust company has:
19	(1) Elected or qualified the initial officers and directors
20	named in the application for charter or other officers and directors approved
21	by the commissioner; and
22	(2) Complied with all other requirements of this chapter
23	relative to the organization of a state trust company.
24	(b) If a state trust company does not open and engage in the trust
25	business within six (6) months after the date it receives its charter or
26	conditional approval of application for charter, or within such further
27	period as such period may be extended, the commissioner shall revoke the
28	charter or cancel the conditional approval of application for charter without
29	judicial action.
30	
31	<del>23-51-110. Required capital.</del>
32	(a) The Bank Commissioner may not issue a charter to a state trust
33	company having required capital of less than one million dollars
34	(\$1,000,000), except as provided in subsection (b) of this section.
35	(b) The commissioner may require additional capital for a proposed or
36	existing state trust company or, on application in the exercise of discretion

1	consistent with protecting safety and soundness, reduce the amount of minimum
2	capital required for a proposed or existing state trust company, if the
3	commissioner finds the condition and operations of an existing state trust
4	company or the proposed scope or type of operations of a proposed state trust
5	company requires additional, or permits reduced, capital consistent with the
6	safety and soundness of the state trust company. The safety and soundness
7	factors to be considered by the commissioner in the exercise of such
8	discretion include but are not limited to,
9	(1) The nature and type of business conducted;
10	(2) The nature and degree of liquidity in assets held in a
11	corporate capacity;
12	(3) The amount of fiduciary assets under management;
13	(4) The type of fiduciary assets held and the depository of the
14	assets;
15	(5) The complexity of fiduciary duties and degree of discretion
16	undertaken;
17	(6) The competence and experience of management;
18	(7) The extent and adequacy of internal controls;
19	(8) The presence or absence of annual unqualified audits by an
20	independent certified public accountant;
21	(9) The reasonableness of business plans for retaining or
22	acquiring additional capital; and
23	(10) The existence and adequacy of insurance obtained or held by
24	the trust company for the purpose of protecting its clients, beneficiaries
25	and grantors.
26	(c) The proposed effective date of an order requiring an existing
27	state trust company to increase its capital must be stated in the order as no
28	sooner than twenty (20) days after the date the proposed order is mailed or
29	delivered. Unless the state trust company requests a hearing before the
30	commissioner in writing before the effective date of the proposed order, the
31	order becomes effective and is final and nonappealable. This subsection does
32	not prohibit an application to reduce capital requirements of a proposed or
33	an existing state trust company under subsection (b) of this section.
34	(d) Subject to subsection (b) of this section and § 23-51-118, a state
35	trust company to which the commissioner issues a charter shall at all times
36	maintain capital in at least the amount required under subsection (a) of this

- 1 section, plus any additional amount or less any reduction the commissioner 2 directs under subsection (b) of this section.
- 3

4

23-51-111. Application of laws relating to general business corporations.

6 (a) The Arkansas Business Corporation Act of 1987, § 4-27-101 et seq., 7 applies to a trust company to the extent not inconsistent with this chapter 8 or the proper business of a trust company, except that any reference to the 9 Secretary of State means the Bank Commissioner unless the context requires 10 otherwise.

11 (b) Unless expressly authorized by this chapter or a rule of the 12 commissioner, a trust company may not take an action authorized by the Arkansas Business Corporation Act of 1987, § 4-27-101 et seq., regarding its 13 14 corporate status, capital structure, or a matter of corporate governance, of the type for which the Arkansas Business Corporation Act of 1987, § 4-27-101 15 16 et seq., would require a filing with the Secretary of State if the trust 17 company were a business corporation, without first submitting the filing to 18 the commissioner for the same purposes for which it otherwise would be 19 required to be submitted to the Secretary of State and compliance with the 20 applicable provisions of this chapter. 21 (c) The commissioner may adopt rules to limit or refine the 22 applicability of subsection (a) of this section to a trust company or to alter or supplement the procedures and requirements of the Arkansas Business 23 Corporation Act of 1987, § 4-27-101 et seq., applicable to an action taken 24 25 under this chapter.

26

27

23-51-112. Commissioner hearings - Appeals.

(a) This section does not grant a right to a hearing to a person that 28 is not otherwise granted by governing law. A hearing before the Bank 29 30 Commissioner that is required or authorized by law may be conducted by a hearing officer on behalf of the commissioner. A matter made confidential by 31 32 law must be considered by the commissioner in a closed hearing. 33 (b) The commissioner may convene a hearing to receive evidence and 34 argument regarding any matter before the commissioner for decision or review under this chapter. 35 36 (c) No person shall appear in opposition to the application unless the

1 person shall have filed a written protest pursuant to § 23-51-108 and paid 2 the applicable fee. 3 (d) At the hearing all organizers of the proposed state trust company 4 and any person making a timely written protest against the application may 5 appear. The attorneys for any such person may appear and be heard. 6 (e) The commissioner may subpoena witnesses on his or her own motion 7 or on the request of any party to the proceedings. 8 (f) The admission of evidence at the hearing shall be controlled by § 9 25-15-213. The parties shall have the right to cross-examine witnesses. 10 Official notice may be taken of judicially cognizable facts and of generally recognized technical or scientific facts within the commissioner's 11 12 specialized knowledge. The parties may bind themselves by stipulation. 13 (g) The organizers shall be responsible for procuring and paying for a 14 verbatim record of the proceeding. It will be the duty of the organizers to furnish at least one (1) copy of the transcript to the commissioner free of 15 16 charge. 17 (h) The commissioner shall render his or her decision in writing, at 18 or after a hearing, which decision shall include the commissioner's findings 19 of fact and conclusions of law. (i)(1) The time for filing a petition for judicial review under the 20 Arkansas Administrative Procedure Act, § 25-15-201 et seg., shall run from 21 22 the date the final decision of the commissioner is mailed or delivered, in 23 written form, to the parties desiring to appeal. 24 (2) The hearing of such a petition for review will be advanced on the docket of each reviewing court as a matter of public interest. 25 26 27 23-51-113. Trust companies chartered under prior law. The charter of a corporation which was previously a trust company 28 incorporated under any laws of this state prior to the adoption of the 29 30 Arkansas Banking Code of 1997 may be converted to a state trust company under this chapter, if the charter, or evidence satisfactory to the Bank 31 32 Commissioner that the corporation is still in existence and in good standing, 33 is presented to the State Bank Department within six (6) months of enactment 34 of this chapter for substitution of a charter issued under this chapter. 35 36 23-51-114. Amendment of state trust company articles of association.

1	(a) A state trust company that has been granted a charter under § 23-
2	51-109 or a predecessor statute may amend or restate its articles of
3	association for any lawful purpose, including the creation of authorized but
4	unissued shares in one or more classes or series.
5	(b) An amendment authorizing the issuance of shares in series must
6	contain:
7	(1) The designation of each series and of any variations in the
8	preferences, limitations, and relative rights among series to the extent that
9	the preferences, limitations, and relative rights are to be established in
10	the articles of association; and
11	(2) A statement of any authority to be vested in the board to
12	establish series and determine the preferences, limitations, and relative
13	rights of each series.
14	(c) Amendment or restatement of the articles of association of a state
15	trust company and approval of the board and shareholders must be made or
16	obtained in accordance with provisions of the Arkansas Business Corporation
17	Act of 1987, § 4-27-101 et seq., for the amendment or restatement of articles
18	of incorporation except as otherwise provided by this chapter or rules
19	adopted under this chapter. The original and one (1) copy of the articles of
20	amendment or restated articles of association must be filed with the Bank
21	Commissioner for approval. Unless the submission presents novel or unusual
22	questions, the commissioner shall approve or reject the amendment or
23	restatement within thirty (30) days after the date the commissioner considers
24	the submission informationally complete and accepted for filing. The
25	commissioner may require the submission of additional information as
26	considered necessary to an informed decision to approve or reject any
27	amendment or restatement or articles of association under this section.
28	(d) If the commissioner finds that the amendment or restatement
29	conforms to law and any conditions imposed by the commissioner, and any
30	required filing fee has been paid, the commissioner shall:
31	(1) Endorse the face of the original and copy with the date of
32	approval and the word "Approved";
33	(2) File the original in the State Bank Department's records;
34	and
35	(3) Deliver a certified copy to the amendment or restatement to
36	the state trust company.

1	(e) An amendment or restatement, if approved, takes effect on the date
2	of approval, unless the amendment or restatement provides for a different
3	effective date.
4	
5	23-51-115. Establishing a series of shares.
6	(a) If the articles of association expressly give the board authority
7	to establish series and determine the preferences, limitations, and relative
8	rights of each series of shares, the board may do so only on compliance with
9	this section and any rules adopted under this chapter.
10	(b) A series of shares may be established in the manner provided by
11	the provisions of the Arkansas Business Corporation Act of 1987, § 4-27-101
12	et seq., as if the state trust company were a domestic corporation, but the
13	shares of the series may not be issued and sold except upon compliance with
14	this section. The state trust company shall file the original and one copy of
15	the articles of amendment required by the Arkansas Business Corporation Act
16	of 1987, § 4-27-101 et seq., with the Bank Commissioner. Unless the
17	submission presents novel or unusual questions, the commissioner shall
18	approve or reject the series within thirty (30) days after the date the
19	commissioner considers the submission informationally complete and accepted
20	for filing. The commissioner may require the submission of additional
21	information as considered necessary to an informed decision.
22	(c) If the commissioner finds that the interests of the clients and
23	ereditors of the state trust company will not be adversely affected by the
24	series, that the series otherwise conforms to law and any conditions imposed
25	by the commissioner, and that any required filing fee has been paid, the
26	commissioner shall:
27	(1) Endorse the face of the original and copy of the statement
28	with the date of approval and the word "Approved";
29	(2) File the original in the State Bank Department's records;
30	and
31	(3) Deliver a certified copy of the statement to the state trust
32	company.
33	
34	23-51-116. Change in outstanding capital and surplus.
35	(a) A state trust company may not reduce or increase its outstanding
36	capital through dividend, redemption, issuance of shares or otherwise,

1	without the prior approval of the Bank Commissioner, except as permitted by
2	this section or rules adopted under this chapter.
3	(b) Unless otherwise restricted by rules, prior approval is not
4	required for an increase in capital accomplished through:
5	(1) Issuance of shares of common stock for cash;
6	(2) Declaration and payment of pro rata share dividends as
7	defined in the Arkansas Business Corporation Act of 1987, § 4-27-101 et seq.;
8	<del>or</del>
9	(3) Adoption by the board of a resolution directing that all or
10	part of undivided profits be transferred to capital.
11	(c) Prior approval is not required for a decrease in surplus caused by
12	incurred losses in excess of undivided profits.
13	
14	23-51-117. Capital notes or debentures.
15	(a) With the prior written approval of the Bank Commissioner, any
16	state trust company may, at any time, through action of its board, and
17	without requiring action of its shareholders, issue and sell its capital
18	notes or debentures, which must be subordinate to the claims of depositors
19	and may be subordinate to other claims, including the claims of other
20	ereditors or classes of creditors or the shareholders.
21	(b) Capital notes or debentures may be convertible into shares of any
22	class or series. The issuance and sale of convertible capital notes or
23	debentures are subject to satisfaction of preemptive rights, if any, to the
24	extent provided by law.
25	(c) Without the prior written approval of the commissioner, interest
26	due or principal repayable on outstanding capital notes or debentures may not
27	be paid by a state trust company when the state trust company is in hazardous
28	condition or insolvent, as determined by the commissioner, or to the extent
29	that payment will cause the state trust company to be in hazardous condition
30	or insolvent.
31	(d) The amount of any outstanding capital notes or debentures that
32	meet the requirements of this section and are subordinated to unsecured
33	creditors of the state trust company may be included in equity capital of the
34	state trust company for purposes of determining hazardous condition or
35	insolvency, and for such other purposes as may be provided by rules adopted
36	under this chapter.

1	
2	23-51-118. Private trust company.
3	(a) A private trust company engaging in the trust business in this
4	state shall comply with each and every provision of this chapter applicable
5	to a trust company unless expressly exempted therefrom in writing by the Bank
6	Commissioner pursuant to this section or by rule adopted by the commissioner.
7	(b) A private trust company or proposed private trust company may
8	request in writing that it be exempted from specified provisions of §§ 23-51-
9	105(11), 23-51-106(b), 23-51-107, 23-51-110(a), 23-51-122, 23-51-126(b), (c),
10	and (d), 23-51-127, and 23-51-128. The commissioner may grant the exemption
11	in whole or in part if the commissioner finds that the private trust company
12	does not and will not transact business with the general public. For purposes
13	of this section:
14	(1) "Transact business with the general public" means any sales,
15	solicitations, arrangements, agreements, or transactions to provide trust or
16	other business services, whether or not for a fee, commission, or any other
17	type of remuneration, with any client that is not a family member or a sole
18	proprietorship, partnership, joint venture, association, trust, estate,
19	business trust, or other company that is not one hundred percent (100%) owned
20	by one or more family members;
21	(2) "Family member" means any individual who is related within
22	the fourth degree of affinity or consanguinity to an individual or
23	individuals who control a private trust company or which is controlled by one
24	(1) or more trusts or charitable organizations established by the individual
25	or individuals; and
26	(3) All individuals who control a private trust company or
27	establish trusts or charitable organizations controlling the private trust
28	company must be related within the second degree of affinity or
29	consanguinity.
30	(c) At the expense of the private trust company, the commissioner may
31	examine or investigate the private trust company in connection with an
32	application for exemption. Unless the application presents novel or unusual
33	questions, the commissioner shall approve the application for exemption or
34	set the application for hearing not later than sixty (60) days after the date
35	the commissioner considers the application complete and accepted for filing.
36	The commissioner may require the submission of additional information as

1	considered necessary to an informed decision.
2	(d) Any exemption granted under this section may be made subject to
3	conditions or limitations imposed by the commissioner consistent with this
4	<del>chapter.</del>
5	(e) The commissioner may adopt rules defining other circumstances that
6	do not constitute transaction of business with the public, specifying the
7	provisions of this chapter that are subject to an exemption request, and
8	establishing procedures and requirements for obtaining, maintaining, or
9	revoking exempt status.
10	
11	23-51-119. Requirements for a private trust company.
12	(a) Application.
13	(1) A private trust company requesting an exemption from the
14	provisions of this chapter pursuant to § 23-51-118 shall file an application
15	with the Bank Commissioner containing the following:
16	(A) A non-refundable application fee on an amount not less
17	than three thousand dollars (\$3,000) nor more than five thousand dollars
18	(\$5,000), as set by rules issued by the commissioner;
19	(B) A detailed statement under oath showing the private
20	trust company's assets and liabilities as of the end of the month previous to
21	the filing of the application;
22	(C) A statement under oath of the reason for requesting
23	the exemption;
24	(D) A statement under oath that the private trust company
25	is not currently transacting business with the public and that the company
26	will not conduct business with the public without the prior written
27	permission of the commissioner;
28	(E) The current street mailing address and telephone
29	number of the physical location in this state at which the private trust
30	company will maintain its books and records, together with a statement under
31	oath that the address given is true and correct and is not a United States
32	Postal Service post office box or a private mail box, postal box, or mail
33	drop; and
34	(F) Listing of the specific provisions of the chapter for
35	which the request for exemption is made.
36	(2) The commissioner shall not approve a private trust company

,	
1	exemption unless the application is completed as required in subdivision
2	(a)(1) of this section.
3	(b) Requirements. To maintain status as an exempt private trust
4	company under this chapter, the private trust company shall comply with the
5	following:
6	(1) An exempt private trust company shall not transact business
7	with the public;
8	(2) An exempt private trust company shall file an annual
9	certification that it is maintaining the conditions and limitations of its
10	exempt status. This annual certification shall be filed on a form provided by
11	the commissioner and be accompanied by a fee set by regulations issued by the
12	commissioner. The annual certification shall be filed on or before June 30 of
13	each year. No annual certification shall be valid unless it bears an
14	acknowledgment stamped by the State Bank Department. The department shall
15	have thirty (30) days from the date of receipt to return a copy of the
16	acknowledged annual certification to the private trust company. The burden
17	shall be on the exempt private trust company to notify the department of any
18	failure to return an acknowledged copy of any annual certification within the
19	thirty-day period. The commissioner may examine or investigate the private
20	state trust company periodically as necessary to verify the certification;
21	(3) An exempt private trust company shall comply with the
22	principal office provisions of § 23-51-172 and with the address and telephone
23	requirements of subdivision (a)(l)(E) of this section;
24	(4) The exempt private trust company shall pay all applicable
25	corporate franchise taxes.
26	(c) Change of Control. Control of an exempt private trust company may
27	not be transferred or sold with exempt status. In any change of control, the
28	acquiring control person must comply with the provisions of this chapter and
29	the exempt status of the private trust company shall automatically terminate
30	upon the effective date of the transfer. A separate application for exempt
31	status must be filed if the acquiring person wishes to obtain or continue an
32	exemption pursuant to this section.
33	(d) Authority to Revoke. The commissioner shall have authority to
34	revoke the exempt status of a private trust company in the following
35	circumstances:
36	(1) The exempt private trust company makes a false statement

1	under oath on any document required to be filed by the chapter or by any
2	regulation promulgated by the commissioner;
3	(2) The exempt private trust company fails to submit to an
4	examination as required by § 23-51-184;
5	(3) The exempt private trust company withholds requested
6	information from the commissioner; or
7	(4) The exempt private trust company violates any provision of
8	this section applicable to exempt private trust companies.
9	(e) Notification of Revocation of Exemption. If the commissioner
10	determines from examination or other credible evidence that an exempt private
11	trust company has violated any of the requirements of this section, the
12	commissioner may by personal delivery or registered or certified mail, return
13	receipt requested, notify the exempt private trust company in writing that
14	the private trust company's exempt status has been revoked. The notification
15	must state grounds for the revocation with reasonable certainty. The notice
16	must state its effective date, which may not be sooner than five (5) calendar
17	days after the date the notification is mailed or delivered. The revocation
18	takes effect for the private trust company if the private trust company does
19	not request a hearing in writing before the effective date. After taking
20	effect the revocation is final and nonappealable as to that private trust
21	company, and the private trust company shall be subject to all of the
22	requirements and provisions of the chapter applicable to non-exempt state
23	trust companies.
24	(f) Compliance Period. A private trust company shall have five (5)
25	calendar days after the revocation is effective to comply with the provisions
26	of this chapter from which it was formerly exempt. If, however, the
27	commissioner determines, at the time of revocation, that the private trust
28	company has been engaging in or attempting to engage in acts intended or
29	designed to deceive or defraud the public, the commissioner may shorten or
30	eliminate, in the commissioner's sole discretion, the five (5) calendar days
31	compliance period.
32	(g) Remedies for Failure to Comply. If the private trust company does
33	not comply with all of the provisions of this chapter, including such
34	capitalization requirements as have been determined by the commissioner as
35	necessary to assure the safety and soundness of the private trust company,
36	within the prescribed time period, the commissioner may:

1	(1) Institute any action or remedy prescribed by this chapter,
2	or any applicable rule; or
3	(2) Refer the private trust company to the Attorney General for
4	institution of a quo warranto proceeding to revoke the charter.
5	
6	23-51-120. Conversion to public trust company.
7	(a) A private trust company may terminate its status as a private
8	${f trust}$ company and commence transacting business with the general public. A
9	private trust company desiring to commence transacting business with the
10	general public shall file a notice on a form prescribed by the Bank
11	Commissioner, which shall set forth the name of the private trust company and
12	an acknowledgment that any exemption granted or otherwise applicable to the
13	private trust company pursuant to § 23-51-118 shall cease to apply on the
14	effective date of the notice, furnish a copy of the resolution adopted by the
15	board authorizing the private trust company to commence transacting business
16	with the general public, and pay the filing fee, if any, prescribed by the
17	commissioner.
18	(b) The notificant may commence transacting business with the general
19	public thirty (30) days after the date the commissioner receives the notice,
20	unless the commissioner specifies another date.
21	(c) The thirty-day period of review may be extended by the
22	commissioner on determination that the written notice raises issues that
23	require additional information or additional time for analysis. If the period
24	for review is extended, the notificant may commence transacting business with
25	the public only on prior written approval by the commissioner.
26	(d) The commissioner may deny approval of the notice of the private
27	trust company to commence transacting business with the general public if the
28	commissioner finds that the notificant lacks sufficient financial resources
29	to undertake the proposed expansion without adversely affecting its safety or
30	soundness or that the proposed transacting of business of the general public
31	would be contrary to the public interest or if the commissioner determines
32	that the notificant will not within a reasonable period be in compliance with
33	any provision of this chapter from which the notificant had been previously
34	exempted pursuant to § 23-51-118.
35	
26	22 51 121 Investment in state trust company facilities Definition

- 36

Investment in state trust company Definition. -51-121. <del>23</del> <del>iaciiites</del>

1	(a) In this chapter, "state trust company facility" means real estate,
2	including an improvement, owned, or leased to the extent the lease or the
3	leasehold improvements are capitalized, by a state trust company for the
4	purpose of:
5	(1) Providing space for state trust company employees to perform
6	their duties and space for parking by state trust company employees and
7	customers;
8	(2) Conducting trust business, including meeting the reasonable
9	needs and convenience of the state trust company's customers, computer
10	operations, document and other item processing, maintenance and record
11	retention and storage;
12	(3) Holding, improving, and occupying as an incident to future
13	expansion of the state trust company's facilities; or
14	(4) Conducting another activity authorized by rules adopted
15	under this chapter.
16	(b) Without the prior written approval of the Bank Commissioner, a
17	state trust company may not directly or indirectly invest an amount in excess
18	of its capital and surplus in state trust company facilities, furniture,
19	fixtures, and equipment. Except as otherwise provided by rules adopted under
20	this chapter, in computing this limitation a state trust company:
21	(1) Shall include:
22	(A) Its direct investment in state trust company
23	facilities;
24	(B) Any investment in equity or investment securities of a
25	company holding title to a facility used by the state trust company for the
26	purposes specified by subsection (a) of this section;
27	(C) Any loan made by the state trust company to or on the
28	security of equity or investment securities issued by a company holding title
29	to a facility used by the state trust company; and
30	(D) Any indebtedness incurred on state trust company
31	facilities by a company:
32	(i) That holds title to the facility;
33	(ii) That is an affiliate of the state trust company;
34	and
35	(iii) In which the state trust company is invested in
36	the manner described by subdivision (b)(1)(B) or subdivision (b)(1)(C) of

1	this section; and
2	(2) May exclude an amount included under subdivisions (b)(l)(B)-
3	(D) of this section to the extent any lease of a facility from the company
4	holding title to the facility is capitalized on the books of the state trust
5	company.
6	(c) Real estate acquired under subdivision (a)(3) of this section and
7	not improved and occupied by the state trust company ceases to be a state
8	trust company facility on the third anniversary of the date of its
9	acquisition, unless the commissioner on application grants written approval
10	to further delay in the improvement and occupation of the property by the
11	state trust company.
12	(d) A state trust company shall comply with generally accepted
13	accounting principles, consistently applied, in accounting for its investment
14	in and depreciation of state trust company facilities, furniture, fixtures,
15	and equipment.
16	
17	<del>23-51-122. Other real estate.</del>
18	(a) A state trust company may not acquire real estate except:
19	(1) As permitted by § 23-51-121 or as otherwise provided by this
20	chapter, including rules adopted under this chapter;
21	(2) If necessary to avoid or minimize a loss on a loan or
22	investment previously made in good faith; or
23	(3) With the prior written approval of the Bank Commissioner.
24	(b) To the extent reasonably necessary to avoid or minimize loss on
25	real estate acquired as permitted by subsection (a) of this section, a state
26	trust company may exchange real estate for other real estate or personal
27	property, invest additional funds in or improve real estate acquired under
28	this subsection or subsection (a) of this section, or acquire additional real
29	estate.
30	(c) A state trust company shall dispose of any real estate subject to
31	subdivisions (a)(1) and (2) of this section not later than:
32	(1) The fifth anniversary of the date:
33	(A) It was acquired, except as otherwise provided by rules
34	adopted under this chapter; or
35	(B) It ceases to be used as a state trust company
36	facility; or

1	(2) The third anniversary of the date it ceases to be a state
2	trust company facility as provided by § 23-51-121(c).
3	(d) The commissioner on application may grant one (1) or more
4	extensions of time for disposing of real estate if the commissioner
5	determines that:
6	(1) The state trust company has made a good faith effort to
7	dispose of the real estate; or
8	(2) Disposal of the real estate would be detrimental to the
9	state trust company.
10	
11	<del>23-51-123. Securities.</del>
12	(a) A state trust company may invest its corporate funds in any type
13	or character of equity or investment securities subject to the limitations
14	provided by this section.
15	(b) Unless the Bank Commissioner approves maintenance of a lesser
16	amount in writing, a state trust company must invest and maintain an amount
17	equal to not less than forty percent (40%) of the state trust company's
18	capital under § 23-51-110 in unencumbered cash, cash equivalents, and readily
19	marketable securities.
20	(c) Subject to subsection (d) of this section, the total investment in
21	equity and investment securities of any one issuer, obligor, or maker, held
22	by the state trust company for its own account, may not exceed an amount
23	equal to twenty percent (20%) of the state trust company's capital base. The
24	commissioner may authorize investments in excess of this limitation on
25	written application if the commissioner concludes that:
26	(1) The excess investment is not prohibited by other applicable
27	law; and
28	(2) The safety and soundness of the requesting state trust
29	company is not adversely affected.
30	(d) Notwithstanding subsection (c) of this section, a state trust
31	company may purchase for its own account, without limitation and subject only
32	to the exercise of prudent judgment:
33	(1) Direct obligations of the United States Government;
34	(2) Obligations of agencies and instrumentalities created by act
35	of the United States Congress and authorized thereby to issue securities or
36	evidences of indebtedness, regardless of guarantee of repayment by the United

1	States Government;
2	(3) Obligations the principal and interest of which are fully
3	guaranteed by the United States Government or an agency or an instrumentality
4	<del>created by an act of the United States Congress and authorized thereby to</del>
5	issue such a guarantee;
6	(4) Obligations the principal and interest of which are fully
7	secured, insured, or covered by commitments or agreements to purchase by the
8	United States Covernment or an agency or instrumentality created by an act of
9	the United States Congress and authorized thereby to issue such commitments
10	or agreements;
11	(5) General obligations of the states of the United States and
12	of the political subdivisions, municipalities, commonwealths, territories or
13	insular possessions thereof;
14	(6) Obligations issued by the State Board of Education under
15	authority of the Arkansas Constitution or applicable statutes;
16	(7) Warrants of political subdivisions of the State of Arkansas
17	and municipalities thereof having maturities not exceeding one (1) year;
18	(8) Prerefunded municipal bonds, the principal and interest of
19	which are fully secured by the principal and interest of a direct obligation
20	of the United States Government;
21	(9) The sale of federal funds with a maturity of not more than
22	one (1) business day;
23	(10) Demand, savings, or time deposits or accounts of any
24	depository institution chartered by the United States, any state of the
25	United States, or the District of Columbia, provided funds invested in such
26	demand, savings, or time deposits or accounts are fully insured by a federal
27	deposit insurance agency;
28	(11) Repurchase agreements that are fully collateralized by
29	direct obligations of the United States Government, and general obligations
30	of any state of the United States or any political subdivision thereof,
31	provided that any such repurchase agreement shall provide for the taking of
32	delivery of the collateral, either directly or through an authorized
33	custodian;
34	(12) Securities of, or other interest in, any open end type
35	investment company or investment trust registered under the Investment
36	Company Act of 1940, and which is defined as a "money market fund" under 17

1	C.F.R. § 270.2a-7, provided that the portfolio of such investment company or
2	investment trust is limited principally to United States Government
3	obligations and to repurchase agreements fully collateralized by United
4	States Government obligations, and provided further that any such investment
5	company or investment trust shall take delivery of the collateral either
6	directly or through an authorized custodian.
7	(e) The commissioner may adopt rules to establish limits,
8	requirements, or exemptions other than those specified by this section for
9	particular classes or categories of investment, or limit or expand investment
10	authority for state trust companies for particular classes or categories of
11	securities or other property.
12	
13	23-51-124. Transactions in state trust company shares.
14	(a) A state trust company may acquire its own shares if:
15	(1) The amount of its undivided profits is sufficient to fully
16	absorb the acquisition of the shares under regulatory accounting principles;
17	and
18	(2) The state trust company obtains the prior written approval
19	of the Bank Commissioner.
-	
19	of the Bank Commissioner.
19 20	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of
19 20 21	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of
19 20 21 22	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares.
19 20 21 22 23	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries.
19 20 21 22 23 24	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted
19 20 21 22 23 24 25	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a
19 20 21 22 23 24 25 26	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the
19 20 21 22 23 24 25 26 27	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary.
19 20 21 22 23 24 25 26 27 28	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to
19 20 21 22 23 24 25 26 27 28 29	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to twenty percent (20%) of its capital base in a single subsidiary and may not
19 20 21 22 23 24 25 26 27 28 29 30	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to twenty percent (20%) of its capital base in a single subsidiary and may not invest an amount in excess of forty percent (40%) of its capital base in all
19 20 21 22 23 24 25 26 27 28 29 30 31	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to twenty percent (20%) of its capital base in a single subsidiary and may not invest an amount in excess of forty percent (40%) of its capital base in all subsidiaries. The amount of a state trust company's investment in a
19 20 21 22 23 24 25 26 27 28 29 30 31 32	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to twenty percent (20%) of its capital base in a single subsidiary and may not invest an amount in excess of forty percent (40%) of its capital base in all subsidiaries. The amount of a state trust company's investment in a subsidiary is the total amount of the state trust company's investment in
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	of the Bank Commissioner. (b) A state trust company shall not make loans upon the security of its own shares. 23-51-125. Subsidiaries. (a) Except as otherwise provided by this chapter or rules adopted under this chapter, a state trust company may acquire or establish a subsidiary to conduct any activity that may lawfully be conducted through the form of organization chosen for the subsidiary. (b) A state trust company may not invest more than an amount equal to twenty percent (20%) of its capital base in a single subsidiary and may not invest an amount in excess of forty percent (40%) of its capital base in all subsidiaries. The amount of a state trust company's investment in a subsidiary is the total amount of the state trust company's investment in equity or investment securities issued by its subsidiary and any loans and

(1) The excess investment is not prohibited by other applicable law: and

3 (2) The safety and soundness of the requesting state trust
 4 company is not adversely affected.

5 (c) A state trust company that intends to acquire, establish, or 6 perform new activities through a subsidiary shall submit a letter to the 7 commissioner describing in detail the proposed activities of the subsidiary. 8 (d) The state trust company may acquire or establish a subsidiary or 9 begin performing new activities in an existing subsidiary thirty (30) days 10 after the date the commissioner receives the state trust company's letter, 11 unless the commissioner specifies another date. The commissioner may extend 12 the thirty-day period of review on a determination that the state trust 13 company's letter raises issues that require additional information or 14 additional time for analysis. If the period of review is extended, the state 15 trust company may acquire or establish the subsidiary, or perform new activities in an existing subsidiary, only on prior written approval of the 16 17 commissioner. 18 (c) A subsidiary of a state trust company is subject to rule by the 19 commissioner to the extent provided by this chapter or rules adopted under 20 this chapter. In the absence of limiting rules, the commissioner may regulate

21 a subsidiary as if it were a state trust company.

22 23

23-51-126. Mutual funds.

(a) A state trust company may invest for its own account in equity
securities of an investment company registered under the Investment Company
Act of 1940, 15 U.S.C. Sec. 80a-1 et seq., and the Securities Act of 1933, 15
U.S.C. Sec. 77a et seq., if the portfolio of the investment company consists
wholly of investments in which the state trust company could invest directly
for its own account.
(b) If the portfolio of an investment company described in subsection

(a) of this section consists wholly of investment company described in subsection
 (a) of this section consists wholly of investments in which the state trust
 company could invest directly without limitation under § 23-51-123(d), the
 state trust company may invest in the investment company without limitation.
 (c) If the portfolio of an investment company described in subsection
 (a) of this section contains any investment that is subject to the limits of
 § 23-51-123(c), the state trust company may invest in the investment company

1	not more than an amount equal to twenty percent (20%) of the state trust
2	company's capital base. This provision does not apply to a money market fund.
3	(d) In evaluating investment limits under this chapter, a state trust
4	company may not be required to combine:
5	(1) The state trust company's pro rata share of the securities
6	of an issuer in the portfolio of an investment company with the state trust
7	company's pro rata share of the securities of that issuer held by another
8	investment company in which the state trust company has invested; or
9	(2) The state trust company's own direct investment in the
10	securities of an issuer with the state trust company's pro rata share of the
11	securities of that issuer held by each investment company in which the state
12	trust company has invested under this section.
13	
14	23-51-127. Engaging in commerce prohibited.
15	Except as otherwise provided by this chapter or rules adopted under
16	this chapter, a state trust company may not invest its funds in trade or
17	commerce by buying, selling, or otherwise dealing in goods or by owning or
18	operating a business not part of the state trust business, except as
19	necessary to fulfil a fiduciary obligation to a client.
20	
21	23-51-128. Lending limits.
22	(a) A state trust company's total outstanding loans and extensions of
23	eredit to a person other than an insider may not exceed an amount equal to
24	twenty percent (20%) of the state trust company's capital base.
25	(b) The aggregate loans and extensions of credit outstanding at any
26	time to insiders of the state trust company may not exceed an amount equal to
27	twenty percent (20%) of the state trust company's capital base. All covered
28	transactions between an insider and a state trust company must be engaged in
29	only on terms and under circumstances, including credit standards, that are
30	substantially the same as those for comparable transactions with a non-
31	insider.
32	(c) The Bank Commissioner may adopt rules to administer and carry out
33	this section, including rules to establish limits, requirements, or
34	exemptions other than those specified by this section for particular classes
25	
35	or categories of loans or extensions of credit, and establish collective

1 (d) The commissioner may determine whether a loan or extension of 2 credit putatively made to a person will be attributed to another person for 3 purposes of this section.

4 (e) A state trust company may not lend trust deposits, except that a 5 trustee may make a loan to a beneficiary of the trust if the loan is 6 expressly authorized or directed by the instrument or transaction 7 establishing the trust.

8 (f) An officer, director, or employee of a state trust company who 9 approves or participates in the approval of a loan with actual knowledge that 10 the loan violates this section is jointly and severally liable to the state 11 trust company for the lesser of the amount by which the loan exceeded 12 applicable lending limits or the state trust company's actual loss and remains liable for that amount until the loan and all prior indebtedness of 13 14 the borrower to the state trust company have been fully repaid. The state 15 trust company may initiate a proceeding to collect an amount due under this subsection at any time before the date the borrower defaults on the subject 16 17 loan or any prior indebtedness or before the fourth anniversary of that date. 18 A person that is liable for and pays amounts to the state trust company under 19 this subsection is entitled to an assignment of the state trust company's elaim against the borrower to the extent of the payments. For purposes of 20 21 this subsection, an officer, director, or employee of a state trust company 22 is presumed to know the amount of the state trust company's lending limit under subsection (a) of this section and the amount of the borrower's 23 24 aggregate outstanding indebtedness to the state trust company immediately before a new loan or extension of credit to that borrower. 25 26

27

23-51-129. Lease financing transactions.

(a) Subject to rules adopted under this chapter, a state trust company 28 may become the owner and lessor of tangible personal property for lease 29 30 financing transactions on a net lease basis on the specific request and for the use of a client. Without the written approval of the Bank Commissioner to 31 32 continue holding property acquired for leasing purposes under this 33 subsection, the state trust company may not hold the property more than six (6) months after the date of expiration of the original or any extended or 34 35 renewed lease period agreed to by the client for whom the property was 36 acquired or by a subsequent lessee.

1	(b) Rental payments received by the trust company in a lease financing
2	transaction under this section are considered to be rent and not interest or
3	compensation for the use, forbearance, or detention of money. However, a
4	lease financing transaction is considered to be a loan or extension of credit
5	for purposes of § 23-51-128.
6	
7	23-51-130. Trust deposit.
8	(a) A state trust company may deposit trust funds with itself as an
9	investment if authorized by the settlor or the beneficiary, provided:
10	(1) It maintains as security for the deposits a separate fund of
11	securities, legal for trust investments, under control of a federal reserve
12	bank or other entity approved by the Bank Commissioner, either in this state
13	or elsewhere;
14	(2) The total market value of the security is at all times at
15	least equal to the amount of the deposit;
16	(3) The separate fund is designated as such; and
17	(4) The separate fund is maintained under the control of another
18	trust institution, bank or government agency.
19	(b) A state trust company may make periodic withdrawals from or
20	additions to the securities fund required by subsection (a) of this section
21	as long as the required value is maintained. Income from the securities in
22	the fund belongs to the state trust company.
23	(c) Security for a deposit under this section is not required for a
24	deposit under subsection (a) of this section to the extent the deposit is
25	insured by the Federal Deposit Insurance Corporation or its successor.
26	
27	23-51-131. Common investment funds.
28	(a) A state trust company may establish common trust funds to provide
29	investment to itself as a fiduciary.
30	(b) The Bank Commissioner may adopt rules to administer and carry out
31	this section, including but not limited to rules to establish investment and
32	participation limitations, disclosure of fees, audit requirements, limit or
33	expand investment authority for particular classes or categories of
34	securities or other property, advertising, exemptions, and other requirements
35	that may be necessary to carry out this section.
36	

1	23-51-132. Borrowing limit.
2	Except with the prior written approval of the Bank Commissioner, a
3	state trust company may not have liabilities outstanding exceeding an amount
4	equal to three times its capital base.
5	
6	<del>23-51-133. Pledge of assets.</del>
7	A state trust company may not pledge or create a lien on any of its
8	assets except to secure the repayment of money borrowed or as specifically
9	authorized or required by § 23-51-130, or by rules adopted under this
10	chapter. An act, deed, conveyance, pledge, or contract in violation of this
11	section is void.
12	
13	23-51-134. Acquisition of control.
14	(a) Except as expressly otherwise permitted, a person may not without
15	the prior written approval of the Bank Commissioner directly or indirectly
16	acquire control of a state trust company through a change in a legal or
17	beneficial interest in voting securities of a state trust company or a
18	corporation or other entity owning voting securities of a state trust
19	company.
20	(b) This chapter does not prohibit a person from negotiating to
21	acquire, but not acquiring, control of a state trust company or a person that
22	controls a state trust company.
22 23	
	controls a state trust company.
23	controls a state trust company. (c) This section does not apply to:
23 24	controls a state trust company. (c) This section does not apply to: (l) The acquisition of securities in connection with the
23 24 25	<pre>controls a state trust company.     (c) This section does not apply to:         (1) The acquisition of securities in connection with the     exercise of a security interest or otherwise in full or partial satisfaction</pre>
23 24 25 26	<pre>controls a state trust company.     (c) This section does not apply to:         (1) The acquisition of securities in connection with the exercise of a security interest or otherwise in full or partial satisfaction of a debt previously contracted for in good faith if the acquiring person</pre>
23 24 25 26 27	<pre>controls a state trust company.    (c) This section does not apply to:         (1) The acquisition of securities in connection with the    exercise of a security interest or otherwise in full or partial satisfaction    of a debt previously contracted for in good faith if the acquiring person    files written notice of acquisition with the commissioner before the person</pre>
23 24 25 26 27 28	<pre>controls a state trust company.     (e) This section does not apply to:         (l) The acquisition of securities in connection with the     exercise of a security interest or otherwise in full or partial satisfaction     of a debt previously contracted for in good faith if the acquiring person     files written notice of acquisition with the commissioner before the person     votes the securities acquired;</pre>
23 24 25 26 27 28 29	<pre>controls a state trust company.     (c) This section does not apply to:         (1) The acquisition of securities in connection with the     exercise of a security interest or otherwise in full or partial satisfaction     of a debt previously contracted for in good faith if the acquiring person     files written notice of acquisition with the commissioner before the person     votes the securities acquired;         (2) The acquisition of voting securities in any class or series</pre>
23 24 25 26 27 28 29 30	<pre>controls a state trust company.    (c) This section does not apply to:         (1) The acquisition of securities in connection with the    exercise of a security interest or otherwise in full or partial satisfaction    of a debt previously contracted for in good faith if the acquiring person    files written notice of acquisition with the commissioner before the person    votes the securities acquired;         (2) The acquisition of voting securities in any class or series    by a controlling person who has previously complied with and received</pre>
23 24 25 26 27 28 29 30 31	<pre>controls a state trust company.    (c) This section does not apply to;         (1) The acquisition of securities in connection with the    exercise of a security interest or otherwise in full or partial satisfaction    of a debt previously contracted for in good faith if the acquiring person    files written notice of acquisition with the commissioner before the person    votes the securities acquired;         (2) The acquisition of voting securities in any class or series    by a controlling person who has previously complied with and received    approval under this chapter or who was identified as a controlling person in</pre>
23 24 25 26 27 28 29 30 31 32	<pre>controls a state trust company.   (c) This section does not apply to:         (1) The acquisition of securities in connection with the    exercise of a security interest or otherwise in full or partial satisfaction    of a debt previously contracted for in good faith if the acquiring person    files written notice of acquisition with the commissioner before the person    votes the securities acquired;         (2) The acquisition of voting securities in any class or series    by a controlling person who has previously complied with and received    approval under this chapter or who was identified as a controlling person in         a prior application filed with and approved by the commissioner;    } }</pre>
23 24 25 26 27 28 29 30 31 32 33	<pre>controls a state trust company.   (c) This section does not apply to:         (1) The acquisition of securities in connection with the    exercise of a security interest or otherwise in full or partial satisfaction    of a debt previously contracted for in good faith if the acquiring person    files written notice of acquisition with the commissioner before the person    votes the securities acquired;         (2) The acquisition of voting securities in any class or series    by a controlling person who has previously complied with and received    approval under this chapter or who was identified as a controlling person in         a prior application filed with and approved by the commissioner;         (3) An acquisition or transfer by operation of law, will, or    } }</pre>

1	(4) A transaction exempted by the commissioner by rule or order
2	because the transaction is not within the purposes of this chapter or the
3	rule of which is not necessary or appropriate to achieve the objectives of
4	this chapter.
5	
6	23-51-135. Application regarding acquisition of control.
7	(a) The proposed transferee seeking approval to acquire control of a
8	state trust company or a person that controls a state trust company must file
9	with the Bank Commissioner:
10	(1) An application in the form preseribed by the commissioner;
11	(2) The filing fee in an amount not less than one thousand five
12	hundred dollars (\$1,500) and not more than three thousand dollars (\$3,000),
13	as set by rules issued by the commissioner; and
14	(3) All information required by rule or that the commissioner
15	requires in a particular application as necessary to an informed decision to
16	approve or reject the proposed acquisition.
17	(b) If the proposed transferee includes any group of individuals or
18	entities acting in concert, the information required by the commissioner may
19	be required of each member of the group.
20	(c) If the proposed transferee is not an Arkansas resident, an
21	Arkansas company, or an out-of-state company qualified to do business in this
21 22	Arkansas company, or an out-of-state company qualified to do business in this state, a written consent to service of process on a resident of this state in
22	state, a written consent to service of process on a resident of this state in
22 23	state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition.
22 23 24	state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the
22 23 24 25	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the</pre>
22 23 24 25 26	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (1) insertion</pre>
22 23 24 25 26 27	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (l) insertion in a newspaper published in the City of Little Rock and having a general and</pre>
22 23 24 25 26 27 28	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (l) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts</pre>
22 23 24 25 26 27 28 29	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (l) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts</pre>
22 23 24 25 26 27 28 29 30	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (1) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts the application as complete.</pre>
22 23 24 25 26 27 28 29 30 31	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (l) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts the application as complete.</pre>
22 23 24 25 26 27 28 29 30 31 32	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (1) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts the application as complete.</pre>
22 23 24 25 26 27 28 29 30 31 32 33	<pre>state, a written consent to service of process on a resident of this state in any action or suit arising out of or connected with the proposed acquisition. (d) The proposed transferee must give public notice of the application, its date of filing, and the identity of each participant, in the form specified by the commissioner, through publication by one (1) insertion in a newspaper published in the City of Little Rock and having a general and substantially statewide circulation, promptly after the commissioner accepts the application as complete.</pre> 23-51-136. Hearing and decision on acquisition of control. (a) Not later than sixty (60) days after the application is officially filed, the Bank Commissioner may approve the application or set the

1	(b) Based on the record, the commissioner may issue an order denying
2	an application if:
3	(1) The acquisition would substantially lessen competition, be
4	in restraint of trade, result in a monopoly, or be in furtherance of a
5	combination or conspiracy to monopolize or attempt to monopolize the trust
6	industry in any part of this state, unless:
7	(A) The anticompetitive effects of the proposed
8	acquisition are clearly outweighed in the public interest by the probable
9	effect of acquisition in meeting the convenience and needs of the community
10	to be served; and
11	(B) The proposed acquisition is not in violation of law of
12	this state or the United States;
13	(2) The financial condition of the proposed transferee, or any
14	member of a group composing the proposed transferee, might jeopardize the
15	financial stability of the state trust company being acquired;
16	(3) Plans or proposals to operate, liquidate, or sell the state
17	trust company or its assets are not in the best interests of the state trust
18	company;
19	(4) The experience, ability, standing, competence,
19 20	(4) The experience, ability, standing, competence, trustworthiness, and integrity of the proposed transferee, or any member of a
-	
20	trustworthiness, and integrity of the proposed transferee, or any member of a
20 21	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a
20 21 22	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful
20 21 22 23	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation
20 21 22 23 24	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;
20 21 22 23 24 25	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law; (5) The state trust company will be insolvent, in a hazardous
20 21 22 23 24 25 26	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>
20 21 22 23 24 25 26 27	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>
20 21 22 23 24 25 26 27 28	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law; (5) The state trust company will be insolvent, in a hazardous condition, not have adequate capitalization, or not be in compliance with the laws of this state after the acquisition; (6) The proposed transferee has failed to furnish all
20 21 22 23 24 25 26 27 28 29	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>
20 21 22 23 24 25 26 27 28 29 30	trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law; (5) The state trust company will be insolvent, in a hazardous condition, not have adequate capitalization, or not be in compliance with the laws of this state after the acquisition; (6) The proposed transferee has failed to furnish all information pertinent to the application reasonably required by the commissioner; or
20 21 22 23 24 25 26 27 28 29 30 31	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>trustworthiness, and integrity of the proposed transferee, or any member of a group comprising the proposed transferee, are insufficient to justify a belief that the state trust company will be free from improper or unlawful influence or interference with respect to the state trust company's operation in compliance with law;</pre>

1	agreement under this chapter.
2	
3	23-51-137. Appeal from adverse decision.
4	(a)(1) If a hearing has been held, the Bank Commissioner has entered
5	an order denying the application, and the order has become final, the
6	proposed transferee may appeal the final order by filing a petition for
7	judicial review under the Arkansas Administrative Procedure Act, § 25-15-201
8	et seq.
9	(2) The time for filing such a petition for judicial review
10	shall run from the date the final decision of the commissioner is mailed or
11	delivered, in written form, to the parties desiring to appeal.
12	(3) The hearing of such a petition for review will be advanced
13	on the docket of each reviewing court as a matter of public interest.
14	(b) The filing of an appeal under this section does not stay the order
15	of the commissioner.
16	
17	23-51-138. Objection to other transfer.
18	This chapter may not be construed to prevent the Bank Commissioner from
19	investigating, commenting on, or seeking to enjoin or set aside a transfer of
20	voting securities that evidence a direct or indirect interest in a state
21	trust company, regardless of whether the transfer is included within this
22	chapter, if the commissioner considers the transfer to be against the public
23	interest.
24	
25	23-51-139. Civil enforcement — Criminal penalties.
26	(a) The Bank Commissioner may bring any appropriate civil action
27	against any person who the commissioner believes has committed or is about to
28	commit a violation of this chapter or a rule or order of the commissioner
29	pertaining to this chapter.
30	(b) A person who knowingly fails or refuses to file the application
31	required by § 23-51-135 commits an offense. An offense under this subsection
32	is a Class A misdemeanor.
33	
34	23-51-140. Voting securities held by state trust company.
35	(a) Voting securities of a state trust company held by the state trust
36	company in a fiduciary capacity under a will or trust, whether registered in

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1	its own name or in the name of its nominee, may not be voted in the election
2	of directors or managers or on a matter affecting the compensation of
3	directors, managers, officers, or employees of the state trust company in
4	that capacity, unless:
5	(1) Under the terms of the will or trust, the manner in which
6	the voting securities are to be voted may be determined by a donor or
7	beneficiary of the will or trust and the donor or beneficiary actually makes
8	the determination in the matter at issue;
9	(2) The terms of the will or trust expressly direct the manner
10	in which the securities must be voted to the extent that no discretion is
11	vested in the state trust company as fiduciary; or
12	(3) The securities are voted solely by a co-fiduciary that is
13	not an affiliate of the state trust company, as if the co-fiduciary were the
14	sole fiduciary.
15	(b) Voting securities of a state trust company that cannot be voted
16	under this section are considered to be authorized but unissued for purposes
17	of determining the procedures for and results of the affected vote.
10	
18	
18	<del>23-51-141. Bylaws.</del>
	<del>23-51-141. Bylaws.</del> Each state trust company shall adopt bylaws and may amend its bylaws
19	
19 20	Each state trust company shall adopt bylaws and may amend its bylaws
19 20 21	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set
19 20 21 22	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set
19 20 21 22 23	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq.
19 20 21 22 23 24	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors.
19 20 21 22 23 24 25	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the
19 20 21 22 23 24 25 26	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq.,
19 20 21 22 23 24 25 26 27	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the
19 20 21 22 23 24 25 26 27 28	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state.
19 20 21 22 23 24 25 26 27 28 29	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state. (b) Unless the Bank Commissioner consents otherwise in writing, a
19 20 21 22 23 24 25 26 27 28 29 30	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state. (b) Unless the Bank Commissioner consents otherwise in writing, a person may not serve as director of a state trust company if:
19 20 21 22 23 24 25 26 27 28 29 30 31	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state. (b) Unless the Bank Commissioner consents otherwise in writing, a person may not serve as director of a state trust company if: (1) The state trust company incurs an unreimbursed loss
19 20 21 22 23 24 25 26 27 28 29 30 31 32	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state. (b) Unless the Bank Commissioner consents otherwise in writing, a person may not serve as director of a state trust company if: (1) The state trust company incurs an unreimbursed loss attributable to a charged off obligation of or holds a judgment against the
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	Each state trust company shall adopt bylaws and may amend its bylaws from time to time for the purposes and in accordance with the procedures set forth in the Arkansas Business Corporation Act, § 4-27-101 et seq. 23-51-142. Board of directors. (a) The board of a state trust company shall be governed by the provisions of the Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the board must consist of not fewer than three directors, the majority of whom must be residents of this state. (b) Unless the Bank Commissioner consents otherwise in writing, a person may not serve as director of a state trust company iff: (1) The state trust company incurs an unreimbursed loss attributable to a charged off obligation of or holds a judgment against the person or an entity that was controlled by the person at the time of funding

1 (3) The person has violated a provision of this chapter, 2 relating to loan of trust funds and purchase or sale of trust property by the 3 trustee, and the violation has not been corrected. 4 (c) If a state trust company does not elect directors prior to sixty 5 (60) days after the date of its regular annual meeting, the commissioner may 6 commence a proceeding to appoint a receiver pursuant to § 23-51-164 to 7 operate the state trust company and elect directors or managers, as 8 appropriate. If the conservator is unable to locate or elect persons willing 9 and able to serve as directors, the commissioner may close the state trust 10 company for liquidation. 11 (d) A vacancy on the board that reduces the number of directors to 12 fewer than three must be filed not later than ninety (90) days after the date 13 the vacancy occurs. If the vacancy has not been filled upon the expiration of 14 ninety (90) days following the date the vacancy occurs, the commissioner may 15 commence a proceeding to appoint a receiver pursuant to § 23-51-164 to operate the state trust company and elect a board of not fewer than three 16 17 persons to resolve the vacancy. If the conservator is unable to locate or 18 elect three persons willing and able to serve as directors, the commissioner 19 may close the state trust company for liquidation. 20 (c) Before each term to which a person is elected to serve as a director of a state trust company, the person shall submit an affidavit for 21 22 filing in the minutes of the state trust company stating that the person, to 23 the extent applicable: (1) Accepts the position and is not disqualified from serving in 24 25 the position; 26 (2) Will not violate or knowingly permit an officer, director, 27 or employee of the state trust company to violate any law applicable to the 28 conduct of business of the state trust company; and 29 (3) Will diligently perform the duties of the position. 30 (f) An advisory director is not considered a director if the advisory 31 director: 32 (1) Is not elected by the shareholders of the state trust 33 company; 34 (2) Does not vote on matters before the board or a committee of the board and is not counted for purposes of determining a quorum of the 35 36 board or committee; and

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1	(3) Provides solely general policy advice to the board.
2	
3	<del>23-51-143. Officers.</del>
4	The board shall annually elect the officers of the state trust company,
5	who serve at the pleasure of the board. The state trust company must have a
6	principal executive officer primarily responsible for the execution of board
7	policies and operation of the state trust company and an officer responsible
8	for the maintenance and storage of all corporate books and records of the
9	state trust company and for required attestation of signatures. The board may
10	appoint other officers of the state trust company as the board considers
11	necessary. The duties of any two or more officers may be combined by the
12	board and held by one person.
13	
14	23-51-144. Certain criminal offenses.
15	(a) An officer, director, employee or shareholder of a state trust
16	company commits an offense if the person knowingly:
17	(1) Conceals information or a fact, or removes, destroys, or
18	conceals a book or record of the state trust company for the purpose of
19	concealing information or a fact from the Bank Commissioner or an agent of
20	the commissioner; or
21	(2) For the purpose of concealing, removes or destroys any book
22	or record of the state trust company that is material to a pending or
23	anticipated legal or administrative proceeding.
24	(b) An officer, director or employee of a state trust company commits
25	an offense if the person knowingly makes a false entry in the books or
26	records or in any report or statement of the state trust company.
27	(c) An offense under this section is a Class D felony.
28	
29	23-51-145. Transactions with management and affiliates.
30	(a) Without the prior approval of a disinterested majority of the
31	board recorded in the minutes, or if a disinterested majority cannot be
32	obtained the prior written approval of a majority of the disinterested
33	directors and the Bank Commissioner, a state trust company may not directly
34	or indirectly:
35	(1) Sell or lease an asset of the state trust company to an
36	officer, director, or principal shareholder of the state trust company or an

1	affiliate of the state trust company;
2	(2) Purchase or lease an asset in which an officer, director or
3	principal shareholder of the state trust company or an affiliate of the state
4	trust company has an interest; or
5	(3) Subject to § 23-51-128, extend credit to an officer,
6	director, or principal shareholder of the state trust company or an affiliate
7	of the state trust company.
8	(b) Notwithstanding subsection (a) of this section, a lease
9	transaction described in subdivision (a)(2) of this section involving real
10	property may not be consummated, renewed, or extended without the prior
11	written approval of the commissioner. For purposes of this subsection only,
12	an affiliate of the state trust company does not include a subsidiary of the
13	state trust company.
14	(c) Subject to § 23-51-128, a state trust company may not directly or
15	indirectly extend credit to an employee, officer, director or principal
16	shareholder of the state trust company or an affiliate of the state trust
17	company, unless the extension of credit:
18	(1) Is made on substantially the same terms, including interest
19	rates and collateral, as those prevailing at the time for comparable
20	transactions by the state trust company with persons who are not employees,
21	officers, directors, principal shareholders, or affiliates of the state trust
22	company;
23	(2) Does not involve more than the normal risk of repayment or
24	present other unfavorable features; and
25	(3) The state trust company follows credit underwriting
26	procedures that are not less stringent than those applicable to comparable
27	transactions by the state trust company with persons who are not employees,
28	officers, directors, principal shareholders or affiliates of the state trust
29	company.
30	(d) An officer or director of the state trust company who knowingly
31	participates in or knowingly permits a violation of this section shall be
32	guilty of a Class D felony.
33	(e) The commissioner may adopt rules to administer and carry out this
34	section, including rules to establish limits, requirements, or exemptions
35	other than those specified by this section for particular categories of
36	transactions.

1	
2	23-51-146. Fiduciary responsibility.
3	The board of a state trust company is responsible for the proper
4	exercise of fiduciary powers by the state trust company and each matter
5	pertinent to the exercise of fiduciary powers, including:
6	(1) The determination of policies;
7	(2) The investment and disposition of property held in a
8	fiduciary capacity; and
9	(3) The direction and review of the actions of each officer,
10	employee, and committee used by the state trust company in the exercise of
11	its fiduciary powers.
12	
13	23-51-147. Recordkeeping.
14	A state trust company shall keep its fiduciary records separate and
15	distinct from other records of the state trust company. The fiduciary records
16	must contain all material information relative to each account as appropriate
17	under the circumstances.
18	
19	23-51-148. Bonding requirements.
20	(a) The board of a state trust company shall require protection and
21	indemnity for clients in reasonable amounts established by rules adopted
22	under this chapter, against dishonesty, fraud, defalcation, forgery, theft,
23	and other similar insurable losses, with corporate insurance or surety
24	companies:
25	(1) Authorized to do business in this state; or
26	(2) Acceptable to the Bank Commissioner and otherwise lawfully
27	permitted to issue the coverage against those losses in this state.
28	(b) Except as otherwise provided by rule, coverage required under
29	subsection (a) of this section must include each director, officer, and
30	employee of the state trust company without regard to whether the person
31	receives salary or other compensation.
32	(c) A state trust company may apply to the commissioner for permission
33	to eliminate the bonding requirement of this section for a particular
34	individual. The commissioner shall approve the application if the
35	commissioner finds that the bonding requirement is unnecessary or burdensome.
36	Unless the application presents novel or unusual questions, the commissioner

1	shall approve the application or set the application for hearing not later
2	than sixty (60) days after the date the commissioner considers the
3	application complete and accepted for filing.
4	23-51-149. Reports of apparent crime.
5	A trust company that is the victim of a robbery, has a shortage of
6	corporate or fiduciary funds in excess of five thousand dollars (\$5,000), or
7	is the victim of an apparent or suspected misapplication of its corporate or
8	fiduciary funds or property in any amount by a director, officer, or employee
9	shall report the robbery, shortages or apparent or suspected misapplication
10	to the Bank Commissioner within forty-eight (48) hours after the time it is
11	discovered. The initial report may be oral if the report is promptly
12	confirmed in writing. The trust company or a director, officer, employee, or
13	agent is not subject to liability for defamation or another charge resulting
14	from information supplied in the report.
15	
16	<del>23-51-150. Merger authority.</del>
17	(a) With the prior written approval of the Bank Commissioner, a state
18	trust company may merge or consolidate with a state bank to the same extent
19	as a state bank under the Arkansas Banking Code of 1997 or with another
20	person to the same extent as a business corporation under the Arkansas
21	Business Corporation Act of 1987, § 4-27-101 et seq., subject to this
22	<del>chapter.</del>
23	(b) Implementation of a plan of merger by a trust company and a state
24	bank, approval of the board, and shareholders of the parties must be made or
25	obtained as provided by the Arkansas Banking Code of 1997 as if the state
26	trust company were a state bank, except as otherwise provided by rules
27	adopted under this chapter.
28	(c) Implementation of the plan of merger with a person other than a
29	state bank, approval of the board and shareholders of the parties must be
30	made or obtained as provided by the Arkansas Business Corporation Act of
31	1987, § 4-27-101 et seq., as if the state trust company were a domestic
32	corporation and all other parties to the merger were foreign corporations and
33	other entities, except as otherwise provided by rules adopted under this
34	<del>chapter.</del>
35	
36	23-51-151. Merger application.

1 (a) The original articles of merger, a number of copies of the 2 articles of merger equal to the number of surviving, new, and acquiring 3 entities, and an application in the form required by the Bank Commissioner 4 must be filed with the commissioner. The commissioner shall investigate the 5 condition of the merging parties. The commissioner may require the submission 6 of additional information as considered necessary to an informed decision. 7 (b) The commissioner may approve the merger if: 8 (1) Each resulting state trust company will be solvent and have 9 adequate capitalization for its business and location; 10 (2) Each resulting state trust company has in all respects complied with the statutes and rules relative to the organization of a state 11 12 trust company; 13 (3) All fiduciary obligations and liabilities of each state 14 trust company that is a party to the merger have been properly discharged or otherwise lawfully assumed or retained by a state trust company or other 15 16 fiduciary; 17 (4) Each surviving, new, or acquiring person that is not 18 authorized to engage in the trust business will not engage in the trust 19 business and has in all respects complied with the laws of this state; and (5) All conditions imposed by the commissioner have been 20 21 satisfied or otherwise resolved. 22 23-51-152. Approval of commissioner. 23 (a) If the Bank Commissioner approves the merger and finds that all 24 25 required filing fees and investigative costs have been paid, the commissioner 26 shall: 27 (1) Endorse the face of the original and each copy with the date of approval and the word "Approved"; 28 (2) File the original in the State Bank Department's records; 29 30 and (3) Deliver a certified copy of the articles of merger to each 31 32 surviving, new, or acquiring entity. 33 (b) A merger is effective on the date of approval, unless the merger 34 agreement provides and the commissioner consents to a different effective 35 date. 36

1	23-51-153. Rights of dissenters to mergers.
2	A shareholder may dissent from the merger to the extent and by
3	following the procedure provided by the Arkansas Business Corporation Act of
4	1987, § 4-27-101 et seq., or rules adopted under this chapter.
5	
6	23-51-154. Authority to purchase assets of another trust institution.
7	(a) Subject to the provisions of this section, a state trust company
8	may purchase assets of another state trust company or trust-related assets of
9	another trust institution, including the right to control accounts
10	established with the trust institution. Except as otherwise expressly
11	provided by this chapter or any other applicable statutes, the purchase of
12	all or part of the assets of the trust institution does not make the
13	purchasing state trust company responsible for any liability or obligation of
14	the selling trust institution that is not expressly assumed by the purchasing
15	state trust company. Except as otherwise provided by this chapter, this
16	chapter does not govern or prohibit the purchase by a trust institution of
17	all or part of the assets of a corporation or other entity that is not a
18	trust institution.
19	(b) An application in the form required by the Bank Commissioner must
20	be filed with the commissioner for any acquisition of all or substantially
21	all of (i) the assets of a state trust company or (ii) the trust assets of
22	another trust institution by a state trust company. The commissioner shall
23	investigate the condition of the purchaser and seller and may require the
24	submission of additional information as considered necessary to make an
25	informed decision. The commissioner shall approve the purchase if:
26	(1) The acquiring state trust company will be solvent, not in a
27	hazardous condition and have sufficient capitalization for its business and
28	location;
29	(2) The acquiring state trust company has complied with all
30	applicable statutes and rules, including without limitation any applicable
31	requirements of <b>\$\$</b> 23-51-178 and 23-51-179;
32	(3) All fiduciary obligations and liabilities of the parties
33	have been properly discharged or otherwise assumed by the acquiring state
34	trust company;
35	(4) All conditions imposed by the commissioner have been
36	satisfied or otherwise resolved; and

1	(5) All fees and costs have been paid.
2	(c) A purchase requiring an application pursuant to subsection (b) of
3	this section is effective on the date of approval, unless the purchase
4	agreement provides for, and the commissioner consents to, a different
5	effective date.
6	(d) The acquiring state trust company shall succeed by operation of
7	law to all of the rights, privileges and obligations of the selling trust
8	institution under each account included in the assets acquired.
9	
10	<del>23-51-155. Sale of assets.</del>
11	(a) The board of a state trust company, with the Bank Commissioner's
12	approval, may cause a state trust company to sell all or substantially all of
13	its assets, including the right to control accounts established with the
14	trust company, without shareholder approval if the commissioner finds:
15	(1) The interests of the state trust company's elients,
16	depositors, and creditors are jeopardized because of insolvency or imminent
17	insolvency of the state trust company;
18	(2) The sale is in the best interest of the state trust
19	company's clients and creditors; and
20	(3) The Federal Deposit Insurance Corporation or its successor
21	approves the transaction unless the deposits of the state trust company are
22	not insured.
23	(b) A sale under this section must include an assumption and promise
24	by the buyer to pay or otherwise discharge:
25	(1) All of the state trust company's liabilities to clients and
26	depositors;
27	(2) All of the state trust company's liabilities for salaries of
28	the state trust company's employees incurred before the date of the sale;
29	(3) Obligations incurred by the commissioner arising out of the
30	supervision or sale of the state trust company; and
31	(4) Fees and assessments due the State Bank Department.
32	(c) This section does not limit the incidental power of a state trust
33	company to buy and sell assets in the ordinary course of business.
34	(d) This section does not affect the commissioner's right to take
35	action under any other law. The sale by a trust company of all or
36	substantially all of its assets with shareholder approval is deemed a

2 3

23-51-156. Required vote of shareholders.

A state trust company may go into voluntary liquidation and be closed,
and may surrender its charter and franchise as a corporation of this state by
the affirmative votes of its shareholders owning a majority of its voting
stock.

voluntary dissolution and liquidation and shall be governed by § 23-49-119.

8

9

## 23-51-157. Corporate procedure.

10 Shareholder action to liquidate a state trust company shall be taken at 11 a meeting of the shareholders duly called by resolution of the board of 12 directors, written notice of which, stating the purpose of the meeting, shall be mailed to each shareholder, or in case of a shareholder's death, to the 13 shareholder's legal representative, addressed to the shareholder's last known 14 15 residence not less than ten (10) days prior to the date of the meeting. If 16 stockholders shall, by the required vote, elect to liquidate a trust company, 17 a certified copy of all proceedings of the meeting at which such an action 18 shall have been taken, attested by an officer of the trust company, shall be transmitted to the Bank Commissioner for approval. 19 20 21 23-51-158. Authority to liquidate - Publication. 22 If the Bank Commissioner shall approve the liquidation, the 23 commissioner shall issue to the state trust company under the commissioner's 24 seal, a permit for that purpose. No such permit shall be issued by the commissioner until the commissioner shall be satisfied that provision has 25 26 been made by the state trust company to satisfy and pay off all creditors. If not so satisfied, the commissioner shall refuse to issue a permit, and shall 27 28 be authorized to take possession of the state trust company and its assets 29 and business, and hold the same and liquidate the state trust company in the 30 manner provided in this chapter. When the commissioner shall approve the 31 voluntary liquidation of a state trust company, the directors of said state 32 trust company shall cause to be published in a newspaper with a substantially 33 statewide circulation published in the City of Little Rock a notice that the state trust company is closing down its affairs and going into liquidation, 34

35 and notify its creditors to present their claims for payment. The notice

36 shall be published once a week for four consecutive weeks.

1	
2	23-51-159. Examination and reports.
3	When any state trust company shall be in process of voluntary
4	liquidation, it shall be subject to examination by the Bank Commissioner, and
5	shall furnish such reports from time to time as may be called for by the
6	commissioner.
7	
8	23-51-160. Unclaimed property.
9	All unclaimed property remaining in the hands of a liquidated state
10	trust company shall be subject to the provisions of the Uniform Disposition
11	of Unclaimed Property Act, § 18-28-201 et seq.
12	
13	23-51-161. Sale or transfer of property.
14	Upon the approval of the Bank Commissioner, any state trust company may
15	sell and transfer to any other trust institution, whether state or federally
16	chartered, all of its assets of every kind upon such terms as may be agreed
17	upon and approved by the commissioner and by a majority vote of its board of
18	directors. A certified copy of the minutes of any meeting at which such an
19	action is taken, attested by an officer of the trust company, together with a
20	copy of the contract of sale and transfer, shall be filed with the
21	commissioner. Whenever voluntary liquidation shall be approved by the
22	commissioner or the sale and transfer of the assets of any state trust
23	company shall be approved by the commissioner, the charter of the state trust
24	company shall be canceled, subject, however, to its continued existence, as
25	provided by this chapter and the general law relative to corporations.
26	
27	23-51-162. When commissioner may take charge.
28	The Bank Commissioner may forthwith take possession of the business and
29	property of any state trust company to which this chapter is applicable
30	whenever it shall appear that the state trust company:
31	(1) Has violated its charter or any laws applicable thereto;
32	(2) Is conducting its business in an unauthorized or unsafe
33	manner;
34	(3) Is in an unsafe or unsound condition to transact its
35	business;
36	(4) Has an impairment of its capital;

1	(5) Is in a hazardous condition;
2	(6) Has become otherwise insolvent;
3	(7) Has neglected or refused to comply with the terms of a duly
4	issued lawful order of the commissioner;
5	(8) Has refused, upon proper demand, to submit its records,
6	affairs, and concerns for inspection and examination of a duly appointed or
7	authorized examiner of the commissioner;
8	(9) Is employing officers who have refused to be examined upon
9	oath regarding its affairs; or
10	(10) Has made a voluntary assignment of its assets to trustees.
11	
12	<del>23-51-163. Directors may act.</del>
13	Any state trust company may place its assets and business under the
14	control of the Bank Commissioner for liquidation by a resolution of a
15	majority of its directors or members upon notice to the commissioner, and,
16	upon taking possession of the state trust company, the commissioner, or duly
17	appointed agent, shall retain possession thereof until the state trust
18	company shall be authorized by the commissioner to resume business or until
19	the affairs of the state trust company shall be fully liquidated as herein
20	provided. No state trust company shall make any general assignment for the
21	benefit of its creditors except by surrendering possession of its assets to
22	the commissioner, as herein provided. Whenever any state trust company for
23	any reason shall suspend operations for any length of time, the state trust
24	company shall, immediately upon the suspension of operations, be deemed in
25	the possession of the commissioner and subject to liquidation hereunder.
26	
27	23-51-164. Application of Arkansas Banking Code of 1997.
28	When the Bank Commissioner, or duly appointed agent, shall take
29	possession of any state trust company under § 23-51-162 or § 23-51-163, the
30	commissioner or agent shall proceed with the dissolution and liquidation of
31	the state trust company under the procedures established for the dissolution
32	and liquidation of state banks under the Arkansas Banking Code of 1997.
33	
34	23-51-165. Companies authorized to act as fiduciaries.
35	(a) A company shall not act as a fiduciary in this state except:
36	(1) A state trust company;

1	(2) A state bank;
2	(3) An association organized under the laws of this state and
3	authorized to act as a fiduciary under § 23-37-101 et seq.;
4	(4) A national bank having its principal office in this state
5	and authorized by the United States Comptroller of the Currency to act as a
6	fiduciary under 12 U.S.C. § 92a;
7	(5) A federally chartered savings association having its
8	principal office in this state and authorized by its federal chartering
9	authority to act as a fiduciary;
10	(6) A subsidiary trust company authorized to act as a fiduciary
11	under § 23-47-801 et seq.;
12	(7) An out-of-state bank with a branch in this state established
13	or maintained under the Arkansas Interstate Banking and Branching Act, § 23-
14	48-901 et seq., or a trust office licensed by the Bank Commissioner under
15	this chapter;
16	(8) An out-of-state trust company with a trust office licensed
17	by the commissioner under this chapter; or
18	(9) A foundation.
19	(b) A company shall not engage in an unauthorized trust activity.
20	
21	23-51-166. Activities not requiring a charter, etc.
22	Notwithstanding any other provision of this chapter, a company does not
23	engage in the trust business or in any other business in a manner requiring a
24	charter or license under this chapter or in an unauthorized trust activity
25	by:
26	(1) Acting in a manner authorized by law and in the scope of
27	authority as an agent of a trust institution with respect to an activity
28	which is not an unauthorized trust activity;
29	(2) Rendering a service customarily performed as an attorney or
30	law firm in a manner approved and authorized by the Supreme Court or the laws
31	of this state;
32	(3) Acting as trustee under a deed of trust delivered only as
33	security for the payment of money or for the performance of another act;
34	(4) Receiving and distributing rents and proceeds of sale as a
35	licensed real estate broker on behalf of a principal in a manner authorized

1 (5) Engaging in a securities transaction or providing an 2 investment advisory service as a licensed and registered broker-dealer, 3 investment advisor or registered representative thereof, provided the 4 activity is regulated by the State Securities Department or the United States 5 Securities and Exchange Commission; 6 (6) Engaging in the sale and administration of an insurance product by an insurance company or agent licensed by the State Insurance 7 8 Department to the extent that the activity is regulated by the State 9 **Insurance Department;** 10 (7) Engaging in the lawful sale of prepaid funeral benefits 11 under a permit issued by the State Insurance Department under the Arkansas 12 Prepaid Funeral Benefits Law, § 23-40-101 et seq., or engaging in the lawful 13 business of maintaining a perpetual care cemetery trust pursuant to § 20-17-14 904 or a permanent maintenance fund for perpetually maintained cemeteries under the Cemetery Act for Perpetually Maintained Cemeteries, § 20-17-1001 et 15 16 seg.; 17 (8) Acting as trustee under a voting trust as provided by § 4-18 26-706 or § 4-27-730; 19 (9) Engaging in other activities expressly excluded from the 20 application of this chapter by rules issued by the Bank Commissioner; 21 (10) Rendering services customarily performed by a public 22 accountant or a certified public accountant in a manner authorized by the 23 Arkansas State Board of Public Accountancy; 24 (11) Provided the company is a trust institution and is not 25 barred by order of the commissioner from engaging in a trust business in this 26 state pursuant to § 23-51-182(b): 27 (A) Marketing or soliciting in this state through the mails, telephone, any electronic means or in person with respect to acting or 28 proposing to act as a fiduciary outside of this state; 29 30 (B) Delivering money or other intangible assets and receiving the same from a client or other person in this state; or 31 32 (C) Accepting or executing outside of this state a trust 33 of any client or otherwise acting as a fiduciary outside of this state for 34 any client; or (12) If the company is a foundation, serving as a fiduciary. 35

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2	(a) A state trust institution may act as a fiduciary or otherwise
3	engage in a trust business in this or any other state or foreign country,
4	subject to complying with applicable laws of the state or foreign country, at
5	an office established and maintained pursuant to this chapter, at a branch or
6	at any other authorized location other than an office or branch.
7	(b) In addition, a state trust institution may conduct any activities
8	at any office outside this state that are permissible for a trust institution
9	chartered by the host state where the office is located, except to the extent
10	such activities are expressly prohibited by the laws of this state or by any
11	rule or order of the Bank Commissioner applicable to the state trust
12	institution. Provided, however, that the commissioner may waive any such
13	prohibition if he or she determines, by order or rule, that the involvement
14	of out-of-state offices of state trust institutions in particular activities
15	would not threaten the safety or soundness of the state trust institutions.
16	
17	23-51-168. Trust business of out-of-state trust institution.
18	An out-of-state trust institution which establishes or maintains one
19	(1) or more offices in this state under this chapter may conduct any activity
20	at each such office which would be authorized under the laws of this state
21	for a state trust institution to conduct at such an office.
22	
23	23-51-169. Name of trust institution.
24	A state trust company or out-of-state trust institution may register
25	any name with the Bank Commissioner in connection with establishing a
26	principal office or trust office in this state pursuant to this chapter,
27	except that the commissioner may determine that a name proposed to be
28	registered is potentially misleading to the public and require the registrant
29	to select a name which is not potentially misleading.
30	
31	23-51-170. Trust business.
32	A state trust company or a state bank may:
33	(1) Perform any act as a fiduciary;
34	(2) Engage in any trust business;
35	(3) Exercise any incidental power that is reasonably necessary
36	to enable it to fully exercise, according to commonly accepted fiduciary

1	customs and usages, a power conferred in this chapter; and
2	(4) If a state trust company, exercise any other power
3	authorized by § 23-51-104.
4	
5	23-51-171. Branches and offices of state trust institutions.
6	(a) A state trust institution may act as a fiduciary and engage in a
7	trust business at each trust office as permitted by this chapter and at a
8	branch.
9	(b) Notwithstanding the foregoing subsection (a) of this section, a
10	state bank or a state trust company may not engage at an out-of-state office
11	in any trust business not permitted to be conducted at such an office by the
12	laws of the host state applicable to trust institutions chartered by the host
13	state.
14	
15	23-51-172. State trust company principal office.
16	(a) Each state trust company must have and continuously maintain a
17	principal office in this state.
18	(b) Each executive officer at the principal office is an agent of the
19	state trust company for service of process.
20	(c) A state trust company may change its principal office to any
21	location within this state by filing a written notice with the Bank
22	Commissioner setting forth the name of the state trust company, the street
23	address of its principal office before the change, the street address to
24	which the principal office is to be changed, and a copy of the resolution
25	adopted by the board authorizing the change.
26	(d) The change of principal office shall take effect thirty (30) days
27	after the date the commissioner receives the notice pursuant to subsection
28	(c) of this section, unless the commissioner establishes another date or
29	unless prior to that day the commissioner notifies the state trust company
30	that it must establish to the satisfaction of the commissioner that the
31	relocation is consistent with the original determination made under § 23-51-
32	106(b) for the establishment of a state trust company at that location, in
33	which event the change of principal office shall take effect when approved by
34	the commissioner.
35	
36	23-51-173. Trust office.

1	(a) A state trust institution may establish or acquire and maintain
2	trust offices anywhere in this state. A state trust institution desiring to
3	establish or acquire and maintain such an office shall file a written notice
4	with the Bank Commissioner setting forth the name of the state trust
5	institution, the location of the proposed additional trust office and a
6	general description of the surrounding area, whether the location will be
7	owned or leased, furnish a copy of the resolution adopted by the board
8	authorizing the additional trust office, general description of the
9	activities to be conducted, an estimate of the cost of the trust office and
10	pay the filing fee, if any, prescribed by the commissioner.
11	(b) The notificant may commence business at the additional trust
12	office thirty (30) days after the date the commissioner receives the notice,
13	unless the commissioner specifies another date.
14	(c) The thirty-day period of review may be extended by the
15	commissioner on a determination that the written notice raises issues that
16	require additional information or additional time for analysis. If the period
17	of review is extended, the state trust institution may establish the
18	additional office only on prior written approval by the commissioner.
19	(d) The commissioner may deny approval of the additional office if the
20	commissioner finds that the notificant lacks sufficient financial resources
21	to undertake the proposed expansion without adversely affecting its safety or
22	soundness or that the proposed office would be contrary to the public
23	interest.
24	
25	23-51-174. Out-of-state offices.
26	(a) A state bank, a state trust company, or a savings association
27	chartered under the laws of this state may establish and maintain a new trust
28	office or acquire and maintain an office in a state other than this state.
29	Such a trust institution desiring to establish or acquire and maintain an
30	office in another state under this section shall file a notice on a form
31	prescribed by the Bank Commissioner, which shall set forth the name of the
32	trust institution, the location of the proposed office, and a general
33	description of the surrounding area, whether the location will be owned or
34	leased, and whether the laws of the jurisdiction where the office will be
35	located permit the office to be maintained by the trust institution, furnish
36	a copy of the resolution adopted by the board authorizing the out-of-state

1 office, and pay the filing fee, if any, prescribed by the commissioner. 2 (b) The notificant may commence business at the additional office thirty (30) days after the date the commissioner receives the notice, unless 3 4 the commissioner specifies another date. 5 (c) The thirty-day period of review may be extended by the 6 commissioner on a determination that the written notice raises issues that 7 require additional information or additional time for analysis. If the period 8 of review is extended, the trust institution may establish the additional 9 office only on prior written approval by the commissioner. 10 (d) The commissioner may deny approval of the additional office if the 11 commissioner finds that the notificant lacks sufficient financial resources 12 to undertake the proposed expansion without adversely affecting its safety or soundness or that the proposed office would be contrary to the public 13 14 interest. In acting on the notice, the commissioner shall consider the views of the appropriate bank supervisory agencies. 15 16 17 23-51-175. Trust business at a branch or trust office. 18 An out-of-state trust institution may act as a fiduciary in this state 19 or engage in a trust business at an office in this state only if it maintains a trust office in this state as permitted by this chapter or a branch in this 20 21 state. 22 23 23-51-176. Establishing an interstate trust office. (a) An out-of-state trust institution that does not operate a trust 24 25 office in this state and that meets the requirements of this chapter may 26 establish and maintain a new trust office in this state. 27 (b) An out-of-state trust institution may not establish a new trust office in this state unless a similar institution chartered under the laws of 28 this state to act as a fiduciary, is permitted to establish a new trust 29 30 office that may engage in activities substantially similar to those permitted to trust offices of out-of-state trust institutions under § 23-51-175, in the 31 32 state where the out-of-state trust institution has its principal office. 33 34 23-51-177. Acquiring an interstate trust office. (a) An out-of-state trust institution that does not operate a trust 35

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office in this state and that meets the requirements of this chapter may

1	acquire and maintain a trust office in this state.
2	(b) No out-of-state trust institution may maintain a trust office in
3	this state unless a similar institution chartered under the laws of this
4	state to act as a fiduciary is permitted to acquire and maintain a trust
5	office through an acquisition of a trust office in the state where the out-
6	of-state trust institution has its principal office and may engage in
7	activities substantially similar to those permitted to trust offices of out-
8	of-state trust institutions under § 23-51-175, in the state where the out-of-
9	state trust institution has its principal office.
10	
11	23-51-178. Requirement of notice.
12	An out-of-state trust institution desiring to establish and maintain a
13	new trust office or acquire and maintain a trust office in this state
14	pursuant to this chapter shall provide, or cause its home state regulator to
15	provide, written notice of the proposed transaction to the Bank Commissioner
16	on or after the date on which the out-of-state trust institution applies to
17	the home state regulator for approval to establish and maintain or acquire
18	the trust office. The filing of the notice shall be preceded or accompanied
19	by a copy of the resolution adopted by the board authorizing the additional
20	office and the filing fee, if any, prescribed by the commissioner.
21	
22	23-51-179. Conditions for approval.
23	(a) No trust office of an out-of-state trust institution may be
24	acquired or established in this state under this chapter unless:
25	(1) The out-of-state trust institution shall have confirmed in
26	writing to the Bank Commissioner that for as long as it maintains a trust
27	office in this state, it will comply with all applicable laws of this state;
28	(2) The notificant shall have provided satisfactory evidence to
29	the commissioner of compliance with any applicable requirements of § 4-27-
30	1501 et seq. and the applicable requirements of its home state regulator for
31	acquiring or establishing and maintaining the office;
32	(3) The commissioner, acting within sixty (60) days after
33	receiving notice under § 23-51-178, shall have certified to the home state
34	regulator that the requirements of this chapter have been met and the notice
35	has been approved or, if applicable, that any conditions imposed by the
36	commissioner pursuant to subsection (b) of this section have been satisfied.

1 (b) The out-of-state trust institution may commence business at the 2 trust office sixty (60) days after the date the commissioner receives the 3 notice unless the commissioner specifies another date, provided, with respect 4 to an out-of-state trust institution that is not a depository institution and 5 for which the commissioner shall have conditioned such approval on the 6 satisfaction by the notificant of any requirement applicable to a state trust 7 company pursuant to § 23-51-106(b) or § 23-51-110, the institution shall have satisfied such conditions and provided to the commissioner satisfactory 8 9 evidence thereof. 10 (c) The sixty-day period of review may be extended by the commissioner 11 on a determination that the written notice raises issues that require 12 additional information or additional time for analysis. If the period of review is extended, the out-of-state trust institution may establish the 13 14 office only on prior written approval by the commissioner. 15 (d) The commissioner may deny approval of the office if the 16 commissioner finds that the notificant lacks sufficient financial resources 17 to undertake the proposed expansion without adversely affecting its safety or 18 soundness or that the proposed office is contrary to the public interest. In 19 acting on the notice, the commissioner shall consider the views of the 20 appropriate bank supervisory agencies. 21 22 23-51-180. Additional trust offices. An out-of-state trust institution that maintains a trust office in this 23 state under this chapter may establish or acquire additional trust offices or 24 25 representative trust offices in this state to the same extent that a state 26 trust institution may establish or acquire additional offices in this state 27 pursuant to the procedures for establishing or acquiring such offices set 28 forth in § 23-51-173. 29 30 23-51-181. Examinations - Periodic reports - Cooperative agreements -Assessment of fees. 31 32 (a) To the extent consistent with subsection (c) of this section, the 33 Bank Commissioner may make such examinations of any office established and 34 maintained in this state pursuant to this chapter by an out-of-state trust institution as the commissioner may deem necessary to determine whether the 35 office is being operated in compliance with the laws of this state and in 36

1 accordance with safe and sound banking practices. The provisions of the 2 Arkansas Banking Code of 1997 shall apply to such examinations. 3 (b) The commissioner may require periodic reports regarding any out-4 of-state trust institution that has established and maintained an office in 5 this state pursuant to this chapter. The required reports shall be provided 6 by the trust institution or by the home state regulator. Any reporting 7 requirements prescribed by the commissioner under this subsection shall be 8 consistent with the reporting requirements applicable to state trust 9 companies and appropriate for the purpose of enabling the commissioner to 10 carry out his or her responsibilities under this chapter. 11 (c) The commissioner may enter into cooperative, coordinating, and 12 information-sharing agreements with any other bank supervisory agencies or 13 any organization affiliated with or representing one (1) or more bank 14 supervisory agencies with respect to the periodic examination or other 15 supervision of any office in this state of an out-of-state trust institution, 16 or any office of a state trust institution in any host state, and the 17 commissioner may accept such a party's report of examination and report of 18 investigation in lieu of conducting his or her own examination or 19 investigation. 20 (d) The commissioner may enter into contracts with any bank 21 supervisory agency that has concurrent jurisdiction over a state trust 22 institution or an out-of-state trust institution maintaining an office in 23 this state to engage the services of the agency's examiners at a reasonable 24 rate of compensation, or to provide the services of the commissioner's 25 examiners to the agency at a reasonable rate of compensation. Any such 26 contract shall be deemed a sole source contract under § 19-11-232. 27 (e) The commissioner may enter into joint examinations or joint 28 enforcement actions with other bank supervisory agencies having concurrent jurisdiction over any office established and maintained in this state by an 29 30 out-of-state trust institution or any office established and maintained by a state trust institution in any host state, provided that the commissioner may 31 32 at any time take such actions independently if the commissioner deems such 33 actions to be necessary or appropriate to carry out his or her 34 responsibilities under this chapter or to ensure compliance with the laws of this state, but provided further that in the case of an out-of-state trust 35 36 institution, the commissioner shall recognize the exclusive authority of the

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1	home state regulator over corporate governance matters and the primary
2	responsibility of the home state regulator with respect to safety and
3	soundness matters.
4	(f) Each out-of-state trust institution that maintains one (1) or more
5	offices in this state may be assessed and, if assessed, shall pay supervisory
6	and examination fees in accordance with the laws of this state and rules of
7	the commissioner. The fees may be shared with other bank supervisory agencies
8	or any organization affiliated with or representing one (1) or more bank
9	supervisory agencies in accordance with agreements between such parties and
10	the commissioner.
11	
12	23-51-182. Enforcement.
13	(a)(1) Consistent with the Arkansas Administrative Procedure Act, §
14	25-15-201 et seq., after notice and opportunity for hearing, the Bank
15	Commissioner may determine:
16	(A) That an office maintained by an out-of-state trust
17	institution in this state is being operated in violation of any provision of
18	the laws of this state or in an unsafe and unsound manner; or
19	(B) That a company is engaged in an unauthorized trust
20	activity
21	(2) In either event, the commissioner shall have the authority
22	to take all such enforcement actions as he or she would be empowered to take
23	if the office or the company were a state trust company, including but not
24	limited to issuing an order temporarily or permanently prohibiting the
25	company from engaging in a trust business in this state.
26	(b) In cases involving extraordinary circumstances requiring immediate
27	action, the commissioner may take any action permitted by subsection (a) of
28	this section without notice or opportunity for hearing, but shall promptly
29	afford a subsequent hearing upon an application to rescind the action taken.
30	The commissioner shall promptly give notice to the home state regulator of
31	each enforcement action taken against an out-of-state trust institution and,
32	to the extent practicable, shall consult and cooperate with the home state
33	regulator in pursuing and resolving the enforcement action.
34	
35	
55	23-51-183. Notice of subsequent merger, closing, etc.

1	state pursuant to this chapter, or the home state regulator of such a trust
2	institution, shall give at least thirty (30) days prior written notice or, in
3	the case of an emergency transaction, such shorter notice as is consistent
4	with applicable state or federal law, to the Bank Commissioner of:
5	(1) Any merger, consolidation, or other transaction that would
6	cause a change of control with respect to the out-of-state trust institution
7	or any bank holding company that controls the trust institution, with the
8	result that an application would be required to be filed pursuant to the
9	Change in Bank Control Act of 1978, as amended, 12 U.S.C. § 1817(j), or the
10	Bank Holding Company Act of 1956, as amended, 12 U.S.C. § 1841 et seq., or
11	any successor statutes thereto;
12	(2) Any transfer of all or substantially all of the trust
13	accounts or trust assets of the out-of-state trust institution to another
14	<del>person; or</del>
15	(3) The elosing or disposition of any office in this state.
16	
17	23-51-184. Commissioner shall supervise and examine authorized trust
18	institutions.
19	Every authorized trust institution shall be under the supervision of
20	the Bank Commissioner. The commissioner shall execute and enforce through the
21	State Bank Department and such other agents as are now or may hereafter be
22	created or appointed, all laws which are now or may hereafter be enacted
23	relating to authorized trust institutions. For the more complete and thorough
24	enforcement of the provisions of this chapter, the commissioner is hereby
25	empowered to promulgate such rules not inconsistent with the provisions of
26	this chapter, as may, in his or her opinion, be necessary to carry out the
27	provisions of the laws relating to authorized trust institutions and as may
28	be further necessary to insure safe and conservative management of an
29	authorized trust institution under his or her supervision taking into
30	consideration the appropriate interest of the creditors, stockholders, and
31	the public in their relations with the authorized trust institutions. All
32	authorized trust institutions doing business under the provisions of this
33	chapter shall conduct their business in a manner consistent with all laws
34	relating to authorized trust institutions and all rules and instructions that
35	may be promulgated or issued by the commissioner.

1	<del>23-51-185. Examinations - Assessments.</del>
2	(a) The Bank Commissioner may examine each state trust company every
3	twenty-four (24) months or more often as he or she determines is necessary to
4	safeguard the interests of the public and the safety and soundness of the
5	institution.
6	(b) Each state-chartered trust company shall pay to the State Bank
7	Department within ten (10) days after notice from the commissioner in January
8	and July of each year an assessment fee to defray the costs of examination
9	and the costs of operations of the department which will be charged in
10	accordance with an assessment fee schedule approved by the commissioner.
11	(c) The commissioner may accept examinations of a state trust company
12	by a federal or other governmental agency in lieu of an examination under
13	this section or may conduct examinations of a state trust company jointly or
14	concurrently with a federal or other governmental agency.
15	
16	23-51-186. Statements of condition and income.
17	Each state trust company shall periodically file with the Bank
18	Commissioner a copy of its statement of condition and income. The
19	commissioner shall have the power to call for these reports whenever deemed
20	necessary, in order to obtain a full and complete knowledge of the condition
21	of the trust company.
22	
23	23-51-187. Confidential records.
24	(a) The following records of the State Bank Department shall be
25	confidential and shall not be exhibited or revealed to the public except as
26	stated in this section or in accordance with department rules:
27	(1) All examination reports filed with the department;
28	(2) All records disclosing information obtained from
29	examinations;
30	(3) Investigations and reports revealing facts concerning a
31	state trust company or the customers of the organization; and
32	(4) All personal financial statements submitted to the
33	department for any purpose.
34	(b) Notwithstanding any provision of this section to the contrary,
35	records deemed confidential in accordance with this section may, in the Bank
36	Commissioner's discretion, be disclosed as follows:

1	(1) Under a validly issued subpoena and, in the interest of
2	justice, the commissioner may waive the privilege created herein and produce
3	examination reports and other related documents under the provisions of a
4	protective order entered by a court or administrative tribunal of competent
5	jurisdiction when the order is designed to protect the confidential nature of
6	the information so disclosed from public dissemination;
7	(2) Official orders of the department may be disclosed within
8	the discretion of the commissioner if the commissioner makes a determination
9	that such a disclosure would not give advantage to a competitor or adversely
10	affect the safety and soundness of the state trust company; and
11	(3) To federal financial institutions' regulatory agencies and
12	financial institutions' regulatory agencies of other states.
13	(c) The commissioner shall have the power to promulgate rules with
14	regard to disclosure of confidential information.
15	
16	23-51-188. Administrative orders — Penalties for violation.
17	(a) In addition to any other powers conferred by this chapter, the
18	Bank Commissioner shall have the power to:
19	(1) Order any authorized trust institution, or subsidiary
20	thereof, or any director, officer, or employee to cease and desist violating
21	any provision of this chapter or any lawful rule issued thereunder;
22	(2) Order any authorized trust institution, or subsidiary
23	thereof, or any director, officer, or employee to cease and desist from a
24	course of conduct that is unsafe or unsound and which is likely to cause
25	insolvency or dissipation of assets or is likely to jeopardize or otherwise
26	seriously prejudice the interests of the public in their relationship with
27	the authorized trust institution;
28	(3) Order any company to cease engaging in an unauthorized trust
29	activity; and
30	(4) Enter any order pursuant to § 23-51-182.
31	(b) The commissioner may impose a civil money penalty of not more than
32	one thousand dollars (\$1,000) for each violation by any authorized trust
33	institution, or subsidiary thereof, or any director, officer, or employee of
34	an order issued under subdivision (a)(1) of this section. Provided further,
35	the commissioner may impose a civil money penalty of not more than five
36	hundred dollars (\$500) per day for each day that an authorized trust

1	institution, or subsidiary thereof, or any director, officer, or employee
2	violates a cease and desist order issued under subdivision (a)(2) or
3	subdivision (a)(3) of this section.
4	
5	23-51-189. Notice and opportunity for hearing.
6	Consistent with the Arkansas Administrative Procedure Act, § 25-15-201
7	et seq., notice and opportunity for hearing shall be provided before any of
8	the foregoing actions shall be undertaken by the Bank Commissioner. Provided,
9	however, in cases involving extraordinary circumstances requiring immediate
10	action, the commissioner may take such an action, but shall promptly afford a
11	subsequent hearing upon application to rescind the action taken.
12	
13	23-51-190. Subpoena power and examination under oath.
14	The Bank Commissioner shall have the power to subpoena witnesses,
15	compel their attendance, require the production of evidence, administer
16	oaths, and examine any person under oath in connection with any subject
17	related to a duty imposed or a power vested in the commissioner.
18	
19	23-51-191. Removal of directors, officers, and employees.
20	Consistent with § 23-51-189, the Bank Commissioner shall have the
21	right, and is hereby empowered, to require the immediate removal from office
22	of any officer, director, or employee of any authorized trust institution who
23	shall be found to be dishonest, incompetent, or reckless in the management of
24	the affairs of the authorized trust institution or who persistently violates
25	the laws of this state or the lawful orders, instructions, and rules issued
26	by the commissioner.
27	
28	23-51-192. Delegation and fiduciary responsibility.
29	(a) Any person acting as a trustee or as any other fiduciary under the
30	laws of this state may delegate any investment, management, or administrative
31	function if the person exercises reasonable care, judgment, and caution in:
32	(1) Selecting the delegate, taking into account the delegate's
33	financial standing and reputation;
34	(2) Establishing the scope and other terms of any delegation;
35	and
36	(3) Reviewing periodically the delegate's actions in order to

1	monitor overall performance and compliance with the scope and other terms of
2	the delegation.
3	(b) Notwithstanding any delegation permitted by subsection (a) of this
4	section, any person acting as a trustee, except as provided in § 28-73-807,
5	or in any other fiduciary capacity under the laws of this state shall retain
6	responsibility for the due performance of any delegated fiduciary function.
7	
8	<del>23-51-193. Affiliates.</del>
9	(a) Any person acting as a trustee or in any other fiduciary capacity
10	under § 23-51-192 may hire and compensate, as a delegate, an affiliate of the
11	<del>person if:</del>
12	(1) Authorized by a trust or fiduciary instrument;
13	(2) Authorized by court order;
14	(3) Authorized in writing by each affected client; or
15	(4) The standards of § 23-51-192 are satisfied.
16	(b) Fees paid to an affiliate shall be competitive with fees charged
17	by nonaffiliates that provide substantially similar services.
18	
19	23-51-194. Fee determination.
20	The compensation arrangement between a client and any person acting as
21	a trustee or as any other fiduciary pursuant to this chapter shall be at
22	arm's length and any compensation pursuant to such an arrangement shall be a
23	reasonable amount with respect to the services rendered.
24	
25	23-51-195. Disclosure of potential conflicts of interest.
26	Any company, proposing to act as a trustee or in any other fiduciary
27	capacity pursuant to a written agreement to be entered into with a
28	prospective client after August 1, 1997, which company has any potential or
29	actual conflict of interest which may reasonably be expected to have an
30	impact on the independence or judgment of the trustee or fiduciary, shall
31	disclose appropriate information concerning the actual or potential conflict
32	of interest prior to entering into any written or oral trust or fiduciary
33	agreement with the client or prospective client.
34	
35	23-51-196. Interests in trust institutions prohibited.
36	(a) Neither the Bank Commissioner nor any employee or officer of the

1	State Bank Department who participates in the examination of a trust
2	institution, or who may be called upon to make an official decision or
3	determination affecting the operation of a trust institution, shall be an
4	officer, director, attorney, owner, or holder of stock in any state trust
5	company, or any company which owns or controls a state trust company, or
6	receive, directly or indirectly, any payment or gratuity from any such
7	organizations. A person subject to this section may not borrow money from a
8	state trust company.
9	(b) A person subject to this section may:
10	(1) Be a depositor in any trust institution that the department
11	regulates; and
12	(2) Purchase trust or fiduciary services, other than credit
13	services, under rates and terms generally available to other customers of the
14	trust institution.
15	
16	23-51-197. Designation of trustee.
17	Any person residing in this state may designate any trust institution
18	to act as a fiduciary on behalf of the person.
19	
20	23-51-198. Choice of law governing trusts.
21	Any trust institution that maintains a trust office in this state and
22	its affected clients may designate either this state, a state where affected
23	clients reside, or the state where the trust institution has its principal
24	office as the state whose laws shall govern any written agreement between the
25	trust institution and its client or any instrument under which the trust
26	institution acts for a client.
27	
28	23-51-199. Choice of law governing fiduciary investments.
29	Any trust institution that maintains a trust office in this state and
30	its affected clients may designate either this state, a state where affected
31	clients reside, or the state where the trust institution has its principal
32	office as the state whose laws shall govern with respect to the fiduciary
33	investment standards applicable to any written agreement between the trust
34	institution or its client and any other instrument under which the trust
35	institution acts for a client.
	Institution acts for a cilent.

1	<del>23-51-200 - 23-51-211. [Repealed.]</del>
2	
3	CHAPTER 51
4	ARKANSAS TRUST INSTITUTIONS ACT OF 2025
5	
6	<u>Subchapter 1 — General Provisions</u>
7	
8	23-51-101. Title.
9	This chapter shall be known as and may be cited as the "Arkansas Trust
10	Institutions Act of 2025".
11	
12	23-51-102. Administration.
13	(a)(1) This chapter shall be administered by the Bank Commissioner,
14	and every authorized trust institution shall be under the supervision of the
15	commissioner.
16	(2) The commissioner shall execute and enforce through the State
17	Bank Department or other agents all laws relating to authorized trust
18	institutions.
19	(3) The commissioner may promulgate rules as he or she
20	determines to be necessary or appropriate to implement this chapter.
21	(b) The commissioner may subpoena witnesses, compel their attendance,
22	require the production of evidence, administer oaths, and examine a person
23	under oath in connection with any subject related to a duty imposed or a
24	power vested in the commissioner.
25	(c)(l)(A) The commissioner or an employee or officer of the department
26	who participates in the examination of a trust institution, or who may be
27	called upon to make an official decision or determination affecting the
28	operation of a trust institution, shall not be an officer, director,
29	attorney, owner, or holder of stock in a state trust company, or a company
30	that owns or controls a state trust company, or receive, directly or
31	indirectly, a payment or gratuity from a trust institution, state trust
32	company, or company controlling a trust company.
33	(B) A person subject to this section shall not borrow
34	money from a state trust company.
35	(2) A person subject to this section may:
36	(A) Be a depositor in a trust institution that the

1	department regulates; and
2	(B) Purchase trust or fiduciary services, other than
3	credit services, under rates and terms generally available to other customers
4	of the trust institution.
5	
6	<u>23-51-103. Definitions.</u>
7	As used in this chapter:
8	(1) "Account" means a client relationship established with a
9	trust company involving the transfer of funds or property to the trust
10	company, including a relationship in which the trust company acts as trustee,
11	executor, administrator, guardian, custodian, conservator, bailee, receiver,
12	registrar, or agent, but excluding a relationship in which the trust company
13	acts solely in an advisory capacity;
14	(2) "Act as a fiduciary" means to:
15	(A) Accept or execute trusts, including to:
16	(i) Act as trustee under a written agreement;
17	(ii) Receive money or other property in the
18	fiduciary's capacity as trustee for investment in real or personal property;
19	(iii) Act as trustee and perform the fiduciary
20	duties committed or transferred to the fiduciary by order of a court of
21	competent jurisdiction;
22	(iv) Act as trustee of the estate of a deceased
23	person;
24	(v) Act as trustee for a minor or incapacitated
25	person; or
26	(vi) Conduct trust business as defined in this
27	section;
28	(B) Administer in any other fiduciary capacity real or
29	tangible personal property; or
30	(C) Act pursuant to an order of a court of competent
31	jurisdiction as executor or administrator of the estate of a deceased person
32	or as a guardian or conservator for a minor or incapacitated person;
33	(3) "Administer" means, with respect to real or tangible
34	personal property and as an agent or in another representative capacity, to
35	possess, purchase, sell, lease or insure, safekeep, or otherwise manage the
36	property;

1	(4) "Affiliate" means a company that directly or indirectly
2	controls, is controlled by, or is under common control with a trust
3	institution or other company;
4	(5) "Authorized trust institution" means a state trust company,
5	subsidiary trust company, or trust office or representative trust office of a
6	trust institution located in Arkansas;
7	(6) "Bank" means a state bank, national bank, a bank chartered
8	by any state of the United States, or a foreign bank organized under the laws
9	of a territory of the United States, the Commonwealth of Puerto Rico, Guam,
10	American Samoa, or the United States Virgin Islands, the deposits of which
11	are insured by the Federal Deposit Insurance Corporation;
12	(7) "Bank supervisory agency" means:
13	(A) An agency of another state with primary responsibility
14	for chartering and supervising a trust institution; and
15	(B) The United States Office of the Comptroller of the
16	Currency, the Federal Deposit Insurance Corporation, the Board of Governors
17	of the Federal Reserve System, and any successor to these agencies;
18	(8) "Branch" means the same as defined in § 23-48-702 with
19	respect to a depository institution;
20	(9) "Capital" means:
21	(A) The sum of:
22	(i) The par value of all shares of the state trust
23	company having a par value that have been issued;
24	(ii) The consideration fixed by the board in the
25	manner provided by the Arkansas Business Corporation Act, § 4-27-101 et seq.,
26	for all shares of the state trust company without par value that have been
27	issued, except a part of that consideration that:
28	(a) Has been actually received;
29	(b) Is less than all of that consideration;
30	and
31	(c) The board, by resolution adopted not later
32	than sixty (60) days after the date of issuance of those shares, has
33	allocated to surplus with the prior approval of the Bank Commissioner; and
34	(iii) An amount not included in subdivisions
35	(a)(9)(A)(i) and (ii) of this section that has been transferred to capital of
36	the state trust company, on the payment of a share dividend or on adoption by

1	the board of a resolution directing that all or part of surplus be
2	transferred to capital, minus each reduction made as permitted by law; less
3	(B) All amounts otherwise included in subdivisions
4	(a)(9)(A)(i) and (ii) of this section that are attributable to the issuance
5	of securities by the state trust company and that the commissioner
6	determines, after notice and an opportunity for hearing, should be classified
7	as debt rather than equity securities;
8	(10) "Capital base" means the sum of capital, surplus, and
9	undivided profits, plus any additions and less any subtractions that the
10	commissioner may by rule prescribe;
11	(11) "Charter" means a charter, license, or other authority
12	issued by the commissioner or a bank supervisory agency authorizing a trust
13	institution to act as a fiduciary in its home state;
14	(12)(A) "Client" means a person to whom a trust institution owes
15	a duty or obligation under a trust or other account administered by the trust
16	institution or as an advisor or agent, whether or not the trust institution
17	owes a fiduciary duty to the person.
18	(B) "Client" includes the noncontingent beneficiaries of
19	an account;
20	(13) "Company" means a bank, trust company, subsidiary trust
21	company, corporation, limited liability company, partnership, association,
22	business trust, foundation, or another trust;
23	(14) "Control" means:
24	(A) The ownership of or ability or power to vote,
25	directly, acting through one (1) or more other persons, or otherwise
26	indirectly, more than twenty-five percent (25%) of the outstanding shares of
27	a class of voting securities of a state trust company or other company;
28	(B) The ability to control the election of a majority of
29	the board of a state trust company or other company; and
30	(C) The power to exercise, directly or indirectly, a
31	controlling influence over the management or policies of the state trust
32	company or other company as determined by the commissioner after notice and
33	an opportunity for hearing;
34	(15) "Depository institution" means a company chartered to act
35	as a fiduciary and included for any purpose within any of the definitions of
36	"insured depository institution" as stated in 12 U.S.C. § 1813, as it existed

1	<u>on January 1, 2025;</u>
2	(16) "Equity capital" means an amount by which the total assets
3	of a state trust company exceed the total liabilities of the state trust
4	<u>company;</u>
5	(17) "Equity security" means:
6	(A) Stock, other than adjustable rate preferred stock and
7	money market, including auction rate, preferred stock;
8	(B) A certificate of interest or participation in a
9	profit-sharing agreement, collateral-trust certificate, preorganization
10	certificate or subscription, transferable share or participation share,
11	investment contract, voting-trust certificate, or partnership interest;
12	(C) A security immediately convertible at the option of
13	the holder without payment of significant additional consideration into a
14	security described by this subdivision (17);
15	(D) A security carrying a warrant or right to subscribe to
16	or purchase a security described by this subdivision (17); and
17	(E) A certificate of interest or participation in,
18	temporary or interim certificate for, or receipt for a security described by
19	this subdivision (17) that evidences an existing or contingent equity
20	ownership interest;
21	(18) "Fiduciary record" means a matter written, transcribed,
22	recorded, received, or otherwise in the possession or control of a trust
23	company, whether in physical or electromagnetic form, that is necessary to
24	preserve information concerning an act or event relevant to an account or a
25	<u>client of a trust company;</u>
26	(19)(A) "Foundation" means an organization that:
27	(i) Is organized and operated for religious,
28	educational, or charitable purposes, as defined in 26 U.S.C. § 501(c)(3), as
29	it existed on January 1, 2025;
30	(ii) Has equity capital of at least one million
31	<u>dollars (\$1,000,000);</u>
32	(iii) Has fiduciary liability insurance coverage
33	with policy limits of not less than two million dollars (\$2,000,000);
34	(iv) Adopts and maintains written fiduciary policies
35	and procedures;
36	(v) Has an annual independent audit that covers

1	fiduciary activities and assets; and
2	(vi)(a) Is serving as a fiduciary for a trust or
3	estate whose assets are less than seven hundred fifty thousand dollars
4	<u>(\$750,000).</u>
5	(b) Subdivision (19)(A)(vi)(a) of this section
6	does not apply if:
7	(1) The foundation is the sole remainder
8	beneficiary of the trust or estate; or
9	(2) The remainder beneficiary is an
10	organization that is supported by the foundation.
11	(B) "Foundation" does not include a private foundation as
12	defined in 26 U.S.C. § 509(a), as it existed on January 1, 2025;
13	(20) "Hazardous condition" means, with respect to a trust
14	<u>company:</u>
15	(A) A refusal by the trust company to permit examination
16	of its books, papers, accounts, records, or affairs by the commissioner;
17	(B) Violation by a trust company of a condition of its
18	chartering or an agreement entered into between the trust company and the
19	commissioner; or
20	(C) A circumstance or condition in which an unreasonable
21	risk of loss is threatened to clients or creditors of a trust company,
22	excluding risk of loss to a client that arises as a result of the client's
23	decisions or actions, but including a circumstance or condition in which a
24	trust company:
25	(i) Is unable or lacks the means to meet its current
26	obligations as they come due in the regular and ordinary course of business,
27	even though the book or fair market value of its assets may exceed its
28	<u>liabilities;</u>
29	(ii) Has equity capital less than the amount of
30	capital the trust company is required to maintain under § 23-51-403, or the
31	adequacy of its equity capital is threatened, as determined under regulatory
32	accounting principles;
33	(iii) Has concentrated an excessive or unreasonable
34	portion of its assets in a particular type or character of investment;
35	(iv) Violates or refuses to comply with this
36	chapter, another statute or rule applicable to trust companies, or a final

1	and enforceable order of the commissioner;
2	(v) Is in a condition that renders the continuation
3	of a particular business practice hazardous to its clients and creditors; or
4	(vi) Conducts business in an unsafe or unsound
5	manner, which includes without limitation conducting business with:
6	(a) Inexperienced or inattentive management;
7	(b) Potentially dangerous operating practices;
8	(c) Infrequent or inadequate audits;
9	(d) Administration of assets that is notably
10	deficient in relation to the volume and character or responsibility for asset
11	holdings;
12	(e) Failure to adhere to sound administrative
13	practices;
14	(f) Frequent occurrences of violations of
15	laws, rules, or terms of the governing instruments; or
16	(g) Engaging in self-dealing or evidencing a
17	notable degree of potential or actual conflicts of interest;
18	(21) "Insider" means:
19	(A) A director, officer, or principal shareholder of the
20	trust company;
21	(B) A company controlled by a person described by
22	subdivision (21)(A) of this section; or
23	(C) A person who participates or has authority to
24	participate, other than in the capacity of a director, in major policy-making
25	functions of the state trust company, whether or not the person has an
26	official title or the officer is serving without salary or compensation;
27	(22) "Insolvent" means a circumstance or condition in which a
28	state trust company:
29	(A) Is unable or lacks the means to meet its current
30	obligations as they come due in the regular and ordinary course of business,
31	even if the value of its assets exceeds its liabilities;
32	
52	(B) Has equity capital less than one million dollars
33	(B) Has equity capital less than one million dollars (\$1,000,000), as determined under regulatory accounting principles;
33	(\$1,000,000), as determined under regulatory accounting principles;

1	state trust company, or fails to maintain adequate security for its deposits
2	according to § 23-51-508;
3	(D) Sells or attempts to sell substantially all of its
4	assets or merges or attempts to merge substantially all of its assets or
5	business with another entity other than as provided by §§ 23-51-701 – 23-51-
6	<u>706; or</u>
7	(E) Attempts to dissolve or liquidate other than as
8	provided by § 23-51-1001;
9	(23) "Investment security" means a marketable obligation
10	evidencing indebtedness of a person in the form of a bond, note, debenture,
11	or other debt instrument not otherwise classified as a loan or extension of
12	credit;
13	(24) "License" means the authority granted by the commissioner
14	under this chapter to establish, acquire, or maintain a trust office;
15	(25) "Loans and extensions of credit" means direct or indirect
16	advances of funds by a state trust company to a person that are conditioned
17	on the obligation of the person to repay the funds or that are repayable from
18	specific property pledged by or on behalf of the person;
19	(26) "New trust office" means a trust office located in a host
20	state that:
21	(A) Is originally established by the trust institution as
22	a trust office; and
23	(B) Does not become a trust office of the trust
24	institution as a result of:
25	(i) The acquisition of another trust institution or
26	trust office of another trust institution; or
27	(ii) A merger, consolidation, or conversion
28	involving any trust institution or trust office;
29	(27)(A) "Office" means, with respect to a trust institution, a
30	physical location including the principal office, a trust office, or a
31	representative trust office.
32	(B) "Office" does not include a branch;
33	(28) "Officer" means the presiding officer of a board, a
34	principal executive officer, or another officer appointed by the board of a
35	state trust company or other company, or a person or group of persons acting
36	in a comparable capacity for the state trust company or other company;

1	(29) "Out-of-state bank" means a bank chartered to act as a
2	fiduciary in any state or states other than this state;
3	(30) "Out-of-state trust company" means either a trust company
4	that is not a state trust company or a savings association whose principal
5	office is not located in this state;
6	(31) "Out-of-state trust institution" means a trust institution
7	that is not a state trust institution;
8	(32) "Person" means an individual, a company, or any other legal
9	entity;
10	(33) "Principal office" with respect to:
11	(A) A state trust company, means a location registered
12	with the commissioner as the state trust company's home office at which:
13	(i) The state trust company does business;
14	(ii) The state trust company keeps its corporate
15	books and a set of its material records, including material fiduciary
16	records; and
17	(iii) At least one (1) executive officer of the
18	state trust company maintains an office; or
19	(B) A trust institution other than a state trust company,
20	means its principal place of business in the United States;
21	(34) "Principal shareholder" means a person who owns or has the
21 22	(34) "Principal shareholder" means a person who owns or has the ability or power to vote, directly, acting through one (1) or more other
22	ability or power to vote, directly, acting through one (1) or more other
22 23	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the
22 23 24	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company
22 23 24 25	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company;
22 23 24 25 26	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not
22 23 24 25 26 27	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public;
22 23 24 25 26 27 28	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public; (36) "Receiver" means the commissioner, an agent of the
22 23 24 25 26 27 28 29	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public; (36) "Receiver" means the commissioner, an agent of the commissioner, or any federal or other governmental agency exercising the
22 23 24 25 26 27 28 29 30	<pre>ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company;</pre>
22 23 24 25 26 27 28 29 30 31	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public; (36) "Receiver" means the commissioner, an agent of the commissioner, or any federal or other governmental agency exercising the powers and duties of a receiver under § 23-51-1003; (37) "Representative trust office" means an office at which a
22 23 24 25 26 27 28 29 30 31 32	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public; (36) "Receiver" means the commissioner, an agent of the commissioner, or any federal or other governmental agency exercising the powers and duties of a receiver under § 23-51-1003; (37) "Representative trust office" means an office at which a trust institution has been authorized by the commissioner to engage in a
22 23 24 25 26 27 28 29 30 31 32 33	ability or power to vote, directly, acting through one (1) or more other persons, or otherwise indirectly, ten percent (10%) or more of the outstanding shares of any class of voting securities of a state trust company or other company; (35) "Private trust company" means a trust company that does not engage in a trust business with the general public; (36) "Receiver" means the commissioner, an agent of the commissioner, or any federal or other governmental agency exercising the powers and duties of a receiver under § 23-51-1003; (37) "Representative trust office" means an office at which a trust institution has been authorized by the commissioner to engage in a trust business other than acting as a fiduciary;

1	company;
2	(40) "Shares" means the units into which the proprietary
3	interests of a state trust company are divided or subdivided by means of
4	classes, series, relative rights, or preferences;
5	(41) "State" means any state of the United States, the District
6	of Columbia, any territory of the United States, the Commonwealth of Puerto
7	Rico, Guam, American Samoa, the Trust Territory of the Pacific Islands, the
8	United States Virgin Islands, and the Northern Mariana Islands;
9	(42) "State bank" means a bank chartered to act as a fiduciary
10	by this state;
11	(43) "State trust company" means a corporation organized or
12	reorganized under this chapter;
13	(44) "State trust company facility" means real estate, including
14	an improvement, owned, or leased to the extent the lease or the leasehold
15	improvements are capitalized, by a state trust company for the purpose of:
16	(A) Providing space for state trust company employees to
17	perform their duties and space for parking by state trust company employees
18	and customers;
19	(B) Conducting trust business, including meeting the
20	reasonable needs and convenience of the state trust company's customers,
21	computer operations, document and other item processing, maintenance and
22	record retention, and storage;
23	(C) Holding, improving, and occupying as an incident to
24	future expansion of the state trust company's facilities; or
25	(D) Conducting another activity authorized by rules
26	adopted under this chapter;
27	(45) "State trust institution" means a trust institution having
28	its principal office in this state;
29	(46)(A) "Subsidiary" means a company that is controlled by
30	another person.
31	(B) "Subsidiary" includes a subsidiary of a subsidiary;
32	(47) "Subsidiary trust company" means a corporation organized
33	under the Arkansas Business Corporation Act, § 4-27-101 et seq., and
34	authorized by the commissioner pursuant to § 23-47-801 et seq., to conduct
35	trust business and business incidental to trust business in this state, of
36	which more than fifty percent (50%) of the voting stock is owned, directly or

1	indirectly, by a bank holding company which also owns, directly or
2	indirectly, an affiliated bank, as that term is defined in § 23-47-801 et
3	seq.;
4	(48) "Surplus" means the amount by which the assets of a state
5	trust company exceeds its liabilities, capital, and undivided profits;
6	(49) "Trust business" means the holding out by a person to the
7	public by advertising, solicitation, or other means that the person is
8	available to perform any service of a fiduciary in this or another state,
9	including without limitation:
10	(A) Acting as a fiduciary; or
11	(B) To the extent not acting as a fiduciary, any of the
12	<u>following:</u>
13	(i) Receiving for safekeeping personal property of
14	every description;
15	(ii) Acting as assignee, bailee, conservator,
16	custodian, escrow agent, registrar, receiver, or transfer agent; or
17	(iii) Acting as financial advisor, investment
18	advisor or manager, agent, or attorney-in-fact in any agreed-upon capacity;
19	(50) "Trust company" means a state trust company, subsidiary
20	trust company, or any other company chartered to act as a fiduciary that is
21	neither a depository institution nor a foreign bank;
22	(51) "Trust deposits" means the client funds held by a state
23	trust company and authorized to be deposited with itself pending investment,
24	distribution, or payment of debts on behalf of the client;
25	(52) "Trust institution" means a depository institution, state
26	bank, or trust company;
27	(53) "Trust office" means a physical office, other than the
28	principal office, at which a trust institution is licensed by the
29	commissioner to act as a fiduciary;
30	(54)(A) "Unauthorized trust activity" means:
31	(i) A company, other than one identified in § 23-51-
32	103, acting as a fiduciary within this state;
33	(ii) A company engaging in a trust business in this
34	state at any office of the company that is not its principal office, if the
35	company is a state trust institution, or that is not a trust office or a
36	representative trust office of the company; or

1	(iii) An out-of-state trust institution engaging in
2	a trust business in this state at any time under an order issued by the
3	commissioner under § 23-51-301 is in effect.
4	(B) "Unauthorized trust activity" does not include a
5	foundation serving as a fiduciary;
6	(55)(A) "Undivided profits" means the part of equity capital of
7	a state trust company equal to the balance of its net profits, income, gains,
8	and losses since the date of its formation, minus subsequent distributions to
9	shareholders and transfers to surplus or capital under share dividends or
10	appropriate board resolutions.
11	(B) "Undivided profits" includes amounts allocated to
12	undivided profits as a result of a merger; and
13	(56)(A) "Voting security" means a share, or other evidence of
14	proprietary interest in a state trust company or other company that has as an
15	attribute the right to vote or participate in the election of the board of
16	the state trust company or other company, whether or not the right is limited
17	to the election of fewer than all of the board members.
18	(B) "Voting security" includes a security that is
19	convertible or exchangeable into a voting security.
20	
21	23-51-104. Company authorized to act as fiduciary.
22	(a) A company shall not act as a fiduciary in this state except:
23	(1) A state trust company;
24	(2) A state bank;
25	(3) An association organized under the laws of this state and
26	authorized to act as a fiduciary under § 23-37-101 et seq.;
27	(4) A national bank having its principal office in this state
28	and authorized by the United States Comptroller of the Currency to act as a
29	fiduciary under 12 U.S.C. § 92a, as it existed on January 1, 2025;
30	(5) A federally chartered savings association having its
31	principal office in this state and authorized by its federal chartering
32	authority to act as a fiduciary;
33	(6) A subsidiary trust company authorized to act as a fiduciary
34	<u>under § 23-47-801 et seq.;</u>
35	(7) An out-of-state bank with a branch in this state established
36	or maintained under § 23-48-901 et seq., or a trust office licensed by the

1	Bank Commissioner under this chapter;
2	(8) An out-of-state trust company with a trust office or a trust
3	representative office licensed by the commissioner under this chapter; or
4	(9) A foundation.
5	(b) A company shall not engage in an unauthorized trust activity.
6	
7	23-51-105. Trust business.
8	A state trust company or a state bank may:
9	(1) Perform any act as a fiduciary;
10	(2) Engage in any trust business;
11	(3) Exercise any incidental power that is reasonably necessary
12	to enable it to fully exercise, according to commonly accepted fiduciary
13	customs and usages, a power conferred in this chapter; and
14	(4) If a state trust company, exercise any other power
15	authorized by § 23-51-401.
16	
17	23-51-106. Activities not requiring charter or license.
18	Notwithstanding any other provision of this chapter, a company does not
19	engage in the trust business or in any other business in a manner requiring a
20	charter or license under this chapter or in an unauthorized trust activity
21	by:
22	(1) Acting in a manner authorized by law and in the scope of
23	authority as an agent of a trust institution with respect to an activity that
24	is not an unauthorized trust activity;
25	(2) Rendering a service customarily performed as an attorney or
26	law firm in a manner approved and authorized by the Supreme Court or the laws
27	<u>of this state;</u>
28	(3) Acting as trustee under a deed of trust delivered only as
29	security for the payment of money or for the performance of another act;
30	(4) Receiving and distributing rents and proceeds of sale as a
31	licensed real estate broker on behalf of a principal in a manner authorized
32	by the Real Estate License Law, § 17-42-101 et seq.;
33	(5) Engaging in a securities transaction or providing an
34	investment advisory service as a licensed and registered broker-dealer,
35	investment advisor or registered representative thereof, provided the
36	activity is regulated by the State Securities Department or the United States

1	Securities and Exchange Commission;
2	(6) Engaging in the sale and administration of an insurance
3	product by an insurance company or agent licensed by the State Insurance
4	Department to the extent that the activity is regulated by the State
5	Insurance Department;
6	(7) Engaging in the lawful sale of prepaid funeral benefits
7	under a permit issued by the State Insurance Department under the Arkansas
8	Prepaid Funeral Benefits Law, § 23-40-101 et seq., or engaging in the lawful
9	business of maintaining a perpetual care cemetery trust pursuant to § 20-17-
10	904 or a permanent maintenance fund for perpetually maintained cemeteries
11	under the Cemetery Act for Perpetually Maintained Cemeteries, § 20-17-1001 et
12	seq.;
13	(8) Acting as trustee under a voting trust as provided by § 4-
14	<u>26-706 or § 4-27-730;</u>
15	(9) Engaging in other activities expressly excluded from the
16	application of this chapter by rules issued by the Bank Commissioner;
17	(10) Rendering services customarily performed by a public
18	accountant or a certified public accountant in a manner authorized by the
19	Arkansas State Board of Public Accountancy;
20	(11) If the company is a trust institution and is not barred by
21	order of the commissioner from engaging in a trust business in this state
22	under this chapter:
23	(A) Marketing or soliciting in this state through the
24	mails, telephone, any electronic means, or in person with respect to acting
25	or proposing to act as a fiduciary outside of this state;
26	(B) Delivering money or other intangible assets and
27	receiving the same from a client or other person in this state; or
28	(C) Accepting or executing outside of this state a trust
29	of a client or otherwise acting as a fiduciary outside of this state for a
30	<u>client; or</u>
31	(12) If the company is a foundation, serving as a fiduciary.
32	
32 33	23-51-107. Trust business of state trust institution.
	<u>23-51-107. Trust business of state trust institution.</u> (a) A state trust institution may act as a fiduciary or otherwise
33	

1	<u>at:</u>
2	(1) An office established and maintained under this chapter;
3	(2) A branch; or
4	(3) Any other authorized location other than an office or
5	branch.
6	(b)(1) Except as provided in subdivision (b)(2) of this section, a
7	state trust institution may conduct any activities at an office outside this
8	state that are permissible for a trust institution chartered by the host
9	state where the office is located, except to the extent the activities are
10	expressly prohibited by the laws of this state or by any rule or order of the
11	Bank Commissioner applicable to the state trust institution.
12	(2) The commissioner may waive any prohibition if he or she
13	determines, by order or rule, that the involvement of out-of-state offices of
14	state trust institutions in particular activities would not threaten the
15	safety or soundness of the state trust institutions.
16	
17	23-51-108. Trust charters under prior law.
18	A charter of a corporation that was previously a state trust company
19	incorporated under any laws of this state before the effective date of this
20	act shall continue to be effective and shall operate according to this
21	chapter and other applicable law.
22	
23	23-51-109. Application of laws relating to general business
24	corporations.
25	(a) The Arkansas Business Corporation Act, § 4-27-101 et seq., applies
26	to a trust company to the extent not inconsistent with this chapter or the
27	proper business of a trust company, except that a reference to the Secretary
28	of State under the Arkansas Business Corporation Act, § 4-27-101 et seq.,
29	means the Bank Commissioner unless the context requires otherwise.
30	
	(b) Unless expressly authorized by this chapter or a rule of the
31	(b) Unless expressly authorized by this chapter or a rule of the commissioner, a trust company shall not take an action authorized by the
31 32	
	commissioner, a trust company shall not take an action authorized by the
32	commissioner, a trust company shall not take an action authorized by the Arkansas Business Corporation Act, § 4-27-101 et seq., regarding its
32 33	commissioner, a trust company shall not take an action authorized by the Arkansas Business Corporation Act, § 4-27-101 et seq., regarding its corporate status, capital structure, or a matter of corporate governance, of

1	commissioner for the same purposes for which it otherwise would be required
2	to be submitted to the Secretary of State and compliance with this chapter.
3	(c) The commissioner may adopt rules to limit or refine the
4	applicability of subsection (a) of this section to a trust company or to
5	alter or supplement the procedures and requirements of the Arkansas Business
6	Corporation Act, § 4-27-101 et seq., applicable to an action taken under this
7	<u>chapter.</u>
8	
9	23-51-110. Engaging in commerce prohibited.
10	Except as otherwise provided by this chapter or rules adopted under
11	this chapter, a state trust company shall not invest its funds in trade or
12	commerce by buying, selling, or otherwise dealing in goods or by owning or
13	operating a business not part of the state trust business, except as
14	necessary to fulfill a fiduciary obligation to a client.
15	
16	23-51-111. Name of trust institution.
17	(a) Except as provided under subsection (b) of this section, a state
18	trust company or out-of-state trust institution may register a name with the
19	Bank Commissioner in connection with establishing a principal office, trust
20	office, or representative trust office in this state under this chapter.
21	(b) The commissioner may determine that a name proposed to be
22	registered is potentially misleading to the public and require the registrant
23	to select a name that is not potentially misleading.
24	
25	23-51-112. Confidential records.
26	(a) The following records of the State Bank Department shall be
27	confidential and shall not be subject to disclosure under the Freedom of
28	Information Act, § 25-19-101 et seq. except as stated in this section or
29	according to department rules:
30	(1) An examination report filed with the department;
31	(2) A record disclosing information obtained from an
32	examination;
33	(3) Investigations and reports revealing facts concerning a
34	state trust company or the customers of the organization; and
35	(4) Any personal financial statements submitted to the
36	department.

1	(b) Notwithstanding any provision of this section to the contrary,
2	records deemed confidential according to this section, in the Bank
3	Commissioner's discretion, may be disclosed as follows:
4	(1) Under a validly issued subpoena and, in the interest of
5	justice, the commissioner may waive the privilege created under this section
6	and produce examination reports and other related documents under the
7	provisions of a protective order entered by a court or administrative
8	tribunal of competent jurisdiction when the order is designed to protect the
9	confidential nature of the information that is disclosed from public
10	dissemination;
11	(2) An official order of the department may be disclosed within
12	the discretion of the commissioner if the commissioner makes a determination
13	that the disclosure would not give advantage to a competitor or adversely
14	affect the safety and soundness of the state trust company; and
15	(3) To federal financial institutions' regulatory agencies and
16	financial institutions' regulatory agencies of other states.
17	(c) The commissioner may promulgate rules about disclosure of
18	confidential information.
19	
20	<u>Subchapter 2 - Supervision</u>
21	
22	23-51-201. Examination of state trust companies.
23	(a) The Bank Commissioner shall examine a state trust company at least
24	one (1) time every twenty-four (24) months or more often as the commissioner
25	determines is necessary to safeguard the interests of the public and the
26	safety and soundness of the institution.
27	(b) A state trust company shall pay to the State Bank Department
28	within ten (10) days after notice from the commissioner in January and July
29	of each year an assessment fee to defray the costs of examination and the
30	costs of operations of the department which will be charged according to an
31	assessment fee schedule approved by the commissioner.
32	(c) The commissioner may:
33	(1) Accept examinations of a state trust company by a bank
34	
54	supervisory agency in lieu of an examination under this section; or
35	supervisory agency in lieu of an examination under this section; or (2) Conduct examinations of a state trust company jointly or

1	(d)(l) A state trust company shall periodically file with the
2	commissioner a copy of its statement of condition and income.
3	(2) The commissioner may call for a report under subdivision
4	(d)(l) of this section whenever deemed necessary, to obtain a full and
5	complete knowledge of the condition of the state trust company.
6	
7	23-51-202. Examination of out-of-state trust institutions.
8	(a)(1) To the extent consistent with § 23-51-203, the Bank
9	Commissioner may make an examination of an office established and maintained
10	in this state under this chapter by an out-of-state trust institution as the
11	commissioner may deem necessary to determine whether the office is being
12	operated in compliance with the laws of this state and according to safe and
13	sound banking practices.
14	(2) The Arkansas Banking Code of 1997, § 23-45-101 et seq.,
15	applies to an examination under subdivision (a)(1) of this section.
16	(b)(l) The commissioner may require a periodic report regarding an
17	out-of-state trust institution that has established and maintained an office
18	in this state under this chapter.
19	(2) The periodic report required under subdivision (b)(1) of
20	this section shall be provided by the trust institution or by the home state
21	regulator.
22	(3) A reporting requirement prescribed by the commissioner under
23	this subsection shall be consistent with the reporting requirements
24	applicable to state trust companies and appropriate for the purpose of
25	enabling the commissioner to carry out his or her responsibilities under this
26	<u>chapter.</u>
27	
28	23-51-203. Cooperative agreements.
29	(a)(1) The Bank Commissioner may enter into cooperative, coordinating,
30	and information-sharing agreements with any other bank supervisory agencies
31	or any organization affiliated with or representing one (1) or more bank
32	supervisory agencies with respect to the periodic examination or other
33	supervision of an office in this state of an out-of-state trust institution
34	or an office of a state trust institution in a host state.
35	(2) The commissioner may accept a party's report of examination
36	and report of investigation in lieu of conducting his or her own examination

l <u>or investigation.</u>

2 (b)(1) The commissioner may contract with a bank supervisory agency 3 that has concurrent jurisdiction over a state trust institution or an out-of-4 state trust institution maintaining an office in this state to engage the 5 services of the bank supervisory agency's examiners at a reasonable rate of 6 compensation, or to provide the services of the commissioner's examiners to 7 the bank supervisory agency at a reasonable rate of compensation. 8 (2) A contract under subdivision (b)(1) of this section shall be 9 deemed a sole source contract under § 19-11-232. 10 (c) The commissioner may enter into joint examinations or joint 11 enforcement actions with other bank supervisory agencies having concurrent 12 jurisdiction over an office established and maintained in this state by an 13 out-of-state trust institution or an office established and maintained by a 14 state trust institution in any host state, if: 15 (1) The commissioner may at any time take action independently 16 if the commissioner deems the action to be necessary or appropriate to carry 17 out his or her responsibilities under this chapter or to ensure compliance 18 with the laws of this state; or 19 (2) In the case of an out-of-state trust institution, the 20 commissioner recognizes the exclusive authority of the home state regulator 21 over corporate governance matters and the primary responsibility of the home 22 state regulator with respect to safety and soundness matters. 23 (d)(1) An out-of-state trust institution that maintains at least one 24 (1) office in this state may be assessed and, if assessed, shall pay 25 supervisory and examination fees according to the laws of this state and 26 rules of the commissioner. 27 (2) The fees may be shared with other bank supervisory agencies 28 or an organization affiliated with or representing one (1) or more bank 29 supervisory agencies according to agreements between the parties and the 30 commissioner. 31 32 23-51-204. Reports of apparent crime. 33 (a)(1) A trust company that is the victim of a robbery, has a shortage 34 of corporate or fiduciary funds in excess of five thousand dollars (\$5,000), 35 or is the victim of an apparent or suspected misapplication of its corporate 36 or fiduciary funds or property in any amount by a director, officer, or

1	employee shall report the robbery, shortages, or apparent or suspected
2	misapplication to the Bank Commissioner within forty-eight (48) hours after
3	the time it is discovered.
4	(2) The initial report required under subdivision (a)(1) of this
5	section may be oral if the report is promptly confirmed in writing.
6	(b) The trust company or a director, officer, employee, or agent is
7	not subject to liability for defamation or another charge resulting from
8	information supplied in a report under subdivision (a)(1) of this section.
9	
10	<u>Subchapter 3 - Enforcement</u>
11	
12	<u>23-51-301. Enforcement.</u>
13	(a)(1) Consistent with the Arkansas Administrative Procedure Act, §
14	25-15-201 et seq., after notice and opportunity for hearing, the Bank
15	Commissioner may determine:
16	(A) That an office maintained by an out-of-state trust
17	institution in this state is being operated in violation of the laws of this
18	state or in an unsafe and unsound manner; or
19	(B) That a company is engaged in an unauthorized trust
20	activity.
21	(2) In either event as described in subdivision (a)(1) of this
22	section, the commissioner may take enforcement action as he or she would be
23	empowered to take if the office maintained by an out-of-state trust
24	institution or the company were a state trust company, including without
25	limitation issuing an order temporarily or permanently prohibiting the
26	company from engaging in a trust business in this state.
27	(b)(1) The commissioner may determine by order that an out-of-state
28	trust institution engaging in or proposing to engage in a trust business in
29	this state does not meet the requirements for establishing a representative
30	trust office in this state under § 23-51-909.
31	(2) An order under subdivision (b)(1) of this section is
32	effective on the date of issuance or other date as the commissioner shall
33	determine.
34	(c)(l) In cases involving extraordinary circumstances requiring
35	immediate action, the commissioner may take an action permitted by subsection
36	(a) of this section without notice or opportunity for hearing.

1	(2) The commissioner shall promptly afford a subsequent hearing
2	upon an application to rescind the action taken under subdivision (c)(l) of
3	this section.
4	(3) The commissioner shall promptly give notice to the home
5	state regulator of each enforcement action taken against an out-of-state
6	trust institution and, to the extent practicable, shall consult and cooperate
7	with the home state regulator in pursuing and resolving the enforcement
8	action.
9	
10	23-51-302. Violation of administrative orders.
11	(a) The Bank Commissioner may:
12	(1) Order an authorized trust institution, or subsidiary of an
13	authorized trust institution, or a director, officer, or employee to cease
14	and desist violating this chapter or any lawful rule issued under this
15	<u>chapter;</u>
16	(2) Order an authorized trust institution, or subsidiary of an
17	authorized trust institution, or a director, officer, or employee to cease
18	and desist from a course of conduct that is unsafe or unsound and that is
19	likely to cause insolvency or dissipation of assets or is likely to
20	jeopardize or otherwise seriously prejudice the interests of the public in
21	their relationship with the authorized trust institution;
22	(3) Require the immediate removal from office of an officer,
23	director, or employee of an authorized trust institution who:
24	(A) Has been found to be dishonest, incompetent, or
25	reckless in the management of the affairs of the authorized trust
26	institution; or
27	(B) Persistently violates the laws of this state or the
28	lawful orders, instructions, and rules issued by the commissioner;
29	(4) Order a company to cease engaging in an unauthorized trust
30	<u>activity; or</u>
31	(5) Enter an order under § 23-51-301.
32	(b)(1) The commissioner may impose a civil money penalty of not more
33	than one thousand dollars (\$1,000) for each violation by an authorized trust
34	institution, or subsidiary of an authorized trust institution, or a director,
35	officer, or employee of an order issued under subdivision (a)(l) of this
36	section.

1	(2) The commissioner may impose a civil money penalty of not
2	more than five hundred dollars (\$500) per day for each day that an authorized
3	trust institution, or subsidiary of an authorized trust institution, or a
4	director, officer, or employee violates a cease and desist order issued under
5	subdivision (a)(2) or subdivision (a)(3) of this section.
6	(c)(l) Notice and opportunity for a hearing shall be:
7	(A) Provided before any of the actions are taken under
8	this section by the commissioner; and
9	(B) Consistent with the Arkansas Administrative Procedure
10	<u>Act, § 25-15-201 et seq.</u>
11	(2)(A) In cases involving extraordinary circumstances requiring
12	immediate action, the commissioner may take an action permitted by subsection
13	(a) of this section without notice or opportunity for hearing.
14	(B) The commissioner shall promptly afford a subsequent
15	hearing upon an application to rescind the action taken under subdivision
16	(c)(2)(A) of this section.
17	
18	23-51-303. Civil enforcement.
19	The Bank Commissioner may bring a civil action against a person who the
20	commissioner believes has committed or is about to commit a violation of:
21	(1) This chapter; or
22	(2) A rule or order of the commissioner pertaining to this
23	<u>chapter.</u>
24	
25	23-51-304. Certain criminal offenses.
26	(a)(l) An officer, director, employee, or shareholder of a state trust
27	company commits an offense if the officer, director, employee, or shareholder
28	of a state trust company knowingly:
29	(A) Conceals information or a fact or removes, destroys,
30	or conceals a book or record of the state trust company for the purpose of
31	concealing information or a fact from the Bank Commissioner or an agent of
32	the commissioner; or
33	(B) For the purpose of concealing information, removes or
34	destroys a book or record of the state trust company that is material to a
35	pending or anticipated legal or administrative proceeding.
36	(2) An officer, director, or employee of a state trust company

1	commits an offense if the person knowingly makes a false entry in the books
2	or records or in a report or statement of the state trust company.
3	(3) An offense under this subsection is a Class D felony.
4	(b) A person who knowingly fails or refuses to file the application
5	for acquisition of control of a state trust company as required by § 23-51-
6	602 commits a Class A misdemeanor.
7	
8	23-51-305. When commissioner may take possession of state trust
9	company.
10	(a) The Bank Commissioner may take possession of the business and
11	property of a state trust company to which this chapter is applicable
12	whenever it appears that the state trust company:
13	(1) Has violated its charter or any laws applicable to the
14	charter of a state trust company;
15	(2) Is conducting its business in an unauthorized or unsafe
16	manner;
17	(3) Is in an unsafe or unsound condition to transact its
18	<u>business;</u>
19	(4) Has an impairment of its capital;
20	(5) Is in a hazardous condition;
21	(6) Has become otherwise insolvent;
22	(7) Has neglected or refused to comply with the terms of an
23	order issued by the commissioner;
24	(8) Has refused, upon proper demand, to submit its records,
25	affairs, and concerns for inspection and examination of an appointed or
26	authorized examiner of the commissioner;
27	(9) Is employing officers who have refused to be examined upon
28	oath regarding its affairs; or
29	(10) Has made a voluntary assignment of its assets to trustees.
30	(b) A state trust company that the commissioner takes possession of
31	under this subchapter shall remain in the commissioner's possession until the
32	state trust company is authorized by the commissioner to resume business or
33	until the state trust company is fully liquidated under subchapter 10 of this
34	<u>chapter.</u>
35	
36	<u>Subchapter 4 — Organization of a State Trust Company</u>

1	
2	23-51-401. Organization and powers of state trust company.
3	(a)(1) Subject to the other provisions of this chapter, one (1) or
4	more persons may organize and charter a state trust company.
5	(2) A state trust company may perform any act as a fiduciary or
6	engage in any trust business within or without this state.
7	(b) Subject to § 23-51-108, a state trust company may exercise the
8	powers of an Arkansas business corporation reasonably necessary or helpful to
9	enable exercise of its specific powers under this chapter.
10	(c) A state trust company may contribute to community funds, or to
11	charitable, philanthropic, or benevolent instrumentalities conducive to
12	public welfare, amounts that its board considers appropriate and in the
13	interests of the state trust company.
14	(d) Subject to § 23-51-508, a state trust company may deposit trust
15	funds with itself or an affiliate.
16	(e) Subject to obtaining any required insurance from the Federal
17	Deposit Insurance Corporation, a state trust company may receive and pay
18	deposits with or without interest, made by agencies of the United States
19	Government or of a state, county, or municipality.
20	
21	23-51-402. State trust company principal office.
22	(a) A state trust company shall have and continuously maintain a
23	principal office in this state.
24	(b) An executive officer at the principal office is an agent of the
25	state trust company for service of process.
26	(c) A state trust company may change its principal office to any
27	location within this state by filing a written notice with the Bank
28	Commissioner stating:
29	(1) The name of the state trust company;
30	(2) The street address of its principal office before the
31	change;
32	(3) The street address to which the principal office is to be
33	changed; and
34	(4) A copy of the resolution adopted by the board of the state
35	trust company authorizing the change.
36	(d) The change of principal office shall take effect thirty (30) days

1	after the date the commissioner receives the notice under subsection (c) of
2	this section, unless the commissioner establishes another date or unless
3	before that day the commissioner notifies the state trust company that it has
4	to establish to the satisfaction of the commissioner that the relocation is
5	consistent with the original determination made under § 23-51-406 for the
6	establishment of a state trust company at that location, in which event the
7	change of principal office shall take effect when approved by the
8	commissioner.
9	
10	23-51-403. Required capital.
11	(a) Except as provided in subsection (b) of this section, the Bank
12	Commissioner shall not issue a charter to a state trust company having
13	required capital of less than one million dollars (\$1,000,000).
14	(b)(1) The commissioner may require additional capital for a proposed
15	or existing state trust company or, on application in the exercise of
16	discretion consistent with protecting safety and soundness, reduce the amount
17	of minimum capital required for a proposed or existing state trust company,
18	if the commissioner finds the condition and operations of an existing state
19	trust company or the proposed scope or type of operations of a proposed state
20	trust company requires additional, or permits reduced, capital consistent
21	with the safety and soundness of the state trust company.
22	(2) The safety and soundness factors to be considered by the
23	commissioner in the exercise of his or her discretion under subdivision
24	(b)(1) of this section include without limitation:
25	(A) The nature and type of business conducted;
26	(B) The nature and degree of liquidity in assets held in a
27	corporate capacity;
28	(C) The amount of fiduciary assets under management;
29	(D) The type of fiduciary assets held and the depository
30	of the assets;
31	(E) The complexity of fiduciary duties and degree of
32	discretion undertaken;
33	(F) The competence and experience of management;
34	(G) The extent and adequacy of internal controls;
35	(H) The presence or absence of annual unqualified audits
36	by an independent certified public accountant;

1	(I) The reasonableness of business plans for retaining or
2	acquiring additional capital; and
3	(J) The existence and adequacy of insurance obtained or
4	held by the state trust company for the purpose of protecting its clients,
5	beneficiaries, and grantors.
6	(c)(l) The proposed effective date of an order requiring an existing
7	state trust company to increase its capital shall be stated in the order no
8	sooner than twenty (20) days after the date the proposed order is mailed or
9	delivered.
10	(2) Unless the state trust company requests a hearing before the
11	commissioner in writing before the effective date of the proposed order, the
12	order becomes effective and is final and nonappealable.
13	(3) This subsection does not prohibit an application to reduce
14	capital requirements of a proposed or an existing state trust company under
15	subsection (b) of this section.
16	(d) Subject to subsection (b) of this section and subchapter 12 of
17	this chapter, a state trust company to which the commissioner issues a
18	charter shall at all times maintain capital in at least the amount required
19	under subsection (a) of this section, plus any additional amount or less any
20	reduction the commissioner directs under subsection (b) of this section.
21	
22	23-51-404. Change in outstanding capital and surplus.
23	(a) A state trust company shall not reduce or increase its outstanding
24	capital through dividend, redemption, issuance of shares, or otherwise
25	without the prior approval of the Bank Commissioner, except as permitted by
26	this section or rules adopted under this chapter.
27	(b) Unless otherwise restricted by rules, prior approval is not
28	required for an increase in capital accomplished through:
29	(1) Issuance of shares of common stock for cash;
30	(2) Declaration and payment of pro rata share dividends as
31	defined in the Arkansas Business Corporation Act, § 4-27-101 et seq.; or
32	(3) Adoption by the board of the state trust company of a
33	resolution directing that all or part of undivided profits be transferred to
34	capital.
35	(c) Prior approval is not required for a decrease in surplus caused by
36	incurred losses in excess of undivided profits.

1	
2	23-51-405. Articles of association of state trust company.
3	(a) The articles of association of a state trust company shall be
4	signed and acknowledged by each organizer.
5	(b) The articles of association of a state trust company shall
6	<u>include:</u>
7	(1) The name of the state trust company;
8	(2) The period of the state trust company's duration, which may
9	be perpetual;
10	(3) The powers of the state trust company, which may be stated
11	as:
12	(A) All powers granted to a state trust company in this
13	state; or
14	(B) A list of the specific powers that the state trust
15	company chooses and is authorized to exercise;
16	(4) The aggregate number of shares that the state trust company
17	will be authorized to issue, the number of classes of shares, which may be
18	one (1) or more, the number of shares of each class if more than one (1)
19	class, and a statement of the par value of the shares of each class or that
20	<u>the shares are to be without par value;</u>
21	(5) If the shares are to be divided into classes, the
22	designation of each class and statement of the preferences, limitations, and
23	relative rights of the shares of each class;
24	(6) Any provision granting to shareholders the preemptive right
25	to acquire additional shares of the state trust company;
26	(7) Any provision granting the right of shareholders to
27	cumulative voting in the election of directors of the state trust company;
28	(8) The aggregate amount of consideration to be received for all
29	shares initially issued by the state trust company and a statement signed and
30	verified by the organizers that the capital stock has been fully subscribed
31	and the purchase price for the capital stock has been paid into an escrow
32	account approved by the Bank Commissioner;
33	(9) Any provision consistent with law that the organizers elect
34	to state in the articles of association for the regulation of the internal
35	affairs of the state trust company or that is otherwise required by this
36	chapter to be stated in the articles of association;

1	(10) The street address of the state trust company's principal
2	office required to be maintained under § 23-51-402; and
3	(11) The number of directors or managers constituting the
4	initial board of the state trust company, which shall not be fewer than three
5	(3), and the names and street addresses of the persons who are to serve as
6	directors until the first annual meeting of shareholders or until successor
7	directors have been elected and qualified.
8	
9	23-51-406. Application for state trust company charter.
10	(a) An application for a state trust company charter shall be:
11	(1) Made under oath and in the form required by the Bank
12	<u>Commissioner;</u>
13	(2) Supported by information, data, records, and opinions of
14	counsel that the commissioner requires.
15	(3) Accompanied by a nonrefundable filing fee of not less than
16	three thousand dollars (\$3,000) nor more than ten thousand dollars (\$10,000)
17	as set by rule of the commissioner; and
18	(4) Accompanied by proof of escrow of deposit for the required
19	<u>capital.</u>
20	(b)(1) The commissioner shall grant a state trust company charter only
21	on proof that one (1) or more viable markets exist within or outside of this
22	state that may be served in a profitable manner by the establishment of the
23	proposed state trust company.
24	(2) In making such a determination under subdivision (b)(1) of
25	this section, the commissioner shall:
26	(A) Examine the business plan which shall be submitted as
27	part of the application for a state trust company charter; and
28	(B) Consider the following information:
29	(i) The market or markets to be served;
30	(ii) Whether or not the proposed organizational and
31	capital structure and amount of initial capitalization is adequate for the
32	proposed business and location;
33	(iii) Whether or not the anticipated volume and
34	nature of business indicates a reasonable probability of success and
35	profitability based on the market sought to be served;
36	(iv) Whether or not the proposed officers and

1	directors of the state trust company, as a group, have sufficient fiduciary
2	experience, ability, standing, competence, trustworthiness, and integrity to
3	justify a belief that the proposed state trust company will operate in
4	compliance with law and that success of the proposed state trust company is
5	probable;
6	(v) Whether or not each principal shareholder of the
7	proposed state trust company has sufficient experience, ability, standing,
8	competence, trustworthiness, and integrity to justify a belief that the
9	proposed state trust company will be free from improper or unlawful influence
10	or interference with respect to the state trust company's operation in
11	compliance with law; and
12	(vi) Whether or not the organizers of the proposed
13	state trust company are acting in good faith.
14	(c) The failure of an applicant for a state trust company charter to
15	furnish required information, data, opinions of counsel, other material or
16	the required fee is considered an abandonment of the application.
17	
18	23-51-407. Notice and investigation of charter application for state
19	trust company.
20	(a) The Bank Commissioner shall notify the organizers of the proposed
21	state trust company when the application is complete and accepted for filing
22	and all required fees and deposits have been paid.
23	(b) Upon submission of an application to the commissioner, the
24	organizers of the proposed state trust company shall provide:
25	(1) Notice through publication of one (1) notice published in a
26	
27	newspaper having a general and substantially statewide circulation; and
	newspaper having a general and substantially statewide circulation; and (2) Written notice of filing through the United States mail to
28	
28 29	(2) Written notice of filing through the United States mail to
	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in
29	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in the county wherein the principal office of the proposed state trust company
29 30	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in the county wherein the principal office of the proposed state trust company is to be located.
29 30 31	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in the county wherein the principal office of the proposed state trust company is to be located. (c)(1) The commissioner shall investigate the application for a
29 30 31 32	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in the county wherein the principal office of the proposed state trust company is to be located. (c)(1) The commissioner shall investigate the application for a charter for a state trust company and inquire into the identity and character
29 30 31 32 33	(2) Written notice of filing through the United States mail to all trust institutions maintaining a principal office or a trust office in the county wherein the principal office of the proposed state trust company is to be located. (c)(1) The commissioner shall investigate the application for a charter for a state trust company and inquire into the identity and character of each proposed director, officer, and principal shareholder of the state

1	(3) The commissioner shall prepare a written report of the
2	investigation under this subsection, and any person may request a copy of the
3	nonconfidential portions of the application as provided by the Freedom of
4	Information Act of 1967, § 25-19-101 et seq.
5	(4)(A) Rules adopted under this chapter may specify the
6	confidential or nonconfidential character of information obtained by the
7	State Bank Department under this section.
8	(B) Except as provided in rules regarding confidential
9	information, the financial statement of a proposed officer, director, or
10	principal shareholder of the state trust company is confidential and not
11	subject to public disclosure.
12	
13	23-51-408. Written protest — Filing fee — Hearing and decision on
14	charter application.
15	(a)(1) A person shall not appear in opposition to an application for a
16	charter for a state trust company unless the person has filed an official
17	protest to the granting of the application within thirty (30) days of the
18	date of the notice of the filing of the application.
19	(2) The protest filed under subdivision (a)(1) of this section
20	shall:
21	(A) Be in writing;
22	(B) State the grounds for objection; and
23	(C)(i) Be accompanied by a filing fee of not less than two
24	thousand dollars (\$2,000) nor more than five thousand dollars (\$5,000) for
25	each protestant.
26	(ii) The amount of the filing fee under subdivision
27	(a)(2)(C)(i) of this section is set by rule promulgated by the Bank
28	Commissioner.
29	(b) Once the written report of investigation under § 23-51-407 has
30	been completed, the commissioner may establish a time for hearing on the
31	charter application.
32	(c) Notice of the time, place, and purpose of the hearing under
33	subsection (b) of this section shall be given at least thirty (30) days
34	before the hearing, as follows:
35	(1) By letter from the commissioner to the organizers of the
36	proposed state trust company and to each trust institution to which the

1	organizers of the application are required to give written notice under § 23-
2	<u>51-407(a);</u>
3	(2) By letter from the commissioner to each person who has filed
4	an official protest against the application for a charter for a state trust
5	company with the commissioner, provided that if a group of persons has
6	protested the application, the notice may be given to one (1) member of the
7	group; and
8	(3) By release to news media.
9	(d)(1) If the commissioner sets a hearing under subsection (b) of this
10	section, the commissioner shall conduct a public hearing.
11	(2) The commissioner may conduct as many prehearing conferences
12	and opportunities for discovery as the commissioner considers necessary.
13	(e)(1) Based on the record of a hearing conducted under subsection (d)
14	of this section, the commissioner shall:
15	(A) Determine whether or not all of the necessary
16	conditions stated in § 23-51-406(b) have been established; and
17	(B) Enter an order granting or denying the charter for a
18	state trust company.
19	(2) The commissioner may make approval of any application
20	conditional and shall include any conditions in the order granting the
21	<u>charter.</u>
22	
23	23-51-409. Issuance of charter.
24	(a) A state trust company shall not engage in the trust business until
25	it receives its charter from the Bank Commissioner.
26	(b) The commissioner shall not deliver the charter for a state trust
27	company until the state trust company has:
28	(1) Elected or qualified the initial officers and directors
29	named in the application for charter or other officers and directors approved
30	by the commissioner; and
31	(2) Complied with all other requirements of this chapter
32	relative to the organization of a state trust company.
33	(c) If a state trust company does not open and engage in the trust
34	business within six (6) months after the date it receives its charter or
35	conditional approval of application for charter, or within the period that
36	may have been extended, the commissioner may revoke the charter or cancel the

1	conditional approval of application for charter without judicial action.
2	
3	23-51-410. Amendment or restatement of state trust company articles of
4	association.
5	(a) A state trust company that has been granted a charter under § 23-
6	51-409 or a predecessor statute may amend or restate its articles of
7	association for any lawful purpose, including the creation of authorized but
8	unissued shares in one (1) or more classes or series.
9	(b) An amendment authorizing the issuance of shares in series shall
10	<u>contain:</u>
11	(1) The designation of each series and of any variations in the
12	preferences, limitations, and relative rights among series to the extent that
13	the preferences, limitations, and relative rights are to be established in
14	the articles of association; and
15	(2) A statement of any authority to be vested in the board of
16	the state trust company to establish series and determine the preferences,
17	limitations, and relative rights of each series.
18	(c)(l) Amendment or restatement of the articles of association of a
19	state trust company and approval of the board and shareholders of the state
20	trust company shall be made according to the Arkansas Business Corporation
21	Act, § 4-27-101 et seq., for the amendment or restatement of articles of
22	incorporation except as otherwise provided by this chapter or rules adopted
23	under this chapter.
24	(2) The original and one (1) copy of the articles of amendment
25	or restated articles of association shall be filed with the Bank Commissioner
26	for approval.
27	(3) Unless the submission presents novel or unusual questions,
28	the commissioner shall approve or reject the amendment or restatement within
29	thirty (30) days after the date the commissioner considers the submission
30	complete and accepted for filing.
31	(4) The commissioner may require the submission of additional
32	information as considered necessary to an informed decision to approve or
33	reject any amendment or restatement of the articles of association under this
34	section.
35	(d) If the commissioner finds that the amendment or restatement of the
36	articles of association of a state trust company conforms to law and any

1	conditions imposed by the commissioner, and any required filing fee has been
2	paid, the commissioner shall:
3	(1) Endorse the face of the original and copy with the date of
4	approval and the word "Approved";
5	(2) File the original in the State Bank Department's records;
6	and
7	(3) Deliver a certified copy to the amendment or restatement to
8	the state trust company.
9	(e) An amendment or restatement of the articles of association of a
10	state trust company, if approved, takes effect on the date of approval,
11	unless the amendment or restatement provides for a different effective date.
12	
13	23-51-411. Establishing series of shares.
14	(a) If the articles of association expressly give the board of a state
15	trust company authority to establish series and determine the preferences,
16	limitations, and relative rights of each series of shares, the board may do
17	so only in compliance with this section and any rules adopted under this
18	<u>chapter.</u>
19	(b)(1) A series of shares may be established by the board of a state
20	trust company in the manner provided by the Arkansas Business Corporation
21	Act, § 4-27-101 et seq., as if the state trust company were a domestic
22	corporation, but the shares of the series shall not be issued and sold except
23	upon compliance with this section.
24	(2) The state trust company shall file the original and one (1)
25	copy of the articles of amendment required by the Arkansas Business
26	Corporation Act, § 4-27-101 et seq., with the Bank Commissioner.
27	(3) Unless the submission presents novel or unusual questions,
28	the commissioner shall approve or reject the series of shares within thirty
29	(30) days after the date the commissioner considers the submission complete
30	and accepted for filing.
31	(4) The commissioner may require the submission of additional
32	information as considered necessary to an informed decision.
33	(c) If the commissioner finds that the interests of the clients and
34	creditors of the state trust company will not be adversely affected by the
35	series, that the series of shares otherwise conforms to law and any
36	conditions imposed by the commissioner, and that any required filing fee has

1	been paid, the commissioner shall:
2	(1) Endorse the face of the original and copy of the statement
3	with the date of approval and the word "Approved";
4	(2) File the original in the State Bank Department's records;
5	and
6	(3) Deliver a certified copy of the statement to the state trust
7	company.
8	
9	23-51-412. Capital notes or debentures.
10	(a) With the prior written approval of the Bank Commissioner, a state
11	trust company, at any time, through action of its board, and without
12	requiring action of its shareholders, may issue and sell its capital notes or
13	debentures, which shall be subordinate to the claims of depositors and may be
14	subordinate to other claims, including the claims of other creditors or
15	classes of creditors or the shareholders.
16	(b)(1) Capital notes or debentures may be convertible into shares of
17	any class or series.
18	(2) The issuance and sale of convertible capital notes or
19	debentures are subject to satisfaction of preemptive rights, if any, to the
20	extent provided by law.
21	(c) Without the prior written approval of the commissioner, interest
22	due or principal repayable on outstanding capital notes or debentures shall
23	not be paid by a state trust company when the state trust company is in
24	hazardous condition or insolvent, as determined by the commissioner, or to
25	the extent that payment will cause the state trust company to be in hazardous
26	condition or insolvent.
27	(d) The amount of any outstanding capital notes or debentures that
28	meet the requirements of this section and are subordinated to unsecured
29	creditors of the state trust company may be included in equity capital of the
30	state trust company for purposes of determining hazardous condition or
31	insolvency, and for such other purposes as may be provided by rules adopted
32	under this chapter.
33	
34	<u>23-51-413. Bylaws.</u>
35	<u>A state trust company shall adopt bylaws and may amend its bylaws from</u>
36	time to time for the purposes and in accordance with the procedures stated in

1	the Arkansas Business Corporation Act, § 4-27-101 et seq.
2	
3	23-51-414. Board of state trust company.
4	(a) The board of a state trust company shall be governed by the
5	Arkansas Business Corporation Act, § 4-27-101 et seq., provided that the
6	board shall consist of not fewer than three (3) directors, the majority of
7	whom shall be residents of this state.
8	(b) Unless the Bank Commissioner consents in writing, a person shall
9	not serve as director of a state trust company if:
10	(1) The state trust company incurs an unreimbursed loss
11	attributable to a charged-off obligation of or holds a judgment against the
12	person or an entity that was controlled by the person at the time of funding
13	and at the time of default on the loan that gave rise to the judgment or
14	charged-off obligation;
15	(2) The person has been convicted of a felony; or
16	(3) The person has violated this chapter relating to loan of
17	trust funds and purchase or sale of trust property by the trustee, and the
18	violation has not been corrected.
19	(c)(l) If a state trust company does not elect directors prior to
20	sixty (60) days after the date of its regular annual meeting, the
21	commissioner may commence a proceeding to appoint a receiver under § 23-51-
22	1003 to operate the state trust company and elect directors or managers, as
23	appropriate.
24	(2) If the conservator is unable to locate or elect persons
25	willing and able to serve as directors, the commissioner may close the state
26	trust company for liquidation.
27	(d)(1) A vacancy on the board of a state trust company that reduces
28	the number of directors to fewer than three (3) shall be filed not later than
29	ninety (90) days after the date the vacancy occurs.
30	(2) If the vacancy has not been filled upon the expiration of
31	ninety (90) days following the date the vacancy occurs, the commissioner may
32	commence a proceeding to appoint a receiver under § 23-51-1003 to operate the
33	state trust company and elect a board of not fewer than three (3) persons to
34	resolve the vacancy.
35	(3) If the conservator is unable to locate or elect three (3)
36	persons willing and able to serve as directors, the commissioner may close

1	the state trust company for liquidation.
2	(e) Before each term to which a person is elected to serve as a
3	director of a state trust company, the person shall submit an affidavit for
4	filing in the minutes of the state trust company stating that the person, to
5	the extent applicable:
6	(1) Accepts the position and is not disqualified from serving in
7	the position;
8	(2) Will not violate or knowingly permit an officer, director,
9	or employee of the state trust company to violate any law applicable to the
10	conduct of business of the state trust company; and
11	(3) Will diligently perform the duties of the position.
12	(f) An advisory director is not considered a director if the advisory
13	director:
14	(1) Is not elected by the shareholders of the state trust
15	<u>company;</u>
16	(2) Does not vote on matters before the board of a state trust
17	company or a committee of the board and is not counted for purposes of
18	determining a quorum of the board or committee; and
19	(3) Provides solely general policy advice to the board of a
20	<u>state trust company.</u>
21	
22	23-51-415. Fiduciary responsibility.
23	The board of a state trust company is responsible for the proper
24	exercise of fiduciary powers by the state trust company and each matter
25	pertinent to the exercise of fiduciary powers, including:
26	(1) The determination of policies;
27	(2) The investment and disposition of property held in a
28	fiduciary capacity; and
29	(3) The direction and review of the actions of an officer,
30	employee, and committee used by the state trust company in the exercise of
31	its fiduciary powers.
32	
33	23-51-416. Officers of a state trust company.
34	(a) The board of a state trust company shall annually elect the
35	officers of the state trust company, who serve at the pleasure of the board.
36	(b)(1) The state trust company shall have a principal executive

1	officer primarily responsible for the execution of board policies and
2	operation of the state trust company and an officer responsible for the
3	maintenance and storage of all corporate books and records of the state trust
4	company and for required attestation of signatures.
5	(2) The board may appoint other officers of the state trust
6	company as the board considers necessary.
7	(3) The duties of any two (2) or more officers may be combined
8	by the board and held by one (1) person.
9	
10	23-51-417. Bonding requirements.
11	(a) The board of a state trust company shall require protection and
12	indemnity for clients in reasonable amounts established by rules adopted
13	under this chapter against dishonesty, fraud, defalcation, forgery, theft,
14	and other similar insurable losses with corporate insurance or surety
15	companies:
16	(1) Authorized to do business in this state; or
17	(2) Acceptable to the Bank Commissioner and otherwise lawfully
18	permitted to issue the coverage against those losses in this state.
19	(b) Except as otherwise provided by rule, coverage required under
20	subsection (a) of this section shall include each director, officer, and
21	employee of the state trust company without regard to whether the person
22	receives salary or other compensation.
23	(c)(l) A state trust company may apply to the commissioner for
24	permission to eliminate the bonding requirement of this section for a
25	particular individual.
26	(2) The commissioner shall approve the application if the
27	commissioner finds that the bonding requirement is unnecessary or burdensome.
28	(3) Unless the application presents novel or unusual questions,
29	the commissioner shall approve the application or set the application for
30	hearing not later than sixty (60) days after the date the commissioner
31	considers the application complete and accepted for filing.
32	
33	23-51-418. Recordkeeping.
34	(a) A state trust company shall keep its fiduciary records separate
35	and distinct from other records of the state trust company.
36	(b) The fiduciary records under subsection (a) of this section shall

1	contain all material information relative to each account as appropriate
2	under the circumstances.
3	
4	<u>Subchapter 5 — Permissible Activities for a State Trust Company</u>
5	
6	23-51-501. Lending limits.
7	(a) A state trust company's total outstanding loans and extensions of
8	credit to a person other than an insider shall not exceed an amount equal to
9	twenty percent (20%) of the state trust company's capital base.
10	(b)(1) The aggregate loans and extensions of credit outstanding at any
11	time to insiders of the state trust company shall not exceed an amount equal
12	to twenty percent (20%) of the state trust company's capital base.
13	(2) A covered transaction between an insider and a state trust
14	company shall be engaged in only on terms and under circumstances, including
15	credit standards, that are substantially the same as those for comparable
16	transactions with a noninsider.
17	(c)(l) The Bank Commissioner may adopt rules to implement and
18	administer this section.
19	(2) The commissioner may include rules:
20	(A) To establish limits, requirements, or exemptions other
21	than those specified by this section for particular classes or categories of
22	loans or extensions of credit; and
23	(B) Establish collective lending and investment limits.
24	(d) The commissioner may determine whether a loan or extension of
25	credit made to a person will be attributed to another person for purposes of
26	this section.
27	(e) A state trust company shall not lend trust deposits, except that a
28	trustee may make a loan to a beneficiary of the trust if the loan is
29	expressly authorized or directed by the instrument or transaction
30	establishing the trust.
31	(f)(1) An officer or director of a state trust company who shall
32	knowingly make or approve a loan in violation of this section or who shall
33	knowingly permit such a loan to be made, or who shall fail to exercise his or
34	her authority to prevent the making of the loan shall be personally liable to
35	the state trust company, or to the commissioner, for the full amount of the
36	loan.

1	(2) However, written notice of disapproval of the loan, served
2	on the board of the state trust company and also the commissioner at the time
2	the making or existence of the loan first comes to his or her knowledge,
4	shall relieve an officer or director from personal liability.
4 5	shall felleve an officer of director from personal frability.
	22 El EQ2 Transforment in state travet component facilities
6 7	23-51-502. Investment in state trust company facilities.
7 8	(a)(1) Without the prior written approval of the Bank Commissioner, a state trust company shall not directly or indirectly invest an amount in
9	
	excess of its capital and surplus in state trust company facilities,
10	furniture, fixtures, and equipment.
11	(2) Except as otherwise provided by rules adopted under this
12	chapter, in computing this limitation a state trust company shall include:
13	(A) Its direct investment in state trust company
14	facilities;
15	(B) Any investment in equity or investment securities of a
16	company holding title to a facility used by the state trust company as
17	specified by subdivision (a)(2)(A) of this section;
18	(C) Any loan made by the state trust company to or on the
19	security of equity or investment securities issued by a company holding title
20	to a facility used by the state trust company; and
21	(D) Any indebtedness incurred on state trust company
22	facilities by a company:
23	(i) That holds title to the facility;
24	(ii) That is an affiliate of the state trust
25	company; and
26	(iii) In which the state trust company is invested
27	in the manner described by subdivision $(a)(2)(B)$ or subdivision $(a)(2)(C)$ of
28	this section; and
29	(E) May exclude an amount included under subdivisions
30	(a)(2)(B)-(D) of this section to the extent any lease of a facility from the
31	company holding title to the facility is capitalized on the books of the
32	<u>state trust company.</u>
33	(b) Real estate acquired for a state trust facility and not improved
34	and occupied by the state trust company ceases to be a state trust company
35	facility on the fifth anniversary of the date of its acquisition, unless the
36	commissioner on application grants written approval to further delay in the

1	improvement and occupation of the property by the state trust company.
2	(c) A state trust company shall comply with generally accepted
3	accounting principles, consistently applied, in accounting for its investment
4	in and depreciation of state trust company facilities, furniture, fixtures,
5	and equipment.
6	
7	23-51-503. Other real estate.
8	(a) A state trust company shall not acquire real estate except:
9	(1) As permitted by § 23-51-502 or as otherwise provided by this
10	chapter, including rules adopted under this chapter;
11	(2) If necessary to avoid or minimize a loss on a loan or
12	investment previously made in good faith; or
13	(3) With the prior written approval of the Bank Commissioner.
14	(b) To the extent reasonably necessary to avoid or minimize loss on
15	real estate acquired as permitted by subsection (a) of this section, a state
16	trust company may exchange real estate for other real estate or personal
17	property, invest additional funds in or improve real estate acquired under
18	this subsection or subsection (a) of this section, or acquire additional real
19	estate.
20	(c) A state trust company shall dispose of any real estate subject to
21	subdivisions (a)(1) and (2) of this section not later than:
22	(1) The fifth anniversary of the date:
23	(A) It was acquired, except as otherwise provided by rules
24	adopted under this chapter; or
25	(B) It ceases to be used as a state trust company
26	facility; or
27	(2) The third anniversary of the date it ceases to be a state
28	trust company facility as provided by § 23-51-502(b).
29	(d) A state trust company may apply to the commissioner for one (1) or
30	more extensions of time for disposing of real estate, which the commissioner
31	may grant if the commissioner determines that:
32	(1) The state trust company has made a good faith effort to
33	dispose of the real estate; or
34	(2) Disposal of the real estate would be detrimental to the
35	state trust company.
36	

1	23-51-504. Investment in securities.
2	(a) A state trust company may invest its corporate funds in any type
3	or character of equity or investment securities subject to the limitations
4	provided by this section.
5	(b) Unless the Bank Commissioner approves maintenance of a lesser
6	amount in writing, a state trust company shall invest and maintain an amount
7	equal to not less than forty percent (40%) of the state trust company's
8	capital under § 23-51-403 in unencumbered cash, cash equivalents, and readily
9	marketable securities.
10	(c)(1) Subject to subsection (d) of this section, the total investment
11	in equity and investment securities of any one issuer, obligor, or maker,
12	held by the state trust company for its own account, shall not exceed an
13	amount equal to twenty percent (20%) of the state trust company's capital
14	base.
15	(2) The commissioner may authorize investments in excess of this
16	limitation on written application if the commissioner concludes that:
17	(A) The excess investment is not prohibited by other
18	applicable law; and
19	(B) The safety and soundness of the requesting state trust
20	company is not adversely affected.
21	(d) Notwithstanding subsection (c) of this section, a state trust
22	company may purchase for its own account, without limitation and subject only
23	to the exercise of prudent judgment:
24	(1) Direct obligations of the United States Government;
25	(2) Obligations of agencies and instrumentalities created by act
26	of the United States Congress and authorized thereby to issue securities or
27	evidences of indebtedness, regardless of guarantee of repayment by the United
28	evidences of indeptedness, regardress of guarantee of repayment by the united
29	States Government;
2)	
30	States Government;
	<u>States Government;</u> (3) Obligations the principal and interest of which are fully
30	<u>States Government;</u> (3) Obligations the principal and interest of which are fully guaranteed by the United States Government or an agency or an instrumentality
30 31	<u>States Government;</u> (3) Obligations the principal and interest of which are fully guaranteed by the United States Government or an agency or an instrumentality created by an act of the United States Congress and authorized thereby to
30 31 32	<u>States Government;</u> <u>(3) Obligations the principal and interest of which are fully</u> <u>guaranteed by the United States Government or an agency or an instrumentality</u> <u>created by an act of the United States Congress and authorized thereby to</u> <u>issue such a guarantee;</u>
30 31 32 33	States Government;         (3) Obligations the principal and interest of which are fully         guaranteed by the United States Government or an agency or an instrumentality         created by an act of the United States Congress and authorized thereby to         issue such a guarantee;         (4) Obligations the principal and interest of which are fully

1	or agreements;
2	(5) General obligations of the states of the United States and
3	of the political subdivisions, municipalities, commonwealths, territories or
4	insular possessions of the United States;
5	(6) Obligations issued by the State Board of Education under
6	authority of the Arkansas Constitution or applicable statutes;
7	(7) Warrants of political subdivisions of the State of Arkansas
8	and municipalities of the State of Arkansas having maturities not exceeding
9	one (1) year;
10	(8) Prerefunded municipal bonds, the principal and interest of
11	which are fully secured by the principal and interest of a direct obligation
12	of the United States Government;
13	(9) The sale of federal funds with a maturity of not more than
14	one (1) business day;
15	(10) Demand, savings, or time deposits or accounts of a
16	depository institution chartered by the United States, any state, or the
17	District of Columbia, provided funds invested in the demand, savings, or time
18	deposits or accounts are fully insured by a federal deposit insurance agency;
19	(11) Repurchase agreements that are fully collateralized by
20	direct obligations of the United States Government, and general obligations
21	of any state or any political subdivision of a state, if the repurchase
22	agreement provides for the taking of delivery of the collateral, either
23	directly or through an authorized custodian; and
24	(12) Securities of, or other interest in, any open-end type
25	investment company or investment trust registered under the Investment
26	Company Act of 1940, and which is defined as a "money market fund" under 17
27	C.F.R. § 270.2a-7, as it existed on January 1, 2025, if:
28	(A) The portfolio of the investment company or investment
29	trust is limited principally to United States Government obligations and to
30	repurchase agreements fully collateralized by United States Government
31	obligations; and
32	(B) The investment company or investment trust takes
33	delivery of the collateral either directly or through an authorized
34	<u>custodian.</u>
35	(e) The commissioner may adopt rules to establish limits,
36	requirements, or exemptions other than those specified by this section for

1	particular classes or categories of investment, or limit or expand investment
2	authority for state trust companies for particular classes or categories of
3	securities or other property.
4	
5	23-51-505. Transactions in state trust company shares.
6	(a) A state trust company may acquire its own shares if:
7	(1) The amount of its undivided profits is sufficient to fully
8	absorb the acquisition of the shares under regulatory accounting principles;
9	and
10	(2) The state trust company obtains the prior written approval
11	of the Bank Commissioner.
12	(b) A state trust company shall not make loans upon the security of
13	its own shares.
14	
15	<u>23-51-506. Mutual funds.</u>
16	(a) A state trust company may invest for its own account in equity
17	securities of an investment company registered under the Investment Company
18	Act of 1940, 15 U.S.C. § 80a-1 et seq., as it existed on January 1, 2025, and
19	the Securities Act of 1933, 15 U.S.C. § 77a et seq., as it existed on January
20	1, 2025, if the portfolio of the investment company consists wholly of
21	investments in which the state trust company could invest directly for its
22	own account.
23	(b) If the portfolio of an investment company described in subsection
24	(a) of this section consists wholly of investments in which the state trust
25	company could invest directly without limitation under § 23-51-504, the state
26	trust company may invest in the investment company without limitation.
27	(c)(l) If the portfolio of an investment company described in
28	subsection (a) of this section contains an investment that is subject to the
29	limits of § 23-51-504, the state trust company shall not invest in the
30	investment company more than an amount equal to twenty percent (20%) of the
31	state trust company's capital base.
32	(2) Subdivision (c)(l) of this section does not apply to a money
33	market fund.
34	(d) In evaluating investment limits under this chapter, a state trust
35	company shall not be required to combine:
36	(1) The state trust company's pro rata share of the securities

1	of an issuer in the portfolio of an investment company with the state trust
2	company's pro rata share of the securities of that issuer held by another
3	investment company in which the state trust company has invested; or
4	(2) The state trust company's own direct investment in the
5	securities of an issuer with the state trust company's pro rata share of the
6	securities of that issuer held by each investment company in which the state
7	trust company has invested under this section.
8	
9	23-51-507. Lease financing transactions.
10	(a)(l) Subject to rules adopted under this chapter, a state trust
11	company may become the owner and lessor of tangible personal property for
12	lease financing transactions on a net lease basis on the specific request and
13	for the use of a client.
14	(2) Without the written approval of the Bank Commissioner to
15	continue holding property acquired for leasing purposes under this
16	subsection, the state trust company shall not hold the property more than six
17	(6) months after the date of expiration of the original or any extended or
18	renewed lease period agreed to by the client for whom the property was
19	acquired or by a subsequent lessee.
20	(b)(1) Rental payments received by the state trust company in a lease
21	financing transaction under this section are considered to be rent and not
22	interest or compensation for the use, forbearance, or detention of money.
23	(2) A lease financing transaction under this section is
24	considered to be a loan or extension of credit for purposes of this
25	<u>subchapter.</u>
26	
27	23-51-508. Trust funds deposits.
28	<u>(a) A state trust company may deposit trust funds with itself as an</u>
29	investment if authorized by the settlor or the beneficiary, if:
30	(1) The state trust company maintains as security for the
31	deposits a separate fund of securities, legal for trust investments, under
32	control of a federal reserve bank or other entity approved by the Bank
33	Commissioner, either in this state or elsewhere;
34	(2) The total market value of the security is at all times at
35	least equal to the amount of the deposit;
36	(3) The separate fund is designated as a separate fund; and

1	(4) The separate fund is maintained under the control of another
2	trust institution, bank, or government agency.
3	(b)(l) A state trust company may make periodic withdrawals from or
4	additions to the securities fund required by subsection (a) of this section
5	as long as the required value is maintained.
6	(2) Income from the securities in the fund belongs to the state
7	trust company.
8	(c) Security for a deposit under this section is not required for a
9	deposit under subsection (a) of this section to the extent the deposit is
10	insured by the Federal Deposit Insurance Corporation or its successor.
11	
12	23-51-509. Common investment funds.
13	(a) A state trust company may establish common trust funds to provide
14	investment to itself as a fiduciary.
15	(b) The Bank Commissioner may adopt rules to implement and administer
16	this section, including without limitation rules to establish investment and
17	participation limitations, disclosure of fees, audit requirements, limit or
18	expand investment authority for particular classes or categories of
19	securities or other property, advertising, exemptions, and other requirements
20	that may be necessary to administer this section.
21	
22	23-51-510. Transactions with management and affiliates.
23	(a) Without the prior approval of a disinterested majority of the
24	board of a state trust company recorded in the minutes, or if a disinterested
25	majority cannot be obtained the prior written approval of a majority of the
26	disinterested directors of a state trust company and the Bank Commissioner, a
27	state trust company shall not directly or indirectly:
28	(1) Sell or lease an asset of the state trust company to an
29	officer, director, or principal shareholder of the state trust company or an
30	affiliate of the state trust company;
31	(2) Purchase or lease an asset in which an officer, director or
32	principal shareholder of the state trust company or an affiliate of the state
33	trust company has an interest; or
34	(3) Subject to § 23-51-501, extend credit to an officer,
35	director, or principal shareholder of the state trust company or an affiliate
36	of the state trust company.

1	(b)(1) Notwithstanding subsection (a) of this section, a lease
2	transaction described in subdivision (a)(2) of this section involving real
3	property shall not be consummated, renewed, or extended without the prior
4	written approval of the commissioner.
5	(2) For purposes of this subdivision only, an affiliate of the
6	state trust company does not include a subsidiary of the state trust company.
7	(c) Subject to § 23-51-501, a state trust company shall not directly
8	or indirectly extend credit to an employee, officer, director, or principal
9	shareholder of the state trust company or an affiliate of the state trust
10	<pre>company, unless:</pre>
11	(1) The extension of credit:
12	(A) Is made on substantially the same terms, including
13	interest rates and collateral, as those prevailing at the time for comparable
14	transactions by the state trust company with persons who are not employees,
15	officers, directors, principal shareholders, or affiliates of the state trust
16	company; and
17	(B) Does not involve more than the normal risk of
18	repayment or present other unfavorable features; and
19	(2) The state trust company follows credit underwriting
20	procedures that are not less stringent than those applicable to comparable
21	transactions by the state trust company with persons who are not employees,
22	officers, directors, principal shareholders or affiliates of the state trust
23	company.
24	(d) An officer or director of the state trust company who knowingly
25	participates in or knowingly permits a violation of this section upon
26	conviction is guilty of a Class D felony.
27	(e) The commissioner may adopt rules to implement and administer this
28	section, including rules to establish limits, requirements, or exemptions
29	other than those specified by this section for particular categories of
30	transactions.
31	
32	23-51-511. Subsidiaries.
33	(a) Except as otherwise provided by this chapter or rules adopted
34	<u>under this chapter, a state trust company may acquire or establish a</u>
35	subsidiary to conduct any activity that may lawfully be conducted through the
36	form of organization chosen for the subsidiary.

1	(b)(1) A state trust company shall not:
2	(A) Invest more than an amount equal to twenty percent
3	(20%) of its capital base in a single subsidiary; and
4	(B) Invest an amount in excess of forty percent (40%) of
5	its capital base in all subsidiaries.
6	(2) The amount of a state trust company's investment in a
7	subsidiary is the total amount of the state trust company's investment in
8	equity or investment securities issued by its subsidiary and any loans and
9	extensions of credit from the state trust company to its subsidiary.
10	(3) The Bank Commissioner may authorize investments in excess of
11	these limitations on written application if the commissioner concludes that:
12	(A) The excess investment is not prohibited by other
13	applicable law; and
14	(B) The safety and soundness of the requesting state trust
15	company is not adversely affected.
16	(c) A state trust company that intends to acquire, establish, or
17	perform new activities through a subsidiary shall submit a letter to the
18	commissioner describing in detail the proposed activities of the subsidiary.
19	(d)(l) The state trust company may acquire or establish a subsidiary
20	or begin performing new activities in an existing subsidiary thirty (30) days
21	after the date the commissioner receives the state trust company's letter
22	submitted under subsection (c) of this section, unless the commissioner
23	specifies another date.
24	(2) The commissioner may extend the thirty-day period of review
25	on a determination that the state trust company's letter raises issues that
26	require additional information or additional time for analysis.
27	(3) If the period of review is extended, the state trust company
28	may acquire or establish the subsidiary, or perform new activities in an
29	existing subsidiary, only on prior written approval of the commissioner.
30	(e)(l) A subsidiary of a state trust company is subject to rules
31	adopted under this chapter.
32	(2) In the absence of rules, the commissioner may regulate a
33	subsidiary as if it were a state trust company.
34	
35	<u>Subchapter 6 — Acquisition of Control</u>
36	

1	23-51-601. Acquisition of control - Limitations.
2	(a) Except as expressly otherwise permitted, a person shall not,
3	without the prior written approval of the Bank Commissioner, directly or
4	indirectly acquire control of a state trust company through a change in a
5	legal or beneficial interest in voting securities of a state trust company or
6	a corporation or other entity owning voting securities of a state trust
7	company.
8	(b) This subchapter does not prohibit a person from negotiating to
9	acquire control of a state trust company or a person that controls a state
10	trust company.
11	(c) This section does not apply to:
12	(1) The acquisition of securities in connection with the
13	exercise of a security interest or otherwise in full or partial satisfaction
14	of a debt previously contracted for in good faith if the acquiring person
15	files written notice of acquisition with the commissioner before the person
16	votes the securities acquired;
17	(2) The acquisition of voting securities in any class or series
18	by a controlling person who has previously complied with and received
19	approval under this chapter or who was identified as a controlling person in
20	a prior application filed with and approved by the commissioner;
21	(3) An acquisition or transfer by operation of law, will, or
22	intestate succession if the acquiring person files written notice of
23	acquisition with the commissioner before the person votes the securities
24	acquired; or
25	(4) A transaction exempted by the commissioner by rule or order
26	because the transaction is not within the purposes of this subchapter or the
27	rule of the commissioner that the transaction is not necessary or appropriate
28	to achieve the objectives of this subchapter.
29	
30	23-51-602. Application for acquisition of control.
31	(a) The proposed transferee seeking approval to acquire control of a
32	state trust company or a corporation or other entity that controls a state
33	trust company shall file with the Bank Commissioner:
34	(1) An application in the form prescribed by the commissioner;
35	(2) The filing fee in an amount not less than one thousand five
36	hundred dollars (\$1,500) and not more than three thousand dollars (\$3,000),

1	as set by rules issued by the commissioner; and
2	(3) All information required by rule or that the commissioner
3	requires in a particular application as necessary to make an informed
4	decision to approve or reject the proposed acquisition.
5	(b) If the proposed transferee includes any group of individuals or
6	entities acting in concert, the information required by the commissioner may
7	be required of each member of the group.
8	(c) If the proposed transferee is not an Arkansas resident, an
9	Arkansas company, or an out-of-state company qualified to do business in this
10	state, a written consent to service of process on a resident of this state is
11	required for any action or suit arising out of or connected with the proposed
12	acquisition.
13	(d) The proposed transferee shall give public notice of the
14	application, its date of filing, and the identity of each participant, in the
15	form specified by the commissioner, through publication by one (1) insertion
16	in a newspaper of general statewide circulation, promptly after the
17	commissioner accepts the application as complete.
18	
19	23-51-603. Hearing and decision on acquisition of control.
20	(a)(1) Not later than sixty (60) days after the application for
21	acquisition of control is officially filed under § 23-51-602, the Bank
22	Commissioner may approve the application or set the application for hearing.
23	(2) If the commissioner sets a hearing, the commissioner shall
24	conduct a hearing as he or she considers advisable and consistent with
25	governing statutes and rules.
26	(b) Based on the record, the commissioner may issue an order denying
27	an application for acquisition of control if:
28	(1) The acquisition of control would substantially lessen
29	competition, be in restraint of trade, or is not in the public interest,
30	<u>unless:</u>
31	(A) The anticompetitive effects of the proposed
32	acquisition of control are clearly outweighed in the public interest by the
33	probable effect of acquisition of control in meeting the convenience and
34	needs of the community to be served; and
35	(B) The proposed acquisition of control is not in
36	<u>violation of law of this state or the United States;</u>

1	(2) The financial condition of the proposed transferee, or any
2	member of a group composing the proposed transferee, might jeopardize the
3	financial stability of the state trust company being acquired;
4	(3) Plans or proposals to operate, liquidate, or sell the state
5	trust company or its assets are not in the best interests of the state trust
6	<u>company;</u>
7	(4) The experience, ability, standing, competence,
8	trustworthiness, and integrity of the proposed transferee, or any member of a
9	group comprising the proposed transferee, are insufficient to justify a
10	belief that the state trust company will be free from improper or unlawful
11	influence or interference with respect to the state trust company's operation
12	in compliance with law;
13	(5) The state trust company will be insolvent, in a hazardous
14	condition, not have adequate capitalization, or not be in compliance with the
15	laws of this state after the acquisition;
16	(6) The proposed transferee has failed to furnish all
17	information pertinent to the application reasonably required by the
18	commissioner; or
19	(7) The proposed transferee is not acting in good faith.
20	(c)(l) If an application for acquisition of control filed under § 23-
21	51-602 is approved by the commissioner under this section, the transaction
22	may be consummated.
23	(2) Any written commitment from the proposed transferee offered
24	to and accepted by the commissioner as a condition that the application will
25	be approved is enforceable against the state trust company and the transferee
26	and is considered for all purposes an agreement under this subchapter.
27	
28	23-51-604. Appeal from adverse decision.
29	(a)(1) If a hearing has been held and the Bank Commissioner has
30	entered an order denying the application for acquisition of control filed
31	under § 23-51-602 and the order has become final, the proposed transferee may
32	appeal the final order by filing a petition for judicial review under the
33	Arkansas Administrative Procedure Act, § 25-15-201 et seq.
34	(2) The time for filing a petition for judicial review under
35	subdivision (a)(1) of this section shall run from the date the final decision
36	of the commissioner is mailed or delivered, in written form, to the parties

1	desiring to appeal.
2	(b) The filing of an appeal under this section does not stay the order
3	of the commissioner.
4	
5	23-51-605. Objection to other transfer.
6	This subchapter shall not be construed to prevent the Bank Commissioner
7	from investigating, commenting on, or seeking to enjoin or set aside a
8	transfer of voting securities that evidence a direct or indirect interest in
9	a state trust company, whether or not the transfer is included within this
10	subchapter, if the commissioner considers the transfer to be against the
11	public interest.
12	
13	Subchapter 7 — Mergers, Purchases and Assumptions, and Sale of Assets
14	
15	23-51-701. Merger authority.
16	(a) With the prior written approval of the Bank Commissioner, a state
17	trust company may merge:
18	(1) With and into a state bank to the same extent as a state
19	bank under the Arkansas Banking Code of 1997, chapters 45-50 of this title;
20	or
21	(2) With another person to the same extent as a business
22	corporation under the Arkansas Business Corporation Act of 1987, § 4-27-101
23	et seq., subject to this chapter.
24	(b) The approval of the board and the shareholders of both the state
25	trust company and the state bank who are parties to the merger shall be
26	obtained according to § 23-48-503 as if the state trust company were a state
27	bank, except as otherwise provided by rules adopted under this chapter.
28	(c) The approval of the board and the shareholders of both the state
29	trust company and the person or named entities who are parties to the merger
30	shall be obtained according to the Arkansas Business Corporation Act of 1987,
31	§ 4-27-101 et seq., as if the state trust company were a domestic
32	corporation, except as otherwise provided by rules adopted under this
33	<u>chapter.</u>
34	
35	23-51-702. Merger application.
36	(a) To apply for a merger under this subchapter, two (2) original

1	copies of the articles of merger and an application in the form required by
2	the Bank Commissioner shall be filed with the commissioner.
3	(b) The commissioner shall investigate the condition of the merging
4	parties.
5	(c) The commissioner may require the submission of additional
6	information as considered necessary to an informed decision.
7	
8	23-51-703. Approval of merger by Bank Commissioner.
9	(a) The Bank Commissioner may approve a merger under this subchapter
10	<u>if:</u>
11	(1) A resulting state trust company will be solvent and have
12	adequate capitalization for its business and location;
13	(2) A resulting state trust company has in all respects complied
14	with the statutes and rules relative to the organization of a state trust
15	<u>company;</u>
16	(3) All fiduciary obligations and liabilities of a state trust
17	company that is a party to the merger have been properly discharged or
18	otherwise lawfully assumed or retained by a state trust company or other
19	fiduciary;
20	(4) A surviving, new, or acquiring person that is not authorized
21	to engage in the trust business will not engage in the trust business and has
22	in all respects complied with the laws of this state; and
23	(5) All conditions imposed by the commissioner have been
24	satisfied or otherwise resolved.
25	(b) If the commissioner approves the merger under this section and
26	finds that all required filing fees and investigative costs have been paid,
27	the commissioner shall:
28	(1) Endorse the face of both original copies of the articles of
29	merger with the date of approval and the word "Approved";
30	(2) File one (1) original copy of the articles of merger in the
31	State Bank Department's records; and
32	(3) Deliver one (1) original copy of the articles of merger to
33	each surviving, new, or acquiring entity.
34	(c) A merger approved under this section is effective on the date of
35	approval, unless the merger agreement provides and the commissioner consents
36	to a different effective date.

1	
2	23-51-704. Rights of dissenters to mergers.
3	A shareholder of the state trust company may dissent from a merger
4	under this subchapter to the extent and by following the procedure provided
5	by the Arkansas Business Corporation Act of 1987, § 4-27-101 et seq., or
6	rules adopted under this chapter.
7	
8	23-51-705. Authority to purchase assets of another trust institution.
9	(a)(1) Subject to this section, a state trust company may purchase
10	assets of another state trust company or trust-related assets of another
11	trust institution, including the right to control accounts established with
12	the trust institution.
13	(2) Except as otherwise expressly provided by this chapter or
14	any other applicable statutes, the purchase of all or part of the assets of
15	the trust institution does not make the purchasing state trust company
16	responsible for any liability or obligation of the selling trust institution
17	that is not expressly assumed by the purchasing state trust company.
18	(3) Except as otherwise provided by this chapter, this
19	subchapter does not govern or prohibit the purchase by a trust institution of
20	all or part of the assets of a corporation or other entity that is not a
21	trust institution.
22	(b)(1) An application in the form required by the Bank Commissioner
23	shall be filed with the commissioner for any acquisition of all or
24	substantially all of:
25	(A) The assets of a state trust company; or
26	(B) The trust assets of another trust institution by a
27	state trust company.
28	(2) The commissioner shall investigate the condition of the
29	purchaser and seller and may require the submission of additional information
30	as considered necessary to make an informed decision.
31	(3) The commissioner shall approve the purchase if:
32	(A) The acquiring state trust company will be solvent, not
33	in a hazardous condition, and have sufficient capital for its business and
34	location;
35	(B) The acquiring state trust company has complied with
36	all applicable statutes and rules, including without limitation any

1	applicable requirements of §§ 23-51-903 and 23-51-906;
2	(C) All fiduciary obligations and liabilities of the
3	parties have been properly discharged or otherwise assumed by the acquiring
4	state trust company;
5	(D) All conditions imposed by the commissioner have been
6	satisfied or otherwise resolved; and
7	(E) All fees and costs have been paid.
8	(c) A purchase requiring an application under subsection (b) of this
9	section is effective on:
10	(1) The date of approval; or
11	(2) On the effective date stated in the purchase agreement if
12	the commissioner consents to that date.
13	(d) The acquiring state trust company shall succeed by operation of
14	law to all of the rights, privileges, and obligations of the selling trust
15	institution under each account included in the assets acquired.
16	
17	23-51-706. Sale of assets.
18	(a) The board of a state trust company, with the Bank Commissioner's
19	approval, may cause a state trust company to sell all or substantially all of
20	its assets, including the right to control accounts established with the
21	state trust company, without shareholder approval if the commissioner finds:
22	(1) The interests of the state trust company's clients,
23	depositors, and creditors are jeopardized because of insolvency or imminent
24	insolvency of the state trust company;
25	(2) The sale is in the best interest of the state trust
26	company's clients and creditors; and
27	(3) The Federal Deposit Insurance Corporation or its successor
28	approves the transaction unless the deposits of the state trust company are
29	not insured.
30	(b) A sale under this section shall include an assumption and promise
31	by the buyer to pay or otherwise discharge:
32	(1) All of the state trust company's liabilities to clients and
33	depositors;
34	(2) All of the state trust company's liabilities for salaries of
35	the state trust company's employees incurred before the date of the sale;
36	(3) Obligations incurred by the commissioner arising out of the

1	supervision or sale of the state trust company; and
2	(4) Fees and assessments due the State Bank Department.
3	(c) This section does not limit the incidental power of a state trust
4	company to buy and sell assets in the ordinary course of business.
5	(d)(l) This section does not affect the commissioner's right to take
6	action under any other law.
7	(2) The sale by a state trust company of all or substantially
8	all of its assets with shareholder approval is deemed a voluntary dissolution
9	and liquidation and shall be governed by subchapter 10 of this chapter.
10	
11	<u>Subchapter 8 - Trust Offices</u>
12	
13	23-51-801. Branches of offices of state trust institutions.
14	(a) A state trust institution may act as a fiduciary and engage in a
15	trust business at each trust office as permitted by this chapter and at a
16	branch.
17	(b) Notwithstanding subsection (a) of this section, a state bank or a
18	state trust company shall not engage at an out-of-state office in any trust
19	business not permitted to be conducted at the out-of-state office by the laws
20	of the host state applicable to trust institutions chartered by the host
21	<u>state.</u>
22	
23	23-51-802. Trust offices and representative trust offices.
24	(a)(l) A state trust institution may establish or acquire and maintain
25	trust offices or representative trust offices anywhere in this state.
26	(2) A state trust institution desiring to establish or acquire
27	and maintain a trust office or representative trust office under subdivision
28	(a)(l) of this section shall file an application with the Bank Commissioner
29	providing:
30	(A) The name of the state trust institution;
31	(B) The location of the proposed additional trust office
32	or representative trust office;
33	(C) A general description of the surrounding market area;
34	(D) Whether or not the location will be owned or leased;
35	(E) A copy of the resolution adopted by the board of the
36	state trust institution authorizing the additional trust office or

1	representative trust office;
2	(F) A general description of the activities to be
3	conducted;
4	(G) An estimate of the cost of the trust office or
5	representative trust office;
6	(H) Any additional information required by commissioner;
7	and
8	(I) The payment for the filing fee, if any, prescribed by
9	the commissioner.
10	(c) The commissioner may approve the application of a state bank to
11	establish a full-service branch if the commissioner determines that the
12	establishment of the full-service branch is consistent with:
13	(1) Maintaining a sound banking system;
14	(2) Encouraging the state bank to help meet the credit needs of
15	the community;
16	(3) Relying on the marketplace as generally the best regulator
17	of economic activity; and
18	(4) Encouraging healthy competition to promote efficiency and
19	better service to customers.
20	(d) The commissioner may deny approval of the additional trust office
21	or representative trust office under subsection (a) of this section if the
22	commissioner finds that the applicant lacks sufficient financial resources to
23	undertake the proposed expansion without adversely affecting its safety or
24	soundness or that the proposed trust office or representative trust office
25	would be contrary to the public interest.
26	
27	23-51-803. Out-of-state trust offices or representative trust offices.
28	(a)(l) A state bank, a state trust company, or a savings association
29	chartered under the laws of this state may establish and maintain a new trust
30	office or representative trust office or acquire and maintain a trust office
31	or representative trust office in a state other than this state.
32	(2) A trust institution desiring to establish or acquire and
33	maintain a trust office or representative trust office in another state under
34	this section shall file an application in the form prescribed by the Bank
35	<u>Commissioner.</u>
36	(3) The application required under subdivision (a)(2) of this

1	section shall provide:
2	(A) The name of the trust institution;
3	(B) The location of the proposed trust office or
4	representative trust office;
5	(C) A general description of the surrounding market area;
6	(D) Whether or not the location will be owned or leased;
7	(E) Whether or not the laws of the jurisdiction where the
8	trust office or representative trust office will be located permit the trust
9	office or representative trust office to be maintained by the trust
10	institution;
11	(F) A copy of the resolution adopted by the board
12	authorizing the out-of-state trust office or representative trust office; and
13	(G) The payment for the filing fee, if any, prescribed by
14	the commissioner.
15	(b) An applicant under this section may commence business at the
16	additional trust office or representative trust office thirty (30) days after
17	the date the commissioner receives the application, unless the commissioner
18	specifies another date.
19	(c)(l) The thirty-day period of review under subsection (b) of this
20	section may be extended by the commissioner on a determination that the
21	written notice raises issues that require additional information or
22	additional time for analysis.
23	(2) If the period of review is extended, the trust institution
24	may establish the additional trust office or representative trust office only
25	on prior written approval by the commissioner.
26	(d)(l) The commissioner may deny approval of the additional trust
27	office or representative trust office under this section if the commissioner
28	finds that the applicant lacks sufficient financial resources to undertake
29	the proposed expansion without adversely affecting its safety or soundness or
30	that the proposed additional trust office or representative trust office
31	would be contrary to the public interest.
32	(2) In acting on the notice, the commissioner shall consider the
33	views of the appropriate bank supervisory agencies.
34	
35	<u>Subchapter 9 — Trust Offices of Out-of-State Trust Institutions</u>
36	

1	23-51-901. Out-of-state trust institution - Engaging in trust business
2	at branch or trust office.
3	An out-of-state trust institution may act as a fiduciary in this state
4	or engage in a trust business at a trust office in this state only if it
5	maintains a trust office in this state as permitted by this chapter or a
6	branch in this state.
7	
8	23-51-902. Establishing interstate trust office.
9	(a) An out-of-state trust institution that does not operate a trust
10	office in this state and that meets the requirements of this chapter may
11	establish and maintain a new trust office in this state.
12	(b) An out-of-state trust institution shall not establish a new trust
13	office in this state unless a similar institution chartered under the laws of
14	this state to act as a fiduciary is permitted to establish a new trust office
15	that may engage in activities substantially similar to those permitted to
16	trust offices of out-of-state trust institutions under § 23-51-901 in the
17	state where the out-of-state trust institution has its principal office.
18	
19	23-51-903. Conditions for approval.
20	(a) A trust office of an out-of-state trust institution shall not be
21	acquired or established in this state under this chapter unless:
22	(1) The out-of-state trust institution has confirmed in writing
23	to the Bank Commissioner that for as long as the out-of-state trust
24	institution maintains a trust office in this state, the out-of-state trust
25	institution will comply with all applicable laws of this state;
26	(2) The applicant has provided satisfactory evidence to the
27	commissioner of compliance with any applicable requirements of § 4-27-1501 et
28	seq. and the applicable requirements of the applicant's home state regulator
29	for acquiring or establishing and maintaining the trust office; and
30	(3) The commissioner, acting within sixty (60) days after
31	receiving an application under § 23-51-906, has certified to the home state
32	regulator that the requirements of this chapter have been met and the
33	application has been approved or, if applicable, that any conditions imposed
34	by the commissioner under subsection (b) of this section have been satisfied.
35	(b) The out-of-state trust institution may commence business at the
36	trust office sixty (60) days after the date the commissioner receives the

1	application required under this chapter unless the commissioner specifies
2	another date, if, with respect to an out-of-state trust institution that is
3	not a depository institution and for which the commissioner has conditioned
4	the approval on the satisfaction by the applicant of any requirement
5	applicable to a state trust company under § 23-51-403 or § 23-51-406(b), the
6	institution has satisfied the conditions and provided to the commissioner
7	satisfactory evidence that the conditions have been satisfied.
8	(c)(l) The sixty-day period of review under subsection (b) of this
9	section may be extended by the commissioner on a determination that the
10	application raises issues that require additional information or additional
11	time for analysis.
12	(2) If the period of review is extended, the out-of-state trust
13	institution may establish the trust office only on prior written approval by
14	the commissioner.
15	(d)(1) The commissioner may deny approval of the trust office under
16	this section if the commissioner finds that the applicant lacks sufficient
17	financial resources to undertake the proposed expansion without adversely
18	affecting its safety or soundness or that the proposed office is contrary to
19	the public interest.
20	(2) In acting on the notice, the commissioner shall consider the
21	views of the appropriate bank supervisory agencies.
22	
23	23-51-904. Additional trust offices.
24	An out-of-state trust institution that maintains a trust office in this
25	state under this chapter may establish or acquire additional trust offices or
26	representative trust offices in this state to the same extent that a state
27	trust institution may establish or acquire additional trust offices or
28	representative trust offices in this state under § 23-51-802.
29	
30	23-51-905. Acquiring interstate trust office.
31	(a) An out-of-state trust institution that does not operate a trust
32	office in this state and that meets the requirements of this chapter may
33	acquire and maintain a trust office in this state.
34	(b) An out-of-state trust institution shall not maintain a trust
35	office in this state unless a similar institution chartered under the laws of
36	this state to act as a fiduciary is permitted to acquire and maintain a trust

1	
1	office through an acquisition of a trust office in the state where the out-
2	of-state trust institution has its principal office and may engage in
3	activities substantially similar to those permitted to trust offices of out-
4	of-state trust institutions under § 23-51-901 in the state where the out-of-
5	state trust institution has its principal office.
6	
7	23-51-906. Requirement of notice.
8	(a) An out-of-state trust institution desiring to establish and
9	maintain a new trust office or acquire and maintain a trust office in this
10	state under this chapter shall provide, or cause its home state regulator to
11	provide, written notice of the proposed transaction to the Bank Commissioner
12	on or after the date on which the out-of-state trust institution applies to
13	the home state regulator for approval to establish and maintain or acquire
14	the trust office.
15	(b) The filing of the notice under subsection (a) of this section
16	shall be preceded or accompanied by a copy of the resolution adopted by the
17	board of the out-of-state trust institution authorizing the additional trust
18	office and the filing fee, if any, prescribed by the commissioner.
19	
20	23-51-907. Trust business of out-of-state trust institution.
21	An out-of-state trust institution that establishes or maintains one (1)
22	or more trust offices in this state under this subchapter may conduct any
23	activity at each trust office that would be authorized under the laws of this
24	state for a state trust institution to conduct at a trust office.
25	
26	23-51-908. Representative trust office business.
27	(a) An out-of-state trust institution shall not act as a fiduciary,
28	but may otherwise engage in a trust business, at a representative trust
29	office as permitted by this subchapter.
30	(b) Subject to the requirements contained in this subchapter, an out-
31	of-state trust institution may establish and maintain representative trust
32	offices anywhere in this state.
33	
34	23-51-909. Registration of representative trust office.
35	(a)(l) An out-of-state trust institution may establish or acquire and
36	maintain a representative trust office in this state.

1	(2) An out-of-state trust institution not maintaining a trust
2	office in this state and desiring to establish or acquire and maintain a
3	representative trust office shall file an application in the form prescribed
4	by the Bank Commissioner.
5	(3) The application under subdivision (a)(2) of this section
6	shall provide:
7	(A) The name of the out-of-state trust institution;
8	(B) A certificate of good standing from the out-of-state
9	trust institution's chartering authority;
10	(C) A copy of the resolution adopted by the board
11	authorizing the representative trust office of the out-of-state trust
12	institution; and
13	(D) The payment for the filing fee, if any, prescribed by
14	the commissioner.
15	(b) An applicant under subsection (a) of this section may commence
16	business at the representative trust office on the thirty-first day after the
17	date the commissioner acknowledges receipt of the application, unless the
18	commissioner specifies an earlier or later date.
19	(c)(l) The thirty-day period of review under subsection (a) of this
20	section may be extended by the commissioner on a determination that the
21	application raises issues that require additional information or additional
22	time for analysis.
23	(2) If the period of review is extended, the out-of-state trust
24	institution may establish the representative trust office only on prior
25	written approval by the commissioner.
26	(d)(1) The commissioner may deny approval of the representative trust
27	office under this section if the commissioner finds that the applicant lacks
28	sufficient financial resources to undertake the proposed expansion without
29	adversely affecting its safety or soundness or that the proposed
30	representative trust office would be contrary to the public interests.
31	(2) In acting on the application, the commissioner shall
32	consider the views of the appropriate bank supervisory agencies.
33	
34	<u>Subchapter 10 — Liquidation</u>
35	
36	23-51-1001. Voluntary liquidation.

1	(a) A state trust company may go into voluntary liquidation and be
2	closed, and may surrender the state trust company's charter and franchise as
3	a corporation of this state by the affirmative votes of the shareholders of
4	the state trust company owning a majority of the voting stock of the state
5	trust company.
6	(b)(l) Shareholder action to liquidate a state trust company shall be
7	taken at a meeting of the shareholders called by resolution of the board of
8	the state trust company.
9	(2) The written notice required under subdivision (b)(1) of this
10	section shall state the purpose of the meeting and be mailed to each
11	shareholder, or in case of a shareholder's death, to the shareholder's legal
12	representative, addressed to the shareholder's last known residence not less
13	than ten (10) days before the date of the meeting.
14	(3) If shareholders elect to liquidate a state trust company
15	under subsection (a) of this section, a certified copy of all proceedings of
16	the meeting at which the action has been taken, attested by an officer of the
17	state trust company, shall be transmitted to the Bank Commissioner for
18	approval.
19	(c)(l) If the commissioner approves the liquidation, the commissioner
20	shall issue to the state trust company under the commissioner's seal, an
21	order for that purpose.
22	(2) An order shall not be issued by the commissioner under
23	subdivision (c)(l) of this section until the commissioner is satisfied that
24	provision has been made by the state trust company to satisfy and pay off all
25	creditors.
26	(3)(A) When the commissioner approves the voluntary liquidation
27	of a state trust company, the board of the state trust company shall:
28	<u>(i) Publish a notice in a newspaper with a</u>
29	substantially statewide circulation published in the City of Little Rock that
30	the state trust company is closing down its affairs and going into
31	liquidation; and
32	(ii) Notify the creditors of the state trust company
33	to present their claims for payment.
34	(B) The notice required under subdivision (c)(3)(A)(i) of
35	this section shall be published one (1) time a week for four (4) consecutive
36	weeks.

1	(d) When a state trust company is in the process of voluntary
2	liquidation, the state trust company is subject to examination by the
3	commissioner and shall furnish reports from time to time as the commissioner
4	may require.
5	(e) All unclaimed property remaining in the hands of a liquidated
6	state trust company is subject to the Unclaimed Property Act, § 18-28-201 et
7	seq.
8	(f)(1) Upon the approval of the commissioner, a state trust company
9	may sell and transfer to another trust institution, whether state or
10	federally chartered, all of its assets of every kind upon terms as may be
11	agreed upon and approved by the commissioner and by a majority vote of its
12	board.
13	(2) A certified copy of the minutes of a meeting at which an
14	action is taken, attested by an officer of the state trust company, together
15	with a copy of the contract of sale and transfer, shall be filed with the
16	commissioner.
17	(3) Whenever voluntary liquidation is approved by the
18	commissioner or the sale and transfer of the assets of any state trust
19	company is approved by the commissioner, the charter of the state trust
20	company shall be canceled, subject, however, to its continued existence, as
21	provided by this chapter and the Arkansas Business Corporation Act, § 4-27-
22	<u>101 et seq.</u>
23	
24	23-51-1002. Placing state trust company under Bank Commissioner's
25	<u>control.</u>
26	(a)(l) A state trust company may place its assets and business under
27	the control of the Bank Commissioner for liquidation by a resolution of a
28	majority of its directors or members upon notice to the commissioner.
29	(2) Upon taking possession of the state trust company, the
30	commissioner, or the commissioner's appointed agent, shall retain possession
31	of the state trust company until the state trust company is authorized by the
32	commissioner to resume business or until the affairs of the state trust
33	company has fully liquidated under this chapter.
34	(3) A state trust company shall not make any general assignment
35	for the benefit of its creditors except by surrendering possession of its
36	assets to the commissioner, as provided under this chapter.

1	(b) If for any reason a state trust company suspends operations for
2	any length of time, the state trust company immediately upon the suspension
3	of operations, shall be deemed in the possession of the commissioner and
4	subject to liquidation under this chapter.
5	
6	23-51-1003. Application of Arkansas Banking Code of 1997.
7	When the Bank Commissioner, or the commissioner's appointed agent,
8	takes possession of a state trust company under this subchapter, the
9	commissioner or the commissioner's appointed agent shall proceed with the
10	dissolution and liquidation of the state trust company under the procedures
11	established for the dissolution and liquidation of state banks under the
12	Arkansas Banking Code of 1997, chapters 45-50 of this title.
13	
14	<u>Subchapter 11 — Trusts and Fiduciaries</u>
15	
16	23-51-1101. Delegation and fiduciary responsibility.
17	(a) A person acting as a trustee or as any other fiduciary under the
18	laws of this state may delegate any investment, management, or administrative
19	function if the person exercises reasonable care, judgment, and caution in:
20	(1) Selecting the delegate, taking into account the delegate's
21	financial standing and reputation;
22	(2) Establishing the scope and other terms of any delegation;
23	and
24	(3) Reviewing periodically the delegate's actions in order to
25	monitor overall performance and compliance with the scope and other terms of
26	the delegation.
27	(b) Notwithstanding any delegation permitted under subsection (a) of
28	this section, a person acting as a trustee, except as provided in § 28-73-
29	807, or in any other fiduciary capacity under the laws of this state shall
30	retain responsibility for the due performance of any delegated fiduciary
31	function.
32	
33	<u>23-51-1102. Affiliates.</u>
34 25	(a) A person acting as a trustee or in any other fiduciary capacity
35	<u>under § 23-51-1101, may hire and compensate, as a delegate, an affiliate of</u>
36	the person if:

1	(1) Authorized by a trust or fiduciary instrument;
2	(2) Authorized by court order;
3	(3) Authorized in writing by each affected client; or
4	(4) The standards of § 23-51-1101 are satisfied.
5	(b) Fees paid to an affiliate shall be competitive with fees charged
6	by nonaffiliates that provide substantially similar services.
7	
8	23-51-1103. Fee determination.
9	The compensation arrangement between a client and a person acting as a
10	trustee or as any other fiduciary under this chapter shall be at arm's
11	length, and any compensation under such an arrangement shall be a reasonable
12	amount with respect to the services rendered.
13	
14	23-51-1104. Disclosure of potential conflicts of interest.
15	A company, proposing to act as a trustee or in any other fiduciary
16	capacity under a written agreement to be entered into with a prospective
17	client after September 1, 2025, and that company has any potential or actual
18	conflict of interest that may reasonably be expected to have an impact on the
19	independence or judgment of the trustee or fiduciary, shall disclose
20	appropriate information concerning the actual or potential conflict of
21	interest before entering into any written or oral trust or fiduciary
22	agreement with the client or prospective client.
23	
24	23-51-1105. Designation of trustee.
25	<u>A person residing in this state may designate any trust institution to</u>
26	act as a fiduciary on behalf of the person.
27	
28	23-51-1106. Choice of law governing trusts.
29	<u>A trust institution that maintains a trust office or representative</u>
30	trust office in this state and its affected clients may designate either this
31	state, a state where affected clients reside, or the state where the trust
32	institution has its principal office as the state whose laws shall govern any
33	written agreement between the trust institution and its client or any
34	instrument under which the trust institution acts for a client.
35	
36	23-51-1107. Choice of law governing fiduciary investments.

1	<u>A trust institution that maintains a trust office or representative</u>
2	trust office in this state and its affected clients may designate either this
3	state, a state where affected clients reside, or the state where the trust
4	institution has its principal office as the state whose laws shall govern
5	with respect to the fiduciary investment standards applicable to any written
6	agreement between the trust institution or its client and any other
7	instrument under which the trust institution acts for a client.
8	
9	<u>Subchapter 12 — Private Trust Company</u>
10	
11	23-51-1201. Private trust company.
12	(a) A private trust company engaging in the trust business in this
13	state shall comply with the provisions of this chapter applicable to a trust
14	company unless expressly exempted from those provisions in writing by the
15	Bank Commissioner under this section or by rule adopted by the commissioner.
16	(b)(1) A private trust company or proposed private trust company may
17	request in writing that it be exempted from specified provisions of §§ 23-51-
18	110, 23-51-403(a), 23-51-405(b)(11), 23-51-406(b)(1), 23-51-407, 23-51-501,
19	23-51-503, and 23-51-506(b)-(d).
20	(2) The commissioner may grant the exemption in whole or in part
21	if the commissioner finds that the private trust company does not and will
22	not transact business with the general public.
23	(c) An exemption granted under this section may be made subject to
24	conditions or limitations imposed by the commissioner consistent with this
25	subchapter.
26	(d)(l) At the expense of the private trust company, the commissioner
27	may examine or investigate the private trust company in connection with an
28	application for exemption.
29	(2) Unless the application presents novel or unusual questions,
30	the commissioner shall approve the application for exemption or set the
31	application for hearing not later than sixty (60) days after the date the
32	commissioner considers the application complete and accepted for filing.
33	(3) The commissioner may require the submission of additional
34	information as considered necessary to an informed decision.
35	
36	<u>23-51-1202. Definitions.</u>

1	As used in this subchapter:
2	(1) "Family member" means an individual who is related within
3	the fourth degree of affinity or consanguinity to an individual or
4	individuals who control a private trust company or that is controlled by one
5	(1) or more trusts or charitable organizations established by the individual
6	or individuals; and
7	(2) "Transact business with the general public" means any sales,
8	solicitations, arrangements, agreements, or transactions to provide trust or
9	other business services, whether or not for a fee, commission, or any other
10	type of remuneration, with any client that is not a family member or a sole
11	proprietorship, partnership, joint venture, association, trust, estate,
12	business trust, or other company that is not one hundred percent (100%) owned
13	by one (1) or more family members.
14	
15	23-51-1203. Requirements for a private trust company.
16	(a)(l) A private trust company requesting an exemption from this
17	chapter under § 23-51-1201 shall file an application with the Bank
18	<u>Commissioner containing:</u>
19	(A) A nonrefundable application fee of an amount not less
20	than three thousand dollars (\$3,000) nor more than five thousand dollars
21	(\$5,000), as set by rules issued by the commissioner;
22	(B) A detailed statement under oath showing the private
23	trust company's assets and liabilities as of the end of the month previous to
24	the filing of the application;
25	(C) A statement under oath of the reason for requesting
26	the exemption;
27	(D) A statement under oath that the private trust company
28	is not currently transacting business with the public and that the company
29	will not conduct business with the public without the prior written
30	permission of the commissioner;
31	(E) The current street mailing address and telephone
32	number of the physical location in this state at which the private trust
33	company will maintain its books and records, together with a statement under
34	oath that the address given is true and correct and is not a United States
35	Postal Service post office box or a private mailbox, postal box, or mail
36	drop;

1	(F) A listing of the specific provisions of this chapter
2	for which the request for exemption is made; and
3	(G)(i) A certification that the private trust company is
4	managed by, and its members are family members.
5	(ii) All individuals who control a private trust
6	company or establish trusts or charitable organizations controlling the
7	private trust company shall be related within the second degree of affinity
8	or consanguinity.
9	(2) The commissioner shall not approve a private trust company
10	exemption unless the application is completed as required in subdivision
11	(a)(l) of this section.
12	(b) To maintain status as an exempt private trust company under this
13	chapter, the exempt private trust company shall:
14	(1) Not transact business with the public;
15	(2)(A) File an annual certification that it is maintaining the
16	conditions and limitations of its exempt status.
17	(B) The annual certification required under subdivision
18	(b)(2)(A) of this section shall be filed:
19	(i) On a form provided by the commissioner and be
20	accompanied by a fee set by rules issued by the commissioner; and
21	(ii) On or before June 30 of each year.
22	(C)(i) An annual certification shall not be valid unless
23	it bears an acknowledgment stamped by the State Bank Department.
24	(ii) The department shall have thirty (30) days from
25	the date of receipt to return a copy of the acknowledged annual certification
26	to the exempt private trust company.
27	(iii) The burden shall be on the exempt private
28	trust company to notify the department of a failure to return an acknowledged
29	copy of an annual certification within the thirty-day period.
30	(iv) The commissioner may examine or investigate the
31	exempt private trust company periodically as necessary to verify the annual
32	certification;
33	(3) Comply with the principal office provisions of § 23-51-402
34	and with the address and telephone requirements of subdivision (a)(l)(E) of
35	this section; and
36	(4) Pay all applicable corporate franchise taxes.

1	
2	<u>23-51-1204. Change of control.</u>
3	(a) Control of an exempt private trust company shall not be
4	transferred or sold with exempt status.
5	(b) In a change of control, the acquiring control person shall comply
6	with this chapter, and the exempt status of the private trust company shall
7	automatically terminate upon the effective date of the transfer.
8	(c) A separate application for exempt status shall be filed if the
9	acquiring person wishes to obtain or continue an exemption under this
10	section.
11	
12	23-51-1205. Authority to revoke.
13	(a) The Bank Commissioner may revoke the exempt status of a private
14	trust company if the private trust company:
15	(1) Makes a false statement under oath on a document required to
16	be filed under this chapter or by any rule promulgated by the commissioner;
17	(2) Fails to submit to an examination as required by § 23-51-
18	<u>1201(c);</u>
19	(3) Withholds requested information from the commissioner; or
20	(4) Violates any provision of this section applicable to an
21	<u>exempt private trust company.</u>
22	(b)(1) If the commissioner determines from examination or other
23	credible evidence that a private trust company has violated any of the
24	requirements of this section, the commissioner may by personal delivery or
25	registered or certified mail, return receipt requested, notify the private
26	trust company in writing that the private trust company's exempt status has
27	been revoked.
28	(2) The notification required under subdivision (b)(1) of this
29	section shall:
30	(A) State grounds for the revocation with reasonable
31	certainty; and
32	(B) State the effective date of the revocation, which may
33	not be sooner than five (5) calendar days after the date the notification is
34	<u>mailed or delivered.</u>
35	(c)(l) A revocation under this section takes effect for the private
36	trust company if the private trust company does not request a hearing in

1	writing before the effective date.
2	(2) After taking effect the revocation is final and
3	nonappealable as to that private trust company, and the private trust company
4	shall be subject to all of the requirements and provisions of this chapter
5	applicable to state trust companies.
6	(d)(l) A private trust company shall have five (5) calendar days after
7	the revocation is effective to comply with the provisions of this chapter
8	from which it was formerly exempt.
9	(2) If, however, the commissioner determines, at the time of
10	revocation, that the private trust company has been engaging in or attempting
11	to engage in acts intended or designed to deceive or defraud the public, the
12	commissioner may shorten or eliminate, in the commissioner's sole discretion,
13	the five (5) calendar days compliance period.
14	(e) If the private trust company does not comply with this subchapter,
15	including the capitalization requirements as have been determined by the
16	commissioner as necessary to assure the safety and soundness of the private
17	trust company, within the prescribed time period, the commissioner may:
18	(1) Institute any action or remedy prescribed by this chapter,
19	or any applicable rule; or
20	(2) Refer the private trust company to the Attorney General for
21	to initiate a quo warranto proceeding to revoke the charter.
22	
23	23-51-1206. Conversion to public trust company.
24	(a)(l) A private trust company may terminate its status as a private
25	trust company and commence transacting business with the general public.
26	(2) A private trust company desiring to commence transacting
27	business with the general public shall file an application on a form
28	prescribed by the Bank Commissioner.
29	(3) The application required under subdivision (a)(2) of this
30	section shall provide:
31	(A) The name of the private trust company;
32	(B) An acknowledgment that any exemption granted or
33	otherwise applicable to the private trust company under this subchapter,
34	shall cease to apply on the effective date of the notice;
35	(C) A copy of the resolution adopted by the board
36	authorizing the private trust company to commence transacting business with

1	the general public; and
2	(D) The payment of the filing fee, if any, prescribed by
3	the commissioner.
4	(b) The applicant may commence transacting business with the general
5	public thirty (30) days after the application is approved by the
6	commissioner, unless the commissioner specifies another date.
7	(c)(l) The thirty-day period of review under subsection (b) of this
8	section may be extended by the commissioner on determination that the
9	application raises issues that require additional information or additional
10	time for analysis.
11	(2) If the period for review is extended, the applicant may
12	commence transacting business with the public only on prior written approval
13	by the commissioner.
14	(d) The commissioner may deny approval of the application of the
15	private trust company to commence transacting business with the general
16	public if the commissioner finds that the:
17	(1) Applicant lacks sufficient financial resources to undertake
18	the proposed expansion without adversely affecting its safety or soundness;
19	(2) Proposed transacting of business with the general public
20	would be contrary to the public interest; or
21	(3) Applicant will not within a reasonable period be in
22	compliance with any provision of this chapter from which the applicant had
23	been previously exempted under this subchapter.
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