- 1 SB495
- 2 118041-5
- 3 By Senator Denton
- 4 RFD: Banking and Insurance
- 5 First Read: 04-MAR-10

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4 <u>ENROLLED</u>, An Act,

To amend Sections 5-2A-12, 5-3A-6, 5-5A-44, 5-8A-20, 5-8A-24, 5-13B-3, 5-13B-4, 5-13B-5, and 5-13B-6, Code of Alabama 1975, relating to banks; to specify that the Banking Board may order the removal of and civil penalties against a person who has caused a bank to suffer a substantial financial loss; to allow the Banking Department to remove and prohibit a person who has caused a bank to suffer a substantial financial loss from participating in the affairs of any Alabama state bank or a holding company that controls an Alabama state bank, including after the person is no longer employed by a state chartered bank; to remove the exemption from prior approval by the Superintendent of Banking for transactions requiring the prior approval of the Board of Governors of the Federal Reserve System under the Bank Holding Company Act of 1956 and to further provide for the review of applications; to provide that, for certain purposes, a quorum of the Banking Board shall be a majority of those present and entitled to vote; to remove the requirement that the Federal Deposit Insurance Corporation apply for an order confirming appointment as receiver from the receivership court; and to further provide

1	for	the con	ditio	ns und	er whi	ch an	Alab	ama k	bank	holdi	ng (company
2	may	acquire	an o	ut-of-	state	bank d	or a	bank	holo	ding c	compa	any.

3 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 5-2A-12, 5-3A-6, 5-5A-44, 5-8A-20, 5-8A-24, 5-13B-3, 5-13B-4, 5-13B-5, and 5-13B-6, Code of Alabama 1975, are amended to read as follows:

"§5-2A-12.

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"(a) The superintendent may order a bank, the board of directors, any director or directors, and any officer or officers of any bank, individually or collectively (hereafter affected person, whether one or more) to correct any matters in the conduct of the affairs of the bank which in the opinion of the superintendent are unsafe and unsound. The Banking Board may, after at least 20 days' written notice by the superintendent to the bank and any affected person, and a hearing before the Banking Board, to direct the superintendent to issue an order that imposes civil money penalties on the bank and affected person and, if so determined by the Banking Board, that removes any affected person:

"(1) Who does not comply with the superintendent's order to correct unsafe and unsound matters if the Banking Board by written order enters a finding that the bank has thereby suffered or will probably suffer substantial financial loss and that such practice is one involving personal dishonesty on the part of such affected person or one which

demonstrates a willful and continuing disregard for the safety and soundness of the bank, the result of which has caused the bank to suffer or which is likely to cause the bank to suffer substantial financial loss; or

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"(2) Whose conduct a. demonstrates personal dishonesty in connection with the business, operations, assets, or liabilities of the bank; or b. demonstrates a willful and continuing disregard for the safety and soundness of the bank, the result of which has caused or is likely to cause the bank to suffer substantial financial loss.

"(b) The amount of civil money penalties imposed shall not exceed one thousand dollars (\$1,000) per day with a maximum amount of one hundred thousand dollars (\$100,000) in the aggregate for all violations of an order of the superintendent. An order of removal also may prohibit the affected person from participating in the affairs of any Alabama state bank or any holding company that controls an Alabama state bank. In the superintendent's order to the bank or affected person of the imposition of civil money penalties or removal, the superintendent shall include a specific statement of the facts constituting the alleged unsafe and unsound conduct to be made the basis of the imposition of civil money penalties or removal. At the hearing thereon before the Banking Board, the board of directors of the bank or the affected person shall have the right to appear in

person or by counsel. No member of the Banking Board, other than the superintendent, may participate in the hearing if such member is affiliated with the bank or affected person or has previously been involved in a determination to institute the proceedings leading to the hearing. Any order of the superintendent as directed by the Banking Board, imposing civil money penalties or directing removal of an affected person shall within 28 days of the date of entry thereof be appealable to the Circuit Court of Montgomery County, which appeal shall be conducted de novo. Pending expiration of the time for appeal, the order imposing civil money penalties or of removal shall not become effective and neither the superintendent nor the Banking Board shall publicly disclose such order except in connection with the appeal. All proceedings before the Banking Board shall be confidential. Any person violating this section by disclosure of nonpublic information presented at a confidential hearing before the Banking Board, other than the disclosure that may result in connection with an appeal thereof, shall be guilty of a Class A misdemeanor.

"§5-3A-6.

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"(a) The superintendent and every examiner acting under the superintendent may administer oaths and may examine under oath any person whose testimony may be required on the examination of any bank, on the examination of any affiliate

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of a bank, or on the examination of any agency of any foreign bank and shall have authority and power to compel the appearance and attendance of any such person or the production of any records and documents of any bank, any affiliate of a bank, or any agency of a foreign bank for the purpose of any examination and attendance or production may be enforced by order of a circuit court. Production of records and documents or testimony, whether or not made under oath, required by the superintendent on the examination of any bank shall not constitute a waiver by the bank, or by any director, officer, employee, advisor, consultant, attorney, or accountant of or for the bank, of any attorney-client privilege or other privilege to which they may be entitled under law.

"(b) Any officer, director, agent, or employee of any bank, any affiliate of any bank, or any agency of any foreign bank, or any affected person, whether one or more, who (1) makes any false entry or omission with intent to mislead in any book, report, or statement of such bank, affiliate of such bank, or agency of such foreign bank or (2) makes a false statement, whether or not made under oath, to the superintendent, an examiner acting under the superintendent, or to any officer of such bank, affiliate of any bank, or agency of any foreign bank with intent to injure or defraud such bank, affiliate, or agency or with the intent to influence in any way the action of the superintendent or an

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examiner acting under the superintendent, shall be subject to removal and the imposition of civil money penalties by the superintendent when so directed by the Banking Board as provided in this title. An order of removal may prohibit the affected person from participating in the affairs of any Alabama state bank or any holding company that controls an Alabama state bank. Any action of the superintendent or examiner acting under the superintendent taken in reliance upon such false entry, omission, or statement may be rescinded and withdrawn.

"(c) In taking an action to prohibit participation by, remove, or impose civil money penalties upon, any officer, director, or employee of any bank, any affiliate of any bank, or any agency of any foreign bank under this section, the superintendent and Banking Board shall not be required to establish that the bank, affiliate of the bank, or agency of a foreign bank suffered or probably will suffer financial loss and shall not be required to establish that the superintendent or examiner acting under the superintendent was influenced by such false entry, omission, or statement.

"(d) The resignation, termination of employment or participation, or separation of any director, officer, or employee of a bank for any reason whatsoever shall not affect the jurisdiction and authority of the superintendent or the Banking Board to issue any notice or order and proceed under

this title against any such person, including, without
limitation, Sections 5-2A-12 and 5-3A-6, if such notice or
order is served before the end of the six-year period
beginning on the last date that such person ceased to be a
director, officer, or employee of any bank.

"\$5-5A-44.

"(a) No person may acquire any voting security of a state bank or of any corporation or other entity owning voting securities of a state bank if after the acquisition such person would own or possess the power to vote a majority of the voting securities of such bank, unless an application is filed with the superintendent for review of the proposed transaction and for his or her action, if any, as provided in this section.

"(b) The application shall be on a form prescribed by the superintendent and shall be made under oath. The application must contain all information that the superintendent by regulation requires to be furnished in an application, as well as any information that the superintendent orders to be included in the particular application being filed and shall be accompanied by the filing fee prescribed by the Banking Board. No acquiring party may acquire control of a bank unless the superintendent has approved the acquiring party's acquisition plan. The acquiring party shall file its application with the superintendent, and

the application shall, except to the extent expressly waived by the superintendent, contain the following information:

- "(1) The identity, personal history, business background, and experience of each person by whom or on whose behalf the acquisition is to be made, including his material business activities and affiliations during the past five years, and a description of any material pending legal or administrative proceedings in which he is a party and any criminal indictment or conviction of such person by a state or federal court.
- "(2) A statement of the assets and liabilities of each person by whom or on whose behalf the acquisition is to be made, as of the end of the fiscal year for each of the five fiscal years immediately preceding the date of the notice, together with related statements of income and source and application of funds for each of the fiscal years then concluded, all prepared in accordance with generally accepted accounting principles consistently applied, and an interim statement of the assets and liabilities for each such person, together with related statements of income and source and application of funds, as of a date not more than 90 days prior to the date of the filing of the notice.
- "(3) The terms and conditions of the proposed acquisition and the manner in which the acquisition is to be made.

1	"(4) The identity, source, and amount of the funds
2	or other consideration used or to be used in making the
3	acquisition, and if any part of these funds or other
4	consideration has been or is to be borrowed or otherwise
5	obtained for the purpose of making the acquisition, a
6	description of the transaction, the names of the parties, and
7	any arrangements, agreements, or understandings with such
8	persons.

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- "(5) Any plans or proposals which any acquiring party making the acquisition may have to liquidate the bank, to sell its assets or merge it with any company or to make any other major change in its business or corporate structure or management.
- "(6) The identification of any person employed, retained, or to be compensated by the acquiring party, or by any person on his behalf, to make solicitations or recommendations to stockholders for the purpose of assisting in the acquisition, and a brief description of the terms of such employment, retainer, or arrangement for compensation.
- "(7) Copies of all invitations or tenders or advertisements making a tender offer to stockholders for purchase of their stock to be used in connection with the proposed acquisition.
- "(8) If any tender offer, request, or invitation for tenders, or other agreement to acquire control is proposed to

be made by means of a registration statement under the Federal 1 Securities Act of 1933, as amended, or under circumstances 2. 3 requiring the disclosure of similar information under the Federal Securities Exchange Act of 1934, as amended, or in an 4 5 application filed with the Federal Deposit Insurance Corporation, the Board of Governors of the Federal Reserve 6 System, or the Securities Commissioner of Alabama requiring 7 8 similar disclosure, the superintendent may accept the registration statement or application with any additional 9 10 information as the superintendent may require in lieu of the 11 requirements of this section.

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"(9) If, while an application is pending, any material change occurs in the facts stated in the application, the acquiring party within 10 days after the change shall file with the superintendent an amendment to the application describing the change in accordance with rules the superintendent may adopt.

"For the purposes of this section, the term "person" means an individual or a corporation, partnership, trust, association, joint venture, pool, syndicate, sole proprietorship, unincorporated organization, or any other form of entity not specifically listed herein.

"Information obtained by the superintendent under this section is confidential and may not be disclosed by the superintendent or any officer or employee of the State Banking

1	Department, except that the superintendent may in his or her
2	discretion, if the superintendent deems it necessary or proper
3	to the enforcement of the laws of this state or the United
4	States and to the best interest of the public, divulge such
5	information to any department, agency, or instrumentality of
6	the state or federal government.

- "(c) The superintendent shall issue an order denying an application if he or she finds that:
- "(1) The financial condition of any acquiring person is such as might jeopardize the financial stability of the bank or prejudice the interests of the depositors or stockholders of the bank;
- "(2) The competence, experience, or integrity of any acquiring person or of any of the proposed management personnel indicates that it would not be in the interest of the depositors or stockholders of the bank, or in the interest of the public to permit such person to control the bank; or
- "(3) Any acquiring person neglects, fails, or refuses to furnish the superintendent all the information required by him.
- "(d) The superintendent shall approve or deny a change of control under this section within 60 days after receipt of a completed application; provided that if the superintendent requests additional information from the applicant following receipt of a completed application, the

1	time limit for the decision by the superintendent shall be the
2	later of (1) the date set forth above in this subsection; or
3	(2) 30 days after the receipt by the superintendent of the
4	requested additional information. Any agreement entered into
5	by the applicants and the superintendent as a condition that
6	the application will not be denied is enforceable against the
7	applicant and the bank.

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- "(e) From any final order denying the application the applicant may appeal the decision in the manner and through the procedures established in Sections 5-5A-8 and 5-5A-9 for the denial of incorporation of a bank.
 - "(f) This section does not apply to:
- "(1) The acquisition of securities in connection with the exercise of a security interest or otherwise by way of foreclosure on default in the payment of a debt previously contracted for in good faith;
- "(2) Acquisitions or transfers by gift, operation of law or by will or intestate succession; or
- "(3) Any transaction which the superintendent by regulation or order may exempt as not being contemplated by the purposes of this section or the regulation of which is not necessary or appropriate for the protection of the bank.
- "(g) If it appears to the superintendent that any person has committed or is about to commit a violation of this section or any regulation or order of the superintendent

adopted under it, the attorney general on behalf of the
superintendent may apply to the Circuit Court of Montgomery
County for an order enjoining the violation and for any other
equitable relief as the nature of the case may require.

"(h) Fees collected under this section shall be paid into the special fund established by the State Treasurer pursuant to Section 5-2A-20.

"\$5-8A-20.

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"Whenever it shall appear to the superintendent that any bank has violated its charter or any law of the state, or is conducting business in any unauthorized manner, or that the bank may suspend payment of its obligations, or if its capital is impaired and not made good under the requirement of the superintendent within the required time, or if any such bank or an affiliate of such bank as defined in Section 5-3A-1 shall refuse to submit its papers, books and concerns to the inspection of the superintendent or any examiner, or if any officer thereof shall refuse to be examined on oath touching the conducting of any such bank, or if any such bank shall suspend payment of its obligations, or if from any examination the superintendent shall have reason to conclude that such bank is in an unsound or unsafe condition to transact the business for which it was organized, or that it is unsafe for it to continue business, or if any such bank shall neglect or refuse to observe any order of the superintendent directing or

requiring the doing or cessation of any particular thing required to be done or not to be done by law, the superintendent may call a meeting of the Banking Board and submit to the board matters of default or misconduct in the affairs of the bank, of which the bank shall have notice and upon which the bank may be heard in person or by counsel, and if the board or a majority of the board so directs, the superintendent shall forthwith take possession of the property and business of such bank and retain such possession until such bank shall resume business or a receiver is appointed, as provided in this chapter. Notwithstanding the provisions of Section 5-2A-43, for purposes of this section, a quorum of the board shall be a majority of those present and entitled to vote.

"\$5-8A-24.

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"The superintendent may under his or her hand and official seal appoint a receiver to liquidate and distribute the assets of any bank taken possession of by the superintendent under the provisions of this chapter, the certificate of appointment to be filed in the office of the superintendent and a certified copy in the office of the probate judge in the county in which the principal office of such bank is located. The receiver may be the Federal Deposit Insurance Corporation or any other agency or corporation created by the United States to act in such capacity or any

person selected by the superintendent; provided, however, no examiner shall be appointed receiver of any bank whose books, papers, and affairs the examiner shall have examined within one year next preceding the appointment of such receiver. Any receiver appointed other than the Federal Deposit Insurance Corporation, or any other agency or corporation created by the United States to act in such capacity shall apply for and shall be entitled to an ex parte order confirming his or her appointment as receiver from the receivership court.

"§5-13B-3.

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"This article sets forth the conditions under which a company may acquire an Alabama bank or an Alabama bank holding company or an Alabama bank holding company may acquire an out-of-state bank or bank holding company. This article is intended not to discriminate against out-of-state bank holding companies or against foreign bank holding companies in any manner that would violate Section 3(d) of the Bank Holding Company Act, as amended effective September 29, 1995, by Section 101 of the Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994, Public Law No. 103-328.

"§5-13B-4.

"(a) No company may acquire an Alabama bank holding company or an Alabama state bank without the prior approval of the superintendent.

1	"(b) The approval of the superintendent under
2	subsection (a) shall not be required where the acquisition is
3	made:
4	"(1) In a transaction arranged by the superintendent
5	or another bank supervisory agency to prevent the insolvency
6	or closing of the acquired bank; or
7	"(2) In a transaction in which a bank forms its own
8	bank holding company, if the ownership rights of the former
9	bank shareholders are substantially similar to those of the
10	shareholders of the new bank holding company.
11	"(c) No Alabama bank holding company may acquire an
12	out-of-state bank or bank holding company without the prior
13	approval of the superintendent.
14	"(d) In a transaction for which the superintendent's
15	approval is not required under this section, the parties shall
16	give written notice to the superintendent at least 15 days
17	before the effective date of the acquisition, unless a shorter
18	period of notice is expressly permitted or required under
19	applicable federal law.
20	"§5-13B-5.
21	"(a) A company that proposes to make an acquisition
22	under this article shall:
23	"(1) File with the superintendent a copy of the

application that such company has filed with the responsible

L	federal	bank	superv	visory	agency	togethe	r with	such	addition	ıal
2	informat	cion a	as the	superi	intenden	t may p	rescrik	oe; ar	nd	

- "(2) Pay to the superintendent the application fee,

 if any, prescribed by the superintendent.
 - "(b) To the extent consistent with the effective discharge of the superintendent's responsibilities, the forms established under this article for application and reporting shall conform to those established by the Board of Governors of the Federal Reserve System under the Bank Holding Company Act.
 - "(c) In connection with an application received under this article, the superintendent shall require that prior notice of the application be published one time in a daily newspaper of general circulation and provide an opportunity for public comment.
 - "(d) If the applicant is an out-of-state bank holding company that is not incorporated under the laws of this state, it shall submit with the application evidence satisfactory to the superintendent that the applicant has complied with or is exempted from the requirements of Sections 10-2B-15.01 et seq.
- 22 "\$5-13B-6.

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"(a) In deciding whether to approve an application for a proposed acquisition under this article, the superintendent shall consider whether the acquisition may:

1		***	(1) Be	detr	imer	ntal	to	the	safety	and	sou	indness	01
2	the	Alabama	state	bank	or	the	Ala	bama	bank	holdi	ing	company	<i>y</i> ;

"(2) Result in a substantial reduction of
competition in this state; or

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- "(3) Have a significantly adverse effect on the convenience and needs of the community or communities in this state that are served by the Alabama state bank or the Alabama bank holding company to be acquired.
- "(b) Except as otherwise expressly provided in this section, the superintendent shall not approve an acquisition under this article if upon consummation of the transaction the applicant, including any depository institution affiliated with the applicant, would control 30 percent or more of the total amount of deposits held by depository institutions in this state.
- "(c) The superintendent may by regulation, with the concurrence of a majority of the members of the Alabama State Banking Board, adopt a procedure whereby the limitation on control of deposits set forth in subsection (b) may be waived for good cause shown.
- "(d) The superintendent shall not approve an application for an acquisition under this article unless the Alabama bank to be acquired, or all Alabama bank subsidiaries of the bank holding company to be acquired, have as of the

1	proposed date of acquisition been in existence and in
2	continuous operation for five years or more.
3	"(e) The five-year requirement shall be met if the
4	superintendent determines that either the Alabama bank or the
5	subsidiaries of the Alabama bank holding company to be
6	acquired:
7	"(1) Were organized solely for the purpose of
8	facilitating the acquisition of a bank that has been in
9	existence and continuously operating for more than five years,
10	or
11	"(2) Resulted from the merger or consolidation of
12	two or more banks at least one of which had been in existence
13	and continuously operating for more than five years."
14	Section 2. This act shall become effective on the
15	first day of the third month following its passage and

approval by the Governor, or its otherwise becoming law.

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4	President and Presiding Officer of the Senate
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6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14	SB495 Senate 08-APR-10 I hereby certify that the within Act originated in and passed the Senate, as amended. McDowell Lee Secretary
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16 17 18	House of Representatives Passed: 14-APR-10
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20 21	By: Senator Denton