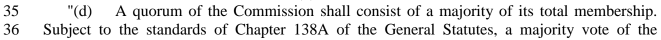
GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**

S

SENATE BILL 175

	Short Title:	Ba	nking Laws Clarifications/Corrections.	(Public)
	Sponsors:	Sei	nator Brown (Primary Sponsor).	
	Referred to:	Co	mmerce.	
			March 5, 2013	
1			A BILL TO BE ENTITLED	
2	AN ACT	ТО	MAKE TECHNICAL CORRECTIONS AND CL	ARIFICATIONS TO
3	CHAPT	'ER 53	C OF THE GENERAL STATUTES.	
4	The Genera	l Asse	mbly of North Carolina enacts:	
5			ION 1. G.S. 53C-1-4 reads as rewritten:	
6	"§ 53C-1-4.	Defi	nitions and application of terms.	
7			text requires otherwise, the following definitions apply	in this Chapter.
8				1
9	((4)	Bank. – Any corporation, other than a credit union,	savings institution, or
10			trust institution, company, that is organized under the la	-
11			engaged in the business of receiving deposits (other the	
12			monies, and making loans.	
13	-		ý č	
14	((20a)	Consumer finance licensee An individual associated	d with a "licensee." as
15	<u>د</u>	<u> </u>	that term is defined in G.S. 53-165(h).	······
16	((21)	Control. – The possession, directly or indirectly, of	the power or right to
17	· · · · · · · · · · · · · · · · · · ·	()	direct or to cause the direction of the management or p	
18			reason of an agreement, understanding, proxy, or	· · ·
19			through the ownership of or voting power over ten per	
20			any class of the voting securities of the person.	
21			<u>any class or</u> the young securities of the personn	
22		(44)	Lower-tier subsidiary Any bank operating subsidiar	ry company in which a
23	(bank subsidiary has an equity ownership interes	
24			subsidiary.	<u>uis controlled by u</u>
25			<u>subsidiary.</u>	
26		(58)	Public member. – A member of the Commission w	vho is not a practical
27	((50)	banker <u>or</u> a consumer finance licensee and who i	-
28			appointment to the Commission, nor was within the fir	
29			appointment, an employee of a North Carolina financia	
30			appointment, an employee of a North Caronna maneir	ii iiisiitutioii.
31		(68)	Subsidiary. – A company over which a bank has contr	olcontrol including a
32	((00)	lower-tier subsidiary. – A company over which a bank has contained by the subsidiary.	on control, including a
32 33		"	iower-uer subsidiary.	
33 34		 Sect	ION 2. G.S. 53C-2-1(d) reads as rewritten:	
				ita total mambanahin
35	"(d) A	n quo	rum of the Commission shall consist of a majority of	ns total membership.





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1	members qualified with respect to a matter who are present at the meeting where such matter is
2	considered shall constitute valid action of the Commission. In accordance with
3	G.S. 138A-38, G.S. 138A-38(a)(6), the State Treasurer and all disqualified members who are
4	present at a meeting shall be counted for purposes of determining whether a quorum is present."
5	SECTION 3. G.S. 53C-2-2(d) reads as rewritten:
6	"(d) The Commissioner may sue and prosecute or defend in any action or proceeding in
7	any courts of this State or any other state and in any court of the United States for the
8	enforcement or protection of any right or pursuit of any remedy necessary or proper in
9	connection with the subjects committed to the Commissioner for administration or in
10	connection with any bank or the rights, liabilities, property, or assets thereof under the
11	Commissioner's supervision. Nothing herein shall be construed to render the Commissioner
12	liable to be sued except as other departments and agencies of the State may be liable under the
13	general law. The Commissioner may exercise any jurisdiction, supervise, regulate, examine, or
14	enforce any <u>banking law and any</u> State consumer protection laws or federal laws with respect to
15	which the Commissioner has enforcement jurisdiction."
16	SECTION 4. G.S. 53C-4-5(c) reads as rewritten:
17	"(c) A director must do either of the following:
18	(1) Appoint an agent in Wake County, North Carolina, for service of process.
19	(2) Consent, on a form satisfactory to the Commissioner, to the following:
20	a. The Commissioner may serve as the director's agent for service of
21	process.
22	b. The director consents to jurisdiction in Wake County, North
23	Carolina, but only for purposes of any action or proceeding brought
24	by the Commissioner.
25	Following a director's election or appointment as a director, the director shall, solely for
26	purposes of any action or proceeding that may thereafter be brought by the Commissioner, and
27	on a form satisfactory to the Commissioner, do all of the following:
28	(1) <u>Consent to the jurisdiction of the Commissioner and the General Court of</u>
29	Justice for the State of North Carolina in any such action or proceeding.
30	(2) <u>Consent to venue in Wake County, North Carolina, in any such action or</u>
31	proceeding.
32	(3) Unless the director appoints an agent pursuant to subsection (f) of this
33	section, appoint the Commissioner as the director's agent for service of
34	process in any such action or proceeding and authorize and instruct the
35	Commissioner or the Commissioner's duly appointed deputy or agent to
36	(d) When accept service of process for the director in any such action or proceeding.
37	(d) When service of legal process in an action or proceeding brought by the
38 39	Commissioner is made on a director by service and acceptance of service of process in the manner provided in subdivision (2) of subsection (a) of this section, the Commissioner shall
39 40	manner provided in subdivision (3) of subsection (c) of this section, the Commissioner shall, within three business days thereafter, give notice to the director of such service and acceptance
40 41	of service of process by depositing a copy of the process served and accepted, together with
42	any pleading, order, or other item accompanying the process, with a "designated delivery
43	service" as defined in 26 U.S.C. § 7502(f)(2) and directed to the director's last known address
44	in the Commissioner's records. The Commissioner shall keep a record which shall show the day
45	and hour of such acceptance of service of process, any pleading, order, or other item
46	accompanying the process, and the date upon which the above notice was given. When service
47	of process is made pursuant to subdivision (3) of subsection (c) of this section, the time within
48	which the director may file a responsive pleading or similar response, as provided by Chapter
49	1A or Chapter 150B of the General Statutes, shall be extended by 12 days.

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1	(e) The consent and appointment described in subsections (c) and (f) of this section
2	shall be deemed irrevocable and shall not be affected by the termination of the	director's service
3	as a director.	
4	(f) In lieu of meeting the requirements of subdivision (3) of subset	ection (c) of this
5	section, a director may appoint an agent for service of such process in Wal	ke County, North
6	<u>Carolina.</u> "	
7	SECTION 5. G.S. 53C-4-11(c) reads as rewritten:	
8	"(c) In establishing the required level of reserve fund, the Commission	oner shall include
9	the following types of liquid reserves:	
10	(1) Cash on hand, which shall include both United States current	ncy and exchange
11	of any clearinghouse association or similar intermediary.	ntermediary, and
12	balances maintained at any federal reserve bank, either	directly or on a
13	pass-through basis, to meet federal reserve system reserve re	
14	(2) Balances <u>payable</u> on demand from designated depository in	
15	(3) Obligations of the United States Treasury, any agency of	
16	government that is guaranteed by the United States gove	•
17	general obligation of this State or any political subdivision	
18	an investment grade rating of A or higher by a nationally	recognized rating
19	service."	
20	SECTION 6. Article 4 of Chapter 53C of the General Statute	s is amended by
21	adding a new section to read:	
22	"§ 53C-4-13. Immediate report of changes in directors and certain officer	
23	Each bank shall report to the Commissioner any changes in its (i) directed	
24	(iii) chief executive officer, (iv) chief financial officer, (v) chief loan officer, of	
25	officer by the close of the second day on which the bank is open for busines	ss tollowing such
26	change."	
27	SECTION 7. G.S. 53C-5-1(d) reads as rewritten:	
28	"(d) Except as provided in subsection (e) of this section, a bank that pr	1 00
29	in any new activity shall apply to the Commissioner for approval to engage	•
30	before its commencement. If the new activity will be conducted in a new or en-	
31 32	in which the bank intends to make an investment, the bank shall apply to the C	
32 33	approval to engage in the <u>new</u> activity before entering into the investment. T	
33 34	engage in the <u>new</u> activity or make the investment unless and until the Comr written approval of the application. An application for approval shall contain	
34 35	the proposed activity and any other information required by the Commission	-
36	notice or application the bank is required to file with any bank supervisory ag	••••••
30 37	to the proposed activity shall also be provided to the Commissioner. For th	• •
38	section, a "new activity" is any business activity in which the bank is not c	
39	The extension or relocation of an existing activity into a new departm	
40	subsidiary of the bank shall not be considered a new activity. A bank may app	
41	application by the Commissioner pursuant to G.S. 53C-2-6."	car a demar or an
42	SECTION 8. G.S. 53C-5-2 reads as rewritten:	
43	"§ 53C-5-2. Investment authority.	
44		
45	(c) An investment by a bank or a bank subsidiary pursuant to subsec	tion (b) or (d) of
46	this section shall receive the same accounting and regulatory treatment as is	
47	investment by the bank's primary federal supervisor. No investment shall be n	
48	a bank subsidiary pursuant to subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section unless the following the subsection (b) or (d) of this section (b) of the subsection (b)	
49	(1) The investment is approved by the board of directors of the	
50	board-authorized committee.	
20		

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l 2	(2)	The bank has carefully investigated the business or a subsidiary established by the investment will engage.	ctivity in which the
3 1	(3)	The bank has established the risk management and necessary to engage in the business or activity in a safe a	
5	(4)	The bank has, and following the making of the application of the provisions of this subsection, will co	
7		capital requirements of this Chapter.	
3	tier subsidiary.l	the operating subsidiary may make an investment of any solution of any solution of any solution of any solution of the same requirement in a solution of the same requirement is a solution of the same requirement of the sam	
)		ank's investment in a subsidiary.	r on hoult oneusting
l 2		ot as provided in subsection (f) of this section, a bank	
		sing to make an investment described in subsection (b) , (
3		l give prior written notice to the Commissioner, providir	0
1 5		hay require. Unless the Commissioner, within 30 days foll	
))		he bank or bank operating subsidiary that the Commiss	5
) 7	1 1	nent, the bank or bank operating subsidiary may comp	
}		commissioner may extend the period within which to ob	
		ne Commissioner determines that it raises issues that	-
		ditional time for analysis. While the objection period is s	
	-	g-subsidiary may not proceed with respect to the proposed	i investment. <u>A bank</u>
	may appear an or	pjection by the Commissioner pursuant to G.S. 53C-2-6.	
	 (i) A hor	It's investment in any hands or other data attications of a	ny one newcon other
	•	ik's investment in any bonds or other debt obligations of a	• •
	guaranteed by th	of the United States government or an agency thereof, e United States, this State, another state, or other politica	l subdivision of this
5		state, shall at no time exceed ten percent (10%) of its requ	-
		capital," as that term is defined in G.S. 53C-1-4, plus (ii)	-
		e for loan and lease losses, deferred tax assets, and intar	gible assets that are
		e bank's capital under 12 C.F.R. Part 325."	
		FION 9. G.S. 53C-6-1(b) reads as rewritten:	
	· · /	s and Extensions of Credit – Limitations:	
	(1)	The total loans and extensions of credit, both direct and	· · · · ·
		to a person, other than a municipal corporation fo	•
		including in the liabilities of a company the liabil	
		members of the company, outstanding at one time and	
		determined in a manner consistent with subdivision (2) of	•
		collateral having a market value at least equal to the an	
		extension of credit, shall not exceed the greater of (i) f	-
		of the <u>sum of the bank's</u> capital of the bankplus those p	
		allowance for loan and lease losses, deferred tax assets,	
		that are excluded from the bank's capital under 12 C.F.F.	
		percentageamount permitted for national banks in this	s State by statute or
		regulation of the Comptroller of the Currency.	
	(2)	The total loans and extensions of credit, both direct and	-
		to a person outstanding at one time and fully secured b	• •
		collateral having a market value, as determined by relia	
		available price quotations, at least equal to the amo	
		extension of credit outstanding, shall not exceed the great	· · · •
		(10%) of the <u>sum of the bank's</u> capital of the bankplus	-
		bank's allowance for loan and lease losses, deferred tax a	
		assets that are excluded from the bank's capital under 1	<u>2 C.F.K. Part 325</u> or

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(ii) the percentageamount permitted for national banks by statute or regulation of the Comptroller of the Currency. This limitation shall be separate from and in addition to the limitation contained in subdivision (1) of this subsection.
SECTION 10. G.S. 53C-6-1 is amended by adding a new subsection to read:
"(e) Any bank may, by resolution duly passed at a meeting of its board of directors or a
board-authorized committee, request the Commissioner to suspend the limitations on loans set
forth in this section as the limitations may apply to any particular loan (i) on the bank's books
that then exceeds such limitations, or (ii) which the bank desires to make or modify in a manner
that would not otherwise be permitted in the absence of a suspension of such limitations. Upon
receipt of a duly certified copy of such resolution, the Commissioner may, in the
Commissioner's discretion and subject to such requirements, limitations, and conditions as the
Commissioner deems appropriate, suspend the limitations on loans set forth in this section
insofar as they apply to the loan in question."
SECTION 11. G.S. 53C-6-6(j) reads as rewritten:
"(j) Any joint account created under the provisions of G.S. 53-146.1 as it existed prior to
October 1, 2012, shall for all purposes be governed by the provisions of this section on and
after October 1, 2012, and any reference to G.S. 53-146.1 in any statement electing a right of
survivorshipdocument concerning the account shall be deemed a reference to this section."
SECTION 12. G.S. 53C-6-7 is amended by adding a new subsection to read:
"(e) Any Payable on Death account created under the provisions of G.S. 53-146.2, as it
existed prior to October 1, 2012, shall for all purposes be governed by the provisions of this
section on and after October 1, 2012, and any reference to G.S. 53-146.2 in any document
concerning the account shall be deemed a reference to this section."
SECTION 13. G.S. 53C-6-8 reads as rewritten:
"§ 53C-6-8. Personal agency accounts.
(d) The written contract referred to in subsection (a) of this section shall provide that
the principal may elect to extend the authority of the agent set out in subsection (a) of this
section to act on behalf of the principal in regard to the account, notwithstanding the
subsequent incapacity or mental incompetence of the principal. If the principal is a natural person and elects to extend the authority of the agent, then upon the subsequent incapacity or
mental incompetence of the principal, the agent may continue to exercise the authority, without
the requirement of bond or of accounting to any court, until such time as the agent shall receive
actual knowledge that the authority has been terminated. The duly qualified guardian of the
estate of the incapacitated or incompetent <u>principal</u> , or the duly appointed attorney-in-fact for
the incapacitated or incompetent principal acting pursuant to a durable power of attorney, as
defined in G.S. 32A-8, which grants to the attorney-in-fact the authority in regard to the
account that is granted to the agent by the written contract executed pursuant to the provisions
of this section, shall have the power, upon notifying the agent and providing written notice to
the bank where the personal agency account is established, to terminate the agent's authority to
act on behalf of the principal with respect to the account. Upon termination of the agent's
authority, the agent shall account to the guardian or attorney-in-fact for all actions of the agent
in regard to the account during the incapacity or incompetence of the principal. If the principal
is a natural person and does not elect to extend the authority of the agent, then upon the
subsequent incapacity or mental incompetence of the principal, the authority of the agent set
out in subsection (a) of this section terminates.

50 (g) Any personal agency account created under the provisions of G.S. 53-146.3, as it 51 existed prior to October 1, 2012, shall for all purposes be governed by the provisions of this

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	fter October 1, 2012, and any reference to G.S. 53	-
	<u>ment concerning</u> the account shall be deemed a refere	ence to this section.
	TION 14. G.S. 53C-7-101 reads as rewritten:	
	control transactions.	
	t as otherwise expressly permitted by this section, a particular as defined by $C = 52C + 4(22)$ involving a	
	ction, as defined by G.S. 53C-1-4(22), involving a	1
11	Commissioner. A person may contract to engage in a	
Commissioner	n of such control transaction being subject to recein Each bank shall report to the Commissioner any	changes in its directors,
•	executive officer, chief financial officer, chief loar	
•	ose of the second day on which the holding comp	any is open for business
following such el	hange.	
(c) The f	ollowing transactions shall not constitute a control	transaction requiring the
prior approval of	the Commissioner:	
(1)	The acquisition of control over voting securities in	0
	collecting, or satisfying a debt previously contract	
	not for the purpose of acquiring control of the ban	
	files a notice with the Commissioner, in the	1 .
	Commissioner, describing such transaction at le	east 10 days before the
	acquiring person first votes or directs the voting of t	the voting securities.
(2)	The acquisition of control over voting securitie	s by a person who has
	previously engaged in a control transaction with	
	receiving the approval of the Commissioner un	nder this Article, which
	approval permits the acquisition of control over ad	ditional voting securities,
	or any person who is an affiliate of the person pr	
	approved control transaction with the permission ar	
	application submitted for the approval, if the acqui	01
	with the Commissioner, in the form required	-
	describing the transaction at least 10 days before	
	affiliate thereof first votes or directs the voting of the	0
(3)	An acquisition of control over voting securities by	
	intestate succession, if the acquiring person f	
	Commissioner, in the form required by the Commissioner	· •
	acquisition or transfer at least 10 days before the ac	equiring person first votes
	or directs the voting of the voting securities.	
(4)	Bona fide gifts.	1
(5)	A transaction exempted by rules, orders, or de	
	Commissioner issued because approval of such a tra	ansaction is not necessary
,	to achieve the objectives of this Chapter.	
<u>(5a)</u>	An acquisition of control over voting shares exemp	
	requirements set forth in section 3 of the Bank H	
	amended (12 U.S.C. § 1842), pursuant to the exce	ptions described in items
	(A), (B), or (C) of subsection (a) of that section.	
(6)	An acquisition of control over voting securities in	•
	approval under section 3 of the Bank Holding Co	ompany Act, as amended
	(12 U.S.C. § 1842).	
"		
	TION 15. G.S. 53C-7-102(c) reads as rewritten:	
"(c) Notw	thstanding any laws to the contrary, information	on about the character,

50 "(c) Notwithstanding any laws to the contrary, information about the character, 51 competence, or experience of an acquiring person or its proposed management personnel or

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1 2	affiliates shall be deemed a record of the Commissioner and subject to G.S. 53C-2-8.G.S. 53C-2-7(b)."				
3	SECTION 16. G.S. 53C-7-205 reads as rewritten:				
4	"§ 53C-7-205. Fiduciary powers and liabilities of North Carolina financial institutions				
5	combiningin a combination or a transferring of assets and liabilities.				
6	Whenever any North Carolina financial depository institution or federally chartered any trust				
7	institution doing business in this State shall combine with or shall sell to and transfer its assets				
8	and liabilities to any other bank,depository institution, trust institution, savings institution, or				
9	other company, as provided by the laws of this State or the United States, all the then existing				
10	fiduciary rights, powers, duties, and liabilities of the combining <u>or</u> transferring institution,				
11	including the rights, powers, duties, and liabilities as executor, administrator, guardian, trustee,				
12	and/or any other fiduciary capacity, whether under appointment by order of court, will, deed, or				
13	other instrument, shall, upon the effective date of the combination or sale and transfer, vest in,				
14	devolve upon, and thereafter be performed by the surviving or transferee company, and such				
15	latter institution shall be deemed substituted for and shall have all the rights and powers of the				
16	transferring institution."				
17	SECTION 17. G.S. 53C-7-207 reads as rewritten:				
18	"§ 53C-7-207. Combination with a subsidiary.				
19	(a) With the approval of the Commissioner, a bank may do any one the				
20	following: Except as provided in subsection (d) of this section, a bank proposing to do any of				
21	the following combinations shall give prior written notice to the Commissioner that provides				
22	such detail of the proposed combination that the Commissioner may require:				
23	(1) Combine with a subsidiary, so long as aif the bank is the resulting entity of				
24	the combination.				
25	(2) Combine a subsidiary with another company, if a subsidiary is the resulting				
26	entity.				
27	(3) Combine two or more subsidiaries of two or more banks under common				
28	control of the same holding company.				
29	The approval of the Commissioner is not required for a combination of a subsidiary and				
30	another company when a subsidiary is not the resulting entity, which shall be effected in				
31	accordance with organizational law applicable to each, or for a combination of two or more				
32	subsidiaries of the same bank. Unless the Commissioner, within 30 days of receiving the notice,				
33	notifies the bank or subsidiary that the Commissioner objects to the proposed combination, the				
34	bank or subsidiary may complete the combination. However, the Commissioner may extend the				
35	period to object to the proposed combination if the Commissioner determines that it raises				
36	issues that require additional information or additional time for analysis. While the objection				
37	period is so extended, the bank or subsidiary may not proceed with respect to the proposed				
38	combination.				
39	(b) The bank seeking approval of the combination shall file with the Commissioner an				
40	application for approval and such additional information as the Commissioner shall require by				
41	rule or as is required by the Commissioner in connection with the application in order to				
42	achieve the objectives of this Chapter. The bank shall pay to the Commissioner a fee as set				
43	forth by rule. A bank may, pursuant to G.S. 53C-2-6, appeal an objection by the Commissioner.				
44	(c) The Commissioner shall examine the proposed combination to determine whether				
45	the customers and communities served by the bank would be adversely affected by the				
16 17	combination, the combination would cause the bank to not be solvent, have inadequate capital,				
47 10	or not be in compliance with this Chapter or the rules of the Commissioner, or the combination				
48 10	would present other risks to the safe and sound operation of the bank deemed unacceptable by the Commissioner. The prior written potice requirement of subsection (a) of this section is not				
49 50	the Commissioner. The prior written notice requirement of subsection (a) of this section is not required for (i) a combination of a subsidiary and another company when the subsidiary is not				
50 51	required for (i) a combination of a subsidiary and another company when the subsidiary is not the resulting entity, (ii) a combination of two or more subsidiaries of the same bank, each of				
51	the resulting entity, (ii) a combination of two of more subsidiaries of the same balk, each of				

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1	which shall be ef	ffected in accordance with applicable organizational law	, or (iii) if all of the
2	following apply:		, (,
3	<u>(1)</u>	The bank is well-capitalized and well-managed as	demonstrated by the
4	<u>, , , , , , , , , , , , , , , , , , , </u>	supervisory rating it received during its most recent exa	
5	<u>(2)</u>	The subsidiary with which the combination is to be m	
6	<u></u>	of the following activities:	<u></u>
7		<u>a.</u> <u>One in which the bank is then engaged or</u>	has previously been
8		engaged, directly or through a different subsidia	
9		necessary approvals of bank supervisory a	•
10		Commissioner have previously been obtained an	
11		b. One for which no prior notice or application	
12		federal bank supervisory authority is required.	
13	<u>(3)</u>	The bank notifies the Commissioner in writing of the co	ombination within 30
14		days thereafter."	
15	SECT	TON 18. G.S. 53C-7-208 is repealed.	
16	SECT	TION 19. G.S. 53C-9-403 reads as rewritten:	
17	"§ 53C-9-403. A	uthority to serve as trustee terminated.	
18	Whenever an	y bank that has been, or shall be, appointed trustee in an	ny indenture, deed of
19	trust, or other ins	trument of like character, executed to secure the payment	t of any bonds, notes,
20	or other evidence	es of indebtedness, has been or shall be placed in receiv	ership, <u>a new trustee</u>
21	shall be appointe	d in the manner provided in G.S. 36C-7-704 or other ap	plicable law, and the
22		s of the bank as trustee in any such instrument shall, upor	
23	of the clerk of su	perior court having jurisdiction under G.S. 53C-9-405 ap	ppointing a successor
24	trustee, upon a pe	tition as described in this Part, shall immediately cease."	
25		TION 20. G.S. 53C-10-102(c) reads as rewritten:	
26		following transactions shall not constitute a control tr	ansaction under this
27	section requiring	the prior approval of the Commissioner:	
28	(1)	The acquisition of control over voting securities by	-
29		previously engaged in a control transaction with re-	1 0
30		company after receiving the approval of the Comm	
31		Article, which approval permits the acquisition of co	
32		voting securities, or any person who is an affiliate of t	
33		engaging in the approved control transaction with such	1
34		is identified in the application submitted for the appro-	1 0
35		person files a notice with the Commissioner, in the	
36		Commissioner, describing the transaction at least	-
37		acquiring person or affiliate thereof first votes or dire	cts the voting of the
38	(2)	voting securities.	notion of low will on
39 40	(2)	An acquisition of control over voting securities by open intestate guagession if the acquiring person files	
40		intestate succession, if the acquiring person files Commissioner, in the form required by the Commiss	
42		acquisition or transfer at least 10 days before the acquir	-
43		or directs the voting of the voting securities.	ing person mist votes
44	(3)	Bona fide gifts.	
45	(3)	A transaction exempted by rules, orders, or declar	atory rulings of the
46	()	Commissioner, issued because approval of the transaction	
47		achieve the objectives of this Chapter.	on is not necessary to
48	(5)	An acquisition of control over voting shares exempt fro	om the prior approval
49		requirements set forth in section 3 of the Bank Holdi	
50		amended (12 U.S.C. § 1842), pursuant to the exception	• • •
51		(A), (B), or (C) of <u>subsection (a) of</u> that section.	

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<u>(6)</u>	An acquisition of control over voting sector	, i i i i i i i i i i i i i i i i i i i
	approval under section 3 of the Bank Ho	lding Company Act, as amended
	<u>(12 U.S.C. § 1842).</u> "	
SECT	FION 21. G.S. 53C-10-301 reads as rewritten	n:
-	Cease and desist order.	
Upon a findi	ing that any action of a holding company	subject to registration under this
	o <u>r its nonbank affiliate,</u> may be in viola	
	fter a reasonable notice to the holding compa	
heard, shall have	e the authority to order it to cease and desist	t from such action. If the holding
company fails to	appeal the decision within 10 days of the day	ate of the issuance of the order in
	G.S. 53C-2-6, and continues to engage in	
Commissioner's	order to cease and desist such action, it sl	hall be subject to a civil money
	y thousand dollars (\$20,000) for each day it	
	vision of this section shall be in addition	
-	applicable to a holding company's failure	
	The clear proceeds of the civil money pena	•
•	eiture Fund in accordance with G.S. 115C-45	7.2."
	FION 22. G.S. 53-366(a) reads as rewritten:	
	pt as otherwise provided in this Article, t	01
	pter and Chapter 53C of the General Statute	es shall apply to authorized trust
institutions:		
(1),	(2) Repealed by Session Laws 2012-56, s. 3	31, effective October 1, 2012.
(3)	G.S. 53C-7-205.	
(4)	through (6) Repealed by Session Laws 20	12-56, s. 31, effective October 1,
	2012.	
(7)	Article 8 of Chapter 53C of the General	1
	appears from the context that a particular p	11
	business or trust marketing, and except the	hat the provisions of this Article
	shall apply in lieu of:	
	a. G.S. 53C-8-2.	
	b. G.S. 53C-8-3.	
	c. G.S. 53C-8-17.	
(8),	(9) Repealed by Session Laws 2012-56, s. 3	31, effective October 1, 2012.
(10)	Article 14 of this Chapter.	
<u>(11)</u>	<u>G.S. 53C-2-7(b).</u> "	
	FION 23. This act is effective when it becom	