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House Bill 886

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By: Representatives Williamson of the 111th, Smyre of the 132nd, Carson of the 43rd, Battles of the 15th, Williams of the 113th, and others

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 7-1-285 of the Official Code of Georgia Annotated, relating to limits
- 2 on obligations of one person or corporation, so as to limit certain obligations related to credit
- 3 exposure as a counterparty in derivative transactions; to provide for definitions; to provide
- 4 for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6 SECTION 1.

- 7 Code Section 7-1-285 of the Official Code of Georgia Annotated, relating to limits on
- 8 obligations of one person or corporation, is amended by revising subsections (a) and (b) and
- 9 adding a new subsection to read as follows:
- 10 "(a) As used in this Code section, the term:
- 11 (1) 'Credit exposure as a counterparty in derivative transactions' means an amount that
- the bank reasonably determines pursuant to a methodology acceptable to the department
- under the terms of the derivative or otherwise would be its loss if a counterparty were to
- default on the date of determination, taking into account any netting and collateral
- arrangements and any guarantees or other credit enhancements; provided, however, that
- the bank may elect to determine credit exposure on the basis of such other method of
- determining credit exposure as may be permitted by the department and the bank's
- primary federal regulator.
- 19 (2) 'Derivative transaction' includes any transaction that is an agreement, contract, note,
- 20 option, swap, or warrant that is based, in whole or in part, on the value of, any interest in,
- or any quantitative measure or the occurrence of any event relating to, one or more
- 22 <u>commodities, securities, currencies, interest or other rates, indices, or other assets.</u>
- 23 (3) 'Person or corporation' includes, but is not limited to, an individual, corporation,
- 24 partnership, trust, association, joint venture, pool, syndicate, sole proprietorship, or
- 25 <u>unincorporated organization</u>. The term 'person or corporation' shall not include the
- 26 <u>affiliates of a bank or a clearing organization registered or exempt from registration with</u>

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27 <u>the Commodity Futures Trading Commission, the Securities and Exchange Commission,</u>

- 28 <u>any other federal agency, or any successor agencies.</u>
- 29 (a.1) A bank shall not at any time:
- 30 (1) Make loans to any one person or corporation; or
- 31 (2) Have obligations owing to it from any one person or corporation as a result of
- purchasing or discounting evidences of indebtedness or agreements for the payment of
- money; or
- 34 (3) Have credit exposure as a counterparty in derivative transactions with any one person
- 35 <u>or corporation</u>,
- where the aggregate of said such loans and, obligations, and credit exposure together
- exceeds 15 percent of the statutory capital base of the bank unless each loan, discount, or
- purchase, or derivative transaction in excess of said such 15 percent limit is approved in
- advance by the board of directors or a committee authorized to act for it.
- 40 (b) Except as provided in subsection (c) of this Code section, a bank shall not directly or
- 41 indirectly make loans, have obligations, or have credit exposure as a counterparty in
- 42 <u>derivative transactions</u> to any one person or corporation which in aggregate exceed 15
- percent of the statutory capital base of the bank unless the entire amount of such loans,
- 44 <u>obligations, and credit exposure in derivative transactions</u> is secured by good collateral or
- other ample security and does not exceed 25 percent of the statutory capital base. Except
- as otherwise indicated in subsection (c) of this Code section, the purchase or discount of
- agreements for the payment of money or evidences of indebtedness shall be regarded as
- indirect loans to the person or corporation receiving the proceeds of such transactions. In
- estimating the legal lending limit for any individual one person or corporation, loans to
- 50 related corporations, partnerships, and other entities shall be combined subject to
- regulations established by the department."

52 SECTION 2.

All laws and parts of laws in conflict with this Act are repealed.