1 AN ACT concerning regulation.

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

4 Section 5. The Illinois Credit Union Act is amended by 5 changing Sections 10, 34, and 59 as follows:

6 (205 ILCS 305/10) (from Ch. 17, par. 4411)

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Sec. 10. Credit union records; member financial records.

8 (1) A credit union shall establish and maintain books, 9 records, accounting systems and procedures which accurately 10 reflect its operations and which enable the Department to 11 readily ascertain the true financial condition of the credit 12 union and whether it is complying with this Act.

13 (2) A photostatic or photographic reproduction of any 14 credit union records shall be admissible as evidence of 15 transactions with the credit union.

(3) (a) For the purpose of this Section, the term "financial 16 records" means any original, any copy, or any summary of (1) a 17 document granting signature authority over an account, (2) a 18 19 statement, ledger card or other record on any account which 20 shows each transaction in or with respect to that account, (3) 21 a check, draft or money order drawn on a financial institution 22 or other entity or issued and payable by or through a financial institution or other entity, or (4) any other item containing 23

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information pertaining to any relationship established in the ordinary course of business between a credit union and its member, including financial statements or other financial information provided by the member.

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(b) This Section does not prohibit:

6 (1)The preparation, examination, handling or 7 maintenance of any financial records by any officer, 8 employee or agent of a credit union having custody of such 9 records, or the examination of such records by a certified 10 public accountant engaged by the credit union to perform an 11 independent audit.

12 (2) The examination of any financial records by or the 13 furnishing of financial records by a credit union to any 14 officer, employee or agent of the Department, the National 15 Credit Union Administration, Federal Reserve board or any 16 insurer of share accounts for use solely in the exercise of 17 his duties as an officer, employee or agent.

18 (3) The publication of data furnished from financial
19 records relating to members where the data cannot be
20 identified to any particular customer of account.

(4) The making of reports or returns required under
Chapter 61 of the Internal Revenue Code of 1954.

(5) Furnishing information concerning the dishonor of
any negotiable instrument permitted to be disclosed under
the Uniform Commercial Code.

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(6) The exchange in the regular course of business of

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(i) credit information between a credit union and other 1 2 credit unions or financial institutions or commercial 3 enterprises, directly or through a consumer reporting agency or (ii) financial records or information derived 4 5 from financial records between a credit union and other credit unions or financial institutions or commercial 6 7 enterprises for the purpose of conducting due diligence 8 pursuant to a merger or a purchase or sale of assets or 9 liabilities of the credit union.

10 (7) The furnishing of information to the appropriate 11 law enforcement authorities where the credit union 12 reasonably believes it has been the victim of a crime.

13 (8) The furnishing of information pursuant to the
 14 Revised Uniform Unclaimed Property Act.

(9) The furnishing of information pursuant to the
Illinois Income Tax Act and the Illinois Estate and
Generation-Skipping Transfer Tax Act.

18 (10) The furnishing of information pursuant to the
19 federal "Currency and Foreign Transactions Reporting Act",
20 Title 31, United States Code, Section 1051 et sequentia.

(11) The furnishing of information pursuant to any other statute which by its terms or by regulations promulgated thereunder requires the disclosure of financial records other than by subpoena, summons, warrant or court order.

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(12) The furnishing of information in accordance with

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the federal Personal Responsibility and Work Opportunity 1 2 Reconciliation Act of 1996. Any credit union governed by 3 this Act shall enter into an agreement for data exchanges with a State agency provided the State agency pays to the 4 5 credit union a reasonable fee not to exceed its actual cost 6 incurred. A credit union providing information in 7 accordance with this item shall not be liable to any 8 account holder or other person for any disclosure of 9 State agency, for encumbering or information to а 10 surrendering any assets held by the credit union in 11 response to a lien or order to withhold and deliver issued 12 by a State agency, or for any other action taken pursuant 13 to this item, including individual or mechanical errors, 14 provided the action does not constitute gross negligence or 15 willful misconduct. A credit union shall have no obligation 16 to hold, encumber, or surrender assets until it has been 17 served with a subpoena, summons, warrant, court or administrative order, lien, or levy. 18

19 (13) The furnishing of information to law enforcement 20 authorities, the Illinois Department on Aging and its 21 regional administrative and provider agencies, the 22 Department of Human Services Office of Inspector General, 23 or public guardians: (i) upon subpoena by the investigatory 24 entity or the guardian, or (ii) if there is suspicion by 25 the credit union that a member who is an elderly person or 26 person with a disability has been or may become the victim

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1 of financial exploitation. For the purposes of this item (13), the term: (i) "elderly person" means a person who is 2 3 60 or more years of age, (ii) "person with a disability" means a person who has or reasonably appears to the credit 4 5 union to have a physical or mental disability that impairs his or her ability to seek or obtain protection from or 6 7 prevent financial exploitation, and (iii) "financial 8 exploitation" means tortious or illegal use of the assets 9 or resources of an elderly person or person with a 10 disability, and includes, without limitation, 11 misappropriation of the elderly or disabled person's 12 assets or resources by undue influence, breach of fiduciary 13 relationship, intimidation, fraud, deception, extortion, 14 or the use of assets or resources in any manner contrary to 15 law. A credit union or person furnishing information pursuant to this item (13) shall be entitled to the same 16 17 rights and protections as a person furnishing information under the Adult Protective Services Act and the Illinois 18 Domestic Violence Act of 1986. 19

20 (14) The disclosure of financial records or 21 information as necessary to effect, administer, or enforce 22 a transaction requested or authorized by the member, or in 23 connection with:

24 (A) servicing or processing a financial product or
 25 service requested or authorized by the member;

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(B) maintaining or servicing a member's account

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with the credit union; or

2 (C) a proposed or actual securitization or 3 secondary market sale (including sales of servicing 4 rights) related to a transaction of a member.

5 Nothing in this item (14), however, authorizes the sale 6 of the financial records or information of a member without 7 the consent of the member.

8 (15) The disclosure of financial records or 9 information as necessary to protect against or prevent 10 actual or potential fraud, unauthorized transactions, 11 claims, or other liability.

12 The disclosure of financial records (16) (a) or information related to a private label credit program 13 14 between a financial institution and a private label party 15 in connection with that private label credit program. Such 16 information is limited to outstanding balance, available credit, payment and performance and account history, 17 product references, purchase information, and information 18 19 related to the identity of the customer.

20 (b) (1) For purposes of this paragraph (16) of subsection (b) of Section 10, a "private label credit 21 22 program" means a credit program involving a financial 23 institution and a private label party that is used by a 24 customer of the financial institution and the private label 25 party primarily for payment for goods or services sold, 26 manufactured, or distributed by a private label party.

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(2) For purposes of this paragraph (16) of subsection 1 2 (b) of Section 10, a "private label party" means, with 3 respect to a private label credit program, any of the following: a retailer, a merchant, a manufacturer, a trade 4 5 group, or any such person's affiliate, subsidiary, member, 6 agent, or service provider.

7 (17) The furnishing of the financial records of a 8 member to an appropriate law enforcement authority, 9 without prior notice to or consent of the member, upon 10 written request of the law enforcement authority, when 11 reasonable suspicion of an imminent threat to the personal 12 security and safety of the member exists that necessitates 13 an expedited release of the member's financial records, as 14 determined by the law enforcement authority. The law 15 enforcement authority shall include a brief explanation of 16 the imminent threat to the member in its written request to 17 the credit union. The written request shall reflect that it has been authorized by a supervisory or managerial official 18 19 of the law enforcement authority. The decision to furnish 20 the financial records of a member to a law enforcement 21 authority shall be made by a supervisory or managerial 22 official of the credit union. A credit union providing 23 information in accordance with this item (17) shall not be 24 liable to the member or any other person for the disclosure 25 of the information to the law enforcement authority. 26 (c) Except as otherwise provided by this Act, a credit

(1) the member has authorized disclosure to the person;

1 union may not disclose to any person, except to the member or 2 his duly authorized agent, any financial records relating to 3 that member of the credit union unless:

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(2) the financial records are disclosed in response to a lawful subpoena, summons, warrant, citation to discover assets, or court order that meets the requirements of subparagraph (d) of this Section; or

9 (3) the credit union is attempting to collect an 10 obligation owed to the credit union and the credit union 11 complies with the provisions of Section 2I of the Consumer 12 Fraud and Deceptive Business Practices Act.

13 (d) A credit union shall disclose financial records under subparagraph (c)(2) of this Section pursuant to a lawful 14 15 subpoena, summons, warrant, citation to discover assets, or 16 court order only after the credit union mails a copy of the 17 subpoena, summons, warrant, citation to discover assets, or court order to the person establishing the relationship with 18 the credit union, if living, and otherwise his personal 19 20 representative, if known, at his last known address by first class mail, postage prepaid unless the credit union is 21 22 specifically prohibited from notifying the person by order of 23 court or by applicable State or federal law. In the case of a 24 grand jury subpoena, a credit union shall not mail a copy of a subpoena to any person pursuant to this subsection if the 25 subpoena was issued by a grand jury under the Statewide Grand 26

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Jury Act or notifying the person would constitute a violation
 of the federal Right to Financial Privacy Act of 1978.

3 (e)(1) Any officer or employee of a credit union who 4 knowingly and wilfully furnishes financial records in 5 violation of this Section is guilty of a business offense and 6 upon conviction thereof shall be fined not more than \$1,000.

7 (2) Any person who knowingly and wilfully induces or 8 attempts to induce any officer or employee of a credit union to 9 disclose financial records in violation of this Section is 10 guilty of a business offense and upon conviction thereof shall 11 be fined not more than \$1,000.

12 (f) A credit union shall be reimbursed for costs which are 13 reasonably necessary and which have been directly incurred in 14 searching for, reproducing or transporting books, papers, 15 records or other data of a member required or requested to be 16 produced pursuant to a lawful subpoena, summons, warrant, 17 citation to discover assets, or court order. The Secretary and the Director may determine, by rule, the rates and conditions 18 under which payment shall be made. Delivery of requested 19 20 documents may be delayed until final reimbursement of all costs is received. 21

22 (Source: P.A. 99-143, eff. 7-27-15; 100-22, eff. 1-1-18.)

23 (205 ILCS 305/34) (from Ch. 17, par. 4435)

24 Sec. 34. Duties of supervisory committee.

25 (1) The supervisory committee shall make or cause to be

made an annual internal audit of the books and affairs of the 1 2 credit union to determine that the credit union's accounting 3 records and reports are prepared promptly and accurately reflect operations and results, that internal controls are 4 5 established and effectively maintained to safequard the assets of the credit union, and that the policies, procedures and 6 7 practices established by the board of directors and management 8 of the credit union are being properly administered. The 9 supervisory committee shall submit a report of that audit to 10 the board of directors and a summary of that report to the 11 members at the next annual meeting of the credit union. It 12 shall make or cause to be made such supplementary audits as it 13 deems necessary or as are required by the Secretary or by the 14 board of directors, and submit reports of these supplementary 15 audits to the Secretary or board of directors as applicable. If 16 the supervisory committee has not engaged a licensed certified 17 public accountant or licensed certified public accounting firm registered by the Department of Financial and Professional 18 19 Regulation to make the internal audit, the supervisory 20 committee or other officials of the credit union shall not indicate or in any manner imply that such audit has been 21 22 performed by a licensed certified public accountant or licensed 23 certified public accounting firm or that the audit represents independent opinion of a <u>licensed certified</u> public 24 the 25 accountant or licensed certified public accounting firm. The 26 supervisory committee must retain its tapes and working papers

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of each internal audit for inspection by the Department. The report of this audit must be made on a form approved by the Secretary. A copy of the report must be promptly <u>delivered</u> <del>mailed</del> to the Secretary.

5 (2) The supervisory committee shall make or cause to be 6 made at least once each year a reasonable percentage 7 verification of members' share and loan accounts, consistent 8 with rules promulgated by the Secretary.

9 (3) (A) The supervisory committee of a credit union with 10 assets of <u>\$10,000,000</u> <del>\$5,000,000</del> or more shall engage a 11 licensed certified public accountant or licensed certified 12 public accounting firm registered by the Department of 13 Financial and Professional Regulation to perform an annual external independent audit of the credit union's financial 14 statements in accordance with generally accepted auditing 15 16 standards and the financial statements shall be issued in 17 accordance with accounting principles generally accepted in the United States of America. 18

(B) The supervisory committee of a credit union with assets 19 of \$5,000,000 <del>\$3,000,000</del> or more, but less than <u>\$10,000,000</u> 20 shall engage a licensed certified 21 <del>\$5,000,000</del>, public 22 accountant or licensed certified public accounting firm 23 registered by the Department of Financial and Professional 24 Regulation to perform on an annual basis: (i) an agreed-upon 25 procedures engagement under attestation standards established by the American Institute of Certified Public Accountants to 26

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minimally satisfy the supervisory committee internal audit 1 2 standards set forth in subsection (1); or (ii) an external independent audit of the credit union's financial statements 3 4 pursuant to the standards set forth in paragraph (A) of 5 subsection (3) an external independent audit of the credit union's financial statements in accordance with generally 6 7 accepted auditing standards at least once every 3 years. A copy of an external independent audit shall be completed and mailed 8 9 to the Secretary no later than 90 days after December 31 of 10 each year; provided that a credit union or group of credit 11 unions may obtain an extension of the due date upon application 12 to and receipt of written approval from the Secretary. If the annual internal audit of such a credit union is conducted by a 13 public accountant registered by the Department of Financial and 14 Professional Regulation and the annual internal audit is done 15 16 in conjunction with the credit union's annual external audit, 17 the requirements of subsection (1) of this Section shall be deemed met. 18 (C) The external independent audit report or agreed upon 19

procedures report shall be completed and a copy thereof delivered to the Secretary no later than 120 days after the end of the calendar or fiscal year under audit or fiscal period for which the agreed upon procedures are performed. A credit union or group of credit unions may obtain an extension of the due date upon application to and receipt of written approval from the Secretary. HB5497 Engrossed - 13 - LRB100 20610 LNS 36026 b

1	(D) If the credit union engages a licensed certified public
2	accountant or licensed certified public accounting firm to
3	perform an annual external independent audit of the credit
4	union's financial statements pursuant to the standards in
5	paragraph (A) of subsection (3) or an annual agreed upon
6	procedures engagement pursuant to the standards in paragraph
7	(B) of subsection (3), then the annual internal audit
8	requirements of subsection (1) shall be deemed satisfied and
9	met in all respects.

10 (4) In determining the appropriate balance in the allowance 11 for loan losses account, a credit union may determine its 12 historical loss rate using a defined period of time of less 13 than 5 years, provided that:

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

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

(C) the external auditor conducting the credit union's
 financial statement audit has analyzed the methodology

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employed by the credit union and concludes that the financial statements, including the allowance for loan losses, are fairly stated in all material respects in accordance with U.S. Generally Accepted Accounting Principles, as promulgated by the Financial Accounting Standards Board.

7 (5) A majority of the members of the supervisory committee8 shall constitute a quorum.

9 (6) On an annual basis commencing January 1, 2015, the 10 members of the supervisory committee shall receive training 11 related to their statutory duties. Supervisory committee 12 members may receive the training through internal credit union 13 training, external training offered by the credit union's 14 retained auditors, trade associations, vendors, regulatory 15 agencies, or any other sources or on-the-job experience, or a 16 combination of those activities. The training may be received 17 through any medium, including, but not limited to, conferences, workshops, audit closing meetings, seminars, teleconferences, 18 webinars, and other Internet-based delivery channels. 19

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

21 (205 ILCS 305/59) (from Ch. 17, par. 4460)

22 Sec. 59. Investment of funds.

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

1 (1) In securities, obligations or other instruments of 2 or issued by or fully guaranteed as to principal and 3 interest by the United States of America or any agency 4 thereof or in any trust or trusts established for investing 5 directly or collectively in the same;

6 (2) In obligations of any state of the United States, 7 the District of Columbia, the Commonwealth of Puerto Rico, 8 and the several territories organized by Congress, or any 9 political subdivision thereof; however, a credit union may 10 not invest more than 10% of its unimpaired capital and 11 surplus in the obligations of one issuer, exclusive of 12 general obligations of the issuer, and investments in 13 municipal securities must be limited to securities rated in 14 one of the 4 highest rating categories by a nationally 15 recognized statistical rating organization;

16 In certificates of deposit or passbook type (3) 17 accounts issued by a state or national bank, mutual savings bank or savings and loan association; provided that such 18 19 institutions have their accounts insured by the Federal 20 Deposit Insurance Corporation or the Federal Savings and 21 Loan Insurance Corporation; but provided, further, that a 22 credit union's investment in an account in any one 23 institution may exceed the insured limit on accounts;

(4) In shares, classes of shares or share certificates
 of other credit unions, including, but not limited to
 corporate credit unions; provided that such credit unions

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have their members' accounts insured by the NCUA or other approved insurers, and that if the members' accounts are so insured, a credit union's investment may exceed the insured limit on accounts;

5 (5) In shares of a cooperative society organized under 6 the laws of this State or the laws of the United States in 7 the total amount not exceeding 10% of the unimpaired 8 capital and surplus of the credit union; provided that such 9 investment shall first be approved by the Department;

10 (6) In obligations of the State of Israel, or
11 obligations fully guaranteed by the State of Israel as to
12 payment of principal and interest;

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

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(8) In federal funds and bankers' acceptances;

17 (9) In shares or stocks of Credit Union Service 18 Organizations in the total amount not exceeding the greater 19 of 3% of the unimpaired capital and surplus of the credit 20 union or the amount authorized for federal credit unions;

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

(i) the board of directors has established a
 written policy that addresses corporate bond
 investment procedures and how the credit union will

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manage credit risk, interest rate risk, liquidity
risk, and concentration risk; and

(ii) the credit union has documented in its records 3 that a credit analysis of a particular investment and 4 5 the issuing entity was conducted by the credit union, a 6 third party on behalf of the credit union qualified by 7 education experience to assess the or risk characteristics of corporate bonds, or a nationally 8 9 recognized statistical rating agency before purchasing 10 the investment and the analysis is updated at least 11 annually for as long as it holds the investment; and

12 (11) To aid in the credit union's management of its assets, liabilities, and liquidity in the purchase of an 13 14 investment interest in a pool of loans, in whole or in part and without regard to the membership of the borrowers, from 15 16 other depository institutions and financial type 17 institutions, including mortgage banks, finance companies, insurance companies, and other loan sellers, subject to 18 19 such safety and soundness standards, limitations, and 20 qualifications as the Department may establish by rule or 21 guidance from time to time; -

22 (12) To aid in the credit union's management of its 23 assets, liabilities, and liquidity by receiving funds from 24 another financial institution as evidenced by certificates 25 of deposit, share certificates, or other classes of shares 26 issued by the credit union to the financial institution;

and

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2 (13) In the purchase and assumption of assets held by 3 other financial institutions, with approval of the 4 Secretary and subject to any safety and soundness 5 standards, limitations, and qualifications as the 6 Department may establish by rule or quidance from time to 7 time.

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(b) As used in this Section: $\overline{\tau}$ 

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

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

(c) A credit union investing to fund an employee benefit plan obligation is not subject to the investment limitations of this Act and this Section and may purchase an investment that would otherwise be impermissible if the investment is directly related to the credit union's obligation under the employee benefit plan and the credit union holds the investment only for

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1	so long as it has an actua	l or pote:	ntial ob	ligati	on unde:	r the		
2	employee benefit plan.							
3	(Source: P.A. 100-361, eff.	8-25-17.)	)					
4	Section 99. Effective	date. Th	nis Act	takes	effect	upon		
5	becoming law.							