## WEST VIRGINIA LEGISLATURE 2024 REGULAR SESSION

**Committee Substitute** 

for

Senate Bill 470

By Senators Oliverio and Trump

[Originating in the Committee on Banking and
Insurance; reported on January 30, 2024]

1	A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article,					
2	designated §31A-9-1, §31A-9-2, §31A-9-3, §31A-9-4, §31A-9-5, §31A-9-6, §31A-9-7,					
3	§31A-9-8, §31A-9-9, §31A-9-10, §31A-9-11, §31A-9-12, §31A-9-13, §31A-9-14, §31A-9-					
4	15, and §31A-9-16, all relating to the Uniform Special Deposits Act.					
	Be it enacted by the Legislature of West Virginia:					
	ARTICLE 9. THE UNIFORM SPECIAL DEPOSITS ACT.					
	§31A-9-1. Title.					
1	This article may be cited as the Uniform Special Deposits Act.					
	§31A-9-2. Definitions					
1	In this article:					
2	(1) "Account agreement" means an agreement that:					
3	(A) Is in a record between a bank and one or more depositors;					
4	(B) May have one or more beneficiaries as additional parties; and					
5	(C) States the intention of the parties to establish a special deposit governed by this article.					
6	(2) "Bank" means a person engaged in the business of banking and includes a savings					
7	bank, savings and loan association, credit union, trust company, and a bank as defined in §31A-1-					
8	2 of this code. Each branch or separate office of a bank is a separate bank for the purpose of this					
9	article.					
10	(3) "Beneficiary" means a person that:					
11	(A) Is identified as a beneficiary in an account agreement; or					
12	(B) If not identified as a beneficiary in an account agreement, may be entitled to payment					
13	from a special deposit:					
14	(i) Under the account agreement; or					
15	(ii) On termination of the special deposit.					
16	(4) "Contingency" means an event or circumstance stated in an account agreement that is					
17	not certain to occur but must occur before the bank is obligated to pay a beneficiary.					

18	(5) "Creditor process" means attachment, garnishment, levy, notice of lien, sequestration,
19	or similar process issued by or on behalf of a creditor or other claimant.
20	(6) "Depositor" means a person that establishes or funds a special deposit.
21	(7) "Good faith" means honesty in fact and observance of reasonable commercial
22	standards of fair dealing.
23	(8) "Knowledge" of a fact means:
24	(A) With respect to a beneficiary, actual knowledge of the fact; or
25	(B) With respect to a bank holding a special deposit:
26	(i) If the bank:
27	(I) Has established a reasonable routine for communicating material information to an
28	individual to whom the bank has assigned responsibility for the special deposit; and
29	(II) Maintains reasonable compliance with the routine, actual knowledge of the fact by that
30	individual; or
31	(ii) If the bank has not established and maintained reasonable compliance with a routine
32	described in subparagraph (i) of this paragraph or otherwise exercised due diligence, implied
33	knowledge of the fact that would have come to the attention of an individual to whom the bank has
34	assigned responsibility for the special deposit.
35	(9) "Obligated to pay a beneficiary" means a beneficiary is entitled under the account
36	agreement to receive from the bank a payment when:
37	(A) A contingency has occurred; and
38	(B) The bank has knowledge the contingency has occurred.
39	(10) "Obligation to pay a beneficiary" has a corresponding meaning.
40	(11) "Permissible purpose" means a governmental, regulatory, commercial, charitable, or
11	testamentary objective of the parties stated in an account agreement. The term includes an
12	objective to:
13	(A) Hold funds:

14	(i) In escrow, including for a purchase and sale, lease, buyback, or other transaction;
<b>4</b> 5	(ii) As a security deposit of a tenant;
16	(iii) That may be distributed to a person as remuneration, retirement, or other benefit, or
17	compensation under a judgment, consent decree, court order, or other decision of a tribunal; or
18	(iv) For distribution to a defined class of persons after identification of the class members
19	and their interest in the funds;
50	(B) Provide assurance with respect to an obligation created by contract, such as earnest
51	money to ensure a transaction closes;
52	(C) Settle an obligation that arises in the operation of a payment system, securities
53	settlement system, or other financial market infrastructure;
54	(D) Provide assurance with respect to an obligation that arises in the operation of a
55	payment system, securities settlement system, or other financial market infrastructure; or
56	(E) Hold margin, other cash collateral, or funds that support the orderly functioning of
57	financial market infrastructure or the performance of an obligation with respect to the
58	infrastructure.
59	(11) "Person" means an individual, estate, business or nonprofit entity, government or
30	governmental subdivision, agency, or instrumentality, or other legal entity. The term includes a
31	protected series, however denominated, of an entity if the protected series is established under
52	law that limits, or limits if conditions specified under law are satisfied, the ability of a creditor of the
3	entity or of any other protected series of the entity to satisfy a claim from assets of the protected
64	series.
65	(12) "Record" means information:
66	(A) Inscribed on a tangible medium; or
67	(B) Stored in an electronic or other medium and retrievable in perceivable form.
88	(13) "Special deposit" means a deposit that satisfies §31A-9-5 of this code.

69	<u>(14) "S</u>	State" means a state	of the United	States, the Distri	ct of Columbia,	Puerto Rico, the
70	United States	Virgin Islands, or ar	ny other territ	ory or possession	subject to the ju	urisdiction of the
71	United States	. The term includes	an agency or	instrumentality of	the state.	
	§31A-9-3.	Scope;	Choic	e of	Law;	Forum.
1	<u>(a) Th</u>	is article applies to	a special de	oosit under an acc	count agreemen	t that states the
2	intention of the	e parties to establish	a special dep	osit governed by t	his article, regar	dless of whether
3	a party to the	account agreemen	t or a transa	ction related to the	e special depos	it, or the special
4	deposit itself,	has a reasonable re	lation to this	state.		
5	<u>(b) Th</u>	e parties to an acco	unt agreeme	nt may choose a	forum in this sta	ate for settling a
6	dispute arising	g out of the special d	leposit, regar	dless of whether a	party to the acc	count agreement
7	or a transacti	on related to the sp	pecial deposi	t, or the special o	deposit itself, ha	as a reasonable
8	relation to this	s state.				
9	(c) Thi	s article does not af	fect:			
10	<u>(1) A r</u>	ight or obligation rela	ating to a dep	osit other than a s	pecial deposit u	ınder this article;
11	<u>or</u>					
12	(2) The	e voidability of a dep	osit or transf	er that is fraudule	<u>nt or voidable ur</u>	nder other law.
	§31A-9-4.	Variation	by	Agreement	or	Amendment.
1	<u>(a) The</u>	e effect of §31A-9-2	through §31A	9-6, §31A-9-8 thr	ough §31A-9-11	<u>, and §31A-9-14</u>
2	of this code n	nay not be varied by	y agreement,	except as provid	ed in those sec	tions. Subject to
3	subsection (b	) of this section, the	effect of §31/	A-9-7, §31A-9-12,	and §31A-9-13	of this code may
4	be varied by a	agreement.				
5	(b) A p	provision in an accou	ınt agreemen	t or other record th	nat substantially	excuses liability
6	or substantial	y limits remedies for	failure to per	form an obligation	under this article	e is not sufficient
7	to vary the eff	ect of a provision of	this article.			
8	(c) If a	a beneficiary is a pa	rty to an acc	ount agreement, t	he bank and the	e depositor may
9	amend the ag	greement without th	e consent of	the beneficiary of	only if the agree	ement expressly

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10	permits the amendment.				
11	(d) If a beneficiary is not a party to an account agreement and the bank and the depositor				
12	know the beneficiary has knowledge of the agreement's terms, the bank and the depositor may				
13	amend the agreement without the consent of the beneficiary only if the amendment does no				
14	adversely and materially affect a payment right of the beneficiary.				
15	(e) If a beneficiary is not a party to an account agreement and the bank and the deposito				
16	do not know whether the beneficiary has knowledge of the agreement's terms, the bank and the				
17	depositor may amend the agreement without the consent of the beneficiary only if the amendmen				
18	is made in good faith.				
	§31A-9-5. Requirements for Special Deposit				
1	A deposit is a special deposit if it is:				
2	(1) A deposit of funds in a bank under an account agreement;				
3	(2) For the benefit of at least two beneficiaries, one or more of which may be a depositor				
4	(3) Denominated in a medium of exchange that is currently authorized or adopted by a				
5	domestic or foreign government;				
6	(4) For a permissible purpose stated in the account agreement; and				
7	(5) Subject to a contingency.				
	§31A-9-6. Permissible Purpose				
1	(a) A special deposit must serve at least one permissible purpose stated in the accoun				
2	agreement from the time the special deposit is created in the account agreement until termination				
3	of the special deposit.				
4	(b) If, before termination of the special deposit, the bank or a court determines the special				
5	deposit no longer satisfies subsection (a) of this section, the provisions of §31A-9-8 through §31A				
6	9-11 of this code cease to apply to any funds deposited in the special deposit after the special				
7	deposit ceases to satisfy subsection (a) of this section.				

(c) If, before termination of a special deposit, the bank determines the special deposit no

9	longer satisfies subsection (a) of this section, the bank may take action it believes is necessary					
10	under the circumstances, including terminating the special deposit.					
	§31A-9-7. Payment to Beneficiary by Bank					
1	(a) Unless the account agreement provides otherwise, the bank is obligated to pay a					
2	beneficiary if there are sufficient actually and finally collected funds in the balance of the special					
3	deposit.					
4	(b) Except as provided in subsection (c) of this section, the obligation to pay the beneficiary					
5	is excused if the funds available in the special deposit are insufficient to cover such payment.					
6	(c) Unless the account agreement provides otherwise, if the funds available in the special					
7	deposit are insufficient to cover an obligation to pay a beneficiary, a beneficiary may elect to be					
8	paid the funds that are available or, if there is more than one beneficiary, a pro rata share of the					
9	funds available. Payment to the beneficiary making the election under this subsection discharges					
10	the bank's obligation to pay a beneficiary and does not constitute an accord and satisfaction with					
11	respect to another person obligated to the beneficiary.					
12	(d) Unless the account agreement provides otherwise, the obligation of the bank obligated					
13	to pay a beneficiary is immediately due and payable.					
14	(e) The bank may discharge its obligation under this section by:					
15	(1) Crediting another transaction account of the beneficiary; or					
16	(2) Taking other action that:					
17	(A) Is permitted under the account agreement for the bank to obtain a discharge; or					
18	(B) Otherwise would constitute a discharge under law.					
19	(f) If the bank obligated to pay a beneficiary has incurred an obligation to discharge the					
20	obligation of another person, the obligation of the other person is discharged if action by the bank					
21	under subsection (e) of this section would constitute a discharge of the obligation of the other					
22	person under law that determines whether an obligation is satisfied.					
	§31A-9-8 Property Interest of Depositor or Beneficiary					

1	(a) Neither a depositor nor a beneficiary has a property interest in a special deposit.					posit.	
2	(b) Any property interest with respect to a special deposit is only in the right to receive						
3	payment if the bank is obligated to pay a beneficiary and not in the special deposit itself. Any					itself. Any	
4	property intere	st under thi	s subsection i	s determined	under other lav	<u>V.</u>	
	§31A-9-9.	When	Creditor	Process	Enforceab	le Against	Bank.
1	<u>(a) Sub</u>	ject to sub	section (b) of	f this section,	creditor proce	ss with respect to	o a special
2	deposit is not e	enforceable	against the b	ank holding th	e special depo	sit.	
3	(b) Cred	ditor proces	ss is enforceat	ole against the	bank holding a	ı special deposit w	vith respect
4	to an amount the bank is obligated to pay a beneficiary or a depositor if the process:						
5	(1) Is s	served on th	ne bank;				
6	(2) Pro	vides suffic	cient informat	ion to permit	the bank to i	dentify the depos	sitor or the
7	beneficiary from	m the bank'	s books and r	ecords; and			
8	(3) Gives the bank a reasonable opportunity to act on the process.						
9	(c) Creditor process served on a bank before it is enforceable against the bank under					oank under	
10	subsection (b) of this section does not create a right of the creditor against the bank or a duty of the					duty of the	
11	bank to the creditor. Other law determines whether creditor process creates a lien enforceable					nforceable	
12	against the beneficiary on a contingent interest of a beneficiary, including a depositor as a						
13	beneficiary, ev	en if not en	forceable aga	inst the bank.			
	§31A-9-10.		Injunction	or		Similar	Relief.
1	A court	may enjoin	or grant simila	ar relief that w	ould have the e	ffect of enjoining a	a bank from
2	paying a depos	sitor or ben	eficiary only if	f payment wou	uld constitute a	material fraud or	facilitate a
3	material fraud	with respec	t to a special	deposit.			
	§31A-9-11.		Recoupmen	t	or	Set	Off.
1	<u>(a) Exc</u>	ept as prov	rided in subse	ction (b) or su	bsection (c) of	this section, a ba	nk may not
2	exercise a righ	t of recoup	ment or set of	f against a spe	ecial deposit.		
3	(b) An a	account adr	reement mav a	authorize the l	oank to debit th	e special deposit:	

4	(1) When the bank becomes obligated to pay a beneficiary, in an amount that does not				
5	exceed the amount necessary to discharge the obligation;				
6	(2) For a fee assessed by the bank that relates to an overdraft in the special deposit				
7	account;				
8	(3) For costs incurred by the bank that relate directly to the special deposit; or				
9	(4) To reverse an earlier credit posted by the bank to the balance of the special deposit				
10	account, if the reversal occurs under an event or circumstance warranted under other law of this				
11	state governing mistake and restitution.				
12	(c) The bank holding a special deposit may exercise a right of recoupment or set off against				
13	an obligation to pay a beneficiary, even if the bank funds payment from the special deposit.				
	§31A-9-12. Duties and Liability of Bank.				
1	(a) A bank does not have a fiduciary duty to any person with respect to a special deposit.				
2	(b) When the bank holding a special deposit becomes obligated to pay a beneficiary, a				
3	debtor-creditor relationship arises between the bank and beneficiary.				
4	(c) The bank holding a special deposit has a duty to a beneficiary to comply with the				
5	account agreement and this article.				
6	(d) If the bank holding a special deposit does not comply with the account agreement or				
7	this article, the bank is liable to a depositor or beneficiary only for damages proximately caused by				
8	the noncompliance. Except as provided by other law of this state, the bank is not liable for				
9	consequential, special, or punitive damages.				
10	(e) The bank holding a special deposit may rely on records presented in compliance with				
11	the account agreement to determine whether the bank is obligated to pay a beneficiary.				
12	(f) If the account agreement requires payment on presentation of a record, the bank shall				
13	determine within a reasonable time whether the record is sufficient to require payment. If the				
14	agreement requires action by the bank on presentation of a record, the bank is not liable for relying				
15	in good faith on the genuineness of the record if the record appears on its face to be genuine.				

16	(g) Unless the account agreement provides otherwise, the bank is not required to				
7	determine whether a permissible purpose stated in the agreement continues to exist.				
	§31A-9-13. Term and Termination.				
1	(a) Unless otherwise provided in the account agreement, a special deposit terminates five				
2	years after the date the special deposit was first funded.				
3	(b) Unless otherwise provided in the account agreement, if the bank cannot identify or				
4	locate a beneficiary entitled to payment when the special deposit is terminated, and a balance				
5	remains in the special deposit, the bank shall pay the balance to the depositor or depositors as a				
6	beneficiary or beneficiaries.				
7	(c) A bank that pays the remaining balance as provided under subsection (b) of this				
8	section has no further obligation with respect to the special deposit.				
	§31A-9-14. Principles of Law and Equity.				
1	The provisions of Chapter 46 and Chapter 46A of this code, law governing deposits				
2	generally, law related to escheat and abandoned or unclaimed property, and the principles of law				
3	and equity, including law related to capacity to contract, principal and agent, estoppel, fraud,				
4	misrepresentation, duress, coercion, mistake, and bankruptcy, supplement this article except to				
5	the extent inconsistent with this article.				
	§31A-9-15. Uniformity of Application and Construction.				
1	In applying and construing this uniform act, a court shall consider the promotion of				
2	uniformity of the law among jurisdictions that enact it.				
	§31A-9-16. Transitional Provision.				
1	This article applies to:				
2	(1) A special deposit made under an account agreement executed on or after the effective				
3	date of this article; and				
4	(2) A deposit made under an agreement executed before enactment of this article, if:				
5	(A) All parties entitled to amend the agreement agree to make the deposit a special deposit				

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- 6 governed by this article; and
- 7 (B) The special deposit referenced in the amended agreement satisfies §31A-9-5 of this
- 8 <u>code.</u>