WEST VIRGINIA LEGISLATURE

2024 REGULAR SESSION

Introduced

House Bill 4217

By Delegate Hott

[Introduced January 10, 2024; Referred

to the Committee on the Judiciary]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
designated §31A-4-46, relating to the merger of intrastate banks.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	4.	BANKING	INSTITUTIONS	AND	SERVICES	GENERALLY.
	<u>§31A-4-46.</u>		Merger	of		Intrastate	Banks.
1	<u>(a) A</u>	bank	chartered by the	ne State of West Vi	<u>rginia, an</u>	d doing busines	s only within this
2	<u>state, may, w</u>	vith th	e approval of the	e commissioner, ent	er into a b	usiness combina	ation with another
3	<u>bank, saving</u>	<u>is ban</u>	k, savings and	loan association or	other entit	y, chartered by	the State of West
4	<u>Virginia, anc</u>	d doin	g business only	/ within this state, o	on such t	erms and condi	<u>tions, as may be</u>
5	lawfully agre	ed up	on, adopted and	l approved in a plan	of merger	or share exchar	<u>ige in accordance</u>
6	with the app	licable	e provisions of t	his code and applic	able rules	: <i>Provided</i> , Tha	<u>t the survivor is a</u>
7	financial inst	itutior	insured by the	Federal Deposit Ins	urance Co	orporation.	
8	<u>(b) A</u>	bank	chartered by the	State of West Virgir	nia, and do	oing business on	ly within this state
9	<u>may, with the</u>	e appi	roval of the com	nmissioner, sell or tr	ansfer all,	or substantially	all, of its assets,
10	<u>liabilities, an</u>	d bus	inesses only to	another bank, savi	ngs bank,	savings and lo	an association or
11	other entity,	charte	red by the State	e of West Virginia, a	nd doing t	ousiness only wi	<u>thin this state in a</u>
12	transaction a	agreed	l upon, adopted	and approved in a	ccordance	with the applica	able provisions of
13	<u>this code an</u>	d app	licable rules, an	d provided that the	buyer or t	ransferee is a fi	nancial institution
14	insured by th	ne Feo	leral Deposit Ins	surance Corporation	<u>ı.</u>		
15	<u>(c)</u> F	ollowi	ng receipt of th	ne required corpora	te approv	als and approv	al of the plan of
16	merger or sh	are ex	change plan by	the commissioner,	the resulti	ng amendments	to charters of the
17	<u>survivor sha</u>	ll be a	approved and fi	led with other state	officials in	n accordance w	ith the applicable
18	provisions of	f this c	ode and applica	ble rules. The capita	al stock of	the survivor sha	ll not be less than
19	that required	l unde	r applicable law	r for the survivor, an	<u>d all the r</u>	ights, franchises	s, and interests of
20	the institutio	<u>ns so</u>	consolidated in	n and to every spe	cies of pr	operty, personal	l and mixed, and
21	choses in a	ction	hereto belongir	ng, shall be deeme	d to be tr	ansferred to an	d vested in such

22	survivor without any deed or other transfer, and the said survivor shall hold and enjoy the same
23	and all rights of property, franchises, and interests in the same manner and to the same extent as
24	were held and enjoyed by the institutions so combined.
25	(d) Notwithstanding any provision of law to the contrary, if any bank, savings and loan
26	association, or savings bank chartered by the State of West Virginia has or proposes to engage in
27	a business combination or sale or transfer of substantially all assets that is not authorized under
28	this section, or under the provisions of §31D-8-1 et seq., of this code the commissioner shall
29	enforce the provisions of this section by issuing a cease-and-desist order.
30	(e) The bank, savings and loan association, or savings bank may appeal such order in any
31	circuit court of this state. Said appeal must be filed within 30 days from the date the order was
32	issued.

NOTE: The purpose of this bill is to establish the process for merging intrastate banks.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.