STATE OF NEW YORK

5565--В

2019-2020 Regular Sessions

IN SENATE

May 7, 2019

- Introduced by Sens. SANDERS, BENJAMIN, BIAGGI, JACKSON, KRUEGER, MAY, PARKER, RIVERA, SALAZAR -- read twice and ordered printed, and when printed to be committed to the Committee on Banks -- recommitted to the Committee on Banks in accordance with Senate Rule 6, sec. 8 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommittee to said committee
- AN ACT to amend the banking law, the state finance law and the general municipal law, in relation to establishing the "New York public bank-ing act"

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Short title. This act shall be known and may be cited as
 the "New York public banking act".

3 § 2. It is the intent of the legislature that this act (i) authorizes 4 the lending of public credit to public banks and authorizes public ownership of stock in public banks for the purpose of achieving cost 5 savings, strengthening local economies, supporting community economic 6 7 development, and addressing infrastructure and housing needs for locali-8 ties; and (ii) codifies the common law interpretation of the New York 9 state constitution that cities, counties, and other municipalities may 10 own stock in and lend money to private corporations so long as such actions are pursuant to a public purpose. 11

§ 3. Subdivisions 1 and 11 of section 2 of the banking law, subdivision 1 as amended by chapter 684 of the laws of 1938 and subdivision 11 as amended by chapter 154 of the laws of 2007, are amended to read as follows:

16 1. Bank. The term, "bank," when used in this chapter, unless a differ-17 ent meaning appears from the context, means any corporation, other than 18 a trust company, organized under or subject to the provisions of article 19 three <u>or three-C</u> of this chapter.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD10967-06-0

11. Banking organizations. The term, "banking organizations," when 1 2 used in this chapter, means and includes all banks, trust companies, private bankers, savings banks, safe deposit companies, savings and loan 3 4 associations, credit unions, public banks organized under article 5 three-C of this chapter, and investment companies. б § 4. The banking law is amended by adding a new article 3-C to read as 7 follows: 8 ARTICLE 3-C 9 PUBLIC BANKS Section 156. Definitions. 10 156-a. Sponsors and corporate structure. 11 <u>156-b. Governance.</u> 12 156-c. Public bank charter requirements. 13 14 156-d. Financial and operations framework. 15 156-e. Public benefit corporations. 16 156-f. Insurance. 17 156-g. Deposit of public funds. 18 156-h. Permitted activities of the public bank. 19 156-i. Inconsistency with other laws. 20 156-j. Owners not to be considered bank holding companies. 21 § 156. Definitions. For the purposes of this article: 22 "Advisory board" means a board established pursuant to section one 1. 23 hundred fifty-six-b of this article. 24 2. "Bank" means any corporation, other than a trust corporation, organized under or subject to the provisions of this article or article 25 26 three of this chapter. 27 3. "Board" means a board of directors or board of managers of a public 28 bank. 29 4. "Deposit" means the placing of money with a public bank to be with-30 drawn upon the depositor's demand or under the rules and regulations 31 agreed upon between the bank and the depositor. 5. "Economic distressed communities" means those communities where at 32 33 least thirty percent of residents have incomes that are less than the national poverty level and where the unemployment rate is greater than 34 35 the national unemployment rate or economic opportunity zones designated 36 communities. 37 "Independent" means, with respect to a member of a public bank's 6. 38 board of directors, board of managers, or advisory board, an individual 39 who: 40 (a) at the time of his or her election to the board of directors, 41 board of managers, or advisory board of a public bank, is not a holder 42 of any public office within the sponsor; and 43 (b) within the past five years has not been a holder of public office 44 within such sponsor. 45 7. "Public bank" means a not-for-profit corporation, a stock corpo-46 ration or limited liability company that is chartered pursuant to this 47 article as a bank. 48 8. "Public bank application documents" means a business plan and application to be submitted to the department pursuant to section one 49 hundred fifty-six-c of this article for the purpose of chartering a 50 51 public bank. 9. "State or local authority" means a local government or agency, a 52 53 group of two or more local governments or agencies acting together, 54 special district, a group of two or more special districts acting together, state agency, or a group of two or more state agencies acting 55 56 together.

1	10. "Sponsor" means one or more cities and/or counties within the
2	state of New York.
3	§ 156-a. Sponsors and corporate structure. A public bank may be a
4	not-for-profit corporation, a limited liability company or corporation
5	that is formed by a sponsor, subject to the following corporate struc-
6	ture requirements:
7	1. The sponsor shall be (a) the sole member of a not-for-profit public
8	bank, (b) the majority and controlling member of a limited liability
9	company public bank, and (c) the majority and controlling shareholder of
10	a corporation public bank.
11	2. A public bank organized as a limited liability company or corpo-
12	ration may have other members or shareholders but such other members or
13	shareholders shall only be passive members or shareholders and shall not
14	have any consent or veto rights over any decisions, any removal rights
15	of the sponsor, any rights to elect or choose the board or any voting
16	rights whatsoever.
17	3. Passive members or passive shareholders shall be allowed to invest
18	capital into a public bank so long as such passive members or passive
19	shareholders are approved by the sponsor and the sponsor maintains the
20	right to direct the public bank to purchase the interests of any passive
21	members or shareholders at a market price determined by an independent
22	third party selected by the sponsor at any time.
23	4. The sponsor shall owe no fiduciary duty nor any other duty to
24	passive investors. No passive investor may pursue legal action against
25	the sponsor for any reason other than failure to distribute funds
26	required to be distributed pursuant to governing documents of the public
27	bank.
28	§ 156-b. Governance. 1. The public bank shall be governed by a board.
29	Such board shall be composed of no fewer than five directors and no more
30	than eleven directors. Each director shall live within the jurisdic-
31	tional boundaries of the sponsor.
32	2. The sponsor shall determine the public bank's initial board, the
33	term of the board, the qualifications of the board and the method for
34	replacing the board.
35	3. A majority of the board shall be composed of independent directors
36	who are not government employees. The chair of the board must be an
37	independent director.
38	4. The board shall set policy for the public bank; provided that
39	neither the board nor any director shall be involved in day to day deci-
40	sions regarding particular instruments. Management decisions shall be
41	made independently by bank management who shall be appointed by the
42	board consistent with bank policy.
43	5. The board may establish one or more committees to manage the public
44	bank.
45	6. The board shall adhere to all reporting requirements under this
46	chapter regarding the public bank's financial condition.
47	7. A public bank shall form one or more advisory boards in order to
48	provide advice and carry out any other duties, as determined by the
49	public bank, including the following:
50	(a) provide input to the board regarding ways to accomplish its
51	mission;
52	(b) ensure that the board follows strict ethical standards as deter-
53	mined by the sponsor in the public bank's governing documents, through
54 55	the approval of bylaws to govern the board's management;

55 (c) provide technical advice as needed; and

1	(d) provide an annual report to the public and the sponsor evaluating
2	the public bank's performance in relation to its mission, its ethical
3	standards and its financial soundness.
4	8. The sponsor will determine the initial advisory board membership,
5	the term of its members, the qualifications of members and the method
б	for replacing its members, provided that a majority of each advisory
7	board is made up of independent members who are not governmental employ-
8	ees. The advisory board shall be composed of no fewer than five and no
9	more than eleven members. Any advisory board member shall live within
10	the jurisdictional boundary of the public bank's sponsor or its members
11	or shareholders.
12	9. Any action required or permitted by this chapter to be taken by the
13	board or an advisory board may be taken at a duly called meeting of such
14	board in accordance with its governing documents or without a meeting if
15	the action taken is evidenced by one or more written consents describing
16	the action taken and signed by each member of the board or advisory
17	board.
18	§ 156-c. Public bank charter requirements. 1. A proposed public bank
19	shall be chartered by the department upon submission of the public bank
20	application documents that demonstrate the following:
21	(a) the purpose of the proposed public bank is consistent with the
22	purposes required under this article;
23	(b) minimum initial capitalization is no less than ten percent of the
24	public bank's projected lending total for the first year of operation
25	after receipt of its charter;
26	(c) adequate reserves and liquidity exist to cover the public bank's
27	obligations relating to deposit withdrawals and defaulted loans;
20	(d) the qualifications of the proposed directors;
28	(a) one qualified of the proposed are covery
28 29	(e) the qualifications of the proposed chief executive officer and
29	(e) the qualifications of the proposed chief executive officer and
29 30	(e) the qualifications of the proposed chief executive officer and management team;
29 30 31	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart;</pre>
29 30 31 32	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance;</pre>
29 30 31 32 33	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls;</pre>
29 30 31 32 33 34	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities,</pre>
29 30 31 32 33 34 35	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities, income and expenses for no less than a three year period;</pre>
29 30 31 32 33 34 35 36	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities, income and expenses for no less than a three year period; (j) the impact of the public bank on the sponsor's financial condi- tion; (k) a plan to comply with the community reinvestment act and fair</pre>
29 30 31 32 33 34 35 36 37	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities, income and expenses for no less than a three year period; (j) the impact of the public bank on the sponsor's financial condi- tion;</pre>
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29 30 31 32 33 34 35 36 37 38 39	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities, income and expenses for no less than a three year period; (j) the impact of the public bank on the sponsor's financial condi- tion; (k) a plan to comply with the community reinvestment act and fair lending requirements, pursuant to section two hundred ninety-six-a of the executive law; (l) a certificate of incorporation; and</pre>
29 30 31 32 33 34 35 36 37 38 39 40	<pre>(e) the qualifications of the proposed chief executive officer and management team; (f) an organizational chart; (g) procedures for obtaining fidelity insurance; (h) sufficient internal audits and controls; (i) a pro forma financial statement projecting assets, liabilities, income and expenses for no less than a three year period; (j) the impact of the public bank on the sponsor's financial condi- tion; (k) a plan to comply with the community reinvestment act and fair lending requirements, pursuant to section two hundred ninety-six-a of the executive law;</pre>
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1	be liberally granted by the superintendent, and any decision by the
2	superintendent refusing to grant permission for the operation of a
3	public bank may be appealed by the sponsor to the governor within thirty
4	days from the date of such decision, and the governor shall have the
5	power to affirm, reverse, or modify such decision by the superintendent
6	in the governor's sole discretion.
7	§ 156-d. Financial and operations framework. 1. The public bank may
8	raise capital through:
9	(a) sponsor equity contributions,
10	(b) passive member or shareholder equity contributions,
11	(c) donations, if the public bank is a not-for-profit corporation,
12	(d) sale of corporate debt to sponsor,
13	(e) sale of corporate debt to third parties, and
14	(f) the receipt and leverage of deposits.
15	2. The public bank shall have all the rights and powers conferred by
16	articles three and fifteen of this chapter, which must be exercised in a
17	manner consistent with its mission.
18	3. Within the overall underwriting and financial policies of the
19 20	public bank, the public bank shall maximize and prioritize loans
20	supporting worker cooperatives, community land trusts, low-income and
21 22	affordable housing, renewable energy, infrastructure development, small businesses and small farms, minority- and women-owned business enter-
23	prises, and other initiatives that fulfill the public bank's mission,
24	with a focus on serving underserved and under-banked communities.
25	4. All lending and actions of the public bank shall abide by the
26	United Nations declaration on the rights of indigenous peoples.
27	5. The sponsor may prohibit investments and loans that may benefit any
28	type of designated business including the fossil fuel industry, weapons
29	or gun manufacturers, military systems companies, private prisons, immi-
30	gration detention facilities, companies engaged in offshore tax avoid-
31	ance or exploitative business or labor practices or the tobacco indus-
32	try, all as determined by the sponsor in the public bank's governing
33	documents.
34	6. The public bank shall be exempt from state, county, and municipal
35	taxes and licenses, of any kind, including income, capital gain, real
36	estate and mortgage recording taxes.
37	7. The public bank shall not be sold to or merged with another entity
38	unless such entity has a public bank charter.
39	§ 156-e. Public benefit corporations. 1. A public bank may, but is not
40	required to, incorporate as a benefit corporation under article seven-
41	teen of the business corporation law.
42	2. A public bank may, but is not required to, identify in its certif-
43	icate of incorporation a specific public benefit, consistent with the
44 45	provisions of article seventeen of the business corporation law. Specif- ic public benefits within the meaning of this section include, but are
45 46	not limited to, strengthening local economies, supporting community
47	economic development, addressing infrastructure and housing needs for
48	localities, and providing banking services to unbanked or underbanked
49	communities.
50	§ 156-f. Insurance. A public bank shall obtain and maintain deposit
51	insurance consistent with section thirty-two of this chapter to the
52	extent that it accepts deposits from any third party that is not in
53	excess of two hundred fifty thousand dollars.
54	§ 156-g. Deposit of public funds. 1. The public bank shall serve as
55	the depository for public deposits once the public bank has built suffi-

56 cient capacity to accept and manage public deposits as determined by the

1	commission. The commission shall establish a process and time frame for
2	the deposit of public moneys into the public bank.
3	2. The comptroller or chief financial officer of the municipality
4	shall deposit public moneys in the public bank in accordance with the
5	time frame and quidelines determined by the commission under this
6	section.
7	(a) All deposits in the public bank are guaranteed by the munici-
8	pality.
9	(b) All income earned by the public bank on public moneys that are
10	deposited in or invested with the public bank must be credited to and
11	become a part of the revenues and income of the public bank.
12	(c) The public bank may accept deposits of public funds, but shall be
13	exempt from the requirements of section one hundred five of this chap-
14^{13}	ter.
15	(d) The public bank may accept funds from any source, including feder-
16	al funds or other public funds.
17	(e) The commission shall review municipality accounts that contain
	public funds that are not public moneys, and make recommendations to the
18	
19	executive and the appropriate committees of the legislative body of the
20	municipality as to which accounts should be deposited in the bank.
21	(f) The bank shall make disbursements to the public funds as necessary
22	for the function of government.
23	§ 156-h. Permitted activities of the public bank. 1. Investment of
24	public moneys. The public bank may invest public moneys deposited in
25	such bank that are not reasonably expected to be necessary to meet the
26	short or intermediate-term liquidity needs of the municipality. The
27	comptroller or chief financial officer of the municipality shall retain
28	authority to manage and invest the amount of funds necessary to meet the
29	operational needs of such municipality.
30	2. Infrastructure loans. The public bank is authorized to facilitate
31	investment in, and financing of, construction, rehabilitation, replace-
32	ment, and improvement of new and existing public infrastructure systems.
33	Before initiating operations, the commission must present an implementa-
34	tion plan and any necessary legislation to the executive and appropriate
35	legislative committees of the municipality, that:
36	(a) identifies the public infrastructure systems the public bank plans
37	to target initially;
38	(b) identifies any existing municipal programs that the public bank
39	recommends be transferred under its umbrella, and the steps and time-
40	<u>lines for such transitions;</u>
41	(c) describes additional financing products and services the public
42	bank plans to offer, the target markets, anticipated rates, terms, and
43	<u>conditions;</u>
44	(d) demonstrates how public bank products and services will increase
45	access to capital for public infrastructure systems and complement those
46	of existing public and private sources; and
47	(e) demonstrates how the public bank plans to maximize revenues and
48	public benefit.
49	3. Student loans. The public bank is authorized to administer a
50	government guarantee loan program to assist students in need of low-cost
51	student loans and related loan benefits to address educational needs as
52	necessary to support student success. The commission shall develop an
53	implementation plan that:
54	(a) identifies the needs and benefits to selected students that the

55 program will target initially;

1	(b) demonstrates how the public bank plans to maximize revenues and
2	public benefit while minimizing public risk;
3	(c) demonstrates how the public bank will coordinate with offices of
4	student financial assistance; and
5	(d) identifies ways that such program will address the following
6	issues related to loans:
7	(i) qualification criteria for students;
8	(ii) obligations and options for loan repayment;
9	(iii) requirements for loan guarantees and reserves;
10	(iv) fee and interest rate structure;
11	(v) maximum loan amounts; and
12	(vi) ensuring student awareness of grants, federal loans, and other
13	financial aid programs.
14	4. Small business, minority- and women-owned business enterprises and
15	farmers. (a) The public bank is authorized to leverage thirty percent of
16	public deposits as financial capital and resources to provide access to
17	low-cost capital and/or credit to minority- and women-owned business
18	enterprises, entrepreneurs, start-up businesses, and below average
19	income communities and individuals of the municipality to further
20	economic growth, and create jobs.
21	(b) The public bank is authorized to leverage its financial capital
22	and resources to provide access to low-cost capital and/or credit to
23	bring fiscally sound and financially successful businesses.
24	(c) The public bank is authorized to leverage its financial capital
25	and resources to provide access to low-cost capital and/or credit to
26	established businesses within the municipality for the purpose of
27	providing financial stability for such bank as provided for under this
28	section.
29	5. Farm subsidy assistance. (a) The public bank is authorized to
30	leverage its public deposits as financial capital and resources to
31	provide access to low-cost capital and/or credit to farmers and below
32	average income communities and individuals within the municipality to
33	further economic growth, create jobs and build and sustain a productive
34	economy for the residents of such municipality.
35	(b) The public bank is authorized to leverage its financial capital
36	and resources to provide access to low-cost capital to bring fiscally
37	sound and financially successful businesses into the municipality.
38	(c) The public bank is authorized to leverage its financial capital
39	and resources to provide access to low-cost capital and/or credit to
40	established farm businesses in the municipality for the purpose of
41	providing financial stability for such bank as provided for under this
42	section.
43	6. Affordable housing. The public bank is authorized to leverage its
44	public deposits as financial capital and resources to provide access to
45	low-cost capital and/or credit to fund projects that provide affordable
46	housing for residents, particularly in economically distressed communi-
47	ties or below average income communities within a municipality to
48	further economic growth, create jobs and build and sustain a productive
49	economy for the residents of such municipality.
50	§ 156-i. Inconsistency with other laws. 1. A public bank shall comply
51	with all requirements of this chapter, the financial services law, the
52	state finance law, the local finance law, the general municipal law, the
53	not-for-profit corporation law, and all other relevant provisions of
54	state or local law, except to the extent that a requirement of any of
55	those laws is inconsistent with a provision of this article, in which
56	case the provisions of this article shall prevail.

1	2. Notwithstanding any provision of state or local law, a county or
2	other state or local authority may lend its credit to any public bank.
3	3. Notwithstanding any provision of state or local law, any state or
4	local authority may invest in commercial paper, debt securities or other
5	obligations of a public bank.
б	4. Notwithstanding any provision of state or local law, a public bank
7	shall be eligible to receive state and local authority money.
8	§ 156-j. Owners not to be considered bank holding companies. For the
9	purposes of section one hundred thirty-two of this chapter, any sponsor,
10	person or entity, including a state or local authority, that owns,
11	controls, or holds an ownership interest in a public bank is not a bank
12	holding company by reason of that ownership interest.
13	§ 5. Section 98 of the state finance law is amended by adding a new
14	subdivision 7-a to read as follows:
15	7-a. Commercial paper, debt securities, bonds, notes, or other obli-
16	gations of a public bank, as defined in article three-C of the banking
17	law.
18	§ 6. Paragraph d of subdivision 1 of section 10 of the general munici-
19	pal law, as amended by chapter 623 of the laws of 1998, is amended to
20	read as follows:
21	d. "Bank" shall mean a bank or public bank as defined by the banking
22	law or a national banking association located and authorized to do busi-
23	ness in New York.
24	§ 7. This act shall take effect immediately.