## STATE OF NEW YORK

1754

2023-2024 Regular Sessions

## IN SENATE

January 13, 2023

- Introduced by Sens. SANDERS, BAILEY, BRISPORT, BROUK, CLEARE, COMRIE, COONEY, GIANARIS, GOUNARDES, HINCHEY, HOYLMAN-SIGAL, JACKSON, KAVANAGH, KRUEGER, LIU, MAY, MAYER, MYRIE, PARKER, PERSAUD, RAMOS, RIVERA, SALAZAR, SEPULVEDA, SERRANO, SKOUFIS, STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Banks
- 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 municipal and other local governments to form and control public banks 5 through the ownership of capital stock or other ownership interests, and to loan or grant public funds or lend public credit to such public banks 6 7 for the public purposes of achieving cost savings, strengthening local 8 economies, supporting community economic development, and addressing infrastructure and housing needs for localities; and (ii) codifies the 9 10 common law interpretation of the New York state constitution that cities, counties, and other municipalities may own stock or other owner-11 ship interests in, and lend or grant money to, public and private corpo-12 rations, limited liability companies or not-for-profit corporations, so 13 long as such actions are pursuant to public purposes. 14

15 § 3. Subdivisions 1 and 11 of section 2 of the banking law, subdivi-16 sion 1 as amended by chapter 684 of the laws of 1938 and subdivision 11 17 as amended by chapter 154 of the laws of 2007, are amended to read as 18 follows:

19 1. Bank. The term, "bank," when used in this chapter, unless a differ-20 ent meaning appears from the context, means any corporation, other than

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

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1	a trust company, organized under or subject to the provisions of article
2	three <u>or three-C</u> of this chapter.
3	11. Banking organizations. The term, "banking organizations," when
4	used in this chapter, means and includes all banks, trust companies,
5	private bankers, savings banks, safe deposit companies, savings and loan
6	associations, credit unions, public banks organized under article
7	three-C of this chapter, and investment companies.
8	$\S$ 4. The banking law is amended by adding a new article 3-C to read as
9	follows:
10	ARTICLE 3-C
11	PUBLIC BANKS
12	Section 156. Definitions.
13	156-a. Sponsors and corporate structure.
14	156-b. Governance.
15	<u>156-c. Public bank charter requirements.</u>
16	156-d. Financial and operations framework.
17	<u>156-e. Insurance.</u>
18	156-f. Deposits.
19	156-g. Permitted activities of the public bank.
20	156-h. Inconsistency with other laws.
21	156-i. Owners not to be considered bank holding companies.
22	§ 156. Definitions. For the purposes of this article:
23	1. "Advisory board" means a board established pursuant to section one
24	hundred fifty-six-b of this article.
25	2. "Affiliate" means:
26	(a) in the case of a person (other than an individual), another person
27	that directly, or indirectly through one of more intermediaries,
28	controls, or is controlled by, or is under common control with such
29	person.
30	(b) in the case of an individual, (i) any member of the immediate
31	family of such individual, including parents, siblings, spouse and chil-
32	dren (including those by adoption) and any other person who lives in such individual's household; the parents, siblings, spouse, or children
33 34	(including those by adoption) of such immediate family member, and in
35	any such case any trust whose primary beneficiary is such individual or
36	one or more members of such immediate family and/or such individual's
37	lineal descendants; (ii) the legal representative or quardian of such
38	individual or of any such immediate family member in the event such
39	individual or any such immediate family member becomes mentally incompe-
40	tent; and (iii) any person controlling, controlled by or under common
41	control with such individual.
42	(c) As used in this definition, the term "control," including the
43	correlative terms "controlling," "controlled by" and "under common
44	control with, " means possession, directly or indirectly, of the power to
45	direct or cause the direction of management or policies (whether through
46	ownership of securities or any partnership or other ownership interest,
47	by contract or otherwise) of a person. Such control shall be presumed to
48	exist where a person owns a ten percent or greater ownership interest in
49	another person.
50	(d) "Person" shall be construed broadly and shall include, without
51	limitation, an individual, a partnership, a limited liability company, a
52	corporation, an association, a joint stock company, a trust, a joint
53	venture, an unincorporated organization and a governmental entity or any
54	department, agency or political subdivision thereof.

1	3. "Bank" means any corporation, other than a trust corporation,
2	organized under or subject to the provisions of this article or article
3	three of this chapter.
4	4. "Board" means a board of directors or board of managers of a public
5	bank.
6	5. "Community banking experience" means current or past employment
7	experience as an officer, director or executive, or current or past
8	employment experience in a senior leadership role at any of the follow-
9	ing:
10	(a) a community development financial institution that is a credit
11	union, loan fund, minority depository institution, union controlled bank
12	or locally based community bank; or
13	(b) a credit union, loan fund, minority depository institution, union
14	controlled bank or locally based community bank that otherwise serves
15	low-income, rural or other underserved or economically distressed commu-
16	nities.
17	6. "Community development financial institution" means an entity that
18	has been certified as meeting the eligibility requirements of section
19	1805.201 of title 12 of the code of federal regulations.
20	7. "Deposit" means the placing of money with a public bank to be with-
21	drawn upon the depositor's demand or under the rules and regulations
22	agreed upon between the bank and the depositor.
23	8. "Economically distressed communities" means those communities where
24	at least thirty percent of residents have incomes that are less than the
25	national poverty level or where the unemployment rate is greater than
26	the national unemployment rate; or economic opportunity zone designated
27	communities, excluding contiguity economic opportunities zones.
28	9. "Independent" means, with respect to a member of a public bank's
29	board of directors, board of managers, or advisory board, an individual
30	who:
31	(a) at the time of his or her election to the board of directors,
32	board of managers, or advisory board of a public bank, is not a holder
33	of any public office within the sponsor; and
34	(b) within the past five years has not been a holder of public office
35	within such sponsor.
36	10. "Local elected official" means any officer elected to a position
37	within a county, city, town, village, school district or district corpo-
38	ration, or any agency, department, division, board, commission or bureau
39	thereof; provided, that, such term shall not include any judge or
40	justice of a court.
41	11. "Minority depository institution" means any depository institution
42	that is owned in any of the following manners:
43	(a) a privately owned institution of which fifty-one percent is owned
44	by one or more individuals who are minorities;
45	(b) a publicly owned institution of which fifty-one percent of the
46	stock is owned by one or more minorities; or
47	(c) an institution otherwise designated as a minority depository
48	institution by the institution's applicable federal regulators.
49	12. "Minority" means any person who is a member of one of the follow-
50	ing groups: (a) Black persons having origins in any of the Black African
51	racial groups; (b) Hispanic/Latino persons of Mexican, Puerto Rican,
52	Dominican, Cuban, Central or South American of either Indian or Hispanic
53	origin, regardless of race; (c) Native American or Alaskan native
54	persons having origins in any of the original peoples of North America;
55	and (d) Asian and Pacific Islander persons having origins in any of the

1	Far East countries, South East Asia, the Indian subcontinent or the
2	Pacific Islands.
3	13. "Public bank" means a not-for-profit corporation, a stock corpo-
4	ration, including a public benefit corporation incorporated pursuant to
5	article seventeen of the business corporation law, or limited liability
б	company that is chartered pursuant to this article as a bank. A public
7	bank formed as a stock corporation or a not-for-profit corporation shall
8	be a public corporation, and a public bank formed as a limited liability
9	corporation shall be a public limited liability company.
10	14. "Public bank application documents" means a business plan and
11	application to be submitted to the department pursuant to section one
12	hundred fifty-six-c of this article for the purpose of chartering a
13	public bank.
14	15. "Public corporation" means a stock corporation, including a public
15	benefit corporation incorporated pursuant to article seventeen of the
16	business corporation law, or a not-for-profit corporation that is incor-
17	porated, owned and controlled by a county, city, town or village.
18	16. "Public funds" means funds of the sponsor.
19	17. "Public limited liability company" means a limited liability
20	company that is incorporated, owned and controlled by a county, city,
21	town or village.
22	18. "State or local authority" means a local government or agency, a
23	group of two or more local governments or agencies acting together,
24	special district, a group of two or more special districts acting
25	together, state agency, or a group of two or more state agencies acting
26	together.
27	19. "Sponsor" means one or more cities, towns, villages and/or coun-
28	ties within the state of New York with an aggregate population of at
29	least one hundred thousand residents.
30	§ 156-a. Sponsors and corporate structure. A public bank may be a
31	not-for-profit corporation, a limited liability company or a business
32	corporation that is formed by a sponsor, subject to the following corpo-
33	rate structure requirements:
34	1. If incorporated as a business corporation, a public bank may, but
35	is not required to:
36	(a) incorporate as a public benefit corporation under article seven-
37	teen of the business corporation law; or
38	(b) identify in its certificate of incorporation a specific public
39	benefit, consistent with the provisions of article seventeen of the
40	business corporation law. Specific public benefits within the meaning of
41	this section shall include, but are not limited to, strengthening local
42	economies, supporting community economic development, addressing infras-
43	tructure and housing needs for localities and providing banking services
44	to unbanked or underbanked communities.
45	2. The sponsor shall be (a) the sole member of a not-for-profit public
46	bank, (b) the majority and controlling member of a limited liability
47	company public bank, and (c) the majority and controlling shareholder of
48	a corporation public bank.
49	3. A public bank organized as a limited liability company or corpo-
50	ration may have other members or shareholders but such other members or
51	shareholders shall only be passive members or shareholders and shall not
52	have any consent or veto rights over any decisions, any removal rights
53	of the sponsor, any rights to elect or choose the board or any voting
54	rights whatsoever.
55	4. Passive members or passive shareholders shall be allowed to invest
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56 capital into a public bank so long as such passive members or passive

1	shareholders are approved by the sponsor and the sponsor maintains the
2	right to direct the public bank to purchase the interests of any passive
3	members or shareholders at a market price determined by an independent
4	third party selected by the sponsor at any time.
5	5. The sponsor shall owe no fiduciary duty nor any other duty to
6	passive investors. No passive investor may pursue legal action against
7	the sponsor for any reason other than failure to distribute funds
8	required to be distributed pursuant to governing documents of the public
9	bank.
10	§ 156-b. Governance. 1. The public bank shall be governed by the
11	board. Such board shall be composed of nine directors or eleven direc-
12	tors. Each director shall live within the jurisdictional boundaries of
13	the sponsor.
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15	following manner:
16	(a) the mayor, or head of the executive branch of government of the
17	sponsor or sponsors, shall appoint three members, at least one of whom
18	shall have community banking experience and at least one of whom shall
19	be independent;
20	(b) the city council, or legislative branch of the sponsor or sponsors
21	shall appoint two members, at least one of whom shall have community
22	banking experience and at least one of whom shall be independent;
23	(c) the treasurer, controller or elected official charged with over-
24	seeing the sponsor or sponsors' finances and the administration of
25	public funds shall appoint one member who shall have community banking
26	experience and be independent; and
27	(d) the board members selected pursuant to paragraphs (a) through (c)
28	of this subdivision shall, pursuant to a two-thirds majority vote,
29	appoint at their discretion and in accordance with subdivisions five and
30	six of this section, either three or five additional board members, with
31	the purpose of maximizing board diversity to include a variety of the
32	sponsor's community stakeholders, including community-based organiza-
33	tions, labor organizations and those groups prioritized by the public
34	bank's underwriting and financial policies, as reflected in section one
35	hundred fifty-six-g of this article. For any sponsor that is also a city
36	with a population of one million or more, the board members selected
37	pursuant to paragraphs (a) through (c) of this subdivision may, pursuant
38	to a two-thirds majority vote, appoint either seven or nine additional
39	board members to maximize board diversity.
40	3. The board shall adopt bylaws, governing documents or their func-
41	tional equivalents as required by the not-for-profit corporation law,
42	business corporation law, or limited liability company law, as applica-
43	ble, based on the corporate structure of the public bank. Such governing
44	documents shall include:
45	(a) procedures to remove directors consistent with this article;
46	(b) procedures for replacing directors consistent with this article;
47	(c) a provision requiring that the board membership of any board
48	member who also serves as a public official or local elected official of
49	a sponsor shall terminate immediately upon such board member ceasing to
49 50	hold such public office; and
51 52	(d) appropriate term limits for board members, consistent with para-
52 52	graph (c) of this subdivision.
53 E4	4. At least one board member appointed pursuant to paragraphs (a) and
54	(b) of subdivision two of this section shall be a representative of one
55	of the community stakeholders prioritized by the public bank's under-

1	writing and financial policies as reflected in section one hundred
2	fifty-six-g of this article.
3	5. When a board member resigns or ceases to be a board member for any
4	reason, the individual appointed to replace such board member shall be
5	appointed in accordance with the same selection criteria and process by
6 7	which such departing member was appointed under subdivision two of this section.
8	<u>6. The sponsor and board will take all steps necessary to ensure that</u>
o 9	the composition of the board reflects the composition of the population
10	in terms of people of color and women.
11	7. A majority of the board shall be composed of independent directors
12	who are not government employees. The chair of the board must be an
13	independent director.
14	8. The board shall set policy for the public bank; provided that
15	neither the board nor any director shall be involved in day to day deci-
16	sions regarding particular instruments. Management decisions shall be
17	made independently by bank management who shall be appointed by the
18	board consistent with bank policy.
19	9. The board may establish one or more committees to manage the public
20	bank.
21	10. The board shall adhere to all reporting requirements under this
22	chapter regarding the public bank's financial condition.
23	11. A public bank shall form one or more advisory boards in order to
24	provide advice and carry out any other duties, as determined by the
25	sponsor, including the following:
26	(a) provide input to the board regarding ways to accomplish its
27	mission;
28	(b) ensure that the board follows strict ethical standards as deter-
29	mined by the sponsor in the public bank's governing documents, through
30	the approval of bylaws or a code of conduct to govern the board's
31	management;
32	(c) ensure that the public bank's operations are consistent with
33	social equity principles, including racial, gender, and environmental
34	justice and indigenous rights;
35	(d) provide technical advice as needed; and
36	(e) provide an annual report to the public and the sponsor evaluating
37	the public bank's performance in relation to its mission, its ethical
38	standards and its financial soundness.
39	12. The sponsor will determine the initial advisory board membership,
40	the term of its members, the qualifications of members and the method
41	for replacing its members, provided that a majority of each advisory
42 43	board is made up of independent members who are not governmental employ- ees. The advisory board shall be composed of no fewer than five and no
43 44	more than eleven members. Any advisory board member shall live within
44 45	the jurisdictional boundary of the public bank's sponsor or its members
46	or shareholders.
47	13. Any action required or permitted by this chapter to be taken by
48	the board or an advisory board may be taken at a duly called meeting of
49	such board in accordance with its governing documents or without a meet-
50	ing if the action taken is evidenced by one or more written consents
51	describing the action taken and signed by each member of the board or
52	advisory board.
53	§ 156-c. Public bank charter requirements. 1. A proposed public bank
54	shall be chartered by the department upon submission of the public bank
55	application documents that demonstrate the following:

1	(a) the purpose of the proposed public bank is consistent with the
2	purposes required under this article;
3	(b) minimum initial capitalization is no less than ten percent of the
4	public bank's projected lending total for the first year of operation
5	after receipt of its charter;
6	(c) adequate reserves and liquidity exist to cover the public bank's
7	obligations relating to deposit withdrawals and defaulted loans;
8	(d) the qualifications of the proposed directors;
9	(e) the qualifications of the proposed chief executive officer and
10	management team;
11	(f) an organizational chart;
12	(g) policies and procedures prohibiting any elected official, or
13	affiliates of such officials, from receiving a loan or other financial
14	benefit from the public bank;
15	(h) procedures for obtaining fidelity insurance;
16	(i) sufficient internal audits and controls;
$17^{-0}$	(j) a pro form a financial statement projecting assets, liabilities,
18	income and expenses for no less than a three year period;
19	(k) no material negative impact of the public bank on the sponsor's
20	financial condition;
21	(1) a plan to comply with the community reinvestment act and fair
22	lending requirements, pursuant to section two hundred ninety-six-a of
23	the executive law;
24	(m) a certificate of incorporation;
25	(n) a narrative business plan describing the banking services to be
26	provided; and
27	(o) such other information as the department may require.
28	2. The public bank may but shall not be required to insure or colla-
29	teralize deposits from the sponsor or any other governmental entity with
30	insurance or collateral determined by the public bank in its governing
31	documents.
32	3. The public bank application documents are not required to provide
33	that the public bank will receive deposits in its initial three years of
34	operation, and not receiving deposits in the initial three years of
35	operation shall not be a reason for disapproval by the superintendent.
36	4. Public bank application documents are not required to include a
37	market, public convenience and advantage, competitive impact or a bank
38	premises analysis or address any other matters other than those listed
39	in subdivision one of this section.
40	§ 156-d. Financial and operations framework. 1. The public bank may
41	raise capital through any legal means, including but not limited to:
42	(a) the receipt and leverage of public deposits,
43	(b) sponsor equity contributions,
44	(c) passive member or shareholder equity contributions,
45	(d) sale of corporate debt to sponsor, and
46	(e) sale of corporate debt to third parties.
47	2. The public bank shall have all the rights and powers conferred by
48	articles three and fifteen of this chapter, which must be exercised in a
49	manner consistent with its mission.
50	<u>3. All lending and actions of the public bank shall abide by the</u>
50 51	United Nations declaration on the rights of indigenous peoples. Conse-
52	quently, all public banks that are formed by a sponsor that includes
52 53	indigenous communities will include a representative number of indige-
53 54	nous people on the board and advisory committee of the public bank and
54	prioritize loans to indigenous communities.
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1	4. The sponsor may prohibit investments and loans that may benefit any
2	type of designated business including the fossil fuel industry, weapons
3	or gun manufacturers, military systems companies, private prisons, immi- gration detention facilities, companies engaged in offshore tax avoid-
4	ance or exploitative business or labor practices or the tobacco indus-
5	try, all as determined by the sponsor in the public bank's governing
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7	documents.
8	5. The public bank shall be exempt from state, county, and municipal
9 10	taxes and licenses, of any kind, including income, capital gain, real estate and mortgage recording taxes.
10	6. The public bank shall not be sold to or merged with another entity
12	unless such entity has a public bank charter and the sale or merger has
13	been approved by the superintendent.
$14^{13}$	§ 156-e. Insurance. A public bank shall obtain insurance of deposits
15	only to the extent that it receives deposits from the general public.
16	<u>§ 156-f. Deposits. 1. The board shall develop a plan, subject to</u>
17	approval by the advisory board, to accept and manage deposits.
18	2. The comptroller or chief financial officer of the sponsor shall be
19	authorized to deposit public funds in the public bank, provided that the
20	public bank's business plan permits the comptroller or chief financial
21	officer to meet the short or intermediate-term liquidity needs of the
22	sponsor.
23	3. The public bank may accept deposits, but shall be exempt from the
24	requirements of section ten of the general municipal law.
25	4. The public bank may accept deposits from any source and funds from
26	any source, including federal funds.
27	§ 156-q. Permitted activities of the public bank. 1. The public bank
28	shall have all the rights and powers conferred by articles three and
29	fifteen of this chapter, which shall be exercised in a manner consistent
30	with its mission. The public bank may limit and define its rights and
31	powers in the charter that it submits pursuant to section one hundred
32	fifty-six-c of this article, but it is the intention to grant any public
33	bank created under this law the full rights and powers that any bank
34	would be permitted to exercise under New York's banking laws, subject to
35	those limitations that will be approved by the department.
36	2. Within the overall underwriting and financial policies of the
37	public bank, the public bank shall maximize and prioritize loans
38	supporting worker cooperatives, community land trusts, low-income and
39	affordable housing, renewable energy, infrastructure development, small
40	businesses, small farms, minority- and women-owned business enterprises,
41	students in need of low-cost education financing or refinancing student
42	loan debts, and other initiatives that fulfill the public bank's
43	mission, with a focus on serving underserved and underbanked communi-
44	ties, as well as those within economically distressed communities.
45	§ 156-h. Inconsistency with other laws. 1. A public bank shall comply
46	with all requirements of this chapter, the financial services law, the
47	state finance law, the local finance law, the general municipal law, the
48	not-for-profit corporation law, and all other relevant provisions of
49	state or local law, except to the extent that a requirement of any of
50	those laws is inconsistent with a provision of this article, in which
51	case the provisions of this article shall prevail.
52	2. Notwithstanding any provision of state or local law, a county or
53 E4	other state or local authority may lend its credit to any public bank.
54 55	3. Notwithstanding any provision of state or local law, any state or
55	local authority may invest in commercial paper, debt securities or other

56 obligations of a public bank.

1	4. Notwithstanding any provision of state or local law, a public bank
2	shall be eligible to receive state and local authority money.
3	<u>§ 156-i. Owners not to be considered bank holding companies. For the</u>
4	purposes of section one hundred forty-one of this chapter, any sponsor,
5	person or entity, including a state or local authority, that owns,
б	controls, or holds an ownership interest in a public bank is not a bank
7	holding company by reason of that ownership interest.
8	§ 5. Section 98 of the state finance law is amended by adding a new
9	subdivision 7-a to read as follows:
10	7-a. Commercial paper, debt securities, bonds, notes, or other obli-
<b>T</b> O	<u>/ a: commercial paper/ acce becarrence/ sonab/ moteb/ of otmer obit</u>
11	gations of a public bank, as defined in article three-C of the banking
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11	gations of a public bank, as defined in article three-C of the banking
11 12	gations of a public bank, as defined in article three-C of the banking law.
11 12 13	<pre>gations of a public bank, as defined in article three-C of the banking law. § 6. Paragraph d of subdivision 1 of section 10 of the general munici-</pre>
11 12 13 14	<pre>gations of a public bank, as defined in article three-C of the banking law. § 6. Paragraph d of subdivision 1 of section 10 of the general munici- pal law, as amended by chapter 623 of the laws of 1998, is amended to</pre>
11 12 13 14 15	<pre>gations of a public bank, as defined in article three-C of the banking law. § 6. Paragraph d of subdivision 1 of section 10 of the general munici- pal law, as amended by chapter 623 of the laws of 1998, is amended to read as follows:</pre>
11 12 13 14 15 16	<pre>gations of a public bank, as defined in article three-C of the banking law. § 6. Paragraph d of subdivision 1 of section 10 of the general munici- pal law, as amended by chapter 623 of the laws of 1998, is amended to read as follows:     d. "Bank" shall mean a bank or public bank as defined by the banking</pre>
11 12 13 14 15 16 17	<pre>gations of a public bank, as defined in article three-C of the banking law. § 6. Paragraph d of subdivision 1 of section 10 of the general munici- pal law, as amended by chapter 623 of the laws of 1998, is amended to read as follows:     d. "Bank" shall mean a bank or public bank as defined by the banking law or a national banking association located and authorized to do busi-</pre>