## SENATE FILE NO. SF0028

Banking technology and stock revisions.

Sponsored by: Joint Minerals, Business & Economic Development Interim Committee

## A BILL

for

AN ACT relating to banking; specifying that banks may issue nonvoting shares and other forms of capital stock authorized under existing law for corporations; clarifying that banks

4 may issue capital stock and maintain shareholder records

5 through electronic means under existing law; clarifying that

6 the identity of shareholders may be maintained under existing

7 law using data addresses; authorizing electronic notices

8 relating to capital impairment; and providing for an

9 effective date.

10

11 Be It Enacted by the Legislature of the State of Wyoming:

12

13 **Section 1**. W.S. 13-2-302, 13-2-306, 13-2-307(a) and

1

14 13-4-203(a) and (b) are amended to read:

15

SF0028

1 13-2-302. Issue of stock. 2 3 (a) A bank shall not issue any share of stock until the 4 par value of the share has been actually paid in cash. 5 6 (b) Pursuant to appropriate authority granted in its articles of incorporation, a bank may issue any type of 7 8 capital stock, including nonvoting shares, authorized under title 17 of the Wyoming statutes. Consistent with subsection 9 10 (c) of this section, the articles of incorporation of a bank may specify any form of shareholder voting rights. 11 12 (c) If the articles of incorporation of a bank provide 13 shareholder voting rights that are different than those 14 provided under W.S. 13-2-307, 13-2-308(a), 13-2-309(a), 15 16 13-2-402(e), 13-4-101(a) or 13-4-701(b) or (d), the articles of incorporation of the bank shall control, subject to any 17 approval of the commissioner required under those sections. 18 19 20 13-2-306. Stock register; inspection. 21 22 A bank shall keep a stock register which record of 23 shareholders that is open for inspection during business

2

SF0028

1 hours to officers, directors and stockholders shareholders of

2 the bank. The register shall contain the name, residence and

3 number of shares of each stockholder and all transfers of

4 stock, stating the time made, the number of shares and to

5 whom transferred As used in this section, "record of

6 shareholders means as defined in W.S. 17-16-140(a)(xlix).

7

8 13-2-307. Voting by shareholders generally; balloting

9 for directors.

10

11 (a) Except as otherwise provided by W.S. 13-2-302, each 12 share entitles the owner to one (1) vote on all elections of 13 directors and all other questions submitted at meetings of 14 shareholders. Shareholders may vote by proxies executed in writing but no officer, clerk, teller or bookkeeper of the 15 16 bank shall act as proxy. The presence in person or by proxy of the owners of at least fifty-one percent (51%) of the 17 issued and outstanding capital stock at any meeting of 18 19 stockholders constitutes a quorum. No shareholder whose 20 liability to the bank is past due and unpaid shall be allowed

22

21

to vote.

23 13-4-203. Impairment of capital; generally.

SF0028

3

1

2

3

4

5

6

7

8

9

(a) If the state banking commissioner has reason to believe that the capital of any bank is impaired he shall examine the bank and ascertain the facts. If he finds an impairment of capital, he shall provide written notice to each director of the bank and require the bank to restore the deficiency within sixty (60) days after the date of the request notice. Written notice under this section may be provided by electronic transmission, consistent with W.S. 17-16-141(c).

11

10

12 (b) The directors of each bank which has been requested After the directors of a bank have received written notice to 13 restore a deficiency under subsection (a) of this section, 14 15 the directors shall, within fifteen (15) days from the date 16 of the request notice, levy an assessment upon the common 17 stock of the bank to repair the deficiency. Written notice of the request deficiency and of the assessment 18 19 shall be mailed provided to each stockholder at his last known 20 address, or served personally upon him shareholder, and may 21 be provided by electronic transmission, consistent with W.S. 17-16-141(c). If any stockholder shareholder fails to pay the 22 assessment within thirty (30) days of mailing or serving the 23

4

receiving notice, the directors of the bank may sell the stock 1 2 of the stockholder shareholder to the highest bidder at public 3 auction. Notice of the sale shall be published for ten (10) 4 days in a newspaper of general circulation published in the county where the bank is located and a copy of the notice of 5 sale shall be served on the owner of the stock personally or 6 by mail at his last known address ten (10) days before the 7 day of sale. The stock may be sold at private sale without 8 public notice. Before a private sale an offer in writing shall 9 10 first be obtained and a copy of the offer served upon the owner of record of the stock either personally or by mailing 11 12 a copy of the offer to his last known address. If, after 13 service of the offer, the owner still fails to pay the assessment within two (2) weeks from the time of the service 14 15 of the offer, the directors may accept the private offer or 16 a larger offer. The stock shall not be sold for less than the amount of the assessment and cost of sale. Out of the proceeds 17 of the sale the directors shall pay the assessment and the 18 19 cost of sale and the balance shall be paid to the person whose 20 stock has been sold. A sale of stock cancels the outstanding 21 certificate evidencing the stock sold. A new certificate shall be issued by the bank to the purchaser. 22

23

5

1 Section 2. This act is effective July 1, 2019.

2

3 (END)

6 SF0028