1	A bill to be entitled
2	An act relating to international banking corporations;
3	amending ss. 655.005 and 663.01, F.S.; revising
4	certain definitions; amending s. 663.02, F.S.;
5	expanding application of state banking laws to include
6	certain international banking corporations; expanding
7	legislative intent; prohibiting construction to
8	authorize international banking corporation or trust
9	companies to conduct trust business under certain
10	circumstances; amending s. 663.04, F.S.; revising
11	requirements for carrying on banking business to apply
12	to certain additional financial institutions; imposing
13	additional requirements; amending s. 663.05, F.S.;
14	revising requirements for licensing international
15	banking corporations; including requirements
16	applicable to certain trust representative offices;
17	deleting certain nonapplication provisions; amending
18	s. 663.055, F.S.; increasing certain net capital
19	account requirements; amending s. 663.06, F.S.;
20	revising permissible activities requirements for
21	licensed international banking corporations; amending
22	s. 663.061, F.S.; revising a permissible activity
23	requirement for international bank agencies; amending
24	s. 663.062, F.S.; revising a permissible activity
25	requirement for licensed international representative
26	offices to apply to trust companies; creating s.
27	663.0625, F.S.; specifying permissible activities for
28	international trust company representative offices;
29	specifying requirements; amending s. 663.064, F.S.;

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30	revising application of provisions of law to
31	establishing branches of international banking
32	corporations; amending s. 663.065, F.S.; revising
33	application of provisions of law to organize a state-
34	chartered investment company; amending s. 663.11,
35	F.S.; prohibiting international banking corporations
36	from continuing to conduct licensed business in this
37	state under certain circumstances; amending s. 663.12,
38	F.S.; increasing a license application filing fee;
39	imposing an annual assessment upon certain entities;
40	amending s. 663.16, F.S.; revising definitions to
41	conform to changes made by the act; amending s.
42	663.17, F.S.; expanding criteria under which the
43	Office of Financial Regulation may take possession of
44	certain business and property of certain international
45	banking corporations; revising provisions to conform
46	to changes made by the act; amending ss. 663.171 and
47	663.172, F.S.; revising provisions to conform to
48	changes made by the act; providing an effective date.
49	
50	Be It Enacted by the Legislature of the State of Florida:
51	
52	Section 1. Paragraphs (h) and (p) of subsection (1) of
53	section 655.005, Florida Statutes, are amended to read:
54	655.005 Definitions
55	(1) As used in the financial institutions codes, unless the
56	context otherwise requires, the term:
57	(h) "Financial institution" means a state or federal
58	savings or thrift association, bank, savings bank, trust
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59 company, international bank agency, international banking 60 corporation organization, international branch, international 61 representative office, international administrative office, 62 international trust company representative office, or credit 63 union, or an agreement corporation operating pursuant to s. 25 of the Federal Reserve Act, 12 U.S.C. ss. 601 et seq. or Edge 64 65 Act corporation organized pursuant to s. 25(a) of the Federal 66 Reserve Act, 12 U.S.C. ss. 611 et seq.

(p) "State financial institution" means a state-chartered or state-organized association, bank, investment company, trust company, international bank agency, international branch, international representative office, international administrative office, <u>international trust company</u> <u>representative office</u>, or credit union.

Section 2. Subsections (3), (6), and (8) of section 663.01, Florida Statutes, are amended, subsections (9) and (10) of that section are renumbered as subsections (10) and (11), respectively, and a new subsection (9) is added to that section, to read:

78

663.01 Definitions.-As used in this part, the term:

(3) "Foreign country" means a country other than the United States and includes any colony, dependency, or possession of such country <u>notwithstanding any definitions in chapter 658</u>, and any territory of the United States, including Guam, American Samoa, the Virgin Islands, and the Commonwealth of Puerto Rico.

(6) "International banking corporation" means a banking
corporation organized and licensed under the laws of a foreign
country, or, if organized and licensed under the laws of the
United States or any of the states of the United States of

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88 America, a banking corporation: 89 (a) Which is not a bank or bank holding company as defined in the federal Bank Holding Company Act, as amended, 12 U.S.C. 90 91 ss. 1841-1850; and 92 (b) Which maintained, on July 1, 1981, as its only United 93 States banking office, one state agency licensed by a state 94 other than this state. 95 96 The term "international banking corporation" includes, without 97 limitation, a foreign commercial bank, foreign merchant bank, or 98 other foreign institution that engages in banking activities 99 usual in connection with the business of banking in the country 100 where such foreign institution is organized or operating, 101 including a corporation: the sole shareholders of which are one 102 or more international banking corporations or holding companies 103 which own or control one or more international banking 104 corporations which are authorized to carry on a banking 105 business, or a central bank or government agency of a foreign 106 country and any affiliate or division thereof; which has the 107 power to receive deposits from the general public in the country 108 where it is chartered and organized; and which is under the 109 supervision of the central bank or other bank regulatory 110 authority of such country. The term also includes foreign trust companies, or any similar business entities, including, but not 111 112 limited to, foreign banks with fiduciary powers, that conduct 113 trust business as defined in the financial institutions codes. 114 (8) "International representative office" means an office 115 of an international banking corporation organized and licensed under the laws of a foreign country that is established or 116

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117	maintained in this state for the purpose of engaging in the
118	activities described in s. 663.062, or any <u>affiliate,</u>
119	subsidiary, or other person that engages whose primary business
120	is to engage in such activities, on behalf of such international
121	banking corporation, from an office located in this state.
122	(9) "International trust company representative office"
123	means an office of an international banking corporation or trust
124	company organized and licensed under the laws of a foreign
125	country which office is established or maintained in this state
126	for the purpose of engaging in nonfiduciary activities described
127	in s. 663.0625, or any affiliate, subsidiary, or other person
128	that engages in such activities on behalf of such international
129	banking corporation or trust company from an office located in
130	this state.
131	Section 3. Section 663.02, Florida Statutes, is amended to
132	read:
133	663.02 Applicability of state banking laws
134	(1) International banking corporations having offices in
135	this state shall be subject to all the provisions of the
136	financial institutions codes and chapter 655 as though such
137	international banking corporations were state banks <u>or trust</u>
138	companies, except where it may appear, from the context or
139	otherwise, that such provisions are clearly applicable only to
140	banks or trust companies organized under the laws of this state
141	or the United States. Without limiting the foregoing general
142	provisions, it is the intent of the Legislature that the
143	following provisions <u>are</u> shall be applicable to such banks or
144	trust companies corporations: s. 655.031, relating to
145	administrative enforcement guidelines; s. 655.032, relating to
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146 investigations, subpoenas, hearings, and witnesses; s. 655.0321, 147 relating to hearings, proceedings, and related documents and restricted access thereto; s. 655.033, relating to cease and 148 desist orders; s. 655.037, relating to removal by the office of 149 150 an officer, director, committee member, employee, or other person; s. 655.041, relating to administrative fines and 151 152 enforcement; s. 655.50, relating to control of money laundering; and s. 658.49, relating to loans by banks not exceeding \$50,000; 153 154 and any provision of law for which the penalty is increased under s. 775.31 for facilitating or furthering terrorism. 155 156 International banking corporations shall not have the powers 157 conferred on domestic banks by the provisions of s. 658.60, 158 relating to deposits of public funds. The provisions of chapter 159 687, relating to interest and usury, shall apply to all loans not subject to s. 658.49. 160

161 (2) Neither an international bank agency nor an 162 international branch shall have any greater right under, or by 163 virtue of, this section than is granted to banks organized under 164 the laws of this state. Legal and financial terms used herein 165 shall be deemed to refer to equivalent terms used by the country 166 in which the international banking corporation is organized. This chapter and the financial institutions codes may not be 167 168 construed to authorize any international banking corporation or 169 trust company to conduct trust business, as defined in s. 658.12, from an office in this state except for those activities 170 171 specifically authorized by ss. 663.061(5) and 663.0625.

172 Section 4. Section 663.04, Florida Statutes, is amended to 173 read:

663.04 Requirements for carrying on financial institution

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175 banking business.-An No international banking corporation or 176 trust company, or any affiliate, subsidiary, or other person or 177 business entity acting as an agent for, on behalf of, or for the 178 benefit of such international banking corporation or trust 179 company who engages in such activities from an office located in 180 this state, may not shall transact a banking or trust business, 181 or maintain in this state any office for carrying on such business, or any part thereof, unless such corporation, trust 182 company, affiliate, subsidiary, person, or business entity has: 183 184 (1) Has been authorized by its charter to carry on a banking or trust business and has complied with the laws of the 185 186 jurisdiction in which it is chartered. 187 (2) Has furnished to the office such proof as to the nature and character of its business and as to its financial condition 188 as the commission or office requires. 189 190 (3) Has filed with the office a certified copy of that 191 information required to be supplied to the Department of State 192 by those provisions of chapter 607 which are applicable to 193 foreign corporations. 194 (4) Has received a license duly issued to it by the office. 195 (5) Has capital accounts no less than the minimums required 196 per s. 663.055 and is not imminently insolvent or insolvent per 197 s. 655.005(1). 198 (6) (a) Is not in bankruptcy, conservatorship, receivership, 199 liquidation, or similar status under the laws of any country. 200 (b) Is not operating under the direct control of the 201 government, regulatory, or supervisory authority of the 202 jurisdiction of its incorporation through government 203 intervention or any other extraordinary actions.

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204 (c) Has not been in such status or control at any time 205 within the 7 years preceding the date of application for a 206 license. 207 Section 5. Section 663.05, Florida Statutes, is amended to 208 read: 209 663.05 Application for license; approval or disapproval.-210 (1) Every international banking corporation, before being 211 licensed by the office to maintain any office in this state, shall subscribe and acknowledge, and submit to the office, an 212 213 application which shall contain: 214 (a) The name of the international banking corporation. 215 (b) The proposed location by street and post office address 216 and county where its business is to be transacted in this state 217 and the name of the person who shall be in charge of the business and affairs of the office. 218 219 (c) The location where its initial registered office will 220 be located in this state. 221 (d) The total amount of the capital accounts of the 222 international banking corporation. 223 (e) A complete and detailed statement of its financial 224 condition as of a date within 180 days prior to the date of such 225 application, except that the office in its discretion may, when 226 necessary or expedient, accept such statement of financial 227 condition as of a date within 240 days prior to the date of such 228 application. The office in its discretion may, when necessary or 229 expedient, require an independent opinion audit or the 230 equivalent satisfactory to the office. 231 (f) A listing of any occasion within the preceding 10-year 232 period in which either the international banking corporation or

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233 any of its directors, executive officers, or principal 234 shareholders has been arrested for, charged with, convicted of, 235 or pled guilty or nolo contendere to, regardless of 236 adjudication, any offense with respect to which the penalties include the possibility of imprisonment for 1 year or more, or 237 238 to any offense involving money laundering, currency transaction 239 reporting, facilitating or furthering terrorism, fraud, or otherwise related to the operation of a financial institution. 240 (2) The office shall disallow any illegally obtained 241 242 currency, monetary instruments, funds, or other financial 243 resources from the capitalization requirements of this section, 244 and the existence of such illegally obtained resources shall be 245 grounds for denial of the application for license. 246 (3) At the time an application is submitted to the office, 247 the international banking corporation shall also submit a duly 248 authenticated copy of its articles of incorporation and a copy 249 of its bylaws, or an equivalent thereof satisfactory to the 250 office. Such corporation shall also submit a certificate issued 251 by the banking or supervisory authority of the country in which 252 the international banking corporation is chartered stating that 253 the international banking corporation is duly organized and 254 licensed and lawfully existing in good standing and listing any 255 instance in which the international banking corporation has been 256 convicted of, or pled guilty or nolo contendere to, a violation 257 of any currency transaction reporting or money laundering law 2.58 which may exist in that country.

(4) Application shall be made on a form prescribed by the office commission and shall contain such information as the commission or office requires.

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262 (5) The office may, in its discretion, approve or 263 disapprove the application, but it shall not approve the application unless, in its opinion, the applicant meets each and 264 265 every requirement of this part and any other applicable 266 provision of the financial institutions codes. The office shall 267 approve the application only if it has determined that the 268 directors, executive officers, and principal shareholders of the 269 international banking corporation are qualified by reason of 270 their financial ability, reputation, and integrity and have sufficient banking and other business experience to indicate 271 272 that they will manage and direct the affairs of the 273 international banking corporation in a safe, sound, and lawful 274 manner. In the processing of applications, the time limitations 275 under the Administrative Procedure Act shall not apply as to 276 approval or disapproval of the application.

(6) The office <u>may shall</u> not issue a license to an
 international banking corporation unless:

(a) It is chartered in a jurisdiction in which any bank or
 trust company having its principal place of business in this
 state may establish similar facilities or exercise similar
 powers; or

(b) Federal law permits the appropriate federal regulatory
authority to issue a comparable license to the international
banking corporation.

(7) <u>The office may not issue</u> a license shall not be issued to an international banking corporation for the purpose of operating:

289 (a) An international bank agency or an international branch
 290 in this state unless the international banking corporation:

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1	
291	1.(a) Holds an unrestricted license to receive deposits
292	from the general public, as authorized for that international
293	banking corporation, in the foreign country under the laws of
294	which it is organized and chartered.
295	2.(b) Has been authorized by the foreign country's bank
296	regulatory authority to establish the proposed international
297	bank office.
298	3.(c) Is adequately supervised by the central bank or bank
299	regulatory agency in the foreign country in which it is
300	organized and chartered.
301	(8) A license shall not be issued to an international
302	banking corporation for the purpose of operating
303	(b) An international representative office or an
304	international administrative office in this state unless the
305	international banking corporation:
306	1.(a) Has been authorized by the foreign country's bank
307	regulatory authority to establish the proposed international
308	bank office <u>.; and</u>
309	2.(b) Is adequately supervised by the central bank or bank
310	regulatory agency in the foreign country in which it is
311	organized and chartered.
312	(c) A trust representative office in this state unless the
313	corporation:
314	1. Holds an unrestricted license to conduct trust business
315	in the foreign country under the laws of which it is organized
316	and chartered.
317	2. Has been authorized by the foreign country's trust
318	business regulatory authority to establish the proposed
319	international trust representative office.

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320 <u>3. Is adequately supervised by the central bank or trust</u> 321 <u>regulatory agency in the foreign country in which it is</u> 322 <u>organized and chartered.</u> 323 <u>4. Meets all requirements under the financial institutions</u> 324 <u>codes for the operation of a trust company or trust department</u>

325 <u>as if it was a state chartered trust company or bank authorized</u> 326 <u>to exercise fiduciary powers.</u>

327 (8) (9) The commission shall establish, by rule, the general 328 principles which shall determine the adequacy of supervision of 329 an international banking corporation's foreign establishments. 330 These principles shall be based upon the need for cooperative 331 supervisory efforts and consistent regulatory guidelines and 332 shall address, at a minimum, the capital adequacy, asset 333 quality, management, earnings, liquidity, internal controls, audits, and foreign exchange operations and positions of the 334 335 international banking corporation. This subsection shall not 336 require examination by the home-country regulatory authorities 337 of any office of an international banking corporation in this 338 state. The commission may also establish, by rule, other 339 standards for approval of an application for a license as 340 considered necessary to ensure the safe and sound operations of 341 the international bank or trust representative office in this 342 state.

343 (10) The requirements of subsection (7) shall not apply to 344 any international banking corporation that held a license to 345 operate an international bank agency in this state before July 346 1, 1992.

347 (11) The requirements of subsection (8) shall not apply to 348 any international banking corporation that held a license to

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operate an international representative office or international
administrative office in this state before July 1, 1992.
Section 6. Section 663.055, Florida Statutes, is amended to
read:
663.055 Capital requirements
(1) To qualify for a license under the provisions of this
part, an international banking corporation must have <u>net</u> total
capital accounts, calculated according to United States
generally accepted accounting principles and practices, of at
least:
(a) <u>Forty</u> Twenty-five million dollars for the establishment
of an international bank agency, an international branch, or an
international administrative office; or
(b) <u>Twenty</u> Ten million dollars for the establishment of an
international representative office <u>or international trust</u>
representative office.
(2) Notwithstanding the provisions of paragraph (1)(a), the
office may approve an application for a license to establish an
international bank agency, an international branch, or an
international administrative office if:
(a) The international banking corporation is licensed to
receive deposits from the general public in the country where it
is organized and licensed and to engage in such other activities
as are usual in connection with the business of banking in such
country;
(b) The office receives a certificate that is issued by the
banking or supervisory authority of the country in which the
international banking corporation is organized and licensed and
states that the international banking corporation is duly

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organized and licensed and lawfully existing in good standing, 379 and is empowered to conduct a banking business; and

380 (c) The international banking corporation has been in the 381 business of banking for at least 10 years and is ranked by the 382 banking or supervisory authority of the country in which it is 383 organized and licensed as one of the five largest banks in that 384 country in terms of domestic deposits, as of the date of its most recent statement of financial condition. However, in no 385 386 event shall the office approve an application under this 387 subsection for any international banking corporation with 388 capital accounts of less than \$20 \$10 million.

389 (3) The office may specify such other conditions as it 390 determines appropriate, considering the public interest, the 391 need to maintain a safe, sound, and competitive banking system, and the preservation of an environment conducive to the conduct 392 393 of an international banking business in this state. In 394 translating the capital accounts of an international banking 395 corporation, the office may consider monetary corrections 396 accounts that reflect results consistent with the requirements of generally accepted accounting principles in the United 397 398 States.

399 (4) For the purpose of this part, the capital accounts of an international banking corporation shall be determined in 400 401 accordance with rules adopted by the commission. In adopting 402 such rules, the commission shall consider similar rules adopted 403 by bank regulatory agencies in the United States and the need to 404 provide reasonably consistent regulatory requirements for 405 international banking corporations which will maintain the safe and sound condition of international banking corporations doing 406

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407 business in this state.

408 Section 7. Subsections (1), (2), and (3) of section 663.06, 409 Florida Statutes, are amended to read:

410

663.06 Licenses; permissible activities.-

411 (1) An international banking corporation licensed to 412 operate an office in this state may engage in the business 413 authorized by this part at the office specified in such license 414 for an indefinite period. An international banking corporation 415 may operate more than one licensed office international bank 416 agency, international branch, or international representative 417 office, each at a different place of business, provided that 418 each office shall be separately licensed. No license to operate 419 an international bank office is transferable or assignable. 420 However, the location of a licensed an international bank office 421 may be changed after notification of the office. Every such 422 license shall be, at all times, conspicuously displayed in the 423 place of business specified therein.

424 (2) An international banking corporation which proposes to
425 terminate the operations of <u>a licensed office in this state</u> its
426 international bank agency, international branch, international
427 representative office, or international administrative office
428 shall surrender <u>the</u> its license to the office and comply with
429 such procedures as the commission may prescribe by rule.

(3) <u>The</u> An international bank agency, international branch,
international representative office, or international
administrative office license for any international banking
corporation office in this state may be suspended or revoked by
the office, with or without examination, upon its determination
that the international banking corporation <u>or the licensed</u>

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436	office does not meet all requirements for original licensing.
437	Additionally, the office shall revoke the license of any
438	licensed office that the office determines has been inactive for
439	<u>6 months or longer.</u> The commission may by rule prescribe
440	additional conditions or standards under which the license of an
441	international bank agency, international branch, international
442	representative office, international trust company
443	representative office, or international administrative office
444	may be suspended or revoked.
445	Section 8. Subsection (3) of section 663.061, Florida
446	Statutes, is amended to read:
447	663.061 International bank agencies; permissible
448	activities
449	(3) Notwithstanding any provision of this chapter or
450	chapter 658 to the contrary, an international banking
451	corporation licensed under this part to operate an international
452	bank agency may, if authorized by rule of the commission <u>or</u>
453	office order, make any loan or investment or exercise any power
454	which it could make or exercise if it were operating in this
455	state as a federal agency under federal law. The commission <u>and</u>
456	office shall, when adopting such rules or issuing such orders,
457	consider the public interest and convenience and the need to
458	maintain a <u>safe,</u> sound, and competitive state banking system.
459	Unless otherwise provided by statute, an international bank
460	agency may not exercise any powers that a federal agency is not
461	authorized to exercise.
462	Section 9. Section 663.062, Florida Statutes, is amended to
463	read:

464

663.062 International representative offices; permissible

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480

to read:

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465 activities.-An international representative office may promote 466 or assist the deposit-taking, lending, or other financial or 467 banking activities of an international banking corporation. An 468 international representative office may serve as a liaison in 469 Florida between an international banking corporation and its 470 existing and potential customers. Representatives and employees 471 based at such office may solicit business for the international 472 banking corporation and its subsidiaries and affiliates, provide 473 information to customers concerning their accounts, answer 474 questions, receive applications for extensions of credit and 475 other banking services, transmit documents on behalf of 476 customers, and make arrangements for customers to transact 477 business on their accounts, but a representative office may not 478 conduct any banking or trust business in this state. Section 10. Section 663.0625, Florida Statutes, is created 479

481 663.0625 International trust company representative 482 offices; permissible activities; requirements.-An international 483 484 485

trust company representative office may conduct any nonfiduciary activities that are ancillary to the fiduciary business of its international banking corporation or trust company, but may not 486 act as a fiduciary. Permissible activities include advertising, 487 marketing, and soliciting for fiduciary business on behalf of an 488 international banking corporation or trust company; contacting 489 existing or potential customers, answering questions, and 490 providing information about matters related to their accounts; 491 serving as a liaison in this state between the international 492 banking corporation or trust company and its existing or 493 potential customers; and engaging in any other activities

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494	approved by the office or under rules of the commission.
495	Representatives and employees at such office may not act as a
496	fiduciary, including, but not limited to, accepting the
497	fiduciary appointment, executing the fiduciary documents that
498	create the fiduciary relationship, or making discretionary
499	decisions regarding the investment or distribution of fiduciary
500	accounts.
501	Section 11. Section 663.064, Florida Statutes, is amended
502	to read:
503	663.064 International branches; permissible activities;
504	requirements.—An international banking corporation that meets
505	the requirements of ss. <u>658.26,</u> 663.04 <u>,</u> and 663.05 may, with the
506	approval of the office, establish one or more branches in this
507	state to the extent permitted to banks from other states . An
508	international branch shall have the same rights and privileges
509	as a federally licensed international branch. The operations of
510	an international branch shall be conducted pursuant to
511	requirements determined by the office as necessary to ensure
512	compliance with the provisions of the financial institutions
513	codes, including requirements for the maintenance of accounts
514	and records separate from those of the international banking
515	corporation of which it is a branch. An application to establish
516	an international branch shall be made pursuant to s. 658.26.
517	Section 12. Subsection (3) of section 663.065, Florida
518	Statutes, is amended to read:
519	663.065 State-chartered investment companies; formation;
520	permissible activities; restrictions
521	(3) An application for approval to organize a state-
522	chartered investment company shall be subject to the provisions

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523 of chapter 658 655 relating to the organization of de novo 524 financial institutions and to rules adopted by the commission as 525 necessary to ensure that the proposed state-chartered investment 526 company will be operated in a safe and lawful manner, except 527 that the applicant is not required to become a member of the 528 Federal Reserve System or the Federal Deposit Insurance 529 Corporation. State-chartered investment companies shall be 530 subject to the examination and supervision of the office and are 531 subject to the financial institutions codes to the same extent 532 as international banking corporations pursuant to s. 663.02.

533 Section 13. Section 663.11, Florida Statutes, is amended to 534 read:

663.11 Termination of international banking corporation's 535 536 charter or authority Dissolution. In the event An international 537 banking corporation that which is licensed to maintain an office 538 in this state may not continue to conduct its licensed business 539 in this state if the international banking corporation is 540 dissolved, or its authority or existence is otherwise terminated 541 or canceled in the jurisdiction of its incorporation, is in 542 bankruptcy, conservatorship, receivership, liquidation, or 543 similar status under the laws of any country, or is operating 544 under the direct control of the government or the regulatory or 545 supervisory authority of the jurisdiction of its incorporation 546 through government intervention or any other extraordinary 547 actions. A certificate of the official who is responsible for 548 records of banking corporations of the jurisdiction of 549 incorporation of such international banking corporation, 550 attesting to the occurrence of any such event, or a certified copy of an order or decree of a court of such jurisdiction, 551

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552	directing the dissolution of such international banking
553	corporation, the termination of its existence, or the
554	cancellation of its authority, or declaring its status in
555	bankruptcy, conservatorship, receivership, liquidation, or
556	similar proceedings, or other reliable documentation that the
557	international banking corporation is operating under the direct
558	control of its government or a regulatory or supervisory
559	authority, shall be delivered by the international banking
560	corporation or its surviving officers and directors to the
561	office. The filing of the certificate, order, <u>documentation,</u> or
562	decree shall have the same effect as the revocation of the
563	license of such international banking corporation as provided in
564	s. 663.06.
565	Section 14. Paragraph (e) of subsection (1) and subsection
566	(2) of section 663.12, Florida Statutes, are amended to read:
567	663.12 Fees; assessments; fines
568	(1) Each application for a license under the provisions of
569	this part shall be accompanied by a nonrefundable filing fee
570	payable to the office in the following amount:
571	(e) <u>Five</u> Two thousand dollars annually for <u>establishing</u>
572	operating an international <u>trust company</u> representative office
573	or international administrative office.
574	(2) Each international bank agency, international branch,
575	and state-chartered investment company shall pay to the office a
576	semiannual assessment, payable on or before January 31 and July
577	31 of each year, in an amount determined by rule by the
578	commission and calculated in a manner so as to recover the costs
579	of the office incurred in connection with the supervision of
580	international banking activities licensed under this part. These

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581 rules shall provide for uniform rates of assessment for all 582 licenses of the same type, shall provide for declining rates of 583 assessment in relation to the total assets of the licensee held 584 in the state, but shall not, in any event, provide for rates of 585 assessment which exceed the rate applicable to state banks 586 pursuant to s. 658.73, unless the rate of assessment would 587 result in a semiannual assessment of less than \$1,000. For the 588 purposes of this subsection, the total assets of an 589 international bank agency, international branch, or state-590 chartered investment company shall include amounts due the 591 agency or branch or state investment company from other offices, 592 branches, or subsidiaries of the international banking 593 corporations or other corporations of which the agency, branch, 594 or state-chartered investment company is a part or from entities 595 related to that international banking corporation. Each 596 international representative office, international 597 administrative office, or international trust company 598 representative office shall pay to the office an annual 599 assessment in the amount of \$2,000, payable on or before January 600 31 of each year. 601 Section 15. Subsections (1), (4), (5), (11), and (12) of 602 section 663.16, Florida Statutes, are amended to read: 603 663.16 Definitions; ss. 663.17-663.181.-As used in ss. 663.17-663.181, the term: 604 (1) "Business and property in this state" includes, but is 605 606 not limited to, all property of the international banking 607 corporation, real, personal, or mixed, whether tangible or 608 intangible: 609 (a) Wherever situated, constituting a part of the business

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610 of the Florida <u>licensed office</u> agency and appearing on its books 611 as such. 612 (b) Situated within this state whether or not constituting 613 part of the business of the Florida <u>licensed office</u> agency or so 614 appearing on its books. 615 (4) Except where the context otherwise requires,

616 "international banking corporation" or "corporation" <u>has the</u> 617 <u>same meaning as that provided in s. 663.01 and includes means</u> 618 any <u>licensed office of an</u> international <u>banking corporation</u> bank 619 <u>agency or branch</u> operating in this state.

(5) "Officer" means the agent or other person in charge ofan international banking corporation <u>licensed office</u>.

(11) "Licensed office Branch or agency net obligations" means, with respect to a qualified financial contract, the amount, if any, that would have been owed by the international banking corporation to a party after netting only those transactions entered into by the <u>licensed office</u> branch or agency and such party under such qualified financial contract.

(12) "Licensed office Branch or agency net payments entitlement" means, with respect to a qualified financial contract, the amount, if any, that would have been owed by a party to the international banking corporation after netting only those transactions entered into by the <u>licensed office</u> branch or agency and such party under such qualified financial contract.

635 Section 16. Section 663.17, Florida Statutes, is amended to 636 read:

637 663.17 Liquidation; possession of business and property;
638 inventory of assets; wages; depositing collected assets;

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639

640 (1) The office may, at its discretion, take possession of 641 the business and property in this state of any international 642 banking corporation that has been licensed to operate in this 643 state upon finding that the corporation, or any of the 644 corporation's licensed offices international bank agency 645 operating in this state has violated any law, has neglected or 646 refused to comply with the terms of a duly issued order of the 647 office, is insolvent or imminently insolvent, or is transacting business in an unsound, unsafe, or unauthorized manner such that 648 649 the corporation is threatened with imminent insolvency, or that 650 the corporation is dissolved, its authority or existence is 651 otherwise terminated or canceled in the jurisdiction of its 652 incorporation, it is in bankruptcy, conservatorship, 653 receivership, liquidation, or similar status under the laws of 654 any country, or it is operating under the direct control of the 655 government or the regulatory or supervisory authority of the 656 jurisdiction of its incorporation through government 657 intervention or any other extraordinary actions in liquidation 658 at its domicile or elsewhere. Title to such business and 659 property shall vest by operation of law in the office upon 660 taking possession. Thereafter, the office shall liquidate or 661 otherwise deal with such business and property in accordance 662 with the provisions of this part, chapter 658, and any other 663 provision relating to the liquidation of banking corporations. 664 The office may deal with such business and property and 665 prosecute and defend any and all actions relating to the 666 liquidation. Only the claims of creditors of the international 667 banking corporation arising out of transactions those creditors

appointing agents; appointment of judges.-

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668 had with the international banking corporation, or any of the 669 corporation's licensed offices international bank agency or 670 agencies located in this state, shall be accepted by the office 671 for payment out of the business and property which it has taken 672 possession of in this state. Acceptance or rejection of such 673 claims by the office shall not prejudice any creditor's rights 674 to otherwise share in other assets of the international banking 675 corporation. The following claims shall not be accepted by the 676 office for payment out of the business and property in the 677 office's possession in this state:

(a) Claims which would not represent an enforceable legal
obligation against an international <u>banking corporation</u>, or any
of the corporation's licensed offices located in this state, if
<u>such office was bank agency if such agency were</u> a separate and
independent legal entity.

(b) Amounts due and other liabilities to other offices,
agencies, and branches of and affiliates of such international
banking corporation.

686 (2) Whenever all accepted claims, together with interest on such claims, and the expenses of the liquidation have been paid 687 688 in full or properly provided for, the office, upon the order of 689 a court of competent jurisdiction, shall transfer the remaining 690 assets to the principal office of such international banking 691 corporation, or to the duly appointed domiciliary liquidator or 692 receiver of such corporation. Dividends and other amounts that 693 remain unclaimed or unpaid and are in the possession of the 694 office for 6 months after such transfer shall be deposited by 695 the office as provided by law.

696

(3) When the office takes possession of the property and

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697 business of any international banking corporation, <u>including any</u> 698 <u>of the corporation's licensed offices located in this state</u>, the 699 office shall:

700 (a) Give notice of such fact to all corporations, 701 unincorporated associations, partnerships, governmental 702 entities, and other entities and individuals known by the office 703 to hold any assets of such corporation. No corporation, 704 unincorporated association, partnership, governmental entity, or 705 other entity or individual having notice or knowledge that the 706 office has taken possession of such property and business of a 707 international banking corporation shall have a lien or charge for any payment, advance, or clearance thereafter made against 708 709 any of the assets of such corporation for liability thereafter incurred. 710

711 (b) Upon written demand of the office, any corporation, 712 unincorporated association, partnership, governmental entity, or 713 other entity or individual holding assets of such corporation 714 shall deliver such assets to the office and shall be discharged 715 from liability with respect to any claim upon such assets; 716 provided, such demand shall not affect the right of a secured 717 creditor with a perfected security interest, or other valid lien 718 or security interest enforceable against third parties, to retain collateral, including any right of such secured creditor 719 720 under any security agreement related to a qualified financial 721 contract to retain collateral and apply such collateral in 722 accordance with the provisions of the financial institutions 723 codes.

(c) Nothing in paragraphs (a) and (b) shall affect any right of setoff permitted under applicable law; provided, in

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726 connection with the liquidation of a licensed office an 727 international bank agency of any other international banking 728 corporation pursuant to this part, no entity or individual may set off the business and property in this state of an 729 730 international banking corporation being liquidated under this 731 subsection, against the liabilities of such corporation other 732 than those that arise out of transactions engaged in by such 733 entity or individual with such licensed office international 734 bank agency. For purposes of this paragraph, liabilities shall 735 be deemed to include, in the case of qualified financial 736 contracts, the lesser of the two amounts calculated with respect 737 to any such qualified financial contract pursuant to s. 738 663.172(3), and this paragraph shall not be deemed to authorize 739 setoff except as otherwise permissible under applicable law.

(4) Any <u>licensed office of an</u> international banking corporation of which the office has taken possession or which is operating under restrictions imposed by duly constituted authority may be permitted to resume business subject to the office's discretion and any conditions that the office may impose.

746 (5) After the office takes possession of and determines to 747 liquidate the property and business of any licensed office of an 748 international banking corporation, the office shall make an 749 inventory, in duplicate, of the assets of such licensed office 750 corporation. One copy of such inventory shall be filed with the 751 office and one copy shall be filed with a court of competent 752 jurisdiction in the county in which the licensed office 753 principal office of such corporation is located.

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(6) Notwithstanding s. 658.84, all wages actually owing to

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755 the employees of an international banking corporation for 756 services rendered within 3 months prior to the date possession 757 was taken by the office, and not exceeding \$10,000 $\frac{$2,000}{10}$ to 758 each employee, shall be paid prior to the payment of any other 759 debt or claim, and, in the discretion of the office, may be paid 760 as soon as practicable after taking possession, except that at 761 all times the office shall reserve such funds as will, in the 762 office's opinion, be sufficient for the expenses of 763 administration.

764 (7) The office is authorized, upon taking possession of any 765 licensed office of an international banking corporation, to 766 liquidate the affairs of such licensed office corporation and to 767 do all acts and to make such expenditures as in the office's 768 judgment are necessary to conserve the assets and business of 769 the corporation. The office shall proceed to collect the debts 770 due to the corporation. The office may, upon an order of a court 771 of competent jurisdiction, sell, assign, compromise, or 772 otherwise dispose of all bad or doubtful debts held by, and 773 compromise claims against, such corporation, other than deposit 774 claims, provided, whenever the principal amount of any such debt 775 or claim owed by or owing to such corporation does not exceed 776 \$50,000, the office may sell, assign, compromise, or otherwise 777 dispose of such debt or claim upon such terms as the office may 778 deem to be in the best interests of such corporation wherever 779 situated. When the real property of an international banking 780 corporation, to be disposed of pursuant to this subsection, is 781 located in a county in this state other than a county in which 782 an application to the court for leave to dispose is made, the office shall file a certified copy of the order of such court 783

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785 county in which such real property is located. 786 (8) Moneys collected by the office in liquidating a 787 licensed office of an international banking corporation shall 788 be: 789 (a) Deposited on demand, time or otherwise, in one or more 790 banks, associations, or trust companies organized under the laws 791 of this state and, in the case of insolvency or voluntary or 792 involuntary liquidation of the depositary, such deposits shall 793 be entitled to priority of payment equally with any other 794 priority given under the financial institutions codes; 795 (b) Deposited on demand, time or otherwise, in one or more 796 national banks with a principal office located in this state and 797 with total assets exceeding \$1 billion; or (c) Invested in obligations of the United States, or 798 799 obligation for which the full faith and credit of the United 800 States is pledged to provide for the payment of interest and 801 principal. 802 (9) The office may appoint one or more persons as agent or agents to assist in the liquidation of the business and affairs 803 804 of any international banking corporation, or any of the 805 corporation's licensed offices located in this state, in the 806 office's possession. The office shall serve a copy of the file a 807 certificate of such appointment to the international banking 808 corporation in the headquarters of the office and shall file a 809 certified copy of such certificate with a court of competent 810 jurisdiction in the county in which the licensed principal 811 office of such corporation is located in this state. The office 812 may employ such counsel and expert assistants under such titles

authorizing such disposal in the office of the clerk of the

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813 that the office shall assign to them, and may retain such 814 officers or employees of such corporation as the office deems 815 necessary in the liquidation and distribution of the 816 corporation's assets. The office may require such security as it 817 may deem proper from the agents and assistants appointed 818 pursuant to the provisions of this subsection.

819 (10) When the office has taken possession of and is 820 liquidating the business and property in this state of any 821 international banking corporation under the provisions of this 822 part, the office shall be entitled to the appointment of a 823 single judge to supervise the liquidation in the judicial 824 circuit in which the licensed principal office of such 825 corporation is located. Such judge shall have the power to order 826 expedited or simplified procedures or order a reference whenever 827 necessary to resolve a matter in such liquidation.

828 (11) The compensation of agents and any other employees 829 appointed by the office to assist in the liquidation of an 830 international banking corporation, or any of the corporation's 831 licensed offices located in this state bank agency, the 832 distribution of its assets, or the expenses of supervision, 833 shall be paid out of the assets of the corporation agency in the 834 hands of the office. Expenses of liquidation and approved claims 835 for fees and assessments due the office shall be given first 836 priority among unsecured creditors.

837 Section 17. Section 663.171, Florida Statutes, is amended 838 to read:

839

663.171 Liquidation; repudiation of contracts.-

840 (1) Except as otherwise provided in this section, when the841 office has taken possession of the business and property in this

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842 state of an international banking corporation, <u>or any of the</u> 843 <u>corporation's licensed offices located in this state</u>, the office 844 may assume or repudiate any contract, including an unexpired 845 lease, of the corporation:

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(a) To which such corporation is a party.

(b) The performance of which the office, in its discretion,determines to be burdensome.

(c) The repudiation of which the office, in its discretion,
determines will promote the orderly administration of the
corporation's affairs.

852 (2) After the expiration of 90 days after the date the 853 office takes possession of the business and property of an 854 international banking corporation, or any of the corporation's 855 licensed offices located in this state, any party to a contract 856 with such corporation may demand in writing that the office 857 assume or repudiate such contract. If the office has not assumed 858 or repudiated the contract within 15 calendar days after the 859 date of receipt of such demand, the affected party may bring an 860 action in a court of competent jurisdiction in the county in 861 which the licensed principal office of the corporation is 862 located to obtain an order requiring the office to assume or 863 repudiate the contract. If the office has not assumed or 864 repudiated the contract by at least 1 month before the last date 865 for filing claims against the corporation, such contract shall 866 be deemed repudiated.

867 (3) Notwithstanding subsection (2), with respect to an
868 unexpired lease of the corporation for rental of real property
869 under which the corporation was a lessee, if the office remains
870 in possession of the leasehold, the office shall not be required

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to assume or repudiate such lease and may continue in possession of such leasehold for the remainder of the term of the lease in accordance with the terms of the lease; provided, if the office later repudiates the lease before the end of the lease term, any amounts that may be due the lessor with respect to such lease shall be calculated as provided by law.

877 (4) Notwithstanding any other provision of this section 878 relating to liquidating an international banking corporation, or 879 any of the corporation's licensed offices located in this state, 880 the office shall not assume or repudiate any qualified financial 881 contract that the international banking corporation bank agency 882 entered into which is subject to a multibranch or multiagency 883 netting agreement or arrangement that provides for netting 884 present or future payment obligations or payment entitlements, including termination or closeout values relating to the 885 886 obligations or entitlements, among the parties to the contract 887 and agreement or arrangement and the office may, but shall not 888 be required to, assume or repudiate any other qualified 889 financial contract an international banking corporation bank 890 agency entered into; provided, upon the repudiation of any 891 qualified financial contract or the termination or liquidation 892 of any qualified financial contract in accordance with its 893 terms, the liability of the office under such qualified 894 financial contract shall be determined in accordance with s. 663.172. 895

896 Section 18. Section 663.172, Florida Statutes, is amended 897 to read:

898 663.172 Liability on repudiation or termination of 899 contracts.-

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900 (1) Except as otherwise provided in this section, upon the 901 repudiation or termination of any contract pursuant to s. 902 663.171, the liability of the office shall be limited to the 903 actual direct compensatory damages of the parties to the 904 contract, determined as of the date the office took possession 905 of the business and property of the international banking 906 corporation or the corporation's licensed offices located in 907 this state. The office shall not be liable for any future wages 908 other than severance payments, to the extent such payments are reasonable standards, or for payments for future service, costs 909 910 of cover, or any consequential, punitive, or exemplary damages, 911 damages for lost profits or lost opportunity, or damages for 912 pain and suffering.

913 (2) Except as otherwise provided in this section, the liability of the office, upon the repudiation of any qualified 914 915 financial contract or in connection with the termination or 916 liquidation of any qualified financial contract in accordance 917 with the terms of such contract, shall be limited as provided in 918 subsection (1), except compensatory damages shall be deemed to 919 include normal and reasonable costs of cover or other reasonable 920 measures of damages used among participants in the market for 921 qualified financial contract claims, calculated as of the date 922 of repudiation or the date of the termination of such qualified 923 financial contract in accordance with the terms of the contract. 924 Upon the repudiation of any qualified financial contract or in 925 connection with the termination or liquidation of any qualified 926 financial contract in accordance with the terms of such 927 contract, the office shall be entitled to damages and such 928 damages shall be paid to the office upon written demand from the

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929 office to the other party or parties to the contract.

930 (3) In the case of the liquidation of the business and 931 property of an international banking corporation, or any of the 932 corporation's licensed offices located in this state, bank 933 agency of an international banking corporation by the office, 934 with respect to qualified financial contracts subject to netting 935 agreements or arrangements that provide for netting present or 936 future payment obligations or payment entitlements, including 937 termination or closeout values relating to the obligations or 938 entitlements, among the parties to the contracts and agreements 939 or arrangements, the liability of the office to any party to any 940 such qualified financial contract upon the repudiation or in any 941 connection with the termination or liquidation of such qualified financial contract in accordance with the terms of such contract 942 943 shall be limited to the lesser of:

944

(a) The global net payment obligation; or

945 (b) The licensed office branch-to-agency or agency-946 agency net payment obligation.

947 (4) The liability of the office to a party under this 948 section shall be reduced by any amount otherwise paid or 949 received by the party with respect to the global net payment 950 obligation pursuant to such qualified financial contract which, 951 if added to the liability of the office under subsection (1), 952 would exceed the global net payment obligation. The liability of 953 the office under this section to a party to a qualified 954 financial contract also shall be reduced by the fair market 955 value or the amount of any proceeds of collateral that secures 956 and has been applied to satisfy the obligations of the 957 international banking corporation to the party pursuant to such

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958 qualified financial contract. If netting under the applicable 959 netting agreement or arrangement results in a licensed office 960 branch-to-agency net payment entitlement, notwithstanding any 961 provision in any such contract that purports to effect a 962 forfeiture of such entitlement, the office may make written 963 demand for and shall be entitled to receive from the party to 964 such contract an amount not to exceed the lesser of the global 965 net payment entitlement or the licensed office branch-to-agency 966 net payment entitlement.

967 (5) The liability of a party under this section shall be 968 reduced by any amount otherwise paid to or received by the 969 office or any other liquidator or receiver of the international 970 banking corporation or licensed office with respect to the 971 global net payment entitlement pursuant to such qualified 972 financial contract which, if added to the liability of the party 973 under this section, would exceed the global net payments 974 entitlement. The liability of a party under this section to the 975 office pursuant to such qualified financial contract also shall 976 be reduced by the fair market value of the amount of any 977 proceeds of the collateral that secures and has been applied to 978 satisfy the obligations of the party to the international 979 banking corporation pursuant to such qualified financial 980 contract.

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Section 19. This act shall take effect July 1, 2010.

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