SIXTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Third Regular Session

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COMMITTEE REPORT NO. 268

Submitted by the Committee on Banks, Financial Institutions and Currencies on

SEP_3_0_2015_.

Re: Senate Bill No. 2976

Recommending its approval in substitution of Senate Bill No. 2268.

Sponsor: Senator Osmeña III

MR. PRESIDENT:

The Committee on Banks, Financial Institutions and Currencies to which was referred

Senate Bill No. 2268, introduced by Senator Sergio R. Osmeña III, entitled:

"AN ACT

AMENDING REPUBLIC ACT NUMBERED THREE THOUSAND FIVE HUNDRED NINETY-ONE, AS AMENDED, AND OTHER RELATED LAWS, TO ENHANCE THE RESOLUTION AND LIQUIDATION FRAMEWORK FOR BANKS AND BANKING INSTITUTIONS, AND TO STRENGTHEN THE INDEPENDENCE, AUTHORITY AND FINANCIAL CAPABILITY OF THE PHILIPPINE DEPOSIT INSURANCE CORPORATION, AND FOR OTHER PURPOSES"

has	considered	the	same	and	has	the	honor	to	repo	ort it	back	to	the	Senate	with	the
reco	mmendatio	n th	at the	atta	acheo	d bil	l, Sena	ate	Bill	No.	2	97	6	prepare	d by	the
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Committee, entitled:

"AN ACT

ENHANCING THE RESOLUTION AND LIQUIDATION FRAMEWORK FOR BANKS, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 3591, AS AMENDED, AND OTHER RELATED LAWS"

be approved in substitution of Senate Bill No. 2268 with Senator Osmeña as author.

Respectfully submitted:

SÉRGIO R. OSMEÑA III

Chairman

FG" L. GUINGONA III TEOFISTO Vice Chairman

Members:

GRACE POE

LOREN LEGARDA

ANTONIO "SONNY" F. TRILLANES IV

Ben Quin

PAOLO BENIGNO "BAM" AQUINO IV

JINGGOY EJERCITO ESTRADA

AQUILINO "KOKO" PIMENTEL III

VICENTE C/SOTTO III

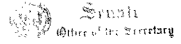
Ex-Officio Members:

RALPH G. RECTO President Pro-Tempore

ALAN PETER "COMPAÑERO" S. CAYETANO Majority Leader

JUAN PONCE ENRILE *Minority Leader*

Hon. FRANKLIN M. DRILON President Senate of the Philippines Pasay City



SIXTEENTH CONGRESS OF THE) REPUBLIC OF THE PHILIPPINES) Third Regular Session)

15 SEP 30 P4:52

SENATE

s. в. _{No.} 2976

LECENTED BY:

Prepared by the Committee on Banks, Financial Institutions and Currencies with Senator Sergio Osmeña III as author

AN ACT

ENHANCING THE RESOLUTION AND LIQUIDATION FRAMEWORK FOR BANKS, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 3591, AS AMENDED, AND OTHER RELATED LAWS

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

1 **SECTION 1**. Section 1 of Republic Act No. 3591, as amended, is hereby 2 amended to read as follows:

- 3 "THE CREATION OF THE
- 4 PHILIPPINE DEPOSIT INSURANCE CORPORATION

5 SECTION 1. – There is hereby created a Philippine Deposit Insurance 6 Corporation hereinafter referred to as the "Corporation" which shall insure 7 as herein provided, the deposits of all banks which are entitled to the 8 benefits of insurance under this Act, and which shall have the powers 9 hereinafter granted.

10 The Corporation shall, as a basic policy, promote and safeguard the 11 interests of the depositing public by [way of] providing [permanent and 12 continuing] insurance coverage on all insured deposits **AND HELPING**

1 MAINTAIN A SOUND AND STABLE BANKING SYSTEM."

SECTION 2. A new section entitled Section 2 of the same Act shall be inserted
between Sections 1 and 3 which shall read as follows:

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"STATE POLICY

SECTION 2. – IT IS HEREBY DECLARED TO BE THE POLICY OF THE
 STATE TO STRENGTHEN THE MANDATORY DEPOSIT INSURANCE
 COVERAGE SYSTEM TO GENERATE, PRESERVE, MAINTAIN FAITH
 AND CONFIDENCE IN THE COUNTRY'S BANKING SYSTEM, AND
 PROTECT IT FROM ILLEGAL SCHEMES AND MACHINATIONS.

10 TOWARDS THIS END, THE GOVERNMENT MUST EXTEND ALL 11 MEANS AND MECHANISMS NECESSARY FOR THE CORPORATION 12 TO EFFECTIVELY FULFILL ITS VITAL TASK OF PROMOTING AND 13 SAFEGUARDING THE INTERESTS OF THE DEPOSITING PUBLIC BY 14 WAY OF PROVIDING INSURANCE COVERAGE ON BANK DEPOSITS 15 AND IN HELPING DEVELOP A SOUND AND STABLE BANKING 16 SYSTEM.

17 IN VIEW OF THE CRUCIAL ROLE AND THE NATURE OF ITS
18 FUNCTIONS AND RESPONSIBILITIES, THE CORPORATION, WHILE
19 BEING A GOVERNMENT INSTRUMENTALITY WITH CORPORATE
20 POWERS, SHALL ENJOY FISCAL AND ADMINISTRATIVE
21 AUTONOMY.

SECTION 3. Section 2 of the same Act is accordingly renumbered as Section 3
 and is hereby amended to read as follows:

- SECTION [2] 3. (A) The powers and functions of the Corporation shall be
 vested in and exercised by a Board of Directors which shall be composed
 of SEVEN (7) [five (5)] members as follows:
- 5 [(a)] 1) The Secretary of Finance who shall be the *ex-officio* Chairman of
 6 the Board without compensation.
- 7 [(b)] 2) The Governor of the Bangko Sentral ng Pilipinas, who shall be ex 8 officio member of the Board without compensation.
- 9 [(c)] 3) The President of the Corporation, who shall be appointed by the President of the Philippines FROM A SHORTLIST PREPARED BY 10 THE GOVERNANCE COMMISSION FOR GOVERNMENT-11 12 OWNED OR CONTROLLED CORPORATIONS PURSUANT TO 13 **REPUBLIC ACT NO. 10149** [from either the Government or private sector] to serve on a full-time basis for a term of six (6) years. The 14 15 President of the Corporation shall also serve as Vice Chairman of the Board. 16
- [(d)] 4) FOUR (4) [Two (2)] members from the private sector, to be 17 appointed BY THE PRESIDENT OF THE PHILIPPINES FROM A 18 19 SHORTLIST PREPARED BY THE GOVERNANCE COMMISSION 20 FOR GOVERNMENT-OWNED OR CONTROLLED CORPORATIONS PURSUANT TO REPUBLIC ACT NO. 10149. 21 22 THE APPOINTIVE DIRECTORS SHALL SERVE for a term of six (6) years UNLESS SOONER REMOVED FOR CAUSE AND 23 24 SHALL BE SUBJECT TO ONLY ONE [without] reappointment [by 25 the President of the Philippines]: Provided, That of those first 26 appointed, the first TWO appointeeS shall serve for a period of [two

(2)] THREE (3) years]: PROVIDED, HOWEVER, THAT THE 1 APPOINTIVE DIRECTOR SHALL CONTINUE TO HOLD OFFICE 2 UNTIL THE SUCCESSOR IS APPOINTED. AN APPOINTIVE 3 4 DIRECTOR MAY BE NOMINATED BY THE GOVERNANCE COMMISSION FOR GOVERNMENT OWNED OR CONTROLLED 5 CORPORATIONS FOR REAPPOINTMENT BY THE PRESIDENT 6 ONLY IF ONE OBTAINS A PERFORMANCE SCORE OF ABOVE 7 8 AVERAGE OR ITS EQUIVALENT OR HIGHER IN THE **IMMEDIATELY PRECEDING YEAR OF TENURE AS APPOINTIVE** 9 DIRECTOR BASED ON THE PERFORMANCE CRITERIA FOR 10 APPOINTIVE DIRECTORS FOR THE GOVERNMENT OWNED OR 11 CONTROLLED CORPORATIONS. 12

13APPOINTMENT TO ANY VACANCY SHALL BE ONLY FOR THE14UNEXPIRED TERM OF THE PREDECESSOR PURSUANT TO15REPUBLIC ACT NO. 10149.

16 No person shall be appointed as member of the Board unless he be 17 of good moral character, [and] of unquestionable integrity and responsibility, OF KNOWN PROBITY AND PATRIOTISM, and who 18 19 is of recognized competence in economics, banking and finance, law, management administration or insurance, and shall be at least 20 21 thirty-five (35) years of age. For the duration of their tenure or term in office and for a period of one year thereafter, the appointive 22 members of the Board shall be disqualified from holding any office, 23 position or employment in any insured bank. 24

The Secretary of Finance and the Governor of the *Bangko Sentral* may each designate **AN ALTERNATE** [a representative, whose position shall not be lower than an undersecretary or deputy

1 governor respectively], WHO SHALL BE AN OFFICIAL WITH A RANK NOT LOWER THAN DIRECTOR III OR ITS EQUIVALENT 2 WITH WRITTEN AUTHORITY FROM THE SECRETARY OF 3 FINANCE OR THE GOVERNOR OF THE BANGKO SENTRAL 4 5 NG PILIPINAS to attend such meetings and to vote on behalf of 6 their respective principals. Whenever the Chairman of the Board is 7 unable to attend a meeting of the Board, or in the event of a vacancy in the office of the Secretary of Finance, AND IN THE 8 9 ABSENCE OF THE VICE CHAIRMAN, the [President of the Corporation] MEMBERS OF THE BOARD SHALL DESIGNATE 10 FROM AMONG THEMSELVES WHO shall act as Chairman. 11

12THE PRESIDENT OF THE PHILIPPINES MAY REMOVE ANY13APPOINTIVE MEMBER OF THE BOARD OF DIRECTORS FOR ANY OF14THE FOLLOWING REASONS:

15 1) IF THE MEMBER IS PHYSICALLY OR MENTALLY 16 INCAPACITATED THAT HE CANNOT PROPERLY 17 DISCHARGE HIS OR HER DUTIES AND **RESPONSIBILITIES, AND SUCH INCAPACITY HAS** 18 19 LASTED FOR MORE THAN SIX (6) MONTHS; OR

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2) IF THE MEMBER IS GUILTY OF ACTS OR
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 IF THE MEMBER NO LONGER POSSESSES THE

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 QUALIFICATIONS SPECIFIED IN THIS ACT; OR

14) IF THE MEMBER DOES NOT MEET THE STANDARDS2FOR PERFORMANCE BASED ON THE EVALUATION BY3THE GOVERNANCE COMMISSION FOR GOVERNMENT-4OWNED OR CONTROLLED CORPORATIONS UNDER5REPUBLIC ACT NO. 10149.

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7 The presence of FOUR (4) [three (3)] members shall constitute a quorum.
8 All decisions of the Board of Directors shall require the concurrence of at
9 least FOUR (4) [three (3)] members.

10 [The Secretary of Finance shall fix the rate of per diem for every Board meeting attended by the members of the Board of Directors from the 11 private sector.] THE COMPENSATION, PER DIEMS, ALLOWANCES, 12 INCENTIVES, AND OTHER BENEFITS FOR BOARD MEMBERS 13 SHALL BE DETERMINED BY THE GOVERNANCE COMMISSION FOR 14 GOVERNMENT OWNED OR CONTROLLED CORPORATIONS 15 PURSUANT TO REPUBLIC ACT NO. 10149. [The President of the 16 17 Philippines may fix such emoluments that may be received by the Board of Directors comparable to the emoluments of members of the Board of 18 Directors of other government financial institutions]. 19

IN ADDITION TO THE REQUIREMENTS OF REPUBLIC ACT NO. 6713, 20 OTHERWISE KNOWN AS THE CODE OF CONDUCT AND ETHICAL 21 STANDARDS FOR PUBLIC OFFICIALS AND EMPLOYEES, 22 ANY MEMBER OF THE BOARD OF DIRECTORS WITH PERSONAL OR 23 PECUNIARY INTEREST IN ANY MATTER IN THE AGENDA OF THE 24 BOARD OF DIRECTORS SHALL DISCLOSE HIS OR HER INTEREST 25 TO THE BOARD AND SHALL RECUSE FROM THE MEETING WHEN 26 THE MATTER IS TAKEN UP. THE MINUTES SHALL REFLECT THE 27

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 DISCLOSURE MADE AND THE RECUSAL OF THE MEMBER

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 CONCERNED.

- 3 (B) The Board of Directors shall have the authority:
- To APPROVE [prepare] and issue rules and regulations FOR BANKS
 AND THE DEPOSITING PUBLIC as it considers necessary for the
 effective discharge of its responsibilities;
- 7 2. To ACT AS THE POLICY-MAKING BODY OF THE CORPORATION
 8 AND CONSTITUTE BOARD COMMITTEES TO OVERSEE [direct] the
 9 management, operations and administration of the Corporation;
- 103. To establish a human resource management system which shall govern11the selection, hiring, appointment, transfer, promotion, or dismissal of [all]12personnel. Such system shall aim to establish professionalism and13excellence at all levels of the Corporation in accordance with sound14principles of management;[.]
- 4. TO APPROVE, [A] a compensation structure [,]AS AN INTEGRAL 15 COMPONENT OF THE CORPORATION'S HUMAN RESOURCE 16 **DEVELOPMENT PROGRAM** based on job evaluation studies and wage 17 surveys, AND REVISE THE SAME FROM TIME TO TIME AS IT MAY 18 DEEM NECESSARY [and subject to the Board's approval, shall be, 19 instituted as an integral component of the Corporation's human resource 20 development program]: Provided, That all positions in the Corporation 21 shall be governed by a compensation PACKAGE, position classification 22 system and qualification standards approved by the Board based on a 23 comprehensive job analysis and audit of actual duties and responsibilities. 24

The compensation STRUCTURE [plan] shall be comparable TO THAT 1 2 [with the prevailing compensation plans] of other [government] financial institutions **BASED ON PREVAILING MARKET STANDARDS**, and shall 3 [be subject to review by the Board no more than once every two (2) years 4 without prejudice to **PROVIDE FOR** yearly merit reviews or increases 5 based on productivity [and profitability]. The Corporation shall therefore be 6 exempt from existing laws, rules and regulations on compensation 7 PACKAGE, position classification and qualification standards, SUCH AS, 8 BUT NOT LIMITED TO, PRESIDENTIAL DECREE NO. 985, 9 PRESIDENTIAL DECREE NO. 1597, REPUBLIC ACT NO. 6758, AS 10 AMENDED, AND JOINT RESOLUTION NO. 4 (2009), AND REPUBLIC 11 ACT NO. 10149. It shall however endeavor to make its system conform 12 as closely as possible with the principles under Republic Act No. 6758, as 13 amended. 14

[4.] 5. To appoint, establish the rank, fix the remuneration, BENEFITS, 15 INCLUDING HEALTH CARE SERVICES THROUGH A HEALTH 16 MAINTENANCE ORGANIZATION (HMO) AND MEDICAL BENEFITS 17 OTHER THAN THOSE PROVIDED FOR UNDER REPUBLIC ACT NO. 18 7875, AS AMENDED, [approve local and foreign training of,] and remove 19 any officer or employee of the Corporation, for cause, subject to pertinent 20 civil service laws: Provided, That the Board of Directors may delegate this 21 authority to the President subject to specific guidelines; PROVIDED, 22 FURTHER, THAT IN NO CASE SHALL THERE BE ANY DIMINUTION 23 OF EXISTING SALARIES, BENEFITS AND OTHER EMOLUMENTS; 24

256. TO APPROVE POLICY ON LOCAL AND FOREIGN TRAVEL, AND THE26CORRESPONDING EXPENSES, ALLOWANCES AND PER DIEMS, OF27OFFICERS, EMPLOYEES, AGENTS OF THE CORPORATION, WHICH28SHALL BE COMPARABLE WITH THE EXPENSES, ALLOWANCES

1AND PER DIEMS OF PERSONNEL OF OTHER FINANCIAL2INSTITUTIONS BASED ON PREVAILING MARKET STANDARDS,3NOTWITHSTANDING THE PROVISIONS OF PRESIDENTIAL DECREE4NO. 1177, EXECUTIVE ORDER NO. 292, EXECUTIVE ORDER NO. 248,5AS AMENDED, EXECUTIVE ORDER NO. 298, AND SIMILAR LAWS;

- [5] 7. To adopt an annual budget for, and authorize such expenditures
 by the Corporation, as are in the interest of the effective
 administration and operation of the Corporation;
- 9 [6] 8. To approve the TARGET LEVEL OF THE DEPOSIT INSURANCE FUND 10 AND THE methodology for determining [the level and amount of] 11 RESERVES [provisioning] for insurance and financial assistance losses 12 [,which shall establish reasonable levels of deposit insurance reserves.];
- 13[7] 9. To review the organizational set-up of the Corporation and adopt a new14or revised organizational structure as it may deem necessary for the15Corporation to undertake its mandate and functions;[.]

10. TO DESIGN, ADOPT AND REVISE, AS IT MAY DEEM NECESSARY, 16 AN EARLY SEPARATION PLAN FOR EMPLOYEES OF THE 17 18 CORPORATION TO ENSURE AVAILABILITY OF A HUMAN **RESOURCE POOL QUALIFIED AND CAPABLE OF IMPLEMENTING** 19 20 THE CORPORATION'S AUTHORITIES UNDER THIS CHARTER IN A RESPONSIVE MANNER AND ATTUNED TO MARKET 21 DEVELOPMENTS, AND TO PROVIDE INCENTIVES FOR ALL THOSE 22 WHO SHALL RETIRE OR BE SEPARATED FROM THE SERVICE. 23 NOTWITHSTANDING ANY LAW TO THE CONTRARY, THESE 24 INCENTIVES SHALL BE IN ADDITION TO ALL GRATUITIES AND 25

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 BENEFITS THE EMPLOYEE IS ENTITLED TO UNDER EXISTING

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 LAWS; AND

11. TO PROMOTE AND SPONSOR THE LOCAL OR FOREIGN 3 TRAINING OR STUDY OF PERSONNEL IN THE FIELDS OF 4 FINANCE, BANKING. MANAGEMENT, **INFORMATION** 5 TECHNOLOGY AND LAW. TOWARD THIS END, THE б CORPORATION IS HEREBY AUTHORIZED TO DEFRAY THE 7 COSTS OF SUCH TRAINING OR STUDY. THE BOARD SHALL 8 PRESCRIBE RULES AND REGULATIONS TO GOVERN THE 9 TRAINING OR STUDY PROGRAMS OF THE CORPORATION." 10

11 SECTION 4. Section 3 of the same Act is accordingly renumbered as Section 4.

SECTION 5. The first paragraph of Section 4 of the same Act, as renumbered, is
 hereby amended to read as follows:

14 "PRESIDENT OF THE CORPORATION15 COMPENSATION, POWERS AND DUTIES

16 SECTION [3] 4. The President of the Corporation shall be ITS [the] Chief 17 Executive OFFICER AND THE VICE CHAIRMAN OF ITS BOARD OF DIRECTORS [thereof] and his OR HER salary shall be fixed by the 18 President of the Philippines UPON THE RECOMMENDATION OF THE 19 GOVERNANCE COMMISSION FOR GOVERNMENT OWNED OR 20 CONTROLLED CORPORATIONS, at a sum commensurate to the 21 importance and responsibility attached to the position. The sum total of 22 the salary, ALLOWANCES, BENEFITS [of the President and the 23 allowances] and other emoluments OF THE PRESIDENT OF THE 24

1 CORPORATION [which the Board of Directors may grant him] SHALL 2 BE HIGHER THAN THE COMPENSATION PACKAGE OF THE NEXT 3 HIGHEST RANKING EXECUTIVE OF THE CORPORATION AND shall 4 be the ceiling for fixing the salary, allowances and other emoluments of all 5 other personnel in the Corporation.

6 **SECTION 6.** Section 4, paragraphs (d), [and] (f) **AND (H)** of the same Act, as 7 renumbered, are hereby amended to read as follows:

8 "(d) To represent the Corporation[, upon prior authority of the 9 Board,] in all dealings with other offices, agencies and instrumentalities of 10 the government and with all other persons or entities, public or private, 11 whether domestic, foreign or international;

(f) To represent the Corporation, either personally or through
 counsel, INCLUDING PRIVATE COUNSEL, AS MAY BE AUTHORIZED
 BY THE PDIC BOARD, in ANY [all] legal proceeding or action;"

(h) xxx The President shall be assisted by a Vice-President and other 15 officials whose appointment and removal for cause shall be approved and whose 16 salary shall be fixed by the Board of Directors upon recommendation of the 17 18 President of the Corporation. During the absence or temporary incapacity of the 19 President, or in case of vacancy or permanent incapacity and pending appointment of a new President of the Corporation by the President of the 20 21 Philippines, the BOARD OF DIRECTORS SHALL DESIGNATE THE OFFICER-IN-CHARGE OF THE CORPORATION [Vice President shall act as President 22 and discharge the duties and responsibilities thereof]." 23

SECTION 7. Section 4 of the same Act is accordingly renumbered as Section 5,
 and is hereby amended to read as follows:

"DEFINITION OF TERMS

4 SECTION [4] 5. As used in this Act -

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5 (A) THE TERM "ASSET" REFERS TO MOVABLE, IMMOVABLE, 6 TANGIBLE, OR INTANGIBLE RESOURCES OR PROPERTIES 7 OVER WHICH A BANK HAS AN ESTABLISHED OR EQUITABLE 8 INTEREST, INCLUDING THE PROCEEDS OF THE SALE OF ITS 9 BANK AND BRANCH LICENSES SUBJECT TO THE APPROVAL 10 OF THE BANGKO SENTRAL.

11(B) THE TERM "ASSET DISTRIBUTION PLAN" REFERS TO THE12PLAN OF DISTRIBUTION OF THE ASSETS OF A CLOSED BANK13TO ITS CREDITORS, BASED ON ITS ESTIMATED REALIZABLE14VALUE AS OF A CERTAIN CUT-OFF DATE, PREPARED IN15ACCORDANCE WITH THE RULES ON CONCURRENCE AND16PREFERENCE OF CREDITS UNDER THE CIVIL CODE OR OTHER17LAWS.

18AN ASSET DISTRIBUTION PLAN MAY BE PARTIAL WHEN IT19PERTAINS TO THE DISTRIBUTION OF A PORTION OR SOME OF20THE ASSETS OF THE CLOSED BANK, OR FINAL WHEN IT21PERTAINS TO THE DISTRIBUTION OF ALL THE ASSETS OF THE22CLOSED BANK.

(C) [(a)] The term "Board of Directors" means the Board of Directors of
the Corporation.

1 (D) [(b)] The term "Bank" and "Banking Institution" shall be 2 synonymous and interchangeable and shall include banks, commercial 3 banks, savings bank, mortgage banks, rural banks, development 4 banks, cooperative banks, stock savings and loan associations and 5 branches and agencies in the Philippines of foreign banks and all other 6 corporations authorized to perform banking functions in the 7 Philippines.

8 (E) THE TERM "CLOSED BANK" REFERS TO A BANK PLACED 9 UNDER LIQUIDATION BY THE MONETARY BOARD.

10(F) THE TERM "CREDITOR" REFERS TO ANY INDIVIDUAL OR11ENTITY WITH A VALID CLAIM AGAINST THE ASSETS OF THE12CLOSED BANK.

[(c) The term "receiver" includes a receiver, commission, person or other 13 agency charged by law with the duty to take charge of the assets and 14 15 liabilities of a bank which has been forbidden from doing business in the Philippines, as well as the duty to gather, preserve and administer such 16 17 assets and liabilities for the benefit of the depositors and creditors of said bank, and to continue into liquidation whenever authorized under this Act 18 19 or other laws, and to dispose of the assets and to wind up the affairs of 20 such bank.]

[(d) The term "insured bank" means any bank the deposits of which are
insured in accordance with the provisions of this Act.]

[(e)] The term "non-insured bank" means any bank the deposits of which
are not insured.]

1 [(f)] (G) The term "deposit" means the unpaid balance of money or its equivalent received by a bank in the usual course of business and for 2 which it has given or is obliged to give credit to a commercial, checking, 3 4 savings, time or thrift account, EVIDENCED BY A PASSBOOK, CHECK AND/OR CERTIFICATE OF DEPOSIT, OR OTHER EVIDENCE OF 5 6 **DEPOSIT,** or issued in accordance with Bangko Sentral rules and 7 regulations and other applicable laws, together with such other obligations of a bank, which, consistent with banking usage and practices, 8 9 the Board of Directors shall determine and prescribe by regulations to be 10 deposit liabilities of the bank: Provided, That any obligation of a bank which is payable at the office of the bank located outside of the 11 Philippines shall not be a deposit for any of the purposes of this Act or 12 13 included as part of the total deposits or of insured deposit: Provided. further, That, subject to the approval of the Board of Directors, any 14 insured bank which is incorporated under the laws of the Philippines 15 which maintains a branch outside the Philippines may elect to include for 16 insurance its deposit obligations payable only at such branch. 17

18 The Corporation shall not pay deposit insurance[,] for the following 19 accounts or transactions [, whether denominated, documented, recorded 20 or booked as deposit by the bank]:

- 21 1) Investment products such as bonds and securities, trust accounts,
 22 and other similar instruments;
- 23 2) Deposit accounts or transactions which are [unfunded, or that are]
 24 fictitious or fraudulent AS DETERMINED BY THE
 25 CORPORATION;

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13) Deposit accounts or transactions constituting, and/or emanating2from, unsafe and unsound banking practice/s, as determined by the3Corporation, in consultation with the **BANGKO SENTRAL** [BSP],4after due notice and hearing, and publication of a **DIRECTIVE TO**5cease and desist [order] issued by the Corporation against such6deposit accounts, transactions **OR PRACTICES**; and

7 4) Deposits that are determined to be the proceeds of an unlawful
8 activity as defined under Republic Act 9160, as amended.

9 The actions of the Corporation taken under [this] section **5** [(h)] (**G**) shall 10 be final and executory, and may **ONLY** [not] be restrained or set aside by 11 the [court] **COURT OF APPEALS**, [except] **UPON** [on] appropriate 12 petition for certiorari on the ground that the action was taken in excess of 13 jurisdiction or with such grave abuse of discretion as to amount to a lack 14 or excess of jurisdiction. The petition for certiorari may only be filed within 15 thirty (30) days from notice of denial of claim for deposit insurance.

(H) THE TERM "DISPUTED CLAIM" REFERS TO A CLAIM OR SUIT 16 AGAINST THE ASSETS OF A CLOSED BANK, OR FOR SPECIFIC 17 PERFORMANCE, OR BREACH OF CONTRACT, OR DAMAGES, OF 18 WHATEVER NATURE OR CHARACTER, WHETHER FOR MONEY OR 19 OTHERWISE, LIQUIDATED OR UNLIQUIDATED. FIXED 20 OR 21 CONTINGENT, MATURED OR CURRENT, DENIED THE BY 22 **RECEIVER**.

(I) THE TERM "INSURED BANK" MEANS ANY BANK THE DEPOSITS
 OF WHICH ARE INSURED IN ACCORDANCE WITH THE PROVISIONS
 OF THIS ACT.

(J) [(g)]The term "insured deposit" means the amount due to any bona 1 2 fide depositor for legitimate deposits in an insured bank [net of any obligation of the depositor to the insured bank] as of the date of closure 3 but not to exceed Five Hundred Thousand Pesos (P500,000.00). Such 4 5 [net] amount shall be determined according to such regulations as the Board of Directors may prescribe. In determining such amount due to any 6 7 depositor, there shall be added together all deposits in the bank maintained in the same right and capacity for his benefit either in his own 8 name or in the name of others. A joint account regardless of whether the 9 conjunction "and," "or", "and/or" is used, shall be insured separately from 10 any individually-owned deposit account: Provided, That (1) If the account 11 12 is held jointly by two or more natural persons, or by two or more juridical persons or entities, the maximum insured deposit shall be divided into as 13 many equal shares as there are individuals, juridical persons or entities, 14 15 unless a different sharing is stipulated in the document of deposit, and (2) if the account is held by a juridical person or entity jointly with one or more 16 natural persons, the maximum insured deposit shall be presumed to 17 belong entirely to such juridical person or entity: Provided, further, That 18 the aggregate of the interest of each co-owner over several joint accounts, 19 whether owned by the same or different combinations of individuals, 20juridical persons or entities, shall likewise be subject to the maximum 21 22 insured deposit of Five Hundred Thousand Pesos (P500,000,00); Provided, furthermore, That the provisions of any law to the contrary 23 notwithstanding, no owner/holder of any PASSBOOK, negotiable 24 certificate of deposit, OR OTHER EVIDENCE OF DEPOSIT shall be 25 recognized as a depositor entitled to the rights provided in this Act unless 26 THE PASSBOOK, CERTIFICATE OF DEPOSIT OR OTHER EVIDENCE 27 OF DEPOSIT IS DETERMINED BY THE CORPORATION TO BE AN 28

1 AUTHENTIC DOCUMENT OR RECORD of the issuing bank [his name is registered as owner/holder thereof in the books]: Provided, finally, That, in 2 case of a condition that threatens the monetary and financial stability of 3 4 the banking system that may have systemic consequences, as defined in section 22 [17] hereof, as determined by the Monetary Board, the 5 maximum deposit insurance cover may be adjusted in such amount, for 6 such a period, and/or for such deposit products, as may be determined by 7 8 a unanimous vote of the Board of Directors in a meeting called for the 9 purpose and chaired by the Secretary of Finance, subject to the approval of the President of the Philippines. 10

11(K) THE TERM "LIQUIDATION" REFERS TO THE PROCEEDINGS12UNDER SECTIONS 12 TO 16 OF THIS ACT.

13(L) THE TERM "LIQUIDATION COURT" REFERS TO THE14REGIONAL TRIAL COURT OF GENERAL JURISDICTION15WHERE THE PETITION FOR ASSISTANCE IN THE16LIQUIDATION OF A CLOSED BANK IS FILED AND GIVEN17DUE COURSE.

18(M) THE TERM "PAYOUT" REFERS TO THE PAYMENT OF19INSURED DEPOSITS.

20(N) THE TERM "PETITION FOR ASSISTANCE IN THE21LIQUIDATION OF A CLOSED BANK" REFERS TO THE

- 1PETITION FILED BY THE RECEIVER WITH THE REGIONAL2TRIAL COURT (RTC) IN ACCORDANCE WITH SECTION 163OF THIS ACT.
- 4 (O) THE TERM "PURCHASE OF ASSETS AND ASSUMPTION OF 5 LIABILITIES" REFERS TO A TRANSACTION WHERE AN 6 INSURED BANK PURCHASES ANY OR ALL ASSETS AND 7 ASSUMES ANY OR ALL LIABILITIES OF ANOTHER BANK 8 UNDER RESOLUTION OR LIQUIDATION, AS PROVIDED IN 9 THIS ACT.
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 (P) THE TERM "RECEIVER" REFERS TO THE CORPORATION

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 OR ANY OF ITS DULY AUTHORIZED AGENTS ACTING AS

 12
 RECEIVER OF A CLOSED BANK.
- 13(Q) THE TERM "RECORDS" INCLUDES ALL DOCUMENTS,14TITLES, PAPERS AND ELECTRONIC DATA OF THE CLOSED15BANK, INCLUDING THOSE PERTAINING TO DEPOSIT16ACCOUNTS OF AND WITH THE CLOSED BANK, ITS17ASSETS, TRANSACTIONS AND CORPORATE AFFAIRS.
- 18(R) THE TERM "RESIDUAL ASSETS" REFERS TO ASSETS, IN19CASH OR IN KIND, TO BE TURNED OVER TO THE CLOSED20BANK'S STOCKHOLDERS OF RECORD, IN PROPORTION TO21THEIR INTEREST IN THE CLOSED BANK AS OF DATE OF22CLOSURE, AFTER PAYMENT IN FULL OF LIQUIDATION23COSTS, FEES AND EXPENSES, AND THE VALID CLAIMS24AND SURPLUS DIVIDENDS TO ALL THE CREDITORS.

1(S) THE TERM "RESOLUTION" REFERS TO THE ACTIONS2UNDERTAKEN BY THE CORPORATION UNDER SECTION 113OF THIS ACT TO:

4 **1) PROTECT DEPOSITORS, CREDITORS AND THE** 5 **DEPOSIT INSURANCE FUND;**

- 6 2) SAFEGUARD THE CONTINUITY OF ESSENTIAL
 7 BANKING SERVICES OR MAINTAIN FINANCIAL STABILITY;
 8 AND
- 9 3) PREVENT DETERIORATION OR DISSIPATION OF BANK
 10 ASSETS.

(T) THE TERM "RISK-BASED ASSESSMENT SYSTEM" 11 PERTAINS TO A METHOD FOR CALCULATING AN INSURED 12 BANK'S ASSESSMENT ON THE PROBABILITY THAT THE 13 DEPOSIT INSURANCE FUND WILL INCUR A LOSS WITH 14 RESPECT TO THE BANK, AND THE LIKELY AMOUNT OF 15 ANY SUCH LOSS, BASED ON ITS RISK RATING THAT 16 TAKES INTO CONSIDERATION THE FOLLOWING: 17

- 18 **1) QUALITY AND CONCENTRATION OF ASSETS;**
- 192) CATEGORIES AND CONCENTRATION OF LIABILITIES,20BOTH INSURED AND UNINSURED, CONTINGENT AND21NON-CONTINGENT;
- 22 3) CAPITAL POSITION;
- 23 4) LIQUIDITY POSITION;
- 24 5) MANAGEMENT AND GOVERNANCE; AND
- 25
 6) OTHER FACTORS RELEVANT TO ASSESSING SUCH
 26 PROBABILITY, AS MAY BE DETERMINED BY THE
 27 CORPORATION.

1(U) THE TERM "STATEMENT OF AFFAIRS" REFERS TO A2REPORT OF FINANCIAL CONDITION OF THE CLOSED BANK3AT A GIVEN DATE, SHOWING THE: 1) ESTIMATED4REALIZABLE VALUE OF ASSETS; 2) CLASSIFICATION OF5CREDITS; AND 3) ESTIMATED LIABILITIES TO BE SETTLED.

6 (V) THE TERM "SURPLUS DIVIDENDS" REFERS TO THE 7 REMAINING ASSETS OF THE CLOSED BANK AFTER SATISFACTION IN FULL OF ALL THE LIQUIDATION COSTS. 8 FEES AND EXPENSES. AND VALID CLAIMS. THE SURPLUS 9 **DIVIDENDS SHALL BE COMPUTED AT THE LEGAL RATE OF** 10 11 INTEREST FROM THE DATE OF TAKEOVER TO CUT-OFF DATE OF THE DISTRIBUTION PLAN, AND SHALL BE PAID, IN 12 CASH OR IN KIND, TO CREDITORS OF THE CLOSED BANK IN 13 14 ACCORDANCE WITH THE RULES ON CONCURRENCE AND PREFERENCE OF CREDITS UNDER THE CIVIL CODE OR 15 OTHER LAWS. 16

17(W) THE TERM "TAKEOVER" REFERS TO THE ACT OF18PHYSICALLY TAKING POSSESSION AND CONTROL OF THE19PREMISES, ASSETS AND AFFAIRS OF A CLOSED BANK20FOR THE PURPOSE OF LIQUIDATING THE BANK.

(X) [(h)] The term "transfer deposit" means a deposit in an insured
bank made available to a depositor by the Corporation as
payment of insured deposit of such depositor in a closed bank
and assumed by another insured bank.

(Y) [(i)] The term "trust funds" means funds held by an insured bank in
 a fiduciary capacity and includes without being limited to, funds
 held as trustee, executor, administrator, guardian or agent.

4 (Z) THE TERM "VALID CLAIM" REFERS TO THE CLAIM 5 RECOGNIZED BY THE RECEIVER OR ALLOWED BY THE 6 LIQUIDATION COURT.

7 (AA) THE TERM "WINDING UP PERIOD" REFERS TO THE 8 PERIOD PROVIDED IN SECTION 16 OF THIS ACT."

9 SECTION 8. Section 5 of the same Act is accordingly renumbered as Section 6,
10 and is hereby amended to read as follows:

11 "DEPOSIT INSURANCE COVERAGE

12 SECTION [5] 6. The deposit liabilities of any bank [or banking institution,] 13 which is engaged in the business of receiving deposits as herein defined 14 on the effective date of this Act, or which thereafter may engage in the 15 business of receiving deposits, shall be insured with the Corporation.

WHENEVER A BANK IS DETERMINED BY THE BANGKO SENTRAL 16 17 TO HAVE FAILED TO MEET THE MINIMUM CAPITAL REQUIREMENTS. THE CORPORATION MAY CONDUCT AN 18 19 INSURANCE RISK EVALUATION ON THE BANK AT ANY TIME TO ENABLE IT TO ASSESS THE RISKS TO THE DEPOSIT INSURANCE 20 FUND. SUCH EVALUATION MAY INCLUDE THE DETERMINATION OF 21 (i) THE FAIR MARKET VALUE OF THE ASSETS AND LIABILITIES OF 22 A BANK, OR (ii) THE RISK CLASSIFICATION OF A BANK, OR (iii) 23

POSSIBLE RESOLUTION MODES, SUBJECT TO SUCH TERMS AND
 CONDITIONS AS THE PDIC BOARD MAY PRESCRIBE.

IN THE CONDUCT OF AN INSURANCE RISK EVALUATION, THE 3 CORPORATION. ITS DULY AUTHORIZED OFFICERS 4 OR 5 EMPLOYEES, SHALL HAVE THE AUTHORITY TO EXAMINE, INQUIRE OR LOOK INTO THE DEPOSIT RECORDS OF A BANK. FOR THIS 6 PURPOSE, BANKS, THEIR OFFICERS AND EMPLOYEES ARE 7 HEREBY MANDATED TO DISCLOSE AND REPORT TO THE 8 CORPORATION OR ITS DULY AUTHORIZED 9 OFFICERS. EMPLOYEES, DEPOSIT ACCOUNT INFORMATION IN SAID BANK. 10

THE CORPORATION. ITS DULY AUTHORIZED OFFICERS OR 11 EMPLOYEES, ARE PROHIBITED FROM DISCLOSING INFORMATION 12 **OBTAINED UNDER THIS SECTION TO ANY PERSON, GOVERNMENT** 13 OFFICIAL, BUREAU OR OFFICE, EXCEPT WHEN THE DISCLOSURE 14 OF THE INFORMATION OBTAINED UNDER THIS SECTION IS 15 NECESSARY FOR EXPEDITIOUS PAYMENT OF DEPOSIT 16 INSURANCE OR THE PROTECTION OF THE DEPOSIT INSURANCE 17 SYSTEM. OR TO CARRY OUT THE MANDATE OF THE 18 **CORPORATION AS A RESOLUTION AUTHORITY."** 19

20ANY ACT DONE PURSUANT TO THIS SECTION SHALL NOT BE21DEEMED TO HAVE VIOLATED REPUBLIC ACT NO. 1405, AS22AMENDED, REPUBLIC ACT NO. 6426, AS AMENDED, REPUBLIC23ACT NO. 8791, AND OTHER SIMILAR LAWS PROTECTING OR24SAFEGUARDING THE SECRECY OR CONFIDENTIALITY OF BANK25DEPOSITS: PROVIDED, THAT ANY UNAUTHORIZED DISCLOSURE26OF THE INFORMATION UNDER THIS SECTION SHALL BE SUBJECT

1 TO THE SAME PENALTY UNDER THE FOREGOING LAWS 2 PROTECTING THE SECRECY OR CONFIDENTIALITY OF BANK 3 DEPOSITS."

4 **SECTION 9.** Section 6 of the same Act is accordingly renumbered as Section 7.

5 **SECTION 10.** Section 7 paragraph (a) of the same Act, as renumbered, is 6 hereby amended to read as follows:

7 **"ASSESSMENT OF MEMBER BANKS** 8 SECTION [6] 7. (a) The assessed rate shall be determined by the Board 9 of Directors: Provided, That the assessment rate shall not exceed one-fifth 10 (1/5) of one per centum (1%) per annum. The semi-annual assessment 11 12 for each insured bank shall be in the amount of the product of one-half (1/2) the assessment rate multiplied by the assessment base but in no 13 14 case shall it be less than Five thousand pesos (P5,000.00). The assessment base shall be the amount of the liability of the bank for 15 deposits as defined under subsection (G) [(f)] of Section 5 [4] without any 16 17 deduction for indebtedness of depositors.

IN ADDITION, THE BOARD OF DIRECTORS MAY ESTABLISH A
RISK-BASED ASSESSMENT SYSTEM AND IMPOSE A RISK-BASED
ASSESSMENT RATE WHICH SHALL NOT EXCEED TWO-FIFTH (2/5)
OF ONE PER CENTUM (1%) PER ANNUM MULTIPLIED BY THE
ASSESSMENT BASE.

The semi-annual assessment base for one semi-annual period shall be
the average of the assessment base of the bank as of the close of

business on March thirty-one and June thirty and the semi-annual 1 2 assessment base for the other semi-annual period shall be the average of 3 the assessment base of the bank as of the close of business on September thirty and December thirty-one: Provided, That when any of 4 5 said days is a non-business day or legal holiday, either national or 6 provincial, the preceding business day shall be used. The certified 7 statements required to be filed with the Corporation under subsections (b) 8 and (c) of this Section shall be in such form and set forth such supporting 9 information as the Board of Directors shall prescribe. The assessment 10 payments required from the insured banks under subsections (b) and (c) 11 of this Section shall be made in such manner and at such time or times as the Board of Directors shall prescribe, provided the time or times so 12 prescribed shall not be later than sixty (60) days after filing the certified 13 statement setting forth the amount of assessment]." 14

SECTION 11. Section 7, paragraphs (d) and (h), of the same Act, as renumbered,
 is hereby amended to read as follows:

"(d) All assessment collections and income from operations after 17 expenses and charges shall be added to the Deposit Insurance Fund 18 19 under Section 17 [13] hereof. Such expenses and charges are: (1) the 20 operating costs and expenses of the Corporation for the calendar year; (2) additions to reserve to provide for insurance and financial assistance 21 losses, net of recoverable amounts from applicable assets and collaterals, 22 23 during the calendar year; and (3) the net insurance and financial assistance losses sustained in said calendar year. 24

(h) [The Corporation shall not terminate the insured status of any bank
which continues to operate or receive deposits.] Should any insured bank
fail or refuse to pay any assessment required to be paid by such bank

1 under any provision of this Act, and should the bank not correct such 2 failure or refusal within thirty (30) days after written notice has been given 3 by the Corporation to an officer of the bank citing this subsection, and 4 stating that the bank has failed or refused to pay as required by the law. the Corporation may, at its discretion, file a case for collection before the 5 6 appropriate court without prejudice to the imposition of administrative 7 sanctions allowed under the provisions of this Law on the bank officials 8 responsible for the non-payment of assessment fees."

9 SECTION 12. An additional paragraph to Section 7 of the same Act, as 10 renumbered, is hereby inserted after paragraph (h) which shall read as follows:

"(I) THE CORPORATION SHALL HAVE THE AUTHORITY TO 11 12 COLLECT A SPECIAL ASSESSMENT FROM ANY MEMBER BANK AND PRESCRIBE THE TERMS AND CONDITIONS THEREOF TO 13 MAINTAIN THE TARGET LEVEL OF THE DEPOSIT INSURANCE 14 FUND SET BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH 15 THIS ACT: PROVIDED, THAT, THE COLLECTION OF A SPECIAL 16 ASSESSMENT MAY LIKEWISE BE MADE FOR THE PURPOSE OF 17 **REIMBURSING THE NATIONAL GOVERNMENT FOR ANY FINANCIAL** 18 19 ASSISTANCE IT MAY HAVE EXTENDED TO AFFECTED INSTITUTIONS OR ORGANIZATIONS DURING 20 Α SYSTEMIC SCENARIO." 21

SECTION 13. Section 7 of the same Act is accordingly renumbered as Section
8, and is hereby amended to read as follows:

24	"SANCTIONS AGAINST UNSAFE AND
25	UNSOUND BANKING PRACTICES

SECTION [7] 8. (a) Whenever upon examination by the Corporation into 1 2 the condition of any insured bank, it shall be disclosed that an insured bank or its directors or agents have committed, are committing or about to 3 commit unsafe or unsound practices in conducting the business of the 4 5 bank, or have violated, are violating or about to violate any provisions of 6 any law or regulation to which the insured bank is subject, the Board of 7 Directors shall submit the report of the examination to the Monetary Board to secure corrective action thereon. If no such corrective action is taken by 8 9 the Monetary Board within forty-five (45) days from the submission of the report, the Board of Directors shall, motu proprio, institute corrective 10 11 action which it deems necessary. The Board of Directors may thereafter 12 issue a cease and desist order, and require the bank or its directors or agents concerned to correct the practices or violations within forty-five 13 14 (45) days. However, if the practice or violation is likely to cause insolvency 15 or substantial dissipation of assets or earnings of the bank, or is likely to 16 seriously weaken the condition of the bank or otherwise seriously prejudice the interests of its depositors and the Corporation, the period to 17 18 take corrective action shall not be more than fifteen (15) days. The order may also include the imposition of fines provided in Section 26 (g) [21(f)] 19 hereof. The Board of Directors shall duly inform the Monetary Board of the 20 21 Bangko Sentral ng Pilipinas of action it has taken under this subsection 22 with respect to such practices or violations.

(b) The actions and proceedings provided in the preceding subsections
may be undertaken by the Corporation if, in its opinion, an insured bank or
its directors or agents have violated, are violating or about to violate any
provision of this Act or any order, rule or instruction issued by the
Corporation or any written condition imposed by the Corporation in
connection with any transaction with or grant by the Corporation.

(c) THE CORPORATION MAY TERMINATE THE INSURED STATUS OF
ANY BANK THAT FAILS OR REFUSES TO COMPLY, WITHIN THIRTY
(30) DAYS FROM NOTICE, WITH ANY CEASE-AND-DESIST ORDER
ISSUED BY THE CORPORATION, OR WITH ANY CORRECTIVE
ACTION IMPOSED BY THE MONETARY BOARD, UNDER THIS
SECTION PERTAINING TO A DEPOSIT-RELATED UNSAFE AND/OR
UNSOUND BANKING PRACTICE.

1

9 SUCH TERMINATION SHALL BE FINAL AND EXECUTORY, AND 10 SHALL BE EFFECTIVE UPON PUBLICATION OF THE NOTICE OF 11 TERMINATION IN A NEWSPAPER OF GENERAL CIRCULATION.

12 THE DEPOSITS OF EACH DEPOSITOR IN THE BANK ON THE EFFECTIVE DATE OF THE TERMINATION OF INSURANCE 13 COVERAGE, LESS ALL SUBSEQUENT WITHDRAWALS, SHALL 14 CONTINUE TO BE INSURED UP TO THE MAXIMUM DEPOSIT 15 **INSURANCE COVERAGE FOR A PERIOD OF ONE HUNDRED EIGHTY** 16 (180) DAYS, ADDITIONS TO, OR RENEWAL OF, EXISTING DEPOSITS 17 AND NEW DEPOSITS IN SUCH BANK AFTER THE EFFECTIVE DATE 18 OF TERMINATION OF INSURED STATUS OF THE BANK SHALL NOT 19 **BE INSURED BY THE CORPORATION.** 20

21THE BANK SHALL IMMEDIATELY GIVE WRITTEN NOTICE OF SUCH22TERMINATION AND THE INTERIM DEPOSIT INSURANCE23COVERAGE TO EACH OF ITS DEPOSITORS AT THEIR ADDRESS AS24RECORDED IN THE BOOKS OF THE BANK.

25THE BANK SHALL NOT ADVERTISE OR REPRESENT THAT26ADDITIONS TO, OR RENEWAL OF, EXISTING DEPOSITS AND NEW

1 DEPOSITS MADE AFTER THE EFFECTIVE DATE OF TERMINATION 2 ARE COVERED BY DEPOSIT INSURANCE."

3 **SECTION 14**. Section 8 of the same Act is accordingly renumbered as Section 9.

SECTION 15. Section 9, paragraph Twelfth of the same Act, as renumbered, is
 hereby amended to read as follows:

"Twelfth - THE PROVISIONS OF PRESIDENTIAL DECREE NO. 6 1445, AS AMENDED, EXECUTIVE ORDER NO. 292, AND OTHER 7 8 SIMILAR LAWS NOTWITHSTANDING, [T] to compromise, condone or 9 release, in whole or in part, any claim or settled liability to the Corporation, 10 regardless of the amount involved, under such terms and conditions as 11 may be imposed by the Board of Directors to protect the interest of the 12 Corporation. AND TO WRITE OFF THE CORPORATION'S 13 RECEIVABLES AND ASSETS ARE NO WHICH LONGER **RECOVERABLE OR REALIZABLE;"** 14

15 SECTION 16. Section 9 of the same Act, as renumbered, is further amended by
 16 inserting additional paragraphs after paragraph Twelve, which shall read as follows:

17 "THIRTEENTH - TO DETERMINE QUALIFIED INTERESTED
 18 ACQUIRERS OR INVESTORS FOR ANY OF THE MODES OF
 19 RESOLUTION OR LIQUIDATION OF BANKS;

20FOURTEENTH - TO DETERMINE THE APPROPRIATE21RESOLUTION METHOD AND TO IMPLEMENT THE SAME FOR A22BANK SUBJECT OF RESOLUTION; AND

1FIFTEENTH - TO DETERMINE THE APPROPRIATE MODE OF2LIQUIDATION OF A CLOSED BANK AND TO IMPLEMENT THE SAME;

3 SECTION 17. Section 9 of the same Act is accordingly renumbered as Section
4 10.

5 **SECTION 18.** Section 10 paragraph (b-1) of the same Act, as renumbered, is 6 hereby amended to read as follows:

7 "(b-1) The investigators appointed by the Board of Directors shall have the 8 power on behalf of the Corporation to conduct investigations on frauds, irregularities and anomalies committed in banks, based on reports of 9 examination conducted by the Corporation and Bangko Sentral ng 10 Pilipinas or complaints from depositors or from other government agency. 11 Each such investigator shall have the power to administer oaths, and to 12 examine and take and preserve the testimony of any person relating to 13 14 the subject of investigation. FOR THIS PURPOSE, THE CORPORATION MAY APPOINT OR HIRE PERSONS OR ENTITIES OF RECOGNIZED 15 COMPETENCE IN FORENSIC AND FRAUD INVESTIGATIONS AS ITS 16 17 AGENTS."

SECTION 19. Section 10 paragraph (c) of the same Act, as renumbered, is
 hereby amended to read as follows:

"(c) Each insured bank shall make to the Corporation reports of condition
in such form and at such times as the Board of Directors may require such
reports to be published in such manner, not inconsistent with any
applicable law, as it may direct. Every such bank which fails to make or
publish any such report within such time, as the Board of Directors may

1 require, shall be subject to a penalty of not more than **P10,000** [P100] for

2 each day of such failure recoverable by the Corporation for its use."

3 SECTION 20. Section 10 paragraph (d-1) of the same Act, as renumbered
4 herein, is hereby amended to read as follows:

5 "(d-1) Each insured bank shall keep and maintain a true and accurate 6 record or statement of its daily deposit transactions consistent with the 7 standards set by the Bangko Sentral ng Pilipinas and the Corporation. 8 Compliance with such standards shall be duly certified by the president of the bank [or] AND the compliance officer: Provided, That refusal or 9 willful failure to issue the required certification shall constitute a violation 10 11 of this Section and shall subject such officers of the bank to the sanctions provided for under Section 26 [21] (f) of this Act." 12

SECTION 21. Section 10 paragraph (f) of the same Act, as renumbered, is
 hereby amended to read as follows:

15 "(f) The Corporation shall underwrite or advance ALL LEGAL [litigation] 16 costs and expenses, including legal fees and other expenses of external 17 counsel, or provide legal assistance to, directors, officers, employees or agents of the Corporation in connection with any civil, criminal, 18 administrative or any other action or proceeding, to which such director, 19 officer, employee or agent is made a party by reason of, or in connection 20 with, the exercise of authority or performance of functions and duties 21 22 under this Act: Provided, That such legal protection shall not apply to any 23 civil, criminal, administrative or any action or proceeding that may be initiated by the Corporation, in whatever capacity, against such director, 24 officer, employee or agent: Provided, Further, That directors, officers, 25

1 employees or agents who shall resign, retire, transfer to another agency 2 or be separated from the service, shall continue to be provided with such 3 legal protection in connection with any act done or omitted to be done by them in good faith during their tenure or employment with the Corporation: 4 5 Provided, finally, That in the event of a settlement or compromise, 6 indemnification shall be provided only in connection with such matters covered by the settlement as to which the Corporation is advised by 7 8 counsel that the persons to be indemnified did not commit any negligence or misconduct." 9

SECTION 22. The second paragraph of Section 10 paragraph (i) of the same
 Act, as renumbered, is hereby amended to read as follows:

12

"(i) Notwithstanding the provisions of this Section and Section 3 [2], members of the Board of Directors and personnel of the Corporation may become directors and officers of any bank and banking institution and of any entity related to such institution in connection with financial assistance extended by the Corporation to such institution and when, in the opinion of the Board, it is appropriate to make such designation to protect the interest of the Corporation."

SECTION 23. A new section entitled Section 11 of the same Act is hereby inserted
between Sections 10 and 12 which shall read as follows:

22

"BANK RESOLUTION

23 SECTION 11. (A) THE CORPORATION, IN COORDINATION WITH THE

24 BANGKO SENTRAL, MAY COMMENCE THE RESOLUTION OF A

25 BANK UNDER THIS SECTION UPON:

- 1) FAILURE OF PROMPT CORRECTIVE ACTION AS DECLARED

 2
 BY THE MONETARY BOARD; OR
- 3 2) REQUEST BY A BANK TO BE PLACED UNDER RESOLUTION.

4 THE CORPORATION SHALL INFORM THE BANK OF ITS ELIGIBILITY 5 FOR ENTRY INTO RESOLUTION.

(B) THE BANGKO SENTRAL SHALL INFORM THE CORPORATION 6 OF THE INITIATION OF PROMPT CORRECTIVE ACTION ON ANY 7 BANK AND SHALL BE AUTHORIZED TO SHARE WITH THE 8 CORPORATION INFORMATION. AGREEMENTS 9 ALL OR DOCUMENTS, INCLUDING ANY ORDER OF THE MONETARY 10 BOARD, IN RELATION TO THE PROMPT CORRECTIVE ACTION. 11 THE CORPORATION SHALL HAVE THE AUTHORITY TO INQUIRE 12 AND MONITOR THE STATUS OF BANKS UNDER PROMPT 13 CORRECTIVE ACTION. 14

15 (C) THE STOCKHOLDERS, DIRECTORS, OFFICERS OR EMPLOYEES
 16 OF THE BANK SHALL HAVE THE FOLLOWING OBLIGATIONS:

- 171) ENSURE BANK COMPLIANCE WITH TERMS AND18CONDITIONS PRESCRIBED BY THE CORPORATION FOR THE19RESOLUTION OF THE BANK;
- 20 2) CAUSE THE ENGAGEMENT, WITH THE CONSENT OF THE 21 CORPORATION, OF AN INDEPENDENT APPRAISER OR 22 AUDITOR FOR THE PURPOSE OF DETERMINING THE 23 VALUATION OF THE BANK CONSISTENT WITH GENERALLY 24 ACCEPTED VALUATION STANDARDS;

 1
 3) ENSURE PRUDENT MANAGEMENT AND ADMINISTRATION

 2
 OF THE BANK'S ASSETS, LIABILITIES AND RECORDS;

4) COOPERATE WITH THE CORPORATION IN THE CONDUCT OR
EXERCISE OF ANY OR ALL OF ITS AUTHORITIES UNDER
THIS ACT AND HONOR IN GOOD FAITH ITS COMMITMENT OR
UNDERTAKING WITH THE CORPORATION ON THE
RESOLUTION OF THE BANK.

(d) WITHIN A PERIOD OF ONE HUNDRED EIGHTY (180) DAYS FROM 8 9 A BANK'S ENTRY INTO RESOLUTION, THE CORPORATION, 10 THROUGH THE AFFIRMATIVE VOTE OF AT LEAST FIVE (5) MEMBERS OF THE PDIC BOARD, SHALL DETERMINE WHETHER 11 THE BANK MAY BE RESOLVED THROUGH THE PURCHASE OF ALL. 12 ITS ASSETS AND ASSUMPTION OF ALL ITS LIABILITIES, OR 13 MERGER OR CONSOLIDATION WITH, OR ITS ACQUISITION, BY A 14 **QUALIFIED INVESTOR.** 15

- 16 FOR THIS PURPOSE, THE CORPORATION MAY:
- 17 1) DETERMINE A RESOLUTION PACKAGE FOR THE BANK;
- 18 2) IDENTIFY AND, WITH THE APPROVAL OF THE MONETARY
 19 BOARD, PRE-QUALIFY POSSIBLE ACQUIRERS OR
 20 INVESTORS;
- 3) AUTHORIZE PRE-QUALIFIED ACQUIRERS OR INVESTORS TO
 CONDUCT DUE DILIGENCE ON THE BANK, FOR PURPOSES
 OF DETERMINING THE VALUATION OF A BANK THROUGH
 AN OBJECTIVE AND THOROUGH REVIEW AND APPRAISAL
 OF ITS ASSETS AND LIABILITIES, AND ASSESSMENT OF
 RISKS OR EVENTS THAT MAY AFFECT ITS VALUATION;

- 14) CONDUCT A BIDDING TO DETERMINE THE ACQUIRER OF2THE BANK.
- 3 (E) IN DETERMINING THE APPROPRIATE RESOLUTION METHOD 4 FOR A BANK, THE CORPORATION SHALL CONSIDER THE:
- 5 1) FAIR MARKET VALUE OF THE ASSETS OF THE BANK, ITS
 6 FRANCHISE, AS WELL AS THE AMOUNT OF ITS LIABILITIES;
- 7 2) AVAILABILITY OF A QUALIFIED INVESTOR;
- 8 3) LEAST COST TO THE DEPOSIT INSURANCE FUND; AND
- 9 4) INTEREST OF THE DEPOSITING PUBLIC.

10 (F) THE CORPORATION MAY APPOINT OR HIRE PERSONS OR 11 ENTITIES OF RECOGNIZED COMPETENCE IN BANKING, FINANCE, 12 ASSET MANAGEMENT OR REMEDIAL MANAGEMENT, AS ITS 13 AGENTS, TO PERFORM SUCH POWERS AND FUNCTIONS OF THE 14 CORPORATION IN THE RESOLUTION OF A BANK, OR ASSIST IN 15 THE PERFORMANCE THEREOF.

- 16(G) THE PDIC BOARD SHALL PRESCRIBE THE GUIDELINES OR17CRITERIA FOR A BANK TO BE PLACED UNDER RESOLUTION.
- 18

(h) UPON A DETERMINATION BY THE CORPORATION THAT THE
BANK MAY NOT BE RESOLVED, THE MONETARY BOARD MAY ACT
IN ACCORDANCE WITH SECTION 30 OF REPUBLIC ACT NO. 7653
OR THE NEW CENTRAL BANK ACT.

23(i) BANK RESOLUTION INVOLVING THE PURCHASE OF ALL24ASSETS AND ASSUMPTION OF ALL LIABILITIES OF A BANK SHALL

1	BE	EXEMPT	FROM	THE	PROVISIONS	OF	ACT	NO.	3952,
2	OTHERWISE KNOWN AS THE BULK SALES LAW.								

(j) THE PROVISIONS OF THIS SECTION ARE WITHOUT PREJUDICE
 TO ANY ACTION THAT THE MONETARY BOARD MAY TAKE UNDER
 EXISTING LAWS."

6 SECTION 24. Sections 10, 11 and 12 of the same Act are hereby deleted.

SECTION 25. A new section entitled Section 12 of the same Act is hereby
inserted between Sections 11 and 13 which shall read as follows:

9

"LIQUIDATION OF A CLOSED BANK

SECTION 12. (a) WHENEVER A BANK IS ORDERED CLOSED BY THE
 MONETARY BOARD, THE CORPORATION SHALL BE DESIGNATED
 AS RECEIVER AND IT SHALL PROCEED WITH THE TAKEOVER AND
 LIQUIDATION OF THE CLOSED BANK. FOR THIS PURPOSE, THE
 FOLLOWING CLAUSE IN SECTION 30 OF REPUBLIC ACT NO. 7653,
 AS AMENDED, SHALL NOT BE APPLICABLE TO BANKS:

"THE RECEIVER SHALL DETERMINE, AS SOON AS 16 POSSIBLE, BUT NOT LATER THAN NINETY (90) DAYS 17 FROM TAKE-OVER, WHETHER THE INSTITUTION MAY 18 19 BE REHABILITATED OR OTHERWISE PLACED IN SUCH A CONDITION SO THAT IT MAY BE PERMITTED TO 20 RESUME BUSINESS WITH SAFETY 21 TO ITS 22 DEPOSITORS AND CREDITORS AND THE GENERAL PUBLIC: PROVIDED, THAT ANY DETERMINATION FOR 23

1THE RESUMPTION OF BUSINESS OF THE INSTITUTION2SHALL BE SUBJECT TO PRIOR APPROVAL OF THE3MONETARY BOARD."

4 **SECTION 26**. A new section entitled Section 13 of the same Act is hereby 5 inserted between Sections 12 and 14 which shall read as follows:

6 "AUTHORITIES OF A RECEIVER AND EFFECTS OF PLACEMENT OF 7 A BANK UNDER LIQUIDATION

8 SECTION 13. (a) THE RECEIVER IS AUTHORIZED TO ADOPT AND 9 IMPLEMENT, WITHOUT NEED OF CONSENT OF THE 10 STOCKHOLDERS, BOARD OF DIRECTORS, CREDITORS OR 11 DEPOSITORS OF THE CLOSED BANK, ANY OR A COMBINATION OF 12 THE FOLLOWING MODES OF LIQUIDATION:

13 1) CONVENTIONAL LIQUIDATION; AND

 14
 2) PURCHASE OF ASSETS AND/OR ASSUMPTION OF

 15
 LIABILITIES

(b) IN ADDITION TO THE POWERS OF A RECEIVER PROVIDED
 UNDER EXISTING LAWS, THE CORPORATION, AS RECEIVER OF A
 CLOSED BANK, IS EMPOWERED TO:

- 19
 1) REPRESENT AND ACT FOR AND IN BEHALF OF THE CLOSED

 20
 BANK;
- 212) GATHER AND TAKE CHARGE OF ALL THE ASSETS,22RECORDS AND AFFAIRS OF THE CLOSED BANK, AND

- 1
 ADMINISTER THE SAME FOR THE BENEFIT OF ITS

 2
 CREDITORS;
- 3 3) CONVERT THE ASSETS OF THE CLOSED BANK TO CASH OR
 4 OTHER FORMS OF LIQUID ASSETS, AS FAR AS
 5 PRACTICABLE;
- 6 4) BRING SUITS TO ENFORCE LIABILITIES OF THE DIRECTORS,
 7 OFFICERS, EMPLOYEES, AGENTS OF THE CLOSED BANK
 8 AND OTHER ENTITIES RELATED OR CONNECTED TO THE
 9 CLOSED BANK OR TO COLLECT, RECOVER, AND PRESERVE
 10 ALL ASSETS, INCLUDING ASSETS OVER WHICH THE BANK
 11 HAS EQUITABLE INTEREST;
- 5) APPOINT OR HIRE PERSONS OR ENTITIES OF RECOGNIZED 12 COMPETENCE IN BANKING, FINANCE, ASSET MANAGEMENT 13 REMEDIAL MANAGEMENT, AS 14 OR ITS DEPUTIES. ASSISTANTS OR AGENTS, TO PERFORM SUCH POWERS 15 AND FUNCTIONS OF THE CORPORATION AS RECEIVER OF 16 THE CLOSED BANK, OR ASSIST IN THE PERFORMANCE 17 18 THEREOF:
- 196) APPOINT OR HIRE PERSONS OR ENTITIES OF RECOGNIZED20COMPETENCE IN FORENSIC AND FRAUD INVESTIGATIONS;
- 7) PAY ACCRUED UTILITIES, RENTALS AND SALARIES OF
 PERSONNEL OF THE CLOSED BANK FOR A PERIOD NOT
 EXCEEDING THREE (3) MONTHS, FROM AVAILABLE FUNDS
 OF THE CLOSED BANK;

8) COLLECT LOANS AND OTHER CLAIMS OF THE CLOSED
BANK AND FOR THIS PURPOSE, MODIFY, COMPROMISE OR
RESTRUCTURE THE TERMS AND CONDITIONS OF SUCH
LOANS OR CLAIMS AS MAY BE DEEMED ADVANTAGEOUS
TO THE INTERESTS OF THE CREDITORS OF THE CLOSED
BANK;

1

9) HIRE OR RETAIN PRIVATE COUNSEL AS MAY BE
 9 NECESSARY;

1010) BORROW OR OBTAIN A LOAN, OR MORTGAGE, PLEDGE OR11ENCUMBER ANY ASSET OF THE CLOSED BANK, WHEN12NECESSARY TO PRESERVE OR PREVENT DISSIPATION OF13THE ASSETS, OR TO REDEEM FORECLOSED ASSETS OF14THE CLOSED BANK, OR TO MINIMIZE LOSSES TO ITS15DEPOSITORS AND CREDITORS;

11) IF THE STIPULATED INTEREST RATE ON DEPOSITS IS 16 UNUSUALLY HIGH 17 COMPARED WITH PREVAILING APPLICABLE INTEREST RATES, THE CORPORATION AS 18 RECEIVER. MAY EXERCISE SUCH POWERS WHICH MAY 19 INCLUDE A REDUCTION OF THE INTEREST RATE TO A 20 **REASONABLE RATE: PROVIDED, THAT ANY MODIFICATIONS** 21 OR REDUCTIONS SHALL APPLY ONLY TO EARNED AND 22 23 **UNPAID INTEREST;**

2412) UTILIZE AVAILABLE FUNDS OF THE BANK, INCLUDING25FUNDS GENERATED BY THE RECEIVER FROM THE

1CONVERSION OF ASSETS TO PAY FOR REASONABLE2COSTS AND EXPENSES INCURRED FOR THE3PRESERVATION OF THE ASSETS, AND LIQUIDATION OF, THE4CLOSED BANK, WITHOUT NEED FOR APPROVAL OF THE5LIQUIDATION COURT;

6 FOR BANKS WITH INSUFFICIENT FUNDS, THE 7 CORPORATION IS AUTHORIZED TO ADVANCE THE 8 FOREGOING COSTS AND EXPENSES, AND COLLECT 9 PAYMENT, AS AND WHEN FUNDS BECOME AVAILABLE.

1013) CHARGE REASONABLE FEES FOR THE LIQUIDATION OF11THE BANK FROM THE ASSETS OF THE BANK: PROVIDED12THAT, PAYMENT OF THESE FEES, INCLUDING ANY UNPAID13ADVANCES UNDER THE IMMEDIATELY PRECEDING14PARAGRAPH, SHALL BE SUBJECT TO APPROVAL BY THE15LIQUIDATION COURT;

1614) DISTRIBUTE THE AVAILABLE ASSETS OF THE CLOSED17BANK, IN CASH OR IN KIND, TO ITS CREDITORS IN18ACCORDANCE WITH THE RULES ON CONCURRENCE AND19PREFERENCE OF CREDITS UNDER THE CIVIL CODE OR20OTHER LAWS;

21 15) DISPOSE RECORDS OF THE CLOSED BANK THAT ARE NO
22 LONGER NEEDED IN THE LIQUIDATION IN ACCORDANCE
23 WITH GUIDELINES SET BY THE PDIC BOARD OF DIRECTORS,
24 NOTWITHSTANDING THE LAWS ON ARCHIVAL PERIOD AND
25 DISPOSAL OF RECORDS;

116) EXERCISE SUCH OTHER POWERS AS ARE INHERENT AND2NECESSARY FOR THE EFFECTIVE DISCHARGE OF THE3DUTIES OF THE CORPORATION AS RECEIVER.

THE BOARD OF DIRECTORS SHALL ADOPT SUCH POLICIES AND
GUIDELINES AS MAY BE NECESSARY FOR THE PERFORMANCE
OF THE ABOVE POWERS BY PERSONNEL, DEPUTIES, ASSISTANTS
AND AGENTS OF THE CORPORATION.

8

9 (C) AFTER THE PAYMENT OF ALL LIABILITIES AND CLAIMS AGAINST 10 THE CLOSED BANK, THE CORPORATION SHALL PAY SURPLUS, IF ANY, DIVIDENDS AT THE LEGAL RATE OF INTEREST FROM DATE OF 11 TAKEOVER TO DATE OF DISTRIBUTION TO CREDITORS AND CLAIMANTS 12 OF THE CLOSED BANK IN ACCORDANCE WITH THE RULES ON 13 CONCURRENCE AND PREFERENCE OF CREDITS UNDER THE CIVIL CODE 14 OR OTHER LAWS BEFORE DISTRIBUTION TO THE SHAREHOLDERS OF 15 16 THE CLOSED BANK.

(d) THE OFFICERS, EMPLOYEES, DEPUTIES, ASSISTANTS AND AGENTS
OF THE RECEIVER SHALL HAVE NO LIABILITY AND SHALL NOT BE
SUBJECT TO ANY ACTION, CLAIM OR DEMAND IN CONNECTION WITH
ANY ACT DONE OR OMITTED TO BE DONE BY THEM IN GOOD FAITH IN
CONNECTION WITH THE EXERCISE OF THEIR POWERS AND FUNCTIONS
UNDER THIS ACT AND OTHER APPLICABLE LAWS, OR OTHER ACTIONS
DULY APPROVED BY THE COURT.

(e) THE PLACEMENT OF A BANK UNDER LIQUIDATION SHALL HAVE THE
 FOLLOWING EFFECTS:

1) ON THE CORPORATE FRANCHISE OR EXISTENCE

1

2 UPON PLACEMENT BY THE MONETARY BOARD OF A BANK UNDER LIQUIDATION. IT SHALL CONTINUE AS A BODY 3 CORPORATE UNTIL THE TERMINATION OF THE WINDING-UP 4 PERIOD UNDER SECTION 16 OF THIS ACT. SUCH 5 CONTINUATION AS A BODY CORPORATE SHALL ONLY BE 6 FOR THE PURPOSE OF LIQUIDATING, SETTLING AND 7 CLOSING ITS AFFAIRS AND FOR THE 8 DISPOSAL. CONVEYANCE OR DISTRIBUTION OF ITS ASSETS PURSUANT 9 TO THIS ACT. THE RECEIVER SHALL REPRESENT THE 10 CLOSED BANK IN ALL CASES BY OR AGAINST THE CLOSED 11 BANK AND PROSECUTE AND DEFEND SUITS BY OR 12 AGAINST IT. IN NO CASE SHALL THE BANK BE REOPENED 13 AND PERMITTED TO RESUME BANKING BUSINESS AFTER 14 **BEING PLACED UNDER LIQUIDATION.** 15

16 2) ON THE POWERS AND FUNCTIONS OF ITS DIRECTORS, 17 OFFICERS AND STOCKHOLDERS

THE POWERS, VOTING RIGHTS, FUNCTIONS AND DUTIES, 18 AS WELL AS THE ALLOWANCES, REMUNERATION AND 19 PERQUISITES OF THE DIRECTORS, OFFICERS, AND 20 STOCKHOLDERS OF SUCH BANK ARE TERMINATED UPON 21 ITS CLOSURE. ACCORDINGLY, THE DIRECTORS, OFFICERS, 22 23 AND STOCKHOLDERS SHALL BE BARRED FROM INTERFERING IN ANY WAY WITH THE ASSETS, RECORDS, 24 AND AFFAIRS OF THE BANK. 25

1THE RECEIVER SHALL EXERCISE ALL AUTHORITIES AS2MAY BE REQUIRED TO FACILITATE THE LIQUIDATION OF3THE CLOSED BANK FOR THE BENEFIT OF ALL ITS4CREDITORS.

5

3) ON THE ASSETS

UPON SERVICE OF NOTICE OF CLOSURE AS PROVIDED IN 6 SECTION 14 OF THIS ACT, ALL THE ASSETS OF THE CLOSED 7 BANK SHALL BE DEEMED IN CUSTODIA LEGIS IN THE 8 HANDS OF THE RECEIVER AND AS SUCH THESE ASSETS 9 10 MAY NOT BE SUBJECT TO ATTACHMENT, GARNISHMENT, EXECUTION, LEVY OR ANY OTHER COURT PROCESSES. A 11 JUDGE, OFFICER OF THE COURT OR ANY PERSON WHO 12 SHALL ISSUE, ORDER, PROCESS OR CAUSE THE ISSUANCE 13 OR IMPLEMENTATION OF THE GARNISHMENT ORDER, LEVY, 14 ATTACHMENT OR EXECUTION, SHALL BE LIABLE UNDER 15 SECTION 27 OF THIS ACT: PROVIDED, HOWEVER, THAT 16 COLLATERALS SECURING THE LOANS AND ADVANCES 17 GRANTED BY THE BANGKO SENTRAL NG PILIPINAS SHALL 18 NOT BE INCLUDED IN THE ASSETS OF THE CLOSED BANK 19 FOR DISTRIBUTION TO OTHER CREDITORS: PROVIDED. 20 FURTHER. THAT THE PROCEEDS IN EXCESS OF THE 21 AMOUNT SECURED SHALL BE RETURNED BY THE BANGKO 22 SENTRAL TO THE RECEIVER. 23

24ANY PRELIMINARY ATTACHMENT OR GARNISHMENT ON25ANY OF THE ASSETS OF THE CLOSED BANK EXISTING AT

1THE TIME OF CLOSURE SHALL NOT GIVE ANY PREFERENCE2TO THE ATTACHING OR GARNISHING PARTY. UPON3MOTION OF THE RECEIVER, THE PRELIMINARY4ATTACHMENT OR GARNISHMENT SHALL BE LIFTED AND/OR5DISCHARGED.

6 4) ON LABOR RELATIONS

NOTWITHSTANDING THE PROVISIONS OF THE LABOR 7 THE EMPLOYER-EMPLOYEE RELATIONSHIP CODE. 8 BETWEEN THE CLOSED BANK AND ITS EMPLOYEES SHALL 9 BE DEEMED TERMINATED UPON SERVICE OF THE NOTICE 10 OF CLOSURE OF THE BANK IN ACCORDANCE WITH THIS 11 ACT. PAYMENT OF SEPARATION PAY OR BENEFITS 12 PROVIDED FOR BY LAW SHALL BE MADE FROM AVAILABLE 13 ASSETS OF THE BANK IN ACCORDANCE WITH THE RULES 14 **ON CONCURRENCE AND PREFERENCE OF CREDITS UNDER** 15 THE CIVIL CODE OR OTHER LAWS. 16

17 5) CONTRACTUAL OBLIGATIONS

18THE RECEIVER MAY CANCEL, TERMINATE, RESCIND OR19REPUDIATE ANY CONTRACT OF THE CLOSED BANK THAT IS20NOT NECESSARY FOR THE ORDERLY LIQUIDATION OF THE21BANK, OR IS GROSSLY DISADVANTAGEOUS TO THE22CLOSED BANK, OR FOR ANY GROUND PROVIDED BY LAW.

23 6) ON INTEREST PAYMENTS

· 1 THE LIABILITY OF A BANK TO PAY INTEREST ON DEPOSITS AND ALL OTHER OBLIGATIONS AS OF CLOSURE SHALL 2 CEASE UPON ITS CLOSURE BY THE MONETARY BOARD 3 WITHOUT PREJUDICE TO THE FIRST PARAGRAPH OF 4 SECTION 85 OF REPUBLIC ACT NO. 7653 (THE NEW 5 CENTRAL BANK ACT): PROVIDED, THAT, THE RECEIVER 6 SHALL HAVE THE AUTHORITY, WITHOUT NEED FOR 7 APPROVAL OF THE LIQUIDATION COURT, TO ASSIGN, AS 8 PAYMENT TO SECURED CREDITORS, THE BANK ASSETS 9 SERVING AS COLLATERALS TO THEIR RESPECTIVE LOANS 10 UP TO THE EXTENT OF THE OUTSTANDING OBLIGATIONS, 11 INCLUDING INTEREST AS OF DATE OF CLOSURE OF THE 12 BANK. AS VALIDATED BY THE RECEIVER. THE VALUATION 13 OF THE ASSET SHALL BE BASED ON THE PREVAILING 14 MARKET VALUE OF THE COLLATERALS AS APPRAISED BY 15 AN INDEPENDENT APPRAISER ON AN "AS IS WHERE IS" 16 BASIS. 17

 18
 7) LIABILITY FOR PENALTIES AND SURCHARGES FOR LATE

 19
 PAYMENT AND NON-PAYMENT OF TAXES

20FROM THE TIME OF CLOSURE, THE CLOSED BANK SHALL21NOT BE LIABLE FOR THE PAYMENT OF PENALTIES AND22SURCHARGES ARISING FROM THE LATE PAYMENT OR23NONPAYMENT OF REAL PROPERTY TAX, CAPITAL GAINS24TAX, TRANSFER TAX AND SIMILAR CHARGES.

8) BANK CHARGES AND FEES ON SERVICES

1

2THE RECEIVER MAY IMPOSE, ON BEHALF OF THE CLOSED3BANK, CHARGES AND FEES FOR SERVICES RENDERED4AFTER BANK CLOSURE, SUCH AS, BUT NOT LIMITED TO,5THE EXECUTION OF PERTINENT DEEDS AND6CERTIFICATIONS.

7 9) ACTIONS PENDING FOR OR AGAINST THE CLOSED BANK

8 EXCEPT FOR ACTIONS PENDING BEFORE THE SUPREME COURT, ACTIONS PENDING FOR OR AGAINST THE CLOSED 9 BANK IN ANY COURT OR QUASI-JUDICIAL BODY SHALL, 10 UPON MOTION OF THE RECEIVER, BE SUSPENDED FOR A 11 PERIOD NOT EXCEEDING ONE HUNDRED EIGHTY (180) DAYS 12 AND REFERRED TO MANDATORY MEDIATION. UPON 13 14 TERMINATION OF THE MEDIATION, THE CASE SHALL BE 15 REFERRED BACK TO THE COURT OR QUASI-JUDICIAL BODY FOR FURTHER PROCEEDINGS. 16

17 10) FINAL DECISIONS AGAINST THE CLOSED BANK

18THE EXECUTION AND ENFORCEMENT OF A FINAL DECISION19OF A COURT OTHER THAN THE LIQUIDATION COURT20AGAINST THE ASSETS OF A CLOSED BANK SHALL BE21STAYED. THE PREVAILING PARTY SHALL FILE THE FINAL22DECISION AS A CLAIM WITH THE LIQUIDATION COURT AND23SETTLED IN ACCORDANCE WITH THE RULES ON

 1
 CONCURRENCE AND PREFERENCE OF CREDITS UNDER

 2
 THE CIVIL CODE OR OTHER LAWS.

3 11) DOCKET AND OTHER COURT FEES

PAYMENT OF DOCKET AND OTHER COURT FEES RELATING 4 TO ALL CASES OR ACTIONS FILED BY THE RECEIVER WITH 5 ANY JUDICIAL OR QUASI-JUDICIAL BODIES SHALL BE 6 7 DEFERRED UNTIL THE ACTION IS TERMINATED WITH FINALITY. ANY SUCH FEES SHALL CONSTITUTE AS A FIRST 8 LIEN ON ANY JUDGMENT IN FAVOR OF THE CLOSED BANK 9 OR IN CASE OF UNFAVORABLE JUDGMENT, SUCH FEES 10 SHALL BE PAID AS LIQUIDATION COSTS AND EXPENSES 11 DURING THE DISTRIBUTION OF THE ASSETS OF THE 12 **CLOSED BANK.** 13

1412) ALL ASSETS, RECORDS, AND DOCUMENTS IN THE15POSSESSION OF THE CLOSED BANK AT THE TIME OF ITS16CLOSURE ARE PRESUMED HELD BY THE BANK IN THE17CONCEPT OF AN OWNER.

1813) THE EXERCISE OF AUTHORITY, FUNCTIONS, AND19DUTIES BY THE RECEIVER UNDER THIS ACT SHALL BE20PRESUMED TO HAVE BEEN PERFORMED IN THE REGULAR21COURSE OF BUSINESS.

2214) ASSETS AND DOCUMENTS OF THE CLOSED BANK23SHALL RETAIN THEIR PRIVATE NATURE EVEN IF24ADMINISTERED BY THE RECEIVER. MATTERS RELATING TO

1THE EXERCISE BY THE RECEIVER OF THE FUNCTIONS2UNDER THIS ACT SHALL BE SUBJECT TO VISITORIAL AUDIT3ONLY BY THE COMMISSION ON AUDIT.

4 **SECTION 27**. A new section entitled Section 14 of the same Act is hereby 5 inserted between Sections 13 and 15 which shall read as follows:

6

"NOTICE OF CLOSURE AND TAKEOVER ACTIVITIES

SECTION 14. (a) UPON THE DESIGNATION OF THE CORPORATION 7 AS RECEIVER OF A CLOSED BANK, IT SHALL SERVE A NOTICE OF 8 CLOSURE TO THE HIGHEST-RANKING OFFICER OF THE BANK 9 PRESENT IN THE BANK PREMISES, OR IN THE ABSENCE OF SUCH 10 OFFICER, POST THE NOTICE OF CLOSURE IN THE BANK 11 PREMISES OR ON ITS MAIN ENTRANCE. THE CLOSURE OF THE 12 BANK SHALL BE DEEMED EFFECTIVE UPON THE SERVICE OF THE 13 NOTICE OF CLOSURE. THEREAFTER, THE RECEIVER SHALL 14 TAKEOVER THE BANK AND EXERCISE THE POWERS OF THE 15 **RECEIVER AS PROVIDED IN THIS ACT.** 16

RECEIVER SHALL HAVE AUTHORITY TO 17 (b) THE USE REASONABLE FORCE, INCLUDING THE AUTHORITY TO FORCE 18 **OPEN THE PREMISES OF THE BANK, AND EXERCISE SUCH ACTS** 19 NECESSARY TO TAKE ACTUAL PHYSICAL POSSESSION AND 20 21 CUSTODY OF THE BANK AND ALL ITS ASSETS, RECORDS, DOCUMENTS, AND TAKE CHARGE OF ITS AFFAIRS UPON THE 22 SERVICE OF THE NOTICE OF CLOSURE. 23

(c) DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS OF A BANK 1 HOLD MONEY AND OTHER ASSETS OF THE BANK IN TRUST OR 2 UNDER ADMINISTRATION OR MANAGEMENT BY THEM FOR THE 3 4 BANK IN THEIR FIDUCIARY CAPACITY. UPON SERVICE OF THE NOTICE OF CLOSURE TO THE BANK, ALL DIRECTORS, OFFICERS, 5 EMPLOYEES OR AGENTS OF THE CLOSED BANK SHALL HAVE 6 7 THE DUTY TO IMMEDIATELY ACCOUNT FOR, SURRENDER AND TURN OVER TO THE RECEIVER, AND PROVIDE INFORMATION 8 RELATIVE TO, THE ASSETS, RECORDS, AND AFFAIRS OF THE 9 CLOSED BANK IN THEIR POSSESSION, CUSTODY, 10 ADMINISTRATION OR MANAGEMENT. 11

(d) WHEN THE CIRCUMSTANCES SO WARRANT, THE LOCAL 12 GOVERNMENT UNIT AND LAW ENFORCEMENT AGENCIES 13 CONCERNED SHALL, UPON REQUEST, IMMEDIATELY PROVIDE 14 ASSISTANCE TO THE RECEIVER DURING THE SERVICE OF NOTICE 15 OF CLOSURE AND ACTUAL TAKEOVER OPERATIONS TO ENSURE 16 THE ORDERLY CONDUCT THEREOF AND THE SECURITY AND 17 SAFETY OF THE PERSONNEL OF THE RECEIVER AND THE 18 **EMPLOYEES OF THE CLOSED BANK."** 19

20 **SECTION 28.** A new section entitled Section 15 of the same Act is hereby 21 inserted between Sections 14 and 16 which shall read as follows:

22 "PURCHASE OF ASSETS AND ASSUMPTION OF LIABILITIES

23 SECTION 15. (a) THE RECEIVER SHALL HAVE THE AUTHORITY TO 24 FACILITATE AND IMPLEMENT THE PURCHASE OF THE ASSETS OF 25 THE CLOSED BANK AND THE ASSUMPTION OF ITS LIABILITIES BY

ANOTHER INSURED BANK, WITHOUT NEED FOR APPROVAL OF 1 THE LIQUIDATION COURT. THE EXERCISE OF THIS AUTHORITY 2 SHALL BE IN ACCORDANCE WITH THE RULES ON CONCURRENCE 3 AND PREFERENCE OF CREDITS UNDER THE CIVIL CODE OR 4 OTHER LAWS, SUBJECT TO SUCH TERMS AND CONDITIONS AS 5 THE CORPORATION MAY PRESCRIBE. THE DISPOSITION OF THE 6 BRANCH LICENSES AND OTHER BANK LICENSES OF THE CLOSED 7 BANK SHALL BE SUBJECT TO THE APPROVAL OF THE BANGKO 8 SENTRAL NG PILIPINAS. 9

10(b) SUCH ACTION OF THE RECEIVER TO DETERMINE WHETHER A11BANK MAY BE THE SUBJECT OF A PURCHASE OF ASSETS AND12ASSUMPTION OF LIABILITIES TRANSACTION SHALL BE FINAL AND13EXECUTORY, AND MAY NOT BE SET ASIDE BY ANY COURT."

SECTION 29. A new section entitled Section [17] 16 of the same Act is hereby
 inserted between Sections [16] 15 and [18] 17 which shall read as follows:

16

"CONVENTIONAL LIQUIDATION

17 A. ASSET MANAGEMENT AND CONVERSION

18 SECTION 16. (A) THE ASSETS GATHERED BY THE RECEIVER SHALL BE EVALUATED AND VERIFIED AS TO THEIR EXISTENCE, 19 **OWNERSHIP, CONDITION, AND OTHER FACTORS TO DETERMINE** 20 IN 21 THEIR REALIZABLE VALUE. THE MANAGEMENT, PRESERVATION AND DISPOSITION OF ASSETS, THE RECEIVER 22 SHALL BE GUIDED BY COST-BENEFIT CONSIDERATIONS, 23

 1
 RESOURCES OF THE CLOSED BANK, AND POTENTIAL ASSET

 2
 RECOVERY.

(B) THE CONVERSION OF THE ASSETS OF THE CLOSED BANK
 SHALL BE CARRIED OUT IN A FAIR AND TRANSPARENT MANNER
 IN ACCORDANCE WITH THE RULES AND PROCEDURES AS MAY
 BE DETERMINED BY THE RECEIVER.

7 (C) IN THE MANAGEMENT AND/OR CONVERSION OF THE ASSETS
 8 OF THE CLOSED BANK, THE RECEIVER SHALL HAVE THE
 9 AUTHORITY TO:

1) REPRESENT THE CLOSED BANK BEFORE THE LAND 10 **REGISTRATION AUTHORITY (LRA), BUREAU OF LANDS,** 11 **REGISTER OF DEEDS, THE LAND TRANSPORTATION OFFICE** 12 (LTO), THE ASSESSOR'S OFFICE OR OTHER APPROPRIATE 13 OFFICE OF THE LOCAL GOVERNMENT UNIT, THE 14 SECURITIES AND EXCHANGE COMMISSION (SEC), OR SUCH 15 OTHER SIMILAR GOVERNMENT AGENCIES OR PRIVATE 16 17 ENTITIES IN:

A. VERIFYING THE AUTHENTICITY OF OWNERSHIP
DOCUMENTS;
B. REGISTERING THE INTEREST OF THE CLOSED BANK ON
A SPECIFIC PROPERTY;
C. CONSOLIDATING OWNERSHIP OVER AN ASSET OF THE
CLOSED BANK;

- 1
 D. SECURING CERTIFIED TRUE COPIES OF DOCUMENTS

 2
 HELD BY THE FOREGOING AGENCIES/ENTITIES IN

 3
 RELATION TO AN ASSET OF THE CLOSED BANK;
- 4 E. SECURING THE APPROPRIATE CERTIFICATION FROM 5 THE FOREGOING AGENCIES/ENTITIES IN RELATION TO 6 AN ASSET OF THE CLOSED BANK; AND
- 7 F. PERFORMING OTHER RELATED ACTIVITIES;
- 8 2) CONDUCT A PHYSICAL OR OCULAR INSPECTION OF THE 9 PROPERTIES OWNED BY, OR MORTGAGED TO, THE CLOSED 10 BANK, TO DETERMINE THEIR EXISTENCE AND PRESENT 11 CONDITION;
- 123) DETERMINE THE DISPOSAL PRICE OF ASSETS IN13ACCORDANCE WITH GENERALLY ACCEPTED VALUATION14PRINCIPLES, STANDARDS AND PRACTICES, SUBJECT TO15SUCH GUIDELINES AS THE RECEIVER MAY DETERMINE;
- 164) DISPOSE REAL OR PERSONAL PROPERTIES OF THE17CLOSED BANK THROUGH BIDDING, NEGOTIATED SALE OR18ANY OTHER MODE INCLUDING LEASE WITH OPTION TO19PURCHASE, WHETHER BY PIECE OR BY LOT, AS MAY BE20REASONABLY DETERMINED BY THE RECEIVER BASED ON21COST BENEFIT CONSIDERATIONS AND TO ALLOW22EFFICIENT DISTRIBUTION OF ASSETS TO CREDITORS; AND
- 23 5) ENGAGE THIRD PARTIES TO ASSIST IN THE LIQUIDATION,
 24 MANAGE AND/OR DISPOSE THE ASSETS, HANDLE CASES

1FILED AGAINST OR BY THE CLOSED BANK, SUBJECT TO2SUCH GUIDELINES AS DETERMINED BY THE RECEIVER.

3 (D) NOTWITHSTANDING ANY PROVISION OF LAW TO THE 4 CONTRARY, THE FOLLOWING RULES SHALL APPLY TO THE 5 MANAGEMENT AND/OR CONVERSION BY THE RECEIVER OF THE 6 ASSETS OF THE CLOSED BANK:

1) UPON NOTIFICATION OF THE CLOSURE OF A BANK, THE 7 LAND REGISTRATION AUTHORITY, BUREAU OF LANDS, 8 **REGISTER OF DEEDS, LAND TRANSPORTATION OFFICE,** 9 ASSESSOR'S OFFICE OR OTHER APPROPRIATE OFFICE OF 10 THE LOCAL GOVERNMENT UNIT, OR SUCH OTHER SIMILAR 11 GOVERNMENT AGENCIES SHALL NOT ALLOW ANY 12 TRANSACTION AFFECTING THE ASSETS OF THE CLOSED 13 BANK WITHOUT THE CONSENT OF THE RECEIVER. 14

2) UPON ISSUANCE BY THE MONETARY BOARD OF THE 15 **RESOLUTION ORDERING THE CLOSURE OF A BANK, ANY** 16 PERSON OR ENTITY IN CUSTODY OR POSSESSION OF 17 ASSETS OR RECORDS OF THE CLOSED BANK, INCLUDING, 18 BUT NOT LIMITED TO. THE CLOSED BANK'S DEPOSIT 19 20 ACCOUNTS, TITLES TO REAL PROPERTY, COLLATERALS, PROMISSORY NOTES, EVIDENCE OF INDEBTEDNESS OR 21 INVESTMENTS SHALL IMMEDIATELY TURN OVER CUSTODY 22 OF SAID ASSETS AND RECORDS TO THE RECEIVER. SUCH 23 24 **OBLIGATION SHALL NOT COVER EVIDENCES OF DEPOSIT** SUCH AS PASSBOOKS OR CERTIFICATES OF DEPOSIT 25 ISSUED BY THE BANK TO ITS DEPOSITORS. PENDING 26

1TURNOVER, ALL PERSONS OR ENTITIES IN CUSTODY OR2POSSESSION OF ANY ASSET OR RECORD OF THE CLOSED3BANK SHALL HOLD THE SAID ASSETS OR RECORDS IN4TRUST FOR THE RECEIVER.

3) THE PERSONS OR ENTITIES IN CUSTODY OR POSSESSION
OF SUCH ASSET SHALL NOT ALLOW, AUTHORIZE OR
CAUSE THE WITHDRAWAL, TRANSFER, DISPOSITION,
REMOVAL, CONVERSION, CONCEALMENT, OR OTHER
TRANSACTION INVOLVING OR RELATING TO THE SUBJECT
ASSET, UNLESS OTHERWISE DIRECTED BY THE RECEIVER.

(E) THE RECEIVER SHALL HAVE THE AUTHORITY TO INVEST
 FUNDS RECEIVED FROM THE CONVERSION OF THE ASSETS OF
 THE CLOSED BANK IN GOVERNMENT SECURITIES, OTHER
 GOVERNMENT-GUARANTEED MARKETABLE SECURITIES OR
 INVESTMENT-GRADE DEBT INSTRUMENTS.

(F) THE PROCEEDS OF THE SALE OF THE BANK AND BRANCH 16 17 LICENSES SHALL BE FOR THE BENEFIT OF THE CREDITORS OF THE CLOSED BANK WHICH SHALL BE DISTRIBUTED IN 18 ACCORDANCE WITH 19 THIS ACT AND THE RULES ON CONCURRENCE AND PREFERENCE OF CREDITS UNDER THE CIVIL 20 21 CODE OR OTHER LAWS.

B. PETITION FOR ASSISTANCE
IN THE LIQUIDATION OF A CLOSED BANK

1(G) A PETITION FOR ASSISTANCE IN THE LIQUIDATION IS A2SPECIAL PROCEEDING FOR THE LIQUIDATION OF A CLOSED3BANK, AND INCLUDES THE DECLARATION OF THE CONCOMITANT4RIGHT OF ITS CREDITORS AND THE ORDER OF PAYMENT OF5THEIR VALID CLAIMS IN THE DISPOSITION OF ITS ASSETS.

6 ANY PROCEEDING INITIATED UNDER THIS SECTION SHALL BE 7 CONSIDERED IN REM. JURISDICTION OVER ALL PERSONS 8 AFFECTED BY THE PROCEEDING SHALL BE CONSIDERED AS 9 ACQUIRED UPON PUBLICATION OF THE ORDER SETTING THE 10 CASE FOR INITIAL HEARING IN ANY NEWSPAPER OF GENERAL 11 CIRCULATION IN THE PHILIPPINES.

(H) THE LIQUIDATION COURT SHALL HAVE EXCLUSIVE 12 JURISDICTION TO ADJUDICATE DISPUTED CLAIMS AGAINST THE 13 14 CLOSED BANKS, ASSIST IN THE ENFORCEMENT OF INDIVIDUAL LIABILITIES OF THE STOCKHOLDERS, DIRECTORS AND OFFICERS 15 AND DECIDE ON ALL OTHER ISSUES AS MAY BE MATERIAL TO 16 IMPLEMENT THE DISTRIBUTION PLAN ADOPTED BY THE 17 CORPORATION FOR GENERAL APPLICATION TO ALL CLOSED 18 BANKS. 19

(i) THE PROVISIONS OF REPUBLIC ACT NO. 8799, OTHERWISE
KNOWN AS "THE SECURITIES REGULATION CODE," AND
SUPREME COURT ADMINISTRATIVE MATTER NO. 00-8-10-SC,
ENTITLED, "THE RULES OF PROCEDURE ON CORPORATE
REHABILITATION," SHALL NOT BE APPLICABLE TO THE PETITION
FOR ASSISTANCE IN THE LIQUIDATION OF THE CLOSED BANK.

(J) THE PETITION SHALL BE FILED IN THE REGIONAL TRIAL
 COURT WHICH HAS JURISDICTION OVER THE PRINCIPAL OFFICE
 OF THE CLOSED BANK OR THE PRINCIPAL OFFICE OF THE
 RECEIVER, AT THE OPTION OF THE LATTER.

5

6 (K) THE PETITION SHALL BE FILED *EX PARTE* WITHIN A 7 REASONABLE PERIOD FROM RECEIPT OF THE MONETARY BOARD 8 RESOLUTION PLACING THE BANK UNDER LIQUIDATION.

9 (L) ALL PERSONS OR ENTITIES WITH CLAIMS AGAINST THE 10 ASSETS OF THE CLOSED BANK SHALL FILE THEIR CLAIMS WITH 11 THE RECEIVER WITHIN SIXTY (60) DAYS FROM DATE OF 12 PUBLICATION OF THE NOTICE OF CLOSURE. CLAIMS FILED 13 OUTSIDE THE FOREGOING PRESCRIBED PERIOD SHALL BE 14 DISALLOWED.

15 CLAIMS DENIED BY THE RECEIVER SHALL BE FILED WITH THE
 16 LIQUIDATION COURT WITHIN SIXTY (60) DAYS FROM RECEIPT OF
 17 THE FINAL NOTICE OF DENIAL OF CLAIM.

(M) A CLAIM WHOSE VALIDITY HAS NOT YET BEEN DETERMINED
WITH FINALITY AT THE TIME OF THE SUBMISSION OF THE FINAL
ASSET DISTRIBUTION PLAN, EITHER BY REASON OF A PENDING
SUIT OR FOR WHATEVER REASON, SHALL BE CONSIDERED AS
CONTINGENT CLAIM AND SHALL NOT BE PAID UNDER THE
PROPOSED FINAL ASSET DISTRIBUTION PLAN.

24(N) UPON FINALITY OF THE ORDER APPROVING THE FINAL ASSET25DISTRIBUTION PLAN, THE PETITION FOR ASSISTANCE IN THE

1LIQUIDATION OF A CLOSED BANK SHALL HENCEFORTH BE, FOR2ALL INTENTS AND PURPOSES, CONSIDERED CLOSED AND3TERMINATED AND THE RECEIVER, ITS OFFICERS, EMPLOYEES OR4AGENTS, ARE FOREVER DISCHARGED FROM ANY AND ALL5CLAIMS AND/OR LIABILITY ARISING FROM OR IN CONNECTION6WITH THE LIQUIDATION OF THE CLOSED BANK.

7 (O) THE RECEIVER SHALL SUBMIT A FINAL REPORT ON THE
8 IMPLEMENTATION OF THE APPROVED FINAL ASSET
9 DISTRIBUTION PLAN TO THE MONETARY BOARD AND THE
10 SECURITIES AND EXCHANGE COMMISSION (SEC) AFTER THE
11 EXPIRATION OF THE WINDING-UP PERIOD PROVIDED IN THIS ACT.

12(P) THE SUPREME COURT SHALL PROMULGATE THE13APPROPRIATE PROCEDURAL RULES TO IMPLEMENT THIS14SECTION.

15

C. WINDING-UP

16 (Q) THE CREDITORS SHALL HAVE A PERIOD OF SIX (6) MONTHS FROM DATE OF PUBLICATION OF NOTICE OF THE APPROVAL BY 17 THE COURT OF THE FINAL ASSET DISTRIBUTION PLAN OF THE 18 CLOSED BANK WITHIN WHICH TO CLAIM PAYMENT OF THE 19 20 PRINCIPAL OBLIGATIONS AND SURPLUS DIVIDENDS. DURING THIS SIX-MONTH PERIOD, THE RECEIVER SHALL HOLD AS 21 TRUSTEE THE ASSETS ALLOCATED IN THE FINAL ASSET 22 23 **DISTRIBUTION PLAN FOR SAID CREDITORS.**

1FAILURE BY THE CREDITOR TO COMPLY WITH THE2DOCUMENTARY REQUIREMENTS WITHIN THE PRESCRIBED3PERIOD AND/OR REFUSAL TO ACCEPT THE ASSET AS PAYMENT4SHALL BE DEEMED AS ABANDONMENT OR WAIVER OF HIS RIGHT5TO PAYMENT.

(R) THE INDIVIDUAL STOCKHOLDERS OF RECORD OR THEIR 6 DULY-AUTHORIZED REPRESENTATIVE OR THE 7 COURT-APPOINTED STOCKHOLDERS' REPRESENTATIVE SHALL HAVE A 8 PERIOD OF SIX (6) MONTHS FROM PUBLICATION OF NOTICE OF 9 THE APPROVAL BY THE COURT OF THE FINAL ASSET 10 DISTRIBUTION PLAN OF THE CLOSED BANK WITHIN WHICH TO 11 CLAIM THE RESIDUAL ASSETS. DURING THIS SIX- MONTH PERIOD. 12 THE RECEIVER SHALL HOLD AS TRUSTEE THE ASSETS 13 ALLOCATED IN THE FINAL ASSET DISTRIBUTION PLAN FOR SAID 14 15 STOCKHOLDERS OF RECORD.

FAILURE BY THE INDIVIDUAL STOCKHOLDERS OF RECORD OR 16 THEIR DULY-AUTHORIZED REPRESENTATIVE OR THE COURT-17 APPOINTED STOCKHOLDERS' REPRESENTATIVE TO COMPLY 18 THE DOCUMENTARY REQUIREMENTS WITHIN WITH THE 19 PRESCRIBED PERIOD AND/OR REFUSAL TO ACCEPT THE 20 **RESIDUAL ASSETS IN** KIND BE DEEMED 21 SHALL AS ABANDONMENT OR WAIVER OF RIGHT TO RECEIVE THE 22 **RESIDUAL ASSETS.** 23

(S) AFTER THE LAPSE OF THE SIX-MONTH PERIOD PROVIDED IN
 PARAGRAPHS (Q) AND (R) OF THIS SECTION, ALL ASSETS WHICH
 REMAIN UNCLAIMED BY THE CREDITORS AND/OR

STOCKHOLDERS OF RECORD SHALL BE TURNED OVER TO THE
 BUREAU OF TREASURY.

3 (T) THE RECEIVER SHALL CONTINUE TO KEEP ALL THE 4 PERTINENT RECORDS OF THE CLOSED BANK FOR A PERIOD OF 5 SIX (6) MONTHS FROM DATE OF PUBLICATION OF THE APPROVAL 6 OF THE FINAL ASSET DISTRIBUTION PLAN. AFTER THE LAPSE OF 7 THIS PERIOD, THE RECEIVER IS AUTHORIZED TO DISPOSE OF THE 8 SAME IN ACCORDANCE RULES AND REGULATIONS TO BE 9 PRESCRIBED BY THE RECEIVER."

SECTION 30. Section 13 of the same Act is hereby renumbered as Section [18]
17.

SECTION 31. A new section entitled Section [19] 18 of the same Act is hereby
 inserted between Sections [18] 17 and [20] 19 which shall read as follows:

14

"DIVIDEND DECLARATION

SECTION 18. CONSISTENT WITH THE POLICY OF THE STATE TO
GENERATE, PRESERVE, MAINTAIN FAITH AND CONFIDENCE IN
THE COUNTRY'S BANKING SYSTEM, THE CORPORATION SHALL
BUILD UP AND MAINTAIN THE DEPOSIT INSURANCE FUND (DIF) AT
THE TARGET LEVEL SET BY THE PDIC BOARD OF DIRECTORS.
SUCH TARGET LEVEL SHALL BE SUBJECT TO PERIODIC REVIEW
AND MAY BE ADJUSTED AS NECESSARY.

22 THE CORPORATION IS EXEMPT FROM REPUBLIC ACT NO. 7656; 23 INSTEAD, THE CORPORATION SHALL REMIT DIVIDENDS TO THE

1 NATIONAL GOVERNMENT ONLY IF THE TARGET DEPOSIT **INSURANCE FUND LEVEL FOR THE APPLICABLE YEAR HAS BEEN** 2 REACHED. FOR PURPOSES OF COMPUTING THE AMOUNT OF 3 DIVIDENDS TO BE DECLARED AND REMITTED TO THE NATIONAL 4 GOVERNMENT, ALL ASSESSMENT COLLECTIONS SHALL NOT BE 5 CONSIDERED AS INCOME, THE DIVIDEND RATE SHALL BE AT 6 LEAST FIFTY PERCENT (50%) OF THE INCOME FROM OTHER 7 SOURCES ONLY." 8

9 SECTION 32. Section 14 of the same Act is accordingly renumbered as Section
10 [20] 19 and is hereby amended to read as follows:

11

"PAYMENT OF INSURED DEPOSITS

12 SECTION [20] 19. Whenever an insured bank shall have been closed by the Monetary Board pursuant to Section 30 of R.A. 7653, OR UPON 13 EXPIRATION OR REVOCATION OF A BANK'S CORPORATE TERM, 14 15 payment of the insured deposits on such closed bank shall be made by the Corporation as soon as possible either (1) by cash or (2) by making 16 available to each depositor a transferred deposit in another insured bank 17 in an amount equal to insured deposit of such depositor: Provided, 18 however, That the Corporation, in its discretion, may require proof of 19 claims to be filed before paying the insured deposits, and that in any case 20 where the Corporation is not satisfied as to the [viability] VALIDITY of a 21 claim for an insured deposit, it may require final determination of a court of 22 competent jurisdiction before paying such claim: Provided, further, That 23 failure to settle the claim, within six (6) months from the date of filing of 24 claim for insured deposit, where such failure was due to grave abuse of 25 26 discretion, gross negligence, bad faith, or malice, shall, upon conviction,

1 subject the directors, officers or employees of the Corporation responsible 2 for the delay, to imprisonment from six (6) months to one (1) year: 3 *Provided, furthermore*, That the period shall not apply if the validity of the 4 claim requires the resolution of issues of facts and or law by another 5 office, body or agency including the case mentioned in the first proviso or 6 by the Corporation together with such other office, body or agency."

7 SECTION 33. Section 15 of the same Act is accordingly renumbered as Section
8 [21] 20 and is hereby amended to read as follows:

9 "SECTION [21] 20. The Corporation, upon payment of any depositor as provided for in [subsection (c) of this] Section 19 OF THIS ACT, shall be 10 subrogated to all rights of the depositor against the closed bank to the 11 12 extent of such payment. Such subrogation shall include the right on the part of the Corporation to receive the same dividends and payments from 13 the proceeds of the assets of such closed bank and recoveries on account 14 of stockholders' liability as would have been payable to the depositor on a 15 claim for the insured deposits: [but,] PROVIDED, THAT such depositor 16 shall retain his claim for any uninsured portion of his deposit, WHICH 17 LEGAL PREFERENCE SHALL BE THE SAME AS THAT OF THE 18 SUBROGATED CLAIM OF THE CORPORATION FOR ITS PAYMENT 19 OF INSURED DEPOSITS. All payments by the Corporation of insured 20 deposits in closed banks partake of the nature of public funds, and as 21 such, must be considered a preferred credit [similar to taxes due to the 22 23 National Government] in the order of preference under Article 2244 (G) of the New Civil Code.I: Provided, further, That this preference shall be 24 likewise effective upon liquidation proceedings already commenced and 25 pending as of the approval of this Act, where no distribution of assets has 26 27 been made.]"

SECTION 34. Section 16 of the same Act is accordingly renumbered as Section
 [22] 21 and paragraph (c) thereof is hereby amended to read as follows:

3 "(c) Except as otherwise prescribed by the Board of Directors, neither the Corporation nor such other insured bank shall be required to recognize as 4 the owner of any portion of a deposit [appearing on the records] 5 EVIDENCED BY A PASSBOOK, CERTIFICATE OF DEPOSIT OR 6 EVIDENCE OF DEPOSIT 7 OTHER DETERMINED BY THE CORPORATION TO BE AN AUTHENTIC DOCUMENT OR RECORD of 8 9 the closed bank under a name other than that of the claimant, any person whose name or interest as such owner is not disclosed on the 10 PASSBOOK, CERTIFICATE OF DEPOSIT OR OTHER EVIDENCE OF 11 DEPOSIT [records] of such closed bank as part owner of said deposit, if 12 such recognition would increase the aggregate amount of the insured 13 deposits in such closed bank." 14

15 SECTION 35. Section 17 of the same Act is accordingly renumbered as Section
 16 [23] 22.

SECTION 36. Section [23] 22 paragraph (a) of the same Act, as renumbered, is
hereby amended to read as follows:

19

"CORPORATE FUNDS AND ASSETS

20 SECTION [23] 22. (a) SUBJECT TO GUIDELINES AND LIMITS AS 21 APPROVED BY THE BOARD OF DIRECTORS, [M]money of the 22 Corporation denominated in the local currency, not otherwise employed, 23 shall be invested in obligations of the Republic of the Philippines or in

obligations guaranteed as to principal and interest by the Republic of the
 Philippines.

THE CORPORATION MAY ALSO INVEST IN DEBT INSTRUMENTS 3 DENOMINATED FOREIGN 4 IN **CURRENCIES** ISSUED OR 5 GUARANTEED BY THE REPUBLIC OF THE PHILIPPINES, OR DEBT INSTRUMENTS DENOMINATED IN FREELY CONVERTIBLE FOREIGN 6 CURRENCIES ISSUED BY SUPRANATIONALS, MULTILATERAL 7 AGENCIES, OR FOREIGN GOVERNMENTS WITH AT LEAST AN 8 9 INVESTMENT GRADE CREDIT RATING.

10THE CORPORATION SHALL LIKEWISE BE AUTHORIZED TO BUY11AND/OR SELL DEBT INSTRUMENTS AND FOREIGN CURRENCIES12FROM ANY GOVERNMENT SECURITIES ELIGIBLE DEALERS OR13ANY COUNTERPARTIES OR BROKERS, ACCREDITED BY THE PDIC14BOARD.

FOR THIS PURPOSE, THE CORPORATION SHALL BE AUTHORIZED
 TO OPEN SECURITIES CUSTODIANSHIP AND SETTLEMENT
 ACCOUNTS."

SECTION 37. Section [23] 22 paragraph (b) of the same Act, as renumbered, is
 hereby amended to read as follows:

"(b) The banking or checking accounts of the Corporation shall be kept
with the *Bangko Sentral ng Pilipinas*, [with the Philippine National Bank,]
or with any other bank designated as depository or fiscal agent of the
Philippine government."

SECTION 38. An additional paragraph to Section [23] 22 of the same Act, as
 renumbered, is hereby inserted after paragraph (c) which shall read as follows:

"(d) ASSETS OF THE CORPORATION SHALL BE EXEMPT FROM
 ATTACHMENT, GARNISHMENT OR ANY OTHER ORDER OR
 PROCESS OF ANY COURT, AGENCY OR ANY OTHER
 ADMINISTRATIVE BODY."

SECTION 39. Section 17 paragraph (d) of the same Act is accordingly
 renumbered as Section [23] 22 paragraph (e) and is hereby amended to read as
 follows:

10

"FINANCIAL ASSISTANCE

11 [(d)] (E) [When the Corporation has determined that an insured bank is in 12 danger of closing, in order to prevent such closing,] IN THE EXERCISE 13 OF ITS AUTHORITIES UNDER SECTION 11 OF THIS ACT, the 14 Corporation [, in the discretion of its Board of Directors,] is authorized to 15 make loans to, or purchase the assets of, or assume liabilities of, or make 16 deposits in[, such insured bank,]:

1) A BANK IN DANGER OF CLOSING, UPON ITS ACQUISITION 17 18 BY A QUALIFIED INVESTOR; OR 2) A QUALIFIED INVESTOR, UPON ITS PURCHASE OF ALL 19 ASSETS AND ASSUMPTION OF ALL LIABILITIES OF A BANK 20 IN DANGER OF CLOSING; OR 21 22 3) A SURVIVING OR CONSOLIDATED INSTITUTION THAT HAS MERGED OR CONSOLIDATED WITH A BANK IN DANGER OF 23 **CLOSING:** 24

upon such terms and conditionS as the Board of Directors may prescribe,
 when in the opinion of the Board of Directors, [the continued operation of
 such bank] SUCH ACQUISITION, PURCHASE OF ASSETS,
 ASSUMPTION OF LIABILITIES, MERGER OR CONSOLIDATION, is
 essential to provide adequate banking service in the community or
 maintain financial stability in the economy.

7 The authority of the Corporation under the foregoing paragraph to extend 8 financial assistance to, assume liabilities of, purchase the assets of an 9 insured bank may also be exercised in the case of a closed insured bank 10 if the Corporation finds that the resumption of operations of such bank is 11 vital to the interests of the community, or a severe financial climate exists which threatens the stability of a number of banks possessing significant 12 resources: Provided, That the reopening and resumption of operations of 13 14 the closed bank shall be subject to the prior approval of the Monetary 15 Board.]

16 [The Corporation may provide any corporation acquiring control of, 17 merging or consolidating with or acquiring the assets of an insured bank in 18 danger of closing in order to prevent such closing or of a closed insured 19 bank in order to restore to normal operations, with such financial 20 assistance as it could provide an insured bank under this subsection: 21 *Provided*, That, within sixty (60) days from date of assistance the 22 Corporation shall submit a report thereof to the Monetary Board.]

The Corporation, prior to the exercise of the powers under this Section, shall determine that actual payoff and liquidation thereof will be more expensive than the exercise of this power: *Provided*, That when the

1 Monetary Board has determined that there are systemic consequences of 2 a probable failure or closure of an insured bank, the Corporation may grant financial assistance to such insured bank in such amount as may be 3 necessary to prevent its failure or closure and/or restore the insured bank 4 5 to viable operations, under such terms and conditions as may be deemed necessary by the Board of Directors, subject to concurrence by the 6 Monetary Board and without additional cost to the Deposit Insurance 7 8 Fund.

9 A systemic risk refers to the possibility that failure of one bank to settle net 10 transactions with other banks will trigger a chain reaction, depriving other banks of funds leading to a general shutdown of normal clearing and 11 settlement activity. Systemic risk also means the likelihood of a sudden, 12 unexpected collapse of confidence in a significant portion of the banking 13 14 or financial system with potentially large real economic effects. Finally, the Corporation may not use its authority under this subsection to purchase 15 the voting or common stock of an insured bank but it can enter into and 16 17 enforce agreements that it determines to be necessary to protect its financial interests: Provided, That the financial assistance may take the 18 form of equity or quasi-equity of the insured bank as may be deemed 19 necessary by the Board of Directors with concurrence by the Monetary 20 21 Board: Provided, further, That the Corporation shall dispose of such equity as soon as practicable." 22

23 SECTION 40. Section 18 of the same Act is accordingly renumbered as Section
24 [24] 23 and is hereby amended to read as follows:

"AUTHORITY TO BORROW

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SECTION [24] 23. The Corporation is authorized to borrow from the 2 3 Bangko Sentral ng Pilipinas and the Bangko Sentral is authorized to lend TO the Corporation on such terms as may be agreed upon by the 4 Corporation and the Bangko Sentral, such funds as in the judgment of the 5 6 Board of Directors of the Corporation are from time to time required for 7 insurance purposes and financial assistance provided for in Section [17] 22 (e) of this Act: Provided, That any such loan as may be granted by the 8 Bangko Sentral shall be consistent with monetary policy; Provided, 9 10 further, That the rate of interest thereon shall be fixed by the Monetary Board [but shall not exceed the treasury bill rate]. 11

12 When in the judgment of the Board of Directors the funds of the Corporation are not sufficient to provide for an emergency or urgent need 13 to attain the purposes of this Act, the Corporation is likewise authorized to 14 borrow money, obtain loans or arrange credit lines or other credit 15 accommodations from any bank [designated as depository or fiscal agent 16 of the Philippine Government]: Provided, That such loan shall be of short-17 term duration, PROVIDED, FURTHER, THAT NO PRIOR MONETARY 18 BOARD OPINION SHALL BE REQUIRED FOR THE CORPORATION 19 AND ITS COUNTERPARTIES ON INDIVIDUAL DRAWDOWNS OR 20 BORROWINGS WITHIN AN APPROVED BORROWING PROGRAM 21 WHERE PRIOR MONETARY BOARD OPINION HAS ALREADY BEEN 22 OBTAINED, PURSUANT TO SECTION 123 OF **REPUBLIC ACT NO.** 23 7653." 24

25 SECTION 41. Section 19 of the same Act is accordingly renumbered as Section
26 [25] 24 and is hereby amended to read as follows:

"ISSUANCE OF BONDS, DEBENTURES AND OTHER OBLIGATIONS

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SECTION [19] 24. With the approval of the President of the Philippines, 3 UPON THE RECOMMENDATION OF THE DEPARTMENT OF 4 FINANCE, the Corporation is authorized to issue bonds, debentures, and 5 other obligations, both local or foreign, as may be necessary for purposes 6 of providing liquidity for settlement of insured deposits in closed banks, 7 TO FACILITATE THE IMPLEMENTATION OF BANK RESOLUTION 8 UNDER SECTION 11 OF THIS ACT, as well as for financial assistance 9 as provided herein, Provided, That the Board of Directors shall determine 10 the interest rates, maturity and other requirements of said obligations: 11 Provided, further, That the Corporation [shall] MAY provide for appropriate 12 reserves for the redemption or retirement of said obligation. 13

All notes, debentures, bonds, or such obligations issued by the Corporation shall be exempt from taxation both as to principal and interest, and shall be fully guaranteed by the Government of the Republic of the Philippines. Such guarantee, which in no case shall exceed two times the Deposit Insurance Fund as of date of the debt issuance, shall be expressed on the face thereof.

20THE CORPORATION MAY ISSUE NOTES, DEBENTURES, BONDS,21OR OTHER DEBT INSTRUMENTS WITHOUT THE APPROVAL OF THE22PRESIDENT OF THE PHILIPPINES, AS LONG AS THESE SHALL NOT23BE GUARANTEED BY THE NATIONAL GOVERNMENT.

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1 The Board of Directors shall have the power to prescribe **THE TERMS** 2 **AND CONDITIONS**, rules and regulations for the issuance, reissuance, 3 servicing, placement and redemption of the bonds herein authorized to be 4 issued as well as the registration of such bonds at the request of the 5 holders thereof."

6 SECTION 42. Section 20 of the same Act is accordingly renumbered as Section
7 [26] 25.

8 SECTION 43. Section 21 of the same Act is accordingly renumbered as Section
9 [27] 26.

SECTION 44. Section [27] 26 paragraph (f) of the same Act, as renumbered, is
 hereby amended to read as follows:

"(f) The penalty of IMPRISONMENT OF NOT LESS THAN SIX YEARS
BUT NOT MORE THAN TWELVE YEARS [prision mayor] or a fine of not
less than Fifty thousand pesos (P50,000.00) but not more than TEN [Two]
million pesos (P10,000,000.00), [(P2,000,000.00),] or both, at the
discretion of the court, shall be imposed upon [any director, officer,
employee or agent of a bank]:

181) ANY DIRECTOR, OFFICER, EMPLOYEE OR AGENT OF A19BANK FOR:

a. [for] any willful refusal to submit reports as required by law,
rules and regulations;

- b. any unjustified refusal to permit examination and audit of the
 deposit records or the affairs of the institution;
- c. any willful making of a false statement or entry in any bank
 report or document required by the Corporation;
- d. submission of false material information in connection with or in
 relation to any financial assistance of the Corporation extended
 to the bank;
- e. splitting of deposits or creation of fictitious OR FRAUDULENT
 loans or deposit accounts.
- Splitting of deposits occurs whenever a deposit account with an 10 11 outstanding balance of more than the statutory maximum amount of insured deposit maintained under the name of 12 13 natural or juridical persons is broken down and transferred into two (2) or more accounts in the name/s of natural or juridical 14 15 persons or entities who have no beneficial ownership on transferred deposits in their names within one hundred twenty 16 (120) days immediately preceding or during a bank-declared 17 bank holiday, or immediately preceding a closure order issued 18 by the Monetary Board of the Bangko Sentral ng Pilipinas for 19 20 the purpose of availing of the maximum deposit insurance 21 coverage;
- 22f. REFUSAL TO RECEIVE THE NOTICE OF CLOSURE AS23PROVIDED UNDER SECTION 14 OF THIS ACT;

- 1g. refusal to allow the Corporation to take over a closed bank2[placed under its receivership] or obstructing such action of the3Corporation;
- 4 h. refusal to turn over or destroying or tampering bank records;
- i. fraudulent disposal, transfer or concealment of any asset,
 property or liability of the closed bank [under the receivership of
 the Corporation];
- j. violation of, or causing any person to violate, the exemption
 from garnishment, levy, attachment or execution provided under
 this Act and the New Central Bank Act;
- 11k. any willful failure or refusal to comply with, or violation of any12provision of this Act, or commission of any other irregularities,13and/or conducting business in an unsafe or unsound manner as14may be determined by the Board of Directors[,] IN RELATION15TO SECTION 56 OF REPUBLIC ACT NO. 8791, OR THE16GENERAL BANKING LAW OF 2000.

17 NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE FOREGOING ACTS OF DIRECTORS, OFFICERS, 18 EMPLOYEES OR AGENTS OF THE BANK SHALL BE 19 AS 20 CONSIDERED ADDITIONAL GROUNDS FOR 21 DISQUALIFICATION UNDER THE FIT AND PROPER RULES 22 OF THE BANGKO SENTRAL.

23L. "OTHER ACTS INIMICAL TO THE INTEREST OF THE BANK24OR THE CORPORATION, SUCH AS, BUT NOT LIMITED TO,

1CONFLICT OF INTEREST, DISLOYALTY, AUTHORIZING2RELATED PARTY TRANSACTIONS WITH TERMS3DETRIMENTAL TO THE BANK AND ITS STAKEHOLDERS,4AND UNAUTHORIZED DISCLOSURE OF CONFIDENTIAL5INFORMATION, AS MAY BE DETERMINED BY THE6CORPORATION."

- 7 2) ANY PERSON FOR:
- 8a. REFUSAL TO DISCLOSE INFORMATION, RECORDS OR9DATA PERTAINING TO THE BANK ACCOUNTS OF A10CLOSED BANK TO THE RECEIVER;
- 11b. REFUSAL TO TURN OVER POSSESSION OR CUSTODY OF12THE ASSET AND RECORD OF THE CLOSED BANK TO THE13RECEIVER, NOTWITHSTANDING ANY AGREEMENT TO14THE CONTRARY;
- 15 c. REFUSAL OR DELAYING THE:
- i. VERIFICATION OF AUTHENTICITY OF THE OWNERSHIP
 DOCUMENTS;
- 18 ii. REGISTRATION OF INTEREST OF THE CLOSED BANK
 19 ON A SPECIFIC PROPERTY;
- 20 iii. CONSOLIDATION OF OWNERSHIP OVER AN ASSET OF
 21 THE CLOSED BANK;

- 1
 iv. ACT OF SECURING CERTIFIED TRUE COPIES OF

 2
 DOCUMENTS IN RELATION TO AN ASSET OF THE

 3
 CLOSED BANK;
- 4v. ACT OF SECURING THE APPROPRIATE5CERTIFICATION FROM THE AGENCIES OR ENTITIES6STATED IN SECTION 16 OF THIS ACT IN RELATION TO7AN ASSET OF THE CLOSED BANK;
- 8vi. CONDUCT OF A PHYSICAL OR OCULAR INSPECTION9OF THE PROPERTIES OWNED BY, OR MORTGAGED10TO, THE CLOSED BANK, TO DETERMINE THEIR11EXISTENCE AND PRESENT CONDITION; OR
- 12 vii. OTHER RELATED ACTIVITIES OF THE RECEIVER; OR
- 13d. ALLOWING THE WITHDRAWAL FROM DEPOSITS OR14DISPOSITION OF ANY ASSET OF THE CLOSED BANK15OTHER THAN BY THE RECEIVER;
- e. WILLFULLY VIOLATING ANY PROVISION OF THIS ACT;

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- 18
 F. CONSPIRING OR WILLFULLY PARTICIPATING IN ANY OF

 19
 THE OFFENSES ENUMERATED IN PARAGRAPH 1 OF THIS

 20
 SECTION;
- 213) ANY LAW ENFORCEMENT OFFICER OR LOCAL GOVERNMENT22OFFICIAL WHO REFUSES OR FAILS TO ASSIST THE RECEIVER23IN THE SERVICE OF THE NOTICE OF CLOSURE, AS PROVIDED24UNDER SECTION 14 OF THIS ACT."

1 SECTION 45. Additional paragraphs to Section [27] 26 of the same Act, as 2 renumbered, are hereby inserted after paragraph (g) which shall read as follows:

"(h) THE PENALTY OF IMPRISONMENT OF NOT LESS THAN TEN
(10) YEARS BUT NOT MORE THAN TWELVE (12) YEARS, OR A FINE
OF NOT LESS THAN FIVE HUNDRED THOUSAND PESOS
(P500,000.00) BUT NOT MORE THAN TEN MILLION PESOS
(P10,000,000.00), OR BOTH, AT THE DISCRETION OF THE COURT,
SHALL BE IMPOSED UPON:

9 1) ANY DEPOSITOR WHO FILES A FICTITIOUS AND/OR
10 FRAUDULENT CLAIM FOR DEPOSIT INSURANCE; AND
11 2) ANY BANK OFFICER WHO CERTIFIES TO THE VALIDITY OF
12 THE DEPOSIT LIABILITIES WHICH IS SUBSEQUENTLY
13 VERIFIED TO BE FICTITIOUS AND/OR FRAUDULENT.

(i) THE PENALTY OF IMPRISONMENT OF NOT LESS THAN TWELVE
(12) YEARS BUT NOT MORE THAN FOURTEEN (14) YEARS SHALL
BE IMPOSED UPON ANY PERSON WHO PARTICIPATES, OR
ATTEMPTS TO PARTICIPATE, IN A SCHEME TO DEFRAUD A BANK.

18 IF THE OFFENSE SHALL HAVE BEEN COMMITTED BY A DIRECTOR
 19 OR OFFICER OF THE BANK, THE PENALTY OF IMPRISONMENT OF
 20 NOT LESS THAN FIFTEEN (15) YEARS BUT NOT MORE THAN
 21 SEVENTEEN (17) YEARS SHALL BE IMPOSED.

22 IF THE OFFENSE SHALL HAVE RESULTED IN SYSTEMIC 23 CONSEQUENCES, AS DETERMINED BY THE BANGKO SENTRAL,

1 THE PENALTY OF IMPRISONMENT OF NOT LESS THAN EIGHTEEN 2 (18) YEARS BUT NOT MORE THAN TWENTY (20) YEARS SHALL BE 3 IMPOSED."

4 SECTION 46. Section 22 of the same Act is accordingly renumbered as Section
5 [28] 27.

6 SECTION 47. Section 23 of the same Act is hereby renumbered as Section [29]
7 28 and [reinstated as follows] AMENDED TO READ AS FOLLOWS:

"SECTION [23] 28. WITHIN SIX (6) MONTHS AFTER EFFECTIVITY OF 8 9 THIS ACT, [T] the Corporation may be reorganized by the board of directors by adopting if it so desires, an entirely new staffing pattern or 10 11 organizational structure to suit the operations of the corporation under this act PURSUANT TO REPUBLIC ACT NO. 10149. No preferential or 12 13 priority right shall be given to or enjoyed by any personnel for appointment to any position in the new staffing pattern nor shall any personnel be 14 considered as having prior or vested rights with respect to retention in the 15 16 corporation or in any position which may be created in the new staffing 17 pattern, even if he should be the incumbent of a similar position prior to reorganization. [The reorganization shall be completed within six (6) 18 19 months after the effectivity of this act.] Personnel who are not retained are 20 deemed separated from the service."

21 SECTION 48. Section 24 of the same Act is accordingly renumbered as Section
22 [30] 29.

SECTION 49. Section 25 of the same Act is accordingly renumbered as Section
 [31] 30.

3 SECTION 50. A new section entitled Section [32] 31 of the same Act is hereby
4 inserted between Sections [31] 30 and [33] 32 which shall read as follows:

5 "SECTION 31. EXEMPTING CLAUSE. - THE CORPORATION SHALL BE EXEMPT FROM PRESIDENTIAL DECREE NO. 985, PRESIDENTIAL 6 DECREE NO. 1597, REPUBLIC ACT NO. 6758, AS AMENDED, JOINT 7 RESOLUTION NO. 4 (2009), PRESIDENTIAL DECREE NO. 1177, 8 EXECUTIVE ORDER NO. 248, AS AMENDED, AND EXECUTIVE 9 ORDER NO. 298 AND THE PROVISIONS OF REPUBLIC ACT NO. 10149 10 WITH REGARD TO POSITION CLASSIFICATION, QUALIFICATION 11 STANDARDS, AND THE COMPENSATION PACKAGE OF THE 12 EMPLOYEES OF THE CORPORATION, AND THE PER DIEMS, 13 PERFORMANCE INCENTIVES OF THE EMOLUMENTS, AND 14 PRESIDENT AND MEMBERS OF THE BOARD: PROVIDED, THAT, 15 PDIC SHALL BE SUBJECT TO ALL OTHER POLICIES UNDER R.A. 16 NO. 10149, INCLUDING, BUT NOT LIMITED TO, PERFORMANCE 17 **EVALUATION** THE GOVERNANCE COMMISSION 18 BY FOR **GOVERNMENT-OWNED** OR CONTROLLED CORPORATIONS, 19 SELECTION AND NOMINATION OF APPOINTIVE DIRECTORS, AND 20 LIMITATIONS ON THE CREATION OF SUBSIDIARIES AND THE 21 ACQUISITION OF AFFILIATES EXCEPT IN THE CASE OF 22 23 ACQUISITION OF SHARES IN THE GRANT OF FINANCIAL ASSISTANCE UNDER THIS ACT." 24

25 **SECTION 51.** A new section entitled Section [33] **32** of the same Act is hereby 26 inserted between Sections [32] **31** and [34] **33** which shall read as follows:

"SECTION 32. TRANSITORY PROVISIONS. - (a) THE INCUMBENT 1 PRESIDENT OF THE CORPORATION AND PRIVATE SECTOR 2 MEMBERS OF THE BOARD OF DIRECTORS SHALL CONTINUE TO 3 EXERCISE THEIR RESPECTIVE DUTIES AND FUNCTIONS UNTIL 4 REPLACED BY THE PRESIDENT OF THE PHILIPPINES: PROVIDED. 5 THAT, SUCH NEW APPOINTEES SHALL BE SUBJECT TO THE TERM 6 7 OF OFFICE PROVIDED UNDER SECTION 3 OF THIS ACT, AS 8 AMENDED.

9 (b) PAYMENT OF SURPLUS DIVIDENDS UNDER SECTION 13(C) OF
 10 THIS ACT, AS AMENDED, SHALL BE APPLICABLE TO BANKS
 11 WITHOUT A COURT-APPROVED FINAL ASSET DISTRIBUTION PLAN
 12 AT THE TIME OF THE EFFECTIVITY OF THIS ACT.

(c) THE PREFERENCE INDICATED UNDER SECTION 15 OF THIS
 ACT, AS AMENDED, SHALL BE LIKEWISE EFFECTIVE UPON
 LIQUIDATION PROCEEDINGS ALREADY COMMENCED AND
 PENDING AS OF THE EFFECTIVITY OF THIS ACT, WHERE NO
 DISTRIBUTION OF ASSETS HAS BEEN MADE.

(d) THE PROVISIONS IN SECTION 10 OF THIS ACT, AS AMENDED,
 ON LEGAL ASSISTANCE, PROTECTION AND INDEMNIFICATION
 SHALL APPLY TO ALL CASES PENDING BEFORE THE EFFECTIVITY
 OF THIS ACT."

SECTION 52. Section 26 of the same Act, Separability Clause is accordingly
 renumbered as Section [34] 33.

"Separability Clause. - If any provision or section of this Act or the application thereof to any person or circumstances is held invalid, the other provisions or sections of this Act, in the application of such provision or section to other persons or circumstances, shall not be affected thereby."

SECTION 53. Section 27 of the same Act, *Repealing Clause* is accordingly
 renumbered as Section [35] 34.

8 *"Repealing Clause.* - All acts or parts of acts and executive orders, 9 administrative orders, or parts thereof which are inconsistent with the 10 provisions of this Act are hereby repealed."

SECTION 54. Section 28 of the same Act, *Effectivity Clause* is accordingly
 renumbered as Section [36] 35.

"Effectivity Clause. - This Act shall take effect fifteen (15) days following
 the completion of its publication in the *Official Gazette* or in two (2)
 newspapers of general circulation."

Approved,