## LEGISLATURE OF NEBRASKA ONE HUNDRED THIRD LEGISLATURE

SECOND SESSION

## LEGISLATIVE BILL 815

Introduced by Murante, 49.

Read first time January 10, 2014

Committee:

## A BILL

1	FOR AN A	ACT	relating to the Nebraska Banking Act; to amend section
2			8-162.02, Reissue Revised Statutes of Nebraska; to change
3			provisions relating to fiduciary accounts controlled by a
4			trust department; to repeal the original section; and to
5			declare an emergency.

6 Be it enacted by the people of the State of Nebraska,

LB 815

Section 1. Section 8-162.02, Reissue Revised Statutes of
 Nebraska, is amended to read:

3 8-162.02 (1) A state-chartered bank may deposit or have
4 on deposit funds of a fiduciary account controlled by the bank's
5 trust department unless prohibited by applicable law.

6 (2) To the extent that the funds are awaiting investment 7 or distribution and are not insured or guaranteed by the Federal 8 Deposit Insurance Corporation, a state-chartered bank shall set aside collateral as security under the control of appropriate fiduciary 9 officers and bank employees. The bank shall place pledged assets of 10 11 fiduciary accounts in the joint custody or control of not fewer than 12 two of the fiduciary officers or employees of the bank designated for 13 that purpose by the board of directors. The bank may maintain the 14 investments of a fiduciary account off-premises if consistent with 15 applicable law and if the bank maintains adequate safeguards and controls. The market value of the collateral shall at all times equal 16 or exceed the amount of the uninsured or unguaranteed fiduciary funds 17 awaiting investment or distribution. 18

19 (3) A state-chartered bank may satisfy the collateral 20 requirements of this section with any of the following: (a) Direct 21 obligations of the United States or other obligations fully 22 guaranteed by the United States as to principal and interest; (b) 23 readily marketable securities of the classes in which banks, trust 24 companies, or other corporations exercising fiduciary powers are 25 permitted to invest fiduciary funds under applicable state law; and

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(c) surety bonds, to the extent the surety bonds provide adequate
 security, unless prohibited by applicable law.

3 (4) A state-chartered bank, acting in its fiduciary 4 capacity, may deposit funds of a fiduciary account that are awaiting 5 investment or distribution with an affiliated insured depository б institution unless prohibited by applicable law. The bank may set aside collateral as security for a deposit by or with an affiliate of 7 8 fiduciary funds awaiting investment or distribution, as it would if the deposit was made at the bank, unless such action is prohibited by 9 10 applicable law.

11 (5) Public funds deposited in and held by a state-12 chartered bank are not subject to this section.

13 (6) This section does not apply to a fiduciary account in 14 which, pursuant to the terms of the governing instrument, full 15 investment authority is retained by the grantor or is vested in 16 persons or entities other than the state-chartered bank and the bank, 17 acting in its fiduciary capacity, does not have the power to exert 18 any influence over investment decisions.

Sec. 2. Original section 8-162.02, Reissue Revised
 Statutes of Nebraska, is repealed.

21 Sec. 3. Since an emergency exists, this act takes effect 22 when passed and approved according to law.

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