110TH CONGRESS 1ST SESSION H.R.698

IN THE SENATE OF THE UNITED STATES

MAY 22, 2007

Received; read twice and referred to the Committee on Banking, Housing, and Urban Affairs

AN ACT

- To amend the Federal Deposit Insurance Act to establish industrial bank holding company regulation, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Industrial Bank Hold-3 ing Company Act of 2007".

4 SEC. 2. INDUSTRIAL BANK HOLDING COMPANY REGULA-5 TION.

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6 (a) DEFINITIONS.—

7 (1) INDUSTRIAL BANK.—Section 3(a) of the
8 Federal Deposit Insurance Act (12 U.S.C. 1813(a))
9 is amended by adding at the end the following new
10 paragraph:

11 "(4) INDUSTRIAL BANK.—The term 'industrial 12 bank' means any insured State bank that is an in-13 dustrial bank, industrial loan company, or other in-14 stitution that is excluded, pursuant to section 15 2(c)(2)(H) of the Bank Holding Company Act of 16 1956, from the definition of the term 'bank' for pur-17 poses of such Act.".

18 (2) INDUSTRIAL BANK HOLDING COMPANY.—
19 Section 3(w) of the Federal Deposit Insurance Act
20 (12 U.S.C. 1813(w)) is amended by adding at the
21 end the following new paragraphs:

22 "(8) INDUSTRIAL BANK HOLDING COMPANY.—
23 The term 'industrial bank holding company' means
24 any company that—

25 "(A) controls (as determined by the Cor-26 poration pursuant to section 2(a) of the Bank

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1	Holding Company Act of 1956), directly or in-
2	directly, any industrial bank; and
3	"(B) is not—
4	"(i) 1 or more of the following: a bank
5	holding company, a savings and loan hold-
6	ing company, a company that is subject to
7	the Bank Holding Company Act of 1956
8	pursuant to section 8(a) of the Inter-
9	national Banking Act of 1978, or a holding
10	company regulated by the Securities and
11	Exchange Commission pursuant to section
12	240.15c3-1(a)(7) of title 17 of the Code of
13	Federal Regulations (as in effect on Janu-
14	ary 29, 2007); or
15	"(ii) controlled by a company de-
16	scribed in clause (i).
17	"(9) Capital terms relating to industrial
18	BANK HOLDING COMPANIES.—
19	"(A) ADEQUATELY CAPITALIZED.—With
20	respect to an industrial bank holding company,
21	the term 'adequately capitalized' means a level
22	of capitalization which meets or exceeds all ap-
23	plicable Federal regulatory capital standards.
24	"(B) Well capitalized.—With respect
25	to an industrial bank holding company, the

1	term 'well capitalized' means a level of capital-
2	ization which meets or exceeds the required
3	capital levels for well capitalized industrial bank
4	holding companies established by the Corpora-
5	tion.".
6	(3) TECHNICAL AND CONFORMING AMEND-
7	MENTS TO OTHER DEFINITIONS.—
8	(A) Appropriate federal banking
9	AGENCY.—Section $3(q)(3)$ of the Federal De-
10	posit Insurance Act (12 U.S.C. $1813(q)(3)$) is
11	amended—
12	(i) by striking "or a foreign" and in-
13	serting ", any foreign"; and
14	(ii) by inserting ", and any industrial
15	bank holding company and any subsidiary
16	of an industrial bank holding company
17	(other than a bank)" after "insured
18	branch".
19	(B) Depository institution holding
20	COMPANY.—Section $3(w)(1)$ of the Federal De-
21	posit Insurance Act $(12 \text{ U.S.C. } 1813(w)(1))$ is
22	amended—
23	(i) by striking "or a savings" and in-
24	serting ", any savings"; and

1	(ii) by inserting ", and any industrial
2	bank holding company" before the period
3	at the end.

4 (b) INDUSTRIAL BANK HOLDING COMPANY REG5 ISTRATION AND OWNERSHIP.—The Federal Deposit In6 surance Act (12 U.S.C. 1811 et seq.) is amended by add7 ing at the end the following new section:

8 "SEC. 51. INDUSTRIAL BANK HOLDING COMPANY REGULA9 TION.

10 "(a) Acquisition of Industrial Bank Shares or 11 Assets.—Section 3 of the Bank Holding Company Act 12 of 1956 (other than section 3(c)(3)(B) of that Act) shall 13 apply to any company that is or would become an indus-14 trial bank holding company in the same manner as such 15 section applies to a company that is or would become a bank holding company, except that for purposes of apply-16 17 ing this subsection—

18 "(1) any reference to a 'bank holding company'
19 in such section 3 shall be deemed to be a reference
20 to an 'industrial bank holding company';

21 "(2) any reference to a 'bank' in such section
22 3 shall be deemed to be a reference to an 'industrial
23 bank';

1	"(3) any reference to the 'Board' in such sec-
2	tion 3 shall be deemed to be a reference to the Cor-
3	poration;
4	"(4) any reference to the 'Bank Holding Com-
5	pany Act Amendments of $1970'$ in such section 3
6	shall be deemed to be a reference to the 'Industrial
7	Bank Holding Company Act of 2007';
8	"(5) any reference to a 'home State' in such
9	section 3 shall be deemed to be a reference to—
10	"(A) with respect to an industrial bank
11	holding company, the State in which the total
12	deposits of all banking subsidiaries of such
13	company were the largest on the later of—
14	"(i) January 28, 2007; or
15	"(ii) the date on which the company
16	becomes an industrial bank holding com-
17	pany under this section; and
18	"(B) with respect to an industrial bank,
19	the home State of the bank as determined
20	under section 44(g);
21	"(6) any reference to a 'host State' in such sec-
22	tion 3 shall be deemed to be a reference to—
23	"(A) with respect to an industrial bank
24	holding company, a State, other than the home
25	State of the company, in which the company

1	controls, or seeks to control, an industrial bank
2	subsidiary; and
3	"(B) with respect to an industrial bank,
4	the host State of the bank as determined under
5	section $44(g)$;
6	"(7) any reference to an 'out-of-State bank
7	holding company' in such section 3 shall be deemed
8	to be a reference to, with respect to any State, an
9	industrial bank holding company whose home State
10	is another State; and
11	"(8) any reference to an 'out-of-State bank' in
12	such section 3 shall be deemed to be a reference to,
13	with respect to any State, an industrial bank whose
14	home State is another State.
15	"(b) Application Process.—An application filed
16	under subsection (a) to acquire control of an industrial
17	bank shall be treated as an application for a deposit facil-
18	ity for purposes of this Act and any other Federal law.
19	"(c) REGISTRATION.—
20	"(1) IN GENERAL.—Each industrial bank hold-
21	ing company shall register with the Corporation on
22	forms prescribed by the Corporation before the end
23	of the 180-day period beginning on the later of—
24	"(A) the date the company becomes an in-
25	dustrial bank holding company; or

1	"(B) the date of the enactment of the In-
2	dustrial Bank Holding Company Act of 2007.
3	"(2) INFORMATION TO BE INCLUDED.—Each
4	registration submitted under paragraph (1) shall in-
5	clude such information, under oath, with respect to
6	the financial condition, ownership, operations, man-
7	agement, and intercompany relationships of the in-
8	dustrial bank holding company and subsidiaries of
9	such holding company, and other factors (including
10	information described in subsection $(d)(1)(C)$, as
11	the Corporation may determine to be appropriate to
12	carry out the purposes of this section.
13	"(3) EXTENSION OF TIME FOR SUBMITTING

14 COMPLETE INFORMATION.—Upon application by an 15 industrial bank holding company and subject to such 16 requirements, factors, and evidence as the Corpora-17 tion may require, the Corporation may extend the 18 period described in paragraph (1) within which such 19 company shall register and file the requisite infor-20 mation.

21 "(d) Reports and Examinations.—

22 "(1) Reports.—

23 "(A) REPORTS REQUIRED.—Each indus24 trial bank holding company and each subsidiary
25 of an industrial bank holding company, other

1	than an industrial bank, shall file with the Cor-
2	poration such reports as may be required by the
3	Corporation.
4	"(B) FORM AND MANNER.—Reports filed
5	under subparagraph (A) shall be made under
6	oath and shall be in such form and for such pe-
7	riods, as the Corporation may prescribe.
8	"(C) INFORMATION.—Each report filed
9	under subparagraph (A) shall contain such in-
10	formation as the Corporation may require con-
11	cerning—
12	"(i) the operations of the industrial
13	bank holding company and the holding
14	company's subsidiaries;
15	"(ii) the financial condition of the in-
16	dustrial bank holding company and such
17	subsidiaries, together with information on
18	systems maintained within the holding
19	company or within any such subsidiary for
20	monitoring and controlling financial and
21	operating risks, and transactions with in-
22	sured depository institution subsidiaries of
23	the holding company;
24	"(iii) compliance by the industrial
25	bank holding company and the holding

1	company's subsidiaries with all applicable
2	Federal and State law; and
3	"(iv) such other information as the
4	Corporation may require.
5	"(D) Acceptance of existing re-
6	PORTS.—For purposes of this paragraph, the
7	Corporation may accept reports that an indus-
8	trial bank holding company or any subsidiary of
9	such company has provided or has been re-
10	quired to provide to any other Federal or State
11	supervisor or to any appropriate self-regulatory
12	organization.
13	"(2) Examinations.—
14	"(A) IN GENERAL.—Each industrial bank
15	holding company and each subsidiary of each
16	such holding company (other than an industrial
17	bank) shall be subject to such examinations by
18	the Corporation as the Corporation may pre-
19	scribe for purposes of this section.
20	"(B) FURNISHING REPORTS TO OTHER
21	AGENCIES.—Examination and other reports
22	made or received under this section may be fur-
23	nished by the Corporation to any other appro-

bank supervisor or other State financial supervisory agency.

3 "(C) USE OF REPORTS FROM OTHER 4 AGENCIES.—The Corporation may use, for the 5 purposes of this subsection, reports of examination made by any other appropriate Federal 6 7 agency, any appropriate State bank supervisor, 8 or any other State financial supervisory author-9 ity with respect to any industrial bank holding 10 company or subsidiary of any such holding com-11 pany, to the extent the Corporation may deter-12 mine such use to be feasible for such purposes. 13 "(3) CAPITAL.—

14 "(A) IN GENERAL.—The Corporation may 15 not, by regulation, guideline, order, or other-16 wise, prescribe or impose any capital or capital 17 adequacy rules, guidelines, standards, or re-18 quirements on any functionally regulated affil-19 iate (as defined in section 45) of any depository 20 institution that is controlled by an industrial 21 bank holding company that—

22 "(i) is not a depository institution;23 and

24 "(ii) is—

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1	"(I) in compliance with the appli-
2	cable capital requirements of the ap-
3	propriate Federal supervisory agency
4	of the affiliate (including the Securi-
5	ties and Exchange Commission or
6	State insurance authority);
7	"(II) properly registered as an
8	investment adviser under the Invest-
9	ment Advisers Act of 1940, or with
10	any State; or
11	"(III) is licensed as an insurance
12	agent with the appropriate State in-
13	surance authority.
14	"(B) RULE OF CONSTRUCTION.—Subpara-
15	graph (A) shall not be construed as preventing
16	the Corporation from imposing capital or cap-
17	ital adequacy rules, guidelines, standards, or re-
18	quirements with respect to—
19	"(i) activities of a registered invest-
20	ment adviser other than with respect to in-
21	vestment advisory activities or activities in-
22	cidental to investment advisory activities;
23	or
24	"(ii) activities of a licensed insurance
25	agent other than insurance agency activi-

1	ties	or	activities	incidental	to	insurance
2	agene	ey e	activities.			

3 "(e) Access to Information.—

4 "(1) INFORMATION PROVIDED BY CORPORA-5 TION.—Any confidential supervisory information, in-6 cluding examination or other reports, pertaining to 7 an industrial bank furnished by the Corporation to 8 any other Federal agency or any appropriate State 9 supervisory agency shall remain confidential unless 10 the Corporation, in writing, otherwise consents.

11 "(2) Deference to depository institution EXAMINATIONS.—Any appropriate Federal super-12 13 visory agency of a holding company of an industrial 14 bank shall, to the fullest extent possible, forego any 15 examination of any depository institution subsidiary of the holding company and use the reports of ex-16 17 aminations of the institution made by the appro-18 priate Federal banking agency and the appropriate 19 State bank supervisor in lieu of a direct examina-20 tion.

21 "(3) INFORMATION TO BE PROVIDED TO COR22 PORATION.—

23 "(A) REQUEST TO AGENCY.—Upon request
24 by the Corporation, an appropriate Federal supervisory agency may provide to the Corpora-

1 tion information regarding the condition of an 2 industrial bank, any holding company that con-3 trols such industrial bank, or any other affiliate 4 of any such holding company that is necessary 5 to assess risk to the industrial bank. 6 "(B) AVAILABILITY FROM HOLDING COM-7 PANY DIRECTLY.—Notwithstanding section 45, 8 section 115 of the Gramm-Leach-Bliley Act, or 9 any other provision of law (including any regu-10 lation), if the information requested under sub-11 paragraph (A) is not provided to the Corpora-12 tion, and the information is necessary to assess 13 risk to the industrial bank, the Corporation 14 may require the holding company or affiliate re-15 ferred to in such subparagraph with respect to 16 such bank to provide such information to the 17 Corporation. 18 "(4) Examinations by corporation.— 19 "(A) IN GENERAL.—Subject to subpara-20 graph (B) and notwithstanding section 45, sec-21 tion 115 of the Gramm-Leach-Bliley Act, or

any other provision of law (including any regu-

lation), no law shall be construed as preventing

the Corporation from examining an affiliate of

an industrial bank pursuant to paragraph (2),

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1	(3), or (4) of section $10(b)$, as may be nec-
2	essary to disclose fully the relationship between
3	the industrial bank and the affiliate, and the ef-
4	fect of such relationship on the industrial bank,
5	if the Corporation finds such examination nec-
6	essary to determine the condition of an indus-
7	trial bank.
8	"(B) FUNCTIONALLY REGULATED AFFILI-
9	ATES.—Before the Corporation may examine
10	any affiliate of an industrial bank that is—
11	"(i) a broker, a dealer, an investment
12	company, or an investment advisor, or
13	"(ii) an entity that is subject to con-
14	solidated supervision by the Securities and
15	Exchange Commission, other than a depos-
16	itory institution,
17	the Corporation shall request the Commission
18	to provide the information that the Corporation
19	is seeking to obtain through examination and
20	may proceed with the examination only if the
21	requested information is not provided by the
22	Commission in a timely manner.
23	"(f) Limitation on Control.—

"(1) IN GENERAL.—Except as provided in para-1 2 graph (3) or (4), no industrial bank may be con-3 trolled, directly or indirectly, by a commercial firm. "(2) Commercial firm defined.—For pur-4 5 poses of this section, the term 'commercial firm' 6 means any entity at least 15 percent of the annual 7 gross revenues of which on a consolidated basis, in-8 cluding all affiliates of the entity, were derived from 9 engaging, on an on-going basis, in activities that are not financial in nature or incidental to a financial 10 11 activity during at least 3 of the prior 4 calendar 12 quarters, as determined by the Corporation in ac-13 cordance with regulations which the Corporation 14 shall prescribe. "(3) Pre-2003 exclusions.— 15 "(A) GRANDFATHERED INSTITUTIONS.— 16 17 Paragraph (1) shall not apply with respect to 18 any industrial bank— 19 "(i) which became an insured deposi-20 tory institution before October 1, 2003, or 21 pursuant to an application for deposit in-22 surance which was approved by the Cor-23 poration before such date; and 24 "(ii) with respect to which there is no 25 change in control, directly or indirectly, of

1	the bank after September 30, 2003, that
2	requires a registration under this section
3	or an application under section $7(j)$ or
4	18(c), section 3 of the Bank Holding Com-
5	pany Act of 1956, or section 10 of the
6	Home Owners' Loan Act, except a direct
7	or indirect change of control in which—
8	"(I) immediately prior to such
9	change in control neither the ultimate
10	acquiring holding company nor the ul-
11	timate acquired holding company is a
12	commercial firm;
13	"(II) immediately after such
14	change of control the resulting ulti-
15	mate holding company is not a com-
16	mercial firm; and
17	"(III) the resulting ultimate
18	holding company is subject to consoli-
19	dated supervision by the Office of
20	Thrift Supervision or a holding com-
21	pany regulated by the Securities and
22	Exchange Commission pursuant to
23	section $240.15c3-1(a)(7)$ of title 17 of
24	the Code of Federal Regulations (as
25	in effect on January 29, 2007).

1	"(B) CORPORATE REORGANIZATIONS PER-
2	MITTED.—The acquisition of direct or indirect
3	control of the industrial bank referred to in
4	subparagraph (A)(ii) shall not be treated as a
5	'change in control' for purposes of such sub-
6	paragraph if—
7	"(i) the company acquiring control is
8	itself directly or indirectly controlled by a
9	company that was an affiliate of such bank
10	on the date referred to in such subpara-
11	graph, and remains an affiliate at all times
12	after such date; and
13	"(ii) the transaction through which
14	the company acquired control of the indus-
15	trial bank constituted solely a corporate re-
16	organization of a company that controlled
17	the industrial bank on the date referred to
18	in such subparagraph.
19	"(4) Pre-2007 exclusions.—
20	"(A) GRANDFATHERED COMMERCIAL
21	FIRMS.—Paragraph (1) shall not apply to any
22	commercial firm—
23	"(i) which became a holding company
24	of an industrial bank by virtue of acquiring
25	control of an industrial bank on or after

October 1, 2003, and before January 29, 1 2 2007;"(ii) which does not acquire control of 3 4 any other depository institution after January 28, 2007; 5 6 "(iii) with respect to which there is no 7 change in control, directly or indirectly, of 8 any depository institution subsidiary after 9 January 28, 2007, that requires a registra-10 tion under this section or an application 11 under section 7(j) or 18(c), section 3 of 12 the Bank Holding Company Act of 1956, 13 or section 10 of the Home Owners' Loan 14 Act: and 15 "(iv) each industrial bank subsidiary of which remains in compliance with the 16 17 limitations contained in subparagraph (B). 18 "(B) ACTIVITY AND BRANCHING LIMITA-19 TIONS.—An industrial bank subsidiary of a 20 commercial firm described in clauses (i), (ii) 21 and (iii) of subparagraph (A) is in compliance 22 with the requirements of this subparagraph for 23 purposes of subparagraph (A)(iv) so long as the industrial bank— 24

1	"(i) engages only in activities in which
2	the industrial bank was engaged on Janu-
3	ary 28, 2007; and
4	"(ii) does not acquire, establish, or
5	operate any branch, deposit production of-
6	fice, loan production office, automated tell-
7	er machine, or remote service unit in any
8	State other than the home State of the
9	bank or any host State in which such bank
10	operated branches on January 28, 2007.
11	"(C) Corporate reorganizations per-
12	MITTED.—The acquisition of direct or indirect
13	control of a depository institution subsidiary re-
14	ferred to in subparagraph (A)(iii) shall not be
15	treated as a 'change in control' for purposes of
16	such subparagraph if—
17	"(i) the company acquiring control is
18	itself directly or indirectly controlled by a
19	company that was an affiliate of such sub-
20	sidiary on the date referred to in such sub-
21	paragraph, and remains an affiliate at all
22	times after such date; and
23	"(ii) the transaction through which
24	the company acquired control of the depos-
25	itory institution constituted solely a cor-

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1	porate reorganization of a company that
2	controlled the depository institution on the
3	date referred to in such subparagraph.
4	"(g) Procedures and Timing for Termination
5	of Activities or Divestiture.—
6	"(1) TRANSITION PROVISION.—
7	"(A) IN GENERAL.—Any company that
8	fails to comply with the provisions of subsection
9	(f) shall divest its ownership or control of each
10	industrial bank subsidiary of the company not
11	later than the end of the 2-year period begin-
12	ning on the first date that the company ceased
13	to comply with subsection (f).
14	"(B) EXTENSION OF TIME PERIOD.—
15	"(i) IN GENERAL.—Upon application
16	by a holding company that controls an in-
17	dustrial bank, the appropriate Federal su-
18	pervisory agency of such holding company
19	may extend the 2-year period referred to in
20	subparagraph (A) with respect to such
21	company for not more than 1 year if, in
22	such agency's judgment, such an extension
23	would not be detrimental to the public in-
24	terest.

1	"(ii) Factors.—In making any deci-
2	sion to grant an extension under clause (i)
3	to a holding company of an industrial
4	bank, the appropriate Federal supervisory
5	agent of such holding company shall con-
6	sider whether—
7	"(I) the company has made a
8	good faith effort to divest such inter-
9	ests; and
10	"(II) such extension is necessary
11	to avert substantial loss to the com-
12	pany.
13	"(2) Conditions before divestiture.—Dur-
14	ing the 2-year period referred to in paragraph
15	(1)(A) with respect to any company and any exten-
16	sion of such period, the appropriate Federal super-
17	visory agency may impose any conditions or restric-
18	tions on the company or any subsidiary of the com-
19	pany (other than a bank), including restricting or
20	prohibiting transactions between the company or
21	subsidiary and any depository institution subsidiary
22	of the company, as are appropriate under the cir-
23	cumstances.

"(3) TERMINATION OF ACTIVITIES OR DIVESTI TURE OF NONBANK SUBSIDIARIES CONSTITUTING
 SERIOUS RISK.—

4 "(A) IN GENERAL.—Notwithstanding any 5 other provision of this section, the appropriate 6 Federal supervisory agency may, whenever such 7 agency has reasonable cause to believe that the 8 continuation by a holding company of an indus-9 trial bank of any activity or of ownership or 10 control of any nonbank subsidiary of such hold-11 ing company, other than a nonbank subsidiary 12 of a depository institution, constitutes a serious 13 risk to the financial safety, soundness, or sta-14 bility of a depository institution subsidiary of 15 the holding company and is inconsistent with 16 sound banking principles or with the purposes 17 of this section, at the election of the holding 18 company-

19 "(i) order such holding company or
20 any such nonbank subsidiary, after due no21 tice and opportunity for hearing, and after
22 considering the views of the appropriate
23 Federal banking agency and, if applicable,
24 appropriate State bank supervisor, to ter25 minate such activities or to terminate

1	(within 120 days or such longer period as
2	the appropriate Federal supervisory agency
3	may direct in unusual circumstances) the
4	ownership or control by such holding com-
5	pany or nonbank subsidiary of any such
6	depository institution subsidiary either by
7	sale or by distribution of the shares of the
8	depository institution subsidiary, in accord-
9	ance with subparagraph (B), to the share-
10	holders of the holding company of the in-
11	dustrial bank; or
12	"(ii) order the holding company of the
13	industrial bank, after due notice and op-
14	portunity for hearing, and after consulta-
15	tion with the appropriate State bank su-
16	pervisor for the industrial bank, to termi-
17	nate (within 120 days or such longer pe-
18	riod as the appropriate Federal supervisory
19	agency may direct) the ownership or con-
20	trol of any such industrial bank by such
21	company.
22	"(B) PRO RATA DISTRIBUTION.—Any dis-
23	tribution to shareholders referred to in clause
24	(i) shall be pro rata with respect to all of the
25	shareholders of the distributing company, and

such company shall not make any charge to any shareholder in connection with such distribution.

4 "(4) FOREIGN BANK OWNERSHIP.—

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"(A) INDUSTRIAL BANKS.—After January 5 6 28, 2007, no foreign bank may acquire, directly 7 or indirectly, control of an industrial bank un-8 less the Board of Governors of the Federal Re-9 serve System has determined by order, or in the 10 case of a foreign bank that is a savings and 11 loan holding company the Board of Governors 12 of the Federal Reserve System and the Director 13 of Office of Thrift Supervision have jointly de-14 termined by order, in connection with the 15 change in control or acquisition of the indus-16 trial bank and after consultation with the Cor-17 poration, that the foreign bank is subject to 18 comprehensive supervision or regulation on a 19 consolidated basis by the appropriate authori-20 ties in the bank's home country in accordance 21 with the standard in section 3(c)(3)(B) of the 22 Bank Holding Company Act of 1956.

23 "(B) CONFORMING AMENDMENT.—Not24 withstanding any other provision of law, after
25 the date of enactment of the Industrial Bank

1	Holding Company Act of 2007, the Director of
2	the Office of Thrift Supervision shall not ap-
3	prove any acquisition of a savings association
4	under section $10(e)(2)$ of the Home Owners'
5	Loan Act by a foreign bank that is subject to
6	the Bank Holding Company Act of 1956 pursu-
7	ant to section 8(a) of the International Banking
8	Act of 1978 and that is not a bank holding
9	company unless the Director of the Office of
10	Thrift Supervision and the Board of Governors
11	of the Federal Reserve System have jointly de-
12	termined, by order, in connection with the ac-
13	quisition of the savings association that the for-
14	eign bank is subject to comprehensive super-
15	vision or regulation on a consolidated basis by
16	the appropriate authorities in the bank's home
17	country in accordance with the standard in sec-
18	tion $3(c)(3)(B)$ of the Bank Holding Company
19	Act of 1956.
20	"(5) Holding company responsibility.—
21	"(A) Source of strengthNotwith-
22	standing section 45, a holding company of an
23	industrial bank—
24	"(i) shall serve as a source of finan-
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cial and managerial strength to the sub-

1 sidiary banks of such holding company; 2 and 3 "(ii) shall not conduct the operations 4 of the holding company in an unsafe or un-5 sound manner. 6 "(B) IMPLEMENTATION.—The appropriate 7 Federal supervisory agency of the holding com-8 pany of an industrial bank shall implement the 9 requirements under subparagraph (A). 10 "(h) Administrative Provisions.— 11 "(1) AGENT FOR SERVICE OF PROCESS.—The 12 Corporation may require any industrial bank holding 13 company, or persons connected with such holding 14 company if it is not a corporation, to execute and 15 file a prescribed form of irrevocable appointment of 16 agent for service of process. "(2) Release from registration.—The Cor-17 18 poration may at any time, upon the Corporation's 19 own motion or upon application, release a registered 20 industrial bank holding company from any registra-21 tion previously made by such company, if the Cor-22 poration determines that such company no longer 23 controls any industrial bank.

24 "(i) DEFINITIONS.—For purposes of this section, the25 following definitions shall apply:

1	"(1) Appropriate federal supervisory
2	AGENCY.—The term 'appropriate Federal super-
3	visory agency' means, with respect to a company
4	that controls an industrial bank—
5	"(A) the Corporation, in the case of a com-
6	pany that is an industrial bank holding com-
7	pany;
8	"(B) the Board of Governors of the Fed-
9	eral Reserve System, in the case of a company
10	that is a bank holding company or that is sub-
11	ject to the Bank Holding Company Act of 1956
12	pursuant to section 8(a) of the International
13	Banking Act of 1978;
14	"(C) the Office of Thrift Supervision, in
15	the case of a company that is a savings and
16	loan holding company; and
17	"(D) the Securities and Exchange Com-
18	mission, in the case of a company that is regu-
19	lated by the Commission pursuant to section
20	240.15c3-1(a)(7) of title 17 of the Code of
21	Federal Regulations (as in effect on January
22	29, 2007).
23	"(2) RULE OF CONSTRUCTION.—Under the def-
24	inition of the term 'appropriate Federal supervisory
25	agency' in paragraph (1), more than 1 agency may

1	be an appropriate Federal supervisory agency with
2	respect to any given company that controls an indus-
3	trial bank.".
4	(c) Enforcement.—
5	(1) Section 8(b) of the Federal Deposit Insur-
6	ance Act (12 U.S.C. 1818(b)) is amended by adding
7	at the end the following new paragraph:
8	"(11) INDUSTRIAL BANK HOLDING COMPA-
9	NIES.—This subsection and subsections (c) through
10	(s) and subsection (u) of this section shall apply to
11	any industrial bank holding company, and to any
12	subsidiary (other than a bank) of an industrial bank
13	holding company in the same manner as such sub-
14	sections apply to State nonmember insured banks.".
15	(2) Section $8(h)(2)$ of the Federal Deposit In-
16	surance Act $(12 \text{ U.S.C. } 1818(h)(2))$ is amended by
17	striking "(2) Any party to" and inserting "(2) Any
18	party aggrieved by an order of any appropriate Fed-
19	eral supervisory agency under section 51 or any
20	party to".
21	(3) Section 8(i) of the Federal Deposit Insur-
22	ance Act (12 U.S.C. 1818(i)) is amended by striking
23	"or 39" each place such term appears and inserting
24	

24 ", 39, or 51".

1	(d) PROMPT CORRECTIVE ACTION.—Section
2	38(f)(2)(H) of the Federal Deposit Insurance Act (12)
3	U.S.C. 18310(f)(2)(H)) is amended by—
4	(1) by striking "BANK HOLDING COMPANY.—
5	Prohibiting any bank" and inserting "HOLDING
6	COMPANY.—
7	"(i) BANK HOLDING COMPANY.—Pro-
8	hibiting any bank"; and
9	(2) by adding at the end the following new
10	clause:
11	"(ii) Industrial bank holding
12	COMPANY.—Prohibiting any industrial
13	bank holding company having control of
14	the insured depository institution from
15	making any capital distribution without
16	the prior approval of the Corporation.".
17	(e) Technical and Conforming Amendments.—
18	(1) Section $10(e)(2)$ of the Federal Deposit In-
19	surance Act (12 U.S.C. $1820(e)(2)$) is amended by
20	inserting "or section 51" after "subsection $(b)(4)$ ".
21	(2) Section $1101(6)$ of the Right to Financial
22	Privacy Act of 1978 (12 U.S.C. 3401(6)) is amend-
23	ed—
24	(A) in subparagraph (B), by striking
25	"and" after the semicolon;

1	(B) in subparagraph (C), by inserting
2	"and" after the semicolon; and
3	(C) by inserting after paragraph (C) the
4	following new paragraph:
5	"(D) any industrial bank holding company
6	(as defined in section $3(w)(8)$ of the Federal
7	Deposit Insurance Act);".
8	(3) Section 115 of the Gramm-Leach-Bliley Act
9	(12 U.S.C. 1820a) is amended—
10	(A) in subsection (a), by striking "or"
11	after "bank holding company" and inserting ",
12	industrial bank holding company, or";
13	(B) in subsection (d)—
14	(i) by redesignating paragraphs (5),
15	(6), and (7) as paragraphs (6) , (7) , and
16	(8), respectively; and
17	(ii) by inserting after paragraph (4)
18	the following new paragraph:
19	"(5) Industrial bank holding company.—
20	The term 'industrial bank holding company' has the
21	same meaning as in section $3(w)(8)$ of the Federal
22	Deposit Insurance Act.".
23	(4) Section $304(g)(1)$ of the Home Mortgage
24	Disclosure Act of 1975 (12 U.S.C. 2803(g)(1)) is

amended by inserting ", industrial bank holding
 company," after "bank holding company".

3 SEC. 3. REGULATIONS.

4 The Corporation shall prescribe such regulations as
5 the Corporation determines to be appropriate to carry out
6 the amendments made by this Act.
Passed the House of Representatives May 21, 2007.

Attest: LORRAINE C. MILLER,

Clerk.