Senator Curtis S. Bramble proposes the following substitute bill:

	FINANCIAL INSTITUTIONS AMENDMENTS
	2008 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Curtis S. Bramble
	House Sponsor: Kevin S. Garn
Cosponsor:	Gene Davis
LONG TITLE	
General Descrip	tion:
-	nodifies the Utah Credit Union Act.
Highlighted Pro	visions:
This bill:	
► modif	ies restrictions on member-business loans and loans that are not
member-business	loans; and
► makes	s technical changes.
Monies Approp	riated in this Bill:
None	
Other Special C	lauses:
None	
Utah Code Secti	ons Affected:
AMENDS:	
7-9-20 , as	last amended by Laws of Utah 2003, Chapter 327
7-9-58 , as	enacted by Laws of Utah 2003, Chapter 327



Section 1. Section **7-9-20** is amended to read:

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27	7-9-20. Board of directors Powers and duties Loan limitations.
28	(1) At annual meetings the members shall elect from their number a board of directors
29	consisting of an odd number of not less than five members.
30	(2) The bylaws may provide balloting by:
31	(a) mail;
32	(b) ballot box; or
33	(c) both mail and ballot box.
34	(3) Voting may not be by proxy.
35	(4) [Members] A member of the board of directors shall hold office for the [terms]
36	term prescribed in the bylaws.
37	(5) The board of directors shall meet at least monthly.
38	•
	(6) The board of directors shall have the general management of the affairs, funds, and
39	records of the credit union. In particular, the board of directors shall:
40	(a) act upon [applications] an application for membership;
41	(b) act upon expulsion of [members] <u>a member;</u>
42	(c) fix the amount of surety bond required of each officer or employee having custody
43	of funds;
44	(d) determine the rate of interest or dividend allowed on shares and deposits;
45	(e) determine the terms and conditions of credit granted to members;
46	(f) lend money, borrow money, and pledge security for any borrowing;
47	(g) fill [vacancies] a vacancy in the board of directors or in the credit committee, if
48	applicable, or in the supervisory committee until the election and qualification of [officers to
49	fill those vacancies] a person to fill the vacancy;
50	(h) appoint up to two alternate directors as provided in the bylaws;
51	(i) fix the amount of the entrance fee;
52	(j) declare dividends and their amount;
53	(k) make recommendations to meetings of the members relative to amendments to the
54	articles of incorporation, and transact any other business of the credit union; and
55	(l) fix the maximum amount of credit, secured and unsecured, that may be extended to
56	any one member, up to the limitations described in Subsections (7) and (8).

57	(7) (a) The credit that may be outstanding or available by a credit union at any one time
58	is subject to the limitations described in this Subsection (7):
59	(i) except as provided in Subsection (8); and
60	(ii) except that the board of directors may:
61	(A) set a lower limit than the limit in Subsection $(7)(b)(i)$ or $(7)(b)(ii)[(B)](A)(II)$; or
62	(B) require that a person described in Subsection $(7)(b)(ii)(A)(\underline{I})$ be a member of the
63	credit union for more than six months before the date a member-business loan is extended.
64	(b) (i) A credit union may not extend credit that is not a member-business loan to a
65	member if as a result of that extension of credit the total credit that is not a member-business
66	loan that the credit union has issued to that member exceeds at any one time:
67	(A) for a credit union with less than \$2,000,000 in capital and surplus, the greater of:
68	(I) \$1,000; or
69	(II) 15% of capital and surplus up to a total of \$25,000; or
70	(B) for a credit union with \$2,000,000 or more in capital and surplus, the greater of:
71	(I) \$25,000;
72	(II) $[\frac{1\%}{2}]$ of capital and surplus; or
73	(III) 25% of the regular reserve.
74	(ii) (A) Beginning March 24, 1999, a credit union may not extend a member-business
75	loan to a person:
76	[(A)] (I) if the credit union is a successor to or was a credit union described in
77	Subsection 7-9-53(2)(d) as of May 3, 1999:
78	(Aa) if the person is a business entity, unless at least one individual having a
79	controlling interest in that business entity has been a member of the credit union for at least six
80	months prior to the date of the extension of the member-business loan; or
81	[(H)] (Bb) if the person is an individual, unless the individual is a member of the credit
82	union for at least six months prior to the date of the extension of the member-business loan; or
83	[(B)] (II) if as a result of the extension of the member-business loan, the total amount
84	outstanding for all member-business loans that the credit union has extended to that person at
85	any one time exceeds the lesser of:
86	[(1)] (Aa) 10% of the credit union's capital and surplus; or
87	[(H)] (Bb) \$250,000 adjusted as provided in Subsection (7)(b)(ii)(B).

88	(B) The adjustment described in Subsection (7)(b)(ii)(A)(II)(Bb) shall be calculated by
89	the commissioner as follows:
90	(I) beginning May 5, 2008 with the adjustment for calendar year 2008 and for a
91	calendar year beginning on or after January 1, 2009, the commissioner shall increase the dollar
92	amount in Subsection (7)(b)(ii)(A)(II)(Bb) by a percentage equal to the percentage difference
93	between the consumer price index for the preceding calendar year and the consumer price
94	index for calendar year 2006;
95	(II) after the commissioner increases the dollar amount listed in Subsection
96	(7)(b)(ii)(B)(I), the commissioner shall round the dollar amount to the nearest whole dollar;
97	(III) if the percentage difference under Subsection (7)(b)(ii)(B)(I) is zero or a negative
98	percentage, the consumer price index increase for the year is zero; and
99	(IV) for purposes of this Subsection (7)(b)(ii)(B), the commissioner shall calculate the
100	consumer price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code.
101	(c) (i) Beginning March 24, 1999, a credit union may not extend a member-business
102	loan if as a result of that member-business loan the credit union's aggregate member-business
103	loan amount calculated under Subsection (7)(c)(ii) at any one time exceeds 1.25 times the sum
104	of:
105	(A) the actual undivided earnings; and
106	(B) the actual reserves other than the regular reserves.
107	(ii) For purposes of Subsection (7)(c)(i), the aggregate member-business loan amount
108	of a credit union equals:
109	(A) the sum of the total amount financed under all member-business loans outstanding
110	at the credit union; minus
111	(B) the amount of the member-business loans described in Subsection (7)(c)(ii)(A):
112	(I) that is secured by share or deposit savings in the credit union; or
113	(II) for which the repayment is insured or guaranteed by, or there is an advance
114	commitment to purchase by an agency of the federal government, a state, or a political
115	subdivision of the state.
116	(d) (i) A credit union service organization may extend credit to a member of a credit
117	union holding an ownership interest in the credit union service organization only if the credit
118	union in which the person is a member is not prohibited from extending that credit to that

119	member under:
120	(A) this Subsection (7) and Subsection (8); or
121	(B) Section 7-9-58.
122	(ii) For purposes of determining whether under this Subsection (7) and Subsection (8) a
123	credit union may extend credit, the total amount outstanding of credit extended by a credit
124	union service organization to a person shall be treated as if the credit was extended by the
125	credit union in which the person is a member.
126	(iii) If a person seeking an extension of credit from a credit union service organization
127	is a member of more than one credit union holding an ownership interest in the credit union
128	service organization, the person shall specify the credit union to which the extension of credit
129	is attributed under Subsection (7)(d)(ii).
130	(iv) This Subsection (7)(d) effects only an extension of credit:
131	(A) that is extended on or after May 5, 2003; and
132	(B) by:
133	(I) a credit union service organization; or
134	(II) a credit union organized under this chapter.
135	(e) Notwithstanding the other provisions of this section, a nonexempt credit union may
136	not extend credit that the nonexempt credit union is prohibited from extending under Section
137	7-9-58.
138	(8) (a) A credit union may extend credit that is not a member-business loan in an
139	amount that exceeds the limits described in Subsection (7)(b)(i) only if the excess portion is
140	fully secured by share or deposit savings in the credit union.
141	(b) (i) Except as provided in Subsection (8)(b)(ii), a credit union may extend a
142	member-business loan in an amount that exceeds the limits described in Subsection
143	(7)(b)(ii)[(B)](A)(II) only if:
144	(A) that portion that is in excess of the limits described in Subsection
145	(7)(b)(ii)[(B)](A)(II) is secured by share or deposit savings in the credit union; or
146	(B) the repayment of that portion that is in excess of the limits described in Subsection
147	(7)(b)(ii)[(B)](A)(II) is insured or guaranteed by, or there is an advance commitment to
148	purchase that excess portion by, an agency of:
149	(I) the federal government;

150	(II) a state; or
151	(III) a political subdivision of the state.
152	(ii) Notwithstanding Subsection (8)(b)(i), a credit union may not extend a
153	member-business loan if the total amount financed by the credit union exceeds \$1,000,000.
154	(c) For a member-business loan that is extended through a loan participation
155	arrangement in accordance with Subsection 7-9-5(12):
156	(i) in applying the limitation of Subsection (8)(b), each credit union participating in the
157	member-business loan may extend up to \$1,000,000 of the amount financed; and
158	(ii) the requirement of Subsection $(7)(b)(ii)(A)(\underline{I})$ applies to membership in $[\underline{any}]$ \underline{a}
159	credit union that:
160	(A) participates in the loan participation arrangement for the member-business loan;
161	<u>and</u>
162	(B) is a successor to or was a credit union described in Subsection 7-9-53(2) as of May
163	<u>3, 1999</u> .
164	(9) As provided in this chapter or in the credit union bylaws, the board of directors:
165	(a) within 30 days following the annual meeting of the members, shall appoint a
166	supervisory committee consisting of not less than three members;
167	(b) within 30 days after the annual meeting of the members, shall appoint:
168	(i) a credit committee consisting of not less than three members; or
169	(ii) a credit manager in lieu of a credit committee;
170	(c) shall appoint a president to serve as general manager;
171	(d) shall have an executive committee;
172	(e) may appoint an investment officer;
173	(f) shall elect a secretary;
174	(g) may appoint other officers and committees that it considers necessary;
175	(h) shall establish written credit policies, loan security requirements, loan investment,
176	personnel, and collection policies; and
177	(i) on or before January 31 of each year, shall provide for:
178	(i) share insurance for the shares and deposits of the credit union from the National
179	Credit Union Administration or successor federal agency; or
180	(ii) security expressly pledged for the payment of the shares and deposits in accordance

181	with Section 7-9-45.
182	(10) A person may not be a member of more than one committee except as otherwise
183	provided in this chapter or in the credit union bylaws.
184	(11) The president and secretary may not be the same person.
185	Section 2. Section 7-9-58 is amended to read:
186	7-9-58. Limitations on credit extended by nonexempt credit unions.
187	(1) Notwithstanding the other provisions of this chapter, beginning on May 5, 2003, a
188	nonexempt credit union may not:
189	(a) (i) extend a member-business loan;
190	(ii) renew a member-business loan that is extended before May 5, 2003; or
191	(iii) extend the maturity date or increase the amount of a member-business loan that is
192	extended before May 5, 2003;
193	(b) originate, participate in, or obtain any interest in a co-lending arrangement,
194	including a loan participation arrangement; or
195	(c) subject to Subsection (2), extend credit that is not a member-business loan if as a
196	result of the extension of credit the total credit that is not a member-business loan that the
197	nonexempt credit union has issued to that member exceeds at any one time \$250,000 adjusted
198	as provided in Subsection (1)(d).
199	(d) The adjustment described in Subsection (1)(c) shall be calculated by the
200	commissioner as follows:
201	(i) beginning July 1, 2008 and for a calendar year beginning on or after January 1,
202	2009, the commissioner shall increase or decrease the dollar amount in Subsection (1)(c) by a
203	percentage equal to the percentage difference between the consumer price index for the
204	preceding calendar year and the consumer price index for calendar year 2007;
205	(ii) after the commissioner increases the dollar amount listed in Subsection (1)(c), the
206	commissioner shall round the dollar amount to the nearest whole dollar;
207	(iii) if the percentage difference under Subsection (1)(d)(i) is zero or a negative
208	percentage, the consumer price index increase for the year is zero; and
209	(iv) for purposes of this Subsection (1)(d), the commissioner shall calculate the
210	consumer price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code.
211	(2) Notwithstanding Subsection (1)(c), a nonexempt credit union may extend credit in

extended before May 5, 2003.

227

212 an amount that exceeds the limits provided in Subsection (1)(c) to a member if: 213 (a) the excess portion of the credit described in Subsection (1)(c) is fully secured by the 214 member's share or deposit savings in the nonexempt credit union; or 215 (b) the credit is extended to a member of the nonexempt credit union: 216 (i) for the purpose of: 217 (A) paying amounts owed by the member to purchase a one- to four-family dwelling 218 that is the primary residence of that member; or 219 (B) refinancing the balance of amounts owed by the member for the purchase of a one-220 to four-family dwelling that is the primary residence of that member; and 221 (ii) the credit extended under this Subsection (2)(b) is less than or equals \$1,000,000. 222 (3) In accordance with Subsection 7-9-20(7)(d), a credit union service organization 223 may not extend credit to a member of a nonexempt credit union holding an ownership interest 224 in the credit union service organization if it would be a violation of this section for the 225 nonexempt credit union to extend the credit to the member. 226 (4) This section may not prevent a nonexempt credit union from servicing a loan

S.B. 296 1st Sub. (Green) - Financial Institutions Amendments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals local governments. Some businesses may benefit from the ability to make loans sooner.

2/27/2008, 7:05:49 PM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst