

State of Misconsin 1999 - 2000 LEGISLATURE

SENATE SUBSTITUTE AMENDMENT 1,

TO 1999 SENATE BILL 325

February 8, 2000 – Offered by Senators Lazich, Darling, Drzewiecki, Rude, Farrow, Panzer, Huelsman and Zien.

1	$AN \ ACT \textit{ to amend } 186.113~(15)~(a), 214.04~(21)~(b), 215.13~(46)~(a)~1.~and~221.0303$
2	(2) of the statutes; relating to: disclosure of automatic teller machine fees and
3	requiring the exercise of rule-making authority.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
4	SECTION 1. 186.113 (15) (a) of the statutes is amended to read:
5	186.113 (15) (a) Directly or indirectly, acquire, place and operate, or participate
6	in the acquisition, placement and operation of, at locations other than its offices,
7	remote terminals, in accordance with rules established by the office of credit unions.
8	The rules shall provide that any remote terminal shall be available for use, on a
9	nondiscriminatory basis, by any state or federal credit union which has its principal
10	place of business in this state, by any other credit union obtaining the consent of a
11	state or federal credit union which has its principal place of business in this state and
12	is using the terminal and by all members designated by a credit union using the

1 terminal. This subsection does not authorize a credit union which has its principal 2 place of business outside the state to conduct business as a credit union in this state. 3 The remote terminals also shall be available for use, on a nondiscriminatory basis, 4 by any state or national bank, state or federal savings bank or state or federal savings 5 and loan association, whose home office is located in this state, if the bank, savings 6 bank or savings and loan association requests to share its use, subject to the joint 7 rules established under s. 221.0303 (2). The joint rules under s. 221.0303 (2) shall require a state or federal credit union operating a remote terminal in this state to 8 9 disclose the amount of any charge imposed by the state or federal credit union upon 10 a person for making a transaction at the remote terminal. This disclosure shall be 11 made by posting a statement on the remote terminal's screen. The joint rules under 12s. 221.0303 (2) shall also require a state or federal credit union operating a remote 13 terminal in this state to allow a person, in response to this disclosure, to discontinue 14the transaction without incurring a charge. The office of credit unions by order may 15authorize the installation and operation of a remote terminal in a mobile facility, 16 after notice and hearing upon the proposed service stops of the mobile facility.

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SECTION 2. 214.04 (21) (b) of the statutes is amended to read:

18 214.04 (21) (b) The rules of the division shall provide that any remote service 19 unit shall be available for use, on a nondiscriminatory basis, by any state or federal 20 savings bank which has its principal place of business in this state, by any other state 21or federal savings bank obtaining the consent of a state or federal savings bank that 22has its principal place of business in this state and is using the terminal and by all 23customers designated by a savings bank using the unit. This paragraph does not $\mathbf{24}$ authorize a savings bank which has its principal place of business outside this state 25to conduct business as a savings bank in this state. A remote service unit shall be

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1 available for use, on a nondiscriminatory basis, by any credit union, state or national 2 bank or state or federal savings and loan association, whose home office is located 3 in this state, if the credit union, bank or savings and loan association requests to 4 share its use, subject to joint rules established by the division of banking, the office 5 of credit unions and the division under s. 221.0303 (2). The joint rules under s. 6 221.0303 (2) shall require a state or federal savings bank operating a remote service 7 unit in this state to disclose the amount of any charge imposed by the state or federal savings bank upon a person for making a transaction at the remote service unit. This 8 9 disclosure shall be made by posting a statement on the remote service unit's screen. 10 The joint rules under s. 221.0303 (2) shall also require a state or federal savings bank 11 operating a remote service unit in this state to allow a person, in response to this 12disclosure, to discontinue the transaction without incurring a charge. The division 13 by order may authorize the installation and operation of a remote service unit in a 14mobile facility, after notice and hearing upon the proposed service stops of the mobile facility. 15

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SECTION 3. 215.13 (46) (a) 1. of the statutes is amended to read:

17215.13 (46) (a) 1. Directly or indirectly, acquire, place and operate, or participate in the acquisition, placement and operation of, at locations other than its 18 19 home or branch offices, remote service units, in accordance with rules established by 20 the division. Remote service units established in accordance with such rules are not 21subject to sub. (36), (39), (40) or (47) or s. 215.03 (8). The rules of the division shall 22provide that any such remote service unit shall be available for use, on a 23nondiscriminatory basis, by any state or federal savings and loan association which 24has its principal place of business in this state, by any other savings and loan 25association obtaining the consent of a state or federal savings and loan association

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which has its principal place of business in this state and is using the terminal and 1 2 by all customers designated by a savings and loan association using the unit. This 3 paragraph does not authorize a savings and loan association which has its principal 4 place of business outside this state to conduct business as a savings and loan 5 association in this state. The remote service units also shall be available for use, on 6 a nondiscriminatory basis, by any credit union, state or national bank or state or 7 federal savings bank, whose home office is located in this state, if the credit union, 8 bank or savings bank requests to share its use, subject to the joint rules established 9 under s. 221.0303 (2). The joint rules under s. 221.0303 (2) shall require a state or 10 federal savings and loan association operating a remote service unit in this state to 11 disclose the amount of any charge imposed by the state or federal savings and loan association upon a person for making a transaction at the remote service unit. This 1213 disclosure shall be made by posting a statement on the remote service unit' screen. 14The joint rules under s. 221.0303 (2) shall also require a state or federal savings and 15loan association operating a remote service unit in this state to allow a person, in response to this disclosure, to discontinue the transaction without incurring a 16 17charge. The division by order may authorize the installation and operation of a remote service unit in a mobile facility, after notice and hearing upon the proposed 18 19 service stops of the mobile facility.

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SECTION 4. 221.0303 (2) of the statutes, as affected by 1999 Wisconsin Act 9,
is amended to read:

22 221.0303 (2) OPERATION AND ACQUISITION OF CUSTOMER BANK COMMUNICATIONS 23 TERMINALS. A bank may, directly or indirectly, acquire, place and operate, or 24 participate in the acquisition, placement and operation of, at locations other than its 25 main or branch offices, customer bank communications terminals, in accordance

with rules established by the division. The rules of the division shall provide that 1 2 any such customer bank communications terminal shall be available for use, on a 3 nondiscriminatory basis, by any state or national bank and by all customers 4 designated by a bank using the terminal. This subsection does not authorize a bank 5which has its principal place of business outside this state to conduct banking 6 business in this state. The customer bank communications terminals also shall be 7 available for use, on a nondiscriminatory basis, by any credit union, savings and loan 8 association or savings bank, if the credit union, savings and loan association or 9 savings bank requests to share its use, subject to rules jointly established by the 10 division of banking, the office of credit unions and the division of savings institutions. 11 The joint rules shall require a state or national bank operating a customer bank 12communications terminal in this state to disclose the amount of any charge imposed 13 by the state or national bank upon a person for making a transaction at the customer 14 bank communications terminal. This disclosure shall be made by posting a 15statement on the customer bank communications terminal's screen. The joint rules shall also require a state or national bank operating a customer bank 16 17communications terminal in this state to allow a person, in response to this 18 disclosure, to discontinue the transaction without incurring a charge. The division by order may authorize the installation and operation of a customer bank 19 20 communications terminal in a mobile facility, after notice and hearing upon the 21proposed service stops of the mobile facility.

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SECTION 5. Nonstatutory provisions.

(1) The division of banking, the office of credit unions, and the division of
savings institutions shall submit in proposed form the rules required under section
221.0303 (2) of the statutes, as affected by this act, to the legislative council staff

under section 227.15 (1) of the statutes no later than the first day of the 3rd month
 beginning after the effective date of this subsection.

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SECTION 6. Effective date.

 $(1) \ \ The \ treatment \ of \ sections \ 186.113 \ (15) \ (a), \ 214.04 \ (21) \ (b), \ 215.13 \ (46) \ (a) \ 1., \ (a) \$

and 221.0303 (2) of the statutes takes effect on the first day of the 6th month
beginning after publication.

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(END)