As Passed by the House

124th General Assembly Regular Session 2001-2002

H. B. No. 506

1 2

3

5

7

14

REPRESENTATIVES Salerno, Husted, Wolpert, R. Miller, Allen, Setzer, G. Smith, Peterson, Webster, Reidelbach, Britton, Sykes, Blasdel, Schmidt, Evans, Hoops, Ogg, Sulzer, Beatty, Kilbane, Flowers, Hughes, McGregor, Collier, Raga, Coates, Kearns, Flannery, Lendrum, Perry, Barrett, Hartnett, Otterman, D. Miller, Cirelli, Widowfield, Clancy, DeBose

A BILL

ГО	amend sections 1761.01, 1761.02, 1761.03, 1761.05
	to 1761.10, and 1761.13 of the Revised Code to
	modify the Credit Union Guaranty Corporations Law
	regarding insurable credit union share accounts,
	composition of a board of directors, eligibility
	requirements for licensure, powers of a
	corporation, reporting requirements, funds to be
	included in a guarantee fund, and eligible
	investments by a corporation.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1761.01, 1761.02, 1761.03, 1761.05,	10
1761.06, 1761.07, 1761.08, 1761.09, 1761.10, and 1761.13 of the	11
Revised Code be amended to read as follows:	12
Sec. 1761.01. As used in this chapter:	13

participating credit union for paid-in capital contribution, and 15 other credits, net of any charges to that participating credit 16

(A) "Account" means the total of all amounts credited to a

As I asset by the House	
(H) "Deficiency" means the difference between the guaranteed	48
amount of an individual member's or, as described in division	49
(B)(2) of section 1761.02 of the Revised Code, a nonmember's	50
credit union share account and the proceeds of any liquidation of	51
a participating credit union distributed or to be distributed to	52
the individual member <u>or nonmember</u> .	53
(I) "National credit union administration" means the federal	54
regulatory agency as established and defined by the "Federal	55
Credit Union Act," 84 Stat. 994 (1970), 12 U.S.C. 1751, as	56
amended, or any successor to the national credit union	57
administration.	58
(J) "Participating credit union" means a credit union that	59
has applied for and been admitted to participation in a credit	60
union share guaranty corporation and whose participation has not	61
been terminated.	62
(K) "Share capital" means the aggregate of all moneys in	63
credit union share accounts, irrespective of how denominated,	64
which show a balance due on the records of the participating	65
credit union and are guaranteed by the guaranty corporation.	66
(L) "Superintendent of insurance" is the chief executive	67
officer and director of the department of insurance as provided $\ensuremath{\mathtt{n}}$	68
<u>in</u> Chapter 3901. of the Revised Code.	69
(M) "Superintendent of credit unions" means the	70
superintendent of the division of financial institutions of this	71
state.	72
Sec. 1761.02. (A) A credit union share guaranty corporation	73
may be established, licensed, and operated in compliance with this	73 74
chapter.	75
onapour.	, 5

(B)(1) A credit union share guaranty corporation may be

organized as a corporation under this chapter. Chapter 1701. or

76

1702. of the Revised Code, to the extent either is applicable and not in conflict with this chapter and those chapters of Title 79 XXXIX of the Revised Code specified in division (A) of section 80 1761.04 of the Revised Code, applies to such corporation. A credit union share guaranty corporation shall only be authorized to 82 engage do any of the following: 83 (a) Engage in the business of guaranteeing payment of a credit union share account of an individual member of a credit union or otherwise; 86 (b) In accordance with division (B)(2) of this section, engage in the business of guaranteeing payment of a credit union 88 share account of a nonmember of a credit union;
XXXIX of the Revised Code specified in division (A) of section 1761.04 of the Revised Code, applies to such corporation. A credit union share guaranty corporation shall only be authorized to 82 engage do any of the following: (a) Engage in the business of guaranteeing payment of a credit union share account of an individual member of a credit union or otherwise; (b) In accordance with division (B)(2) of this section, engage in the business of guaranteeing payment of a credit union 88
1761.04 of the Revised Code, applies to such corporation. A credit union share guaranty corporation shall only be authorized to engage do any of the following: (a) Engage in the business of guaranteeing payment of a credit union share account of an individual member of a credit union or otherwise; (b) In accordance with division (B)(2) of this section, engage in the business of guaranteeing payment of a credit union 88
union share guaranty corporation shall only be authorized to engage do any of the following: (a) Engage in the business of guaranteeing payment of a credit union share account of an individual member of a credit union or otherwise; (b) In accordance with division (B)(2) of this section, engage in the business of guaranteeing payment of a credit union 88
engage do any of the following: (a) Engage in the business of guaranteeing payment of a 84 credit union share account of an individual member of a credit 85 union or otherwise; 86 (b) In accordance with division (B)(2) of this section, 87 engage in the business of guaranteeing payment of a credit union 88
(a) Engage in the business of guaranteeing payment of a 84 credit union share account of an individual member of a credit 85 union or otherwise; 86 (b) In accordance with division (B)(2) of this section, 87 engage in the business of guaranteeing payment of a credit union 88
credit union share account of an individual member of a credit 85 union or otherwise; 86 (b) In accordance with division (B)(2) of this section, 87 engage in the business of guaranteeing payment of a credit union 88
union or otherwise: (b) In accordance with division (B)(2) of this section, engage in the business of guaranteeing payment of a credit union 88
(b) In accordance with division (B)(2) of this section, 87 engage in the business of guaranteeing payment of a credit union 88
engage in the business of guaranteeing payment of a credit union 88
engage in the business of guaranteeing payment of a credit union 88
(c) Otherwise issue or effect credit union share guaranty 90
insurance. 91
(2) For purposes of division (B) of this section, both of the 92
following apply: 93
(a) Nonmember share accounts are subject to guaranty provided 94
by the credit union share guaranty corporation not exceeding 95
twenty per cent of the aggregate share accounts of the 96
participating credit union. 97
(b) Nonmember share accounts are share accounts that are 98
received by a participating credit union that has been designated 99
by its supervisory authority as serving predominantly low-income 100
members; share accounts of other credit unions; and, to the extent 101
determined by the participating credit union's supervisory 102
authority to be received by that credit union consistent with law, 103
share accounts of public units or political subdivisions. 104
(C) A credit union share guaranty corporation shall have the 105
word "insurance" in its name.
(D) Persons who receive from a credit union share guaranty 107
corporation any commission, salary, or other emolument for 108

services arising out of their association with the corporation shall not comprise a majority of the membership of the board of directors of the corporation. Persons who are officers, directors, or employees of participating credit unions shall not comprise a majority of the membership of the board of directors of a credit union share guaranty corporation This division does not apply to persons who receive only an emolument consisting of fees or expense reimbursements for serving as a member of the board of directors of the corporation or of a committee of the board of directors.

- (E) A credit union share guaranty corporation organized as a nonprofit corporation under this chapter is exempt from all taxes and fees imposed by this state or any county, municipal corporation, local authority, or other subdivision, except that any real property owned by the nonprofit corporation is subject to taxation to the same extent according to its value as other real property is taxed.
- (F) Notwithstanding the provisions of section 5725.18 of the Revised Code, the capital deposits or contributions by participating credit unions shall not be included in the value of capital and surplus subject to the annual franchise tax payable by a credit union share guaranty corporation organized under this chapter nor shall any capital contributions, assessments, or fees received from participating credit unions for primary coverage by such credit union share guaranty corporation be included in the gross amount subject to the annual franchise tax. Any payment otherwise made under this division shall be in addition to any taxes due as an insurer under Title LVII of the Revised Code.
- **Sec. 1761.03.** The general purposes of a credit union share guaranty corporation are:
 - (A) To guarantee payment of all or a part of participating

H. B. No. 506 As Passed by the House	Page 7
section 1761.04 of the Revised Code, and are approved by the	171
superintendent of insurance;	172
(3) The applicant holds bona fide applications for	173
participation in the corporation from at least fifty thirty credit	174
unions which shall become effective immediately upon issuance of	175
the license, or, in the case of a renewal of such license, the	176
corporation has at least fifty thirty participating credit unions;	177
(4) The applicant or corporation maintains a reserve for	178
guarantee losses in compliance with section 1761.15 of the Revised	179
Code;	180
(5) The applicant or corporation has capital deposits in a	181
principal sum no less than five million dollars and such capital	182
deposits are invested in compliance with section $\frac{1761.12}{2}$	183
of the Revised Code;	184
(6) The applicant or corporation submits an audited financial	185
statement verified by the oath of the president and secretary of	186
the corporation, which demonstrates the corporation's compliance	187
with generally accepted accounting principles, and the applicant	188
or corporation submits an annual statement in accordance with	189
sections 3929.30 and 3941.29 of the Revised Code that demonstrates	190
the applicant's or corporation's solvency according to principles	191
of statutory accounting;	192
(7) The superintendent of credit unions certifies in writing	193
to the superintendent of insurance that the applicant or	194
corporation is in compliance with this chapter;	195
(8) The applicant or corporation is in compliance with those	196
chapters of Title XXXIX of the Revised Code specified in division	197
(A) of section 1761.04 of the Revised Code as determined by the	198
superintendent of insurance.	199
(B) The superintendent shall issue, renew, refuse to renew,	200
or deny the license required by this section by written order	201

H. B. No. 506 As Passed by the House	Page 9
otherwise effect credit union share guaranty insurance;	233
(3) Advance funds in accordance with agreed lending terms and	234
conditions to aid participating credit unions to operate and to	235
meet liquidity requirements;	236
(4) Upon the written order of the superintendent of credit	237
unions, and at such compensation as shall be agreed upon, the	238
corporation may assume control of the property and business of any	239
participating credit union and operate it at the direction of the	240
superintendent until its financial stability has been	241
reestablished to the satisfaction of the superintendent, or the	242
credit union has been liquidated or merged into another credit	243
union;	244
(5) Assist in the merger, consolidation, or liquidation of	245
credit unions;	246
(6) Purchase or otherwise acquire, lease as lessee, invest	247
in, hold, use, lease as lessor, encumber, sell, exchange,	248
transfer, and dispose of property of any description or any	249
interest therein;	250
(7) Borrow money, and issue, sell, and pledge its notes,	251
bonds, and other evidences of indebtedness, and secure any of its	252
obligations by mortgage, pledge, or deed of trust of all or any of	253
its property, and guarantee or secure obligations of participating	254
credit unions, subject to section 3901.72 of the Revised Code;	255
(8) Enter into contracts of insurance or reinsurance,	256
insuring in whole or in part its contractual guarantees to	257
participating credit unions and any other insurance or bonding	258
company contracts necessary or advisable in the conduct of its	259
business, provided a credit union share guaranty corporation shall	260
not assume as reinsurer any risks from another insurer;	261
(9) Receive money or other property from its participating	262
credit unions, or any person;	263

In the event of lapse of either reinsurance or the line of 294

292

293

line of credit is actuarially or financially necessary. Such

determination shall be made on a year-to-year basis.

allows federally chartered credit unions to be eligible for

eligible to participate in a credit union share guaranty

participation in a credit union share guaranty corporation is

323

324

H. B. No. 506 As Passed by the House	Page 12
corporation under this chapter, subject to the following	326
conditions:	327
(1) The board of directors of the credit union and the board	328
of directors of the credit union share guaranty corporation	329
approve the participation;	330
(2) The credit union satisfies the risk eligibility standards	331
established by the credit union share guaranty corporation and	332
applicable to all applying and participating credit unions;	333
	334
(3) The credit union agrees to furnish financial statements,	335
delinquent loan reports, and such other information considered	336
necessary by the credit union share guaranty corporation to assess	337
the financial condition and performance of the credit union;	338
(4) The credit union agrees to be bound by the provisions of	339
this chapter and the articles of incorporation and bylaws of the	340
credit union share guaranty corporation;	341
(5) Participation by the credit union would not result in a	342
violation by the credit union share guaranty corporation of any	343
provision of this chapter or other applicable state or federal	344
law.	345
(B) Credit unions chartered by other states qualify for	346
participation in the corporation, provided the following	347
conditions are satisfied:	348
(1) Such participation is lawful under the laws of both this	349
state and the domicile state of the credit union applying for	350
participation in the corporation;	351
(2) The credit union share guaranty corporation by agreement	352
or law has sufficient authority to require the credit union	353
applying for participation in the corporation to comply with the	354
articles of incorporation and bylaws of the corporation, and with	355
this chapter;	356

As I asseu by the House	
(3) The credit union supervisory authority of such state	357
agrees to furnish to the credit union share guaranty corporation	358
copies of all financial and examination reports and other	359
information regarding participating credit unions as is necessary	360
to effect the corporation's purposes. If the credit union	361
supervisory authority is prohibited by law from disclosing such	362
this information, the participating credit unions shall provide	363
the information to the corporation.	364
(C) Credit unions chartered by the federal government may	365
participate in the corporation, provided the following conditions	366
are satisfied:	367
(1) The national credit union administration does not	368
restrict such participation;	369
(2) Such participation is lawful under the laws of both this	370
state, the domicile state of the credit union applying for	371
participation in the corporation, and the federal government;	372
(3) The credit union share guaranty corporation by agreement	373
or law has sufficient authority to require the credit union	374
applying for participation in the corporation to comply with the	375
articles of incorporation and bylaws of the corporation, and with	376
this chapter;	377
(4) Participating To the extent permitted by federal law or	378
regulation, participating credit unions insured by the national	379
credit union administration agree to furnish to the corporation	380
copies of all financial and examination reports and such other	381
information regarding the participating credit unions as is	382
necessary to effect the corporation's purposes.	383
(D) Any credit union that has become been admitted to	384

participation in the credit union share guaranty corporation in

accordance with the qualifications of this section shall have

referenced in their contract with the corporation all of the

385

386

H. B. No. 506 Page 17 As Passed by the House the report, certificate, or opinion. If such qualification is not 482 remedied within the time period designated, the corporation shall 483 report such qualification in writing to the superintendent within 484 three days thereof. In 485 (3) In addition to other action described in this division, 486 the corporation may do the following: 487 488 (1)(a) Recommend appropriate corrective measures to the operational policies and procedures of the participating credit 489 unions; 490 (2)(b) Make appropriate recommendations to the superintendent 491 or appropriate credit union supervisory authority or the national 492 credit union administration including the recommendation that the 493 participating credit union be liquidated or consolidated; 494 495 (3)(c) Submit reports and make recommendations to the 496 superintendent of credit unions, other credit union supervisory 497 authority, or the national credit union administration regarding 498 the financial condition of any participating credit union. Such 499 reports and recommendations are not public documents. There 500 (4) There shall be no liability on the part of, and no cause 501 of action of any nature shall arise against, the corporation or 502 its participating credit unions, directors, officers, employees, 503 or agents, or the superintendent or other credit union supervisory 504 authority or the national credit union administration, for any 505 statements made by them in any reports or recommendations made in 506 accordance with this division (E) of this section. 507 508 (F) When an examination or investigation of any participating credit union is considered necessary for good cause shown by the 509 superintendent of credit unions under this chapter, the 510 corporation shall pay to the superintendent of credit unions the 511 cost thereof, including the salary or other compensation paid to 512

Page 18

the persons making the examination or rendering special services
and overhead cost incurred in connection with the examination or
investigation as fixed by the superintendent. In determining the
costs of services or examinations, the superintendent may use the
estimated hourly cost for all persons performing services for, or
examinations of, the corporation for the fiscal year. Travel
expenses shall be paid by the division of financial institutions.

- (G) Neither the corporation nor any participating credit union, as an agent of the corporation or of its participating credit unions, or any other person shall use information obtained under division (A), (B), (C), (D), or (E) of this section for any purpose not authorized by this section. The conviction for violation of this division by any person located outside this state shall be reported to the appropriate credit union supervisory authority or the national credit union administration for prosecution under the laws of that jurisdiction.
- Sec. 1761.09. (A) Each credit union share account of an individual member or, as described in division (B)(2) of section 1761.02 of the Revised Code, a nonmember of a participating credit union shall be guaranteed in amounts established from time to time by the credit union share guaranty corporation. Such primary guaranteed amount shall not be less than the amount of the credit union share account but, in no event, shall exceed two hundred fifty thousand dollars.
- (B) In addition to the primary guaranteed amount, the corporation may establish an excess coverage guarantee for the benefit of those participating credit unions that voluntarily elect to obtain such additional guarantee.
- (C) The guarantees provided pursuant to this chapter do not apply to credit union share accounts until such the credit union

H. B. No. 506 As Passed by the House	Page 19
has applied for and been admitted as a participating credit union,	544
and cease to apply to the share accounts of any credit union upon	545
the later of any of the following:	546
(1) The termination of the credit union's participation in	547
the corporation pursuant to section 1761.12 of the Revised Code;	548
(2) The completion of the liquidation of the credit union;	549
(3) The withdrawal of the credit union from participation in	550
the corporation.	551
Sec. 1761.10. (A)(1) A credit union share guaranty	552
corporation shall establish and maintain a guarantee fund. The	553
fund shall be maintained at a normal operating level as defined by	554
the board of directors of the corporation and approved by the	555
superintendent of insurance, except that the normal operating	556
level shall at all times be no less than one per cent of the	557
aggregate share capital of participating credit unions,	558
irrespective of how denominated. The fund of the corporation shall	559
be comprised of the following:	560
(a) The account for each participating credit union;	561
(b) Retained and undivided earnings;	562
(c) Any reserves required by statute or order of the	563
superintendent of credit unions;	564
(d) Borrowings made in accordance with section 3901.72 of the	565
Revised Code.	566
(2)(a) Each participating credit union shall contribute to	567
and maintain with the corporation a capital contribution to be	568
credited to its account, in an amount equal to at least one per	569
cent of its aggregate share capital as is established as the	570
normal operating level of the fund by the board of directors	571
pursuant to division (A)(1) of this section and approved by the	572
superintendent of insurance. Each participating credit union's	573

account shall be adjusted annually to reflect changes in the
participating credit union's aggregate share capital in accordance
with procedures adopted by the board of directors and may be
adjusted more frequently if an increase in the aggregate share
capital or a change in the financial condition of the
participating credit union warrants such adjustment. Those credit
unions participating in excess coverage shall pay a premium as
prescribed by the board of directors of the corporation and as
filed and approved under Chapter 3937. of the Revised Code.

- (b) The approval of the superintendent of insurance concerning the normal operating level of the guarantee fund expires upon written determination by the superintendent of insurance that there is cause for additions to the guarantee fund. Such This determination is not subject to any hearing requirement under Chapter 119. of the Revised Code, provided a credit union guaranty corporation may request a supervisory conference under section 1761.19 of the Revised Code.
- (3) If, at the close of a fiscal year, the guarantee fund exceeds the normal operating level determined by the board of directors of a credit union share guaranty corporation, the board of directors may make a distribution of the excess to participating credit unions. Any distribution shall be made to each participating credit union in the proportion that each participating credit union's account bears to the total aggregate participating credit union accounts of the corporation. No determination by the board of directors is effective until approved by the superintendent of insurance. No distribution shall be made, nor shall it confer any rights, until approved by the superintendent of insurance.
- (4) The amount of the account of each participating creditunion shall be carried on the books of the individual participantas a deposit with the corporation.

- (5) Notwithstanding any other provision of this chapter, the corporation shall require the participating credit unions to make capital contributions to maintain the normal operating level set by division (A)(1) of this section during any calendar year in which the fund has been reduced below the minimum operating level as a result of payment of any deficiencies in credit union share accounts.
- (B)(1) The corporation may annually or more frequently levy and collect additions to the capital contribution as the board of directors of the corporation considers appropriate. The corporation shall notify the superintendent of credit unions and the superintendent of insurance of such additions. Whenever the superintendent of credit unions or the superintendent of insurance considers it necessary for the maintenance of the normal operating level of the fund, he the superintendent shall order the corporation to levy and collect additions to the capital contributions. Such order shall specify the amount of the addition and the reasons upon which the order is based.
- (2) The corporation shall send a written notice of capital contributions required pursuant to division (B)(1) of this section to each participating credit union within ten days after the levy of any capital contributions. Capital contributions shall be paid to the corporation by each participating credit union not later than thirty days following mailing of written notice of any required capital contribution.
- (C)(1) In the event of potential impairment of the fund, a special assessment of the fund may be levied by the corporation with the approval of the superintendent of credit unions or the superintendent of insurance. Impairment for this purpose is deemed to exist when the corporation's liabilities and share capital exceed its assets. Whenever the superintendent of credit unions or the superintendent of insurance considers it necessary to avoid an

impairment of the fund, he the superintendent shall order the
corporation to levy a special assessment. Such order shall specify
the amount of the assessment and the reasons upon which the order
is based.

- (2) The corporation shall send a written notice of the special assessment required pursuant to division (C)(1) of this section to each participating credit union within ten days after the levy thereof. Special assessments shall be paid to the corporation by each participating credit union not later than thirty days following mailing of written notice of any special assessment unless for good cause shown the time period is extended.
- (D) A report of each capital contribution that may be required pursuant to division (B) of this section shall be made to the superintendent of credit unions and the superintendent of insurance within ninety days of the special assessment levy. A report of each special assessment that may be is required pursuant to division (C) of this section shall be made to the superintendent of credit unions and the superintendent of insurance within ten days after mailing the written notice thereof to participating credit unions.
- (E)(1) In the event any participating credit union fails to pay an annual capital contribution when due, the corporation shall report such default in writing to the superintendent of credit unions and the superintendent of insurance and the appropriate credit union supervisory authority or the national credit union administration within twenty-four hours of such default, and shall revoke after thirty days' notice the participating credit union's participation in the corporation, unless good cause is shown for the delay.
- (2) In the event any participating credit union fails to pay any additional capital contribution, premium, fee, or assessment

Page 23

- (3) The thirty-day notice of revocation required under divisions (E)(1) and (2) of this section does not apply to the revocation of excess coverage.
- (F) Any participating credit union that is voluntarily liquidated or, any participating credit union that withdraws from participation in the corporation and obtains a different form of share guaranty or insurance pursuant to section 1733.041 of the Revised Code or similar state statute, or any participating credit union that merges with another credit union that becomes the surviving credit union whose shares are guaranteed or insured by a different form of guaranty or insurance may be refunded in an amount equal to the balance of its capital contribution account. Such reimbursement of a participating credit union's capital contribution account balance shall be paid only if and when the guarantee fund exceeds its normal operating level as calculated without the account of the withdrawing credit union.
- (G) In the event of a merger of two or more participating credit unions where the surviving credit union is to be insured by the corporation, the funds in the capital contribution account of each such credit union shall be transferred to the account of the surviving credit union.
- (H) If a credit union share guaranty corporation is dissolved, the net assets after settling any recorded, contingent, and contractual liabilities, and all costs of dissolution shall be distributed to the participating credit unions in accordance with

H. B. No. 506 As Passed by the House	Page 24
their share balances, less any outstanding debts owed to the corporation.	702 703
Sec. 1761.13. (A) A credit union share guaranty corporation shall invest or deposit its funds in the following manner:	704 705
(1) In banks incorporated under the laws of this or any other state, or the United States;	706 707
(2) In negotiable certificates of deposit and bankers acceptances;	708 709
(3) In share certificates deposited in or any form of evidence of interest or indebtedness of any credit union organized	710 711
under Chapter 1733. of the Revised Code or comparable state law if insured, or whose member accounts are insured as provided for by Title II of the "Federal Credit Union Act," 84 Stat. 994, (1970),	712 713 714
12 U.S.C.A. 1781, as amended, or by comparable insurance. No investment under division (A)(3) of this section shall be in a	715 716
participating credit union. (4) In accounts with, investment certificates or withdrawable	717 718
shares of, any savings and loan association that is an insured institution as defined by Title IV of the "National Housing Act,"	719 720
48 Stat. 1255 (1934), 12 U.S.C.A. 1724, as amended. (5) In United Sates States government securities or United	721 722
States government agency obligations; (6) In bonds or other evidence of indebtedness rated in the	723 724
three highest ratings of Standard and Poor's or Moody's service, not in default as to principal or interest, that are valid	725 726
obligations issued, assumed, or guaranteed by any state, county, or municipal corporation of the United States;	727 728
(7) In bonds or other evidence of indebtedness rated in the three highest ratings by Standard and Poor's or Moody's service, not in default as to principal or interest, that are valid	729 730 731

(8) In any other investments that are expressly approved by the superintendent of credit unions and the superintendent of insurance or are permitted by rules adopted by the superintendents pursuant to division (C) of section 1761.04 of the Revised Code, but such other investments shall not exceed twenty per cent of the sum of the capital contributions, retained and undivided earnings, and any borrowings made in accordance with section 3901.72 of the Revised Code of the corporation. The superintendents shall not permit the corporation to make any investment in any unrelated corporation or unrelated subsidiary without the prior written approval of the superintendent of credit unions and the superintendent of insurance.

- (B) The maximum investment in securities of any one corporation shall not exceed ten per cent of the guarantee fund at the time the investment is made.
- (C) The corporation's directors, officers, committee members, and employees, and immediate family members of such individuals, are prohibited from receiving pecuniary or any other type of consideration in connection with the making of an investment or deposit by the corporation.
- (D) Within thirty days of appointment, each officer, agent, or employee having control or access to funds or securities owned by or pledged with a credit union share guaranty corporation shall be provided with fidelity bond coverage by the corporation in an amount commensurate with the risk involved.

H. B. No. 506	Page 26
As Passed by the House	
(E) The corporation shall not take a position in any	764
corporate stock without the express written approval of the board	765
of directors and the superintendent of credit unions and the	766
superintendent of insurance.	767
Section 2. That existing sections 1761.01, 1761.02, 1761.03,	768
1761.05, 1761.06, 1761.07, 1761.08, 1761.09, 1761.10, and 1761.13	769
of the Revised Code are hereby repealed.	770