TITLE 12 - BANKS AND BANKING

CHAPTER 10—LOCAL AGRICULTURAL-CREDIT CORPORATIONS, LIVESTOCK-LOAN COMPANIES AND LIKE ORGANIZATIONS; LOANS TO INDIVIDUALS TO AID IN FORMATION OR TO INCREASE CAPITAL STOCK

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<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>§ 1401</td>
<td>Authorization of loans by Governor of Farm Credit Administration; regulations</td>
</tr>
<tr>
<td>§ 1402</td>
<td>Limitations on loans; financial structure of corporation, approval</td>
</tr>
<tr>
<td>§ 1403</td>
<td>Minimum paid-in capital stock required to warrant loans</td>
</tr>
<tr>
<td>§ 1404</td>
<td>Authorization of appropriations; revolving fund</td>
</tr>
</tbody>
</table>
TITLE 12—BANKS AND BANKING

Chap. ...Sec.
1. The Comptroller of the Currency ...1
2. National Banks ...21
3. Federal Reserve System ...221
4. Taxation ...531
5. Crimes and Offenses ...581
6. Foreign Banking ...601
6A. Export-Import Bank of the United States ...635
7. Farm Credit Administration [Repealed or Omitted, See Chapter 23] ...636
7A. Agricultural Marketing ...1141
8. Adjustment and Cancellation of Farm Loans ...1150
9. National Agricultural Credit Corporations [Repealed or Omitted] ...1151
10. Local Agricultural-Credit Corporations, Livestock-Loan Companies and Like Organizations; Loans to Individuals To Aid in Formation or To Increase Capital Stock ...1401
11. Federal Home Loan Banks ...1421
11A. Federal Home Loan Mortgage Corporation ...1451
12. Savings Associations ...1461
13. National Housing ...1701
14. Federal Credit Unions ...1751
15. Federal Loan Agency [Omitted] ...1801
16. Federal Deposit Insurance Corporation ...1811
17. Bank Holding Companies ...1841
18. Bank Service Companies ...1861
19. Security Measures for Banks and Savings Associations ...1881
20. Credit Control [Omitted] ...1901
21. Financial Recordkeeping ...1951
22. Tying Arrangements ...1971
23. Farm Credit System ...2001
24. Federal Financing Bank ...2281
25. National Commission on Electronic Fund Transfers ...2401
26. Disposition of Abandoned Money Orders and Traveler’s Checks ...2501
27. Real Estate Settlement Procedures ...2601
28. Emergency Mortgage Relief ...2701
29. Home Mortgage Disclosure ...2801
30. Community Reinvestment ...2901
31. National Consumer Cooperative Bank ...3001
32. Foreign Bank Participation in Domestic Markets ...3101
33. Depository Institution Management Interlocks ...3201
34. Federal Financial Institutions Examination Council ...3301
34A. Appraisal Subcommittee of Federal Financial Institutions Examination Council ...3331
35. Right to Financial Privacy ...3401
36. Depository Institutions Deregulation and Financial Regulation Simplification [Omitted or Repealed] ...3501
37. Solar Energy and Energy Conservation Bank [Repealed] ...3601
38. Multifamily Mortgage Foreclosure ...3701
38A. Single Family Mortgage Foreclosure ...3751
39. Alternative Mortgage Transactions ...3801
40. International Lending Supervision ...3901
41. Expedited Funds Availability ...4001
42. Low-Income Housing Preservation and Resident Homeownership ...4101
43. Actions Against Persons Committing Bank Fraud Crimes ...4201
44. Truth in Savings ...4301
45. Payment System Risk Reduction ...4401
46. Government Sponsored Enterprises ...4501
47. Community Development Banking ...4701
48. Financial Institutions Regulatory Improvement ...4801
49. Homeowners Protection ...4901
50. Check Truncation ...5001
51. Secure and Fair Enforcement for Mortgage Licensing ...5101
52. Emergency Economic Stabilization ...5201
NL: This unofficial compilation of the U.S. Code is current as of Jan. 4, 2012 (see http://www.law.cornell.edu/uscode/uscodeprint.html).

53. Wall Street Reform and Consumer Protection ...5301
54. State Small Business Credit Initiative ...5701
CHAPTER 10—LOCAL AGRICULTURAL-CREDIT CORPORATIONS, LIVESTOCK-LOAN COMPANIES AND LIKE ORGANIZATIONS; LOANS TO INDIVIDUALS TO AID IN FORMATION OR TO INCREASE CAPITAL STOCK

Sec.

1401. Authorization of loans by Governor of Farm Credit Administration; regulations.
1402. Limitations on loans; financial structure of corporation, approval.
1403. Minimum paid-in capital stock required to warrant loans.
1404. Authorization of appropriations; revolving fund.

§ 1401. Authorization of loans by Governor of Farm Credit Administration; regulations

The Governor of the Farm Credit Administration is authorized to make advances or loans to individuals, under such regulations as he may prescribe, for the purpose of assisting in forming local agricultural-credit corporations, livestock-loan companies, or like organizations, or of increasing the capital stock of such corporations, companies, or organizations qualified to do business with Federal intermediate credit banks, or to which such privileges may be extended.

(Mar. 3, 1932, ch. 70, § 1, 47 Stat. 60; Ex. Ord. No. 6084, Mar. 27, 1933.)

§ 1402. Limitations on loans; financial structure of corporation, approval

(a) Limitation on loans to individual stockholders

No loans shall be made to individual stockholders on the capital stock of, or to create or increase the capital stock of such corporation, company, or organization in an amount in excess of 75 per centum of the par value of the capital stock of such corporation, company, or organization owned by or proposed to be subscribed to by such individual.

(b) Approval of financial structure of corporation by Governor of Farm Credit Administration

No loan shall be made upon the capital stock of any corporation until the Governor of the Farm Credit Administration shall find that the financial structure of such corporation is sound and unimpaired and by him approved, nor shall any loan be made upon the capital stock of such corporation until the management of such company shall be made known to and approved by the Governor, and the Governor shall have the right at any time to declare the indebtedness to the Government that may be created hereunder due whenever in his judgment the financial structure of the corporation shall become so impaired or the management become so unsatisfactory as to jeopardize the interests of the Government.

(Mar. 3, 1932, ch. 70, § 2, 47 Stat. 60; Ex. Ord. No. 6084, Mar. 27, 1933.)
§ 1403. Minimum paid-in capital stock required to warrant loans

No loan or advance shall be made to any individual upon the capital stock of or to create or increase the capital stock of any corporation, unless the paid-in capital stock of such corporation shall be at least $10,000.

(Mar. 3, 1932, ch. 70, § 3, 47 Stat. 60.)

§ 1404. Authorization of appropriations; revolving fund

To carry out the provisions of this chapter, including all expenses incurred thereunder, there are authorized to be appropriated, out of the unexpended balances of appropriations made to carry out the provisions of Public Resolution Numbered 112, Seventy-first Congress (46 Stat. 1032), as amended by the Interior Department Appropriation Act for the fiscal year ending June 30, 1932, and as amended by Public Resolution Numbered 120 (46 Stat. 1167), and out of the collections from loans made under Public Resolution Numbered 112, as so amended, a sum not exceeding $10,000,000, which sum shall be paid into a revolving fund. Not to exceed 2 per centum of such fund may be used for expenses of administration. All moneys received from time to time upon the repayment of any advance or loan made pursuant to this chapter, together with the interest, shall be paid into the revolving fund and shall thereafter be available for the purposes and in the manner hereinbefore provided.

(Mar. 3, 1932, ch. 70, § 4, 47 Stat. 60.)