#### APPLICATION TO ADOPT TRUST POWERS

# submitted to the **ARKANSAS STATE BANK DEPARTMENT**

By

Corporate Title of Applicant			Charter N		
Street Address					
City	County	State	e Z	ip Code	
	(hereina	fter referred to as "App	licant")		
hereby applies to the	e State Bank Commissi	oner for written consen	t to adopt trust powers.		
Name, title, address application may be o		mber of person(s) to	whom inquiries concerning this		
			the filing of this application and or omissions of material facts.		
Signature of Author	ized Officer		Date of Application		
Typed Name		Title	Telephone Number		

An application received by the Arkansas State Bank Department (hereinafter referred to as "Department") will be reviewed for legality and receipt of all requested documentation prior to filing. Applicant will be notified in writing of the filing of the application.

<u>Fee</u>: To defray the expense of an investigation of the application, Applicant shall submit to the Department a non-refundable filing fee of \$500.00 for the adoption of trust powers.

Stockholder Approval: Any state bank, through amendment to its articles of incorporation, may effect any fundamental change in its corporate affairs which may be accomplished by charter amendment under any other statute of Arkansas. "An amendment to the articles of incorporation may be adopted on the affirmative vote of the owners of a simple majority of each class of stock entitled to vote on the amendment." A.C.A. § 23-48-307(a)(5) and (c).

Filing of Charter Amendments. "Proposed charter amendments are to be filed with the Bank Commissioner in duplicate with original signatures, each to be certified by the president or a vice president. Each duplicate shall have annexed thereto, over the official signature, a certificate showing: (1) the date on which the amendment was authorized by the stockholders; (2) the number of shares of each class entitled to vote on the amendment which were outstanding on the date of the stockholders' meeting; (3) the number of shares of each class entitled to vote on the amendment whose owners were present in person or by proxy; (4) the number of shares of each class voted for and against the amendment; and (5) the manner in which the meeting was called and the time and manner of giving notice, with a certification that the meeting was lawfully called and held."

In addition to the filing of the charter amendments in duplicate, the application must be accompanied by a certified copy of the minutes of the stockholders' meeting at which the amendment(s) was approved and a certified copy of the bank's board of directors meeting calling for the stockholders meeting.

"One of the duplicate copies of any charter amendment filed with the Commissioner and certified as prescribed in this section, bearing an endorsement of the Commissioner showing that the amendment has been approved by him and by the State Banking Board shall be returned to the applicant state bank. The amendment shall become effective when it has been approved by the Commissioner and the State Banking Board." A.C.A. § 23-48-308(d).

The amendment to the articles of incorporation to adopt trust powers shall become effective when it has been approved by the Commissioner and the State Banking Board.

<u>Confidentiality</u>: Pursuant to the provisions of the Freedom of Information Act, the application is a public document and available to the public upon request.

If Applicant is of the opinion that disclosure of commercial or financial information would likely result in substantial harm to its competitive position or that of its subsidiaries, or that disclosure of information of a personal nature would result in a clearly unwarranted invasion of personal privacy, confidential treatment of such information may be requested. The request for confidential treatment must be submitted in writing concurrently with the submission of the application, and must discuss in detail the justification for confidential treatment. Such justification must be provided for each response for which confidential treatment in the public portion of the application is requested. Applicant's reasons for requesting confidentiality should demonstrate specifically the harm that would result from public release of the information. A statement simply indicating that the information would result in competitive harm or that it is personal in nature is not sufficient. It must be demonstrated that disclosure would meet either the "substantial competitive harm" or "unwarranted invasion of personal privacy" test.

Information for which confidential treatment is requested should be: (1) Specifically identified in the public portion of the application (by reference to the confidential section); (2) bound separately from the public portion of the application; and (3) labeled "Confidential". The same procedure should be followed with regard to filing any supplemental information to the application.

The Department will determine if information submitted as confidential will be so regarded, and will advise Applicant of any decision to make available to the public information labeled "Confidential". However, it shall be understood that, without prior notice to Applicant, the Department may disclose or comment on any of the contents of the application in the Order or Statement issued by the Department in connection with a decision on the application.

### SUPPORTING INFORMATION AND DOCUMENTATION

Applicant is requested to submit the following information and/or documentation in support of the application.

1) This application is for written consent to ad	opt Full Trust Powers or Lim	ited Trust Powers.
Full Trust Powers	Limited Trust Powers	
2) If limited trusted powers is checked on que	stion 1, complete the following	g:
	Yes	No
Personal Trusts		
Trustee		
-inter vivos		
-testamentary		
Agency		
-custodial		
-managerial	······	
Court Accounts		
Conservator		
Personal Representative		
Employee Benefit Trusts		
Trustee		
Agency		
-custodial		
-managerial		
-		
Charitable Trusts		
Corporate Trusts (specify types of corporate		
or agency trust services contemplated)		

3) Indicate the status of any pending applications filed with any other regulatory agency relating to trust powers (attach copy of that application).
4) Have there been any changes in senior management of the institution since the last examination?  Yes (If yes, give full details) No
5) The following changes in board composition, senior officers, and/or controlling shareholders are anticipated:
6) Are there any changes anticipated in the institutions capital structure in connection with this proposal?  Yes (If yes, give full details) No
7) Will there be any major changes in fixed assets or furniture, fixtures, and equipment as a result of this proposal?  Yes (If yes, give full details) No
8) Describe and support why the applicant deems it necessary to offer fiduciary services to customers (other than providing full service financial needs).

9) ex <sub>]</sub>	List the proposed members of the trust committee and give trust related perience/knowledge of each.
fid	Has a competent attorney or legal firm been retained or agreed to serve as counsel for uciary activities?  (If yes, give full details) No
11	) Were any fees paid in connection with this proposal?
Ye	s (If yes, indicate recipient and amount) No
	) The following information should be detailed for EACH trust officer:  Name and Proposed Annual Salary
b.	Indicate anticipated percentage of time to be devoted to fiduciary activities.
c.	Present occupation and employer (include position, duties, and year employed).
d.	Education (college and postgraduate, name and location of school, degrees, year graduated).
e.	Specialized fiduciary and investment training.
f.	Employment history (include employer, position, dates employed, and description of duties, particularly those of a fiduciary or investment nature)
g.	Business and community affiliations.
h.	Professional licenses or similar certificates (Attorney, CPA, teaching certificates, etc.).

13) Provide a pro forma estimate of income and expenses for each of the first three years of operations, including the estimate of the number of fiduciary accounts and the estimated volume of business for each year. Estimate the period of time which will be required to place the operation of the proposed trust department on a profitable basis if not within the first three years.

	Year 1	Year 2	Year 3
Number of Accounts			
Value of Trust Assets			
Number of Officers			
Number of Other Employees			
Gross Income (Fees & Commissions)			
Operating Expenses (Direct)			
Officer Salaries/Benefits			
Employee Salaries/Benefits			
Other Expenses (Direct)			
NET INCOME			

14) Submit a projected budget and pro forma balance sheet of the <u>bank</u> for a three year period from the date the trust department is placed in operation.

### INSTRUCTIONS

These forms contain the instructions to prepare the documents for a charter amendment. Also, please include the following:

One copy of the Board of Directors Resolution to call a stockholders meeting resulting from the adoption of trust powers:

One copy of the minutes of the stockholders meeting at which the amendment was adopted;

Two original certificates of Amendment to Charter, both with original signatures and notary seals; and

Once this documentation has been received, It can be reviewed by the members of the State Banking Board for their approval.

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If you have any questions, you may contact this office.

# **DIRECTORS' RESOLUTION**

BE IT R	ESOLVED that (a	a special)(the annual)	meeting	of the stockh	olders of	
				will be he	eld on the	
day of		, located at			at	the
hour of	o'clock,	m., and the stoc	kholders	present or	represented at	said
meeting shall be	asked to vote up	on a proposal to amen	nd the ch	arter of this b	ank in such ma	nner
as to authorize	the bank, in addi	tion to its present pov	wers, to	operate a trus	st department.	It is
proposed that Pa	aragraph	of this	Bank's	Articles of	f Agreement	and
Incorporation be	e amended to read	as follows:				
,		ent as set out in the e of Amendment to Ch	_	spaced lang	ruage found in	the
The (Sec	cretary)(Cashier)	of the bank is directe	d to give	e written noti	ce to the effect	that
said (special)(an	nnual) meeting w	vill be held to conside	er the fo	oregoing prop	osal, and to m	ail a
certified copy of	of this resolution	to each stockholder	of this b	ank by first	class mail, pos	stage
prepaid, address	sed to such stockh	nolder at his or her add	dress as	shown on the	books of the b	ank,
such mailing to	be effected not le	ess than ten (10) days	before tl	he date of the	meeting unless	s the
bank's Bylaws	call for a longer	notice of a meeting, i	n which	event the lor	nger notice mus	st be
given.						
The fore	going resolution	was duly adopted at a	(regula	r)(special) me	eeting of the ba	ınk's
Board of Directo	ors on the	day of		,	·	
		Cha	airman			

# STOCKHOLDERS' MEETING

(Have the stockholders meet and adopt a resolution)	tion read	ding:)				
BE IT RESOLVED that Paragraph	of	the	Articles	of	Agreement	and
Incorporation of				is ]	hereby amend	ded to
read as follows:						
(Here copy the amendment as set ou accompanying "Certificate of Amendment		_	-	langi	uage found i	n the
The president and (Secretary)(Cashier)	of this b	oank a	re instruct	ed to	take such ste	eps as
may be necessary to have said charter ame	ndment	appro	oved by the	ne su	pervisory ba	nking
authorities and established of record.						
	Seci	retary				
The undersigned Chairman of this bank	does her	reby c	ertify that	the fo	ollowing reso	lution
was (unanimously/majority, etc) approved on the	e	da	y of		,	
, by the stockholders of this bank.						
	Cha	irman				

## CERTIFICATE OF AMENDMENT TO CHARTER

(After t	he stockholders' meeting, prepare this form, and have it signed in duplicate)
STATE OF A	
COUNTY OF	·
The ur	ndersigned, as President, and
as (Secretary)	(Cashier), respectively, of, of
Arkansas, cer	tify that at (a special)(the annual) meeting of the stockholders of said bank held on
the	_ day of, 19, Paragraph of the Articles
of Agreement	and Incorporation of said bank was amended to read as follows:
• "	_: The charter of the business proposed to be transacted by the corporation is:
i) A gene	eral banking business; and
	peration of a Trust Department, in which capacity this bank shall have the right, with its other powers, to act as:
a)	Administrator, executor, receiver, trustee (under a testamentary or <u>inter vivos</u> trust), trustee under any pension, retirement or profit sharing plan established by said bank for its own officers and/or employees of any other incorporated or unincorporated business; or as
b)	Guardian or curator; or as
c)	Registrar or transfer agent of any corporate stock or security; or as
d)	Fiscal agent of the United States, the State of Arkansas, or any political subdivision thereof, or any public body; or as
e)	Trustee and/or paying agent under any mortgage or indenture executed by any State or political subdivision thereof or by any individual or corporation; or

f) In any other fiduciary capacity.	
The number of shares outstanding on the	date of said stockholders' meeting was
The number of shares whose owners	were present in person or by proxy at said
stockholders' meeting was	
The owners of shares who	o were present or represented by proxy at said
meeting voted for the adoption of said charter an	nendment.
On the, 19	, the board of Directors of said bank adopted
a resolution providing that at (a special)(the annu	nal) meeting to be held on
19, a proposal to amend Paragraph	of the Articles of Agreement and
Incorporation to read as above set out would	d be submitted to all stockholders present or
represented at said (special)(annual) meeting, an	nd a true copy of such resolution was mailed by
first class mail, postage prepaid, to each sto	ckholder of the bank at the address of such
stockholder as shown on the books of the bank o	n the, 19
IN WITNESS WHEREOF we have here	eunto set our hands and the Seal of said bank or
this, 19_	·
	President
	(Secretary)(Cashier)
Sworn and subscribed before me this	day of
My Commission Evniros	Notary Public
My Commission Expires:	

## **PROXY**

### (SPECIAL)(ANNUAL) MEETING

(NOTE: Form for all proxies)

### KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, as shareholder(s) of, of,
Arkansas, hereby nominate and appoint and,
and each of them, as proxies and attorneys in fact for the undersigned with full authority and
uncontrolled discretion to vote all shares of said bank owned by the undersigned at the
(special)(annual) meeting of the stockholders of said bank to be held in the banking house of the
bank at o'clock,m., on the day of, 19, or at
any adjournment of said meeting, upon any matter coming within the scope of (a special)(an
annual) meeting, and/or coming within the scope of the proposals to be submitted to the
stockholders at said meeting as set out in the resolution of the Directors dated, 19
The undersigned agree(s) that the above named proxies, acting jointly, or either of them
acting separately, may represent the undersigned in voting the shares of the undersigned at said
meeting; all action taken by said joint proxies, or either of them, as said meeting will be binding
upon the undersigned.
This proxy may be revoked only upon written notice signed by the undersigned and
delivered to the President or (Secretary)(Cashier) of said bank prior to the date of the
(special)(annual) meeting above mentioned.
Executed on this day of, 19