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2	51st legislature - STATE OF NEW MEXICO - FIRST SESSION, 2013
3	INTRODUCED BY
4	Steven P. Neville
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10	AN ACT
11	RELATING TO TRUST COMPANIES; INCREASING THE FEE FOR
12	CERTIFICATES; INCREASING MINIMUM CAPITAL REQUIREMENTS.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXIC
15	SECTION 1. Section 58-9-1 NMSA 1978 (being Laws 197
16	Chapter 191, Section 1) is amended to read:
17	"58-9-1. SHORT TITLE[Sections 1 through 13 of th
18	act] Chapter 58, Article 9 NMSA 1978 may be cited as the
19	Company Act"."
20	SECTION 2. Section 58-9-5 NMSA 1978 (being Laws 197
21	Chapter 191, Section 5) is amended to read:
22	"58-9-5. APPLICATION FOR CERTIFICATEFEE
23	A. An application for a certificate shall be
24	writing, in such form as the [commissioner] <u>director</u>
25	prescribes, verified under oath and supported by such

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information, data and records as the [commissioner] director may require.

B. Each application for a certificate shall be

accompanied by an application for a certificate shall be accompanied by an application fee of [five hundred dollars (\$500)] one thousand dollars (\$1,000), made payable to the [commissioner] financial institutions division of the regulation and licensing department. No portion of the application fee shall be refunded."

SECTION 3. Section 58-9-6 NMSA 1978 (being Laws 1973, Chapter 191, Section 6, as amended) is amended to read:

"58-9-6. MINIMUM CAPITAL.--A certificate shall not be issued to an applicant having a paid-up capital of less than [one hundred fifty thousand dollars (\$150,000)] five hundred thousand dollars (\$500,000). The minimum capital requirement shall be waived for nonprofit corporations."

SECTION 4. Section 58-9-10 NMSA 1978 (being Laws 1973, Chapter 191, Section 10, as amended) is amended to read:

"58-9-10. IMPAIRMENT OF CAPITAL--UNSAFE CONDITIONS-RECEIVERSHIP.--If it appears to the director [of the financial institutions division] that the capital of a trust company is either reduced or impaired below [one hundred fifty thousand dollars (\$150,000)] five hundred thousand dollars (\$500,000), except for nonprofit corporations, or the affairs of the company are in an unsound condition, the director shall order the company to make good any deficit or to remedy the unsafe

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condition of its affairs within sixty days of the date of the
order and may restrict and regulate the operation of the trust
business until the capital is restored. If the deficiency in
capital has not been made good and the unsafe condition
remedied within the prescribed time, the director may apply to
the district court in the county in which the principal office
of the company is located to be appointed receiver for the
liquidation or rehabilitation of the company. The expense of
the receivership shall be paid out of the assets of the trust
company."

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