## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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## HOUSE BILL 1168

Short Title:	Prohibit Deceptive Marketing/Banking Services. (Public			
Sponsors:	Representatives Church, Brubaker, Grady (Primary Sponsors); LaRoqu and Moore.			
Referred to:	Financial Institutions.			
	April 11, 2005			
A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE DECEPTIVE USE OF THE NAME OR LOGO OF A BANKING ENTITY WITHOUT PERMISSION IN THE MARKETING OF FINANCIAL PRODUCTS AND SERVICES. The General Assembly of North Carolina enacts: SECTION 1. G.S. 53-127 reads as rewritten:				
"§ 53-127. Unlawful use of terms indicating that business is bank or trust				
company.company; unauthorized use of name of banking entity.				
(a) De (1)	efinitions. The following definitions apply in this section. Banking. The business of receiving or soliciting money on deposit.			
(2)				
(3)	· · ·			
(b) Re	estrictions. No nonbanking entity may use any sign or written or printer			
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entity may use the word "bank", "savings bank", "banking", "banker", or "trust company", or the equivalent or plural of any of these words in connection with any business other than that of banking. This section does not prohibit an individual from acting in a trust capacity.

28 (c) Exceptions.

	General Assen	nbly of North Carolina	Session 2005	
1	(1)	A nonhanking antity may use any of the terms listed	ahava in ita nama	
1 2	(1)	A nonbanking entity may use any of the terms listed if the context or remaining words show clearly that t		
2		a bank or trust company and is not engaged in the		
4		business.	o building of trust	
5	(2)	A nonbanking entity may use any of the terms listed	l above where the	
6		term is the proper name of a principal or former prin		
7		and the use of the name is made in good faith and	not in an effort to	
8		deceive the public.		
9	(3)	A corporation that is a bank holding company		
10		G.S. 53-226(2) or a savings and loan holding comp	•	
11		G.S. 54B-261(d) may use the words "bank", "ba		
12		company", and the equivalent and plural of these v		
13 14		and may use a name similar to that of any of its su stock associations.	ibsidiary banks or	
14 15	(4)	A corporation incorporated before January 1, 190:	5 may ratain tha	
15	(4)	word "trust" in its name, although it does not transa	•	
17		requires examination by the Commissioner of Banks.		
18	(c1) No r	person shall use the name or logo of any banking en		
19	· · · · ·	offering for sale, distribution, or advertising of any p		
20		press written consent of the banking entity.		
21		Ity. Violation of subsections (a) through (c1) of this se	ection is a Class 3	
22	misdemeanor, j	punishable only by a fine of up to five hundred dollars (	\$500.00).	
23		banking entity may file an action to enjoin the use of the		
24		a connection with the sale, offering for sale, distribution		
25	• •	service without the express written consent of the ba	••••	
26	court of competent jurisdiction may grant injunctions to restrain the use and may require			
27	the defendants to pay to the banking entity all profits derived from, and all damages			
28	suffered by, reason of the wrongful use of the name or logo.			
29	(f) The provisions of this section are not exclusive remedies and do not preclude			
30 31		the use of any other remedy by law." SECTION 2. This act becomes effective December 1, 2005, and applies to		
32		itted on or after that date.	os, and applies to	
<u>_</u>	ortenses committee on or arter that date.			