BE IT ENACTED BY THE SENATE AND HOUSE OF REPRESENTATIVES

OF THE UNITED STATES IN CONGRESS ASSEMBLED, That Paragraph 31

of Section 4, of the Act approved December 23, 1913, and known

as the Federal Reserve Act be amended and reenacted so as to

read as follows:

"Class C directors shall be appointed by the Federal Reserve Board. They shall have been for at least two years residents of the district for which they are appointed, one of whom shall be designated by said board as chairman of the board of directors of the Federal reserve bank and as 'Federal reserve agent. He shall be a person of tested banking experience; and in addition to his duties as chairman of the board of directors of the Federal reserve bank he shall be required to maintain under regulations to be established by the Federal Reserve Board a local office of said board on the premises of the Federal reserve bank. He shall make regular reports to the Federal Reserve Board, and shall act as its official representative for the performance of the functions conferred upon it by this Act. He shall receive an annual compensation to be fixed by the Federal Reserve Board and paid monthly by the Federal reserve bank to which he is designated. One-of-the-directors-of Glass-G,-who-shall-be-a-person-of-tested-banking-oxperionee, -shall-be-appointed-by-the-Federal-Reserve Beard-as-deputy-chairman-and-deputy-Federal-reserve agent-te-exercise-the-powers-ef-the-shairman-ef-the beard-and-Federal-reserve-agent-in-ease-ef-absence er-digability-of-his-principal".

3/8/16.