



February 1, 2011

SENATE BILL No. 205

DIGEST OF SB 205 (Updated January 27, 2011 11:38 am - DI 110)

Citations Affected: IC 5-13.

Synopsis: Capital ratio requirement for public depositories. Provides that in order to serve as a depository of public funds, a financial institution does not have to maintain a capital ratio in excess of the minimum required by the institution's governmental supervisory body if the institution has fully collateralized the institution's public funds on deposit by pledging and delivering acceptable collateral to the board for depositories.

Effective: Upon passage.

Paul

January 5, 2011, read first time and referred to Committee on Insurance and Financial Institutions.
January 31, 2011, reported favorably — Do Pass.

C
o
p
y

SB 205—LS 6548/DI 101+



February 1, 2011

First Regular Session 117th General Assembly (2011)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2010 Regular Session of the General Assembly.

C
O
P
Y

SENATE BILL No. 205

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 5-13-9.5-1, AS AMENDED BY P.L.115-2010,
2 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 UPON PASSAGE]: Sec. 1. (a) A financial institution may at any time
4 file an application to become a depository and receive public funds of
5 the state on deposit. Except as provided in IC 5-13-8-1 and
6 IC 5-13-8-7, designation of a depository to receive public funds of the
7 state qualifies a depository to receive public funds of a political
8 subdivision. Applications for the state board of finance must be filed
9 with the treasurer of state. The treasurer shall submit each application
10 to the board.

11 (b) An application must:
12 (1) be made in writing on forms prescribed under section 8 of this
13 chapter;
14 (2) contain terms and conditions as required and authorized by
15 this chapter; and
16 (3) offer to:
17 (A) receive public funds of the state on deposit; and

SB 205—LS 6548/DI 101+



1 (B) provide the security required by IC 5-13-13-7 for the
 2 safekeeping and prompt payment of the deposited funds.
 3 (c) A financial institution is ineligible to become a depository and
 4 receive public funds of the state if ~~the institution:~~ **either of the**
 5 **following applies:**
 6 (1) **The institution** fails to maintain a capital ratio in excess of
 7 the minimum required by the governmental supervisory body of
 8 the institution. ~~or~~ **However, the requirement set forth in this**
 9 **subdivision does not apply if the institution has fully**
 10 **collateralized the institution's public funds on deposit by**
 11 **pledging and delivering acceptable collateral to the board for**
 12 **depositories, or to the board's agent, in accordance with**
 13 **IC 5-13-13 and with any applicable rules of the board.**
 14 (2) **The institution** has been found by the department of financial
 15 institutions under IC 28-1-2-40, or the financial institution's
 16 primary federal regulator, to not be in substantial compliance with
 17 the federal Credit Card Accountability Responsibility and
 18 Disclosure Act of 2009 as it applies to Indiana borrowers.
 19 If the financial institution is already a depository, the institution may
 20 continue to hold the public funds until maturity to avoid the imposition
 21 of a penalty upon the depositor, although the financial institution may
 22 not accept the public funds for reinvestment and may not accept
 23 additional public funds. **If necessary**, a determination of the ratio
 24 described in ~~this subsection~~ **subdivision (1)** must be based on the
 25 institution's most recent periodic statement of condition filed with the
 26 institution's governmental supervisory body under the regulatory
 27 accounting principles as prescribed by the supervisory body.
 28 (d) A financial institution shall furnish to the board a certificate
 29 executed by an officer of the institution signifying that the institution
 30 satisfies:
 31 (1) the requirements of subsection (c); and
 32 (2) the requirement in section 6(b) of this chapter that the sum of:
 33 (A) the total principal amount of the depository's outstanding
 34 loans to Indiana residents; plus
 35 (B) the total value of the depository's investments in Indiana
 36 residents;
 37 is at least equal to the total amount of public funds of the state and
 38 political subdivisions of the state that are on deposit in the
 39 depository.
 40 The board may rely on a certificate furnished under this subsection in
 41 determining whether to deposit public funds or reinvest public funds
 42 in the institution.

C
O
P
Y



1 **SECTION 2. An emergency is declared for this act.**

**C
o
p
y**



COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred Senate Bill No. 205, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 205 as introduced.)

PAUL, Chairperson

Committee Vote: Yeas 8, Nays 0.

**C
o
p
y**

