As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 277

Senator Schuring

Cosponsors: Senators Brenner, Hoagland, Wilson

A BILL

То	amend section 135.182 of the Revised Code to	1
	make changes to the Ohio Pooled Collateral	2
	Program.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 135.182 of the Revised Code be	4
amended to read as follows:	5
Sec. 135.182. (A) As used in this section:	6
(1) "Public depository" means that term as defined in	7
section 135.01 of the Revised Code, but also means an	8
institution that receives or holds any public deposits as	9
defined in section 135.31 of the Revised Code.	10
(2) "Public depositor" means that term as defined in	11
section 135.01 of the Revised Code, but also includes a county	12
and any municipal corporation that has adopted a charter under	13
Article XVIII, Ohio Constitution.	14
(3) "Public deposits," "public moneys," and "treasurer"	15
mean those terms as defined in section 135.01 of the Revised	16
Code, but also have the same meanings as are set forth in	17

section 135.31 of the Revised Code.

(B) (1) Not later than July 1, 2017, the treasurer of state 19 shall create the Ohio pooled collateral program. Under this 20 program, each institution designated as a public depository that 21 selects the pledging method prescribed in division (A)(2) of 22 section 135.18 or division (A)(2) of section 135.37 of the 23 Revised Code shall pledge to the treasurer of state a single 24 pool of eligible securities for the benefit of all public 25 depositors at the public depository to secure the repayment of 26 all uninsured public deposits at the public depository, provided 27 28 that at all times the total market value of the securities so pledged is at least equal to either of the following: 29

(a) One hundred two per cent of the total amount of all uninsured public deposits;

(b) An amount determined by rules adopted by the treasurer 32 of state that set forth the criteria for determining the 33 aggregate market value of the pool of eligible securities 34 pledged by a public depository pursuant to division (B) of this 35 section. Such criteria shall include, but are not limited to, 36 prudent capital and liquidity management by the public 37 depository and the safety and soundness of the public depository 38 as determined by a third-party rating organization. 39

(2) The treasurer of state shall monitor the eligibility, 40 market value, and face value of the pooled securities pledged by 41 the public depository. Each public depository shall carry in its 42 accounting records at all times a general ledger or other 43 appropriate account of the total amount of all public deposits 44 to be secured by the pool, as determined at the opening of 45 business each day, and the total market value of securities 46 pledged to secure such deposits, and report such information to 47

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the treasurer of state in a manner and frequency as determined 48 by the treasurer of state pursuant to rules adopted by the 49 treasurer of state. A public depositor shall be responsible for 50 periodically confirming the accuracy of its account balances 51 with the treasurer of state; otherwise, the treasurer of state 52 shall be the sole public depositor responsible for monitoring 53 and ensuring the sufficiency of securities pledged under this 54 section. 55

(3) If, on any day, the total market value of the securities pledged by the public depository is less than that specified in division (B)(1)(a) or (b) of this section, whichever is applicable, the public depository shall have two business days to pledge additional eligible securities having a market value sufficient, when combined with the market value of eligible securities already pledged, to satisfy the requirement of division (B)(1)(a) or (b), as applicable, to secure the repayment of all uninsured public deposits at the public depository.

(C) The public depository shall designate a qualified 66 trustee approved by the treasurer of state and place with such 67 trustee for safekeeping the eligible securities pledged pursuant 68 to division (B) of this section. The trustee shall hold the 69 eligible securities in an account indicating the treasurer of 70 state's security interest in the eligible securities. The 71 treasurer of state shall give written notice of the trustee to 72 all public depositors for which such securities are pledged. The 73 trustee shall report to the treasurer of state information 74 relating to the securities pledged to secure such public 75 deposits in a manner and frequency as determined by the 76 treasurer of state. 77

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(D) In order for a public depository to receive public 78 moneys under this section, the public depository and the 79 treasurer of state shall first execute an agreement that sets 80 forth the entire arrangement among the parties and that meets 81 the requirements described in 12 U.S.C. 1823(e). In addition, 82 the agreement shall authorize the treasurer of state to obtain 83 control of the collateral pursuant to division (D) of section 84 1308.24 of the Revised Code. 85

(E) The securities or other obligations described in division (D) of section 135.18 of the Revised Code shall be eligible as collateral for the purposes of division (B) of this section, provided no such securities or obligations pledged as collateral are at any time in default as to either principal or interest.

(F) Any federal reserve bank or branch thereof located in 92 this state or federal home loan bank, without compliance with 93 Chapter 1111. of the Revised Code and without becoming subject 94 to any other law of this state relative to the exercise by 95 corporations of trust powers generally, is qualified to act as 96 trustee for the safekeeping of securities, under this section. 97 Any institution mentioned in section 135.03 or 135.32 of the 98 Revised Code that holds a certificate of qualification issued by 99 the superintendent of financial institutions or any institution 100 complying with sections 1111.04, 1111.05, and 1111.06 of the 101 Revised Code is qualified to act as trustee for the safekeeping 102 of securities under this section, other than those belonging to 103 itself or to an affiliate as defined in section 1101.01 of the 104 Revised Code. 105

(G) The public depository may substitute, exchange, or106release eligible securities deposited with the qualified trustee107

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pursuant to this section, provided that such substitution,108exchange, or release is effectuated pursuant to written109authorization from the treasurer of state, and such action does110not reduce the total market value of the securities to an amount111that is less than the amount established pursuant to division112(B) of this section.113

(H) Notwithstanding the fact that a public depository is 114 required to pledge eligible securities in certain amounts to 115 secure public deposits, a qualified trustee has no duty or 116 obligation to determine the eligibility, market value, or face 117 value of any securities deposited with the trustee by a public 118 depository. This applies in all situations including, but not 119 limited to, a substitution or exchange of securities, but 120 excluding those situations effectuated by division (I) of this 121 section in which the trustee is required to determine face and 122 market value. 123

(I) The qualified trustee shall enter into a custodial 124 agreement with the treasurer of state and public depository in 125 which the trustee agrees to comply with entitlement orders 126 originated by the treasurer of state without further consent by 127 the public depository or, in the case of collateral held by the 128 public depository in an account at a federal reserve bank, the 129 treasurer of state shall have the treasurer's security interest 130 marked on the books of the federal reserve bank where the 131 account for the collateral is maintained. If the public 132 depository fails to pay over any part of the public deposits 133 made therein as provided by law and secured pursuant to division 134 (B) of this section, the treasurer of state shall give written 135 notice of this failure to the qualified trustee holding the pool 136 of securities pledged against the public deposits, and at the 137 same time shall send a copy of this notice to the public 138

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depository. Upon receipt of this notice, the trustee shall 139 transfer to the treasurer of state for sale, the pooled 140 securities that are necessary to produce an amount equal to the 141 public deposits made by the public depositor and not paid over, 142 less the portion of the deposits covered by any federal deposit 143 insurance, plus any accrued interest due on the deposits. The 144 treasurer of state shall sell any of the bonds or other 145 securities so transferred. When a sale of bonds or other 146 securities has been so made and upon payment to the public 147 depositor of the purchase money, the treasurer of state shall 148 transfer such bonds or securities whereupon the absolute 149 ownership of such bonds or securities shall pass to the 150 purchasers. Any surplus after deducting the amount due to the 151 public depositor and expenses of sale shall be paid to the 152 public depository. 153

(J) Any charges or compensation of a qualified trustee for 154 acting as such under this section shall be paid by the public 155 depository and in no event shall be chargeable to the public 156 depositor or to any officer of the public depositor. The charges 157 or compensation shall not be a lien or charge upon the 158 securities deposited for safekeeping prior or superior to the 159 rights to and interests in the securities of the public 160 depositor. The treasurer and the treasurer's bonders or surety 161 shall be relieved from any liability to the public depositor or 162 to the public depository for the loss or destruction of any 163 securities deposited with a qualified trustee pursuant to this 164 section. 165

(K) (1) A public depositor, treasurer, or the public
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depositor's or treasurer's bonders or surety are not liable for
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the loss of funds if a public depository fails to comply with
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the terms set forth in the agreement provided for in division
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(D) of this section for the appropriate level of collateral, as					
required under division (B)(1)(a) or (b) of this section, to					
secure the public deposits made under that agreement.					
(L)(1) The following information is confidential and not a	173				
public record under section 149.43 of the Revised Code:	174				
(a) All reports or other information obtained or created	175				
about a public depository for purposes of division (B)(1)(b) of	176				
this section;	177				
(b) The identity of a public depositor's public	178				
depository;	179				
(c) The identity of a public depository's public	180				
depositors.	181				
(2) Nothing in this section prevents the treasurer of	182				
state from releasing or exchanging such confidential information	183				
as required by law or for the operation of the pooled collateral	184				
program.	185				
$\frac{(L)}{(M)}$ The treasurer of state may impose reasonable fees,	186				
including late fees, upon public depositories participating in	187				
the pooled collateral program to defray the actual and necessary	188				
expenses incurred by the treasurer in connection with the	189				
program. All such fees collected by the treasurer shall be	190				
deposited into the state treasury to the credit of the	191				
administrative fund created in section 113.20 of the Revised	192				
Code.	193				
(M) <u>(N)</u> The treasurer of state may adopt rules necessary	194				
for the implementation of this section and sections 135.18 and	195				
135.181 of the Revised Code. Such rules shall be adopted in					
accordance with Chapter 119. of the Revised Code.					

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	Se	ction 2	2. That	existing	section	135.182	of	the	Revised	198
Code	is	hereby	repeal	ed.						199