STATE OF NEW YORK

8289

2021-2022 Regular Sessions

IN ASSEMBLY

October 6, 2021

Introduced by M. of A. FAHY -- read once and referred to the Committee on Banks

AN ACT to amend the general municipal law and the banking law, in relation to allowing credit unions, savings banks, savings and loan associations and federal savings associations to accept and secure deposits from municipal corporations; to direct the department of financial services to conduct a study and issue a report concerning the impact of allowing certain financial institutions to accept local government public deposits; and providing for the repeal of certain provisions upon the expiration thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Paragraph d of subdivision 1 of section 10 of the general 2 municipal law, as amended by chapter 623 of the laws of 1998, is amended 3 to read as follows: 4 "Bank" shall mean a bank as defined by the banking law or a d. national banking association located and authorized to do business in 5 6 New York; a savings bank as defined by the banking law, a savings and loan association as defined by the banking law or a federal savings 7 8 association located and authorized to do business in New York which has 9 its principal office in a location described in paragraph (a) of subdi-10 vision two of section two hundred thirty-seven of the banking law, or a 11 branch office in a location described in paragraph (b) of subdivision two of section two hundred thirty-seven of the banking law. 12 § 2. Section 10 of the general municipal law is amended by adding a 13 14 new subdivision 5 to read as follows: 15 5. In addition to the financial institutions authorized to accept 16 public deposits in subdivision two of this section, credit unions, as defined by the banking law or a federal credit union located and author-17 18 ized to do business in New York which has its principal office in a 19 location described in paragraph (a) of subdivision thirty-eight of

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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24 25 section four hundred fifty-four of the banking law, or a branch office in a location described in paragraph (b) of subdivision thirty-eight of section four hundred fifty-four of the banking law, may accept public deposits by a local government subject to the limitations set forth herein. For the calendar year beginning January first, two thousand twenty-two, the governing board of a local government may designate one or more credit unions, for the deposit of public funds in an amount not to exceed five hundred thousand dollars in each institution. For the calendar year beginning January first, two thousand twenty-three, the governing board of a local government may designate one or more credit unions for the deposit of public funds in an amount not to exceed one million dollars in each institution. For the calendar year beginning January first, two thousand twenty-four, the governing board of a local government may designate one or more credit unions for the deposit of public funds in an amount not to exceed two million dollars in each institution. For the calendar year beginning January first, two thousand twenty-five, the governing board of a local government may designate one or more credit unions for the deposit of public funds in an amount not to exceed three million dollars in each institution. For the calendar year beginning January first, two thousand twenty-six, the governing board of a local government may designate one or more credit unions for the deposit of public funds in an amount not to exceed four million dollars in each institution. For the calendar year beginning January first, two thousand twenty-seven, the governing board of a local government may designate one or more credit unions for the deposit of

26 public funds in an amount not to exceed five million dollars in each 27 institution. For the purposes of this section, a deposit limit shall 28 mean the maximum amount of all funds of a local government in an insti-29 tution based on a daily account balance excluding any accrued interest. 30 § 3. Section 454 of the banking law is amended by adding a new subdi-31 vision 38 to read as follows:

32 <u>38. (a) To accept deposits for credit to a local government, as</u> 33 <u>defined in paragraph a of subdivision one of section ten of the general</u> 34 <u>municipal law, at its principal office where such credit union maintains</u> 35 <u>its principal office within the jurisdiction of such local government.</u>

36 (b) To accept deposits for credit to a local government, as defined in 37 paragraph a of subdivision one of section ten of the general municipal 38 law, at its branch office where such credit union maintains a branch 39 office within the jurisdiction of such local government.

40 § 4. The banking law is amended by adding a new section 454-a to read 41 as follows:

42 <u>§ 454-a.</u> Deposits of public money with credit unions; security. A 43 credit union may accept deposits of public money subject to the limita-44 tions provided in subdivision thirty-eight of section four hundred 45 fifty-four of this article. Such credit union shall pledge assets or 46 furnish other security satisfactory in form and amount to the depositor, 47 for the repayment of monies held in the name of such depositor, when 48 required to be secured by applicable law, decree or regulation.

49 § 5. The banking law is amended by adding a new section 454-b to read 50 as follows:

51 § 454-b. Community investment by credit union; condition of accepting 52 municipal deposits. 1. If the average daily balance of the municipal 53 funds on deposit at the credit union for the preceding year is in excess 54 of three hundred thousand dollars, the chief financial officer, or the 55 senior official in the credit union with responsibility for performing 56 the functions of a chief financial officer of a credit union that choosA. 8289

1	es to accept municipal deposits pursuant to section ten of the general
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2	municipal law, shall, consistent with safety and soundness, transmit to
3	the department by December thirty-first each year, a written certif-
4	ication, in a form specified by the superintendent and posted on the
5	department's website, that the credit union has invested into the commu-
6	nity, pursuant to this section, a sum equal to the average daily
7	balance, multiplied by a factor of .0035, provided, however, in no
8	event, shall a credit union be required to contribute a sum in excess of
9	<u>one hundred thousand dollars in any one year.</u>
10	2. The community investment described in subdivision one of this
11	section shall be used to support any of the following purposes, as
12	determined by the credit union, in any community where such credit union
13	has authority to provide services, provided the credit union shall
14	prioritize low-income communities when choosing where to invest:
15	(a) minority and women-owned business enterprises in the community; or
16	(b) affordable housing (including multifamily rental housing) for low-
17	and moderate-income individuals in the community; or
18	(c) community services targeted to low- and moderate-income individ-
19	uals in the community; or
20	(d) activities that revitalize or stabilize the community including
21	low- or moderate-income geographies, or designated disaster areas; or
22	(e) financial literacy.
23	3. For purposes of the community investment pursuant to this this
24	section, field of membership restrictions shall not apply.
25	§ 6. Subdivision 2 of section 237 of the banking law, as amended by
26	chapter 360 of the laws of 1984, is amended to read as follows:
27	2. [No savings bank shall accept any deposit for credit to any munici-
28	pal corporation.] (a) A savings bank which maintains its principal
	office within the jurisdiction of a local government, as defined in
29 30	office within the jurisdiction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal
30	paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such
30 31	paragraph a of subdivision one of section ten of the general municipal
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30 31 32 33 34	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision</pre>
30 31 32 33 34 35	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government.</pre>
30 31 32 33 34 35 36	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government.</pre>
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30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter.</pre>
30 31 32 33 34 35 37 38 37 38 9 40 41 42 44 44 5	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi-</pre>
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30 31 32 33 34 35 37 33 33 37 33 30 41 42 44 54 64 7	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi- vision 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of section 18 to read as follows:</pre>
30 31 32 33 33 33 33 33 33 33 33 33 33 33 33	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in section 18 to read as follows:</pre>
30 3123333333333333333333333333333333333	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi- vision 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in</pre>
30 312 333 335 337 339 412 34 445 445 445 445 50	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi- vision 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor.</pre>
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30123345 3333333333444444444444555555555555	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi- vision 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 9. 1. The department of financial services is hereby authorized and directed to study and issue a public report with recommendations,</pre>
30123345 33335678901223445678901223	<pre>paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such principal office for credit to such local government. (b) A savings bank which maintains a branch office within the juris- diction of a local government, as defined in paragraph a of subdivision one of section ten of the general municipal law, may accept deposits at such branch office for credit to such local government. § 7. Section 234 of the banking law is amended by adding a new subdi- vision 27 to read as follows: 27. Pursuant to subdivision two of section two hundred thirty-seven of this article, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 8. Section 383 of the banking law is amended by adding a new subdi- vision 18 to read as follows: 18. Pursuant to subdivision two of section two hundred thirty-seven of this chapter, to pledge assets or furnish other security satisfactory in form and amount to the depositor, for the repayment of monies held in the name of such depositor, when required to be secured by applicable law, decree or regulation and to exercise the powers contained in section ninety-six-b of this chapter. § 9. 1. The department of financial services is hereby authorized and</pre>

government public deposits. This report shall be prepared in consulta-1 tion with stakeholders, including local governments, banks, credit 2 unions, savings banks, savings and loan associations and federal savings 3 4 associations. 5 2. On or before January 1, 2027, the superintendent of financial б services shall submit to the governor, the temporary president of the senate, the speaker of the assembly, the chair of the senate standing 7 8 committee on banks, and the chair of the assembly standing committee on 9 banks, a written report detailing the findings and recommendations on 10 the department's study performed in accordance with subdivision one of this section. The superintendent shall use reasonable efforts to identi-11 fy any impacts by expanding the financial institutions eligible to 12 13 accept municipal deposits and shall include the following information in 14 the report: 15 (a) An analysis of deposits held in banks including the size of the 16 bank's assets, location of banks, type of bank charter, changes in the 17 amount of commercial bank held deposits from the effective date of this 18 act and overall impact on banking industry, in particular small communi-19 ty banks. 20 (b) The growth of municipal deposits held in credit unions, savings 21 banks, savings and loan associations or federal savings associations 22 after the effective date of this act. § 10. Section 86 of the banking law, as amended by chapter 274 of the 23 24 laws of 2007, is amended to read as follows: § 86. Eligibility. 1. For the purposes of this article, the term 25 26 "community bank institution" shall mean any state or federally chartered 27 banking institution and shall include any bank, trust company, savings bank or savings and loan association with less than ten billion dollars 28 in assets that is headquartered in this state and whose predominant 29 30 retail and commercial banking operations serve residents and businesses 31 of this state, as determined by the superintendent in his or her sole 32 discretion and pursuant to such rules and regulations as the superinten-33 dent deems necessary to implement and administer these provisions. 2. To be eligible to receive deposits, or to renew existing deposits 34 35 under this program[, a bank, trust company, savings bank or savings and 36 loan association: (a) must be chartered under the provisions of this 37 chapter and (b)] a community bank institution: 38 (a) must have a current CRA rating of satisfactory or better. The superintendent shall, if requested by the state comptroller or the 39 commissioner of taxation and finance, confirm whether a particular bank-40 41 ing institution meets the criteria specified in this section; and 42 (b) meet any additional criteria established by the comptroller and 43 the commissioner of taxation and finance to determine eligibility for 44 participation in the program. Such criteria may include an institution's 45 loan to deposit ratio, its record of small business lending, and the 46 impact such deposits would have on an area's economic activity. 47 [2. A federal bank, trust company, savings bank or savings and loan 48 association may also be eligible to receive deposits, or to renew exist-49 ing deposits, under this program if: (a) its principal office is located in this state; (b) it has a current CRA rating of satisfactory or 50 better; and (c) it meets any additional criteria established by the 51 comptroller and the commissioner of taxation and finance to determine 52 53 eligibility for participation in the program. Such criteria may include 54 an institution's loan to deposit ratio, its record of small business 55 lending, and the impact such deposits would have on an area's economic 56 activity.]

1 § 11. Section 87 of the banking law, as amended by chapter 274 of the 2 laws of 2007, subdivision 2 as amended by chapter 495 of the laws of 3 2013, is amended to read as follows:

4 § 87. Deposits. 1. Notwithstanding any provisions of law to the 5 contrary, the state comptroller and the commissioner of taxation and 6 finance shall, for the purposes of administering moneys in accordance 7 with the provisions of sections ninety-eight-a and one hundred five of 8 the state finance law, give consideration to depositing funds into those 9 community banking institutions which are deemed eligible to receive 10 deposits pursuant to section eighty-six of this article.

11 2. The maximum amount of funds which the state comptroller and the 12 commissioner of taxation and finance may deposit under this program 13 shall not exceed [two] three hundred [fifty] million dollars each. [The 14 maximum amount of funds on deposit at a community banking institution 15 shall not exceed twenty million dollars.]

16 3. Notwithstanding any provision of law to the contrary, any deposits 17 made pursuant to this article shall be made at rates, and for such peri-18 ods of time, as may be agreed to by the state comptroller or the commis-19 sioner of taxation and finance and the eligible community banking insti-20 tution.

4. Any deposits made pursuant to this article may be secured by an irrevocable letter of credit issued by a federal home loan bank.

5. The comptroller and the commissioner of taxation and finance shall 23 24 annually submit a joint report to the governor, the temporary president 25 of the senate, the speaker of the assembly, the chair of the senate 26 finance committee, the chair of the assembly ways and means committee, 27 the chair of the senate standing committee on banks, and the chair of the assembly standing committee on banks on the efficacy of the communi-28 29 ty bank deposit program, including information on the number of quali-30 fied community banking institutions, the number of community banking 31 institutions which have received deposits, the size of each participat-32 ing community bank, the number and amount of such deposits and the 33 percentage of total state funds deposited in such institutions under 34 this program.

35 § 12. No municipal deposits held in credit unions by local governments 36 on December 31, 2027 shall be required to be withdrawn upon the expira-37 tion of this act.

38 § 13. This act shall take effect on the ninetieth day after it shall 39 have become a law; provided that sections two, three, four, five and 40 nine of this act shall expire and be deemed repealed December 31, 2027.