$\begin{array}{c} {\rm 11,\,I2,\,L6} \\ {\rm CF\,HB\,844} \end{array}$ 

By: Senators DeGrange, Kasemeyer, King, Klausmeier, McFadden, Munson, Peters, Pugh, Robey, and Zirkin

Introduced and read first time: February 10, 2010

Assigned to: Finance

## A BILL ENTITLED

1	AN ACT concerning			
2	Local Go	overnment Funds – Redeposit into Insured Accounts		
3 4 5 6	money in ar certain secu	FOR the purpose of authorizing a local government to deposit unexpended or surplus money in any federally insured bank or savings and loan association without certain security under certain conditions; and generally relating to the deposit of local government funds.		
7 8 9 10 11	BY repealing and reenacting, with amendments, Article 95 – Treasurer Section 22–O Annotated Code of Maryland (2003 Replacement Volume and 2009 Supplement)			
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
14	Article 95 - Treasurer			
15	22–0.			
16	(a) (1)	In this section the following words have the meanings indicated.		
17 18 19	(2) "Depositor" means a local government or its authorized acknowledged agent making a deposit of unexpended or surplus money as provided in this section.			
20	(3)	"Local government" means:		
21		(i) The governing body of a county or municipal corporation;		



1	(ii)	A county board of education;	
2 3	(iii) construction, or soil cons	The governing body of a road, drainage, improvement, servation district or commission in the State;	
4	(iv)	The Upper Potomac River Commission; or	
5	(v)	Any other political subdivision or body politic of the State.	
6 7	` /	te financial institution" means any of the following institutions e State that takes deposits:	
8 9	(i) the laws of the State;	Bank, trust company, or savings bank incorporated under	
10	(ii)	Bank incorporated under federal law;	
11	(iii)	Bank incorporated under the laws of any other state; or	
12 13	(iv) the State or of the Unite	Savings and loan association incorporated under the laws of d States.	
14 15 16	(b) Notwithstanding the provisions of § 22 of this article, a local government may deposit unexpended or surplus money in any federally insured bank or savings and loan association without the security required in § 22(a) of this article if:		
17 18	* *	unexpended or surplus money is initially placed for deposit stitution selected by the depositor;	
19 20 21 22 23	(2) The State financial institution selected by the depositor arranges for the further deposit of the money into one or more certificates of deposit, each in an amount of not more than the applicable Federal Deposit Insurance Corporation maximum insurance coverage limit, in one or more federally insured banks or savings and loan associations for the account of the depositor;		
24 25 26 27 28	(3) At the same time the money is deposited and the certificates of deposit are issued for the benefit of the depositor by other banks or savings and loan associations, the State financial institution selected by the depositor receives are amount of deposits from customers of other banks or savings and loan associations equal to the amount of money initially deposited by the depositor;		
29 30 31	• •	certificate of deposit issued for the depositor's account is Deposit Insurance Corporation for 100% of the principal and ertificate of deposit; and	

- 1 (5) The State financial institution selected by the depositor acts as custodian for the depositor with respect to the certificates of deposit issued for the depositor's account.
- 4 (C) NOTWITHSTANDING THE PROVISIONS OF § 22 OF THIS ARTICLE, A
  5 LOCAL GOVERNMENT MAY DEPOSIT UNEXPENDED OR SURPLUS MONEY IN ANY
  6 FEDERALLY INSURED BANK OR SAVINGS AND LOAN ASSOCIATION WITHOUT THE
  7 SECURITY REQUIRED IN § 22(A) OF THIS ARTICLE IF:
- 8 (1) THE UNEXPENDED OR SURPLUS MONEY IS INITIALLY PLACED 9 FOR DEPOSIT WITH A STATE FINANCIAL INSTITUTION THAT IS SELECTED BY THE 10 DEPOSITOR TO ARRANGE FOR THE REDEPOSIT OF THE MONEY THROUGH A 11 DEPOSIT PLACEMENT PROGRAM THAT MEETS THE REQUIREMENTS UNDER THIS 12 SUBSECTION;
- 13 (2) ON OR AFTER THE DATE THAT THE LOCAL GOVERNMENT 14 MONEY IS RECEIVED, THE FINANCIAL INSTITUTION SELECTED BY THE 15 DEPOSITOR:
- (I) ARRANGES FOR THE REDEPOSIT OF THE MONEY INTO
  ONE OR MORE DEPOSIT ACCOUNTS, EACH IN AN AMOUNT OF NOT MORE THAN
  THE APPLICABLE FEDERAL DEPOSIT INSURANCE CORPORATION MAXIMUM
  INSURANCE COVERAGE LIMIT, IN ONE OR MORE FEDERALLY INSURED BANKS OR
  SAVINGS AND LOAN ASSOCIATIONS FOR THE ACCOUNT OF THE DEPOSITOR; AND
- 21 (II) SERVES AS CUSTODIAN FOR THE DEPOSITOR WITH 22 RESPECT TO THE MONEY DEPOSITED INTO THE ACCOUNTS;
- 23 (3) ANY LOCAL GOVERNMENT MONEY DEPOSITED INTO A STATE
  24 FINANCIAL INSTITUTION IN ACCORDANCE WITH THIS SUBSECTION AND HELD AT
  25 THE CLOSE OF BUSINESS THAT IS IN EXCESS OF THE AMOUNT INSURED BY THE
  26 FEDERAL DEPOSIT INSURANCE CORPORATION IS SECURED IN ACCORDANCE
  27 WITH THIS ARTICLE;
- 28 (4) THE FULL AMOUNT OF THE LOCAL GOVERNMENT MONEY
  29 REDEPOSITED BY THE STATE FINANCIAL INSTITUTION INTO DEPOSIT
  30 ACCOUNTS IN FEDERALLY INSURED BANKS OR SAVINGS AND LOAN
  31 ASSOCIATIONS UNDER THIS SUBSECTION IS INSURED BY THE FEDERAL
  32 DEPOSIT INSURANCE CORPORATION; AND
- 33 (5) ON THE SAME DATE THAT THE MONEY OF THE LOCAL
  34 GOVERNMENT IS REDEPOSITED UNDER THIS SUBSECTION, THE STATE
  35 FINANCIAL INSTITUTION SELECTED BY THE DEPOSITOR RECEIVES AN AMOUNT
  36 OF DEPOSITS FROM CUSTOMERS OF OTHER BANKS OR SAVINGS AND LOANS IN

- 1 ACCORDANCE WITH THE DEPOSIT PLACEMENT PROGRAM THAT IS EQUAL TO
- 2 THE AMOUNT OF THE LOCAL GOVERNMENT MONEY REDEPOSITED BY THE
- 3 SELECTED STATE FINANCIAL INSTITUTION.
- 4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 5 October 1, 2010.