Chapter 250

(Senate Bill 208)

AN ACT concerning

State Treasurer - Permissible Investments - Linked Deposit Program

FOR the purpose of altering the permissible investments that the State Treasurer may make with financial institutions participating in the Linked Deposit Program; and generally relating to permissible investments under the Linked Deposit Program.

BY repealing and reenacting, with amendments,

Article – State Finance and Procurement Section 6–211 Annotated Code of Maryland (2009 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - State Finance and Procurement

6-211.

- (a) (1) There is a Linked Deposit Program in the Department of Housing and Community Development.
- (2) The purpose of the Linked Deposit Program is to stimulate opportunities for minority business enterprises to have access to credit by assisting these businesses in obtaining loans at lower than market interest rates.
 - (b) A loan qualifies under the Linked Deposit Program if the loan:
 - (1) satisfies the financial institution's lending criteria;
 - (2) has a term not exceeding 10 years;
- (3) is made to a minority business enterprise certified under Title 14, Subtitle 3 of this article;

- (4) has an interest rate that is 2 percentage points below the interest rate the financial institution would charge for a loan for a similar purpose and a similar term; and
- (5) has points or fees charged at loan closing not exceeding 1 percent of the loan amount.
 - (c) The Department of Housing and Community Development shall:
- (1) confirm with the certification agency designated under Title 14, Subtitle 3 of this article that each loan under the Linked Deposit Program is made to a business that is certified as a minority business enterprise;
- (2) establish procedures for notification by the certification agency designated under Title 14, Subtitle 3 of this article if a business that has an outstanding balance of a loan under the Linked Deposit Program is no longer certified;
- (3) require minority business enterprises and lenders to notify the Department concerning final loan disposition; and
- (4) report annually to the Governor, the Treasurer, and, in accordance with § 2–1246 of the State Government Article, the General Assembly on overall performance of the Linked Deposit Program.
- (d) The Treasurer may establish the Linked Deposit Program for investment of deposits in any financial institution that:
 - (1) the Treasurer has designated as a depository for State money; and
 - (2) makes a loan in accordance with subsection (b) of this section.
- (e) (1) The Treasurer may [purchase] MAKE one or more [certificates of deposit] INTEREST BEARING DEPOSITS that are equal to:
- (i) the amount of the loan made by the financial institution in accordance with subsection (b) of this section; or
- (ii) the aggregate amount of two or more loans made by one or more financial institutions in accordance with subsection (b) of this section.
- (2) In [purchasing a certificate of deposit] MAKING AN INTEREST BEARING DEPOSIT under this subsection, the Treasurer may accept a rate that is 2 percentage points below current market rates or an index selected by the Treasurer.

- (3) The Treasurer may use up to \$50,000,000 to [purchase certificates of deposit] MAKE INTEREST BEARING DEPOSITS in an amount equivalent to the amount financial institutions loan to certified minority business enterprises.
- (f) (1) Subject to paragraph (2) of this subsection, on notification by the Department of Housing and Community Development that a minority business enterprise participating in the Linked Deposit Program is no longer certified under Title 14, Subtitle 3 of this article, the Treasurer shall reduce the amount of the [certificate of deposit] INTEREST BEARING DEPOSIT with the participating financial institution by the outstanding balance of the loan made under this section to the decertified minority business enterprise.
- (2) A minority business enterprise that loses its certification due to revenue or employee growth may not be considered decertified for purposes of paragraph (1) of this subsection.
- (g) (1) A loan assisted by a linked deposit is not a debt of the State or a pledge of the credit of the State.
- (2) The Treasurer and the State are not liable to any financial institution for payment of the principal or interest on a loan assisted by a linked deposit.
- (h) The Department of Housing and Community Development and the Treasurer may adopt regulations to carry out this section.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.

Approved by the Governor, May 4, 2010.