HOUSE BILL 205

G1 1lr1374

HB~692/10-W&M

By: Delegates Kaiser, Kach, Barkley, Boteler, Carr, Clippinger, Frick, Haynes, Healey, Hixson, Ivey, Lafferty, McDermott, Morhaim, Parrott, Reznik, B. Robinson, Smigiel, Szeliga, Tarrant, F. Turner, and Wilson

Introduced and read first time: January 28, 2011

Assigned to: Ways and Means

A BILL ENTITLED

1	AN ACT concerning
2	Election Law - Campaign Funds - Investments
3 4 5 6	FOR the purpose of authorizing a campaign finance entity to invest funds the entity receives in a certificate of deposit with a certain term or a United States Treasury bill; providing for a delayed effective date; and generally relating to the investment of campaign funds.
7 8 9 10 11	BY repealing and reenacting, with amendments, Article – Election Law Section 13–220(a) Annotated Code of Maryland (2010 Replacement Volume)
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Election Law
15	13–220.
16 17	(a) (1) Each campaign finance entity shall designate one or more campaign accounts.
18	(2) Each designated campaign account shall:
19	(i) be in a financial institution; and
20 21	(ii) be registered in a manner that identifies it as the account of a campaign finance entity.

1	(3) [A] EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS
2	SUBSECTION, A campaign finance entity shall deposit all funds received in a
3	designated campaign account.
1	(4) A CAMBAICN FINANCE ENDINY MAY INVEST BUNDS DUE
4	(4) A CAMPAIGN FINANCE ENTITY MAY INVEST FUNDS THE
5	ENTITY RECEIVES IN:
6	(I) A CERTIFICATE OF DEPOSIT WITH A TERM OF 1 YEAR OR
7	LESS; OR
8	(II) A UNITED STATES TREASURY BILL.
9	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
10	December 1, 2011.