GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 1169 Committee Substitute Favorable 4/27/05 Senate Finance Committee Substitute Adopted 8/10/05

	Short Title: Investments of State and Local Funds. (I			(Public)
	Sponsors:			
	Referred to:			
			April 11, 2005	
1 2 3 4 5	IN NORTH CARC The General Assembly	ORIZE THE DLINA FINA of North Ca	LL TO BE ENTITLED INVESTMENT OF STATE AND LOC NCIAL INSTITUTIONS. rolina enacts: 59.1(c)(5) reads as rewritten:	CAL FUNDS
6		•	he State Treasurer to invest the cash	
7			s section in excess of the amount require	
8 9	current needs and dem	ands on such	funds, selecting from among the follow	ing:
10 11 12 13 14 15 16		utions with <u>ir</u> <u>With finan</u> Carolina <u>the</u> retail depo deposit in	of deposit and other time deposits astitutions under any of the following co- cial institutions with a physical preser- e State for the purpose of receiving co- sits; provided that any principal amo- excess of the amount insured by t or any agency thereof, be fully secur-	nditions: nee in North ommercial or ount of such the federal
17 18 19 20		bonds, or b of return or in the ma	be fully collateralized; provided further investment yield may not be less than the arket on United States government of comparable maturity.	that the rate hat available
21 22 23	<u>b.</u>		cial institutions with a physical preser e State, in accordance with all of the	
24 25 26 27 28		savin offic Trea	funds are initially deposited through ngs and loan association in the State tial depository and that is selected be surer, provided that the rate of return of a shall not be less than that available in t	e that is an by the State or investment

1		United States government or agency obligations of
2		comparable maturity.
3	<u>2.</u>	The selected bank or savings and loan association
4	<u>2.</u>	arranges for the deposit of the funds in certificates of
5		deposit for the account of the State in one or more
6		federally insured banks or savings and loan associations
7		wherever located, provided that no State funds shall be
8		•
o 9		deposited in a bank or savings and loan association that at the time holds other time deposits from the State.
9 10	2	The full amount of principal and any accrued interest of
10	<u>3.</u>	each certificate of deposit are covered by federal deposit
11 12		
	1	insurance. The selected herek or servings and lean association acts as
13	<u>4.</u>	The selected bank or savings and loan association acts as
14		custodian for the State with respect to the certificates of
15	5	deposit issued for the State's account.
16	<u>5.</u>	At the same time that the State funds are deposited and
17		the certificates of deposit are issued, the selected bank or
18		savings and loan association receives an amount of
19 20		deposits from customers of other federally insured
20		financial institutions wherever located equal to or greater
21		than the amount of the funds invested by the State
22		through the selected bank or savings and loan association
23	CECTION A	pursuant to this sub-subdivision."
24		G.S. 159-30 is amended by adding the following new
25	subsection to read:	
26		deposits authorized by subsection (b) of this section, the
27	• •	sit any portion of idle funds in accordance with all of the
28	following conditions:	
29		s are initially deposited through a bank or savings and loan
30		on that is an official depository and that is selected by the
31	$\frac{\text{finance o}}{\text{T}}$	
32		cted bank or savings and loan association arranges for the
33	—	f funds in certificates of deposit for the account of the local
34	•	ent or public authority in one or more federally insured banks
35		s and loan associations wherever located, provided that no
36		<u>all be deposited in a bank or savings and loan association that</u>
37		ne holds other deposits from the local government or public
38	<u>authority</u>	
39		amount of principal and any accrued interest of each
40		e of deposit are covered by federal deposit insurance.
41		ted bank or savings and loan association acts as custodian for
42		government or public authority with respect to the certificates
43		it issued for the local government's or public authority's
44	account.	

1	(5) At the same time that the local government or public authority funds
2	are deposited and the certificates of deposit are issued, the selected
3	bank or savings and loan association receives an amount of deposits
4	from customers of other federally insured financial institutions
5	wherever located equal to or greater than the amount of the funds
6	invested by the local government or public authority through the
7	selected bank or savings and loan association."
8	SECTION 3. G.S. 115D-58.6(b) reads as rewritten:
9	"(b) Moneys may be deposited at interest in any bank, savings and loan
10	association or trust company in this State in the form of certificates of deposit or such
11	other forms of time deposits as may be approved for county governments. In addition,
12	moneys may be deposited in the form of certificates of deposit as provided for a local
13	government or public authority in G.S. 159-30(b1). Investment deposits shall be secured
14	as provided in G.S. 159-31(b)."
15	SECTION 4. This act becomes effective October 1, 2005.