By: Flynn H.B. No. 77

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the collateralization of certain public funds;
3	providing administrative penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 2257, Government Code, is amended by
6	adding Subchapter F to read as follows:
7	SUBCHAPTER F. POOLED COLLATERAL TO SECURE
8	DEPOSITS OF CERTAIN PUBLIC FUNDS
9	Sec. 2257.101. DEFINITION. In this subchapter,
10	"participating institution" means a financial institution that
11	holds one or more deposits of public funds and that participates in
12	the pooled collateral program under this subchapter.
13	Sec. 2257.102. POOLED COLLATERAL PROGRAM. (a) As an
14	alternative to collateralization under Subchapter B, the
15	comptroller by rule shall establish a program for centralized
16	pooled collateralization of deposits of public funds and for
17	monitoring collateral maintained by participating institutions.
18	The rules must provide that deposits of public funds of a county are
19	not eligible for collateralization under the program. The
20	comptroller shall provide for a separate collateral pool for any
21	single participating institution's deposits of public funds.
22	(b) Under the program, the collateral of a participating
23	institution pledged for a public deposit may not be combined with,

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cross-collateralized with, aggregated with, or pledged to another

- 1 participating institution's collateral pools for pledging
- 2 purposes.
- 3 (c) A participating institution may pledge its pooled
- 4 securities to more than one participating depositor under contract
- 5 with that participating institution.
- 6 (d) The pooled collateral program must provide for:
- 7 (1) participation in the program by a participating
- 8 institution and each affected public entity to be voluntary;
- 9 (2) uniform procedures for processing all collateral
- 10 transactions that are subject to an approved security agreement
- 11 described by Section 2257.103; and
- 12 (3) the pledging of a participating institution's
- 13 collateral securities using a single custodial account instead of
- 14 an account for each depositor of public funds.
- 15 Sec. 2257.103. PARTICIPATION IN POOLED COLLATERAL PROGRAM.
- 16 A financial institution may participate in the pooled collateral
- 17 program only if:
- 18 <u>(1) the institution has entered into a binding</u>
- 19 collateral security agreement with a public agency for a deposit of
- 20 public funds and the agreement permits the institution's
- 21 participation in the program;
- 22 (2) the comptroller has approved the institution's
- 23 participation in the program; and
- 24 (3) the comptroller has approved or provided the
- 25 collateral security agreement form used.
- Sec. 2257.104. COLLATERAL REQUIRED; CUSTODIAN TRUSTEE. (a)
- 27 Each participating institution shall secure its deposits of public

- funds with eligible securities the total value of which equals at 1 2 least 102 percent of the amount of the deposits of public funds covered by a security agreement described by Section 2257.103 and 3 4 deposited with the participating institution, reduced to the extent 5 that the United States or an instrumentality of the United States 6 insures the deposits. For purposes of determining whether 7 collateral is sufficient to secure a deposit of public funds, 8 Section 2257.022(b) does not apply to a deposit of public funds held 9 by the participating institution and collateralized under this
- 11 (b) A participating institution shall provide for the 12 collateral securities to be held by a custodian trustee, on behalf 13 of the participating institution, in trust for the benefit of the 14 pooled collateral program. A custodian trustee must qualify as a 15 custodian under Section 2257.041.
 - (c) The comptroller by rule shall regulate a custodian trustee under the pooled collateral program in the manner provided by Subchapter C to the extent practicable. The rules must ensure that a custodian trustee depository does not own, is not owned by, and is independent of the financial institution or institutions for which it holds the securities in trust, except that the rules must allow the following to be a custodian trustee:
- 23 (1) a federal reserve bank;

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subchapter.

- (2) a banker's bank, as defined by Section 34.105,

 Finance Code; and
- 26 (3) a federal home loan bank.
- 27 <u>Sec. 2257.105. MONITORING COLLATERAL.</u> (a) <u>Each</u>

- 1 participating institution shall file the following reports with the
- 2 comptroller electronically and as prescribed by rules of the
- 3 comptroller:
- 4 (1) a daily report of the aggregate ledger balance of
- 5 deposits of public agencies participating in the pooled collateral
- 6 program that are held by the institution, with each public entity's
- 7 funds held itemized;
- 8 (2) a weekly summary report of the total market value
- 9 of securities held by a custodian trustee on behalf of the
- 10 participating institution;
- 11 (3) a monthly report listing the collateral securities
- 12 held by a custodian trustee on behalf of the participating
- institution together with the value of the securities; and
- 14 (4) as applicable, a participating institution's
- 15 annual report that includes the participating institution's
- 16 financial statements.
- 17 (b) The comptroller shall provide the participating
- institution an acknowledgment of each report received.
- 19 (c) The comptroller shall provide a daily report of the
- 20 market value of the securities held in each pool.
- 21 (d) The comptroller shall post each report on the
- 22 comptroller's Internet website.
- Sec. 2257.106. ANNUAL ASSESSMENT. (a) Once each state
- 24 fiscal year, the comptroller shall impose against each
- 25 participating institution an assessment in an amount sufficient to
- 26 pay the costs of administering this subchapter. The amount of an
- 27 assessment must be based on factors that include the number of

- 1 public entity accounts a participating institution maintains, the
- 2 number of transactions a participating institution conducts, and
- 3 the aggregate average weekly deposit amounts during that state
- 4 fiscal year of each participating institution's deposits of public
- 5 funds collateralized under this subchapter. The comptroller by
- 6 rule shall establish the formula for determining the amount of the
- 7 <u>assessments imposed under this subsection.</u>
- 8 (b) The comptroller shall provide to each participating
- 9 <u>institution a notice of the amount of the assessment against the</u>
- 10 <u>institution</u>.
- 11 (c) A participating institution shall remit to the
- 12 comptroller the amount assessed against it under this section not
- 13 later than the 45th day after the date the institution receives the
- 14 notice under Subsection (b).
- 15 (d) Money remitted to the comptroller under this section may
- 16 be appropriated only for the purposes of administering this
- 17 subchapter.
- 18 Sec. 2257.107. PENALTY FOR REPORTING VIOLATION. The
- 19 comptroller may impose an administrative penalty against a
- 20 participating institution that does not timely file a report
- 21 required by Section 2257.105.
- 22 Sec. 2257.108. NOTICE OF COLLATERAL VIOLATION;
- 23 ADMINISTRATIVE PENALTY. (a) The comptroller may issue a notice to
- 24 a participating institution that the institution appears to be in
- 25 violation of collateral requirements under Section 2257.104 and
- 26 rules of the comptroller.
- 27 (b) The comptroller may impose an administrative penalty

- 1 against a participating institution that does not maintain
- 2 collateral in an amount and in the manner required by Section
- 3 2257.104 and rules of the comptroller if the participating
- 4 institution has not remedied the violation before the third
- 5 business day after the date a notice is issued under Subsection (a).
- 6 Sec. 2257.109. PENALTY FOR FAILURE TO PAY ASSESSMENT. The
- 7 comptroller may impose an administrative penalty against a
- 8 participating institution that does not pay an assessment against
- 9 <u>it in the time provided by Section 2257.106(c).</u>
- 10 Sec. 2257.110. PENALTY AMOUNT; PENALTIES NOT EXCLUSIVE.
- 11 (a) The comptroller by rule shall adopt a formula for determining
- 12 the amount of a penalty under this subchapter. For each violation
- 13 and for each day of a continuing violation, a penalty must be at
- least \$100 per day and not more than \$1,000 per day. The penalty
- 15 must be based on factors that include:
- 16 (1) the aggregate average weekly deposit amounts
- 17 during the state fiscal year of the institution's deposits of
- 18 public funds;
- 19 (2) the number of violations by the institution during
- 20 the state fiscal year;
- 21 (3) the number of days of a continuing violation; and
- 22 <u>(4) the average asset base of the institution as</u>
- 23 reported on the institution's year-end report of condition.
- 24 (b) The penalties provided by Sections 2257.107-2257.109
- are in addition to those provided by Subchapter D or other law.
- 26 Sec. 2257.111. PENALTY PROCEEDING CONTESTED CASE. A
- 27 proceeding to impose a penalty under Section 2257.107, 2257.108, or

- 1 2257.109 is a contested case under Chapter 2001.
- 2 Sec. 2257.112. SUIT TO COLLECT PENALTY. The attorney
- 3 general may sue to collect a penalty imposed under Section
- 4 2257.107, 2257.108, or 2257.109.
- 5 Sec. 2257.113. ENFORCEMENT STAYED PENDING REVIEW.
- 6 Enforcement of a penalty imposed under Section 2257.107, 2257.108,
- 7 or 2257.109 may be stayed during the time the order is under
- 8 judicial review if the participating institution pays the penalty
- 9 to the clerk of the court or files a supersedeas bond with the court
- 10 <u>in the amount of the penalty.</u> A participating institution that
- 11 cannot afford to pay the penalty or file the bond may stay the
- 12 enforcement by filing an affidavit in the manner required by the
- 13 Texas Rules of Civil Procedure for a party who cannot afford to file
- 14 security for costs, subject to the right of the comptroller to
- contest the affidavit as provided by those rules.
- Sec. 2257.114. USE OF COLLECTED PENALTIES. Money collected
- 17 as penalties under this subchapter may be appropriated only for the
- 18 purposes of administering this subchapter.
- 19 SECTION 2. The comptroller of public accounts shall adopt
- 20 rules as necessary to implement Subchapter F, Chapter 2257,
- 21 Government Code, as added by this Act, so that the pooled collateral
- 22 program established under that subchapter may begin operating not
- 23 later than the first business day of April 2010.
- SECTION 3. This Act takes effect September 1, 2009.