GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

Η

D

HOUSE DRH10327-MM-15 (01/20)

	Short Title:	Banking Development Districts.	(Public)	
	Sponsors:	Representative R. Moore.		
	Referred to:			
1		A BILL TO BE ENTITLED		
2	AN ACT TO	D ENCOURAGE BANKS TO ESTABLISH BRANCHES IN C	EOGRAPHIC	
3		ONS IN THE STATE WHERE THERE IS A DEMONSTRA		
4	NEED FOR BANKING SERVICES.			
5	The General Assembly of North Carolina enacts:			
6		ECTION 1. The General Statutes are amended by adding a new Ch	apter to read:	
7		"Chapter 54D.	T	
8		"Banking Development Districts.		
9	" <u>§ 54D-1. Sh</u>			
10	This act sl	hall be cited as the "Banking Development District Act."		
11	" <u>§ 54D-2. De</u>	efinitions.		
12	The follow	wing definitions apply in this Chapter:		
13	<u>(1</u>)		vings and loan	
14		association, or credit union doing business in this State.		
15	<u>(2</u>)	<u>Banking services. – Deposit taking, check cashing, sale of</u>	money orders,	
16		and origination of residential or commercial mortgages, consu	mer loans, and	
17		commercial loans.		
18	<u>(3</u>)		ysical location,	
19		providing banking services with tellers, customer service r	epresentatives,	
20		and loan officers available at least 40 hours per week.		
21	<u>(4</u>)) <u>Commission. – As defined in G.S. 53C-1-4(18).</u>		
22	<u>(5</u>)) <u>Commissioner. – As defined in G.S. 53C-1-4(19).</u>		
23	<u>(6</u>)) District. – A Banking Development District approved under th	is Chapter.	
24	<u>(7</u>)) <u>Program. – The Banking Development District Program establ</u>	lished pursuant	
25		to this Chapter.		
26		anking Development District Program.		
27	<u>(a)</u> <u>Th</u>	nere is established in the Office of Commissioner of Banks	the Banking	
28	Development	District Program.		
29	<u>(b)</u> <u>Th</u>	ne Commissioner shall administer and monitor the program to	encourage the	
30	establishment	t of bank branches in geographic locations in this State whe	ere there is a	
31	demonstrated	need for banking services by the establishment of Banking	Development	
32	Districts.			
33		ne Commission shall adopt rules and specify the criteria for the es		
34	Banking Deve	elopment Districts. The criteria shall include, but not be limited to, t		
35	<u>(1</u>)		<u>ig services are</u>	
36		currently available within the district;		



	General Assembly of North Carolina	Session 2015	
1	1 (2) The identification of consumer needs for banking	g services within the district;	
2			
	district;	-	
	(4) The existing commercial development within the	<u>e district;</u>	
	(5) The impact additional banking services would	have on potential economic	
	development in the district; and		
	(6) Such other criteria that the Commissioner shall in	dentify as appropriate.	
	"§ 54D-4. Application for designation of Banking Development District.		
	(a) A municipality, in conjunction with a bank, may submit an application to the		
	Commissioner for the designation of a Banking Development District within a specified		
	geographic area.		
	(b) The Commissioner shall issue a determination as to an a		
	a district within 60 days of receipt of the application. If an application is approved, the		
	Commissioner shall transmit notification of the approval to the municipality requesting the		
	district, the State Treasurer, and any bank that has or will have a bra		
	(c) <u>A bank may submit an application to open a branch</u>		
	Development District, subject to all applicable federal and State laws regarding the		
	establishment of branch offices, simultaneously with the submission of the application for the		
	designation of a Banking Development District.		
	" <u>§ 54D-5. Selection of bank as depository for public funds.</u>		
	(a) Notwithstanding the provisions of G.S. 147-69 and G.S.	-	
	to the contrary, the State Treasurer may select a bank in a distric	. . .	
	monies or funds that are otherwise in the custody of the State Treas		
	(b) <u>Subject to an agreement between the State Treasurer</u>		
	State deposited in the bank may earn a fixed rate of interest that is a		
	rate for a mutually agreeable depository product, for a mutually agreeable depository product and a mutually agreeable depository product agreeable depository product and a mutually agreeable depository product and a mutually agreeable depository product and a mutually agreeable depository product agreeable depositor		
	" <u>§ 54D-6. Selection of bank as depository for municipal or cour</u>		
	(a) <u>The governing body of a municipality in which a Banking</u>	•	
	been designated by the Commissioner may, by resolution, select		
	depository for funds of the municipality, provided the bank shall be		
	for a public depository. The resolution shall state the maximum amount that may be on deposit		
	at any time with the bank and such other terms and conditions as are determined to be		
	necessary by the governing body of the municipality.		
	(b) Subject to an agreement between the governing body	± •	
	bank, funds of the municipality deposited in the bank may earn a fi		
	or below the bank's posted rate for a mutually agreeable depository product, for a mutually		
	agreeable term.		
	(c) The selection of a bank, deposit amount, and the terms and conditions of a deposit		
	may be changed at any time by the governing body of the municipality by further resolution."		
)	SECTION 3. This act becomes effective October 1, 20	13.	