## 113-40-02Requirements for a financial institution.

All financial institutions (FIs) participating in OPCP shall:

- (A) All financial institutions participating in OPCP shall:
- (1)(A) Transmit the required files to OPCS, including, but not limited to, up to three files OPCS every day the federal reserve is open for business; business.
- (B) Report any public unit (PU) negotiated collateral requirement at an account level.
- (2)(C) Pledge sufficient collateral when uninsured public deposits are received; received.
  - (a)(1) The treasurer of state will estimate the federal deposit insurance corporation insurance (FDIC) coverage amount, which may deviate from the actual federal deposit insurance corporation insurance FDIC limits.
  - (b)(2) A financial institution <u>FI</u> must address collateral deficiencies in accordance with the operating policies.
- (3)(D) Pledge eligible collateral to the treasurer of state with a qualified trustee to secure the FI's public deposits; deposits.
  - (a)(1) The trustee shall identify and hold collateral pledged to the treasurer of state for the benefit of public units (PUs) with deposits in the respective financial institutionFI.
  - (b)(2) The trustee shall hold all collateral pledged to the treasurer of state in one or more identifiable pooled collateral accounts for each financial institution<u>FI</u>, as specified by the treasurer. of state.
  - (e)(3) A financial institution <u>FI</u> will pledge collateral to the treasurer of state with a trustee as required, and the trustee will inform the treasurer of state of all new pledges.
    - (i)(a) The treasurer of state will not accept any statement, communication, or notice from a financial institution <u>FL</u> as evidence of pledged collateral.
    - (ii)(b) The treasurer of state will only update OPCS records on receipt of documentation submitted by the trustee.
- (E) Monitor pledged collateral and submit a collateral release request to the treasurer in advance of the maturity date of the pledged collateral.

- (4)(F) Submit a collateral release request to the treasurer of state in order to have pledged collateral released by the trustee; trustee.
  - (a)(1) A trustee will only release collateral on the instruction of the treasurer, of state, and will not accept requests directly from a financial institution<u>FI</u>.
  - (b)(2) Acceptance or denial of a release of collateral request will occur as determined by the treasurer. of state.
- (5)(G) Not pledge, combine, cross-collateralize, or aggregate pledged collateral in one pool in OPCP for either another pool in OPCP or for the benefit of any other party;party.
- (6) Monitor pledged collateral and submit a collateral release request to the treasurer of state in advance of the maturity date of the pledged collateral;
- (7)(H) Be subject to ongoing monitoring for compliance of collateral sufficiency requirements and file submission requirements; requirements.
  - (a)(1) If the treasurer of state determines a financial institution <u>FI</u> is not in compliance with the operating policies, collateral sufficiency requirements, or file submission requirements, then the treasurer of state may impose a cushion collateral requirement.
  - (b)(2) Upon entrance into OPCS, the cushion collateral requirement will have a default value of zero.

(8) Report any public unit negotiated collateral requirement at an account level.

Effective:

Five Year Review (FYR) Dates:

2/2/2023

Certification

Date

Promulgated Under: Statutory Authority: Rule Amplifies: Prior Effective Dates: 119.03 R.C. 135.182 R.C. 135.18, R.C. 135.182 08/06/2017