## CERTIFICATION OF ENROLLMENT

## SECOND ENGROSSED SENATE BILL 6221

Chapter 10, Laws of 2010

61st Legislature 2010 1st Special Session

LOCAL GOVERNMENT INVESTMENT POOL--PARTICIPATION

EFFECTIVE DATE: 07/13/10

Passed by the Senate March 19, 2010 YEAS 42 NAYS 1

BRAD OWEN

President of the Senate

Passed by the House March 22, 2010 YEAS 62 NAYS 35

FRANK CHOPP

Speaker of the House of Representatives

Approved March 31, 2010, 4:11 p.m.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SECOND ENGROSSED SENATE BILL 6221** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

April 1, 2010

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

## SECOND ENGROSSED SENATE BILL 6221

Passed Legislature - 2010 1st Special Session

State of Washington61st Legislature2010 Regular SessionBySenator Fairley; by request of State TreasurerRead first time 01/11/10.Referred to Committee on Ways & Means.

AN ACT Relating to the clarifying and expanding participation in the Washington state local government investment pool; and amending RCW 43.250.010, 43.250.020, and 43.250.040.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 Sec. 1. RCW 43.250.010 and 2001 c 31 s 1 are each amended to read 6 as follows:

7 purpose of this enable The chapter is to ((political 8 subdivisions,)) eligible governmental entities, including community and technical college districts, the state board for community and 9 10 technical colleges as established in chapter 28B.50 RCW, ((and)) public four-year institutions of higher education, qualifying federally 11 <u>recognized\_tribes\_or\_federally\_recognized\_political\_subdivisions</u> 12 13 thereof, and other governmental entities to participate with the state in providing maximum opportunities for the investment of surplus public 14 15 funds consistent with the safety and protection of such funds. The legislature finds and declares that the public interest is found in 16 providing maximum prudent investment of surplus funds, thereby reducing 17 the need for additional taxation. The legislature also recognizes that 18 19 not all ((political subdivisions)) eligible governmental entities are

able to maximize the return on their temporary surplus funds. 1 The 2 legislature therefore provides in this chapter a mechanism whereby ((political subdivisions, community and technical colleges, the state 3 board-for-community-and-technical-colleges,-and-public-four-year 4 5 institutions of higher education)) eligible governmental entities may, at their option, utilize the resources of the state treasurer's office 6 7 to maximize the potential of surplus funds while ensuring the safety of 8 ((public)) those funds.

9 Sec. 2. RCW 43.250.020 and 2001 c 31 s 2 are each amended to read 10 as follows:

11 Unless the context clearly requires otherwise, the definitions in 12 this section shall apply throughout this chapter.

(1) "Public funds investment account" or "investment pool" means the aggregate of all funds as defined in subsection (5) of this section that are placed in the custody of the state treasurer for investment and reinvestment.

(2) "((Political subdivision)) Eligible governmental entity" means 17 18 any county, city, town, municipal corporation, <u>quasi-municipal</u> corporation, public corporation, political subdivision, or special 19 20 purpose taxing district in the state, an instrumentality of any of the 21 foregoing governmental entities created under chapter 39.34 RCW, any agency of state government, any entity issuing or executing and 22 23 delivering bonds or certificates of participation with respect to financing contracts approved by the state finance committee under RCW 24 25 <u>39.94.040, and any gualifying federally recognized tribe or federally</u> 26 recognized political subdivisions thereof.

(3) "((Local)) Government finance official means any officer or 27 employee of ((a political subdivision)) an eliqible governmental entity 28 who has been designated by statute or by local charter, ordinance, 29 30 ((<del>or</del>)) resolution, or other appropriate official action, as the officer 31 having the authority to invest the funds of the ((political subdivision)) eligible\_governmental\_entity. However, 32 the county treasurer shall be deemed the only ((local)) government finance 33 34 official for all ((political subdivisions)) public agencies for which 35 the county treasurer has exclusive statutory authority to invest the 36 funds thereof.

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1 (4) "Financial officer" means the board-appointed treasurer of a 2 community or technical college district, the state board for community 3 and technical colleges, or a public four-year institution of higher 4 education.

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(5) "Funds" means:

6 (a) ((Public)) Funds of an eligible governmental entity under the 7 control of or in the custody of any ((local)) government <u>finance</u> 8 official or local funds, as defined by the office of financial 9 management publication "Policies, Regulations and Procedures," under 10 the control of or in the custody of a financial officer by virtue of 11 the official's authority that are not immediately required to meet 12 current demands;

13 (b) State funds deposited in the investment pool by the state 14 treasurer that are the proceeds of bonds, notes, or other evidences of indebtedness authorized by the state finance committee under chapter 15 39.42 RCW, or the proceeds of bonds or certificates of participation 16 with respect to financing contracts approved by the state finance 17 committee\_under\_RCW\_39.94.040, or payments pursuant to financing 18 contracts under chapter 39.94 RCW, when the investments are made in 19 order to comply with the Internal Revenue Code of 1986, as amended; and 20 21 (c) Tribal funds under the control of or in the custody of any qualifying federally recognized tribe or federally recognized political 22 subdivisions thereof, where the tribe warrants that the use or 23 24 disposition of the funds are either not subject to, or are used and deposited with federal approval, and where the tribe warrants that the 25 26 funds are not immediately required to meet current demands.

27 (6) "Qualifying federally recognized tribe or federally recognized 28 political subdivisions thereof" means any federally recognized tribe, 29 located in the state of Washington, authorized and empowered by its 30 constitution or ordinance to invest its surplus funds pursuant to this 31 section, and whose authorized tribal official has executed a deposit 32 agreement with the office of the treasurer.

33 (7) "Authorized tribal official" means any officer or employee of 34 a\_gualifying\_federally\_recognized\_tribe\_who\_has\_been\_expressly 35 designated\_by\_tribal\_constitution, ordinance, or\_resolution\_as\_the 36 officer\_having\_the\_authority\_to\_invest\_the\_funds\_of\_the\_gualifying 37 federally\_recognized\_tribe\_or\_federally\_recognized\_political 38 subdivisions\_thereof. 1 Sec. 3. RCW 43.250.040 and 2001 c 31 s 3 are each amended to read 2 as follows:

3 If authorized by statute, local ordinance, ((or)) resolution, or other appropriate official action, the state treasurer, a ((local)) 4 government finance official or financial officer or his or her 5 designee, or authorized tribal official, may place funds into the 6 7 public funds investment account for investment and reinvestment by the state treasurer in those securities and investments set forth in RCW 8 43.84.080 and chapter 39.58 RCW. The state treasurer shall invest the 9 funds in such manner as to effectively maximize the yield to the 10 investment pool. In investing and reinvesting moneys in the public 11 12 funds investment account and in acquiring, retaining, managing, and 13 disposing of investments of the investment pool, there shall be 14 exercised the judgment and care under the circumstances then prevailing which persons of prudence, discretion, and intelligence exercise in the 15 management of their own affairs, not in regard to speculation but in 16 17 regard to the permanent disposition of the funds considering the 18 probable income as well as the probable safety of the capital.

Passed by the Senate March 19, 2010. Passed by the House March 22, 2010. Approved by the Governor March 31, 2010. Filed in Office of Secretary of State April 1, 2010.