

TABLE OF CONTENTS

Protection of Public Deposits

Risk-based capital ratio.	36a-333-1
Public deposits held by the depository.	36a-333-2

Protection of Public Deposits

(Transferred from § 36-386)

Sec. 36a-333-1. Risk-based capital ratio

(a) In the case of a bank or an out-of-state bank that maintains in this state a branch as defined in section 36a-410 of the Connecticut General Statutes, “risk-based capital ratio” shall be determined in accordance with applicable federal regulations concerning “qualifying risk-based capital ratio” or “risk-based capital ratio” as the case may be. For purposes of this subsection, “federal regulations” means capital guidelines adopted by the Federal Deposit Insurance Corporation, 12 C.F.R. Part 325, Appendix A; the Office of the Comptroller of the Currency, 12 C.F.R. Part 3, Appendix A; the Board of Governors of the Federal Reserve System, 12 C.F.R. Part 208, Appendix A; or the Office of Thrift Supervision, 12 C.F.R. Part 567, as from time to time amended.

(b) In the case of a Connecticut credit union and a federal credit union, “risk-based capital ratio” means net worth divided by total assets.

(Effective May 22, 1992, transferred April 24, 1995, amended January 30, 1996, July 31, 2006)

Sec. 36a-333-2. Public deposits held by the depository

The amount of public deposits held for purposes of Section 36a-333 (a) of the Connecticut General Statutes, where either (a) public deposits reported on the most recent call report equals zero or (b) the average of the public deposits reported on the four most recent quarterly call reports equals zero, shall be the actual amount on deposit.

(Effective May 22, 1992, transferred April 24, 1995)