1	1 State of Arkansas		
2	2 81st General Assembly A Bill		
3	3 Regular Session, 1997	OUSE BILL	2139
4	4		
5	5 By: Representative Maddox		
6	6		
7	7		
8	8 For An Act To Be Entitled		
9	9 "STATE TREASURY MANAGEMENT LAW."		
10	0		
11	1 Subtitle		
12	2 "STATE TREASURY MANAGEMENT LAW."		
13	3		
14	4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
15	5		
16	6 Section 1. Title 19, Chapter 3 of the Arkansas Code is a	mended by	
17	7 adding an additional subchapter to read as follows:		
18	8		
19	9 "Subchapter 5		
20	O State Treasury Management Law		
21	1 <u>19-3-501. Title.</u>		
22	2 This subchapter may be referred to and cited as the "Stat	e Treasury	
23	3 Management Law."		
24	4		
25	5 <u>19-3-502</u> . Definitions.		
26	As used in this subchapter, unless the context otherwise	requires:	
27	7 (1) "Fund" means a specifically named account in the Stat	e Treasury,	to
28	8 which, as provided by law, moneys are credited upon receipt the	reof and	
29	9 charged upon withdrawal therefrom;		
30	0 (2) "Gross fund balance," with respect to a particular na	med fund, m	ieans
31	1 the balance at any time standing to the credit of that fund;		
32	2 (3) "Net fund balance," with respect to a particular name	d fund, mea	ns
33	3 its gross fund balance less the total amount of unredeemed warr	ants drawn	on
34	4 the State Treasurer against the same fund;		
35	5 (4) "Gross federal fund balances," "gross trust fund bala	nces," or	
36	6 "gross state fund balances." with respect to a particular major	group, mea	ns

- 1 the aggregate total amount of the gross fund balances at any time standing to
- 2 the credit of all funds of that particular group;
- 3 (5) "Net federal fund balances," "net trust fund balances," or "net
- 4 state fund balances, with respect to a particular major group, means the
- 5 aggregate total amount of the gross fund balances at any time standing to the
- 6 credit of all funds of that particular group, less the total amount of
- 7 unredeemed warrants drawn on the State Treasurer against all funds of the same
- 8 group;
- 9 (6) "Gross Treasury fund balances" means the aggregate total amount of
- 10 the balances standing to the credit of all funds on the records of the State
- 11 Treasurer;
- 12 (7) "Net Treasury fund balances" means gross Treasury fund balances,
- 13 less the total amount of all unredeemed warrants drawn on the State Treasurer;
- 14 (8) "Cash Account" means the account in the State Treasury consisting of
- 15 all cash in the hands of the State Treasurer and on deposit in the name of the
- 16 State Treasurer in depository banks;
- 17 (9) "Securities Account" means the account in the State Treasury
- 18 consisting of all securities held by the State Treasurer through its
- 19 investment of gross state fund balances;
- 20 (10) "Trust Deposit Account" means the account in the State Treasury
- 21 consisting of all, but only, certificates of deposit acquired by the State
- 22 Treasurer for and in behalf of the several retirement systems and other trust
- 23 accounts;
- 24 (11) "Certificate of Deposit Account" means the account in the State
- 25 Treasury consisting of all, but only, certificates of deposit acquired by the
- 26 State Treasurer through the State Treasurerf f as Certificate of Deposit
- 27 Investment Program.
- 28 (12) "Safekeeping Account" means the account in the State Treasury
- 29 consisting of all securities received by the State Treasurer from the
- 30 administrators of the several state retirement systems and other trust
- 31 accounts;
- 32 (13) "Bank" means a state bank, or a national bank or an out-of-state
- 33 state-chartered bank which has received a certificate of authority under 23-
- 34 48-1001; provided that such term shall also include any foreign bank organized
- 35 under the laws of a territory of the United States, Puerto Rico, Guam,
- 36 American Samoa or the Virgin Islands, the deposits of which are insured by the

- 1 Federal Deposit Insurance Corporation;
- 2 (14) Savings and loan association" means a corporation carrying on the
- 3 business of a savings and loan association or a building and loan association
- 4 under a charter issued by this state, or any federal savings association or
- 5 federal savings bank which is chartered under federal law;
- 6 (15) "Home state" means:
- 7 (A) With respect to a state-chartered bank, the state by which
- 8 the bank is chartered;
- 9 (B) With respect to a national bank, the state in which the main
- office of the bank is located;
- 11 (C) With respect to a foreign bank, the state determined to be
- the home state of such foreign bank under 12 U.S.C. 8 3103(c);
- 13 (16) "Host state" means a state, other than the home state of a bank,
- 14 in which the bank maintains, or seeks to establish and maintain a branch;
- 15 (17) "Main banking office" or "main office" with respect to a bank,
- 16 means the main banking office designated or provided for in the articles of
- 17 incorporation of a state bank, and the main office designated or provided for
- 18 in the articles of association of a national bank, at such identified location
- 19 as shall have been or as hereafter may be approved by the Commissioner, in the
- 20 case of a state bank, or by the appropriate federal regulatory agency, in the
- 21 case of a national bank;
- 22 (18) "Out of state bank" means a bank whose home state is any state
- 23 other than Arkansas;
- 24 (19) "State bank" means (a) a corporation created pursuant to either
- 25 Act 113 of the Arkansas General Assembly of 1913 or Act 179 of the Arkansas
- 26 General Assembly of 1969 (or pursuant to any predecessor or successor act or
- 27 acts of either of the foregoing) and existing and authorized under the laws of
- 28 this state on May 30, 1997, to engage in a general commercial banking
- 29 business; and (b) a corporation organized under the provisions of Act 89 of
- 30 1997 and authorized thereunder to engage in a general commercial banking
- 31 business;
- 32 (20) "Registered out-of-state bank" means an out-of-state bank which
- 33 has a certificate of authority pursuant to the terms of Subchapter 10, Chapter
- 34 48, Title 23 of Arkansas Code Annotated ($^{\circ}$ 23-48-1001 et seq.);
- 35 (21) "National bank" means a national banking association organized
- 36 pursuant to 12 U.S.C. 8 21-215b;

- 1 (22) "Capital base" means the sum of its capital stock, surplus,
- 2 undivided profits, plus any additions and less any subtractions which the
- 3 Commissioner may by regulation prescribe;
- 4 (23) "Commissioner" shall mean the Arkansas State Bank Commissioner.
- 5 (24) The terms "institution (institutions)" and "depository
- 6 (depositories)" shall mean a bank or savings and loan association as defined
- 7 in 19-3-502 (12) and (13).
- 8 (25) The terms "Treasurer of State" and "State Treasurer" shall mean
- 9 the elected office of the Treasurer of the State of Arkansas.

- 11 19-3-503. Composition of gross Treasury fund balances.
- 12 Gross Treasury fund balances shall consist of the Cash Account, the
- 13 Securities Account, the Trust Deposit account, the Certificate of Deposit
- 14 Account, and other accounts as deemed necessary; that is, the aggregate total
- 15 amount of cash in the hands of the State Treasurer and on deposit in the name
- 16 of the State Treasurer in bank depositories plus the principal amount of all
- 17 securities held in the Securities Account.

- 19 19-3-504. Record and report of summary financial transactions.
- 20 (a)(1) The several funds shall be separately listed on the records of
- 21 the State Treasurer under their respective major group headings, and, with
- 22 respect to each fund, each group, and all groups, the records shall reflect,
- 23 each day:
- 24 (A) Summary financial transactions for the day and cumulative summary
- 25 financial transactions for the current fiscal year. These summaries shall
- 26 include a statement of receipts, both direct and by transfer, a statement of
- 27 disbursements, both by warrant redemption and by transfer, and the amount of
- 28 uncollected checks legally charged off;
- 29 (B) The credit balance therein at the close of business; and
- 30 (C) The composition of gross Treasury fund balances.
- 31 (2) Additionally, the records shall reflect, in summary form, the total
- 32 principal amount of securities held in trust in the State Treasurer's
- 33 Safekeeping Account for each of the several retirement systems and other trust
- 34 funds or accounts.
- 35 (3) The enumeration in this subsection shall not be construed as a
- 36 limitation of the items of summary financial information which may be included

- 1 in any such record, nor shall this requirement be so construed as to exclude
- 2 such other primary and such subsidiary and auxiliary records as may be
- 3 required by law, or as the State Treasurer shall determine to keep, or as may
- 4 be required of the State Treasurer by the Chief Fiscal Officer of the state in
- 5 the performance of his duties.
- 6 (b)(1) A daily and a monthly report copy of the record of the summary
- 7 financial transactions shall be prepared by the State Treasurer and be
- 8 available to the Chief Fiscal Officer of the state.
- 9 (2) The report copy, and the record of the summary financial
- 10 transactions from which it was prepared, shall be open to public inspection
- 11 during normal business hours.

- 13 19-3-505. Disposition of moneys received by State Treasurer.
- 14 (a) The State Treasurer shall issue receipts to the respective
- 15 depositors of moneys in the State Treasury. On the day of the receipt thereof,
- 16 or as soon thereafter as may be done, the moneys shall be credited to the
- 17 particular funds entitled thereto, as provided for by law.
- 18 (b)(1) After credit to the respective funds, the moneys shall be
- 19 commingled with all other moneys in the hands of the State Treasurer, and as
- 20 soon as may be done after the receipt thereof, the moneys shall be deposited
- 21 in bank depositories to the credit of the account of the State Treasurer, or
- 22 invested as prescribed in this subchapter.
- 23 (2) Nothing in this subsection shall be so construed as to prohibit the
- 24 State Treasurer from keeping cash in the State Treasurer's office in such
- 25 reasonable amounts as shall be necessary for the transaction of the day-to-day
- 26 business of the office with persons and firms other than bank depositories.

- 28 19-3-506. Custodian of various accounts.
- 29 (a) The State Treasurer shall be custodian of all securities at any time
- 30 held in the Securities Account and, as custodian, shall be charged with their
- 31 care. All such securities shall be recorded at cost.
- 32 (b) The State Treasurer shall be custodian of all certificates of
- 33 deposit which are at any time held in the Trust Deposit Account and, as
- 34 custodian, shall be charged with their care. All certificates of deposit shall
- 35 be recorded at cost and segregated under appropriate titles so as to reflect
- 36 the total principal amount of the certificates at any time held for each of

- 1 the several trust accounts.
- 2 (c) The State Treasurer shall be custodian of all securities at any time
- 3 held in the Safekeeping Account and, as custodian, shall be charged with their
- 4 safekeeping. However, control of the disposition thereof shall, at all times,
- 5 be vested in the respective administrators of the several trust accounts for
- 6 whom the securities are held. All such securities shall be recorded at their
- 7 par value and segregated under appropriate titles so as to reflect the total
- 8 principal amount of securities at any time held for each of the trust
- 9 accounts.

- 11 19-3-507. Bank depositories generally.
- 12 (a)(1) Subject to the conditions and limitations provided in 19-3-508 -
- 13 19-3-517, any bank or savings and loan association as outlined in 19-3-502
- 14 (12) and (13) may be designated as a depository of State Treasury moneys.
- 15 (2) The State Treasurer, as custodian of such funds, shall be guided by
- 16 these provisions in the handling and safeguarding of such funds any other law
- 17 to the contrary notwithstanding.
- 18 (b) Nothing contained in 19-3-508 19-3-517 shall be so construed as to
- 19 require any institution to act as a depository of State Treasury funds.
- 20 However, the acceptance of a deposit of State Treasury funds by any
- 21 institution shall carry with it the obligation of the institution to observe
- 22 all of the provisions of 19-3-508 19-3-517 which are applicable to eligible
- 23 depositories.

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- 25 19-3-508. Deposits in ineligible institutions.
- 26 (a) The State Treasurer may not deposit any State Treasury funds in any
- 27 institution not considered eligible to be a depository under 19-3-507 unless
- 28 deposits in such institutions are required to be made by other law or by
- 29 resolution of a state board or commission duly adopted pursuant to the
- 30 authority and requirement of other law.
- 31 (b) Nothing in this prohibition shall be applicable to funds set aside
- 32 in the State Treasury and immediately required by out-of-state paying agents
- 33 for the specific purpose of meeting the debt service requirements of the
- 34 direct general obligation bonds of the State of Arkansas outstanding at any
- 35 time.

- 1 19-3-509. Maximum amount of deposits. 2 The maximum amount of State Treasury funds which are held in certificates of deposit of any depository and in demand deposit accounts together shall not exceed an amount equal to the total amount of the capital base of that depository. 6 7 19-3-510. Types of accounts for deposits. (a) All State Treasury funds deposited in depository institutions shall be credited to accounts in the name of the State Treasurer. All accounts which the Treasurer shall establish in any or all depository institutions may be 11 determined by the Treasurer as either demand deposit accounts, certificates 12 of deposit, or other accounts as deemed necessary. (b) The certificate of deposit account in each such depository shall 13 consist of state funds as deposited under the State Treasurer description consist of state funds as deposited under the State Treasurer description. The state funds are deposited under the State Treasurer description of the state funds are deposited under the State Treasurer description. The state funds are deposited under the State Treasurer description of the state funds are deposited under the State Treasurer description of the state of th 15 of Deposit Investment Program and trust funds deposited for various trust 16 funds. (c) The demand deposit account in each such depository shall be of such 17 amount subject to 19-3-209 as determined by the Treasurer and shall consist 19 of: 20 (1) All federal funds, as defined in 19-6-101 et seq.; 21 (2) Trust funds to the extent that such funds are not invested in 22 securities and certificates of deposit; and (3) State funds to the extent that such funds are not invested in 23 securities 24 25 (d) No treasury funds may be deposited in any depository except under the terms of a written agreement entered into between the Treasurer and the depository, the essential elements of which agreement shall be conformable to, or not inconsistent with, applicable state and federal law and regulations 29 promulgated thereunder. 30 31 19-3-511. Term of deposit - Interest. 32 (a)(1)Interest to be paid on certificates of deposit invested through 33 the State Treasurer s Certificate of Deposit Investment Program shall be at a

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rate fixed by the State Board of Finance at a meeting duly called and held

(2) The State Treasurer and each depository shall enter into an

35 preceding the beginning date of the term of the certificate of deposit.

- 1 agreement establishing the term or renewal term of the certificate of deposit
- 2 which shall be set by the State Board of Finance.
- 3 (3) Notice of the date and time of the holding of the meeting shall be
- 4 given by the secretary of the board with publication of a notice of the
- 5 meeting in a newspaper of statewide circulation not less than five (5) days,
- 6 nor more than fifteen (15) days, in advance of the meeting date.
- 7 (A) At each such meeting, any person desiring to be heard shall be
- 8 given the opportunity to express his views on any matter under consideration
- 9 by the board,
- 10 (B) The board shall give due consideration to all such views, together
- 11 with such other and additional views as may be expressed by its members, which
- 12 it deems to be relevant. Thereafter, at the meeting, the board shall fix the
- 13 rate of interest to be paid by depositories during the next term and direct
- 14 its secretary to certify the amount thereof to the State Treasurer.

- 16 19-3-512. Estimate of deposits not needed for operations.
- 17 (a) The State Treasurer, in conjunction with the Chief Fiscal Officer
- 18 of the State, shall determine what amount of state funds will be available in
- 19 the next period that may be placed by the State Board of Finance into the
- 20 State Treasurer s Certificate of Deposit Investment Program as provided in
- 21 19-3-519 during the next period. Interest shall be paid on these deposits as
- 22 provided in 19-3-511.
- 23 (b) The State Treasurer, acting ministerially, shall have the authority
- 24 to take such action and do such things as shall be necessary to accomplish the
- 25 expressed purposes and intent of this section.

26

- 27 19-3-513. Interest income on deposits.
- 28 (a) Interest from time to time due by each depository on demand deposit
- 29 accounts and certificates of deposit shall be paid and transmitted on each due
- 30 date to and in the manner authorized and prescribed by the Treasurer of State.
- 31 (b) All such interest income shall be classified as trust fund income,
- 32 and the net amount thereof shall be credited to the Securities Reserve Fund.

- 34 19-3-514. List of deposits.
- 35 (a) On or before the tenth day following the end of each calendar
- 36 quarter-year, the State Treasurer shall prepare a list of all depositories and

- 1 the amounts of State Treasury funds on time deposit and on demand deposit in
- 2 each such depository on the last day of business of the quarter-year.
- 3 (b) This list shall be maintained for public inspection at the
- 4 Treasurer's office.

- 6 19-3-515. Charges on deposits.
- 7 (a) The Treasurer of State, acting ministerially, shall have the
- 8 authority to enter into an agreement with any financial institution handling
- 9 state funds to pay processing fees for handling such funds if it is deemed to
- 10 be in the best interest of the State of Arkansas.
- 11 (b) In the absence of such an agreement, no depository of State Treasury
- 12 funds shall make any charge for the handling of funds, and any claim based
- 13 upon any such charge or purported charge shall be void.

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- 15 19-3-516. Discontinuance as bank depository.
- 16 (a) Any depository which shall refuse to cash upon presentation, any
- 17 state warrant of five hundred dollars (\$500) or less which is drawn on the
- 18 State Treasurer, or any bank check of five hundred dollars (\$500) or less
- 19 which has been issued by a state agency when the check or warrant has been
- 20 presented for payment within thirty (30) days of the date of issuance by the
- 21 payee named therein, shall immediately be discontinued as a depository of
- 22 State Treasury funds and, for a period of time to be determined by the State
- 23 Board of Finance, shall be ineligible for reinstatement as such a depository.
- 24 (b) Nothing in this section shall be so construed as to deprive any such
- 25 depository from taking such reasonable time as it may require to make proper
- 26 identification of the persons and signatures of payees named in such warrants
- 27 or checks, or to indemnify any such depository for any losses which it may
- 28 sustain by reason of its cashing any of the warrants or checks for persons
- 29 other than the payees named therein.

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- 31 19-3-517. Effect of proper deposits.
- 32 The deposit of State Treasury funds in accordance with the provisions of
- 33 19-3-507 19-3-516 shall relieve the State Treasurer and the surety on the
- 34 treasurer's bond of any and all liability for the loss of such funds by reason
- 35 of the default or insolvency of any bank depository of State Treasury funds.

- 1 19-3-518. Investments in securities and bank certificates of deposit.
- 2 (a) TRUST FUNDS. (1) In addition to securities of the character
- 3 eligible under the laws of this state for the investment of the several trust
- 4 funds on the records of the Treasurer of State, certificates of deposit of
- 5 banks and savings and loan associations shall be eligible for the investment
- 6 of such funds.
- 7 (2)(A) The administrators of each state retirement system and of other
- 8 trust accounts shall, from time to time, review the flow of moneys through the
- 9 trust fund in the State Treasury over which that administrator shall have
- 10 control, all for the purpose of estimating the amounts of such moneys as may
- 11 be surplus to the immediate requirements of such account as provided for by
- 12 law.
- 13 (B)(i) After taking into consideration any proposal for the immediate
- 14 investment of such funds in securities, and to the extent of the amount of any
- 15 estimated surplus which shall exist, the administrator shall certify to the
- 16 Treasurer of State the amount thereof and the period of time during which such
- 17 amount shall not be required. The Treasurer of State shall invest the amount
- 18 so certified in certificates of deposit issued by eligible banks and savings
- 19 and loan associations . If the Treasurer of State is unable to place the
- 20 certified amount in certificates of deposit, then the remainder may be placed
- 21 in securities with the administrator s approval.
- 22 (ii) Moneys required for each such purchase shall be withdrawn from the
- 23 Cash Account and paid over to the institution issuing the certificate, and the
- 24 principal amount of the certificate shall be credited to the Trust Deposit
- 25 Account.
- 26 (iii) The certificates of deposit shall be secured to such extent and in
- 27 such manner as may be provided by law and otherwise as the Treasurer of State
- 28 shall require.
- 29 (iv)(a) Interest on such bank certificates of deposit shall be paid at
- 30 such rates as the State Treasurer shall prescribe.
- 31 (b) All interest income derived from the certificates of deposit or
- 32 other investments shall be credited as trust fund income to the account of the
- 33 trust fund used in making such purchase.
- 34 (3) At all times, the Securities Reserve Fund shall be maintained on
- 35 demand deposit in depository banks, and nothing contained in this subsection
- 36 shall be applicable to such fund.

- 1 (b) STATE FUNDS. (1) The State Board of Finance may direct that a
- 2 portion of state funds be invested in certificates of deposit in the State
- 3 Treasurer s Certificate of Deposit Investment Program as provided in 19-3-
- 4 519. The remaining portion may be invested in certificates of deposit, in
- 5 securities as outlined in A.C.A. 8 23-47-401 without limitation or as approved
- 6 in the Treasurer of State investment policy, and in obligations of
- 7 corporations organized under the provisions of the Arkansas Development
- 8 Finance Corporation Act, 15-4-901 et seq., and issued thereunder to the
- 9 extent of forty million dollars (\$40,000,000), according to the guidelines
- 10 established in the Treasurer of State investment policy as approved by the
- 11 State Board of Finance.
- 12 (2)(A) Moneys required for each such purchase shall be withdrawn from
- 13 the Cash Account and paid over to the seller of the securities, and the cost
- 14 of the securities shall be credited to the Securities Account.
- 15 (B) The proceeds of the sale or redemption of securities at any time
- 16 withdrawn from the Securities Account shall be deposited in the Cash Account
- 17 in the State Treasury.
- 18 (C) In all purchases, sales, and redemptions of securities, as provided
- 19 in this subsection, discounts and premiums shall be credited or charged, as
- 20 the case may be, to the Securities Reserve Fund. All such discounts and
- 21 premiums which are increments and all interest received on securities at any
- 22 time held in the Securities Account shall be classified as trust fund income
- 23 and credited to the Securities Reserve Fund by the Treasurer of State.
- 24 (3) All purchases and sales by the State Treasurer may be in the open
- 25 market upon receipt of not less than two (2) quotation bids, or as defined in
- 26 the Treasurer of State investment policy as approved by the Board. However,
- 27 the board may subscribe for any such obligations which are offered by the
- 28 United States Treasury Department. Any such obligations at any time held by
- 29 the board may be exchanged for other such obligations in instances where an
- 30 exchange privilege has been extended by the United States Treasury Department.
- 31 (4) All obligations of any corporation organized under Arkansas
- 32 Development Finance Corporation Act, 15-4-901 et seq., purchased as authorized
- 33 in this section shall bear a maturity date not to exceed ten (10) years and
- 34 shall be purchased at par pursuant to an annual commitment to the corporation
- 35 under such conditions as may be determined by the State Board of Finance.
- 36 Prior to the purchase of any obligations by the corporation, there shall be

- 1 furnished to the board, without cost to it, the opinion of legal counsel
- 2 acceptable to the board approving the validity of the issue and reciting that,
- 3 in the opinion of the counsel, the obligations to be purchased by the board
- 4 are the duly authorized, legally binding obligations of the corporation and
- 5 specifying the security therefor as to which any lien or pledge has been
- 6 created.
- 7 (5) All or any part of the bonds of local industrial development
- 8 corporations, authorized and issued under the provisions of the Arkansas
- 9 Industrial Development Act, 15-4-101 et seq., and all or any part of the bonds
- 10 of municipalities and counties, authorized and issued under the provisions of
- 11 the Municipalities and Counties Industrial Development Revenue Bond Law, 14-
- 12 164-201 et seq., and all or any part of the obligations of development finance
- 13 corporations authorized and issued under the provisions of the Arkansas
- 14 Development Finance Corporation Act, 15-4-901 et seq., at any time held in the
- 15 Securities Account in the State Treasury, may be sold by the State Board of
- 16 Finance at public sale or at private sale, as the board shall determine.
- 17 However, in any private sale, the sales price of the bonds or obligations
- 18 shall not be less than the amount paid therefor.
- 19 (6) The State Board of Finance provides ministerial authority to the
- 20 Treasurer of State to take whatever action becomes necessary in regard to
- 21 securities held in the Securities Account to provide the requisite amount of
- 22 cash necessary in demand deposit accounts to carry out the business of the
- 23 State or to correct any miscalculations which have arisen.
- 24 (7) No purchase, exchange, or receipt of obligations by the State Board
- 25 of Finance shall ever be construed as a cancellation of the obligations so
- 26 purchased, exchanged, or received. All such obligations shall be held in trust
- 27 for the use and benefit of the various state funds used in such purchases,
- 28 this trust being subject only to the right of the board to sell or exchange
- 29 such obligations whenever, in its opinion, the best interest of the state may
- 30 be served.
- 31 (8)(A) The State Board of Finance shall meet as called to evaluate,
- 32 discuss, review, and authorize the deposit and investment of State Treasury
- 33 funds to be made during the period before the next meeting of the board.
- 34 (B) The deposit and investment of such funds and the purchase and sale
- 35 of permissible securities may be made at any time by the Treasurer of State
- 36 under the guidelines in the Treasurer of State Investment Policy reviewed and

- 1 approved by the State Board of Finance.
- 2 (9)(A)In order to increase investment income with minimal risk, the
- 3 State Treasurer may loan securities held in the Securities Account, but only
- 4 if, at the time the loan is executed, at least 102% of the full market value
- 5 of the security loaned is collateralized by cash or securities guaranteed by
- 6 the United States Government or an agency thereof.
- 7 (B) At all times during the term of the loan, the collateral shall be
- 8 equal to not less than 100% of the full market value calculated on the total
- 9 value of all securities on loan.
- 10 (C) For purposes of this section, the value of the collateral shall be
- 11 determined on a daily basis.
- 12 (c) FEDERAL FUNDS. The State Board of Finance is authorized to invest
- 13 federal funds, as defined by 19-6-101 et seq., the same as state funds are
- 14 authorized by subsection (b) of this section. The proceeds of such investments
- 15 shall be used for the same purpose as that authorized for other moneys
- 16 accruing to the benefit of the Securities Reserve Fund as authorized by 19-3-
- 17 521.

- 19 19-3-519. State Treasury Certificate of Deposit Investment Program.
- 20 (a) From time to time the State Board of Finance sets aside an amount
- 21 to be invested in 180 day or longer certificates of deposit. Hereinafter,
- 22 this will be referred to as the State Treasury Certificate of Deposit
- 23 Investment Program.
- 24 (b) Participating institutions shall be institutions choosing to
- 25 participate in the Program as follows:
- 26 (1) National banks which have their principal office in Arkansas
- 27 or are legally operating branches in Arkansas.
- 28 (2) Banks chartered in the State of Arkansas.
- 29 (3) Banks chartered by other states which are legally operating
- 30 branches in Arkansas.
- 31 (4) Savings and loan associations or savings banks chartered by
- 32 the United States which have their principal office in Arkansas or are legally
- 33 operating branches in Arkansas.
- 34 (5) Savings and loan associations chartered by the State of
- 35 Arkansas.
- 36 (c) Institutions which have their principal office in Arkansas shall

- 1 designate a representative at the principal office responsible for transacting
- 2 business with the State Treasurer. Institutions which do not have their
- 3 principal office in Arkansas shall designate a principal branch and a
- 4 representative at the principal branch responsible for transacting business
- 5 with the State Treasurer.
- 6 (d) Semi-annually, or as required by the State Board of Finance, each
- 7 participating institution shall compute and report to the State Treasurer its
- 8 [®]Arkansas deposits, [®]Arkansas loans, the loan to deposit ratio for Arkansas
- 9 loans and deposits, and its capital base. Each participating institution
- 10 shall report to the State Board of Finance information required by them to
- 11 determine the institution suitability for State Treasury deposits.
- 12 (1) "Arkansas loans" means the sum of:
- 13 (A) Loans made to individual borrowers residing in the
- 14 State of Arkansas.
- 15 (B) Loans made to corporations or other legal entities
- 16 doing business in Arkansas for which an address within Arkansas is used for
- 17 transacting business.
- 18 (C) Bonds issued or loans made to the State of Arkansas or
- 19 its instrumentalities.
- 20 (D) Bonds issued or loans made to political subdivisions of
- 21 the State of Arkansas.
- 22 (E) Bonds issued by Arkansas corporations.
- 23 (2) "Arkansas deposits" means deposits received by banks and
- 24 credited to accounts whose accountholders have as their principal place of
- 25 business or permanent home addresses in Arkansas.
- 26 (e) The State Board of Finance shall promulgate regulations
- 27 establishing the minimum capital requirements for any institution wishing to
- 28 receive deposits from the State Treasurer.
- 29 (f) The Treasurer of State shall establish procedures to be reviewed
- 30 and approved by the State Board of Finance establishing guidelines for the
- 31 deposit and allocation of certificates of deposit among participating
- 32 institutions.
- 33 (1) The deposit of funds shall be allocated between participating
- 34 institutions such that institutions enumerated in 19-3-519 (b) (1) (2) and (3)
- 35 make up one group, hereinafter referred to as the bank group, and institutions
- 36 enumerated in 19-3-519 (b) (4) and (5) make up the other group, hereinafter

- 1 referred to as the savings and loan group.
- 2 (2) Funds shall be allocated between the two groups in a
- 3 proportion to be set as needed by the State Board of Finance for an equitable
- 4 allocation using each group $\overline{\mathbf{a}}$ s aggregate Arkansas deposits as a base for the
- 5 allocation.
- 6 (3) The allocation among individual participating institutions
- 7 shall be prorated on the basis of their Arkansas loans and Arkansas deposits
- 8 in each respective group provided that the State Board of Finance may
- 9 promulgate regulations establishing a threshold loan to deposit ratio
- 10 preference.
- 11 (4) In the event that institutions in the savings and loan group
- 12 do not accept for investment all of the pro rata part of these funds, then the
- 13 excess shall be offered pro rata to institutions in the bank group.
- 14 Conversely, if institutions in the bank group do not accept all of their pro
- 15 rata share of the funds, then the excess shall be offered pro rata to the
- 16 savings and loan group.
- 17 (5) To the extent that funds cannot be placed with any
- 18 institution in either group, these funds may be invested as otherwise
- 19 authorized by 19-3-518.
- 20 (g) Interest on funds invested under this section shall be paid by
- 21 participating institutions at such rates as the State Board of Finance shall,
- 22 from time to time, prescribe. However, these rates shall not exceed the
- 23 maximum rate, if any, that banks are permitted to pay on time certificate of
- 24 deposits for the same period of time by regulations of the Federal Reserve
- 25 System or the Federal Deposit Insurance Corporation.
- 26 (h) Moneys required for each such purchase shall be withdrawn from the
- 27 Cash Account and paid over to the issuer of the certificate of deposit, and
- 28 the principal amount of the certificate shall be credited to the Certificate
- 29 of Deposit account.
- 30 (i) The certificates of deposit shall be secured to such extent and in
- 31 such manner as may be provided by law and otherwise as the Treasurer of State
- 32 may require.
- 33
- 34 19-3-520. Minimum balance to be maintained.
- 35 Since it is the intent of the General Assembly of the State of Arkansas
- 36 that the Treasurer of the State of Arkansas have sufficient cash available at

- 1 all times to redeem any and all state warrants presented for payment, the
- 2 State Board of Finance is authorized and directed to immediately sell
- 3 securities in the manner prescribed in 19-3-518(b) whenever the cash balance
- 4 maintained on demand deposit in bank depositories falls below excluding trust
- 5 funds. the amount necessary to meet operating requirements, excluding trust
- 6 funds.

- 8 19-3-521. Securities Reserve Fund.
- 9 (a)(1) In addition to the several purposes for which the Securities
- 10 Reserve Fund may be used, as provided in this subchapter, the fund shall be
- 11 used to absorb any losses in:
- 12 (A) Relation to securities at any time held in the Securities
- 13 Account in the State Treasury; and
- 14 (B) The State Treasurer's account in bank depositories;
- 15 (2) The balance in that fund shall always be available for such
- 16 purposes. However, moneys in this fund in excess of one hundred thousand
- 17 dollars (\$100,000) shall, at all times, be available to the Chief Fiscal
- 18 Officer of the state for transfer to the State Budget -Revolving Fund, there
- 19 to be used as provided by law.
- 20 (b) In the event any loss shall be sustained in relation to securities
- 21 held at any time in the Securities Account or in the State Treasurer's account
- 22 in any bank depository, and the credit balance in the Securities Reserve Fund
- 23 shall be insufficient to absorb the loss, the Chief Fiscal Officer of the
- 24 state shall cause a transfer of moneys to be made from the State Budget
- 25 Revolving Fund to the Securities Reserve Fund of such amount as shall, when
- 26 added to the credit balance in the Securities Reserve Fund, equal the amount
- 27 of any loss, it being the explicit intention of the General Assembly in the
- 28 enactment of this provision that no loss shall be sustained by any account,
- 29 the funds of which were used in making such investments and deposits.
- 30 (c) On a quarterly basis, interest earned on federal funds received
- 31 under the State and Local Fiscal Assistance Act of 1972 shall be transferred
- 32 at the direction of the Chief Fiscal Officer from the Securities Reserve Fund
- 33 to the federal funds established for the purpose of holding these moneys in
- 34 trust. Interest to be transferred shall be a pro rata share of total earned
- 35 interest based on the proportion of the average daily balances of the total
- 36 federal funds established for the purpose of holding the State and Local

- 1 Fiscal Assistance Act moneys in trust to the average daily balances of all
- 2 State Treasury investments.

- 4 19-3-522. Servicing state debt.
- 5 (a) Unless otherwise specifically provided for by law, the Secretary of
- 6 the State Board of Finance shall be disbursing officer of appropriations made
- 7 for meeting the debt service requirements of the direct general obligation
- 8 bonds of this state at any time outstanding.
- 9 (b) The term "debt service requirements," as used in this section, means
- 10 the maturing principal of, interest on, and paying agents' fees in connection
- 11 with the payment of the bonds. The Secretary of the State Board of Finance
- 12 shall, without fail, cause notice of the call to be published not less than
- 13 thirty (30) days before the first date upon which such bonds may be called,
- 14 with publication to be by one (1) insertion in a newspaper published in each
- 15 of the cities of Little Rock, Arkansas; St. Louis, Missouri; and in a
- 16 financial newspaper published in the Borough of Manhattan, City of New York,
- 17 State of New York."

18

- 19 SECTION 2. All provisions of this act of a general and permanent nature
- 20 are amendatory to the Arkansas Code of 1987 Annotated, and the Arkansas Code
- 21 Revision Commission shall incorporate the same in the Code.

22

- 23 SECTION 3. Severability.
- 24 If any provision or clause of this act or application thereof to any
- 25 person or circumstance is held invalid, such invalidity shall not affect other
- 26 provisions or applications of this act which can be given effect without the
- 27 invalid provisions or application, and to this end the provisions of this act
- 28 are declared to be severable.

- 30 SECTION 4. Repealer.
- 31 (a) Chapter 3, subchapters 2 and 3 of Title 19 of the Arkansas Code of
- 32 1987 are hereby repealed in their entirety.
- 33 <u>\$\psi\$ 19-3-201. Title.</u>
- 34 This subchapter may be referred to and cited as the "State Treasury
- 35 Management Law".
- 36 <u># 19-3-202. Definitions.</u>

- 1 As used in this subchapter, unless the context otherwise requires:
- 2 (1) "Fund" means a specifically named account in the State Treasury, to
- 3 which, as provided by law, moneys are credited upon receipt thereof and
- 4 charged upon withdrawal therefrom;
- 5 (2) "Gross fund balance," with respect to a particular named fund,
- 6 means the balance at any time standing to the credit of that fund;
- 7 (3) "Net fund balance," with respect to a particular named fund, means
- 8 its gross fund balance less the total amount of unredeemed warrants drawn on
- 9 the Treasurer of State against the same fund;
- 10 (4) "Gross federal fund balances," "gross trust fund balances," or
- 11 "gross state fund balances," with respect to a particular major group, means
- 12 the aggregate total amount of the gross fund balances at any time standing to
- 13 the credit of all funds of that particular group;
- 14 (5) "Net federal fund balances," "net trust fund balances," or "net
- 15 state fund balances, " with respect to a particular major group, means the
- 16 aggregate total amount of the gross fund balances at any time standing to the
- 17 credit of all funds of that particular group, less the total amount of
- 18 unredeemed warrants drawn on the Treasurer of State against all funds of the
- 19 same group;
- 20 (6) "Gross State Treasury fund balances" means the aggregate total
- 21 amount of the balances standing to the credit of all funds on the records of
- 22 the Treasurer of State;
- 23 (7) "Net State Treasury fund balances" means gross State Treasury fund
- 24 balances, less the total amount of all unredeemed warrants drawn on the
- 25 Treasurer of State;
- 26 (8) "Cash Account" means the account in the State Treasury consisting
- 27 of all cash in the hands of the Treasurer of State and on deposit in the name
- 28 of the Treasurer of State in depository banks;
- 29 (9) "Securities Account" means the account in the State Treasury
- 30 consisting of all securities received by the Treasurer of State from the State
- 31 Board of Finance through its investment of gross state fund balances;
- 32 (10) "Trust Deposit Account" means the account in the State Treasury
- 33 consisting of all, but only, bank certificates of deposit acquired by the
- 34 Treasurer of State for and in behalf of the several retirement systems and
- 35 other trust accounts; and
- 36 (11) "Safekeeping Account" means the account in the State Treasury

1 consisting of all securities received by the Treasurer of State from the 2 administrators of the several state retirement systems and other trust 3 accounts. - 19-3-203. Composition of gross State Treasury fund balances. Gross State Treasury fund balances shall consist of the Cash Account, 7 the Securities Account, and the Trust Deposit Account; that is, the aggregate 8 total amount of cash in the hands of the Treasurer of State and on deposit in 9 the name of the Treasurer of State in bank depositories plus the principal 10 amount of all securities held in the Securities Account. The principal amount 11 of all bank certificates of deposit held in the Trust Deposit Account shall, 12 at all times, equal the aggregate total amount of the balances standing to the 13 credit of all State Treasury funds. 14 4 19-3-204. Record and report of summary financial transactions. 15 -(a)(1) The several funds shall be separately listed on the records of 17 the State Treasurer under their respective major group headings, and, with 18 respect to each fund, each group, and all groups, the records shall reflect, 19 each day: 20 (A) Summary financial transactions for the day and cumulative 21 summary financial transactions for the current fiscal year. These summaries 22 shall include a statement of receipts, both direct and by transfer, a 23 statement of disbursements, both by warrant redemption and by transfer, and 24 the amount of uncollected checks legally charged off; (B) The credit balance therein at the close of business; and (C) The composition of gross State Treasury fund balances. (2) Additionally, the records shall reflect, in summary form, the total 28 principal amount of securities held in trust in the Treasurer of State's 29 Safekeeping Account for each of the several retirement systems and other trust 30 funds or accounts. 31 (3) The enumeration in this subsection shall not be construed as a 32 limitation of the items of summary financial information which may be included 33 in any such record, nor shall this requirement be so construed as to exclude

34 such other primary and such subsidiary and auxiliary records as may be

35 required by law, or as the Treasurer of State shall determine to keep, or as 36 may be required of the Treasurer of State by the Chief Fiscal Officer of the

- 1 State in the performance of his duties.
- 2 (b)(1) A daily and a monthly report copy of the record of the summary
- 3 financial transactions shall be prepared by the Treasurer of State and filed
- 4 with the Chief Fiscal Officer of the State.
- 5 (2) The report copy, and the record of the summary financial
- 6 transactions from which it was prepared, shall be open to public inspection
- 7 during normal business hours.
- O
- 9 4 19-3-205. Disposition of moneys received by Treasurer of State.
- 11 depositors of moneys in the State Treasury. On the day of the receipt thereof,
- 12 or as soon thereafter as may be done, the moneys shall be credited to the
- 13 particular funds entitled thereto, as provided for by law.
- 14 (b)(1) After credit to the respective funds, the moneys shall be
- 15 commingled with all other moneys in the hands of the Treasurer of State, and
- 16 as soon as may be done after the receipt thereof, the moneys shall be
- 17 deposited in bank depositories to the credit of the account of the Treasurer
- 18 of State, all as prescribed in this subchapter.
- 19 (2) Nothing in this subsection shall be so construed as to prohibit the
- 20 Treasurer of State from keeping cash in the Treasurer of State's office in
- 21 such reasonable amounts as shall be necessary for the transaction of the
- 22 day-to-day business of the office with persons and firms other than bank
- 23 depositories.
- 24 _____
- 25 <u>\$\dagger\$ 19-3-206.</u> Custodian of various accounts.
- 26 (a) The Treasurer of State shall be custodian of all securities at any
- 27 time held in the Securities Account and, as custodian, shall be charged with
- 28 their care. However, control of the disposition thereof shall, at all times,
- 29 be vested in the State Board of Finance. All such securities shall be recorded
- 30 at their par value.
- 31 (b) The Treasurer of State shall be custodian of all bank certificates
- 32 of deposit which are at any time held in the Trust Deposit Account and, as
- 33 custodian, shall be charged with their care. All certificates of deposit shall
- 34 be recorded at their par value and segregated under appropriate titles so as
- 35 to reflect the total principal amount of the certificates at any time held for
- 36 each of the several trust accounts.

1 (c) The Treasurer of State shall be custodian of all securities at any 2 time held in the Safekeeping Account and, as custodian, shall be charged with 3 their safekeeping. However, control of the disposition thereof shall, at all 4 times, be vested in the respective administrators of the several trust 5 accounts for whom the securities are held. All such securities shall be 6 recorded at their par value and segregated under appropriate titles so as to 7 reflect the total principal amount of securities at any time held for each of 8 the trust accounts. 9 _ 19-3-207. Bank depositories generally. 11 (a)(1) Subject to the conditions and limitations provided in AA 12 19-3-208 - 19-3-218, all banks in this state are designated depositories of 13 State Treasury funds. 14 (2) The Treasurer of State, as custodian of such funds, shall be guided 15 by these provisions in the handling and safeguarding of such funds, any other 16 law to the contrary notwithstanding. 17 (b) Nothing contained in AA 19-3-208 - 19-3-218 shall be so construed 18 as to require any bank in this state to act as a depository of State Treasury 19 funds. However, the acceptance of a deposit of State Treasury funds by any 20 bank shall carry with it the obligation of the bank to observe all of the 21 provisions of AA 19-3-208 - 19-3-218 which are applicable to bank 22 depositories. 23 4 19-3-208. Deposits in out-of-state banks. 25 (a) The Treasurer of State may not deposit any State Treasury funds in 26 banks located outside Arkansas unless deposits in out-of-state banks are 27 required to be made by other law or by resolution of a state board or 28 commission duly adopted pursuant to the authority and requirement of other 29 law 30 (b) Nothing in this prohibition shall be applicable to funds set aside 31 in the State Treasury and immediately required by out-of-state paying agents 32 for the specific purpose of meeting the debt service requirements of the 33 direct general obligation bonds of the State of Arkansas outstanding at any 34 time. 35

19-3-209. Maximum amount of deposits.

36 -

- 1 The maximum amount of State Treasury funds which are held in time
- 2 deposit-open accounts and certificates of deposit of any bank depository shall
- 3 not exceed an amount equal to the total amount of the capital structure of
- 4 that depository.

- 6 # 19-3-210. Types of accounts for deposits.
- 7 (a) All State Treasury funds deposited in banks shall be credited to
- 8 accounts in the name of the Treasurer of State. All accounts which the
- 9 Treasurer of State shall establish in any or all depository banks may be
- 10 determined by the of Treasurer of State as either:
- 11 (1) A single account consisting of two (2) parts a time deposit-open
- 12 account and a demand deposit account; or
- 13 (2) Two (2) accounts a time deposit-open account and a demand deposit
- 14 account.
- 15 (b) For the purposes of MA 19-3-207 19-3-218, the term "time
- 16 deposit-open account" shall not include bank certificates of deposit-
- 17 (c) The time deposit-open account in each such depository shall consist
- 18 of state funds only, and the demand deposit account shall consist of:
- 19 (1) All federal funds, as defined in 4 19-6-101 et seq.:
- 20 (2) Trust funds to the extent that such funds are not invested in
- 21 securities and bank certificates of deposit; and
- 22 (3) State funds to the extent that such funds are not invested in
- 23 securities or are not on time deposit-open account in depository banks.
- 24 (d) No State Treasury funds may be deposited in any bank depository
- 25 except under the terms of a written agreement entered into between the
- 26 Treasurer of State and the bank depository, the essential elements of which
- 27 agreement shall be conformable to, or not inconsistent with, applicable state
- 28 and federal law and regulations promulgated thereunder.

- 30 # 19-3-211. Composition of deposit accounts.
- 31 (a) The time deposit-open account in each such depository shall consist
- 32 of state funds deposited therein and maintained therein during the term of the
- 33 agreement, or during any renewal term thereof, of an amount substantially
- 34 equal to that proportion of the amount of state time deposit-open accounts in
- 35 all bank depositories that the aggregate total amount of its capital structure
- 36 as defined in \$ 19-3-302 bears to the aggregate total amount of the capital

- 1 structure as defined in \$\frac{1}{2} 19-3-302 of all such depositories.
- 2 —— (b)(1) The demand deposit account in each such depository shall consist
- 3 of such amount of State Treasury funds as may equal, but not exceed, the
- 4 aggregate total amount of the capital stock and surplus of such depository,
- 5 less the amount of the state time deposit-open account in such depository. The
- 6 amount of the account, subject to the prescribed limitation, shall be
- 7 determined at the discretion of the Treasurer of State as to those bank
- 8 depositories whose services are used for the transaction of the day-to-day
- 9 business of the State Treasury.
- 10 (2) Excepting such funds as are required to be maintained on demand
- 11 deposit in bank depositories whose services are used by the Treasurer of
- 12 State for the transaction of the day-to-day business of the State Treasury,
- 13 the funds which are available for placing on demand deposit in other
- 14 depositories shall be prorated by the Treasurer of State among such other
- 15 depositories in substantially the proportion that the amount of the capital
- 16 stock and surplus of each such depository bears to the amount of the capital
- 17 stock and surplus of all such depositories.
- 18
- 19 - 19-3-212. Term of deposit Interest.
- 20 (a) Unless the State Board of Finance shall specify another period of
- 21 time, the term or renewal term of each such agreement to be entered into
- 22 between the Treasurer of State and each bank depository shall be the calendar
- 23 quarter-year.
- 24 (b)(1)(A) Interest to be paid by all bank depositories on time
- 25 deposit-open accounts during each such term shall be at a rate fixed by the
- 26 board at a meeting duly called and held during the month, and on or before the
- 27 twentieth day thereof, next preceding the beginning date of such term.
- 28 (B) Notice of the date and time of the holding of the meeting
- 29 shall be given by the secretary of the board with publication of a notice of
- 30 the meeting in a newspaper of statewide circulation not less than five (5)
- 31 days, nor more than fifteen (15) days, in advance of the meeting date.
- 32 (2)(A) At each such meeting, any person desiring to be heard shall be
- 33 given the opportunity to express his views on any matter under consideration
- 34 by the board, including the matter of the fixing of the rate of interest to be
- 35 paid on time deposit-open accounts, as prescribed.
- 36 (B) The board shall give due consideration to all such views,

- 1 together with such other and additional views as may be expressed by its
- 2 members, which it deems to be relevant. Thereafter, at the meeting, the board
- 3 shall fix the rate of interest to be paid by bank depositories during the next
- 4 term and direct its secretary to certify the amount thereof to the Treasurer
- 5 of State.

- 7 _______ 19-3-213. Estimate of deposits not needed for operations.
- 8 (a) During the month preceding the beginning of each term of the
- 9 agreements to be entered into between the Treasurer of State and depository
- 10 banks, and not later than the twentieth day thereof, the Chief Fiscal Officer
- 11 of the State shall prepare and certify immediately to the Treasurer of State
- 12 an estimate of the aggregate total amount of the average daily balances of
- 13 state funds which will not be required during such term for the operation of
- 14 the state government and its several departments, agencies, and institutions;
- 15 for returns to local taxing units; and for the performance of such other
- 16 functions as are financed by state funds.
- 17 (b) Upon receipt of the estimate and certification required in
- 18 subsection (a) of this section, the Treasurer of State shall deduct from the
- 19 aggregate total amount so estimated by the Chief Fiscal Officer of the State
- 20 the total principal amount of securities then held in the Securities Account
- 21 in the State Treasury. The resultant remainder shall be the amount of state
- 22 funds which the Treasurer of State may place on time deposit-open accounts or
- 23 in certificates of deposit in depository banks during the next period, with
- 24 the agreements to provide for the payment of interest on such time
- 25 deposit-open accounts, at the rate fixed by the State Board of Finance as
- 26 provided in \$ 19-3-212.
- 27 (c) The Treasurer of State, acting ministerially, shall have the
- 28 authority to take such action and do such things as shall be necessary to
- 29 accomplish the expressed purposes and intent of this section.

- 31 <u>\$\dagger\$ 19-3-214. Interest income on deposits.</u>
- 32 (a) Interest from time to time due by each depository shall be paid and
- 33 transmitted on each due date to and in the manner authorized and prescribed by
- 34 the Treasurer of State.
- 35 (b) All such interest income shall be classified as trust fund income,
- 36 and the net amount thereof shall be credited to the Securities Reserve Fund.

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         # 19-3-215. List of deposits.
        (a) On or before the tenth day following the end of each calendar
 4 quarter-year, the Treasurer of State shall prepare a list of all depository
 5 banks and the amounts of State Treasury funds on time deposit and on demand
 6 deposit in each such depository on the last day of business of the
 7 <del>quarter-year.</del>
 8 (b) This list shall be maintained for public inspection at the
 9 Treasurer of State's office.
10
11 <u>$\dagger$ \dagger$ 19-3-216. Charges on deposits.</u>
      (a) The Treasurer of State, acting ministerially, shall have the
13 authority to enter into an agreement with any financial institution handling
14 state funds to pay processing fees for handling such funds if it is deemed to
15 be in the best interest of the State of Arkansas.
16 (b) In the absence of such an agreement, no depository of State
17 Treasury funds shall make any charge for the handling of funds, and any claim
18 based upon any such charge or purported charge shall be void.
19
     19-3-217. Discontinuance as bank depository.
21 (a) Any bank depository which shall make any charge for cashing, or
22 which shall refuse to cash upon presentation, any state warrant of five
23 hundred dollars ($500) or less which is drawn on the Treasurer of State, or
24 any bank check of five hundred dollars ($500) or less which has been issued by
25 a state agency when the check or warrant has been presented for payment within
26 thirty (30) days of the date of issuance by the payee named therein, shall
27 immediately be discontinued as a depository of State Treasury funds and, for a
28 period of six (6) months thereafter, shall be ineligible for reinstatement as
29 such a depository.
30 (b) Nothing in this section shall be so construed as to deprive any
31 such depository from taking such reasonable time as it may require to make
32 proper identification of the persons and signatures of payees named in such
33 warrants or checks, or to indemnify any such depository for any losses which
34 it may sustain by reason of its cashing any of the warrants or checks for
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35 persons other than the payees named therein.

- The deposit of State Treasury funds in accordance with the provisions of
- 3 AA 19-3-207 19-3-217 shall relieve the Treasurer of State and the surety on
- 4 the Treasurer of State's bond of any and all liability for the loss of such
- 5 funds by reason of the default or insolvency of any bank depository of State
- 6 Treasury funds.

/

- 8 A 19-3-219. Investments in securities and bank certificates of deposit.
- 9 (a) Trust Funds. (1)(A) In addition to securities of the character
- 10 eligible under the laws of this state for the investment of the several trust
- 11 funds on the records of the Treasurer of State, certificates of deposit of
- 12 banks located in the State of Arkansas shall be eligible for the investment of
- 13 such funds.
- 14 (B) For the purposes of this subchapter, the term "certificates
- 15 of deposit" shall not include time deposit-open accounts.
- 16 (2)(A) The administrators of each state retirement system and of other
- 17 trust accounts shall, from time to time, review the flow of moneys through the
- 18 trust fund in the State Treasury over which that administrator shall have
- 19 control, all for the purpose of estimating the amounts of such moneys as may
- 20 be surplus to the immediate requirements of such account as provided for by
- 21 law.
- 22 (B)(i) After taking into consideration any proposal for the
- 23 immediate investment of such funds in securities, and to the extent of the
- 24 amount of any such estimated surplus which, in the opinion of the
- 25 administrator, shall exist for a period of more than thirty (30) days after
- 26 the date of the making of any such estimate, the administrator shall certify
- 27 to the Treasurer of State the amount thereof and the period of time during
- 28 which such amount shall not be required. The Treasurer of State shall invest
- 29 the amount so certified in certificates of deposit issued by banks located in
- 30 the State of Arkansas.
- 31 (ii) Moneys required for each such purchase shall be withdrawn
- 32 from the Cash Account and paid over to the bank issuing the certificate, and
- 33 the certificate shall be deposited in the Trust Deposit Account.
- 34 (iii) The certificates of deposit shall be secured to such extent
- 35 and in such manner as may be provided by law and otherwise as the Treasurer
- 36 of State shall require.

- 1 (iv)(a) Interest on such bank certificates of deposit shall be
- 2 paid at such rates as the State Board of Finance shall prescribe.
- 3 (b) All interest income derived from the certificates of deposit
- 4 shall be credited as trust fund income to the account of the trust fund used
- 5 in making such purchase.
- 6 (3) At all times, the Securities Reserve Fund shall be maintained on
- 7 demand deposit in depository banks, and nothing contained in this subsection
- 8 shall be applicable to such fund.
- 9 (b) State Funds. (1)(A) The investment of state funds, as distinguished
- 10 from federal funds and trust funds, shall be under the exclusive jurisdiction
- 11 of the State Board of Finance. Such state funds may be invested only in direct
- 12 obligations of, or obligations on which the timely payment of principal and
- 13 interest is fully guaranteed by, any agency or instrumentality of the United
- 14 States, in general obligations of the State of Arkansas, and in obligations of
- 15 corporations organized under the provisions of the Arkansas Development
- 16 Finance Corporation Act, 4 15-4-901 et seq., and issued thereunder to the
- 17 extent of forty million dollars (\$40,000,000).
- 18 (B) The board is authorized to invest such state funds in
- 19 securities meeting the prescribed character qualifications to an extent such
- 20 that not more than sixty-five percent (65%) of the average daily gross state
- 21 fund balances for the twelve-month period immediately preceding the date set
- 22 for each purchase of the obligations shall be represented at any one (1) time
- 23 by the aggregate of the obligations so purchased and owned by the state.
- 24 (2)(A) Moneys required for each such purchase shall be withdrawn from
- 25 the Cash Account and paid over to the seller of the obligations, and the
- 26 obligations shall be deposited in the Securities Account.
- 27 (B) The proceeds of the sale or redemption of securities at any
- 28 time withdrawn from the Securities Account shall be deposited in the Cash
- 29 Account in the State Treasury.
- 30 (C) In all purchases, sales, and redemptions of securities, as
- 31 provided in this subsection, discounts and premiums shall be credited or
- 32 charged, as the case may be, to the Securities Reserve Fund. All such
- 33 discounts and premiums which are increments and all interest received on
- 34 securities at any time held in the Securities Account shall be classified as
- 35 trust fund income and credited to the Securities Reserve Fund by the Treasurer
- 36 of State.

- 1 _____(3) All purchases and sales by the State Board of Finance of direct
- 2 obligations of the United States of America shall be in the open market upon
- 3 receipt of not less than two (2) quotation bids. However, the board may
- 4 subscribe for any such obligations which are offered by the United States
- 5 Treasury Department. Any such obligations at any time held by the board may be
- 6 exchanged for other such obligations in instances where an exchange privilege
- 7 has been extended by the United States Treasury Department.
- 8 (4) All purchases and sales by the State Board of Finance of direct
- 9 obligations of the State of Arkansas shall be by tender upon receipt of sealed
- 10 bids pursuant to notice duly published by not less than one (1) insertion in
- 11 one (1) or more newspapers of general circulation published in this state and
- 12 in such other newspapers or financial publications as to the board may appear
- 13 desirable. Such notice shall be published not more than ten (10) days nor less
- 14 than five (5) days prior to the date fixed in the notice for the receipt of
- 15 bids.
- 16 (5) All obligations of any corporation organized under Arkansas
- 17 Development Finance Corporation Act, \$\frac{1}{2}\$ 15-4-901 et seq., purchased as
- 18 authorized in this section shall bear a maturity date not to exceed ten (10)
- 19 years and shall be purchased at par pursuant to an annual commitment to the
- 20 corporation under such conditions as may be determined by the State Board of
- 21 Finance. Prior to the purchase of any obligations by the corporation, there
- 22 shall be furnished to the board, without cost to it, the opinion of legal
- 23 counsel acceptable to the board approving the validity of the issue and
- 24 reciting that, in the opinion of the counsel, the obligations to be purchased
- 25 by the board are the duly authorized, legally binding obligations of the
- 26 corporation and specifying the security therefor as to which any lien or
- 27 pledge has been created.
- 28 (6) All or any part of the bonds of local industrial development
- 29 corporations, authorized and issued under the provisions of the Arkansas
- 30 Industrial Development Act, 4 15-4-101 et seq., and all or any part of the
- 31 bonds of municipalities and counties, authorized and issued under the
- 32 provisions of the Municipalities and Counties Industrial Development Revenue
- 33 Bond Law, A 14-164-201 et seg., and all or any part of the obligations of
- 34 development finance corporations authorized and issued under the provisions of
- 35 the Arkansas Development Finance Corporation Act, # 15-4-901 et seq., at any
- 36 time held in the Securities Account in the State Treasury, may be sold by the

- 1 State Board of Finance at public sale or at private sale, as the board shall
- 2 determine. However, in any private sale, the sales price of the bonds or
- 3 obligations shall not be less than the amount paid therefor.
- 4 (7) Upon petition of the Treasurer of State and without delay, the
- 5 State Board of Finance shall sell such principal amount of securities in the
- 6 Securities Account as shall provide the requisite amount of cash for placing
- 7 on demand deposit in depository banks whenever such action becomes necessary
- 8 in order to correct any miscalculations which have arisen, either:
- 9 (A) As to the amount of funds required to be kept on demand
- 10 deposit so as to carry out the stated policy of this state with respect to the
- 11 noninvestment of federal funds; or
- 12 (B) In relation to the amount of funds available for placing on
- 13 time deposit-open account in depository banks.
- 14 (8) No purchase, exchange, or receipt of obligations by the State Board
- 15 of Finance shall ever be construed as a cancellation of the obligations so
- 16 purchased, exchanged, or received. All such obligations shall be held in trust
- 17 for the use and benefit of the various state funds used in such purchases,
- 18 this trust being subject only to the right of the board to sell or exchange
- 19 such obligations whenever, in its opinion, the best interest of the state may
- 20 be served.
- 21 (9)(A) The State Board of Finance shall meet at least once each month
- 22 to evaluate, discuss, review, and authorize the deposit and investment of
- 23 State Treasury funds to be made during the period before the next meeting of
- 24 the board.
- 25 (B) The deposit and investment of such funds and the purchase and
- 26 sale of permissible securities may be made at any time authorized and directed
- 27 by the board and shall be executed by the Treasurer of State and the Chief
- 28 Fiscal Officer of the State.
- 29 (c) Federal Funds. The State Board of Finance is authorized to invest
- 30 federal funds, as defined by 4 19-6-101 et seq., the same as state funds are
- 31 authorized by subsection (b) of this section. The proceeds of such investments
- 32 shall be used for the same purpose as that authorized for other moneys
- 33 accruing to the benefit of the Securities Reserve Fund as authorized by
- 34 19-3-222.

36 _______ \$\frac{19-3-220. Minimum balance to be maintained.}{

- 1 ——— Since it is the intent of the General Assembly of the State of Arkansas
- 2 that the Treasurer of the State of Arkansas have sufficient cash available at
- 3 all times to redeem any and all state warrants presented for payment, the
- 4 State Board of Finance is authorized and directed to immediately sell
- 5 securities in the manner prescribed in \$ 19-3-219(b) whenever the cash balance
- 6 maintained on demand deposit in bank depositories falls below two million
- 7 dollars (\$2,000,000) excluding trust funds.

- 10 All moneys received in the State Treasury derived from the principal
- 11 amounts from the sale of securities are to be classified and handled on the
- 12 books of the State Treasury as a refund to expenditure.

- 14 <u>\$\dagger\$ 19-3-222.</u> Securities Reserve Fund.
- 15 (a)(1) In addition to the several purposes for which the Securities
- 16 Reserve Fund may be used, as provided in this subchapter, the fund shall be
- 17 used to absorb any losses in:
- 18 (A) Relation to securities at any time held in the Securities
- 19 Account in the State Treasury; and
- 20 (B) The State Treasurer's account in bank depositories:
- 21 (2) The balance in that fund shall always be available for such
- 22 purposes. However, moneys in this fund in excess of one hundred thousand
- 23 dollars (\$100,000) shall, at all times, be available to the Chief Fiscal
- 24 Officer of the State for transfer to the Budget Stabilization Trust Fund,
- 25 there to be used as provided by law.
- 26 (b) In the event any loss shall be sustained in relation to securities
- 27 held at any time in the Securities Account or in the Treasurer of State's
- 28 account in any bank depository, and the credit balance in the Securities
- 29 Reserve Fund shall be insufficient to absorb the loss, the Chief Fiscal
- 30 Officer of the State shall cause a transfer of moneys to be made from the
- 31 Budget Stabilization Trust Fund to the Securities Reserve Fund of such amount
- 32 as shall, when added to the credit balance in the Securities Reserve Fund,
- 33 equal the amount of any loss, it being the explicit intention of the General
- 34 Assembly in the enactment of this provision that no loss shall be sustained by
- 35 any account, the funds of which were used in making such investments and
- 36 deposits.

1 (c) On a quarterly basis, interest earned on federal funds received 2 under the State and Local Fiscal Assistance Act of 1972 shall be transferred 3 at the direction of the Chief Fiscal Officer of the State from the Securities 4 Reserve Fund to the federal funds established for the purpose of holding these 5 moneys in trust. Interest to be transferred shall be a pro rata share of total 6 earned interest based on the proportion of the average daily balances of the 7 total federal funds established for the purpose of holding the State and Local 8 Fiscal Assistance Act moneys in trust to the average daily balances of all 9 State Treasury investments. 10 # 19-3-223. Servicing state debt. (a) Unless otherwise specifically provided for by law, the Secretary of 13 the State Board of Finance shall be the disbursing officer of appropriations 14 made for meeting the debt service requirements of the direct general 15 obligation bonds of this state at any time outstanding. (b) The term "debt service requirements," as used in this section, 17 means the maturing principal of, interest on, and paying agents' fees in 18 connection with the payment of the bonds. The Secretary of the State Board of 19 Finance shall, without fail, cause notice of the call to be published not less 20 than thirty (30) days before the first date upon which such bonds may be 21 called, with publication to be by one (1) insertion in a newspaper published 22 in each of the cities of Little Rock, Arkansas; St. Louis, Missouri; and in a 23 financial newspaper published in the Borough of Manhattan, City of New York, 24 State of New York 25 * 19-3-301. Purpose. It is the purpose of this subchapter to: 28 (1) Provide for the equitable allocation of the long-term investment of 29 State Treasury funds between banks and savings and loan associations located 30 in the State of Arkansas; and 31 (2) Prefer such in-state investment of State Treasury funds over 32 out-of-state investments, where the interest return to the state is equal, in 33 order to create a broader credit, investment, and economic base for the 34 benefit of the citizens of the State of Arkansas. 35

36 <u>\$\daggeq 19-3-302. Definitions.</u>

1 — As used in this subchapter, unless the context otherwise requires: (1) "Bank" means a bank chartered under the banking laws of this state 3 or of the United States, with its principal place of business located within 4 the State of Arkansas, whose accounts are insured to the maximum amount 5 authorized by law by the Federal Deposit Insurance Corporation, or similar 6 agency of the United States; 7 (2) "Savings and loan association" means either a stock or mutual 8 savings and loan association or building and loan association authorized by 9 federal or state statute or charter to carry on the business of a sayings and 10 loan association, with its principal place of business located within the 11 State of Arkansas, whose accounts are insured to the maximum amount authorized 12 by law by the Federal Savings and Loan Insurance Corporation, or similar 13 agency of the United States; (3) "State funds," "federal funds," 14 "trust funds," or "State Treasury funds" shall have in this subchapter the 15 same meaning as used in subchapter 2 of this chapter; (4) "Long-term investment" means the deposit or investment of State 17 Treasury funds for a term of one hundred eighty (180) days or longer; and 18 (5) "Capital structure" means: (A) For a bank, the sum of its fully paid capital stock, paid-in 20 and earned surplus, undivided profits, and all reserve and capital accounts 21 included in its unimpaired surplus fund for determining the lending and 22 borrowing limit of such bank excluding, however, the proceeds of capital 23 notes, debentures, or similar obligations; 24 (B) For a stock or mutual savings and loan association, the sum 25 of all undivided profits, surplus, and capital stock and all reserve accounts 26 except specific or valuation reserves, not including the proceeds of capital 27 notes, debentures, or similar obligations. 2.8 # 19-3-303. Applicability of State Treasury Management Law. 29 _ All provisions of subchapter 2 of this chapter shall apply to the 31 investment of long-term State Treasury funds in banks and savings and loan 32 associations pursuant to the provisions of this subchapter, except as shall be 33 inconsistent with this subchapter. 34 # 19-3-304. Eligibility of savings and loan associations. 35 -

(a) Subject to the conditions and limitations set out in this

- 1 subchapter, savings and loan associations are declared eligible to receive the
- 2 deposit and investment of State Treasury funds. The Treasurer of State, as
- 3 custodian of these funds, shall be guided by the provisions contained in this
- 4 subchapter in the handling and safeguarding of these funds, any other law to
- 5 the contrary notwithstanding.
- 6 (b) Subchapter 2 of this chapter shall be deemed amended by this
- 7 subchapter in all respects necessary to authorize the deposit and investment
- 8 of State Treasury funds in banks and savings and loan associations as provided
- 9 in this subchapter. All practices, procedures, and requirements of the State
- 10 Board of Finance pursuant to subchapter 2 shall apply to deposits and
- 11 investments under this subchapter except as inconsistent with the provisions
- 12 of this subchapter. These practices, procedures, and requirements shall be
- 13 consistent with federal laws and regulations applicable to banks and savings
- 14 and loan associations.
- l5 (c) The deposit and investment of State Treasury funds in accordance
- 16 with the provisions of subchapter 2 and this subchapter shall relieve the
- 17 Treasurer of State, and the surety on the Treasurer of State's bond, of any
- 18 and all liability for the loss of the funds by reason of the default or
- 19 insolvency of any bank or savings and loan association.

- 21 <u>\$ 19-3-305. Deposit of funds.</u>
- 22 —— All state, trust, and federal funds which shall be available for deposit
- 23 in time deposit-open accounts, under ** 19-3-207 19-3-218 and which the
- 24 State Board of Finance shall, from time to time, decide in its discretion to
- 25 invest for a term of one hundred eighty (180) days or longer, shall be
- 26 deposited pro rata as provided in # 19-3-308 in time deposit-open accounts in
- 27 banks and in savings and loan associations.

28

- 29 <u>\$ 19-3-306. Short-term deposits.</u>
- 30 Nothing contained in this subchapter shall be construed as limiting
- 31 investments in banks having a term of less than one hundred eighty (180) days.

- 33 # 19-3-307. Permissible investments.
- 34 (a)(1) All state, trust, and federal funds which shall be available for
- 35 investment under # 19-3-219 shall be invested in certificates of deposit of
- 36 banks and also, where the investment is for a term of one hundred eighty (180)

- 1 days or longer, in certificates of deposit of savings and loan associations as
- 2 provided in subsection (b) of this section, in direct general obligations of
- 3 the State of Arkansas, and in obligations of corporations organized under the
- 4 provisions of the Arkansas Development Finance Corporation Act, A 15-4-901 et
- 5 seq., and as issued thereunder to the extent of twenty million dollars
- 6 (\$20,000,000).
- 7 (2) The State Board of Finance, to the extent reasonably required for
- 8 liquidity, may purchase in the open market, upon receipt of not less than two
- 9 (2) quotation bids, direct obligations of, or obligations on which the timely
- 10 payment of principal and interest is fully quaranteed by, any agency or
- 11 instrumentality of the United States subject, however, to a repurchase
- 12 agreement under which the seller of the securities shall pay a fixed rate of
- 13 interest and shall repurchase the securities at the price paid at a fixed
- 14 time.
- 15 (3) Moneys required for each such purchase shall be withdrawn from the
- 16 Cash Account and paid over to the seller of the obligations and the
- 17 obligations shall be deposited in the Securities Account.
- 18 (b) Funds which the board shall, from time to time, decide in its
- 19 discretion to invest for a term of one hundred eighty (180) days or longer and
- 20 which shall be subject to investment in certificates of deposit of banks and
- 21 savings and loan associations pursuant to subsection (a) of this section shall
- 22 be provated between banks and savings and loan associations as provided in \$
- 23 19-3-308.

- 25 ______ \$ 19-3-308. Proration between banks and savings and loan associations.
- 26 (a) The deposit and investment of funds pursuant to AA 19-3-305 and
- 27 19-3-307(b) shall be prorated between banks as a group and savings and loan
- 28 associations as a group in the proportion of the aggregate capital structure
- 29 of all banks compared to the aggregate capital structure of all savings and
- 30 loan associations, with such proportion to be determined semiannually by the
- 31 State Board of Finance. The long-term investment funds so allocated for
- 32 investment in banks as a group and savings and loan associations as a group
- 33 shall be prorated on the basis of their capital structure among the individual
- 34 participating banks and savings and loan associations, respectively, provided
- 35 that the board may promulgate regulations to give first preference for deposit
- 36 of state funds to banks which have a seventy percent (70%) ratio of loans,

- 1 bonds issued by the State of Arkansas or its political subdivisions, and
- 2 Arkansas corporate bonds to deposits and in savings and loan associations
- 3 which have an eighty-five percent (85%) ratio of loans to deposits. However,
- 4 the amount of State Treasury funds which may be deposited in time deposit-open
- 5 accounts or certificates of deposit of a bank or savings and loan association
- 6 shall not exceed the amount of the capital structure of that bank or savings
- 7 and loan association.
- 8 (b) In the event that the savings and loan associations as a group do
- 9 not accept for investment all of the pro rata part of these long-term
- 10 investment funds, then the unsubscribed funds shall be offered pro rata for
- 11 investment to banks. Conversely, if banks as a group do not accept for
- 12 investment all of their pro rata part of the long-term investment funds, then
- 13 the unsubscribed funds shall be offered pro rata for investments to savings
- 14 and loan associations.
- 15 (c) To the extent that the long-term investment funds cannot be placed
- 16 with either banks or savings and loan associations, these funds may be
- 17 invested as otherwise authorized by subchapter 2 of this chapter.

- 20 (a) Interest on funds invested under Add 19-3-305 and 19-3-307 shall be
- 21 paid by banks and savings and loan associations at such rates as the State
- 22 Board of Finance shall, from time to time, prescribe. However, these rates
- 23 shall not exceed the maximum rate that banks are permitted to pay on time
- 24 certificates of deposit for the same period of time by regulations of the
- 25 Federal Reserve System or the Federal Deposit Insurance Corporation.
- 26 (b) The same interest rate shall be payable by banks and savings and
- 27 loan associations.
- (b) All other laws and parts of laws in conflict with this act are
- 29 hereby repealed.

- 31 SECTION 5. Emergency Clause.
- 32 It is hereby found and determined by the General Assembly that the
- 33 Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994 becomes
- 34 effective on June 1, 1997 and that this act should become effective prior to
- 35 the effective date of the Riegle-Neal Interstate Banking and Branching
- 36 Efficiency Act of 1994. Also, Act 89 of 1997 enabling the Arkansas Banking

1 Code and the companion bill, Senate Bill 359 amending the Arkansas Banking 2 Code to opt in interstate branching go into effect May 31, 1997. Therefore, 3 an emergency is declared to exist and this act being immediately necessary for 4 the preservation of the public peace, health, and safety shall be in full 5 force and effect from and after May 31, 1997.