Stricken language would be deleted from and underlined language would be added to present law. Act 555 of the Regular Session

1	State of Arkansas	
2	91st General Assembly	A Bill
3	Regular Session, 2017	SENATE BILL 292
4		
5	By: Senator Maloch	
6	By: Representative Lundstrum	
7		
8		For An Act To Be Entitled
9	AN ACT TO AMEN	D THE LAW CONCERNING THE TRANSFER AND
10	INVESTMENT AUT	HORITY AND DUTIES OF THE TREASURER OF
11	STATE; TO AMEN	D THE STATE TREASURY MANAGEMENT LAW; TO
12	AMEND THE TIME	REQUIREMENTS APPLICABLE TO CERTAIN
13	TRANSFERS OF S	TATE FUNDS BY THE TREASURER OF STATE;
14	TO AMEND THE S	ECURITIES RESERVE FUND; TO DECLARE AN
15	EMERGENCY; AND	FOR OTHER PURPOSES.
16		
17		
18		Subtitle
19	TO AMEND	THE LAW CONCERNING THE TRANSFER
20		TMENT DUTIES OF THE TREASURER OF
21		AMEND THE TIME REQUIREMENTS
22	APPLICABI	E TO CERTAIN TRANSFERS OF STATE
23	FUNDS; AN	D TO DECLARE AN EMERGENCY.
24		
25		
26	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE OF ARKANSAS:
27		
28		Code § 15-41-110(a), concerning interest earned on
29	game and fish funds, is am	
30		State shall on the first day of business <u>second</u>
31 32 33 34 35 36	business day that the Stat the month compute the aver any other funds administer during the preceding month to the Game Protection Fun	E State shall on the first day of business <u>second</u> <u>e Treasury is open after the twenty-fifth day</u> of age daily balance of the Game Protection Fund or ed by the Arkansas State Game and Fish Commission The Treasurer of State shall transfer on that day I interest on the average daily balances to be ent to the average rate of interest carned on all



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State Treasury funds invested as authorized under § 19-3-518(d)(4). SECTION 2. Arkansas Code § 19-3-518(b)(1)(B)(xii), concerning investments of state funds in the State Treasury in securities and bank certificates of deposit, is amended to read as follows: (xii) Repurchase agreements that are fully collateralized by direct obligations of the United States Covernment or the general obligations of a state or political subdivision of a state of the United States securities stated in subdivisions (b)(l)(B)(ii)-(v) of this section if the repurchase agreement provides for taking delivery of the collateral directly or through an authorized custodian; SECTION 3. Arkansas Code § 19-3-518(d)(4), concerning investments of state funds in the State Treasury in securities and bank certificates of deposit, is amended to read as follows: (4) The State Board of Finance shall establish the method of computing the participants' rate of return and earning to determine the distribution to each participant. (5) On the first day of business of the second business day that the State Treasury is open after the twenty-fifth day of the month, the Treasurer of State shall+ (A) Compute the average daily balance of the interestbearing fund, including all internal accounts and funds, during the preceding (B) Transfer transfer to the participants of the fund

26 interest on the average daily balance computed at a rate equivalent to the 27 average rate of interest earned on all State Treasury funds invested in 28 fixed-income securities and in money market accounts as authorized under this 29 section during the preceding month less the proportionate share of any 30 assessments for the expenses of administration. 31 32 SECTION 4. Arkansas Code § 19-3-521(c)(2), concerning the Securities Reserve Fund, is amended to read as follows: 33 (2) Interest to be transferred shall be a pro rata share of 34

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month; and

total earned interest based on the proportion of the average daily balances 35 of the total federal funds established for the purpose of holding the State 36

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1 and Local Fiscal Assistance Act of 1972, 31 U.S.C. § 6701 et seq., moneys in 2 trust to the average daily balances of all investments of the State Treasury. 3 SECTION 5. Arkansas Code § 19-5-905(a)(7), concerning the Securities 4 5 Reserve Fund, is amended to read as follows: 6 (7) To distribute: 7 (A) Interest income earned on investment of average daily 8 balances of the following: 9 (i) The State Highway and Transportation Department 10 Fund, as authorized by § 27-70-204; 11 (ii) The Game Protection Fund, as authorized by § 12 15-41-110; 13 (iii) The funds deposited into the State Treasury by state agencies, boards, and commissions that were previously held as cash 14 15 funds in a bank depository or investment depository, as authorized by § 19-3-16 518(d); and 17 (iv) State and Local Fiscal Assistance Act of 1972, 18 31 U.S.C. § 6701 et seq., as authorized by § 19-3-521(c); and 19 (B) Interest income earned from investment of average 20 daily State Treasury balances by any other laws enacted by the General 21 Assembly; 22 23 SECTION 6. Arkansas Code § 19-11-301(107), concerning the enumeration 24 of special revenues, is amended to read as follows: 25 (107) Transfers from the Securities Reserve Fund of interest 26 earned on the average daily balance of the State Highway and Transportation 27 Department Fund, including all internal accounts and funds thereof, as enacted by Acts 1979, No. 438, § 27-70-204, and all laws amendatory thereto; 28 29 SECTION 7. Arkansas Code § 27-70-204(a), concerning interest on state 30 31 highway department funds, is amended to read as follows: 32 (a) On the first day of business second business day that the State 33 Treasury is open after the twenty-fifth day of the month, the Treasurer of 34 State shall compute the average daily balance of the State Highway and 35 Transportation Department Fund, including all internal accounts and funds, 36 including, but not limited to, the State Highway Special Construction

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Account, the State Aid Road Fund, the State Aid Street Fund, the State Highway and Transportation Department Fund, and any other funds administered by the Arkansas State Highway and Transportation Department during the preceding month and shall transfer on that day to the State Highway and Transportation Department Fund interest on the average daily balance to be computed at a rate equivalent to the average rate of interest earned on all State Treasury funds invested as authorized under § 19-3-518(d)(4), excluding the interest rate paid on open account deposits, during the preceding month. SECTION 8. EMERGENCY CLAUSE. It is found and determined by the General Assembly that this act amends the investment and transfer authority of the Treasurer of State; that this act affects the ability of the Treasurer of State to invest and transfer state funds; and that this act should become effective as soon as possible to allow for implementation of the new provisions to benefit the State of Arkansas. Therefore, an emergency is declared to exist, and this act being necessary for the preservation of the public peace, health, and safety shall become effective on July 1, 2017. APPROVED: 03/21/2017

Stricken language would be deleted from and underlined language would be added to present law. Act 644 of the Regular Session

1	State of Arkansas	As Engrossed: 53/13/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		SENATE BILL 546
4			
5	By: Senator Rapert		
6	By: Representative Collins		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE DEFINITION OF "ELIGIBLE	E
10	INVESTMEN	T SECURITIES"; TO ALLOW CERTAIN PU	JRCHASES BY
11	THE TREASU	URER OF STATE; AND FOR OTHER PURPO	DSES.
12			
13			
14		Subtitle	
15	TO A	MEND THE DEFINITION OF "ELIGIBLE	
16	INVE	STMENT SECURITIES"; AND TO ALLOW	
17	CERT	AIN PURCHASES BY THE TREASURER OF	
18	STAT	Ε.	
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21	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
22			
23	SECTION 1. Arka	ansas Code § 19-1-501 is amended t	to read as follows:
24	19-1-501. "Elig	gible investment securities" defin	ned.
25	As used in this	subchapter, "eligible investment	securities" means:
26	(l) A din	rect or guaranteed obligation of t	the United States that
27	is backed by the full	faith and credit of the United St	tates Government;
28	(2) A dir	rect obligation of an agency, inst	rumentality, or
29	government-sponsored e	enterprise created by act of the U	Inited States Congress
30	and authorized to issu	le securities or evidences of inde	ebtedness, regardless
31	of whether the securit	ties or evidences of indebtedness	are guaranteed for
32	repayment by the Unite	ed States Government; and	
33	(3) A bor	nd or other debt of the state, a s	school district, a
34	county government, a m	nunicipal government, or an author	rity of a governmental
35	entity that:		
36	(A)	Is issued for an essential gover	mmental purpose or is



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1	guaranteed by a state agency; and
2	(B) Has a debt rating from a nationally recognized credit
3	rating agency of "A" or better at the time of purchase; and
4	(4) A bond from the State of Israel that is guaranteed and
5	backed by the full faith and credit of the government of Israel as the
6	sovereign debt of the State of Israel.
7	
8	SECTION 2. Arkansas Code Title 19, Chapter 3, Subchapter 5, is amended
9	to add an additional section to read as follows:
10	19-3-523. Purchase of bonds by Treasurer of State.
11	(a) The Treasurer of State may purchase bonds from the State of Israel
12	that are guaranteed and backed by the full faith and credit of the government
13	of Israel as the sovereign debt of the State of Israel.
14	(b) The moneys that the Treasurer of State may use in the purchase of
15	any bonds from the State of Israel shall be those funds available for
16	investment under this subchapter.
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18	/s/Rapert
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21	APPROVED: 03/24/2017
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Stricken language would be deleted from and underlined language would be added to present law. Act 710 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/8/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		SENATE BILL 513
4			
5	By: Senator Hester		
б	By: Representative Dotson		
7			
8		For An Act To Be Entitled	
9	AN ACT TO PH	ROHIBIT PUBLIC ENTITIES FROM CONTRA	ACTING
10	WITH AND INV	VESTING IN COMPANIES THAT BOYCOTT	ISRAEL;
11	AND FOR OTHE	R PURPOSES.	
12			
13			
14		Subtitle	
15	TO PRO	HIBIT PUBLIC ENTITIES FROM	
16	CONTRA	CTING WITH AND INVESTING IN	
17	COMPAN	LES THAT BOYCOTT ISRAEL.	
18			
19			
20	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
21			
22		as Code Title 25, Chapter 1, is an	nended to add an
23	additional subchapter to		
24	Subchapter	5 - Prohibited Contracts and Inves	stments
25			
26	25-1-501. Legisla		
27	The General Assemb		
28		s and related tactics have become	
29		e sovereignty and security of key	allies and trade
30	partners of the United S		
31		te of Israel is the most prominent	
32		began with but has not been limite	
33 34		n 1945, even before Israel's decla	
34 35		tablished national state of the Je	
36		es that refuse to deal with United or entities that do business with	
50	Fareners such as israel,	or encires that do pusiness with	or in such



1	countries, make discriminatory decisions on the basis of national origin that
2	impair those companies' commercial soundness;
3	(4) It is the public policy of the United States, as enshrined
4	in several federal acts, to oppose boycotts against Israel, and Congress has
5	concluded as a matter of national trade policy that cooperation with Israel
6	materially benefits United States companies and improves American
7	competitiveness;
8	(5) Israel in particular is known for its dynamic and innovative
9	approach in many business sectors, and therefore a company's decision to
10	discriminate against Israel, Israeli entities, or entities that do business
11	with or in Israel, is an unsound business practice, making the company an
12	unduly risky contracting partner or vehicle for investment; and
13	(6) Arkansas seeks to act to implement Congress's announced
14	policy of "examining a company's promotion or compliance with unsanctioned
15	boycotts, divestment from, or sanctions against Israel as part of its
16	consideration in awarding grants and contracts and supports the divestment of
17	state assets from companies that support or promote actions to boycott.
18	divest from, or sanction Israel".
19	
20	25-1-502. Definitions.
21	As used in this subchapter:
22	(1)(A)(i) "Boycott Israel" and "boycott of Israel" means
23	engaging in refusals to deal, terminating business activities, or other
24	actions that are intended to limit commercial relations with Israel, or
25	persons or entities doing business in Israel or in Israeli-controlled
26	territories, in a discriminatory manner.
27	(ii) "Boycott" does not include those boycotts to
28	which 50 App. U.S.C. § 2407(c) applies.
29	(B) A company's statement that it is participating in
30	boycotts of Israel, or that it has taken the boycott action at the request,
31	in compliance with, or in furtherance of calls for a boycott of Israel, can
32	be considered by the Arkansas Development Finance Authority as a type of
33	evidence, among others, that a company is participating in a boycott of
34	Israel;
35	(2) "Company" means a sole proprietorship, organization,
36	association, corporation, partnership, joint venture, limited partnership,

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1	limited liability partnership, limited liability company, or other entity or
2	business association, including all wholly owned subsidiaries, majority-owned
3	subsidiaries, parent companies, or affiliates of those entities or business
4	associations;
5	(3) "Direct holdings" in reference to a company means all
6	publicly traded securities of that company that are held directly by the
7	public entity in an actively managed account or fund in which the public
8	entity owns all shares or interests;
9	(4) "Indirect holdings" in reference to a company means all
10	securities of that company that are held in an account or fund, such as a
11	mutual fund, managed by one (1) or more persons not employed by the public
12	entity, in which the public entity owns shares or interests together with
13	other investors not subject to the provisions of this act or that are held in
14	an index fund;
15	(5) "Public entity" means the State of Arkansas, or a political
16	subdivision of the state, including all boards, commissions, agencies,
17	institutions, authorities, and bodies politic and corporate of the state,
18	created by or in accordance with state law or regulations, and does include
19	colleges, universities, a statewide public employee retirement system, and
20	institutions in Arkansas as well as units of local and municipal government;
21	(6) "Restricted companies" means companies that boycott Israel;
22	and
23	(7) "Retirement system" means a public retirement system in
24	Arkansas.
25	
26	25-1-503. Prohibition on contracting with entities that boycott
27	Israel.
28	(a) Except as provided under subsection (b) of this section, a public
29	entity shall not:
30	(1) Enter into a contract with a company to acquire or dispose
31	of services, supplies, information technology, or construction unless the
32	contract includes a written certification that the person or company is not
33	currently engaged in, and agrees for the duration of the contract not to
34	engage in, a boycott of Israel; or
35	(2) Engage in boycotts of Israel.
36	(b) This section does not apply to:

I	(1) A company that fails to meet the requirements under
2	subdivision (a)(1) of this section but offers to provide the goods or
3	services for at least twenty percent (20%) less than the lowest certifying
4	business; or
5	(2) Contracts with a total potential value of less than one
6	thousand dollars (\$1,000).
7	
8	25-1-504. Prohibition on direct investments in companies that boycott
9	Israel.
10	(a)(1) A public entity through its asset managers shall identify all
11	companies that boycott Israel and assemble those identified companies into a
12	list of restricted companies to be distributed to each retirement system.
13	(2) For each company newly identified and added to the list of
14	restricted companies, the public entity through its asset managers shall send
15	a written notice informing the company of its status and that it may become
16	subject to divestment by the public entity.
17	(3) If, following the engagement by the public entity through
18	its assets managers with a restricted company, that company ceases activity
19	that designates it as a restricted company and submits a written
20	certification to the public entity that it shall not reensage in such
21	activity for the duration of any investment by the public entity, the company
22	shall be removed from the restricted companies list.
23	(4) The public entity shall keep and maintain the list of
24	restricted companies and all written certifications from restricted and
25	previously restricted companies.
26	(b)(1) The public entity shall adhere to the following procedures for
27	companies on the list of restricted companies:
28	(A) Each public entity shall identify the companies on the
29	list of restricted companies that the public entity owns direct holdings and
30	indirect holdin s:
31	(B) The public entity shall instruct its investment
32	advisors to sell, redeem, divest, or withdraw all direct holdings of
33	restricted companies from the public entity's assets under management in an
34	orderly and fiduciarily responsible manner within three (3) months after the
35	appearance of the company on the list of restricted companies; and
36	(C) Upon request from the Arkansas Development Finance

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1	Authority, each public entity shall provide the Arkansas Development Finance
2	Authority with information regarding investments sold redeemed divested or
3	withdrawn in compliance under this section.
4	(2) The public entity shall not acquire securities of restricted
5	companies as part of direct holdings.
б	(c)(1) Subsection (b) of this section does not apply to the public
7	entity's indirect holdings or private market funds.
8	(2) The public entity shall submit letters to the managers of
9	those investment funds identifying restricted companies and requesting that
10	those investment funds consider removing the investments in the restricted
11	companies from the funds.
12	(d) The costs associated with the divestment activities of the public
13	entity shall be borne by the respective public entity.
14	(e) With respect to actions taken in compliance with this section,
15	including all good-faith determinations regarding companies as required under
16	this section, any statewide retirement system and the Arkansas Development
17	Finance Authority are exempt from any conflicting statutory or common law
18	obligations, including any fiduciary duties and any obligations with respect
19	to choice of asset managers, investment funds, or investments for the
20	statewide retirement systems' portfolios.
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22	/s/Hester
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25	APPROVED: 03/27/2017
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