1	State of Arkansas As Engrossed: \$3/20/13	
2	89th General Assembly A Bill	
3	Regular Session, 2013 SENATE BILL	838
4		
5	By: Senator Rapert	
6	By: Representative Dale	
7		
8	For An Act To Be Entitled	
9	AN ACT TO REGULATE STATE TREASURY MANAGEMENT	
10	PRACTICES AND PROCEDURES; TO PROVIDE FOR THE PRUDENT	
11	INVESTMENT AND MANAGEMENT OF STATE TREASURY FUNDS;	
12	AND FOR OTHER PURPOSES.	
13		
14	Subtitle	
15		
16	TO REGULATE STATE TREASURY MANAGEMENT	
17	PRACTICES AND PROCEDURES; AND TO PROVIDE	
18 19	FOR THE PRUDENT INVESTMENT AND MANAGEMENT	
20	OF STATE TREASURY FUNDS.	
20		
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
23		
24	SECTION 1. Arkansas Code Title 19, Chapter 3, is amended to add an	
25	additional subchapter to read as follows:	
26	<u>Subchapter 7 — State Board of Finance</u>	
27	<u>19-3-701. State Board of Finance – Creation – Members.</u>	
28	(a) The State Board of Finance is created.	
29	(b) The board shall be composed of the following members:	
30	(1) The Governor;	
31	(2) The Treasurer of State;	
32	(3) The Auditor of State;	
33	(4) The Bank Commissioner;	
34	(5) The Director of the Department of Finance and	
35	Administration;	
36	(6) The Securities Commissioner;	



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1	(7) One (1) person with knowledge and experience in commercial
2	banking;
3	(8) One (1) person who:
4	(A) Holds or has held a Series 7 licensure as a general
5	securities representative; and
6	(B) Has at least five (5) years of experience as a general
7	securities representative;
8	(9) One (1) certified public accountant who:
9	(A) Is licensed in Arkansas; and
10	(B) Has at least five (5) years of experience as a
11	certified public accountant; and
12	(10) One (1) member of the general public.
13	(c) A board member listed in subdivisions (b)(7)-(10) of this section:
14	(1) Shall serve a four-year term and may be reappointed, except
15	that the board member shall serve an initial term of either one (1) year, two
16	(2) years, three (3) years, or four (4) years as determined by lot in order
17	to establish staggered terms in which the term of one (1) of the four $(4)$
18	board members expires each year;
19	(2) Shall be paid a stipend of one hundred dollars (\$100) from
20	funds appropriated to the Treasurer of State for participation in each board
21	meeting;
22	(3) Shall not have a direct financial interest in a transaction
23	between an investment depository or bank depository and the:
24	(A) Board; or
25	(B) Treasurer of State;
26	(4) Shall not be related within the second degree of
27	consanguinity or affinity to a constitutional officer or a member of the
28	<u>General Assembly;</u>
29	(5) Shall abstain from voting on an issue that affects the board
30	member or the procedures, profits, or funding of a business or organization
31	of which the board member is a member; and
32	(6) May be removed for cause by a majority vote of the board.
33	(d)(l) A member listed in subdivisions (b)(7) and (8) of this section
34	shall be appointed and may be reappointed by the President Pro Tempore of the
35	Senate.
36	(2) A member listed in subdivisions (b)(9) and (10) of this

SB838

1	section shall be appointed and may be reappointed by the Speaker of the House
2	of Representatives.
3	(e) The Governor shall be chair of the board, and the Treasurer of
4	State shall be the secretary, executive officer, and disbursing agent of the
5	board.
6	
7	19-3-702. Definitions.
8	As used in this subchapter:
9	(1) "Bank depository", "investment depository", "securities
10	broker", and "State Treasury" have the meanings provided in § 19-3-502; and
11	(2)(A) "Direct financial interest" means the direct compensation
12	or other remuneration to a person or a family member of a person that is
13	attributable to an investment or a deposit of money or securities from the
14	<u>State Treasury.</u>
15	(B) "Direct financial interest" does not include
16	compensation from the investment or deposit of a person's own money or
17	securities.
18	
19	<u> 19-3-703. Meetings — Quorum — Staff.</u>
20	(a)(1) Meetings of the State Board of Finance shall be held:
21	(A) At least quarterly:
22	(i) Upon the call of the Governor or by any three
23	(3) or more members; and
24	(ii) Upon advance notice to each member; and
25	(B) At a place that is convenient for the board.
26	(2) The meetings shall be conducted in accordance with the
27	Freedom of Information Act of 1967, § 25-19-101 et seq., and complete records
28	of the proceedings shall be kept.
29	(b)(1) Seven (7) members shall constitute a quorum for the transaction
30	<u>of business.</u>
31	(2) The affirmative vote of a majority of members present is
32	required to adopt a motion or resolution.
33	(c) The staff of an elected or appointed official of the board may
34	provide any assistance requested by the board.
35	

1	(a) In addition to any other function, power, or duty imposed by law,
2	the State Board of Finance shall establish, maintain, and enforce all
3	policies and procedures concerning the management and investment of funds in
4	the State Treasury and the State Treasury Money Trust Management Fund,
5	including without limitation:
6	(1) Record keeping and reporting requirements that reflect:
7	(A) Daily, monthly, and year-to-date balances of all
8	funds, accounts, and groups of accounts within the State Treasury; and
9	(B) The performance of all deposits and investments
10	compared to the target rate of return established by the board;
11	(2) A collateralization policy;
12	(3) Eligibility requirements for a bank depository, an
13	investment depository, a securities broker and, before accepting an
14	application to hire an investment consultant under subsection (c) of this
15	section, an investment consultant;
16	(4) An investment policy;
17	(5) Liquidity requirements for the State Treasury; and
18	(6) Qualifications, ethical standards, a conflict of interest
19	policy, and criminal background check requirements that are no less stringent
20	than the requirements of § 19-7-105 for all employees of the board or
21	<u>Treasurer of State who handle State Treasury funds or participate in</u>
22	decisions concerning the deposit or investment of State Treasury funds.
23	(b)(1) The board shall select the chief investment officer within the
24	Treasurer of State's office based upon nominations received from the
25	<u>Treasurer of State.</u>
26	(2) The chief investment officer shall:
27	(A) Be employed by the board;
28	(B) Work with and at the direction of the Treasurer of
29	State consistent with the policies and directives of the board; and
30	(C) Serve at the pleasure of the board.
31	(c) The board may hire an investment consultant to examine the
32	investment policies and investment practices for the State Treasury and make
33	recommendations to the board including without limitation recommendations
34	<pre>concerning:</pre>
35	(1) An appropriate range for asset allocation;
36	(2) A target rate of return;

SB838

1	(3) The propriety of using money managers and if desired,
2	recommendations concerning money managers; and
3	(4) Adjustments to improve investment policies, investment
4	allocations, or investment returns.
5	(d) The positions listed in subsections (b) and (c) of this section
6	shall be funded by the appropriation for the Treasurer of State.
7	(e) The board may make, amend, adopt, and enforce rules and policies
8	to regulate board procedure and execute board functions.
9	
10	<u>19-3-705. Employees — Qualifications, ethical standards, and</u>
11	background checks.
12	(a) An employee of the State Board of Finance or Treasurer of State
13	listed in § 19-3-704(b) or (c) or who handles State Treasury funds or
14	participates in decisions or making recommendations concerning the deposit or
15	investment of State Treasury funds:
16	(1) Shall meet minimum standards of expertise and experience
17	established by the board;
18	(2) Shall not have a direct financial interest in a bank
19	depository, investment depository, or securities broker; and
20	(3) Shall file on or before January 31 with the board for the
21	preceding calendar year the written statement of financial interest required
22	<u>by § 21-8-701(d).</u>
23	(b)(l)(A) The Board shall obtain a state and federal criminal
24	background check to be conducted by the Identification Bureau of the
25	Department of Arkansas State Police and the Federal Bureau of Investigation
26	for:
27	(i) Each employee listed in § 19-3-704(b) or (c);
28	and
29	(ii) An employee or prospective employee of the
30	board or Treasurer of State who handles or will handle State Treasury funds
31	or participates or will participate in making decisions or recommendations
32	concerning the deposit or investment of State Treasury funds.
33	(B) The background check shall be obtained on or before:
34	(i) September 1, 2013, for an existing employee; and
35	(ii) The start of employment for a prospective
36	employee.

1	(2) The state and federal criminal background check shall
2	conform to the applicable federal standards and shall include the taking of
3	fingerprints.
4	(3) The employee or prospective employee shall sign a consent to
5	the release of information for the state and federal criminal background
6	check.
7	(4) The Treasurer of State shall be responsible for the payment
8	of any fee associated with the state and federal criminal background check.
9	(5) Upon completion of the state and federal criminal background
10	check, the Identification Bureau of the Department of Arkansas State Police
11	shall forward to the Chief Fiscal Officer of the State for review by the
12	board all releasable information obtained concerning the employee or
13	prospective employee.
14	(c) The board or Treasurer of State shall not employ an individual who
15	has:
16	(1) Been convicted of a felony or a gambling offense in a state
17	or federal court of the United States;
18	(2) Been convicted of a crime involving moral turpitude;
19	(3) Entered into a plea agreement to avoid felony prosecution;
20	(4) Been or is currently subject to an administrative order by
21	the State Bank Department or State Securities Department;
22	(5) Failed without justification to file the statement of
23	financial interest required by this section; or
24	(6) A conflict of interest that violates the board's policy
25	established under § 19-3-704.
26	
27	SECTION 2. Arkansas Code Title 19, Chapter 3, Subchapter 5, is amended
28	to read as follows:
29	19-3-501. Title.
30	This subchapter <u>shall be known and</u> may be <del>referred to and</del> cited as the
31	"State Treasury Management Law".
32	
33	19-3-502. Definitions.
34	As used in this subchapter <del>, unless the context otherwise requires</del> :
35	(1) "Bank" means <u>:</u>
36	(A) a A state bank, or a national bank, or an out-of-state

1 state-chartered bank which that has received a certificate of authority under 2 § 23-48-1001; provided that such term shall also include any; and (B) A foreign bank organized under the laws of a territory 3 4 of the United States, Puerto Rico, Guam, American Samoa, or the Virgin 5 Islands, if the deposits of which the foreign bank are insured by the Federal 6 Deposit Insurance Corporation; 7 (2) "Bank depository" means a bank or savings and loan 8 association that accepts a deposit of funds from the State Treasury; 9 (2)(3) "Capital base" means the sum of its a bank's capital 10 stock, surplus, and undivided profits, plus any additions and less any subtractions which the commissioner may by regulation prescribe; 11 12 (3)(4) "Cash Account" means the asset account in the Treasurer 13 of State State Treasury consisting of all cash: 14 (A) in In the hands of the State Treasurer of State; and 15 (B) on On deposit in the name of the Treasurer of State in 16 a bank depository banks; 17 (4)(5) "Certificate of Deposit Account" means the asset account 18 in the State Treasury consisting of all, but only, certificates of deposit 19 acquired by the Treasurer of State through the State Treasury Certificate of 20 Deposit Investment Program; (5) "Commissioner" shall mean the Bank Commissioner; 21 22 (6) "Fund account" means a specifically named liability account 23 in the State Treasury, to which, as provided by law, moneys are credited upon 24 receipt thereof and charged upon withdrawal therefrom that: 25 (A) Is created or authorized by law; and 26 (B) Reflects the amount of money owed to an agency or 27 instrumentality of the State of Arkansas; (7) "Gross federal fund balances", "gross trust fund balances", 28 or "gross state fund balances", with respect to a particular major group, 29 means the aggregate total amount of the gross fund balances at any time 30 31 standing to the credit of all funds of that particular group; 32 (8) "Gross fund balance", with respect to a particular named 33 fund, means the balance at any time standing to the credit of that fund; 34 (9)(7) "Gross treasury fund balances" means the aggregate total 35 amount of the balances standing to the credit of all funds on the records of 36 the Treasurer of State;

1	(10) "Home state" means:
2	(A) With respect to a state-chartered bank, the state by
3	which the bank is chartered;
4	(B) With respect to a national bank, the state in which
5	the main office of the bank is located; and
6	(C) With respect to a foreign bank, the state determined
7	to be the home state of such foreign bank under 12 U.S.C. § 3103(c);
8	(11) "Host state" means a state, other than the home state of a
9	bank, in which the bank maintains, or seeks to establish and maintain a
10	branch;
11	(12) "Institution" and "depository" means a bank or savings and
12	loan association as defined in subdivisions (1) and (21) of this section;
13	(8) "Investment depository" means a person or entity that
14	accepts money or securities from the State Treasury for investment purposes;
15	(13) "Main banking office" or "main office" with respect to a
16	bank, means the main banking office designated or provided for in the
17	articles of incorporation of a state bank, and the main office designated or
18	provided for in the articles of association of a national bank, at such
19	identified location as shall have been or as hereafter may be approved by the
20	commissioner, in the case of a state bank, or by the appropriate federal
21	regulatory agency, in the case of a national bank;
22	(14)(9) "National bank" means a national banking association
23	organized <del>pursuant to 12 U.S.C. § 215b</del> <u>to carry on the business of banking</u>
24	under Title 12, Chapter 2, of the United States Code;
25	(15) "Net federal fund balances", "net trust fund balances", or
26	"net state fund balances", with respect to a particular major group, means
27	the aggregate total amount of the gross fund balances at any time standing to
28	the credit of all funds of that particular group, less the total amount of
29	unredeemed warrants drawn on the Treasurer of State against all funds of the
30	same group;
31	(16) "Net fund balance", with respect to a particular named
32	fund, means its gross fund balance less the total amount of unredeemed
33	warrants drawn on the Treasurer of State against the same fund;
34	(17) "Net treasury fund balances" means gross treasury fund
35	balances, less the total amount of all unredeemed warrants drawn on the
36	Treasurer of State;

SB838

1	(18) "Out-of-state bank" means a bank whose home state is any
2	state other than Arkansas;
3	(19) "Registered out-of-state bank" means an out-of-state bank
4	which has a certificate of authority pursuant to the terms of § 23-48-1001 et
5	<del>seq.;</del>
6	(20)(10) "Safekeeping Account" means the account in the State
7	Treasury administered by the Treasurer of State for the benefit of other
8	government entities consisting of all securities received by the Treasurer of
9	State from the administrators of the several state retirement systems and
10	other trust accounts;
11	(21)(11) "Savings and loan association" means a corporation
12	carrying on the business of a savings and loan association or a building and
13	loan association under a charter issued by this state, or any federal savings
14	association or federal savings bank <del>which</del> <u>that</u> is chartered under federal
15	law;
16	(22)(12) "Securities Account" means the <u>asset</u> account in the
17	State Treasury consisting of all securities held by the Treasurer of State
18	through its investment of gross state fund balances;
19	(13)(A) "Securities broker" means a person or entity that:
20	(i) Buys or sells an investment for the State
21	Treasury; or
22	(ii) Receives any form of compensation or
23	remuneration in connection with the purchase or sale of an investment of
24	State Treasury funds.
25	(B) "Securities broker" includes a stock broker, a
26	securities broker, an investment adviser, and any other person or entity that
27	facilitates or helps to facilitate a transaction concerning an investment of
28	<u>State Treasury funds;</u>
29	<del>(23)<u>(</u>14)</del> "State bank" means <del>:</del>
30	(A) A corporation created pursuant to either Act 113 of
31	the Arkansas General Assembly of 1913 or Act 179 of the Arkansas General
32	Assembly of 1969, or pursuant to any predecessor or successor act or acts of
33	either of the foregoing, and existing and authorized under the laws of this
34	state on May 30, 1997, to engage in a general commercial banking business;
35	and
36	(B) A corporation organized under § 23-45-101 et seq., §

SB838

1	23-46-101 et seq., § 23-47-101 et seq., § 23-48-101 et seq., § 23-49-101 et
2	seq., and § 23-50-101 et seq. and authorized thereunder to engage in a
3	general commercial banking business a state bank as defined in § 23-45-102;
4	(15) "State Treasury" means all moneys, securities, and gross
5	treasury fund balances administered by the Treasurer of State;
6	(24) "Treasurer of State" means the elected office of the
7	Treasurer of the State of Arkansas; and
8	(25)(16) "Trust Deposit Account" means the <u>asset</u> account in the
9	Treasurer of State State Treasury consisting of all, but only, certificates
10	of deposit <del>acquired</del> <u>administered</u> by the Treasurer of State for <del>and in behalf</del>
11	the benefit of the several retirement systems and other trust fund accounts;
12	(17) "Trust fund account" means a specifically named liability
13	account designated by law as a trust fund in the State Treasury to which
14	moneys are credited upon receipt and debited upon withdrawal, representing
15	the balance owed by the State Treasury to agencies and instrumentalities of
16	the State of Arkansas; and
17	(18) "Trust Investment Account" means the asset account in the
18	State Treasury consisting of all, but only, securities administered by the
19	Treasurer of State for the benefit of the several retirement systems and
20	other trust fund accounts.
21	
22	19-3-503. <del>Composition of gross</del> State <del>Treasury fund balances</del> <u>Treasury</u>
23	accounts.
24	Gross treasury fund balances shall consist of the Cash Account, the
25	Securities Account, the Trust Deposit Account, the Certificate of Deposit
26	Account, and other accounts as deemed necessary; that is, the aggregate total
27	amount of cash in the hands of the Treasurer of State and on deposit in the
28	name of the Treasurer of State in bank depositories plus the principal amount
29	<del>of all securities held in the Securities Account</del> <u>The Treasurer of State may</u>
30	create and rename accounts to ensure the proper accounting and administration
31	of the State Treasury.
32	
33	19-3-504. Record and report of summary financial transactions.
34	(a)(1)(A) The State Board of Finance shall:
35	(i) Establish the record-keeping requirements of the
36	Treasurer of State for the State Treasury; and

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1	(ii) Require that:
2	(a) The liability accounts of the State
3	Treasury be recorded in amounts and sufficient detail to allow the
4	identification of the governmental entity to which funds are owed;
5	(b) The asset accounts of the State Treasury
6	be recorded in amounts and sufficient detail to identify the type of assets
7	owned; and
8	(c) All accounts of the State Treasury be
9	recorded using a basis of accounting approved by the board that is consistent
10	with generally accepted accounting principles.
11	(B) The record-keeping requirements under subdivision
12	(a)(1)(A) of this section:
13	(i) May exceed the requirements of this section; and
14	(ii) Shall include without limitation records
15	showing:
16	(a) The identity of each fund and category of
17	funds; and
18	(b) A comparison of:
19	(1) Liquidity requirements established
20	by the board and the State Treasury's actual liquidity; and
21	(2) The target rate of investment return
22	established by the board and the State Treasury's actual rate of investment
23	return.
24	(2)(A) several funds <u>Each fund account</u> shall be separately
25	listed <u>separately</u> on the records of the Treasurer of State under <del>their</del> <u>its</u>
26	respective major group headings, heading.
27	(B) and with respect to For each fund account, each group,
28	and all groups each major group, the records shall reflect each day:
29	(A)(i)(a) Summary financial transactions for the day
30	and cumulative summary financial transactions for the current fiscal year.
31	(b) These The summaries required by
32	<pre>subdivision (a)(2)(B)(i)(a) of this section shall include:</pre>
33	(1) & A statement of:
34	(A) Direct receipts, both direct
35	and by; (B) transfer, Transfer receipts;
36	(C) a statement of disbursements,

both Disbursements by warrant redemption; and 1 2 (D) Disbursements by transfer<sub>7</sub>; 3 and 4 (2) the The amount of uncollected checks 5 legally charged off; 6 (B) (ii) The credit balance therein at the close of 7 business; and 8 (C) (iii) The composition of gross treasury fund 9 balances. 10 (2) (3) Additionally, the records shall reflect in summary form 11 the total principal amount of securities held in trust in the Safekeeping 12 Account for each of the several retirement systems and other trust funds or 13 accounts. 14 (3) (4) The enumeration of requirements in this subsection shall 15 does not be construed as a limitation of: 16 (A) Limit the items of summary financial information which 17 that may be included in any such record, nor shall this requirement be so 18 construed as to the records or reports of the Treasurer of State; or 19 (B) exclude such Exclude other primary, and such 20 subsidiary, and or auxiliary records as may be required by law, or as kept by 21 the Treasurer of State shall determine to keep, or as may be required of the 22 Treasurer of State by the Chief Fiscal Officer of the State in the 23 performance of the duties of the Treasurer of State Treasurer's duties. 24 (b)(1) A daily and a monthly report copy of the record of the summary 25 financial transactions information required by subsection (a) of this section 26 shall be: 27 (A) prepared Prepared by the Treasurer of State and be 28 available delivered to the Chief Fiscal Officer of the State-; and 29 (2)(B) The report copy and the record of the summary 30 financial transactions from which it was prepared shall be open Open to 31 public inspection during normal business hours. 32 (2) A report of the information required by subsection (a) of 33 this section shall be delivered to the Legislative Council and Division of 34 Legislative Audit on January 1 and July 1 each year. 35 36 19-3-505. Disposition of moneys received by Treasurer of State.

SB838

SB838

1 (a)(1) The Treasurer of State shall issue receipts to the respective 2 depositors of moneys in into the State Treasury. (2) On the day of the receipt thereof or as soon thereafter as 3 4 may be done practical, the moneys shall be credited to the particular funds 5 entitled thereto appropriate fund as provided by law. 6 (b)(1) After credit to the respective appropriate funds, the moneys 7 shall be: 8 (A) commingled Comingled with all other moneys in the 9 hands of the Treasurer of State State Treasury; and 10 (B) as soon as may be done after the receipt thereof, the 11 moneys shall be deposited Deposited in into bank depositories to the credit 12 of the account of the Treasurer of State, or invested as prescribed in this 13 subchapter. 14 (2) Nothing in this This subsection shall be so construed as to 15 does not prohibit the Treasurer of State from keeping cash of the State 16 Treasury in the Treasurer of State's office in such reasonable amounts as 17 shall be necessary for the transaction of the day-to-day business of the 18 office with persons and firms other than bank depositories. 19 20 19-3-506. Custodian of various accounts moneys and securities -21 Internal controls - Annual audit. 22 (a)(1) The Treasurer of State shall: 23 (A) be Be custodian of all moneys, securities, and 24 certificates of deposit at any time held in the Securities Account and, as 25 custodian, shall be charged with their care. All such securities shall be recorded at cost State Treasury; and 26 27 (B) Maintain all moneys and securities consistent with 28 generally accepted accounting principles. (b)(2) The Treasurer of State shall be custodian of all 29 30 certificates of deposit which are at any time held in the Trust Deposit Account and, as custodian, shall be charged with their care. All certificates 31 of deposit shall be recorded at cost and segregated under appropriate titles 32 33 so as to reflect the total principal amount of the certificates at any time held for each of the several trust accounts. 34 35 (c) The Treasurer of State shall be custodian of all securities at any 36 time held in the Safekeeping Account and, as custodian, shall be charged with

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1 their safekeeping. However, control of the disposition thereof shall be of 2 securities is vested at all times, in the respective administrators of the 3 several trust accounts for whom the securities are held. All such securities 4 shall be recorded at their par value and segregated under appropriate titles 5 so as to reflect the total principal amount of securities at any time held 6 for each of the trust accounts. 7 (b) To ensure the financial integrity of the State Treasury, the 8 Treasurer of State shall: 9 (1) Establish and maintain effective internal controls over financial reporting and record keeping, including the monitoring of ongoing 10 activities, and comply with the Arkansas Constitution and applicable laws, 11 12 rules, contracts, and agreements; 13 (2) Establish and maintain effective internal controls to 14 prevent and detect fraud; 15 (3) With respect to State Treasury funds or other public funds, notify the division of all known fraud or suspected fraud or all known or 16 17 suspected illegal acts involving the management or other employees of the Treasurer of State, the board, a bank depository, an investment depository, 18 19 or a securities broker; 20 (4) Inform the division and the Chief Fiscal Officer of the State of any known material violations of the Arkansas Constitution or 21 22 applicable statutes, rules, contracts, or agreements; 23 (5) Prepare records and reports in accordance with guidelines and timelines established by the Chief Fiscal Officer of the State to permit 24 25 incorporation into the state's financial statements and to permit the audit of the state's financial statements and the records, reports, and financial 26 27 statements of the Treasurer of State in a timely manner; and (6) Make all financial records and related information available 28 29 to the division, including the identification of significant personal or financial relationships between a director, officer, or employee of a bank 30 depository, investment depository, or securities broker and an officer or 31 32 employee of the Treasurer of State or board. 33 34 19-3-507. Bank depositories generally. 35 (a)(1) Subject to the conditions and limitations provided in 19-3-36 508 – 19-3-517, any a bank or savings and loan association as outlined in §

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19-3-502(1) and (21) may be designated as a <u>bank</u> depository of State Treasury
 moneys.
 3 (2) The Treasurer of State, as custodian of such funds, shall be
 guided by these provisions in the handling and safeguarding of such funds any

5 other law to the contrary notwithstanding.

(b)(1) Nothing contained in §§ 19-3-508 - 19-3-517 shall be so
construed as to require any institution <u>A bank or savings and loan</u>
<u>association is not required</u> to act as a <u>bank</u> depository of <u>State Treasury</u>
funds.

10 (2) However, the acceptance of a deposit of State Treasury funds
 11 by any institution shall carry with it the obligation of the institution
 12 requires a bank depository to observe all of the provisions of §§ 19-3-508 –
 13 19-3-517 which are applicable to eligible depositories.

14

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19-3-508. Deposits in ineligible institutions.

(a) The Treasurer of State may shall not deposit any State Treasury
funds in any into an institution that is not considered eligible to be a bank
depository under § 19-3-507, unless deposits in such institutions the
institution are required to be made by other law or by resolution of a state
board or commission duly adopted pursuant to the authority and requirement of
other law.

(b) Nothing in this The prohibition of subsection (a) of this section shall be applicable does not apply to funds set aside in the State Treasury and immediately payable from the State Treasury that are required by out-ofstate paying agents for the specific purpose of meeting the to meet debt service requirements of the direct general obligation bonds of the State of Arkansas outstanding at any time bond obligations incurred by law.

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19-3-509. Maximum amount of deposits <u>and investments - Protection of</u>
 <u>State Treasury Funds.</u>

31 (a) The maximum amount of State Treasury funds moneys and securities 32 from the State Treasury held in certificates of deposit of any by a bank 33 depository and in demand deposit accounts together shall not exceed an amount 34 equal to the total amount of the capital base of that the bank depository. 35 (b) An investment depository and a securities broker shall provide the 36 Treasurer of State and State Board of Finance proof of:

SB838

1	(1) Securities investor protection coverage for each investment
2	of State Treasury funds; and
3	(2) Compliance with fidelity bond requirements of the United
4	States Securities and Exchange Commission.
5	
6	19-3-510. Types of accounts for deposits.
7	(a) <u>(1)</u> All State Treasury funds Funds from the State Treasury
8	deposited <del>in</del> <u>into a bank</u> depository <u>or an investment depository</u> <del>institutions</del>
9	shall be credited to accounts in the name of the Treasurer of State.
10	(2) All accounts which Except as provided in § 19-3-512, the
11	Treasurer of State <del>shall establish in any or all depository institutions</del> may
12	<del>be determined by the Treasurer of State</del> <u>establish accounts</u> as <del>either</del> demand
13	deposit accounts, certificates of deposit, or other accounts <del>as deemed</del>
14	necessary.
15	(b) The certificate of deposit account in <del>each such</del> <u>a bank</u> depository
16	<u>or an investment depository</u> shall consist of <del>state</del> funds <del>as</del> <u>from the State</u>
17	Treasury deposited under the State Treasury Certificate of Deposit Investment
18	Program and trust funds deposited for various trust funds.
19	(c) The demand deposit account in <del>each such</del> <u>a bank</u> depository <u>or an</u>
20	investment depository shall be of such amount subject to § 19-3-509 as
21	determined by the Treasurer of State and shall consist of:
22	(1) All federal funds, as described in § 19-7-101 et seq.;
23	(2) Trust funds to the extent that <del>such</del> <u>the trust</u> funds are not
24	invested in securities and certificates of deposit; and
25	(3) State funds to the extent that <del>such</del> <u>the state</u> funds are not
26	invested in securities.
27	(d) <del>No treasury funds may</del> <u>Funds from the State Treasury shall not</u> be
28	deposited <del>in any</del> <u>into a bank</u> depository <u>or an investment depository</u> except
29	under the terms of a written agreement entered into between the Treasurer of
30	State and the <u>bank</u> depository <u>or investment depository</u> , the essential
31	elements of which agreement shall be conformable to, or not inconsistent that
32	complies with, applicable state and federal law, rules, and regulations
33	promulgated thereunder.
34	
35	19-3-511. Term of deposit - Interest.
36	(a) <del>(1)</del> Interest <u>At a meeting called and held before the start of the</u>

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SB838

1 term of a certificate of deposit, the State Board of Finance shall determine

2 the interest rate to be paid on certificates of deposit invested through the

3 State Treasury Certificate of Deposit Investment Program shall be at a rate

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

- preceding the beginning date of the term of the certificate of deposit.
- 6 (2) (b) The Treasurer of State and each bank depository shall enter 7 into an agreement establishing the term or renewal term of the certificate of 8 deposit which shall be set by the State Board of Finance.

9 (3)(c)(l) Notice of the date and time of the holding of the meeting 10 shall be given by the secretary of the board with publication of a notice of 11 the meeting Secretary of the State Board of Finance and published in a 12 newspaper of statewide circulation not less than at least five (5) days nor but no more than fifteen (15) days in advance of before the meeting date. 13

14 (A)(2) At each such the meeting, any a person desiring to be 15 heard shall be given the opportunity to express his or her views on any 16 matter under consideration by the board.

17 (B)(3) The board shall give due consideration to all such views, 18 together with such other and additional views as may be expressed by After 19 considering all views expressed and the views of its the board members, which 20 it deems to be relevant. Thereafter, at the meeting, the board shall fix the 21 rate of interest to be used by the Treasurer of State and paid by bank 22 depositories during the next term and direct its secretary to certify the 23 amount thereof to the Treasurer of State.

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19-3-512. Estimate of deposits not needed for operations and investment 26 of funds not needed for immediate cash requirements.

27 (a)(1) The Treasurer of State No less than quarterly, the State Board 28 of Finance in conjunction with the Chief Fiscal Officer of the State  $\tau$  shall 29 determine what the amount of state funds from the State Treasury will be 30 available in the next period that may be placed by the State Board of Finance 31 into for deposit by the Treasurer of State into the State Treasury 32 Certificate of Deposit Investment Program as provided in § 19-3-519 during 33 the next period. Interest shall be paid on these deposits as provided in § 34 <del>19-3-511</del>.

35 (2) The board shall direct the investment of all moneys that 36 exceed the cash requirements needed to satisfy outstanding warrants and other

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SB838

1	liquid obligations for the succeeding quarter.
2	(b)(1) At least ten (10) days before making the determination required
3	by subsection (a) of this section and after reviewing current holdings in the
4	State Treasury and all available revenue forecasts, appropriations,
5	expenditure budgets, year-to-date expenditure reports, prior year expenditure
6	trends, and any other pertinent information, the Chief Fiscal Officer of the
7	State shall advise the board of the estimated amount of cash reserves
8	expected to be needed by the Treasurer of State to purchase warrants in the
9	next fiscal quarter.
10	(2) The board shall direct the Treasurer of State:
11	(A) To purchase warrants in the next fiscal quarter; and
12	(B) In the type and amount for deposit and investment of
13	all holdings exceeding cash reserves for warrant purposes.
14	<u>(c)</u> The Treasurer of State, acting ministerially, <del>shall have the</del>
15	<del>authority to take such action and do such</del> <u>may do all</u> things <del>as shall be</del>
16	necessary to accomplish the <del>expressed</del> purposes and intent of this section.
17	
18	19-3-513. Interest income on deposits.
19	(a) Interest from time to time due by <del>each</del> <u>a bank</u> depository on <u>Cash</u>
20	Account demand deposit accounts and Certificate of Deposit Account
21	certificates of deposit shall be paid <del>and transmitted on each due date</del> to <u>the</u>
22	Treasurer of State and in the manner authorized and prescribed as directed by
23	the Treasurer of State.
24	(b) All such The interest income shall be classified as trust fund
25	income, and the net amount <del>thereof</del> of the interest income shall be credited
26	to the Securities Reserve Fund.
27	
28	19-3-514. List of deposits.
29	(a) (1) On or before the tenth day following the end of each calendar
30	quarter <del>year</del> , the Treasurer of State shall prepare a list of all <u>bank</u>
31	depositories <del>and</del> .
32	(2) For each bank depository, the list shall include the amounts
33	of State Treasury funds on time deposit and on demand deposit <del>in each such</del>
34	depository on the last day of business of the <u>calendar</u> quarter <del>year</del> .
35	(b) This The list shall be maintained for public inspection at the
36	Treasurer of State's office.
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2	19-3-515. Charges on deposits.
3	(a) <u>(1)</u> The Treasurer of State, acting ministerially, <del>shall have the</del>
4	authority to enter into an agreement with any financial institution handling
5	<del>state funds</del> <u>may contract with a bank depository or investment depository</u> to
6	pay processing fees for handling <del>such</del> funds <u>of the State Treasury</u> if it is
7	deemed to be in the best interest of the State of Arkansas.
8	(2) The processing fees shall be paid by state warrant from
9	appropriations to the Treasurer of State.
10	(b) In the absence of such an agreement, no depository of State
11	Treasury funds Unless authorized by its contract with the Treasurer of State,
12	<u>a bank depository or investment depository</u> shall <u>not</u> make any charge for <del>the</del>
13	handling <del>of</del> funds <del>, and any claim based upon any such charge or purported</del>
14	charge shall be void of the State Treasury.
15	<u>(c) A bank depository or investment depository shall not use</u>
16	compensating deposit balances to offset processing fees.
17	(d) A claim for a charge or processing fee in violation of this
18	section is void.
19	
20	19-3-516. Discontinuance as bank depository.
21	(a) Any <u>A bank</u> depository <del>which shall refuse</del> <u>that refuses</u> to cash upon
22	presentation <u>by the payee within thirty (30) days of issuance a</u> <del>any</del> state
23	warrant of five hundred dollars (\$500) or less <del>which is</del> drawn <del>on</del> <u>upon</u> the
24	State Treasury or <del>any</del> <u>a</u> bank check of five hundred dollars (\$500) or less
25	which has been issued by a state agency when the check or warrant has been
26	presented for payment within thirty (30) days of the date of issuance by the
27	<del>payee named therein</del> shall <u>:</u>
28	<u>(1)</u> immediately be <u>Be</u> discontinued <u>immediately</u> as a <u>bank</u>
29	depository <del>of State Treasury funds;</del> and <del>,</del>
30	(2) for For a period of time to be determined by the State Board
31	of Finance, <del>shall</del> be ineligible for reinstatement as <del>such</del> a <u>bank</u> depository.
32	(b) Nothing in this This section shall be so construed as to deprive
33	<del>any such</del> <u>does not prevent a bank</u> depository from <u>:</u>
34	<u>(1)</u> taking such <u>Taking a</u> reasonable time as it may require to
35	make proper identification of the persons and signatures of payees named in
36	<del>such</del> warrants or checks <u>;</u> or

1 (2) to indemnify any such depository Seeking indemnification for 2 any losses which it may sustain by reason of its from cashing any of the 3 warrants or checks for persons other than the payees named therein in the 4 warrants or checks.

5 6

19-3-517. Effect of proper deposits.

7 The deposit of State Treasury funds in accordance with the provisions 8 of §§ 19-3-507 - 19-3-516 shall relieve relieves the Treasurer of State and 9 the surety on the Treasurer of State's bond of any and all liability for the 10 loss of such the funds by reason of the default or insolvency of any a bank 11 depository of State Treasury funds.

12

13

19-3-518. Investments in securities and bank certificates of deposit. 14 (a)(1) TRUST FUNDS. In addition to securities of the character 15 eligible under the laws of this state for the investment of the several trust 16 funds on the records of the Treasurer of State, certificates Trust fund

17 accounts in the State Treasury may be invested in:

18 (A) Certificates of deposit of banks and savings and loan 19 associations; and

20 (B) shall be Securities eligible for the investment of 21 such funds under other law.

22 (2)(A) The administrators administrator of each state retirement 23 system and of other a trust fund accounts account shall review, from time to time, review the flow of moneys through the trust fund account in the State 24 25 Treasury over which that administrator shall have control, all for the 26 purpose of estimating the amounts of such moneys as may be to determine the 27 estimated surplus moneys in the trust fund account that exceed to the 28 immediate requirements of such the trust fund account as provided for by law. 29 (B)(i)(a) After taking into consideration any proposal for the immediate investment of such funds in securities, and to the extent of 30 31 the amount of any the estimated surplus which shall exist moneys under 32 subdivision (a)(2)(A) of this section, the administrator shall certify to the Treasurer of State the amount thereof of surplus moneys and the period of 33 time during which such amount shall the surplus moneys are not be required. 34 35 (b) The Treasurer of State shall invest the 36 amount so certified in certificates of deposit issued by eligible banks and

SB838

1 savings and loan associations. 2 (c) If the Treasurer of State is unable to 3 place the certified amount in certificates of deposit, then the remainder may 4 be placed in securities with the administrator's approval. 5 (ii)(a) Moneys required for each such a purchase 6 under subdivision (a)(2)(B) of this section shall be withdrawn from the Cash 7 Account and paid over to the institution bank depository issuing the 8 certificate, of deposit or the investment depository selling the securities. 9 (b)(1) and the The principal amount of the 10 certificate of deposit shall be eredited debited to the Trust Deposit 11 Account. 12 (2) The principal amount of a security shall be debited to the Trust Investment Account. 13 14 (iii) The certificates of deposit shall be secured 15 to such extent and in such manner as may be provided by law and otherwise as 16 the Treasurer of State shall require in accordance with the collateralization 17 and investment policies of the State Board of Finance. 18 (iv)(a) Interest on such bank certificates of 19 deposit shall be paid at such competitive rates as the Treasurer of State 20 shall prescribe according to the investment policy established by the State 21 Board of Finance. 22 (b) All interest income derived from the 23 certificates of deposit or other investments securities shall be credited as 24 trust fund income to the account of the trust fund used in making such to 25 purchase a certificate of deposit or security. 26 (3)(A) At all times, the The Securities Reserve Fund shall be 27 maintained on demand deposit in depository banks, and nothing contained in. 28 (B) this subsection shall be applicable to such fund does not apply to the Securities Reserve Fund. 29 (b)(1)(A) STATE FUNDS. The State Board of Finance may direct that a 30 31 portion of state funds in the State Treasury be invested in certificates of deposit in the State Treasury Certificate of Deposit Investment Program as 32 provided in § 19-3-519. 33 34 (B) The remaining portion of state funds in the State 35 <u>Treasury</u> may be invested in: 36 (i) certificates <u>Certificates</u> of deposit, in;

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1	(ii) securities as outlined in § 23-47-401 without
2	limitation Direct obligations of the United States Government;
3	(iii) Obligations of agencies and instrumentalities
4	created and authorized by act of the United States Congress to issue
5	securities or evidences of indebtedness, regardless of guarantee of repayment
6	by the United States Government;
7	(iv) Obligations in which the principal and interest
8	are fully guaranteed by:
9	(a) The United States Government; or
10	(b) An agency or an instrumentality created by
11	an act of the United States Congress and authorized by the United States
12	Congress to issue the guarantee;
13	(v) Obligations in which the principal and interest
14	are fully secured, insured, or covered by a commitments or agreement to
15	purchase the obligation by:
16	(a) The United States Government; or
17	(b) An agency or instrumentality created by an
18	act of the United States Congress and authorized by the United States
19	Congress to issue the commitment or agreement;
20	(vi) General obligations of the states of the United
21	States and of the political subdivisions, municipalities, commonwealths,
22	territories, or insular possessions of the states of the United States;
23	(vii) Obligations issued by the State Board of
24	Education under authority of the Arkansas Constitution or applicable
25	statutes;
26	(viii) Warrants of a political subdivision or
27	municipality of the State of Arkansas having maturities not exceeding one (1)
28	year;
29	(ix) Prerefunded municipal bonds, if the principal
30	and interest of the municipal bonds are fully secured by the principal and
31	interest of a direct obligation of the United States Government;
32	(x) The sale of federal funds with a maturity of not
33	more than one (1) business day;
34	(xi) Demand, savings, or time deposits or accounts
35	of a depository institution chartered by the United States, a state of the
36	United States, or the District of Columbia if funds invested in the demand,

SB838

1	savings, or time deposits or accounts are fully insured by a federal deposit
2	insurance agency;
3	(xii) Repurchase agreements that are fully
4	collateralized by direct obligations of the United States Government or the
5	general obligations of a state or political subdivision of a state of the
6	United States if the repurchase agreement provides for taking delivery of the
7	collateral directly or through an authorized custodian;
8	(xiii) A securities or other interest in an open-end
9	type investment company or investment trust registered under the Investment
10	Company Act of 1940 and that is defined as a "money market fund" under 17
11	<u>C.F.R. § 270.2a-7 if:</u>
12	(a) The portfolio of the investment company or
13	investment trust is limited principally to United States Government
14	obligations and to repurchase agreements fully collateralized by United
15	States Government obligations; and
16	(b) The investment company or investment trust
17	takes delivery of the collateral either directly or through an authorized
18	custodian; or
19	(xiv) As approved by the guidelines established by
20	the State Treasury investment policy approved by the State Board of Finance:
21	(a) A corporate obligation with an investment
22	grade rating of BBB or higher as indicated by at least two (2) nationally
23	recognized statistical rating organizations; or
24	(b) as approved in the Treasurer of State's
25	investment policy, and in obligations Obligations of corporations organized
26	under <del>the provisions of</del> the Arkansas Development Finance Corporation Act, §
27	15-4-901 et seq., and issued under the Arkansas Development Finance
28	Corporation Act, § 15-4-901 et seq., to the extent of forty-eight million
29	dollars (\$48,000,000) <del>, according to the guidelines established in the</del>
30	Treasurer of State's investment policy as approved by the board.
31	(2)(A) <u>(i)</u> Moneys required for <del>each such</del> <u>a</u> purchase <u>under</u>
32	subdivision (b)(1) of this section shall be withdrawn from the Cash Account
33	and paid <del>over</del> to the seller of the securities $\overline{\cdot}$ .
34	<u>(ii)</u> and the <u>The</u> cost of the securities shall be
35	eredited debited to the Securities Account.
36	(B) The proceeds of the sale or redemption of securities

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1 at any time withdrawn from the Securities Account shall be deposited debited 2 in the Cash Account in the State Treasury. 3 (C)(i) In For all purchases, sales, and redemptions of 4 securities, as provided in under this subsection, discounts and premiums 5 shall be credited or charged, as the case may be appropriate, to the 6 Securities Reserve Fund. 7 (ii) All such discounts Discounts and premiums which 8 that are increments and all interest received on securities at any time held 9 in the Securities Account shall be classified as trust fund income and 10 credited to the Securities Reserve Fund by the Treasurer of State. 11 (3)(A) All purchases and sales of securities by the Treasurer of 12 State may be in the open market shall be made upon receipt of not less than 13 two (2) three (3) quotation bids, from securities brokers: 14 (i) Specifically approved by the State Board of 15 Finance; or 16 (ii) as defined in the Treasurer of State's 17 investment policy as approved Meeting criteria established by the board State 18 Board of Finance. 19 (B)(i) However, the board State Board of Finance may subscribe 20 for any such obligations which are offered by the United States Department of 21 the Treasury. 22 (ii) Any such obligations at any time An obligation 23 offered by the United States Department of the Treasury held in the State Treasury by the board may be exchanged for other such obligations in 24 25 instances where another obligation offered by the United States Department of the Treasury if an exchange privilege has been extended by the United States 26 27 Department of the Treasury. 28 (4)(A) All obligations of any An obligation of a corporation organized under the Arkansas Development Finance Corporation Act, § 15-4-901 29 et seq., purchased as authorized in this section shall: 30 31 (i) bear Bear a maturity date not to exceed ten (10) 32 years; and 33 (ii) shall be <u>Be</u> purchased at par pursuant to an 34 annual commitment to the corporation under such conditions as may be 35 determined established by the board State Board of Finance. 36 (B)(i) Prior to the purchase of any obligations by the

24

SB838

1 corporation, there shall be furnished to the board, without cost to it, 2 Before an obligation described in subdivision (b)(4)(A) of this section is 3 purchased, the opinion of legal counsel acceptable to the board State Board 4 of Finance shall be furnished without charge to the State Board of Finance. 5 (ii) The opinion shall: 6 (a) approving Approve the validity of the 7 issue; 8 (b) and reciting <u>Recite</u> that, in the opinion 9 of the counsel, the obligations to be purchased by the board State Board of 10 Finance are the duly authorized, legally binding obligations of the issuing 11 corporation; and 12 (c) specifying Specify the security, therefor 13 as to which any lien, or pledge has been created is perfected collateral for 14 the obligation. 15 (5)(A) All or any part of the bonds of local industrial 16 development corporations, authorized and issued under the provisions of the 17 Arkansas Industrial Development Act, § 15-4-101 et seq., and all or any part 18 of the bonds of municipalities and counties, authorized and issued under the 19 provisions of the Municipalities and Counties Industrial Development Revenue 20 Bond Law, § 14-164-201 et seq., and all or any part of the obligations of 21 development finance corporations authorized and issued under the provisions 22 of the Arkansas Development Finance Corporation Act, § 15-4-901 et seq., at 23 any time held in the Securities Account in the State Treasury, may be sold by 24 the board at public sale or at private sale, as the board State Board of 25 Finance shall determine. 26 (B) However, in any <u>a</u> private sale, the sales price of the 27 bonds or obligations shall not be less than the amount paid therefor for the 28 bonds or obligations. 29 (6) The board State Board of Finance provides shall provide 30 ministerial authority to the Treasurer of State to take whatever action 31 becomes necessary in regard to securities held in the Securities Account to 32 provide the requisite amount of cash necessary in demand deposit accounts to 33 carry out the business of the state or to correct any miscalculations which 34 that have arisen. 35 (7)(A) No A purchase, exchange, or receipt of obligations an 36 obligation by the board State Treasury shall ever be construed as a

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1 cancellation of the obligations so not cancel the obligation purchased, 2 exchanged, or received. 3 (B) All such obligations The obligation shall be held in 4 trust for the use and benefit of the various state funds fund used in such 5 purchases to purchase the obligation, this trust being subject only to the 6 right of the board State Board of Finance to sell or exchange such 7 obligations whenever, in its opinion, the obligation if the best interest of 8 the state may be is served. 9 (8)(A) The board State Board of Finance shall meet as called at 10 fiscal quarters to evaluate, discuss, and review the advice of the Chief 11 Fiscal Officer of the State under §  $19-3-512_{\overline{1}}$  and authorize the deposit and 12 investment of State Treasury funds to be made during the period before the 13 next meeting of the board State Board of Finance. 14 (B) The deposit and investment of such funds and the 15 purchase and sale of permissible securities may be made at any time it is 16 advantageous to the State Treasury by the Treasurer of State under the 17 guidelines in the Treasurer of State's State Treasury investment policy 18 reviewed and approved established by the board State Board of Finance. 19 (9)(A) In order to increase investment income with minimal risk, 20 the Treasurer of State may loan securities held in the Securities Account, 21 but only if, at the time the loan is executed, at least one hundred two 22 percent (102%) of the full market value of the security loaned is 23 collateralized by cash or securities guaranteed by the United States 24 Government or an agency of the United States Government. 25 (B) At all times during the term of the loan, the collateral shall be equal to not less than or exceed one hundred percent 26 27 (100%) of the full market value calculated on the total value of all 28 securities on loan. 29 (C) For purposes of this subdivision (b)(9) of this 30 section, the full market value of the collateral shall be determined on a 31 daily basis. 32 (c)(1) FEDERAL FUNDS. The board State Board of Finance may invest federal funds, as described in § 19-7-101 et seq., the same as state funds 33 34 that are authorized by subsection (b) of this section. 35 (2) The proceeds of the investments of investing federal funds 36 shall be used for the same purpose as that authorized for other moneys

26

1 accruing to the benefit of the Securities Reserve Fund as authorized by under 2 § 19-3-521. 3 (d)(1) INTEREST BEARING FUNDS. The board State Board of Finance may 4 invest funds deposited in into the State Treasury by state agencies, boards, 5 and commissions that were previously held as cash funds in financial 6 institutions other than the State Treasury in order a bank depository or 7 investment depository to enhance investment opportunities and earnings. 8 (2) The board State Board of Finance may invest interest-bearing 9 funds the same as state funds are authorized in under subsection (b) of this 10 section. 11 (3) The interest earned on these investments under this 12 subsection shall be credited back under subdivision (d)(4) of this section to 13 the interest-bearing fund. 14 (4) On the first day of business of the month, the Treasurer of 15 State shall: 16 (A) compute Compute the average daily balance of this the 17 interest-bearing fund, including all internal accounts and funds, during the 18 preceding month; and 19 (B) shall transfer on that day Transfer to the 20 participants of the fund interest on the average daily balance to be computed 21 at a rate equivalent to the average rate of interest earned on all State 22 Treasury funds invested in fixed-income securities and in money market 23 accounts during the preceding month less its the proportionate share of any 24 assessments for the expenses of administration. 25 26 19-3-519. State Treasury Certificate of Deposit Investment Program. 27 (a) From time to time The policy of the State Board of Finance sets to 28 set aside an amount to be invested in one hundred eighty day or longer 29 certificates of deposit. Hereinafter, this will be referred to that mature no sooner than one hundred eighty (180) days shall be known as the "State 30 31 Treasury Certificate of Deposit Investment Program". 32 (b) Participating The following institutions shall be institutions 33 choosing to may participate in the program as follows: 34 (1) National banks which that have their principal office 35 offices in Arkansas or are legally operating branches in Arkansas; 36 (2) Banks chartered in the State of Arkansas;

27

SB838

1 (3) Banks chartered by other states which that are legally 2 operating branches in Arkansas; (4) Savings and loan associations or savings banks chartered by 3 4 the United States which that have their principal office offices in Arkansas 5 or are legally operating branches in Arkansas; and 6 (5) Savings and loan associations chartered by the State of 7 Arkansas. 8 (c)(1) Institutions which that have their principal office offices in 9 Arkansas shall designate a representative at the principal office responsible 10 for transacting business with the Treasurer of State. 11 (2) Institutions which that do not have their principal office 12 offices in Arkansas shall designate a principal branch and a representative 13 at the principal branch responsible for transacting business with the 14 Treasurer of State. 15 (d)(1) Semiannually, or as required by the board, each participating 16 institution shall compute and report to the Treasurer of State its Arkansas 17 deposits, Arkansas loans, the loan to deposit loan-to-deposit ratio for 18 Arkansas loans and Arkansas deposits, and its capital base. 19 (2) Each participating institution shall report to the board 20 information required by them the board to determine the institution's 21 suitability for State Treasury deposits as a bank depository. 22 (e) As used in this section: 23 (1) "Arkansas loans" means the sum of: 24 Loans made to individual borrowers residing in the (A) 25 State of Arkansas; 26 (B) Loans made to corporations or other legal entities 27 doing business in Arkansas for which an address within Arkansas is used for 28 transacting business; 29 (C) Bonds issued or loans made to the State of Arkansas or 30 its instrumentalities; 31 (D) Bonds issued or loans made to political subdivisions 32 of the State of Arkansas; and 33 (E) Bonds issued by Arkansas corporations -; and 34 "Arkansas deposits" means deposits received by banks and (2) 35 credited to accounts whose accountholders have Arkansas as their principal 36 place of business or permanent home addresses in Arkansas.

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1 The board shall promulgate regulations rules establishing the (f) 2 minimum capital requirements for any institution wishing to receive deposits 3 from the Treasurer of State a bank depository. 4 (g)(1) The Treasurer of State shall establish procedures to be 5 reviewed and approved by the board establishing guidelines for the deposit 6 and allocation of certificates of deposit among participating institutions. 7 (2) The deposit of funds shall be allocated between 8 participating institutions such that institutions enumerated in subdivisions 9 (b)(1)-(3) of this section make up one (1) group, hereinafter referred to as 10 the bank group, and institutions enumerated in subdivisions (b)(4) and (5) of 11 this section make up the other group, hereinafter referred to as the savings 12 and loan group. 13 (3) Funds shall be allocated between the two (2) groups in a 14 proportion to be set as needed by the board for an equitable allocation using 15 each group's aggregate Arkansas deposits as a base for the allocation. 16 (4) The allocation among individual participating institutions 17 shall be prorated on the basis of their Arkansas loans and Arkansas deposits 18 in each respective group provided that the board may promulgate regulations 19 establishing a threshold loan to deposit ratio preference. 20 (5) In the event that institutions in the savings and loan group 21 do not accept for investment all of the pro rata part of these funds, then 22 the excess shall be offered pro rata to institutions in the bank group. 23 Conversely, if institutions in the bank group do not accept all of their pro 24 rata share of the funds, then the excess shall be offered pro rata to the 25 savings and loan group. 26 (6) To the extent that funds cannot be placed with any 27 institution in either group, these funds may be invested as otherwise 28 authorized by § 19-3-518. 29 (h)(1) Interest on funds invested under this section shall be paid by 30 participating institutions at such rates as established by the board shall, 31 from time to time, prescribe. 32 (2) However, these The rates shall not exceed the maximum rate, 33 if any, that banks are permitted to pay on time certificates of deposit for 34 the same period of time by regulations of the Federal Reserve System or the 35 Federal Deposit Insurance Corporation. 36 (i)(1) Moneys required for each such a purchase under this section

29

SB838

1 shall be withdrawn from the Cash Account and paid over to the issuer of the 2 certificate of deposit, and. 3 (2) the The principal amount of the certificate of deposit shall 4 be credited to the Certificate of Deposit Account. 5 (j) The certificates of deposit shall be secured to such extent and in 6 such manner as may be provided by law and otherwise as the Treasurer of State 7 may require as required by the board. 8 9 19-3-520. Minimum balance to be maintained. 10 Since it is the intent of the General Assembly of the State of Arkansas 11 that the Treasurer of State State Treasury have sufficient cash available at 12 all times to redeem any and all state warrants presented for payment, the 13 State Board of Finance is authorized and directed to shall immediately sell 14 securities in the manner prescribed in § 19-3-518(b) whenever when the cash 15 balance maintained on demand deposit in bank depositories falls below the 16 amount necessary to meet operating requirements, excluding trust funds. 17 18 19-3-521. Securities Reserve Fund. 19 (a)(1) In addition to the several purposes for which the Securities 20 Reserve Fund may be used, as provided in under this subchapter, the fund 21 Securities Reserve Fund shall be used to absorb any losses in: 22 (A) Relation to securities at any time Securities held in 23 the Securities Account in the State Treasury; and 24 The Treasurer of State's account in bank (B) 25 depositories;. 26 (2)(A) The balance in the Securities Reserve Fund shall always 27 be available for such purposes to absorb the losses stated in subdivision 28 (a)(1) of this section. 29 (B) However, moneys in the Securities Reserve Fund in 30 excess of one hundred thousand dollars (\$100,000) shall be available at all 31 times to the Chief Fiscal Officer of the State for transfer to the Budget Stabilization Trust Fund, there to be used as provided by law. 32 33 (b)(1) If any a loss is sustained in relation to securities held at any time in the Securities Account or in the Treasurer of State's account in 34 35 any bank depository and the credit balance in the Securities Reserve Fund is 36 insufficient to absorb the loss, the Chief Fiscal Officer of the State shall

SB838

transfer moneys from the Budget Stabilization Trust Fund to the Securities
 Reserve Fund of an amount that, when added to the credit balance in the
 Securities Reserve Fund, equals the amount of any the loss.

4 (2) It is the explicit intent of the General Assembly that no a
5 loss shall not be sustained by any an account, the funds of which were used
6 in making such investments and deposits to make an investment or deposit.

7 (c)(1) On a quarterly basis, interest earned on federal funds received 8 under the State and Local Fiscal Assistance Act of 1972, 31 U.S.C. § 6701 et 9 seq., shall be transferred at the direction of the Chief Fiscal Officer of 10 the State from the Securities Reserve Fund to the federal funds established 11 for the purpose of holding these moneys in trust.

12 (2) Interest to be transferred shall be a pro rata share of 13 total earned interest based on the proportion of the average daily balances 14 of the total federal funds established for the purpose of holding the State 15 and Local Fiscal Assistance Act of 1972, 31 U.S.C. § 6701 et seq., moneys in 16 trust to the average daily balances of all State Treasury investments of the 17 State Treasury.

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19-3-522. Servicing state debt.

(a) Unless otherwise specifically provided by law, the Secretary of
the State Board of Finance shall be disbursing officer of appropriations made
for meeting the debt service requirements of the direct general obligation
bonds of this state at any time outstanding.

(b) The term <u>As used in this section</u>, "debt service requirements", as
used in this section, means the maturing principal of, interest on, and
paying agents' fees in connection with the payment of the bonds.

27 (c) The secretary shall, without fail, shall cause notice of the call 28 to be published not less than thirty (30) days before the first date upon 29 which such bonds may be called, with publication to be by one (1) insertion 30 in a newspaper published in each of the cities of Little Rock, Arkansas; St. 31 Louis, Missouri; and in a financial newspaper published in the Borough of 32 Manhattan, City of New York, State of New York.

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34 SECTION 3. Arkansas Code § 19-3-604(a), concerning the administration 35 of the State Treasury Money Trust Management Fund, is amended to read as 36 follows:

SB838

1	(a) The <del>Treasurer of State shall establish regulations in the form of</del>
2	<del>an</del> investment policy <del>to be approved by the State Board of Finance to carry</del>
3	out the provisions of this section to invest State Treasury Money Trust
4	Management Fund moneys and all other policies and procedures established by
5	the State Board of Finance under § 19-7-101 et seq. apply to the
6	administration of this subchapter by the Treasurer of State.
7	
8	SECTION 4. TEMPORARY LANGUAGE. DO NOT CODIFY. Grace period.
9	Upon application and for good cause the State Board of Finance may
10	allow an entity that was a bank depository or investment depository on the
11	effective date of this act until January 1, 2014, to comply with:
12	(1) An eligibility requirement established after the effective
13	date of this act; or
14	(2) A requirement of § 19-3-501 et seq. established by this act.
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16	SECTION 5. Arkansas Code § 19-3-101 is repealed.
17	19-3-101. State Board of Finance.
18	(a) There is created and established at the seat of government of this
19	state a State Board of Finance. The Governor, the Treasurer of State, the
20	Auditor of State, the Bank Commissioner, and the Director of the Department
21	of Finance and Administration shall constitute the members. The Governor
22	shall be chair of the board, and the Treasurer of State shall be secretary of
23	the board and its executive officer and disbursing agent.
24	(b)(1) The board shall have and be subject to all functions, powers,
25	and duties as by law are conferred and imposed upon it.
26	(2) For the purpose of regulating its own procedure and carrying
27	out its functions, the board shall have the power, from time to time, to
28	make, amend, and enforce all necessary or desirable rules or regulations not
29	inconsistent with law.
30	(c)(l) Meetings of the board shall be held upon the call of the
31	Governor, or by any three (3) or more members on advance notice to each
32	member, at such place in each instance as may suit the board's convenience.
33	(2) All meetings shall be open to the public, and complete
34	records of the proceedings thereof shall be kept.
35	(3) A quorum for the transaction of business at any meeting
36	shall consist of not less than three (3) members, and the affirmative vote of

1	such number shall be requisite for the adoption of any motion or resolution.
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3	/s/Rapert
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