	MONEY MANAGEMENT ACT AMENDMENTS
	2015 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Rich Cunningham
	Senate Sponsor:
LON	G TITLE
Gene	ral Description:
	This bill modifies provisions of the State Money Management Act.
High	lighted Provisions:
	This bill:
	<ul> <li>modifies provisions relating to authorized deposits or investments of public funds;</li> </ul>
	<ul> <li>provides for a transition of investments that were previously authorized; and</li> </ul>
	<ul> <li>repeals provisions relating to the State School Fund report.</li> </ul>
Mone	ey Appropriated in this Bill:
	None
Othe	r Special Clauses:
	None
Utah	Code Sections Affected:
AME	NDS:
	51-7-11, as last amended by Laws of Utah 2013, Chapters 204 and 388
	51-7-23, as last amended by Laws of Utah 1989, Chapter 66
REPE	EALS:
	51-7-9.5, as last amended by Laws of Utah 2014, Chapter 307



Section 1. Section 51-7-11 is amended to read:

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28	51-7-11. Authorized deposits or investments of public funds.
29	(1) (a) Except as provided in Subsections (1)(b) and (1)(c), a public treasurer shall
30	conduct investment transactions through qualified depositories, certified dealers, or directly
31	with issuers of the investment securities.
32	(b) A public treasurer may designate a certified investment adviser to make trades on
33	behalf of the public treasurer.
34	(c) A public treasurer may make a deposit in accordance with Section 53B-7-601 in a
35	foreign depository institution as defined in Section 7-1-103.
36	(2) The remaining term to maturity of the investment may not exceed the period of
37	availability of the funds to be invested.
38	(3) Except as provided in Subsection (4), all public funds shall be deposited or invested
39	in the following assets that meet the criteria of Section 51-7-17:
40	(a) negotiable or nonnegotiable deposits of qualified depositories;
41	(b) qualifying or nonqualifying repurchase agreements and reverse repurchase
42	agreements with qualified depositories using collateral consisting of:
43	(i) Government National Mortgage Association mortgage pools;
44	(ii) Federal Home Loan Mortgage Corporation mortgage pools;
45	(iii) Federal National Mortgage Corporation mortgage pools;
46	(iv) Small Business Administration loan pools;
47	(v) Federal Agriculture Mortgage Corporation pools; or
48	(vi) other investments authorized by this section;
49	(c) qualifying repurchase agreements and reverse repurchase agreements with certified
50	dealers, permitted depositories, or qualified depositories using collateral consisting of:
51	(i) Government National Mortgage Association mortgage pools;
52	(ii) Federal Home Loan Mortgage Corporation mortgage pools;
53	(iii) Federal National Mortgage Corporation mortgage pools;
54	(iv) Small Business Administration loan pools; or
55	(v) other investments authorized by this section;
56	(d) commercial paper that is classified as "first tier" by two nationally recognized
57	statistical rating organizations, which has a remaining term to maturity of:
58	(i) 270 days or fewer for paper issued under 15 U.S.C. Sec. 77c(a)(3); or

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59	(ii) 365 days or fewer for paper issued under 15 U.S.C. Sec. 77d(2);
60	(e) bankers' acceptances that:
61	(i) are eligible for discount at a Federal Reserve bank; and
62	(ii) have a remaining term to maturity of 270 days or fewer;
63	(f) fixed rate negotiable deposits issued by a permitted depository that have a
64	remaining term to maturity of 365 days or fewer;
65	(g) obligations of the United States Treasury, including United States Treasury bills,
66	United States Treasury notes, and United States Treasury bonds that have a remaining term to
67	final maturity of five years or less, unless the funds invested are pledged or otherwise deposited
68	in an irrevocable trust escrow account;
69	(h) obligations other than mortgage pools and other mortgage derivative products that:
70	(i) are issued by, or fully guaranteed as to principal and interest by, the following
71	agencies or instrumentalities of the United States in which a market is made by a primary
72	reporting government securities dealer, unless the agency or instrumentality has become private
73	and is no longer considered to be a government entity:
74	[(i)] (A) Federal Farm Credit banks;
75	[(ii)] (B) Federal Home Loan banks;
76	[(iii)] (C) Federal National Mortgage Association;
77	[(iv)] (D) Federal Home Loan Mortgage Corporation;
78	[(v)] (E) Federal Agriculture Mortgage Corporation; and
79	[(vi)] (F) Tennessee Valley Authority; and
80	(ii) have a remaining term to final maturity of five years or less, unless the funds
81	invested are pledged or otherwise deposited in an irrevocable trust escrow account;
82	(i) fixed rate corporate obligations that:
83	(i) are rated "A" or higher or the equivalent of "A" or higher by two nationally
84	recognized statistical rating organizations;
85	(ii) are senior unsecured or secured obligations of the issuer, excluding covered bonds;
86	(iii) are publicly traded; and
87	(iv) have a remaining term to final maturity of 15 months or less or are subject to a
88	hard put at par value or better, within 365 days;
89	(j) tax anticipation notes and general obligation bonds of the state or a county,

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incorporated city or town, school district, or other political subdivision of the state, including

91	bonds offered on a when-issued basis without regard to the limitations described in Subsection
92	(7), that have a remaining term to final maturity of five years or less;
93	(k) bonds, notes, or other evidence of indebtedness of a county, incorporated city or
94	town, school district, or other political subdivision of the state that are payable from
95	assessments or from revenues or earnings specifically pledged for payment of the principal and
96	interest on these obligations, including bonds offered on a when-issued basis without regard to
97	the limitations described in Subsection (7), that have a remaining term to final maturity of five
98	years or less;
99	(l) shares or certificates in a money market mutual fund;
100	(m) variable rate negotiable deposits that:
101	(i) are issued by a qualified depository or a permitted depository;
102	(ii) are repriced at least semiannually; and
103	(iii) have a remaining term to final maturity not to exceed three years;
104	(n) variable rate securities that:
105	(i) (A) are rated "A" or higher or the equivalent of "A" or higher by two nationally
106	recognized statistical rating organizations;
107	(B) are senior unsecured or secured obligations of the issuer, excluding covered bonds;
108	(C) are publicly traded;
109	(D) are repriced at least semiannually; and
110	(E) have a remaining term to final maturity not to exceed three years or are subject to a
111	hard put at par value or better, within 365 days;
112	(ii) are not mortgages, mortgage-backed securities, mortgage derivative products, or a
113	security making unscheduled periodic principal payments other than optional redemptions; and
114	(o) reciprocal deposits made in accordance with Subsection 51-7-17(4).
115	(4) The following public funds are exempt from the requirements of Subsection (3):
116	(a) the Employers' Reinsurance Fund created in Section 34A-2-702;
117	(b) the Uninsured Employers' Fund created in Section 34A-2-704;
118	(c) a local government other post-employment benefits trust fund under Section
119	51-7-12.2; and
120	(d) a nonnegotiable deposit made in accordance with Section 53B-7-601 in a foreign

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121	depository institution as defined in Section 7-1-103.
122	(5) If any of the deposits authorized by Subsection (3)(a) are negotiable or
123	nonnegotiable large time deposits issued in amounts of \$100,000 or more, the interest shall be
124	calculated on the basis of the actual number of days divided by 360 days.
125	(6) A public treasurer may maintain fully insured deposits in demand accounts in a
126	federally insured nonqualified depository only if a qualified depository is not reasonably
127	convenient to the entity's geographic location.
128	(7) Except as provided under Subsections (3)(j) and (k), the public treasurer shall
129	ensure that all purchases and sales of securities are settled within:
130	(a) 15 days of the trade date for outstanding issues; and
131	(b) 30 days for new issues.
132	Section 2. Section <b>51-7-23</b> is amended to read:
133	51-7-23. Transition of investments previously authorized.
134	(1) Any investment held by a public treasurer that as of [January 1, 1989, was
135	previously authorized, but no longer qualifies under] June 30, 2015, is not in compliance with
136	the provisions of this chapter[, is considered an authorized investment until it matures or is
137	sold] is subject to review by the council.
138	(2) (a) No later than July 31, 2015, a public treasurer who holds an investment
139	described in Subsection (1) shall provide the council a written report that outlines a reasonable
140	plan to bring the investment into compliance.
141	(b) A plan described in Subsection (2)(a) is subject to annual review by the council.
142	Section 3. Repealer.

Legislative Review Note as of 2-10-15 2:58 PM

This bill repeals:

Section 51-7-9.5, State School Fund report.

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