1	STATE MONEY MANAGEMENT ACT AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jefferson Moss
5	Senate Sponsor: Daniel Hemmert
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Utah Labor Code and the State Money Management Act by
10	amending provisions relating to the state treasurer's investment of certain public funds.
11	Highlighted Provisions:
12	This bill:
13	• enacts requirements for the state treasurer for investing the assets of the:
14	• Employers' Reinsurance Fund; and
15	<ul> <li>Uninsured Employers' Fund;</li> </ul>
16	<ul> <li>exempts funds of the Employers' Reinsurance Fund and the Uninsured Employers'</li> </ul>
17	Fund from the requirements of the State Money Management Act;
18	<ul> <li>provides that the state treasurer is exempt from the requirement to conduct</li> </ul>
19	investment transactions through a certified dealer;
20	repeals certain investment requirements for the investment of the principal of the:
21	Employers' Reinsurance Fund; and
22	<ul> <li>Uninsured Employers' Fund; and</li> </ul>
23	<ul><li>makes technical and conforming changes.</li></ul>
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None
28	<b>Utah Code Sections Affected:</b>
29	AMENDS:

30	34A-2-702, as last amended by Laws of Utah 2017, Chapter 109
31	34A-2-704, as last amended by Laws of Utah 2013, Chapter 417
32	51-7-2, as last amended by Laws of Utah 2017, Chapters 343 and 363
33	51-7-11, as last amended by Laws of Utah 2017, Chapter 338
34	ENACTS:
35	<b>34A-2-706</b> , Utah Code Annotated 1953
36	REPEALS:
37	51-7-12.5, as last amended by Laws of Utah 2013, Chapter 204
38	
39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 34A-2-702 is amended to read:
41	34A-2-702. Employers' Reinsurance Fund Injury causing death Burial
42	expenses Payments to dependents.
43	(1) (a) There is created an Employers' Reinsurance Fund for the purpose of making a
44	payment for an industrial accident or occupational disease occurring on or before June 30,
45	1994. A payment made under this section shall be made in accordance with this chapter or
46	Chapter 3, Utah Occupational Disease Act. The Employers' Reinsurance Fund has no liability
47	for an industrial accident or occupational disease occurring on or after July 1, 1994.
48	(b) The Employers' Reinsurance Fund succeeds to all money previously held in the
49	"Special Fund," the "Combined Injury Fund," or the "Second Injury Fund."
50	(c) The commissioner shall appoint an administrator of the Employers' Reinsurance
51	Fund.
52	(d) The state treasurer shall be the custodian of the Employers' Reinsurance Fund.
53	(e) The administrator shall make provisions for and direct a distribution from the
54	Employers' Reinsurance Fund.
55	(f) Reasonable costs of administering the Employers' Reinsurance Fund or other fees
56	may be paid from the Employers' Reinsurance Fund.
57	(2) The state treasurer shall:

H.B. 219

**Enrolled Copy** 

58 (a) receive workers' compensation premium assessments from the State Tax 59 Commission; and 60 (b) invest the Employers' Reinsurance Fund to ensure maximum investment return for 61 both long and short term investments in accordance with Section [51-7-12.5] 34A-2-706. (3) (a) The administrator may employ, retain, or appoint counsel to represent the 62 63 Employers' Reinsurance Fund in a proceeding brought to enforce a claim against or on behalf 64 of the Employers' Reinsurance Fund. 65 (b) If requested by the commission, the attorney general shall aid in representation of 66 the Employers' Reinsurance Fund. 67 (4) The liability of the state, its departments, agencies, instrumentalities, elected or appointed officials, or other duly authorized agents, with respect to payment of compensation 68 69 benefits, expenses, fees, medical expenses, or disbursement properly chargeable against the 70 Employers' Reinsurance Fund, is limited to the cash or assets in the Employers' Reinsurance 71 Fund, and they are not otherwise, in any way, liable for the operation, debts, or obligations of 72 the Employers' Reinsurance Fund. 73 (5) (a) If injury causes death within a period of 312 weeks from the date of the accident, the employer or insurance carrier shall pay: 74 (i) the burial expenses of the deceased as provided in Section 34A-2-418; and 75 76 (ii) benefits in the amount and to a person provided for in this Subsection (5). 77 (b) (i) If there is a wholly dependent person at the time of the death, the payment by the 78 employer or the employer's insurance carrier shall be: 79 (A) subject to Subsections (5)(b)(i)(B) and (C), 66-2/3% of the decedent's average 80 weekly wage at the time of the injury; 81 (B) not more than a maximum of 85% of the state average weekly wage at the time of 82 the injury per week; and (C) (I) not less than a minimum of \$45 per week, plus: 83 84 (Aa) \$20 for a dependent spouse; and

(Bb) \$20 for each dependent minor child under the age of 18 years, up to a maximum

of four such dependent minor children; and

(II) not exceeding:

- (Aa) the average weekly wage of the employee at the time of the injury; and
- 89 (Bb) 85% of the state average weekly wage at the time of the injury per week.
  - (ii) Compensation shall continue during dependency for the remainder of the period between the date of the death and the expiration of 312 weeks after the date of the injury.
  - (iii) (A) The payment by the employer or the employer's insurance carrier to a wholly dependent person during dependency following the expiration of the first 312-week period described in Subsection (5)(b)(ii) shall be an amount equal to the weekly benefits paid to the wholly dependent person during the initial 312-week period, reduced by 50% of the federal social security death benefits the wholly dependent person:
  - (I) is eligible to receive for a week as of the first day the employee is eligible to receive a Social Security death benefit; and
    - (II) receives.
  - (B) An employer or the employer's insurance carrier may not reduce compensation payable under this Subsection (5)(b)(iii) on or after May 5, 2008, to a wholly dependent person by an amount related to a cost-of-living increase to the social security death benefits that the wholly dependent person is first eligible to receive for a week, notwithstanding whether the employee is injured on or before May 4, 2008.
  - (C) For purposes of a wholly dependent person whose compensation payable is reduced under this Subsection (5)(b)(iii) on or before May 4, 2008, the reduction is limited to the amount of the reduction as of May 4, 2008.
  - (iv) The issue of dependency is subject to review at the end of the initial 312-week period and annually after the initial 312-week period. If in a review it is determined that, under the facts and circumstances existing at that time, the applicant is no longer a wholly dependent person, the applicant:
    - (A) may be considered a partly dependent or nondependent person; and
- (B) shall be paid the benefits as may be determined under Subsection (5)(d)(iii).

114 (c) (i) For purposes of a dependency determination, a surviving spouse of a deceased 115 employee is conclusively presumed to be wholly dependent for a 312-week period from the 116 date of death of the employee. This presumption does not apply after the initial 312-week 117 period. (ii) (A) In determining the annual income of the surviving spouse after the initial 118 119 312-week period, there shall be excluded 50% of a federal social security death benefit that the 120 surviving spouse: 121 (I) is eligible to receive for a week as of the first day the surviving spouse is eligible to 122 receive a Social Security death benefit; and 123 (II) receives. 124 (B) An employer or the employer's insurance carrier may not reduce compensation 125 payable under this Subsection (5)(c)(ii) on or after May 5, 2008, to a surviving spouse by an 126 amount related to a cost-of-living increase to the social security death benefits that the 127 surviving spouse is first eligible to receive for a week, notwithstanding whether the employee 128 is injured on or before May 4, 2008. 129 (C) For purposes of a surviving spouse whose compensation payable is reduced under 130 this Subsection (5)(c)(ii) on or before May 4, 2008, the reduction is limited to the amount of 131 the reduction as of May 4, 2008. 132 (d) (i) If there is a partly dependent person at the time of the death, the payment shall be: 133 (A) subject to Subsections (5)(d)(i)(B) and (C), 66-2/3% of the decedent's average 134 weekly wage at the time of the injury: 135 136 (B) not more than a maximum of 85% of the state average weekly wage at the time of 137 the injury per week; and 138 (C) not less than a minimum of \$45 per week.

between the date of death and the expiration of 312 weeks after the date of injury.

Compensation may not amount to more than a maximum of \$30,000.

139

140

141

(ii) Compensation shall continue during dependency for the remainder of the period

142	(iii) The benefits provided for in this Subsection (5)(d) shall be in keeping with the
143	circumstances and conditions of dependency existing at the date of injury, and any amount paid
144	under this Subsection (5)(d) shall be consistent with the general provisions of this chapter and
145	Chapter 3, Utah Occupational Disease Act.
146	(iv) Benefits to a person determined to be partly dependent under Subsection (5)(c):
147	(A) shall be determined in keeping with the circumstances and conditions of
148	dependency existing at the time of the dependency review; and
149	(B) may be paid in an amount not exceeding the maximum weekly rate that a partly
150	dependent person would receive if wholly dependent.
151	(v) A payment under this section shall be paid to a person during a person's
152	dependency by the employer or the employer's insurance carrier.
153	(e) (i) Subject to Subsection (5)(e)(ii), if there is a wholly dependent person and also a
154	partly dependent person at the time of death, the benefits may be apportioned in a manner
155	consistent with Section 34A-2-414.
156	(ii) The total benefits awarded to all parties concerned may not exceed the maximum
157	provided for by law.
158	(6) The Employers' Reinsurance Fund:
159	(a) shall be:
160	(i) used only in accordance with Subsection (1) for:
161	(A) the purpose of making a payment for an industrial accident or occupational disease
162	occurring on or before June 30, 1994, in accordance with this section and Section 34A-2-703;
163	and
164	(B) payment of:
165	(I) reasonable costs of administering the Employers' Reinsurance Fund; or
166	(II) fees required to be paid by the Employers' Reinsurance Fund;
167	(ii) expended according to processes that can be verified by audit; and
168	(b) may not be used for:
169	(i) administrative costs unrelated to the Employers' Reinsurance Fund; or

170	(ii) an activity of the commission other than an activity described in Subsection (6)(a).
171	Section 2. Section <b>34A-2-704</b> is amended to read:
172	34A-2-704. Uninsured Employers' Fund.
173	(1) (a) There is created an Uninsured Employers' Fund. The Uninsured Employers'
174	Fund has the purpose of assisting in the payment of workers' compensation benefits to a person
175	entitled to the benefits, if:
176	(i) that person's employer:
177	(A) is individually, jointly, or severally liable to pay the benefits; and
178	(B) (I) becomes or is insolvent;
179	(II) appoints or has appointed a receiver; or
180	(III) otherwise does not have sufficient funds, insurance, sureties, or other security to
181	cover workers' compensation liabilities; and
182	(ii) the employment relationship between that person and the person's employer is
183	localized within the state as provided in Subsection (20).
184	(b) The Uninsured Employers' Fund succeeds to money previously held in the Default
185	Indemnity Fund.
186	(c) If it becomes necessary to pay benefits, the Uninsured Employers' Fund is liable for
187	the obligations of the employer set forth in this chapter and Chapter 3, Utah Occupational
188	Disease Act, with the exception of a penalty on those obligations.
189	(2) (a) Money for the Uninsured Employers' Fund shall be deposited into the Uninsured
190	Employers' Fund in accordance with this chapter, Subsection 59-9-101(2), and Subsection
191	34A-2-213(3).
192	(b) The commissioner shall appoint an administrator of the Uninsured Employers'
193	Fund.
194	(c) (i) The state treasurer is the custodian of the Uninsured Employers' Fund.
195	(ii) The administrator shall make provisions for and direct distribution from the
196	Uninsured Employers' Fund.
197	(3) Reasonable costs of administering the Uninsured Employers' Fund or other fees

198	required to be paid by the Uninsured Employers' Fund may be paid from the Uninsured
199	Employers' Fund.
200	(4) The state treasurer shall:
201	(a) receive workers' compensation premium assessments from the State Tax
202	Commission; and
203	(b) invest the Uninsured Employers' Fund to ensure maximum investment return for
204	both long and short term investments in accordance with Section [51-7-12.5] 34A-2-706.
205	(5) (a) The administrator may employ, retain, or appoint counsel to represent the
206	Uninsured Employers' Fund in a proceeding brought to enforce a claim against or on behalf of
207	the Uninsured Employers' Fund.
208	(b) If requested by the commission, the following shall aid in the representation of the
209	Uninsured Employers' Fund:
210	(i) the attorney general; or
211	(ii) the city attorney, or county attorney of the locality in which:
212	(A) an investigation, hearing, or trial under this chapter or Chapter 3, Utah
213	Occupational Disease Act, is pending;
214	(B) the employee resides; or
215	(C) an employer:
216	(I) resides; or
217	(II) is doing business.
218	(c) (i) Notwithstanding Title 63A, Chapter 3, Part 5, Office of State Debt Collection,
219	the administrator shall provide for the collection of money required to be deposited in the
220	Uninsured Employers' Fund under this chapter and Chapter 3, Utah Occupational Disease Act
221	(ii) To comply with Subsection (5)(c)(i), the administrator may:
222	(A) take appropriate action, including docketing an award in a manner consistent with
223	Section 34A-2-212; and
224	(B) employ counsel and other personnel necessary to collect the money described in
225	Subsection (5)(c)(i).

226 (6) To the extent of the compensation and other benefits paid or payable to or on behalf 227 of an employee or the employee's dependents from the Uninsured Employers' Fund, the Uninsured Employers' Fund, by subrogation, has the rights, powers, and benefits of the 228 229 employee or the employee's dependents against the employer failing to make the compensation 230 payments. 231 (7) (a) The receiver, trustee, liquidator, or statutory successor of an employer meeting a 232 condition listed in Subsection (1)(a)(i)(B) is bound by a settlement of a covered claim by the 233 Uninsured Employers' Fund. 234 (b) A court with jurisdiction shall grant a payment made under this section a priority 235 equal to that to which the claimant would have been entitled in the absence of this section against the assets of the employer meeting a condition listed in Subsection (1)(a)(i)(B). 236 237 (c) The expenses of the Uninsured Employers' Fund in handling a claim shall be 238 accorded the same priority as the liquidator's expenses. (8) (a) The administrator shall periodically file the information described in Subsection 239 240 (8)(b) with the receiver, trustee, or liquidator of: 241 (i) an employer that meets a condition listed in Subsection (1)(a)(i)(B); (ii) a public agency insurance mutual, as defined in Section 31A-1-103, that meets a 242 243 condition listed in Subsection (1)(a)(i)(B); or 244 (iii) an insolvent insurance carrier. 245 (b) The information required to be filed under Subsection (8)(a) is: (i) a statement of the covered claims paid by the Uninsured Employers' Fund; and 246 (ii) an estimate of anticipated claims against the Uninsured Employers' Fund. 247 248 (c) A filing under this Subsection (8) preserves the rights of the Uninsured Employers' 249 Fund for claims against the assets of the employer that meets a condition listed in Subsection 250 (1)(a)(i)(B). 251 (9) When an injury or death for which compensation is payable from the Uninsured Employers' Fund has been caused by the wrongful act or neglect of another person not in the 252

same employment, the Uninsured Employers' Fund has the same rights as allowed under

254	Section 34A-2-106.
255	(10) The Uninsured Employers' Fund, subject to approval of the administrator, shall
256	discharge its obligations by:
257	(a) adjusting its own claims; or
258	(b) contracting with an adjusting company, risk management company, insurance
259	company, or other company that has expertise and capabilities in adjusting and paying workers'
260	compensation claims.
261	(11) (a) For the purpose of maintaining the Uninsured Employers' Fund, an
262	administrative law judge, upon rendering a decision with respect to a claim for workers'
263	compensation benefits in which an employer that meets a condition listed in Subsection
264	(1)(a)(i)(B) is duly joined as a party, shall:
265	(i) order the employer that meets a condition listed in Subsection (1)(a)(i)(B) to
266	reimburse the Uninsured Employers' Fund for the benefits paid to or on behalf of an injured
267	employee by the Uninsured Employers' Fund along with interest, costs, and attorney fees; and
268	(ii) impose a penalty against the employer that meets a condition listed in Subsection
269	(1)(a)(i)(B):
270	(A) of 15% of the value of the total award in connection with the claim; and
271	(B) that shall be deposited into the Uninsured Employers' Fund.
272	(b) An award under this Subsection (11) shall be collected by the administrator in
273	accordance with Subsection (5)(c).
274	(12) The state, the commission, and the state treasurer, with respect to payment of
275	compensation benefits, expenses, fees, or disbursement properly chargeable against the
276	Uninsured Employers' Fund:
277	(a) are liable only to the assets in the Uninsured Employers' Fund; and
278	(b) are not otherwise in any way liable for the making of a payment.
279	(13) The commission may make reasonable rules for the processing and payment of a
280	claim for compensation from the Uninsured Employers' Fund.

(14) (a) (i) If it becomes necessary for the Uninsured Employers' Fund to pay benefits

under this section to an employee described in Subsection (14)(a)(ii), the Uninsured Employers'
Fund may assess all other self-insured employers amounts necessary to pay:

- (A) the obligations of the Uninsured Employers' Fund subsequent to a condition listed in Subsection (1)(a)(i)(B) occurring;
- (B) the expenses of handling covered a claim subsequent to a condition listed in Subsection (1)(a)(i)(B) occurring;
  - (C) the cost of an examination under Subsection (15); and
- (D) other expenses authorized by this section.

- (ii) This Subsection (14) applies to benefits paid to an employee of:
- 291 (A) a self-insured employer, as defined in Section 34A-2-201.5, that meets a condition 292 listed in Subsection (1)(a)(i)(B); or
  - (B) if the self-insured employer that meets a condition described in Subsection (1)(a)(i)(B) is a public agency insurance mutual, a member of the public agency insurance mutual.
  - (b) The assessments of a self-insured employer shall be in the proportion that the manual premium of the self-insured employer for the preceding calendar year bears to the manual premium of all self-insured employers for the preceding calendar year.
  - (c) A self-insured employer shall be notified of the self-insured employer's assessment not later than 30 days before the day on which the assessment is due.
  - (d) (i) A self-insured employer may not be assessed in any year an amount greater than 2% of that self-insured employer's manual premium for the preceding calendar year.
  - (ii) If the maximum assessment does not provide in a year an amount sufficient to make all necessary payments from the Uninsured Employers' Fund for one or more self-insured employers that meet a condition listed in Subsection (1)(a)(i)(B), the unpaid portion shall be paid as soon as money becomes available.
  - (e) A self-insured employer is liable under this section for a period not to exceed three years after the day on which the Uninsured Employers' Fund first pays benefits to an employee described in Subsection (14)(a)(ii) for the self-insured employer that meets a condition listed in

310	Subsection (1)(a)(i)(B).
311	(f) This Subsection (14) does not apply to a claim made against a self-insured employer
312	that meets a condition listed in Subsection (1)(a)(i)(B) if the condition listed in Subsection
313	(1)(a)(i)(B) occurred before July 1, 1986.
314	(15) (a) The following shall notify the division of any information indicating that any
315	of the following may be insolvent or in a financial condition hazardous to its employees or the
316	public:
317	(i) a self-insured employer; or
318	(ii) if the self-insured employer is a public agency insurance mutual, a member of the
319	public agency insurance mutual.
320	(b) Upon receipt of the notification described in Subsection (15)(a) and with good
321	cause appearing, the division may order an examination of:
322	(i) that self-insured employer; or
323	(ii) if the self-insured employer is a public agency insurance mutual, a member of the
324	public agency mutual.
325	(c) The cost of the examination ordered under Subsection (15)(b) shall be assessed
326	against all self-insured employers as provided in Subsection (14).
327	(d) The results of the examination ordered under Subsection (15)(b) shall be kept
328	confidential.
329	(16) (a) In a claim against an employer by the Uninsured Employers' Fund, or by or on
330	behalf of the employee to whom or to whose dependents compensation and other benefits are
331	paid or payable from the Uninsured Employers' Fund, the burden of proof is on the employer or
332	other party in interest objecting to the claim.
333	(b) A claim described in Subsection (16)(a) is presumed to be valid up to the full
334	amount of workers' compensation benefits claimed by the employee or the employee's
335	dependents.

(c) This Subsection (16) applies whether the claim is filed in court or in an adjudicative

proceeding under the authority of the commission.

336

338	(17) A partner in a partnership or an owner of a sole proprietorship may not recover
339	compensation or other benefits from the Uninsured Employers' Fund if:
340	(a) the person is not included as an employee under Subsection 34A-2-104(3); or
341	(b) the person is included as an employee under Subsection 34A-2-104(3), but:
342	(i) the person's employer fails to insure or otherwise provide adequate payment of
343	direct compensation; and
344	(ii) the failure described in Subsection (17)(b)(i) is attributable to an act or omission
345	over which the person had or shared control or responsibility.
346	(18) A director or officer of a corporation may not recover compensation or other
347	benefits from the Uninsured Employers' Fund if the director or officer is excluded from
348	coverage under Subsection 34A-2-104(4).
349	(19) The Uninsured Employers' Fund:
350	(a) shall be:
351	(i) used in accordance with this section only for:
352	(A) the purpose of assisting in the payment of workers' compensation benefits in
353	accordance with Subsection (1); and
354	(B) in accordance with Subsection (3), payment of:
355	(I) reasonable costs of administering the Uninsured Employers' Fund; or
356	(II) fees required to be paid by the Uninsured Employers' Fund; and
357	(ii) expended according to processes that can be verified by audit; and
358	(b) may not be used for:
359	(i) administrative costs unrelated to the Uninsured Employers' Fund; or
360	(ii) an activity of the commission other than an activity described in Subsection (19)(a).
361	(20) (a) For purposes of Subsection (1), an employment relationship is localized in the
362	state if:
363	(i) (A) the employer who is liable for the benefits has a business premise in the state;
364	and
365	(B) (I) the contract for hire is entered into in the state; or

366	(II) the employee regularly performs work duties in the state for the employer who is
367	liable for the benefits; or
368	(ii) the employee is:
369	(A) a resident of the state; and
370	(B) regularly performs work duties in the state for the employer who is liable for the
371	benefits.
372	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
373	commission shall by rule define what constitutes regularly performing work duties in the state.
374	Section 3. Section <b>34A-2-706</b> is enacted to read:
375	34A-2-706. Investment of Employers' Reinsurance Fund and Uninsured
376	Employers' Fund.
377	(1) The state treasurer shall invest the assets of the Employers' Reinsurance Fund
378	created under Section 34A-2-702 and the Uninsured Employers' Fund created under Section
379	34A-2-704 with the primary goal of providing for the stability, income, and growth of the
380	principal.
381	(2) Nothing in this section requires a specific outcome in investing.
382	(3) The state treasurer may deduct any administrative costs incurred in managing fund
383	assets from earnings before distributing the earnings.
384	(4) (a) The state treasurer may employ professional asset managers to assist in the
385	investment of the assets of the funds.
386	(b) The treasurer may only provide compensation to asset managers from earnings
387	generated by the funds' investments.
388	(5) (a) The state treasurer shall invest and manage the assets of the funds as a prudent
389	investor would by:
390	(i) considering the purposes, terms, distribution requirements, and other circumstances
391	of the funds; and
392	(ii) exercising reasonable care, skill, and caution in order to meet the standard of care
393	of a prudent investor.

394	(b) In determining whether the state treasurer has met the standard of care of a prudent
395	investor, the judge or finder of fact shall:
396	(i) consider the state treasurer's actions in light of the facts and circumstances existing
397	at the time of the investment decision or action, and not by hindsight; and
398	(ii) evaluate the state treasurer's investment and management decisions respecting
399	individual assets:
400	(A) not in isolation, but in the context of a fund portfolio as a whole; and
401	(B) as a part of an overall investment strategy that has risk and return objectives
402	reasonably suited to the funds.
403	Section 4. Section <b>51-7-2</b> is amended to read:
404	51-7-2. Exemptions from chapter.
405	The following funds are exempt from this chapter:
406	(1) funds invested in accordance with the participating employees' designation or
407	direction pursuant to a public employees' deferred compensation plan established and operated
408	in compliance with Section 457 of the Internal Revenue Code of 1986, as amended;
409	(2) funds of the Utah State Retirement Board;
410	(3) funds of the Utah Housing Corporation;
411	(4) endowment funds of higher education institutions;
412	(5) permanent and other land grant trust funds established pursuant to the Utah
413	Enabling Act and the Utah Constitution;
414	(6) the State Post-Retirement Benefits Trust Fund;
415	(7) the funds of the Utah Educational Savings Plan;
416	(8) funds of the permanent state trust fund created by and operated under Utah
417	Constitution, Article XXII, Section 4;
418	(9) the funds in the Navajo Trust Fund; [and]
419	(10) the funds in the Radioactive Waste Perpetual Care and Maintenance Account[-];
420	(11) the funds in the Employers' Reinsurance Fund; and
421	(12) the funds in the Uninsured Employers' Fund.

	H.B. 219 Enrolled Copy
422	Section 5. Section 51-7-11 is amended to read:
423	51-7-11. Authorized deposits or investments of public funds.
424	(1) (a) Except as provided in Subsections (1)(b) [and (1)(c)] through (1)(d), a public
425	treasurer shall conduct investment transactions through qualified depositories, certified dealers,
426	or directly with issuers of the investment securities.
427	(b) A public treasurer may designate a certified investment adviser to make trades on
428	behalf of the public treasurer.
429	(c) A public treasurer may make a deposit in accordance with Section 53B-7-601 in a
430	foreign depository institution as defined in Section 7-1-103.
431	(d) The state treasurer is exempt from the requirement to conduct investment
432	transactions through a certified dealer under Subsection (1)(a).
433	(2) The remaining term to maturity of the investment may not exceed the period of
434	availability of the funds to be invested.
435	(3) Except as provided in Subsection (4), all public funds shall be deposited or invested
436	in the following assets that meet the criteria of Section 51-7-17:
437	(a) negotiable or nonnegotiable deposits of qualified depositories;
438	(b) qualifying or nonqualifying repurchase agreements and reverse repurchase
439	agreements with qualified depositories using collateral consisting of:
440	(i) Government National Mortgage Association mortgage pools;
441	(ii) Federal Home Loan Mortgage Corporation mortgage pools;
442	(iii) Federal National Mortgage Corporation mortgage pools;
443	(iv) Small Business Administration loan pools;
444	(v) Federal Agriculture Mortgage Corporation pools; or

(i) Government National Mortgage Association mortgage pools;

dealers, permitted depositories, or qualified depositories using collateral consisting of:

(ii) Federal Home Loan Mortgage Corporation mortgage pools;

(vi) other investments authorized by this section;

445

446

447

448

449

(c) qualifying repurchase agreements and reverse repurchase agreements with certified

150	(111) Federal National Mortgage Corporation mortgage pools;
451	(iv) Small Business Administration loan pools; or
452	(v) other investments authorized by this section;
453	(d) commercial paper that is classified as "first tier" by two nationally recognized
454	statistical rating organizations, which has a remaining term to maturity of:
455	(i) 270 days or fewer for paper issued under 15 U.S.C. Sec. 77c(a)(3); or
456	(ii) 365 days or fewer for paper issued under 15 U.S.C. Sec. 77d(2);
457	(e) bankers' acceptances that:
458	(i) are eligible for discount at a Federal Reserve bank; and
159	(ii) have a remaining term to maturity of 270 days or fewer;
460	(f) fixed rate negotiable deposits issued by a permitted depository that have a
461	remaining term to maturity of 365 days or fewer;
162	(g) obligations of the United States Treasury, including United States Treasury bills,
463	United States Treasury notes, and United States Treasury bonds that, unless the funds invested
164	are pledged or otherwise deposited in an irrevocable trust escrow account, have a remaining
465	term to final maturity of:
466	(i) five years or less;
467	(ii) if the funds are invested by an institution of higher education as defined in Section
468	53B-3-102, a city of the first class, or a county of the first class, 10 years or less; or
169	(iii) if the funds are invested by a public agency insurance mutual, as defined in
470	Subsection 31A-1-103(7)(a), 20 years or less;
471	(h) obligations other than mortgage pools and other mortgage derivative products that:
472	(i) are issued by, or fully guaranteed as to principal and interest by, the following
473	agencies or instrumentalities of the United States in which a market is made by a primary
174	reporting government securities dealer, unless the agency or instrumentality has become private
475	and is no longer considered to be a government entity:
476	(A) Federal Farm Credit banks;
177	(B) Federal Home Loan banks;

478	(C) Federal National Mortgage Association;
479	(D) Federal Home Loan Mortgage Corporation;
480	(E) Federal Agriculture Mortgage Corporation; and
481	(F) Tennessee Valley Authority; and
482	(ii) unless the funds invested are pledged or otherwise deposited in an irrevocable trust
483	escrow account, have a remaining term to final maturity of:
484	(A) five years or less;
485	(B) if the funds are invested by an institution of higher education as defined in Section
486	53B-3-102, a city of the first class, or a county of the first class, 10 years or less; or
487	(C) if the funds are invested by a public agency insurance mutual, as defined in
488	Subsection 31A-1-103(7)(a), 20 years or less;
489	(i) fixed rate corporate obligations that:
490	(i) are rated "A" or higher or the equivalent of "A" or higher by two nationally
491	recognized statistical rating organizations;
492	(ii) are senior unsecured or secured obligations of the issuer, excluding covered bonds;
493	(iii) are publicly traded; and
494	(iv) have a remaining term to final maturity of 15 months or less or are subject to a
495	hard put at par value or better, within 365 days;
496	(j) tax anticipation notes and general obligation bonds of the state or a county,
497	incorporated city or town, school district, or other political subdivision of the state, including
498	bonds offered on a when-issued basis without regard to the limitations described in Subsection
499	(7) that, unless the funds invested are pledged or otherwise deposited in an irrevocable trust
500	escrow account, have a remaining term to final maturity of:
501	(i) five years or less;
502	(ii) if the funds are invested by an institution of higher education as defined in Section
503	53B-3-102, a city of the first class, or a county of the first class, 10 years or less; or
504	(iii) if the funds are invested by a public agency insurance mutual, as defined in
505	Subsection 31A-1-103(7)(a), 20 years or less;

506	(k) bonds, notes, or other evidence of indebtedness of a county, incorporated city or
507	town, school district, or other political subdivision of the state that are payable from
508	assessments or from revenues or earnings specifically pledged for payment of the principal and
509	interest on these obligations, including bonds offered on a when-issued basis without regard to
510	the limitations described in Subsection (7) that, unless the funds invested are pledged or
511	otherwise deposited in an irrevocable trust escrow account, have a remaining term to final
512	maturity of:
513	(i) five years or less;
514	(ii) if the funds are invested by an institution of higher education as defined in Section
515	53B-3-102, a city of the first class, or a county of the first class, 10 years or less; or
516	(iii) if the funds are invested by a public agency insurance mutual, as defined in
517	Subsection 31A-1-103(7)(a), 20 years or less;
518	(l) shares or certificates in a money market mutual fund;
519	(m) variable rate negotiable deposits that:
520	(i) are issued by a qualified depository or a permitted depository;
521	(ii) are repriced at least semiannually; and
522	(iii) have a remaining term to final maturity not to exceed three years;
523	(n) variable rate securities that:
524	(i) (A) are rated "A" or higher or the equivalent of "A" or higher by two nationally
525	recognized statistical rating organizations;
526	(B) are senior unsecured or secured obligations of the issuer, excluding covered bonds;
527	(C) are publicly traded;
528	(D) are repriced at least semiannually; and
529	(E) have a remaining term to final maturity not to exceed three years or are subject to a
530	hard put at par value or better, within 365 days;
531	(ii) are not mortgages, mortgage-backed securities, mortgage derivative products, or a
532	security making unscheduled periodic principal payments other than optional redemptions; and
533	(o) reciprocal deposits made in accordance with Subsection 51-7-17(4).

	H.B. 219 Enrolled Copy
534	(4) The following public funds are exempt from the requirements of Subsection (3):
535	[(a) the Employers' Reinsurance Fund created in Section 34A-2-702;]
536	[(b) the Uninsured Employers' Fund created in Section 34A-2-704;]
537	[(e)] (a) a local government other post-employment benefits trust fund under Section
538	51-7-12.2; and
539	[(d)] (b) a nonnegotiable deposit made in accordance with Section 53B-7-601 in a
540	foreign depository institution as defined in Section 7-1-103.
541	(5) If any of the deposits authorized by Subsection (3)(a) are negotiable or
542	nonnegotiable large time deposits issued in amounts of \$100,000 or more, the interest shall be
543	calculated on the basis of the actual number of days divided by 360 days.
544	(6) A public treasurer may maintain fully insured deposits in demand accounts in a
545	federally insured nonqualified depository only if a qualified depository is not reasonably
546	convenient to the entity's geographic location.
547	(7) Except as provided under Subsections (3)(j) and (k), the public treasurer shall
548	ensure that all purchases and sales of securities are settled within:
549	(a) 15 days of the trade date for outstanding issues; and
550	(b) 30 days for new issues.
551	Section 6. Repealer.

552

553

554

This bill repeals:

Section 51-7-12.5, Deposit or investment of the Employers' Reinsurance Fund and

Uninsured Employers' Fund -- Authorized deposits and investments -- Asset manager.