

ARKANSAS STATE TREASURY

Investment Policy



Adopted June 25, 1997

Amended September 25, 1997

Amended December 6, 2007

Amended March 24, 2015

General Policy

A. Mission

The Mission of the Office of the Treasurer of the State of Arkansas is guided by the words of Henry Clay who stated,

“Government is a trust, and the officers of the government are trustees; and both the trust and the trustees are created for the benefit of the people.”

Henry Clay, Speech at Ashland, Kentucky (March 1829) in JOHN BARTLETT, FAMILIAR QUOTATIONS 444 (1980).

To fulfill the responsibility of trustee, the State Treasurer's Office shall, within constitutional and statutory constraints, provide the citizens of Arkansas uncompromising safety, operating liquidity, and wealth building yield in the collection, investment and disbursement of their money in the most cost effective manner attainable while maintaining, above all, the highest ethical standards.

B. Authority

The State Treasurer is an executive officer of the state, established by the Constitution of the State of Arkansas; and, is required pursuant to the Arkansas Code to perform “ all . . . duties which may be required of him or her by law.” ARK. CONST. of 1874, art. VI, § 1, *amended by* ARK. CONST. amend. VI, § 1; ARK. CODE ANN. § 25-16-604 (LexisNexis 1987).

The Treasurer is authorized by statute to appoint deputies who will have the authority to carry out the duties of the office and will possess all powers of the State Treasurer. ARK. CODE ANN. § 25-16-603 (LexisNexis 1987).

C. Objectives

The objectives of the State Treasurer’s investment practices, in priority order, will

be safety, liquidity and return on investments. To meet these objectives, the State Treasurer and designated investment officers will:

- seek to ensure the preservation of capital by adhering to all restrictions on the investment of funds established by law and by this policy;
- maintain liquidity by seeking to match the maturity structure of the portfolio to reasonably anticipated cash requirements, as well as maintaining an adequate portion of the portfolio in readily marketable securities; and,
- optimize the return on investments by structuring the portfolio in such a way that a market rate of return is earned through budgetary and economic cycles within the existing constraints of safety and liquidity.

D. Definitions

This investment policy will use the following terms in the manner described in this section.

- **ARK. CODE ANN.**-Arkansas Code Annotated of 1987, replacements thereof, and supplements thereto.
- **ARK. CONST. of 1874**-Arkansas Constitution of 1874.
- **CDARS**-Certificate of Deposit Account Registry Service.
- **Total Portfolio**-as referenced in the Treasury Funds section (section II of this policy) means treasury funds available for investing. It does not include trust certificates of deposit, certificates of deposit purchased in accordance with the State Treasury Certificate of Deposit Investment Program, funds invested in accordance with the State Treasury Money Management Trust Act, or funds invested pursuant to the Tobacco Settlement Proceeds Act.
- **Total Portfolio**-as referenced in the State Treasury Money Management Trust section (section IV of this policy) means funds deposited specifically for the credit of the Money Management Fund.
- **Authorized or designated investment officers**-means officers designated by the State Treasurer as being authorized to carry out investment functions on behalf of Treasury.
- **Authorized dealers**-means those dealers who are:
 - A. Specifically approved by the State Board of Finance, or;
 - B. Approved by the State Treasurer in accordance with eligibility requirements as established by the State Board of Finance.
- **Financial institution**-means a bank and/or savings and loan association as defined in ARK. CODE ANN. § 19-3-502 (Lexis Nexis 1987).

E. Standards of Care

Prudence. The State Treasurer and designated investment officers will perform their duties in a manner consistent with the standard of a “prudent investor,” as set forth by the Arkansas Code.

The State Treasurer shall apply the prudent investor rule while serving in a fiduciary capacity for fund participants. The prudent investor rule means that, in making investments, the fiduciaries shall exercise the judgment and care under the prevailing circumstances that an institutional investor of ordinary prudence, discretion, and intelligence exercises in the management of large investments entrusted to it, not for speculation but for investment, considering the permanent disposition of funds, and the probable safety of capital as well as probable income.

ARK. CODE ANN. § 19-3-605 (Lexis Nexis 1987).

Ethics and Conflicts of Interest. The State Treasurer and investment officers authorized by Treasury shall seek to act responsibly as custodians of the public trust. They will refrain from personal business activity that could conflict with proper execution of the investment program or which could impair their ability to make impartial investment decisions. They will adhere to the laws regarding ethics, conflicts of interest, and disclosure requirements promulgated by Volume 21, Chapter 8 of the Arkansas Code. ARK. CODE ANN. § 21-8-101 to -1005 (LexisNexis 1987).

Authorized Financial Dealers and Institutions. The State Treasurer will select financial dealers and institutions authorized to provide investment services to the state. Authorized financial dealers or institutions will be qualified as one or more of the following:

- financial institutions authorized by ARK. CODE ANN. § 19-3-507 (LexisNexis 1987) and;
- dealers who are:
 - A. specifically approved by the State Board of Finance, or;
 - B. approved by the State Treasurer in accordance with eligibility requirements as established by the State Board of Finance.

Each authorized dealer or institution will regularly submit semiannual and annual reports, including audited financial statements, and other information as determined by the State Treasurer.

F. Professional Services

The State Treasurer may contract for professional services as necessary for the efficient management of investments. Services will be outlined in each section.

G. Internal Controls

The State Treasurer will maintain internal controls to protect against the loss of public funds arising from negligence, theft or misuse. These controls will include, but not be limited to:

- the use of third party custody and safekeeping;
- the execution of all securities transactions on a delivery versus payment basis;
- the clear and limited delegation of investment authority;
- the separation of transaction authority from record keeping;
- frequent reconciliation of the investment ledger with the general ledger;
- the use of objective criteria in selecting financial institutions and dealers authorized to provide investment services to the state; and,
- the use of objective criteria in awarding investment purchases and sales to authorized financial institutions and dealers.

The State Board of Finance shall serve as the investment policy committee and shall review and approve revisions to this policy as necessary.

H. Reporting

The State Treasurer will prepare quarterly reports summarizing investment activity and performance. Reports and records shall be adequate to ensure that transactions are authorized and executed in accordance with this policy. Reports will be distributed to appropriate state officials and agencies and will be readily available upon request. The reports may include performance of invested funds, composition of invested funds, performance against appropriate benchmarks, investment activity, and any other report as may be deemed necessary.

Treasury Funds Policy

A. Authority

The State Treasurer, pursuant to ARK. CODE ANN. § 19-3-518 (LexisNexis 1987), is authorized to invest treasury funds in the manner prescribed by the investment policy approved by the Board of Finance, pursuant to ARK. CODE ANN. § 19-3-604 (LexisNexis 1987), to ensure the safe and effective cash management of funds.

B. Scope

This section applies to the investment of all Treasury funds managed by the State Treasurer, with the following exceptions:

- the State Treasury Certificate of Deposit Investment Program, which is governed by ARK. CODE ANN. § 19-3-519 (LexisNexis 1987), and section III of this policy;
- the State Treasury Money Management Trust Fund, which is governed by ARK. CODE ANN. § 19-3-601 -606 (LexisNexis 1987), ARK. CODE ANN. § 19-4-803 (LexisNexis 1987), and section IV of this policy; and,
- trust funds required to be invested in certificates of deposit as governed by ARK. CODE ANN. § 19-3-518 (a) (LexisNexis 1987).

C. Eligible Investments

Eligible investments are limited to those securities and deposits authorized by ARK. CODE ANN. § 19-3-518 (LexisNexis 1987) and ARK. CODE ANN. § 19-8-111 (LexisNexis 1987). Eligible investments as outlined in the aforementioned statutes may include:

- direct obligations of the U.S. government;
- obligations of agencies and instrumentalities created by act of the United States Congress and authorized thereby to issue securities or evidences of indebtedness, regardless of guarantee of repayment by the United States Government;
- obligations the principal and interest of which are fully guaranteed by the United States Government or an agency or an instrumentality created by an act of the United States Congress and authorized thereby to issue such guarantee;
- obligations the principal and interest of which are fully secured, insured, or covered by commitments or agreements to purchase by the United States Government or an agency or instrumentality created by an act of the United States Congress and authorized thereby to issue such commitments or agreements;
- banker's acceptances purchased on the secondary market with maturities not greater than 180 days rated A1 by Standard and Poor's Ratings Services and P1 by Moody's Investors Service;
- commercial paper with maturities not exceeding 180 days rated A1 or better by Standard and Poor's Ratings Services and P1 by Moody's Investors Service. No investment shall be made in commercial paper with maturity beyond 90 days which, at the time of investment, holds a "split rating" (below A1/P1) or is in negative credit watch;

- commercial paper with maturities not exceeding 90 days rated A2 or better by Standard and Poor's Ratings Services and P2 or better by Moody's Investors Service. No investment shall be made in commercial paper which, at the time of investment, holds a "split rating" (below A2/P2) or is in negative credit watch;
- Corporate bond issues of maturity of one year or less and rated A or better by each of the credit ratings agencies; S&P, Moody's and Fitch, which rate the issue. No investment shall be made in bonds which hold the minimum A rating if, at the time the investment is to be made, the issue is in negative credit watch;
- Corporate bond issues rated AA or better by each of the credit ratings agencies; S&P, Moody's and Fitch, which rate the issue. No investment shall be made in bonds which have maturity beyond one year which hold the minimum AA rating, if at the time the investment is to be made, the issue is on negative credit watch.
- repurchase agreements that are fully collateralized by direct obligations of the U.S. government;
- the State Treasury Money Management Trust fund;
- prerefunded municipal bonds backed by U.S. government obligations;
- securities of any money market fund whose portfolio is principally U.S. government obligations and repurchase agreements fully collateralized by U.S. government obligations;
- certificates of deposit, demand, or savings deposits with financial institutions provided they are fully insured by a federal deposit insurance agency or collateralized by suitable collateral types pursuant to ARK. CODE ANN. § 19-8-203 (LexisNexis 1987);
- certificates of deposit pursuant to ARK. CODE ANN. § 19-8-111 (LexisNexis 1987) (CDARS.)
- obligations of corporations organized under the provisions of the Arkansas Development Finance Corporation Act;
- obligations issued under the provisions of the Arkansas Industrial Development Act and the Municipalities and Counties Industrial Development Revenue Bond Law;
- obligations issued by the State Board of Education under the authority of the State Constitution; and,
- obligations of the state of Arkansas or its political sub-divisions.

D. Investment Restrictions

To provide for the safety and liquidity of Treasury Funds, the investment portfolio will be subject to the following restrictions:

- the average maturity of the portfolio will not exceed 5 years;
- purchases of obligations issued under the Arkansas Development Finance Corporation Act shall be limited to \$ 48,000,000.00 (forty-eight million dollars) pursuant to ARK. CODE ANN. § 19-3-518 (b)(1)(B) (LexisNexis 1987).
- the expected maturity of any security will not exceed five years, except securities used as collateral in repurchase agreements, Arkansas Capital Corporation Bonds, State Board of Finance and State Building Services Certificates of Indebtedness.
- No investment in corporate debt of maturity longer than one week shall be made exceeding 5% of the total portfolio in any single issuer, including both commercial paper and bonded debt of that issuer.

Investments in non-government securities having maturities beyond one week, exclusive of funds managed by a securities lending agent, will not exceed the following percentages of the total portfolio:

Bankers Acceptances	15%
Total Debt of Corporations, including Bonds and Commercial Paper	30%
Certificates of Deposit*	10%

* Not including Certificates of Deposit purchased in accordance with ARK. CODE ANN. § 19-3-519 (LexisNexis 1987).

Repurchase agreements will be subject to the following additional restrictions:

- transactions will be documented with master repurchase agreements;
- securities accepted as collateral will be readily marketable;
- repurchase agreements with any dealer or financial institution will not exceed 50% of the total portfolio;
- repurchase agreements will not exceed 180 days, and the share of the portfolio allocated to repurchase agreements with maturities beyond 30 days will not exceed 30% of the total portfolio; and,

E. Collateral

Securities delivered as collateral for a repurchase agreement with a maturity date longer than seven days will be priced at least weekly at 105% (one hundred and five percent) of market value, plus accrued interest.

F. Professional Services

The State Treasurer may contract for professional services as necessary for the efficient management of investments. Services may include, but are not limited to, Master Custodian and Money Manager.

Master Custodian

The State Treasurer may select one or more firms to provide the state with master custodial services pursuant to a custodial services agreement. Master custodial services will include, but not be limited to:

- executing transactions involving all securities held in custody, including on-line security clearing, settlement of securities on a delivery-versus-payment basis, and settlement of physically-held securities;
- accounting for all transactions in accordance with generally accepted accounting principles and requirements of the state;
- providing regular reports on the activity and value of the securities in custody; and,
- providing for the safekeeping of all documents and financial instruments physically held in custody.

Money Manager

The State Treasurer may select one or more firms to provide money management services. These services may include, but not be limited to:

- recommending changes to the investment policy;
- providing advice on investment purchases and sales based on current market indicators and economic conditions;
- providing monthly accounting, performance, compliance, and management reports; and
- managing funds separately from other governmental funds and providing third-party safekeeping in Treasury's name.

The services of a master custodian, and money manager will be obtained through a competitive evaluation of proposals submitted to the Treasurer of State's Office.

III. State Treasury Certificate of Deposit Investment Program

A. Introduction

The investment of State of Arkansas (hereinafter referred to as "the State") funds is a function performed by the State Treasurer under the advice of the State Board of Finance. This policy has been developed in recognition of the fiduciary responsibility of the State Board of Finance and the State Treasurer to the people

of Arkansas. The investment of funds is the responsibility of the State Treasurer. The intent of this policy is to establish guidelines and procedures for investment.

B. Authority and Scope

ARK. CODE ANN. § 19-3-519 (f) (LexisNexis 1987) directs the State Treasurer to establish policies to be followed in the investment of money of the State, subject to review and approval by the State Board of Finance. This policy applies to the investment of state funds in certificates of deposit as directed by the State Board of Finance and outlined in ARK. CODE ANN. § 19-3-519 (LexisNexis 1987).

C. Objectives

The State Treasurer seeks to benefit the State of Arkansas by depositing money with institutions located within the borders of Arkansas. The distribution formula may be weighted to give preference to institutions that have consistently invested in their community's economy through loans or state or local bonds.

The State Treasurer seeks safety of the deposits placed. As such, the State Treasurer will place deposits with institutions meeting capital requirements as set out in this policy.

D. Guidelines

In keeping with the stated objectives of this policy, the following guidelines are established.

- The State Board of Finance may, at its discretion, establish a cap on the amount of the total allocation any one institution may receive.
- In the event that a small group of institutions are receiving a disproportionate share of the total distribution, the State Board of Finance may set a cap on that group of institutions in order to provide for a more equitable allocation of deposits.
- The State Board of Finance may establish minimum capital requirements on Tier 1 regulatory capital as defined by federal banking regulatory agencies that an institution must meet to hold state deposits. The Board of Finance may establish a sliding scale of minimum regulatory capital requirements based on size.

E. Allocation Process

The following process shall be carried out in the allocation of deposits among participating institutions.

- Each participating institution may receive a base deposit amount. This amount may be based on a sliding scale to be established by the State Treasurer.
- The aggregate amount will be removed from the total distribution amount.

The remainder will be distributed as follows.

1. A percentage will be allocated to each institution based on its percentage of Arkansas loans relative to the whole.
2. The remaining percentage will be allocated to each institution based on its percentage of weighted Arkansas deposits to the whole.

Arkansas deposits and loans are weighted using a factor determined by each institution's loan to deposit ratio, and the allocation shall be calculated using the weighted participating deposit and loan figures.

- The entire distribution will be allocated between two groups as set out in ARK.CODE ANN. § 19-3-519(f) (LexisNexis 1987).

F. Professional Services

The State Treasurer may contract for professional services as necessary for the efficient management of investments. Services may include, but are not limited to, that of Master Custodian.

Master Custodian

The State Treasurer may select one or more firms to provide the state with master custodial services pursuant to a custodial services agreement. Master custodial services will include, but not be limited to:

- executing transactions involving all securities held in custody, including on-line security clearing, settlement of securities on a delivery-versus-payment basis, and settlement of physically-held securities;
- accounting for all transactions in accordance with generally accepted accounting principles and requirements of the state;
- providing regular reports on the activity and value of the securities in custody; and,
- providing for the safekeeping of all documents and financial instruments physically held in custody.

G. Collateralization

Collateral is required for all deposits above the insured amount. Each institution will enter into an agreement with the State Treasury establishing the collateralization percentage and suitable collateral types pursuant to ARK. CODE ANN. § 19-8-203 (LexisNexis 1987).

State Treasury Money Management Trust Fund Policy

A. Authority

ARK. CODE ANN. § 19-3-601 to -606 (LexisNexis 1987) directs the State Treasurer to administer the Money Management Trust Fund (hereinafter referred to as “the Fund”) and to establish policies and regulations to guide daily administration of the Fund to be reviewed and approved by the State Board of Finance.

The Treasurer is authorized by ARK. CODE ANN. § 25-16-603 (LexisNexis 1987) to appoint deputies who will have the authority to carry out the duties of the office and will possess all powers of the State Treasurer.

The State Treasurer, pursuant to ARK. CODE ANN. § 19-3-604 (f)(1) (LexisNexis 1987), may assess reasonable charges for management and expenses of the Fund.

B. Scope

This policy applies to funds deposited with the State Treasury Money Management Trust Fund established by ARK. CODE ANN. § 19-3-601 to -606 (LexisNexis 1987).

C. Objectives

The Fund is established to be used by State agencies and local governments as a vehicle for enhancing investment opportunities and earnings of idle cash funds. As such, the Treasurer’s objectives will be safety, liquidity, and return on investment. To meet these objectives, the State Treasurer and designated investment officers will:

- seek to ensure the preservation of capital by adhering to all restrictions on the investment of funds established by law and this policy;
- limit investment purchases to match maturity requirements of the portfolio and to maintain liquidity; and,
- optimize return by structuring the portfolio to obtain a market rate of return in the current market environment taking into account cash flow and investment risk constraints applying to local governments.

D. Eligible Investments

Eligible investments are authorized pursuant to ARK. CODE ANN. § 19-3-601-606 (LexisNexis 1987) and are limited to those securities and deposits authorized by ARK. CODE ANN. § 23-47-401 (LexisNexis 1987) and ARK. CODE ANN. § 15-4-901 (LexisNexis 1987) as referenced in ARK. CODE ANN. § 19-3-518(b)(1) (LexisNexis 1987) and ARK. CODE ANN. § 19-8-111 (LexisNexis 1987). Eligible investments as outlined in the statutes may include:

- direct obligations of the U.S. government;
- obligations of agencies and instrumentalities created by act of the United States Congress and authorized thereby to issue securities or evidences of indebtedness, regardless of guarantee of repayment by the United States Government;
- obligations the principal and interest of which are fully guaranteed by the United States Government or an agency or an instrumentality created by an act of the United States Congress and authorized thereby to issue such guarantee; obligations the principal and interest of which are fully secured, insured, or covered by commitments or agreements to purchase by the United States Government or an agency or instrumentality created by an act of the United States Congress and authorized thereby to issue such commitments or agreements;
- banker's acceptances purchased on the secondary market with maturities not greater than 180 days rated A1 by Standard and Poor's Ratings Services and P1 by Moody's Investors Service;
- commercial paper with maturities not exceeding 180 days rated A1 or better by Standard and Poor's Ratings Services and P1 by Moody's Investors Service. No investment shall be made in commercial paper with maturity beyond 90 days which, at the time of investment, holds a "split rating" (below A1/P1) or is in negative credit watch;
- commercial paper with maturities not exceeding 90 days rated A2 or better by Standard and Poor's Ratings Services and P2 or better by Moody's Investors Service. No investment shall be made in commercial paper which, at the time of investment, holds a "split rating" (below A2/P2) or is in negative credit watch;
- Corporate bond issues of maturity of one year or less and rated A or better by each of the credit ratings agencies; S&P, Moody's and Fitch, which rate the issue. No investment shall be made in bonds which hold the minimum A rating if, at the time the investment is to be made, the issue is in negative credit watch;
- Corporate bond issues rated AA or better by each of the credit ratings agencies; S&P, Moody's and Fitch, which rate the issue. No investment shall be made in bonds which have maturity beyond one year which hold the minimum AA rating, if at the time the investment is to be made, the issue is on negative credit watch.
- repurchase agreements that are fully collateralized by direct obligations of the U.S. government;
- prerefunded municipal bonds backed by U.S. government obligations;

- securities of any money market fund whose portfolio is principally U.S. government obligations and repurchase agreements fully collateralized by U.S. government obligations;
- certificates of deposit, demand, or savings deposits with financial institutions provided they are fully insured by a federal deposit insurance agency or collateralized by suitable collateral types pursuant to ARK. CODE ANN. § 19-8-203 (LexisNexis 1987);
- certificates of deposit pursuant to ARK. CODE ANN. § 19-8-111 (LexisNexis 1987) (CDARS.)
- obligations of corporations organized under the provisions of the Arkansas Development Finance Corporation Act;
- obligations issued under the provisions of the Arkansas Industrial Development Act and the Municipalities and Counties Industrial Development Revenue Bond Law;
- obligations issued by the State Board of Education under the authority of the State Constitution; and,
- obligations of the state of Arkansas or its political sub-divisions.

E. Investment Restrictions

To provide for the safety and liquidity of Treasury Funds, the investment portfolio will be subject to the following restrictions:

- the average maturity of the portfolio will not exceed ninety days;
- the expected maturity of any security will not exceed five years, except securities used as collateral in repurchase agreements; and,
- No investment in corporate debt of maturity longer than one week shall be made exceeding 5% of the total portfolio in any single issuer, including both commercial paper and bonded debt of that issuer

Investments in non-government securities having maturities beyond one week, exclusive of funds managed by a securities lending agent, will not exceed the following percentages of the total portfolio:

Bankers Acceptances	15%
Total Debt of Corporations, including Bonds and Commercial Paper	30%
Certificates of Deposit	10%

Repurchase agreements will be subject to the following additional restrictions:

- transactions will be documented with master repurchase agreements;
- securities accepted as collateral will be readily marketable;

- repurchase agreements with any primary dealer or financial institution will not exceed 50% of the total portfolio;
- repurchase agreements will not exceed 180 days, and the share of the portfolio allocated to repurchase agreements with maturities beyond 30 days will not exceed 30% of the total portfolio.

F. Collateral

Securities delivered as collateral for a repurchase agreement with a maturity date longer than seven days will be priced at least weekly at 105% (one hundred and five percent) of market value, plus accrued interest.

G. Professional Services

The State Treasurer may contract for professional services as necessary for the efficient management of investments. Services may include, but are not limited to, Master Custodian and Money Manager.

Master Custodian

The State Treasurer may select one or more firms to provide the state with master custodial services pursuant to a custodial services agreement. Master custodial services will include, but not be limited to:

- executing transactions involving all securities held in custody, including on-line security clearing, settlement of securities on a delivery-versus-payment basis, and settlement of physically-held securities;
- accounting for all transactions in accordance with generally accepted accounting principles and requirements of the state;
- providing regular reports on the activity and value of the securities in custody; and,
- providing for the safekeeping of all documents and financial instruments physically held in custody.

Money Manager

The State Treasurer may select one or more firms to provide money management services. These services may include, but not be limited to:

- recommending changes to the investment policy;
- providing advice on investment purchases and sales based on current market indicators and economic conditions;
- providing monthly accounting, performance, compliance, and management reports; and
- managing funds separately from other governmental funds and providing

third-party safekeeping in Treasury's name.

The services of a master custodian, and money manager will be obtained through a competitive evaluation of proposals submitted to the Treasurer of State's Office.

H. Performance Standard

The State Treasurer will establish a benchmark to compare weekly with the Fund's yield.
