First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0591.02 Pierce Lively x2059

HOUSE BILL 19-1179

HOUSE SPONSORSHIP

Gray,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Finance

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A BILL FOR AN ACT

CONCERNING THE FINANCIAL RISK PROFILES OF LEGAL INVESTMENTS

102 OF PUBLIC FUNDS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill modifies statutes governing the legal investments of public funds as follows:

- ! Allows public entities to invest in the federal agricultural mortgage corporation;
- ! Modifies and standardizes the credit rating requirements for securities invested in by public entities;

- ! Requires rating requirements to first apply to the security being purchased by a public entity and, if there is no such rating, to then apply to the issuer;
- ! Clarifies that negotiable certificates of deposit are a legal investment and not deposits subject to the limitation of the "Public Deposit Protection Act";
- ! Includes the secured overnight financing rate as an allowable index; and
- ! Allows public entities to invest in local government investment pools.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 24-75-601, add (4)
and (5) as follows:

24-75-601. Definitions. (4) "NATIONALLY RECOGNIZED

STATISTICAL RATING ORGANIZATIONS" OR "NRSROS" MEANS A CREDIT

5 STATISTICAL RATING ORGANIZATIONS" OR "NRSROS" MEANS A CREDIT
6 RATING AGENCY THAT IS REGISTERED WITH THE U.S. SECURITIES AND
7 EXCHANGE COMMISSION'S OFFICE OF CREDIT RATINGS.

(5) "NEGOTIABLE CERTIFICATE OF DEPOSIT" MEANS AN UNSECURED, NONCOLLATERALIZED OBLIGATION OF A BANK TO PAY THE HOLDER OF A NEGOTIABLE CERTIFICATE OF DEPOSIT SPECIFIED PRINCIPAL, PLUS INTEREST, UPON A PARTICULAR MATURITY. A NEGOTIABLE CERTIFICATE OF DEPOSIT IS A SECURITY SUBJECT TO FEDERAL SECURITIES LAW AND CAN BE UNIQUELY IDENTIFIED BY A SECURITY IDENTIFIER ISSUED BY THE COMMITTEE ON UNIFORM SECURITIES IDENTIFICATION

PROCEDURES.

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SECTION 2. In Colorado Revised Statutes, 24-75-601.1, amend

(1)(d)(II) introductory portion, (1)(d)(II)(A), (1)(e)(II), (1)(h.5),

(1)(l)(I), (1.3)(a) introductory portion, and (1.3)(a)(I); repeal (1)(k)(IV);

and add (1)(m)(IV) as follows:

20 **24-75-601.1.** Legal investments of public funds - definition.

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1 (1) It is lawful to invest public funds in any of the following securities: 2 3 (d) (II) No security may be purchased pursuant to this paragraph 4 (d) SUBSECTION (1)(d) unless: 5 (A) At the time of purchase, the security carries at least two credit 6 ratings at or above "A A- OR A3" or its equivalent from nationally 7 recognized statistical rating organizations NRSROs if it is a general 8 obligation of this state or of any political subdivision, institution, 9 department, agency, instrumentality, or authority of this state or carries at 10 least two credit ratings at or above "AA AA- OR Aa3" or its equivalent 11 from such organizations NRSROS if it is a general obligation of any other 12 governmental entity listed in subparagraph (I) of this paragraph (d) 13 SUBSECTION (1)(d)(I) OF THIS SECTION; 14 (e) (II) No security may be purchased pursuant to this paragraph 15 (e) SUBSECTION (1)(e) unless, at the time of purchase, the security carries at least two credit ratings at or above "A A-OR A3" or its equivalent from 16 17 nationally recognized statistical rating organizations NRSROs if it is a 18 revenue obligation of this state or of any political subdivision, institution, 19 department, agency, instrumentality, or authority of this state or carries at least two credit ratings at or above "AA AA- OR Aa3" or its equivalent 20 21 from such organizations NRSROs if it is a revenue obligation of any 22 other governmental entity listed in subparagraph (I) of this paragraph (e) 23 SUBSECTION (1)(e)(I) OF THIS SECTION. 24 (h.5) Any certificate of participation or other security evidencing 25 rights in payments to be made by a school district under a lease, 26 lease-purchase agreement, or similar arrangement if the security, at the

time of purchase, carries at least two credit ratings from nationally

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recognized statistical rating organizations NRSROs and is rated at or above "A A-OR A3" or its equivalent by all such organizations that have provided a rating;

- (k) Any money market fund that is registered as an investment company under the federal "Investment Company Act of 1940", as amended, if, at the time the investing public entity invests in such fund:
- (III) The investments of The fund consist only of securities with a maximum remaining maturity as specified in OPERATES IN ACCORDANCE WITH rule 2a-7 under the federal "Investment Company Act of 1940", as amended, or any successor regulation under such THAT act regulating money market funds. THE FUND MUST HAVE AN INVESTMENT POLICY OR OBJECTIVE WHICH SEEKS TO MAINTAIN A STABLE NET ASSET VALUE OF ONE DOLLAR PER SHARE. so long as such rule 2a-7 is not amended to, or such successor regulation does not, increase the maximum remaining maturity of such securities to a period that is greater than three years, and if the fund has assets of one billion dollars or more, or has the highest current credit rating from one or more nationally recognized statistical rating organizations.
- (IV) The dollar-weighted average portfolio maturity of the fund meets the requirements specified in rule 2a-7 under the federal "Investment Company Act of 1940", as amended, or any successor regulation under such act regulating money market funds, so long as such rule 2a-7 is not amended to increase the dollar-weighted average portfolio maturity of a fund to a period greater than one hundred eighty days.
- (1) (I) Any guaranteed investment contract, guaranteed interest contract, annuity contract, or funding agreement if, at the time the contract or agreement is entered into, the long-term credit rating, financial

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obligations rating, claims paying ability rating, or financial strength rating
of the party, or of the guarantor of the party, with whom the public entity
enters the contract or agreement is, at the time of issuance, rated in one
of the two highest rating categories by two or more nationally recognized
statistical rating organizations NRSROs.
(m) (I) Any corporate or bank security that is denominated in
United States dollars, that matures within three years from the date of
settlement, that at the time of purchase carries at least two credit ratings
from any of the nationally recognized statistical ratings organizations
NRSROs, and that is not rated below:
(IV) AS USED IN THIS SUBSECTION (1)(m), THE TERM "BANK
SECURITY" INCLUDES NEGOTIABLE CERTIFICATES OF DEPOSIT ISSUED BY
BANKS ORGANIZED AND CHARTERED WITHIN THE UNITED STATES. PUBLIC
ENTITIES MUST CONSIDER THESE BANK SECURITIES AS INVESTMENTS AND
NOT DEPOSITS SUBJECT TO THE PROTECTIONS OF THE "PUBLIC DEPOSIT
PROTECTION ACT", ARTICLE 10.5 OF TITLE 11, OR INSURED BY THE
FEDERAL DEPOSIT INSURANCE CORPORATION.
(1.3) (a) Except as provided in paragraph (a) of subsection (1) of
this section and except as provided in paragraph (b) of this subsection
(1.3) SUBSECTIONS (1)(a) AND (1.3)(b) OF THIS SECTION, public funds
shall MUST not be invested in any security on which the coupon rate is not
fixed, or a schedule of specific fixed coupon rates is not established, from
the time the security is settled until its maturity date, other than shares in
qualified money market mutual funds, unless the coupon rate is:
(I) Established by reference to the rate on a United States treasury

security with a maturity of one year or less or to the United States dollar

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1	London interbank offer rate of one year or less maturity, or to THE
2	SECURED OVERNIGHT FINANCING RATE, THE FEDERAL FUNDS RATE, OR
3	OTHER REFERENCE RATES WHICH ARE SIMILAR TO THE $\overline{\text{U}}$ NITED $\overline{\text{S}}$ TATES
4	DOLLAR LONDON INTERBANK OFFER RATE, THE SECURED OVERNIGHT
5	FINANCING RATE, THE FEDERAL FUNDS RATE, the cost of funds index, or
6	the prime rate as published by the federal reserve; and
7	SECTION 3. In Colorado Revised Statutes, 24-75-702, amend
8	(1) as follows:
9	24-75-702. Local governments - authority to pool surplus
10	funds. (1) In accordance with the provisions of this part 7, it is lawful for
11	any local government to pool any moneys MONEY in its treasury, which
12	are IS not immediately required to be disbursed, with the same such
13	moneys MONEY in the treasury of any other local government and to
14	deposit INVEST such moneys MONEY in a local government investment
15	pool trust fund in order to take advantage of short-term investments and
16	maximize net interest earnings MORE EFFICIENTLY AND SAFELY INVEST
17	THEIR FUNDS.
18	SECTION 4. Act subject to petition - effective date. This act
19	takes effect at 12:01 a.m. on the day following the expiration of the
20	ninety-day period after final adjournment of the general assembly (August
21	2, 2019, if adjournment sine die is on May 3, 2019); except that, if a
22	referendum petition is filed pursuant to section 1 (3) of article V of the
23	state constitution against this act or an item, section, or part of this act
24	within such period, then the act, item, section, or part will not take effect
25	unless approved by the people at the general election to be held in
26	November 2020 and, in such case, will take effect on the date of the
27	official declaration of the vote thereon by the governor.

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