GOVERNMENT CODE SECTION 53600-53609

53600. As used in this article, "local a gency" means county, city, city and county, including a chartered ci ty or county, school district, community college district, pub lic district, county board of education, county superintendent of sc hools, or any public or municipal corporation.

53600.3. Except as provided in subdivisi on (a) of Section 27000.3, all governing bodies of local agencies or persons authorized to make investment decisions on behalf of those I ocal agencies investing public funds pursuant to this chapter are trustees and therefore fiduciaries subject to the prudent invest or standard. When investing, reinvesting, purchasing, acqui ring, exchanging, selling, or managing public funds, a trustee shall act with care, skill, prudence, and diligence under the circums tances then prevailing, including, but not limited to, the general economic conditions and the anticipated needs of the agency, that a prudent person acting in a like capacity and familiarity with those matters would use in the conduct of funds of a like character and with like aims, to safeguard the principal and maintain the liquidity needs of the agency. Within the limitations of this section andd considering individual investments as part of an overall strategy, investments may be acquired as authorized by law.

53600.5. When investing, reinvesting, pu rchasing, acquiring, exchanging, selling, or managing public f unds, the primary objective of a trustee shall be to safeguard the pr incipal of the funds under its control. The secondary objective shall be to meet the liquidity needs of the depositor. The third objective shall be to achieve a return on the funds under its control.

53600.6. The Legislature hereby finds th at the solvency and creditworthiness of each individual local agency can impact the solvency and creditworthiness of the stat e and other local agencies within the state. Therefore, to protect the solvency and creditworthiness of the state and all of its political subdivisions, the Legislature hereby declares that the deposit and investment of public funds by local officials and local agencies is an issue of statewide concern.

53601. This section shall apply to a loc al agency that is a city, a district, or other local agency that does not pool money in deposits or investments with other local agencies, other than local agencies that have the same governing body. However, Section 53635 shall apply to all local agencies that pool money in deposits or investments with other local agencies that thave separate governing bodies. The legislative body of a local agency having money in a sinking fund or money in its treasury not required for the immediate needs of the local agency may invest any portion of the money that it deems wise or expedient in those investments securities prescribed in

this section, in a negotiable, bearer, re gistered, or nonregistered format, shall require delivery of the sec urities to the local agency, including those purchased for the agency by financial advisers, consultants, or managers using the agency 's funds, by book entry, physical delivery, or by third -party custodial agreement. The transfer of securities to the counterpart y bank's customer book entry account may be used for book entry delive ry.

For purposes of this section, "counter party" means the other party to the transaction. A counterparty bank's trust department or separate safekeeping department may be us ed for the physical delivery of the security if the security is held in the name of the local agency. Where this section specifies a p ercentage limitation for a particular category of investment, that p ercentage is applicable only at the date of purchase. Where this sect ion does not specify a limitation on the term or remaining matur ity at the time of the investment, no investment shall be made i n any security, other than a security underlying a repurchase or rever se repurchase agreement or securities lending agreement authorized by this section, that at the time of the investment has a term remaining to maturity in excess of five years, unless the legislative body h as granted express authority to make that investment either specifical ly or as a part of an investment program approved by the legisl ative body no less than three months prior to the investment:

- (a) Bonds issued by the local agency, including bonds payable solely out of the revenues from a revenue -producing property owned, controlled, or operated by the local agen cy or by a department, board, agency, or authority of the local agency.
- (b) United States Treasury notes, bond s, bills, or certificates of indebtedness, or those for which the fait h and credit of the United States are pledged for the payment of pri ncipal and interest.
- (c) Registered state warrants or treas ury notes or bonds of this state, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the state or by a department, board, agency, or authority of the state.
- (d) Bonds, notes, warrants, or other e vidences of indebtedness of any local agency within this state, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the local agency, or by a department, board, agency, or authority of the local agency.
- (e) Federal agency or United States go vernment-sponsored enterprise obligations, participations, o r other instruments, including those issued by or fully guaran teed as to principal and interest by federal agencies or United St ates government-sponsored enterprises.
- (f) Bankers acceptances otherwise know n as bills of exchange or time drafts that are drawn on and accepte d by a commercial bank. Purchases of bankers acceptances may not exceed 180 days' maturity or 40 percent of the agency's money that may be invested pursuant to this section. However, no more than 30 p ercent of the agency's money may be invested in the bankers acceptance s of any one commercial bank pursuant to this section.

This subdivision does not preclude a municipal utility district from investing any money in its treasury in any manner authorized by the Municipal Utility District Act (Divis ion 6 (commencing with Section 11501) of the Public Utilities Co de).

- (g) Commercial paper of "prime" qualit y of the highest ranking or of the highest letter and number rating a s provided for by a nationally recognized statistical -rating organization (NRSRO). The entity that issues the commercial paper s hall meet all of the following conditions in either paragraph (1) or paragraph (2):
 - (1) The entity meets the following cri teria:
- (A) Is organized and operating in the United States as a general corporation.
 - (B) Has total assets in excess of five hundred million dollars

(\$500,000,000).

- (C) Has debt other than commercial paper, if any, that is rated "A" or higher by a nationally recognized stat istical-rating organization (NRSRO).
 - (2) The entity meets the following cri teria:
- (A) Is organized within the United Sta tes as a special purpose corporation, trust, or limited liability company.
- (B) Has programwide credit enhancement s including, but not limited to, overcollateralization, letters of cre dit, or surety bond.
- (C) Has commercial paper that is rated "A-1" or higher, or the equivalent, by a nationally recognized st atistical-rating organization (NRSRO).

Eligible commercial paper shall have a maximum maturity of 270 days or less. Local agencies, other than counties or a city and county, may invest no more than 25 percent of their money in eligible commercial paper. Local agencies, other than counties or a city and county, may purchase no more than 10 percent of the outstanding commercial paper of any single issuer. Counties or a city and county may invest in commercial paper pursuant to the concentration limits in subdivision (a) of Section 53635.

- (h) Negotiable certificates of deposit issued by a nationally or state-chartered bank, a savings association or a federal association (as defined by Section 5102 of the Financ ial Code), a state or federal credit union, or by a state -licensed branch of a foreign bank. Purchases of negotiable certificat es of deposit may not exceed 30 percent of the agency's money which may be invested pursuant to this section. For purposes of this secti on, negotiable certificates of deposit do not come within Article 2 (commencing with Section 53630), except that the amount so investe d shall be subject to the limitations of Section 53638. The legisl ative body of a local agency and the treasurer or other official of the local agency having legal custody of the money are prohibited from investing local agency funds, or funds in the custody of the loc al agency, in negotiable certificates of deposit issued by a state or federal credit union if a member of the legislative body of the 1 ocal agency, or any person with investment decisionmaking authority in the administrative office manager's office, budget office, auditor -controller's office, or treasurer's office of the local agency al so serves on the board of directors, or any committee appointed by the board of directors, or the credit committee or the supervisory c ommittee of the state or federal credit union issuing the negotiab le certificates of deposit.
- (i) (1) Investments in repurchase agreements or reverse repurchase agreements or securities lending agreements of any securities authorized by this section, as long as the agreements are subject to this subdivision, including the delivery requirements specified in this section
- (2) Investments in repurchase agreemen ts may be made, on any investment authorized in this section, when the term of the agreement does not exceed one year. The market value of securities that underlay a repurchase agreement shall be valued at 102 percent or greater of the funds borrowed against the se securities and the value shall be adjusted no less than quarterly. Since the market value of the underlying securities is subject to daily market fluctuations, the investments in repurchase agreements shall be in compliance if the value of the underlying securities is brought back up to 102 percent no later than the next business day.
- (3) Reverse repurchase agreements or s ecurities lending agreements may be utilized only when all of the foll owing conditions are met:
- (A) The security to be sold on reverse repurchase agreement or securities lending agreement has been own ed and fully paid for by the local agency for a minimum of 30 days pri or to sale.
- (B) The total of all reverse repurchas e agreements and securities lending agreements on investments owned by the local agency does not

exceed 20 percent of the base value of the portfolio.

- (C) The agreement does not exceed a te rm of 92 days, unless the agreement includes a written codicil guar anteeing a minimum earning or spread for the entire period between t he sale of a security using a reverse repurchase agreement or securit ies lending agreement and the final maturity date of the same secur ity.
- (D) Funds obtained or funds within the pool of an equivalent amount to that obtained from selling a se curity to a counterparty by way of a reverse repurchase agreement or securities lending agreement shall not be used to purchase another sec urity with a maturity longer than 92 days from the initial sett lement date of the reverse repurchase agreement or securities lendin g agreement, unless the reverse repurchase agreement or securitie s lending agreement includes a written codicil guaranteeing a minimum earning or spread for the entire period between the sale of a secur ity using a reverse repurchase agreement or securities lendin g agreement and the final maturity date of the same security.
- (4) (A) Investments in reverse repurch ase agreements, securities lending agreements, or similar investment s in which the local agency sells securities prior to purchase with a simultaneous agreement to repurchase the security may only be made upon prior approval of the governing body of the local agency and sh all only be made with primary dealers of the Federal Reserve Ba nk of New York or with a nationally or state-chartered bank that has or has had a sign ificant banking relationship with a local agency.
- (B) For purposes of this chapter, "sig nificant banking relationship" means any of the following activities of a bank:
- (i) Involvement in the creation, sale, purchase, or retirement of a local agency's bonds, warrants, notes, or other evidence of indebtedness.
 - (ii) Financing of a local agency's act ivities.
- (iii) Acceptance of a local agency's s ecurities or funds as deposits.
- (5) (A) "Repurchase agreement" means a purchase of securities by the local agency pursuant to an agreement by which the counterparty seller will repurchase the securities on or before a specified date and for a specified amount and the counter party will deliver the underlying securities to the local agency by book entry, physical delivery, or by third-party custodial agreement. The transfer of underlying securities to the counterparty bank's customer book-entry account may be used for book-entry delivery.
- (B) "Securities," for purpose of repur chase under this subdivision, means securities of the same issuer, description, issue date, and maturity.
- (C) "Reverse repurchase agreement" mea ns a sale of securities by the local agency pursuant to an agreement by which the local agency will repurchase the securities on or befo re a specified date and includes other comparable agreements.
- (D) "Securities lending agreement" mea ns an agreement under which a local agency agrees to transfer securit ies to a borrower who, in turn, agrees to provide collateral to the local agency. During the term of the agreement, both the securities and the collateral are held by a third party. At the conclusion of the agreement, the securities are transferred back to the local agency in return for the collateral.
- (E) For purposes of this section, the base value of the local agency's pool portfolio shall be that dol lar amount obtained by totaling all cash balances placed in the pool by all pool participants, excluding any amounts obtained through selling securities by way of reverse repurchase a greements, securities lending agreements, or other similar borr owing methods.
- (F) For purposes of this section, the spread is the difference between the cost of funds obtained using the reverse repurchase agreement and the earnings obtained on the reinvestment of the funds.

- (j) Medium-term notes, defined as all corporate and depository institution debt securities with a maximu m remaining maturity of five years or less, issued by corporations org anized and operating within the United States or by depository instit utions licensed by the United States or any state and operating within the United States. Notes eligible for investment under this subdivision shall be rated "A" or better by a nationally recognized rating service. Purchases of medium-term notes shall not include other instru ments authorized by this section and may not exceed 30 per cent of the agency's money that may be invested pursuant to this section.
- (k) (1) Shares of beneficial interest issued by diversified management companies that invest in the s ecurities and obligations as authorized by subdivisions (a) to (j), in clusive, or subdivisions (m) or (n) and that comply with the investment restrictions of this article and Article 2 (commencing with Section 53630). However, notwithstanding these restrictions, a counterparty to a reverse repurchase agreement or securities lending agreement is not required to be a primary dealer of the Federal Reserve Bank of New York if the company's board of directors finds that the counterparty presents a minimal risk of default, and the value of the securities underlying a repurchase agreement or securities lending agreement may be 100 percent of the sales price if the securities are marked to market daily.
- (2) Shares of beneficial interest issu ed by diversified management companies that are money market funds reg istered with the Securities and Exchange Commission under the Investm ent Company Act of 1940 (15 U.S.C. Sec. 80a-1 et seq.).
- (3) If investment is in shares issued pursuant to paragraph (1), the company shall have met either of the following criteria:
- (A) Attained the highest ranking or the highest letter and numerical rating provided by not less than two nationally recognized statistical rating organizations.
- (B) Retained an investment adviser reg istered or exempt from registration with the Securities and Exch ange Commission with not less than five years' experience investin g in the securities and obligations authorized by subdivisions (a) to (j), inclusive, or subdivisions (m) or (n) and with assets u nder management in excess of five hundred million dollars (\$500,000,000).
- (4) If investment is in shares issued pursuant to paragraph (2), the company shall have met either of the following criteria:
- (A) Attained the highest ranking or the highest letter and numerical rating provided by not less than two nationally recognized statistical rating organizations.
- (B) Retained an investment adviser reg istered or exempt from registration with the Securities and Exch ange Commission with not less than five years' experience managing money market mutual funds with assets under management in excess of five hundred million dollars (\$500,000,000).
- (5) The purchase price of shares of be neficial interest purchased pursuant to this subdivision shall not in clude any commission that the companies may charge and shall not ex ceed 20 percent of the agency's money that may be invested pursu ant to this section. However, no more than 10 percent of the a gency's funds may be invested in shares of beneficial interest of any one mutual fund pursuant to paragraph (1).
- (1) Moneys held by a trustee or fiscal agent and pledged to the payment or security of bonds or other ind ebtedness, or obligations under a lease, installment sale, or other agreement of a local agency, or certificates of participation in those bonds, indebtedness, or lease installment sale, or other agreements, may be invested in accordance with the statutory provisions governing the issuance of those bonds, indebtedness, or lease installment sale, or other agreement, or to the extent not inc onsistent therewith or if

there are no specific statutory provision s, in accordance with the ordinance, resolution, indenture, or agreement of the local agency providing for the issuance.

- (m) Notes, bonds, or other obligations that are at all times secured by a valid first priority securit y interest in securities of the types listed by Section 53651 as elig ible securities for the purpose of securing local agency deposits having a market value at least equal to that required by Section 5 3652 for the purpose of securing local agency deposits. The secu rities serving as collateral shall be placed by delivery or book entry into the custody of a trust company or the trust department of a bank that is not affiliated with the issuer of the secured obligation, and the security interest shall be perfected in a ccordance with the requirements of the Uniform Commercial Co de or federal regulations applicable to the types of securities in which the security interest is granted.
- (n) Any mortgage passthrough security, collateralized mortgage obligation, mortgage-backed or other pay-through bond, equipment lease-backed certificate, consumer receivable p assthrough certificate, or consumer receivable -backed bond of a maximum of five years' maturity. Securities eligible for investment under this subdivision shall be issued by an issuer having an "A" or higher rating for the issuer's debt as provided by a nationally recognized rating service and rated in a rating cate gory of "AA" or its equivalent or better by a nationally recognized rating service. Purchase of securities authorized by this subdivision may not exceed 20 percent of the agency's surplus money that may be invested pursuant to this section.
- 53601.1. The authority of a local agency to invest funds pursuant to Section 53601 includes, in addition thereto, authority to invest in financial futures or financial option contracts in any of the investment categories enumerated in that section.
- 53601.5. The purchase by a local agency of any investment authorized pursuant to Section 53601 or 5 3601.1, not purchased directly from the issuer, shall be purcha sed either from an institution licensed by the state as a br oker-dealer, as defined in Section 25004 of the Corporations Code, or from a member of a federally regulated securities exchange, from a national or state-chartered bank, from a savings association or federal association (as defined by Section 5102 of the Financial Code) or from a brokerage firm designated as a pri mary government dealer by the Federal Reserve bank.
- 53601.6. (a) A local agency shall not in vest any funds pursuant to this article or pursuant to Article 2 (co mmencing with Section 53630) in inverse floaters, range notes, or mort gage-derived, interest-only strips.
- (b) A local agency shall not invest an y funds pursuant to this article or pursuant to Article 2 (commenc ing with Section 53630) in any security that could result in zero in terest accrual if held to maturity. However, a local agency may ho ld prohibited instruments until their maturity dates. The limitati on in this subdivision shall not apply to local agency investments in shares of beneficial interest issued by diversified management companies registered under the Investment Company Act of 1940 (15 U. S.C. Sec. 80a-1 et seq.)

that are authorized for investment pursua nt to subdivision (k) of Section 53601.

- 53601.7. Notwithstanding the investment parameters of Sections 53601 and 53635, a local agency that is a county or a city and county may invest any portion of the funds that it deems wise or expedient, using the following criteria:
- (a) No investment shall be made in any security, other than a security underlying a repurchase or rever se purchase agreement, that, at the time of purchase, has a term remai ning to maturity in excess of 397 days, and that would cause the dol lar-weighted average maturity of the funds in the investment p ool to exceed 90 days.
- (b) All corporate and depository institution investments shall meet or exceed the following credit ratin g criteria at time of purchase:
- (1) Short-term debt shall be rated at least "A -1" by Standard & Poor's Corporation, "P-1" by Moody's Investors Service, Inc., or "F-1" by Fitch Ratings. If the issuer of short -term debt has also issued long-term debt, this long-term debt rating shall be rated at least "A," without regard to +/- or 1, 2, 3 modifiers, by Standard & Poor 's Corporation, Moody's Investors Service, Inc., or Fitch Ratings.
- (2) Long-term debt shall be rated at least "A," wi thout regard to +/-or 1, 2, 3 modifiers, by Standard & Poor's Corporation, Moody's Investors Service, Inc., or Fitch Ratings.
- (c) No more than 5 percent of the tota 1 assets of the investments held by a local agency may be invested in the securities of any one issuer, except the obligations of the Uni ted States government, United States government agencies, and Un ited States government-sponsored enterprises. No more than 10 p ercent may be invested in any one mutual fund.
- (d) Where this section specifies a per centage limitation for a particular category of investment, that p ercentage is applicable only at the date of purchase. A later increas e or decrease in a percentage resulting from a change in values or assets shall not constitute a violation of that restriction. If subsequent to purchase, securities are downgraded below the minimum acceptable rating level, the securities shall be reviewed for possible sale within a reasonable amount of time after the downgrade.
- (e) Within the limitations set forth i n this section, a local agency electing to invest its funds pursu ant to this section may invest in the following securities:
- (1) Direct obligations of the United S tates Treasury or any other obligation guaranteed as to principal and interest by the United States government.
- (2) Bonds, notes, debentures, or any o ther obligations of, or securities issued by, any federal government agency, instrumentality, or government-sponsored enterprise.
- (3) Registered state warrants or treas ury notes or bonds of this state, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the state or by a department, board, agency, or other entity of the state.
- (4) Bonds, notes, warrants, or other i ndebtedness of the local agency, or any local agency within this s tate, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the loc al agency, or by a department, board, agency, or authority of the local agency.
- (5) Bankers acceptance, otherwise known as bills of exchange or time drafts drawn on and accepted by a commercial bank, primarily used to finance international trade. Pur chases of bankers acceptances may not exceed 180 days to ma turity.
 - (6) Short-term unsecured promissory notes issued by corporations

for maturities of 270 days or less. Elig ible commercial paper is further limited to the following:

- (A) Issuing corporations that are organized and operating within the United States, having total assets in excess of five hundred million dollars (\$500,000,000).
- (B) Maturities for eligible commercial paper that may not exceed 270 days and may not represent more than 10 percent of the outstanding paper of an issuing corporati on.
- (7) A certificate representing a depos it of funds at a commercial bank for a specified period of time and f or a specified return at maturity. Eligible certificates of depos it shall be issued by a nationally or state-chartered bank or a state or federal asso ciation, as defined in Section 5102 of the Financi al Code, or by a state-licensed branch of a foreign bank. For p urposes of this subdivision, certificates of deposits shall not come within Article 2 (commencing with Section 53630), except t hat the amount so invested shall be subject to the limitations of Section 53638. The legislative body of a local agency and the treasurer or other official of the local agency having legal custody of the money may not invest local agency funds, or funds in the custody of the local agency, in negotiable certificates of dep osit issued by a state or federal credit union if a member of the 1 egislative body of the local agency, or any person with investment dec isionmaking authority in the administrative office, manager's office, budget office, auditor-controller's office, or treasurer's offic e of the local agency also serves on the board of direct ors, or any committee appointed by the board of directors, othe r credit committee or the supervisory committee of the state or fed eral credit union issuing the negotiable certificate of deposit.
- (8) Repurchase agreements, reverse rep urchase agreements, or securities lending agreements of any secu rities authorized by this section, if the agreements meet the requi rements of this paragraph and the delivery requirements specified in Section 53601.

 Investments in repurchase agreements may be made, on any investment authorized by this section, when the term of the agreement does not exceed one year. The market value of the securities that underlay a repurchase agreement shall be valued at 1 02 percent or greater of the funds borrowed against those securities, and the value shall be adjusted no less than quarterly. Because the market value of the underlying securities is subject to daily market fluctuations, the investments in repurchase agreements shall be in compliance with this section if the value of the underlying se curities is brought back to 102 percent no later than the next busine ss day. Reverse repurchase agreements may be utilized only when all of the following criteria are met:
- (A) The security being sold on reverse repurchase agreement or securities lending agreement has been own ed and fully paid for by the local agency for a minimum of 30 days pri or to the sale.
- (B) The total of all reverse repurchas e agreements on investments owned by the local agency not purchased or committed to purchase does not exceed 20 percent of the market value of the portfolio.
- (C) The agreement does not exceed a te rm of 92 days, unless the agreement includes a written codicil guar anteeing a minimum earning or spread for the entire period between t he sale of a security using a reverse repurchase agreement and the fi nal maturity date of the same security.
- (D) Funds obtained or funds within the pool of an equivalent amount to that obtained from selling a se curity to a counterparty by way of a reverse repurchase agreement or securities lending agreement, may not be used to purchase an other security with a maturity longer than 92 days from the ini tial settlement date of the reverse repurchase agreement or securities lending agreement, unless the agreement includes a written codicil guaranteeing a minimum earning or spread for the entire period b etween the sale of a

security using a reverse repurchase agree ment or securities lending agreement and the final maturity date of the same security.

(E) Investments in reverse repurchase agreements or similar investments in which the local agency sel ls securities prior to purchase with a simultaneous agreement to repurchase the security, shall only be made with prior approval of the governing body of the local agency and shall only be made with primary dealers of the Federal Reserve Bank of New York or with a nationally or state-chartered bank that has or has had a sign ificant banking relationship with a local agency.

"Securities," for purposes of this par agraph, means securities of the same issuer, description, issue date, and maturity.

- (9) All debt securities issued by a corporation or depository institution with a remaining maturity of not more than 397 days, including securities specified as "medium -term notes," as well as other debt instruments originally issued with maturities longer than 397 days, but which, at time of purchase, have a final maturity of 397 days or less. Eligible medium -term notes shall be issued by corporations organized and operating with in the United States or by depository institutions licensed by the U nited States or any state and operating within the United States.
- (10) (A) Shares of beneficial interest issued by diversified management companies that invest in the s ecurities and obligations described in this subdivision and that co mply with the investment restrictions of this section. However, n otwithstanding these restrictions, a counterparty to a reverse repurchase agreement shall not be required to be a primary dealer of the Federal Reserve Bank of New York if the company's board of direct ors finds that the counterparty presents a minimal risk of d efault. The value of the securities underlying a repurchase agreem ent may be 100 percent of the sales price if the securities are mar ked to market daily.
- (B) Shares of beneficial interest issu ed by diversified management companies that are money market funds reg istered with the Securities and Exchange Commission under the federal Investment Company Act of 1940 (15 U.S.C. Sec. 80a -1 et seq.).
- (C) All shares of beneficial interest described in this paragraph shall have met either of the following cr iteria:
- (i) Attained the highest ranking or the highest letter and numerical rating provided by not less than two nationally recognized statistical rating organizations.
- (ii) Retained an investment adviser re gistered or exempt from registration with the Securities and Exch ange Commission and who has not less than five years' experience investing in money market instruments and with assets under management in excess of five hundred million dollars (\$500,000,000).
- (11) Any mortgage pass-through security, collateralized mortgage obligation, mortgage-backed or other pay-through bond, equipment lease-backed certificate, consumer receivable p assthrough certificate, or consumer receivable -backed bond.

Securities eligible for investment und er this paragraph shall be issued by an issuer having an "A" or high er rating from the issuer's debt as provided by a nationally recogniz ed rating service and rated in a rating category of "AA" or its equiv alent or better by a nationally recognized rating.

- (12) Contracts issued by insurance com panies that provide the policyholder with the right to receive a fixed or variable rate of interest and the full return of principal at the maturity date.
- (13) Any investments that would qualify under SEC Rule 2a-7 of the Investment Company Act of 1940 guidelines. These investments shall also meet the limitations detailed in this section.
- (f) For purposes of this section, all of the following definitions shall apply:
- (1) "Repurchase agreement" means a pur chase of securities pursuant to an agreement by which the counterparty seller will repurchase the

securities on or before a specified date and for a specified amount and the counterparty will deliver the und erlying securities to the local agency by book entry, physical deli very, or by third-party custodial agreement.

- (2) "Significant banking relationship" means any of the following activities of a bank:
- (A) Involvement in the creation, sale, purchase, or retirement of a local agency's bands, warrants, notes, or other evidence of indebtedness.
 - (B) Financing of a local agency's secu rities or funds as deposits.
- (C) Acceptance of a local agency's sec urities or funds as deposits.
- (3) "Reverse repurchase agreement" mea ns a sale of securities by the local agency pursuant to an agreement by which the local agency will repurchase the securities on or befo re a specified date and includes other comparable agreements.
- (4) "Securities lending agreement" mea ns an agreement with a local agency that agrees to transfer securities to a borrower who, in turn agrees to provide collateral to the local agency. During the term of the agreement, both the securities and the collateral are held by a third party. At the conclusion of the agreement, the securities are transferred back to the local agency in return for the collateral.
 - (5) "Local agency" means a county or c ity and county.
- (g) For purposes of this section, the base value of the local agency's pool portfolio shall be that dol lar amount obtained by totaling all cash balances placed in the pool by all pool participants, excluding any amounts obtained through selling securities by way of reverse repurchase a greements, or other similar borrowing methods.
- (h) For purposes of this section, the spread is the difference between the cost of funds obtained using the reverse repurchase agreement and the earnings obtained on the reinvestment of the funds.
- (i) This section shall remain in effect only until January 1, 2007, and as of that date is repealed, un less a later enacted statute, that is enacted before January 1, 2007, deletes or extends that date.
- 53602. The legislative body shall invest only in notes, bonds, bills, certificates of indebtedness, warr ants, or registered warrants which are legal investments for savings b anks in the State, provided, that the board of supervisors of a county may, by a four-fifths vote thereof, invest in notes, war rants or other evidences of indebtedness of public districts wholly or partly within the county, whether or not such notes, wa rrants, or other evidences of indebtedness are legal investments for savings banks.
- 53603. The legislative body may make the investment by direct purchase of any issue of eligible securit ies at their original sale or after they have been issued.
- 53604. The legislative body may sell, or exchange for other eligible securities, and reinvest the pro ceeds of, the securities purchased.

53605. From time to time, the legislative body shall sell the securities so that the proceeds may be applied to the purposes for which the original purchase money was placed in the sinking fund or the treasury of the local agency.

53606. The bonds purchased, which were i ssued by the purchaser, may be canceled either in satisfaction or sin king fund obligations or otherwise. When canceled, they are no lo nger outstanding, unless in its discretion, the legislative body hold s then uncanceled. While held uncanceled, the bonds may be resold.

53607. The authority of the legislative body to invest or to reinvest funds of a local agency, or to sell or exchange securities so purchased, may be delegated for a one -year period by the legislative body to the treasurer of the local agency, who shall thereafter assume full responsibility for those transactions until the delegation of authority is revoked or expires, and shall make a monthly report of those transactions to the legislative body. Subject to review, the legislative body m ay renew the delegation of authority pursuant to this section each y ear.

53608. The legislative body of a local a gency may deposit for safekeeping with a federal or state assoc iation (as defined by Section 5102 of the Financial Code), a trust company or a state or national bank located within this state or with the Federal Reserve Bank of San Francisco or any branch there of within this state, or with any Federal Reserve bank or with any state or national bank located in any city designated as a reser ve city by the Board of Governors of the Federal Reserve System, the bonds, notes, bills, debentures, obligations, certificates of indebtedness, warrants, or other evidences of indebtedness in which the money of the local agency is invested pursuant to this article or pursuant to other legislative authority. The local agency shall take from such financial institution a receipt for secur ities so deposited. The authority of the legislative body to depo sit for safekeeping may be delegated by the legislative body to the treasurer of the local agency; the treasurer shall not be respon sible for securities delivered to and receipted for by a finan cial institution until they are withdrawn from the financial institut ion by the treasurer.

53609. Notwithstanding the provisions of this chapter or any other provisions of this code, funds held by a local agency pursuant to a written agreement between the agency and employees of the agency to defer a portion of the compensation other wise receivable by the agency's employees and pursuant to a plan for such deferral as adopted by the governing body of the agen cy, may be invested in the types of investments set forth in Section s 53601 and 53602 of this code, and may additionally be invested in corporate stocks, bonds, and securities, mutual funds, savings and loan accounts, credit union accounts, life insurance policies, annuit ies, mortgages, deeds of trust, or other security interests in real or personal property. Nothing herein shall be construed to perm it any type of investment prohibited by the Constitution.

Deferred compensation funds are public pension or retirement funds for the purposes of Section 17 of Article XVI of the Constitution.

7.7

- (a) For active deposits upon which interest is payable, interest shall be computed on the average daily ba lance for the calendar quarter, and shall be paid quarterly.
- (b) For inactive deposits, interest shall be computed on a 360 -day basis, and shall be paid quarterly.
- 53646. (a) (1) In the case of county gov ernment, the treasurer shall annually render to the board of sup ervisors and any oversight committee a statement of investment polic y, which the board shall review and approve at a public meeting. Any change in the policy shall also be reviewed and approved by the board at a public meeting.
- (2) In the case of any other local age ncy, the treasurer or chief fiscal officer of the local agency shall annually render to the legislative body of that local agency and any oversight committee of that local agency a statement of investme nt policy, which the legislative body of the local agency shall consider at a public meeting. Any change in the policy shall also be considered by the legislative body of the local agency at a public meeting.
- (b) (1) The treasurer or chief fiscal officer shall render a quarterly report to the chief executive o fficer, the internal auditor, and the legislative body of the local agency. The quarterly report shall be so submitted within 30 days following the end of the quarter covered by the report. Except as provided in subdivisions (e) and (f), this report shall include the type of investment, issuer, date of maturity par and dollar a mount invested on all securities, investments and moneys held by the local agency, and shall additionally include a description of any of the local agency's funds, investments, or programs, that are under the management of contracted parties, including lending pro grams. With respect to all securities held by the local agency, and under management of any outside party that is not also a local ag ency or the State of California Local Agency Investment Fund, the report shall also include a current market value as of the date of the report, and shall include the source of this same val uation.
- (2) The quarterly report shall state c ompliance of the portfolio to the statement of investment policy, or manner in which the portfolio is not in compliance.
- (3) The quarterly report shall include a statement denoting the ability of the local agency to meet its p ool's expenditure requirements for the next six months, or provide an explanation as to why sufficient money shall, or may, not be available.
- (4) In the quarterly report, a subsidi ary ledger of investments may be used in accordance with accepted a ccounting practices.
- (c) Pursuant to subdivision (b), the t reasurer or chief fiscal officer shall report whatever additional information or data may be required by the legislative body of the local agency.
- (d) The legislative body of a local agency may elect to require the report specified in subdivision (b) to be made on a monthly basis instead of quarterly.
- (e) For local agency investments that have been placed in the Local Agency Investment Fund, created by Section 16429.1, in National Credit Union Share Insurance Fund -insured accounts in a credit union, in accounts insured or guaranteed pursuant to Section 14858 of the Financial Code, or in Federal Deposit Insurance Corporation-insured accounts in a bank or savings and loan association, in a county investment pool, or any combination of these, the treasurer or chief fiscal offi cer may supply to the governing body, chief executive officer, and the auditor of the local agency the most recent statement or state ments received by the local agency from these institutions in lieu of the information required

by paragraph (1) of subdivision (b) regar ding investments in these institutions.

- (f) The treasurer or chief fiscal offi cer shall not be required to render a quarterly report, as required by subdivision (b), to a legislative body or any oversight committ ee of a school district or county office of education for securities, investments, or moneys held by the school district or county office of education in individual accounts that are less than tw enty-five thousand dollars (\$25,000).
- (g) Except as provided in subdivisions (h) and (i), each city, county, or city and county shall submit c opies of its second and fourth quarter reports to the California Debt and Investment Advisory Commission within 60 days after the close of the second and fourth quarters of each calendar year. Any city, county, or city and county not required to submit a report pursuant to subdivision (h) or (i) shall file with the commission a written statement within 60 days of the end of the second and fourth quarters of the calendar year stating the distribution and amount of it s investment portfolio and that it is therefore not subject to this reporting requirement. This subdivision shall become inoperative on J anuary 1, 2007.
- (h) A city shall not be required to su bmit a quarterly report to the commission if, during the entire reporting period, the city has maintained 100 percent of its investment portfolio in (1) the treasury of the county in which it is loc ated for investment by the county treasurer pursuant to Section 5368 4, (2) the Local Agency Investment Fund created by Section 16429. 1, (3) National Credit Union Share Insurance Fund-insured accounts in a credit union, in ac counts insured or guaranteed pursuant to Section 14858 of the Financial Code, or in Federal Deposit Insurance Cor poration-insured accounts in a bank or savings and loan association, or (4) in any combination of these.
- (i) A county or city and county shall not be required to submit a quarterly report to the commission if, du ring the entire reporting period, the county has maintained 100 per cent of its investment portfolio in (1) the Local Agency Investm ent Fund created by Section 16429.1, (2) National Credit Union Share Insurance Fund-insured accounts in a credit union, in accounts i nsured or guaranteed pursuant to Section 14858 of the Financia l Code, or in Federal Deposit Insurance Corporation -insured accounts in a bank or savings and loan association, or (3) in any combi nation of these.
- (j) The city, county, or city and coun ty investor of any public funds, no later than 60 days after the close of the second quarter of each calendar year and 60 days after the subsequent amendments thereto, shall provide the statement of i nvestment policy required pursuant to this section, to the Californ ia Debt and Investment Advisory Commission.
- 53647. (a) Interest on all money deposit ed belongs to, and shall be paid quarterly into the general fund of, the local agency represented by the officer making the deposit, unless otherwise directed by law.
- (b) Notwithstanding the provisions of subdivision (a), and except as otherwise directed by law, if the gove rning body of the local agency represented by the officer making the deposit so directs, such interest shall be paid to the fund which contains the principal on which the interest accrued.
- 53647.5. Notwithstanding any other provi sion of law, interest earned on any bail money deposited in a b ank account pursuant to Section 1463.1 of the Penal Code and Sect ion 53679 of this code