

SOUTH SAN ANTONIO INDEPENDENT SCHOOL DISTRICT

Agenda Item Summary

Meeting Date: July 21, 2025

Agenda Section: Consent

Agenda Item Title: Annual Review of Investment Policy CDA (Local)

From/Presenters: Tony Kingman, Chief Financial Officer

Description: The review is an annual requirement by the Public Funds Investment Act. There are no recommended changes to the current policy which was adopted by TASB with Update 124 on March 17, 2025

Historical Data: The Public Funds Investment Act requires the investment policy and strategies of the District to be reviewed and approved on a not less than annual basis. The Act also requires that the board adopt a written instrument stating that it has reviewed the investment policy and strategies.

Recommendation: Approval of the South San Antonio ISD investment policy and strategies. Purchasing Director and Approval Date: N/A

Funding Budget Code and Amount: N/A

Goal: 3. SSAISD will implement program initiatives and activities that reflect a commitment to preparing 100% of students for post-secondary educational or career paths.

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OTHER REVENUES INVESTMENTS		(LC	CDA DCAL)
Investment Authority	tion vest the I cour men	Superintendent or other person designated by Board reso shall serve as the investment officer of the District and sh District funds as directed by the Board and in accordance District's written investment policy and generally accepted nting procedures. All investment transactions except inves t pool funds and mutual funds shall be settled on a deliver us payment basis.	all in- e with ac- st-
	invest Com ager tered viser dem publi this i the [District may choose to appoint, subject to Board approval stment adviser registered with the Securities and Exchange mission (SEC) to assist the District's financial staff in the nent of the District's funds. The adviser must also be regised with the Texas State Securities Board as an investment r. To be eligible for consideration, the adviser shall onstrate knowledge of and experience in the management ic funds. An appointed adviser shall act within the guidelin investment policy and shall not transact business on beha District without obtaining prior written authorization from the rict investment officer.	ge man- s- ad- nt of nes of alf of
Policy	The District shall invest public funds in a manner that ensures the safety of invested funds, maintains sufficient liquidity to provide for the daily cash flow demands of the entity, provides the highest investment return, and conforms to all state and local statutes governing the investment of public funds.		
Approved Investment Instruments	CDA mit in plede	n those investments authorized by law and described furth (LEGAL) under Authorized Investments, the Board shall p nvestment of District funds, including bond proceeds and ged revenue to the extent allowed by law, in only the follo stment types, consistent with the strategies and maturities I in this policy:	per- wing
	1.	Obligations of, or guaranteed by, governmental entities a permitted by Government Code 2256.009.	IS
	2.	Certificates of deposit and share certificates as permitted Government Code 2256.010.	1 by
	3.	Fully collateralized repurchase agreements permitted by ernment Code 2256.011.	Gov-
	4.	A securities lending program as permitted by Governmer Code 2256.0115.	nt
	5.	Banker's acceptances as permitted by Government Code 2256.012.	е
	6.	Commercial paper as permitted by Government Code 2256.013.	
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	7.	No-load mutual funds, except for bond proceeds, and no-load money market mutual funds, as permitted by Government Code 2256.014.
	8.	A guaranteed investment contract as an investment vehicle for bond proceeds, provided it meets the criteria and eligibility requirements established by Government Code 2256.015.
	9.	Public funds investment pools as permitted by Government Code 2256.016.
Scope	This	s policy shall apply to all financial assets of the District.
Objectives		primary objectives of the District's investment activities, in or- of priority, shall be as follows:
Safety	Safety of principal shall be the foremost objective of the investment program. Investments of the District shall be undertaken in a man- ner that seeks to ensure the preservation of capital in the overall portfolio. To attain this objective, diversification shall be required in order that potential losses on individual securities do not exceed the income generated from the remainder of the portfolio.	
Liquidity and Maturity	max lowa by t cha	internally created pool fund group of the District shall have a kimum dollar weighted maturity of 730 days. The maximum al- able stated maturity of any other individual investment owned he District shall not exceed three years from the time of pur- se. The Board may specifically authorize a longer maturity for a en investment, within legal limits.
		District's investment portfolio shall have sufficient liquidity to at anticipated cash flow requirements.
Return on Investments	tive and	District's investment portfolio shall be designed with the objec- of attaining a maximum rate of return throughout budgetary economic cycles, commensurate with the District's investment constraints and the cash flow characteristics of the portfolio.
Diversity	inst duc	investment portfolio shall be diversified in terms of investment ruments, maturity scheduling, and financial institutions to re- e risk of loss resulting from overconcentration of assets in a cific class of investments, specific maturity, or specific issuer.
Monitoring Market Prices	sha valu inclu ava mer	investment officer shall monitor the investment portfolio and Il keep the Board informed of significant changes in the market the of the District's investment portfolio. Information sources may ude financial/investment publications and electronic media, ilable software for tracking investments, depository banks, com- cial or investment banks, financial advisers, and representa- s/advisers of investment pools or money market funds. Monitor-

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	ing shall be done at least quarterly, as required by law, and more often as economic conditions warrant by using appropriate reports, indices, or benchmarks for the type of investment.
Monitoring Rating Changes	In accordance with Government Code 2256.005(b), the investment officer shall develop a procedure to monitor changes in investment ratings and to liquidate investments that do not maintain satisfactory ratings.
Safekeeping and Custody	The District shall retain clearly marked receipts providing proof of the District's ownership. The District may delegate, however, to an investment pool the authority to hold legal title as custodian of in- vestments purchased with District funds by the investment pool.
Collateral and Insurance	District investment officer(s) shall ensure that all District funds are fully collateralized or insured consistent with federal and state laws and the current bank depository contract in one or more of the following manners:
	1. FDIC insurance coverage;
	Obligations of the United States or its agencies and instru- mentalities.
	Collateralization shall be required on two types of investments, cer- tificates of deposit and repurchase (and reverse) agreements.
	In order to anticipate market changes and provide a level of secu- rity for all funds, the collateralization level shall be 102 percent of market value of principal and accrued interest.
	The District chooses to limit collateral to only those allowed under Chapter 2257 (Public Funds Collateral Act).
Sellers of Investments	Prior to handling investments on behalf of the District, a bro- ker/dealer or a qualified representative of a business organization must submit required written documents in accordance with law. [See Sellers of Investments, CDA(LEGAL)]
	Representatives of brokers/dealers and representatives with dis- tributors of investment pools shall be registered with the Texas State Securities Board and must have membership in the Securi- ties Investor Protection Corporation (SIPC) and be in good stand- ing with the Financial Industry Regulatory Authority (FINRA). Dis- tributors of investment pools shall also be a registrant in good standing with the Municipal Securities Rulemaking Board (MSRB).
Authorized Financial Dealers and Institutions	The investment officer(s) shall maintain a list of the financial institu- tions authorized to provide investment services. In addition, a list shall be maintained of approved security brokers/dealers and rep- resentatives with distributors of investment pools selected by credit
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	worthiness who are authorized to provide investment services in the state of Texas. These may include "primary" dealers or regional duties that qualify under Securities & Exchange Commission Rule 15C3-1 (uniform net capital rule). No public deposit shall be made except in a qualified public depository as established by state laws.		
	All financial institutions and brokers/dealers and representatives with distributors of investment pools who desire to become quali- fied bidders for investment transactions must supply the District in- vestment officer(s) with the following:		
	1.	Audited financial statements.	
	2.	Proof of National Association of Security Dealers certification.	
	3.	Completed broker/dealer questionnaire, as applicable.	
	4.	Proof of state of Texas registration.	
	5.	Trading resolution.	
	6.	Certification of having read the District's investment policy.	
	An annual review of the financial condition and registrations of qualified bidders shall be conducted by the District investment off cer(s).		
	for e	urrent audited financial statement shall be required to be on file each financial institution and brokers/dealers and representa- s with distributors of investment pools in which the District in- is.	
Soliciting Bids for CDs	In order to get the best return on its investments, the District may solicit bids for certificates of deposit in writing, by telephone, or electronically, or by a combination of these methods.		
Interest Rate Risk	vers	educe exposure to changes in interest rates that could ad- sely affect the value of investments, the District shall use final weighted-average-maturity limits and diversification.	
		District shall monitor interest rate risk using weighted average urity and specific identification.	
Internal Controls	in w has prot erro fina	extem of internal controls shall be established and documented riting and must include specific procedures designating who authority to withdraw funds. Also, they shall be designed to ect against losses of public funds arising from fraud, employee r, misrepresentation by third parties, unanticipated changes in ncial markets, or imprudent actions by employees and officers the District. Controls deemed most important shall include:	

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	1.	Separation of transaction authority from accounting and recordkeeping and electronic transfer of funds.	
	2.	Avoidance of collusion.	
	3.	Custodial safekeeping.	
	4.	Clear delegation of authority.	
	5.	Written confirmation of telephone transactions.	
	6.	Documentation of dealer questionnaires, quotations and bids, evaluations, transactions, and rationale.	
	7.	Avoidance of bearer-form securities.	
		ese controls shall be reviewed by the District's independent au- ng firm.	
Performance Standards	tain com	The investment portfolio shall be designed with the objective of ob- taining a rate of return through budgetary and economic cycles, commensurate with the investment risk constraints and cash flow needs.	
Market Yield (Benchmark)	maj tion this min	The District's investment strategy shall be a passive one, in that a majority of securities shall be purchased and held to maturity. Additionally, cash inflows and outflows shall be monitored daily. Given this strategy, the basis used by the investment officer(s) to determine whether market yields are being achieved shall be the 91-day U.S. Treasury Bill.	
Annual Review	stra writ	e Board shall review this investment policy and investment ategies not less than annually and shall document its review in ting, which shall include whether any changes were made to ei- r the investment policy or investment strategies.	
Annual Audit	forn	onjunction with the annual financial audit, the District shall per- n a compliance audit of management controls on investments adherence to the District's established investment policies.	

RESOLUTION OF THE BOARD REGARDING REVIEW OF THE INVESTMENT PROGRAM

WHEREAS, Section 2256.005(e) of the Public Funds Investment Act (Texas Government Code Chapter 2256) requires the Board of Trustees of South San Antonio Independent School District to (a) review the District's investment policy and investment strategies not less than annually, and (b) adopt this resolution reflecting the Board's review and recording any changes made to the investment policy or strategies;

WHEREAS, the District's investment policy is being presented to the Board for its consideration and approval, as required by the Act; and

WHEREAS, the District's investment policy for fiscal year was changed by TASB with Update 124 on March 17, 2025.

NOW THEREFORE BE IT RESOLVED, that the Board of Trustees of South San Antonio Independent School District has reviewed the District's investment policy in compliance with the Public Funds Investment Act.

Adopted this 21st day of July 2025 by the Board of Trustees.

Raymond Tijerina, Board President

Darrell Balderrama, Board Secretary