

Recognit	ion: Students	Staff	Parents
Informat	ion: 🗌 Building Report	Old Business	Superintendent's Report
Action:	Resignation	Hiring	Contract Service Agreements
	Travel Out-of-State	Travel In State	X Approvals
	Termination	Legal Matters	Other:
	This action request pertains to	Elementary (only)	High School/District Wide
Date:	3/5/2019		
То:	Browning School Board Members		Corrina Guardipee-Hall ED.S. Superintendent
Subject:	Explore options for district	funds	
Description: Further discussion on moving district funds away from the county. Attached are the laws that we need to follow and timelines if we are going to pursue this.			
Financial Impact:			
Funding Source (Budget/grant, etc.):			
Attachment(s): laws attached			
Approval: Superintendent's Office/Finance/Personnel as applicable (Initial)			
Comments:			
Board Action: N/A (Info) Approved Denied Tabled to:			

Below is the link to the statute and administrative rules for Investments Accounts outside of the county.

https://leg.mt.gov/bills/mca/title_0200/chapter_0090/part_0020/section_0350/0200-0090-0020-0350.html - 20-9-235

http://www.mtrules.org/gateway/ruleno.asp?RN=10%2E10%2E610 http://www.mtrules.org/gateway/ruleno.asp?RN=10%2E10%2E612 http://www.mtrules.org/gateway/ruleno.asp?RN=10%2E10%2E613 http://www.mtrules.org/gateway/ruleno.asp?RN=10%2E10%2E614 http://www.mtrules.org/gateway/ruleno.asp?RN=10%2E10%2E614

The statute below is an alternative to 20-9-235 Investment accounts outside the treasurer. https://leg.mt.gov/bills/mca/title_0200/chapter_0090/part_0020/section_0130/0200-0090-0020-0130.html - 20-9-213 (4) invest any money of the district, whenever in the judgment of the trustees the investment would be advantageous to the district, either by directing the county treasurer to invest any money of the district or by directly investing the money of the district in eligible securities, as identified in 7-6-202, in savings or time deposits in a state or national bank, building or loan association, savings and loan association, or credit union insured by the FDIC or NCUA located in the state, or in a repurchase agreement that meets the criteria provided for in 7-6-213. All interest collected on the deposits or investments must be credited to the fund from which the money was withdrawn, except that interest earned on account of the investment of money realized from the sale of bonds must be credited to the debt service fund or the building fund, at the discretion of the board of trustees. The placement of the investment by the county treasurer is not subject to ratable distribution laws and must be done in accordance with the directive from the board of trustees. A district may invest money under the state unified investment program established in Title 17, chapter 6, or in a unified investment program with the county treasurer, with other school districts, or with any other political subdivision if the unified investment program is limited to investments that meet the requirements of this subsection (4), including those investments authorized by the board of investments under Title 17, chapter 6. A school district that enters into a unified investment program with another school district or political subdivision other than the state shall do so under the auspices of and by complying with the provisions governing interlocal cooperative agreements authorized under Title 7, chapter 11, and educational cooperative agreements authorized under Title 20, chapter 9, part 7. A school district either shall contract for investment services with any company complying with the provisions of Title 30, chapter 10, or shall contract with the