OTHER REVENUES INVESTMENTS

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	Fun Sub	nvestments made by a district shall comply with the Public ds Investment Act (Texas Government Code Chapter 2256, chapter A) and all federal, state, and local statutes, rules, or llations. <i>Gov't Code 2256.026</i>	
Definitions Bond Proceeds	note	nd proceeds" means the proceeds from the sale of bonds, es, and other obligations issued by a district, and reserves and Is maintained by a district for debt service purposes.	
Investment Pool	ernn that	estment pool" means an entity created under the Texas Gov- nent Code to invest public funds jointly on behalf of the entities participate in the pool and whose investment objectives in or- of priority are preservation and safety of principal, liquidity, and d.	
· • ·		bled fund group" means an internally created fund of a district hich one or more institutional accounts of a district are in- ed.	
Separately Invested Asset	d "Separately invested asset" means an account or fund of a that is not invested in a pooled fund group.		
	Gov't Code 2256.002(1), (6), (9), (12)		
Pledged Revenue		dged revenue" means money pledged to the payment of or as urity for:	
	1.	Bonds or other indebtedness issued by a district;	
	2.	Obligations under a lease, installment sale, or other agree- ment of a district; or	
	3.	Certificates of participation in a debt or obligation described by item 1 or 2.	
	Gov	't Code 2256.0208(a)	
Joint Account	and	nt account" means an account maintained by a custodian bank established on behalf of two or more parties to engage in ag- pate repurchase agreement transactions.	
Repurchase Agreement	hold desc ernn 2250 fund fund agre	burchase agreement" means a simultaneous agreement to buy, for a specified time, and sell back at a future date obligations, cribed by Government Code 2256.009(a)(1) (obligations of gov- nental entities) or 2256.013 (commercial paper) or if applicable, 6.0204 (corporate bonds), at a market value at the time the ls are disbursed of not less than the principal amount of the ls disbursed. The term includes a direct security repurchase elsement and a reverse security repurchase agreement.	

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Hedging	price f into ar	ing" means acting to protect against economic loss due to fluctuation of a commodity or related investment by entering n offsetting position or using a financial agreement or pro- price agreement in a correlated security, index, or other nodity.
Eligible Entity	"Eligib	ole entity" means a political subdivision that has:
	lo b e	A principal amount of at least \$250 million in outstanding ong-term indebtedness, long-term indebtedness proposed to be issued, or a combination of outstanding long-term indebt- edness and long-term indebtedness proposed to be issued; and
	fé b ti C	Dutstanding long-term indebtedness that is rated in one of the our highest rating categories for long-term debt instruments by a nationally recognized rating agency for municipal securi- ies, without regard to the effect of any credit agreement or other form of credit enhancement entered into in connection with the obligation.
Eligible Project	-	ble project" has the meaning assigned by Government Code 001 (issuance of obligations for certain public improvements).
	Gov't	Code 2256.0207(a)
Corporate Bond	by a d equiva term d result entity, debt o	orate bond" means a senior secured debt obligation issued lomestic business entity and rated not lower than "AA-" or the alent by a nationally recognized investment rating firm. The does not include a debt obligation that, on conversion, would in the holder becoming a stockholder or shareholder in the or any affiliate or subsidiary of the entity, that issued the obligation, or is an unsecured debt obligation. <i>Gov't Code</i> 0204(a)
Written Policies	approp its fun primar dress	oard shall adopt by rule, order, ordinance, or resolution, as priate, a written investment policy regarding the investment of ids and funds under its control. The investment policies must rily emphasize safety of principal and liquidity and must ad- investment diversification, yield, and maturity and the quality apability of investment management. The policies must in-
		A list of the types of authorized investments in which the dis- rict's funds may be invested;
		The maximum allowable stated maturity of any individual in- estment owned by the district;

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	3.	For pooled fund groups, the maximum dollar-weighted aver- age maturity allowed based on the stated maturity date of the portfolio;
	4.	Methods to monitor the market price of investments acquired with public funds;
	5.	A requirement for settlement of all transactions, except invest- ment pool funds and mutual funds, on a delivery versus pay- ment basis; and
	6.	Procedures to monitor rating changes in investments acquired with public funds and the liquidation of such investments con- sistent with the provisions of Government Code 2256.021 [see Loss of Required Rating, below].
	Go	/'t Code 2256.005(a), (b)
Annual Review	gies mei viev the to e	e board shall review its investment policy and investment strate- s not less than annually. The board shall adopt a written instru- nt by rule, order, ordinance, or resolution stating that it has re- wed the investment policy and investment strategies and that written instrument so adopted shall record any changes made either the investment policy or investment strategies. <i>Gov't Code</i> 56.005(e)
Annual Audit	on i mei	istrict shall perform a compliance audit of management controls investments and adherence to the district's established invest- nt policies. The compliance audit shall be performed in conjunc- with the annual financial audit. <i>Gov't Code 2256.005(m)</i>
Investment Strategies	sep of fi des	an integral part of the investment policy, the board shall adopt a parate written investment strategy for each of the funds or group unds under the board's control. Each investment strategy must peribe the investment objectives for the particular fund using the powing priorities in order of importance:
	1.	Understanding of the suitability of the investment to the finan- cial requirements of the district;
	2.	Preservation and safety of principal;
	3.	Liquidity;
	4.	Marketability of the investment if the need arises to liquidate the investment before maturity;
	5.	Diversification of the investment portfolio; and
	6.	Yield.
	Gov't Code 2256.005(d)	

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Investment Officer	A district shall designate by rule, order, ordinance, or resolution, as appropriate, one or more officers or employees as investment officer(s) to be responsible for the investment of its funds consistent with the investment policy adopted by the board. If the board has contracted with another investing entity to invest its funds, the investment officer of the other investing entity is considered to be the investment officer of the contracting board's district. In the administration of the duties of an investment officer, the person designated as investment officer shall exercise the judgment and care, under prevailing circumstances, that a prudent person would exercise in the management of the person's own affairs, but the board retains the ultimate responsibility as fiduciaries of the assets of the district. Unless authorized by law, a person may not deposit, withdraw, transfer, or manage in any other manner the funds of the district. Authority granted to a person to invest the district's funds is effective until rescinded by the district or until termination of the person's employment by a district, or for an investment management firm, until the expiration of the contract with the district. <i>Gov't Code 2256.005(f)</i>
	A district or investment officer may use the district's employees or the services of a contractor of the district to aid the investment offi- cer in the execution of the officer's duties under Government Code Chapter 2256. <i>Gov't Code 2256.003(c)</i>
Investment Training	Investment training must include education in investment controls, security risks, strategy risks, market risks, diversification of investment portfolio, and compliance with the Public Funds Investment Act. <i>Gov't Code 2256.008(c)</i>
Initial	Within 12 months after taking office or assuming duties, the trea- surer, the chief financial officer if the treasurer is not the chief fi- nancial officer, and the investment officer of a district shall attend at least one training session from an independent source approved by the board or a designated investment committee advising the in- vestment officer. This initial training must contain at least 10 hours of instruction relating to their respective responsibilities under the Public Funds Investment Act. <i>Gov't Code 2256.008(a)</i>
Ongoing	The treasurer, or the chief financial officer if the treasurer is not the chief financial officer, and the investment officer of a district shall attend an investment training session not less than once in a two- year period that begins on the first day of the district's fiscal year and consists of the two consecutive fiscal years after that date, and receive not less than eight hours of instruction relating to invest- ment responsibilities under the Public Funds Investment Act from an independent source approved by the board or by a designated

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investment committee advising the investment officer. <i>Gov't Code</i> 2256.008(a-1)		
The ongoing training requirement does not apply to the treasurer, chief financial officer, or investment officer of a district if:		
 The district does not invest district funds or only deposits those funds in interest-bearing deposit accounts or certificates of deposit as authorized by Government Code 2256.010; and 		
2. The treasurer, chief financial officer, or investment officer an- nually submits to the agency a sworn affidavit identifying the applicable criteria under item 1 that apply to the district.		
Gov't Code 2256.008(g)		
Investments shall be made with judgment and care, under prevail- ing circumstances, that a person of prudence, discretion, and intel- ligence would exercise in the management of the person's own af- fairs, not for speculation, but for investment, considering the probable safety of capital and the probable income to be derived. Investment of funds shall be governed by the following objectives, in order of priority:		
1. Preservation and safety of principal;		
2. Liquidity; and		
3. Yield.		
In determining whether an investment officer has exercised pru- dence with respect to an investment decision, the following shall be taken into consideration:		
 The investment of all funds, or funds under the district's con- trol, over which the officer had responsibility rather than the prudence of a single investment; and 		
2. Whether the investment decision was consistent with the dis- trict's written investment policy.		
Gov't Code 2256.006		
A district investment officer who has a personal business relation- ship with a business organization offering to engage in an invest- ment transaction with the district shall file a statement disclosing that personal business interest. An investment officer who is re- lated within the second degree by affinity or consanguinity, as de- termined by Government Code Chapter 573 (nepotism prohibition), to an individual seeking to sell an investment to the investment offi- cer's district shall file a statement disclosing that relationship. A re- quired statement must be filed with the board and with the Texas		

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Ethics Commission. For purposes of this policy, an investment officer has a personal business relationship with a business organization if:

- 1. The investment officer owns 10 percent or more of the voting stock or shares of the business organization or owns \$5,000 or more of the fair market value of the business organization;
- 2. Funds received by the investment officer from the business organization exceed 10 percent of the investment officer's gross income for the previous year; or
- 3. The investment officer has acquired from the business organization during the previous year investments with a book value of \$2,500 or more for the personal account of the investment officer.

Gov't Code 2256.005(i)

- *Quarterly Reports* Not less than quarterly, the investment officer shall prepare and submit to the board a written report of investment transactions for all funds covered by the Public Funds Investment Act for the preceding reporting period. This report shall be presented not less than quarterly to the board and the superintendent within a reasonable time after the end of the period. The report must:
 - 1. Describe in detail the investment position of the district on the date of the report;
 - Be prepared jointly and signed by all district investment officers;
 - 3. Contain a summary statement of each pooled fund group that states the:
 - a. Beginning market value for the reporting period;
 - b. Ending market value for the period; and
 - c. Fully accrued interest for the reporting period;
 - State the book value and market value of each separately invested asset at the end of the reporting period by the type of asset and fund type invested;
 - 5. State the maturity date of each separately invested asset that has a maturity date;
 - 6. State the account or fund or pooled group fund in the district for which each individual investment was acquired; and

INVESTMENTS CDA (LEGAL) INVESTMENTS 7. State the compliance of the investment portfolio of the district as it relates to the investment strategy expressed in the district sinces investment policy and relevant provisions of the Public Funds Investment Act. If a district invests in other than money market mutual funds, investment policy and relevant provisions of the Public Funds Investment devision of certificates of deposit, or money market accounts on the reports prepared by the depository bank in the form of certificates of deposit, or money market accounts on the reports prepared by the investment forcers shall be formally reviewed at least annually by an independent auditor, and the result of the review shall be reported to the board by that auditor. Selection of Broker The board or the designated investment committee shall, at least annually, review, revise, and adopt a list of qualified brokers that are authorized to engage in investment transactions with a district. <i>Cov1 Code 2256.025</i> Bond Proceeds The investment officer of a district may invest bond proceeds or pledged revenue only to the extent permitted by the Public Funds Investment Act, in accordance with: Authorized investments Gov1 Code 2256.025 Mutorized investment A board may purchase, sell, and inset its funds and funds under its control in investment policy regarding the debt issuance or the agreement, as applicable; and Authorized investment A board may specify in its investment policy that any authorized investment policies and according to the standard of care set out in this policy. <i>Cov1 Code 2256.003(s)</i> Investment Fim M	Abilene ISD 221901	
as it relates to the investment strategy expressed in the district's investment policy and relevant provisions of the Public Funds investment Act.If a district invests in other than money market mutual funds, investment pools or accounts offered by its depository bank in the form of certificates of deposit, or money market accounts or similar accounts, the reports prepared by the investment officers shall be formally reviewed at least annually by an independent auditor, and the result of the review shall be reported to the board by that auditor.Gov't Code 2256.023Selection of BrokerThe board or the designated investment committee shall, at least annually, review, revise, and adopt a list of qualified brokers that are authorized to engage in investment transactions with a district. Gov't Code 2256.025Bond ProceedsThe investment officer of a district may invest bond proceeds or pledged revenue only to the extent permitted by the Public Funds Investment Act, in accordance with:1. Statutory provisions governing the debt issuance or the agreement, as applicable; and2. The district's investment policy regarding the debt issuance or the agreement, as applicable.Gov't Code 2256.028(b)Authorized Investment FirmNanagement FirmManagement FirmManagement FirmManagement FirmManagement FirmManagement FirmAuthorized Investment FirmAuthorized Investment FirmAuthorized Investment FirmAuthorized Investment FirmAuthorized Investment Aution of the standard of care set out in this policy. Gov't Code 2256.003(a)The board may purchase, sell, and invest its funds and funds under its control in investment solicis and according to the standard of care		
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pledged revenue only to the extent permitted by the Public Funds Investment Act, in accordance with:1.Statutory provisions governing the debt issuance or the agreement, as applicable; and2.The district's investment policy regarding the debt issuance or the agreement, as applicable.Gov't Code 2256.0208(b)Authorized InvestmentsAuthorized investmentsAuthorized investmentsInvestmentsAuthorized investmentsInvestmentsAuthorized investment policies and according to the standard of care set out in this policy. Gov't Code 2256.003(a)The board may specify in its investment policy that any authorized investment is not suitable. Gov't Code 2256.005(j)InvestmentManagement FirmManagement FirmA district that contracts with an investment and management of its public funds or other funds under its control. A contract made under this authority may not be for a term longer than two years. A renewal or extension of the contract must be made by the board by order, ordinance, or resolution.A district that contracts with an investment management firm may	Selection of Broker	annually, review, revise, and adopt a list of qualified brokers that are authorized to engage in investment transactions with a district.
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			er the district's control in repurchase agreements as provided Government Code 2256.011 using a joint account.	
		chas	nvestment management firm responsible for managing a repur- se agreement transaction using a joint account on behalf of a ict must ensure that:	
		1.	Accounting and control procedures are implemented to docu- ment the district's aggregate daily investment and pro rata share in the joint account;	
		2.	Each party participating in the joint account retains the sole rights of ownership to the party's pro rata share of assets in- vested in the joint account, including investment earnings on those assets; and	
		3.	Policies and procedures are implemented to prevent a party participating in the joint account from using any part of a balance of the joint account that is credited to another party.	
		Gov	't Code 2256.003(b), .011(f), (g)	
	Obligations of Governmental	The following are authorized investments:		
	Entities	1.	Obligations, including letters of credit, of the United States or its agencies and instrumentalities, including the Federal Home Loan Banks;	
		2.	Direct obligations of this state or its agencies and instrumen- talities;	
		3.	Collateralized mortgage obligations directly issued by a fed- eral agency or instrumentality of the United States, the under- lying security for which is guaranteed by an agency or instru- mentality of the United States;	
	4.	4.	Other obligations, the principal and interest of which are un- conditionally guaranteed or insured by, or backed by the full faith and credit of, this state, the United States, or their re- spective agencies and instrumentalities, including obligations that are fully guaranteed or insured by the Federal Deposit In- surance Corporation (FDIC) or by the explicit full faith and credit of the United States;	
		5.	Obligations of states, agencies, counties, cities, and other po- litical subdivisions of any state rated as to investment quality by a nationally recognized investment rating firm not less than A or its equivalent;	
		6.	Bonds issued, assumed, or guaranteed by the state of Israel;	

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- 7. Interest-bearing banking deposits that are guaranteed or insured by the FDIC or its successor, or the National Credit Union Share Insurance Fund or its successor; and
- 8. Interest-bearing banking deposits other than those described at item 7 above if:
 - a. The funds are invested through a broker with a main office or a branch office in this state that the district selects from a list the board or designated investment committee of the district adopts as required at Selection of Broker above or a depository institution with a main office or a branch office in this state and that the district selects;
 - The broker or depository institution selected as described above arranges for the deposit of the funds in the banking deposits in one or more federally insured depository institutions, regardless of where located, for the district's account;
 - c. The full amount of the principal and accrued interest of the banking deposits is insured by the United States or an instrumentality of the United States; and
 - d. The district appoints as the district's custodian of the banking deposits issued for the district's account the depository institution selected as described above, an entity described by Government Code 2257.041(d) (custodian with which to deposit securities), or a clearing broker-dealer registered with the Securities and Exchange Commission and operating under Rule 15c3-3 (17 C.F.R. Section 240.15c3-3).

Gov't Code 2256.009(a)

The following investments are not authorized:

Unauthorized Obligations

- 1. Obligations whose payment represents the coupon payments on the outstanding principal balance of the underlying mortgage-backed security collateral and pays no principal;
- Obligations whose payment represents the principal stream of cash flow from the underlying mortgage-backed security collateral and bears no interest;
- 3. Collateralized mortgage obligations that have a stated final maturity date of greater than 10 years; and

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4.	Collateralized mortgage obligations the interest rate of which
	is determined by an index that adjusts opposite to the
	changes in a market index.

Gov't Code 2256.009(b)

Certificates of Deposit and Share Certificates A certificate of deposit or share certificate is an authorized investment if the certificate is issued by a depository institution that has its main office or a branch office in Texas and is:

- 1. Guaranteed or insured by the FDIC or its successor or the National Credit Union Share Insurance Fund or its successor;
- 2. Secured by obligations described at Obligations of Governmental Entities, above, including mortgage backed securities directly issued by a federal agency or instrumentality that have a market value of not less than the principal amount of the certificates, but excluding those mortgage backed securities described at Unauthorized Obligations, above; or
- 3. Secured in accordance with Government Code Chapter 2257 (Public Funds Collateral Act) or in any other manner and amount provided by law for the deposits of the district.

Gov't Code 2256.010(a)

In addition to the authority to invest funds in certificates of deposit under the previous section, an investment in certificates of deposit made in accordance with the following conditions is an authorized investment:

- 1. The funds are invested by the district through a broker that has its main office or a branch office in this state and is selected from a list adopted by the district as required at Selection of Broker, above or a depository institution that has its main office or a branch office in this state and that is selected by the district;
- The broker or depository institution selected by the district arranges for the deposit of the funds in certificates of deposit in one or more federally insured depository institutions, wherever located, for the account of the district;
- 3. The full amount of the principal and accrued interest of each of the certificates of deposit is insured by the United States or an instrumentality of the United States; and
- 4. The district appoints the depository institution selected by the district, an entity described by Government Code 2257.041(d) (custodian with which to deposit securities), or a clearing broker-dealer registered with the Securities and Exchange Com-

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	mission and operating pursuant to Securities and Exchange Commission Rule 15c3-3 (17 C.F.R. Section 240.15c3-3) as custodian for the district with respect to the certificates of de- posit issued for the account of the district.
	Gov't Code 2256.010(b)
	The district's investment policies may provide that bids for certificates of deposit be solicited orally, in writing, electronically, or in any combination of those methods. <i>Gov't Code 2256.005(c)</i>
Repurchase Agreements	A fully collateralized repurchase agreement is an authorized invest- ment if it:
	1. Has a defined termination date;
	 Is secured by a combination of cash and obligations de- scribed by Government Code 2256.009(a)(1) (obligations of governmental entities) or 2256.013 (commercial paper) or if applicable, 2256.0204 (corporate bonds);
	3. Requires the securities being purchased by the district or cash held by the district to be pledged to the district either directly or through a joint account approved by the district, held in the district's name either directly or through a joint account approved by the district, and deposited at the time the investment is made with the district or a third party selected and approved by the district; and
	4. Is placed through a primary government securities dealer, as defined by the Federal Reserve or a financial institution doing business in Texas.
	The term of any reverse security repurchase agreement may not exceed 90 days after the date the reverse security repurchase agreement is delivered. Money received by a district under the terms of a reverse security repurchase agreement shall be used to acquire additional authorized investments, but the term of the au- thorized investments acquired must mature not later than the expi- ration date stated in the reverse security repurchase agreement.
	Government Code 1371.059(c) (validity and incontestability of obli- gations for certain public improvements) applies to the execution of a repurchase agreement by a district.
	Gov't Code 2256.011(a), (c), (d), (e)
Securities Lending	A securities lending program is an authorized investment if:
Program	 The value of securities loaned is not less than 100 percent collateralized, including accrued income;

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- 2. A loan allows for termination at any time;
- 3. A loan is secured by:
 - a. Pledged securities described at Obligations of Governmental Entities, above;
 - Pledged irrevocable letters of credit issued by a bank that is organized and existing under the laws of the United States or any other state, and continuously rated by at least one nationally recognized investment rating firm at not less than A or its equivalent; or
 - c. Cash invested in accordance with Government Code 2256.009 (obligations of governmental entities), 2256.013 (commercial paper), 2256.014 (mutual funds), or 2256.016 (investment pools);
- 4. The terms of a loan require that the securities being held as collateral be pledged to the district, held in the district's name, and deposited at the time the investment is made with the district or with a third party selected by or approved by the district; and
- 5. A loan is placed through a primary government securities dealer, as defined by 5 C.F.R. Section 6801.102(f), as that regulation existed on September 1, 2003, or a financial institution doing business in this state.

An agreement to lend securities under a securities lending program must have a term of one year or less.

Gov't Code 2256.0115

Banker's Acceptances

A banker's acceptance is an authorized investment if it:

- 1. Has a stated maturity of 270 days or fewer from the date of issuance;
- 2. Will be, in accordance with its terms, liquidated in full at maturity;
- 3. Is eligible for collateral for borrowing from a Federal Reserve Bank; and
- 4. Is accepted by a bank organized and existing under the laws of the United States or any state, if the short-term obligations of the bank, or of a bank holding company of which the bank is the largest subsidiary, are rated not less than A-1 or P-1 or

Abilene ISD 221901 OTHER REVENUES CDA INVESTMENTS (LEGAL) an equivalent rating by at least on nationally recognized credit rating agency. Gov't Code 2256.012 **Commercial Paper** Commercial paper is an authorized investment if it has a stated maturity of 365 days or fewer from the date of issuance; and is rated not less than A-1 or P-1 or an equivalent rating by at least: 1. Two nationally recognized credit rating agencies; or 2. One nationally recognized credit rating agency and is fully secured by an irrevocable letter of credit issued by a bank organized and existing under the laws of the United States law or any state. Gov't Code 2256.013 Mutual Funds A no-load money market mutual fund is an authorized investment if the mutual fund: 1. Is registered with and regulated by the Securities and Exchange Commission; 2. Provides the district with a prospectus and other information required by the Securities and Exchange Act of 1934 (15 U.S.C. 78a et seq.) or the Investment Company Act of 1940 (15 U.S.C. 80a-1 et seq.); and Complies with federal Securities and Exchange Commission 3. Rule 2a-7 (17 C.F.R. Section 270.2a-7), promulgated under the Investment Company Act of 1940 (15 U.S.C. Section 80a-1 et seq.). Gov't Code 2256.014(a) In addition to the no-load money market mutual fund authorized above, a no-load mutual fund is an authorized investment if it: 1. Is registered with the Securities and Exchange Commission; 2. Has an average weighted maturity of less than two years; and 3. Either has a duration of: One year or more and is invested exclusively in obligaa. tions approved by the Public Funds Investment Act, or b. Less than one year and the investment portfolio is limited to investment grade securities, excluding assetbacked securities. Gov't Code 2256.014(b)

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Limitations	A d	istrict is not authorized to:
	1.	Invest in the aggregate more than 15 percent of its monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service, in mutual funds de- scribed in Government Code 2256.014(b);
	2.	Invest any portion of bond proceeds, reserves and funds held for debt service, in mutual funds described in Government Code 2256.014(b); or
	3.	Invest its funds or funds under its control, including bond pro- ceeds and reserves and other funds held for debt service, in any one mutual fund described in Government Code 2256.014(a) or (b) in an amount that exceeds 10 percent of the total assets of the mutual fund.
	Go	v't Code 2256.014(c)
Guaranteed Investment	-	uaranteed investment contract is an authorized investment for ad proceeds if the guaranteed investment contract:
Contracts	1.	Has a defined termination date;
	2.	Is secured by obligations described at Obligations of Govern- mental Entities, above, excluding those obligations described at Unauthorized Obligations, in an amount at least equal to the amount of bond proceeds invested under the contract; and
	3.	Is pledged to the district and deposited with the district or with a third party selected and approved by the district.
	anc ves	nd proceeds, other than bond proceeds representing reserves I funds maintained for debt service purposes, may not be in- ted in a guaranteed investment contract with a term longer than a years from the date of issuance of the bonds.
	То	be eligible as an authorized investment:
	1.	The board must specifically authorize guaranteed investment contracts as eligible investments in the order, ordinance, or resolution authorizing the issuance of bonds;
	2.	The district must receive bids from at least three separate providers with no material financial interest in the bonds from which proceeds were received;
	3.	The district must purchase the highest yielding guaranteed in- vestment contract for which a qualifying bid is received;

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	4.	The price of the guaranteed investment contract must take into account the reasonably expected drawdown schedule for the bond proceeds to be invested; and			
	5.	The provider must certify the administrative costs reasonably expected to be paid to third parties in connection with the guaranteed investment contract.			
	gat	vernment Code 1371.059(c) (validity and incontestability of obli- ions for certain public improvements) applies to the execution of uaranteed investment contract by a district.			
	Gov't Code 2256.015				
Investment Pools	A district may invest its funds or funds under its control through an eligible investment pool if the board by rule, order, ordinance, or resolution, as appropriate, authorizes the investment in the particular pool. <i>Gov't Code 2256.016, .019</i>				
	To be eligible to receive funds from and invest funds on behalf of a district, an investment pool must furnish to the investment officer or other authorized representative of the district an offering circular or other similar disclosure instrument that contains the information specified in Government Code 2256.016(b). To maintain eligibility, an investment pool must furnish to the investment officer or other authorized representative investment transaction confirmations and a monthly report that contains the information specified in Government Code 2256.016(c). A district by contract may delegate to an investment pool the authority to hold legal title as custodian of investments purchased with its local funds. <i>Gov't Code 2256.016(b)-(d)</i>				
Corporate Bonds	A district that qualifies as an issuer as defined by Government Code 1371.001 [see CCF], may purchase, sell, and invest its funds and funds under its control in corporate bonds (as defined above) that, at the time of purchase, are rated by a nationally recognized investment rating firm "AA-" or the equivalent and have a stated fi- nal maturity that is not later than the third anniversary of the date the corporate bonds were purchased.				
	A district is not authorized to:				
	1.	Invest in the aggregate more than 15 percent of its monthly average fund balance, excluding bond proceeds, reserves, and other funds held for the payment of debt service, in cor- porate bonds; or			
	2.	Invest more than 25 percent of the funds invested in corpo- rate bonds in any one domestic business entity, including subsidiaries and affiliates of the entity.			
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	A district subject to these provisions may purchase, sell, and invest its funds and funds under its control in corporate bonds if the board:		
	1.	Amends its investment policy to authorize corporate bonds as an eligible investment;	
	2.	Adopts procedures to provide for monitoring rating changes in corporate bonds acquired with public funds and liquidating the investment in corporate bonds; and	
	3.	Identifies the funds eligible to be invested in corporate bonds.	
	The district investment officer, acting on behalf of the district, shall sell corporate bonds in which the district has invested its funds not later than the seventh day after the date a nationally recognized in- vestment rating firm:		
	1.	Issues a release that places the corporate bonds or the do- mestic business entity that issued the corporate bonds on negative credit watch or the equivalent, if the corporate bonds are rated "AA-" or the equivalent at the time the release is is- sued; or	
	2.	Changes the rating on the corporate bonds to a rating lower than "AA-" or the equivalent.	
	Gov't Code 2256.0204		
Hedging Transactions	The board of an eligible entity (as defined above) shall establish the entity's policy regarding hedging transactions. An eligible entity may enter into hedging transactions, including hedging contracts, and related security, credit, and insurance agreements in connec- tion with commodities used by an eligible entity in the entity's gen- eral operations, with the acquisition or construction of a capital project, or with an eligible project. A hedging transaction must com- ply with the regulations of the federal Commodity Futures Trading Commission and the federal Securities and Exchange Commis- sion.		
	Government Code 1371.059(c) (validity and incontestability of obli- gations for certain public improvements) applies to the execution by an eligible entity of a hedging contract and any related security, credit, or insurance agreement.		
	An eligible entity may:		
	1.	Pledge as security for and to the payment of a hedging con- tract or a security, credit, or insurance agreement any general or special revenues or funds the entity is authorized by law to pledge to the payment of any other obligation.	
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	 Credit any amount the entity receives under a hedging con- tract against expenses associated with a commodity pur- chase. 				
	An eligible entity's cost of or payment under a hedging contract or agreement may be considered an operation and maintenance expense, an acquisition expense, or construction expense of the eligible entity; or a project cost of an eligible project.				
	Gov't Code 2256.0206				
Prohibited Investments	Except as provided by Government Code 2270 (prohibited invest- ments), a district is not required to liquidate investments that were authorized investments at the time of purchase. <i>Gov't Code</i> 2256.017				
	Note: As an "investing entity" under Government Code 2270.0001(7)(A), a district must comply with Chapter 2270, including reporting requirements, regarding prohibited investments in scrutinized companies listed by the comptroller in accordance with Government Code 2270.0201.				
Loss of Required Rating	An investment that requires a minimum rating does not qualify as an authorized investment during the period the investment does not have the minimum rating. A district shall take all prudent mea- sures that are consistent with its investment policy to liquidate an investment that does not have the minimum rating. <i>Gov't Code</i> 2256.021				
Sellers of Investments	A written copy of the investment policy shall be presented to any business organization (as defined below) offering to engage in an investment transaction with a district. The qualified representative of the business organization offering to engage in an investment transaction with a district shall execute a written instrument in a form acceptable to the district and the business organization sub- stantially to the effect that the business organization has:				
	1. Received and reviewed the district investment policy; and				
	2. Acknowledged that the business organization has imple- mented reasonable procedures and controls in an effort to preclude investment transactions conducted between the dis- trict and the organization that are not authorized by the dis- trict's investment policy, except to the extent that this autho- rization:				
	 a. Is dependent on an analysis of the makeup of the dis- trict's entire portfolio; 				
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	b.	Requires an interpretation of subjective investment stan- dards; or				
	C.	Relates to investment transactions of the entity that are not made through accounts or other contractual arrange- ments over which the business organization has ac- cepted discretionary investment authority.				
	The investment officer of a district may not acquire or otherwise obtain any authorized investment described in the district's invest- ment policy from a business organization that has not delivered to the district the instrument required above.					
	Gov't Code 2256.005(k)-(l)					
	Nothing in this section relieves the district of the responsibility for monitoring investments made by the district to determine that they are in compliance with the investment policy.					
Business Organization	For purposes of the provisions at Sellers of Investments above, "business organization" means an investment pool or investmen management firm under contract with a district to invest or mana the district's investment portfolio that has accepted authority granted by the district under the contract to exercise investment discretion in regard to the district's funds.					
	Gov't Code 2256.005(k)					
Donations	A gift, devise, or bequest made to a district to provide college scholarships for district graduates may be invested by the board as provided in Property Code 117.004 (Uniform Prudent Investor Act), unless otherwise specifically provided by the terms of the gift, devise, or bequest. <i>Education Code 45.107</i>					
	terms of	ents donated to a district for a particular purpose or under use specified by the donor are not subject to the require- the Public Funds Investment Act. <i>Gov't Code 2256.004(b)</i>				
Electronic Funds Transfer		may use electronic means to transfer or invest all funds or controlled by the district. <i>Gov't Code</i> 2256.051				