West Linn-Wilsonville School District 3J

Code: **DFB**Adopted: 12/5/16
Readopted: 4/4/22

Bond Proceeds Investment Policy

Oregon Revised Statutes (ORS) 294.135 and 294.052 generally requires a local government to have its investment policy reviewed by the Oregon Short Term Fund Board (OSTFB) before the local government adopts the policy and makes investments that are longer than 18 months from their purchase date. The district may wish to invest its bond proceeds longer than 18 months to match investment maturity dates to the expected schedule for payment of construction costs. The OSTFB has made this short-form policy available to local governments that desire to invest only bond proceeds or bond related funds described in ORS 294.052 for more than 18 months, and that desire expedited review by the OSTFB before the investment policy is adopted. This short-form policy contains very substantial limitations and does not provide the district with the controls or flexibility that a comprehensive investment policy should provide.

1. Scope

This investment policy applies only to the investment of bond proceeds or bond-related funds described in ORS 294.052. All other funds of the district that are subject to ORS 294.135 will be invested under 18 months.

2. Objective

The primary objectives, in order of priority, for the district investment under this policy are as follows:

- a. Legality: The investments will be in compliance with all statutes governing the investment of public funds in the state of Oregon.
- b. Liquidity: The investments will be made in a manner that generates sufficient cash flow to meet the expected project cost schedule. A liquidity component of at least 10 percent of the current bond proceed balance will be maintained in cash and/or the LGIP, assuming that this amount is within ORS 294.810 restrictions.
- c. Safety: Investments are limited to U.S. Treasury, non-callable fixed rate Government Sponsored Enterprise and Agency securities, and Senior unsecured debt obligations guaranteed by the Federal Deposit Insurance Corporation under the Temporary Liquidity Guarantee Program (TLGP) described in Section 7, below.
- d. Yield: The yield will be dependent on the timing of the investments.

3. Delegation of Authority

The Chief Financial Officer is responsible for all investment decisions.

4. Ethics and Conflicts of Interest

Officers and employees involved in the investment process shall refrain from personal business activity that may conflict with the proper execution of the investment program, or may impair their ability to make impartial investment decisions.

5. Authorized Financial Dealers and Institutions

The Chief Financial Officer will maintain a list of dealers with whom they are authorized to do business. These may include "primary" dealers or regional dealers that qualify under Securities and Exchange Commission (SEC) Rule 15C3-1 (uniform net capital rule). If an investment advisor is hired, the advisor may execute directly with the approved dealers.

6. Investment Advisory Services:

The district may seek outside investment advisory services to assist with the investment of bond proceeds. The services will be non-discretionary and the advisor shall be required to act with fiduciary responsibility.

7. Authorized and Suitable Investments

Only the following investments may be purchased under this policy:

- a. Obligations of the U.S. Government:
 - (1) U.S. Treasury Notes, Bonds and Bills.
 - (2) Senior unsecured debt obligations guaranteed by the Federal Deposit Insurance Corporation under the Temporary Liquidity Guarantee Program (TLGP).
- b. Obligations and guarantees of U.S. government agencies, corporations wholly owned by the U.S. Government or any Government Sponsored Enterprises (GSE's):

Specific listing:

- (1) Federal Home Loan Bank (FHLB).
- (2) Federal Farm Credit Bank (FFCB).
- (3) Federal Home Loan Mortgage Corporation (FHLMC).
- (4) Federal National Mortgage Association (FNMA).
- c. Treasury and agency securities may be callable or non-callable with a fixed rate.
- d. Oregon Short-Term Fund LGIP.

8. Safekeeping and Custody

All security transactions entered into by the district will be conducted on a delivery-versus-payment (DVP) basis. Securities may be held in safekeeping by a third party custodian designated by the Chief Financial Officer.

9. Diversification

The district may restrict the allowable maximums in periods of perceived higher risk. This policy provides for the Board's ability to adjust the diversification guidelines through the current allowable percentages stated below.

| Issuer | Maximum Allowable | Current Allowable |
|-------------------------------|-------------------------|--------------------------|
| U.S. Treasury issues | Up to 100% | 100% |
| Agency (GSE's) | Up to 33% per issuer | 0% |
| TLGP | Up to 35% | 35% |
| Oregon Short-Term Fund – LGIP | Maximum per ORS 294.810 | Maximum per ORS |

10. Maximum Maturities

Maximum maturity of single issue three years.

11. Reporting Requirements

The Chief Financial Officer shall prepare annual investment reports summarizing the investment portfolio as to types of investments, earnings, maturities, cost, transactions and mark-to-market values.

12. Internal Controls and Accounting Method

The Chief Financial Officer, in conjunction with the Secretary of State's office will evaluate conformance of the portfolio with the Investment Policy and audit internal controls. The district shall comply with all required legal provisions and Generally Accepted Accounting Principles (GAAP) relating to investment accounting.

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END OF POLICY

Legal Reference(s):

ORS Chapter 294

SECURITIES AND EXCHANGE COMMISSION, RULE 15C3-1.