## HOUSE GOVERNMENT AND URBAN AFFAIRS COMMITTEE SUBSTITUTE FOR HOUSE BILL 326

47th Legislature - STATE OF NEW MEXICO - SECOND SESSION, 2006

AN ACT

RELATING TO PUBLIC FINANCES; ESTABLISHING DUTIES AND
OBLIGATIONS OF THE STATE BOARD OF FINANCE AND THE STATE
TREASURER; RECONCILING MULTIPLE AMENDMENTS TO THE SAME SECTION
OF LAW IN LAWS 2005; DECLARING AN EMERGENCY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 6-1-1 NMSA 1978 (being Laws 1923, Chapter 76, Section 3, as amended) is amended to read:

- "6-1-1. MEMBERSHIP OF STATE BOARD OF FINANCE--POWERS AND DUTIES--ESTABLISHMENT IN CONNECTION WITH THE BOARD OF FINANCE DIVISION OF THE DEPARTMENT OF FINANCE AND ADMINISTRATION.--
- A. The state board of finance shall consist of seven members:
  - (1) the governor;
  - (2) the lieutenant governor;

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(3)	the	state	treasurer;	and
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- four members appointed by the governor (4) with the advice and consent of the senate, subject to the following conditions:
- (a) no more than two of these members [to] shall be from the same political party; and
- (b) one member shall have no fewer than three years of professional experience in the field of finance or investments.
- The terms of office for members appointed by the governor shall be two years. The term of each remaining member shall be coextensive with [his] the member's term of office. If the office of lieutenant governor becomes vacant, [his] the lieutenant governor's position on the state board of finance shall remain vacant until the election and qualification of a new lieutenant governor.
- C. Members of the state board of finance, other than the governor and the state treasurer, shall be reimbursed for attending meetings of the board as provided in the Per Diem and Mileage Act and shall receive no other compensation, perquisite or allowance.
- The governor shall be president of the state D. board of finance, and the board shall annually elect a secretary from its membership. Meetings of the board shall be held at the state capitol at times determined by the governor.

Four voting members of the board constitute a quorum for the transaction of business. Minutes of all proceedings and transactions of the board shall be kept in the offices of the department of finance and administration.

E. The state board of finance, in addition to other powers and duties provided by law, has general supervision of the fiscal affairs of the state and of the safekeeping, investing and depositing of all money and securities belonging to or in the custody of the state, and it may make rules [and regulations] for carrying out the provisions of Sections 6-1-1, 6-1-1.1, 6-10-2, 6-10-3, 6-10-10, 6-10-10.1, 6-10-20, 6-10-21, 6-10-25, 6-10-29, 6-10-37 through 6-10-44, 6-10-46, 6-10-47, 6-10-50, 6-10-52 through 6-10-54, 6-10-58 and 6-10-61 NMSA 1978. The state board of finance may:

(1) adopt policies and enact rules concerning:

(a) procedures for investing and handling state money and money entrusted to the state for investment by the state treasurer pursuant to law;

(b) relationships with investment

advisors or broker dealers who work with the state treasurer's

office, including establishing standards for the use,

qualification, supervision, compensation and regulation of

investment advisors and broker dealers;

(c) public disclosure of state

investments; and

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(d) the establishment of public and
internal reporting and other requirements to increase public
access to information about the activities of the state
treasurer's office and to assist the state board of finance in
supervising compliance with the rules adopted pursuant to this
<pre>section;</pre>
(2) recommend to the legislature proposed
changes in statutes governing the deposit and investment of
<pre>public funds;</pre>
(3) establish and supervise a whistleblower
program that will solicit information regarding the activities
of the state treasurer's office;
(4) hire an independent auditor to perform a
fiduciary audit of the state treasurer's office;
(5) undertake investigations it deems
necessary to enable it to perform the duties imposed on it by
law; and
(6) instruct the director of the board of
finance division of the department of finance and
administration to employ experts, auditors, accountants and
attorneys as required, to set forth their duties and to fix
their compensation within the appropriations made for that
purpose by the legislature for use by the state board of
finance.

 $\underline{F}$ . The state board of finance shall have access to

all reports and correspondence relating to the condition of banks, and of savings and loan associations whose deposits are insured by an agency of the United States, in this state which are in the possession of the financial institutions division of the regulation and licensing department or any department or agency of the state. If the board deems action necessary to enable it to perform its duties, it may require the director of the financial institutions division to make a special examination of any state bank or trust company or any state savings and loan association whose deposits are insured by an agency of the United States.

[F. The state board of finance may make investigations it deems necessary to enable it to perform the duties imposed on it by law and may instruct the director of the board of finance division to employ experts, auditors, accountants and attorneys as it may, from time to time, deem necessary and prescribe their duties and fix their compensation within the appropriations made for that purpose by the legislature for use by the board.]

G. The state board of finance is established in connection with the board of finance division of the department of finance and administration. The secretary of finance and administration, with the approval of the board, shall appoint a director of the division. This subsection shall not be construed to affect the exercise of any board power or duty nor

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shall it be construed as placing the board under the provisions
of the Executive Reorganization Act or the provisions of
Section 0-6-5 NMSA 1078 "

Section 2. A new Section 6-1-1.1 NMSA 1978 is enacted to read:

## "6-1-1.1. [<u>NEW MATERIAL</u>] STATE TREASURER'S INVESTMENT COMMITTEE.--

- A. The "state treasurer's investment committee" is created and shall consist of the following five members:
  - (1) the state treasurer;
- (2) one member of the state board of finance appointed by the chair of the state board of finance;
- (3) the director of the board of finance division of the department of finance and administration; and (4) two public members.
- B. One public member shall be selected by the state treasurer and may be a representative from an entity that has funds deposited with the state treasurer, and the second public member shall be selected by the state board of finance. The public members shall have at least three years of professional
- C. A public member of the state treasurer's investment committee shall:

experience in the field of finance or investments.

(1) serve a term of two years from the date of the public member's appointment; and

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- (2) be reimbursed for attending meetings of the state treasurer's investment committee as provided in the Per Diem and Mileage Act and shall receive no other compensation.
- The state treasurer's investment committee D. shall:
- periodically review the state treasurer's investment policies and recommend modifications as needed;
- (2) provide advice to the state treasurer regarding the selection of investments;
- identify potential violations of the law (3) and of the state treasurer's rules adopted by the state board of finance, report potential violations to the state board of finance and suggest remedial action to achieve conformity with the applicable laws, policies and rules;
- (4) provide periodic reports as required by the state board of finance concerning the activities of the state treasurer's office and investment of public funds under the state treasurer's control; and
- (5) meet monthly and shall be subject to the Open Meetings Act.
- The state treasurer's investment committee may Ε. appoint an advisory committee that may include representatives from state agencies and local public bodies that have funds deposited with the state."

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Section 3. Section 6-10-10 NMSA 1978 (being Laws 1933, Chapter 175, Section 4, as amended by Laws 2005, Chapter 238, Section 1 and by Laws 2005, Chapter 239, Section 1) is amended to read:

## DEPOSIT AND INVESTMENT OF FUNDS. --"6-10-10.

- Upon the certification or designation of a bank, savings and loan association or credit union whose deposits are insured by an agency of the United States to receive public money on deposit, the state treasurer and county or municipal treasurers who have on hand any public money by virtue of their offices shall make deposit of that money in banks and savings and loan associations, and may make deposit of that money in credit unions whose deposits are insured by an agency of the United States, designated by the authority authorized by law to so designate to receive the deposits of all money thereafter received or collected by the treasurers.
- County or municipal treasurers may deposit money in one or more accounts with any such bank, savings and loan association or credit union located in their respective counties, subject to limitation on credit union accounts.
- C. The state treasurer may deposit money in one or more accounts with any such bank, savings and loan association or credit union, subject to the limitation on credit union accounts.
  - Duplicate receipts or deposit slips shall be

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taken for each deposit made pursuant to Subsection A, B or C of this section. When deposits are made by the state treasurer, one copy of the receipt or deposit slip shall be retained by the state treasurer and the other copy shall be filed monthly on the first day of each month with the financial control division of the department of finance and administration. When deposits are made by the treasurer or any other authorized person making the deposits for a board of finance of a public or educational institution, one copy of the receipt or deposit slip shall be retained by the treasurer or authorized person making the deposit and the other copy shall be filed monthly on the first day of each month with that board of finance. deposits are made by a county or municipal treasurer, one of the duplicate receipts or deposit slips shall be retained by the treasurer making the deposit and the other copy shall be filed monthly on the first day of each month with the secretary of the board of finance of the county or municipality for which that treasurer is acting.

- Ε. "Deposit", as used in this section, means either investment or deposit and includes share, share certificate and share draft.
- County or municipal treasurers, with the advice F. and consent of their respective boards of finance charged with the supervision and control of the respective funds, [have the power to ] may invest all sinking funds or money remaining

unexpended from the proceeds of any issue of bonds or other
negotiable securities of any county, municipality or school
district that is entrusted to their care and custody and all
money not immediately necessary for the public uses of the
counties, municipalities or school districts not invested or
deposited in banks, savings and loan associations or credit
unions in:

(1) bonds or negotiable securities of the

- (1) bonds or negotiable securities of the United States, the state or a county, municipality or school district that has a taxable valuation of real property for the last preceding year of at least one million dollars (\$1,000,000) and that has not defaulted in the payment of any interest or sinking fund obligation or failed to meet any bonds at maturity at any time within five years last preceding; or
- (2) securities that are issued by the United States government or by its agencies or instrumentalities and that are either direct obligations of the United States, the federal home loan mortgage association, the federal national mortgage association, the federal farm credit bank, federal home loan banks or the student loan marketing association or that are backed by the full faith and credit of the United States government.
- G. The treasurer of a class A county or the treasurer of a municipality having a population of more than sixty-five thousand according to the most recent federal

decennial census and located within a class A county, with the advice and consent of the boards of finance charged with the supervision and control of the funds, [has the power to] may invest all sinking funds or money remaining unexpended from the proceeds of any issue of bonds or other negotiable securities of the county or municipality that is entrusted to the treasurer's care and custody and all money not immediately necessary for the public uses of the county or municipality not invested or deposited in banks, savings and loan associations or credit unions in:

(1) shares of a diversified investment company registered pursuant to the federal Investment Company Act of 1940 that invests in fixed-income securities or debt instruments that are listed in a nationally recognized, broadmarket, fixed-income-securities market index; provided that the investment company or manager has total assets under management of at least one hundred million dollars (\$100,000,000) and provided that the board of finance of the county or municipality may allow reasonable administrative and investment expenses to be paid directly from the income or assets of these investments;

(2) individual, common or collective trust funds of banks or trust companies that invest in fixed-income securities or debt instruments that are listed in a nationally recognized, broad-market, fixed-income-securities market index;

provided that the investment company or manager has total assets under management of at least one hundred million dollars (\$100,000,000) and provided that the board of finance of the county or municipality may allow reasonable administrative and investment expenses to be paid directly from the income or assets of these investments; or

- (3) shares of pooled investment funds managed by the state investment officer, as provided in Subsection G of Section 6-8-7 NMSA 1978; provided that the board of finance of the county or municipality may allow reasonable administrative and investment expenses to be paid directly from the income or assets of these investments.
- H. A local public body, with the advice and consent of the body charged with the supervision and control of the local public body's respective funds, [has the power to] may invest all sinking funds or money remaining unexpended from the proceeds of any issue of bonds or other negotiable securities of the investor that is entrusted to the local public body's care and custody and all money not immediately necessary for the public uses of the investor and not otherwise invested or deposited in banks, savings and loan associations or credit unions in contracts with banks, savings and loan associations or credit unions for the present purchase and resale at a specified time in the future of specific securities at specified prices at a price differential representing the

interest income to be earned by the investor. The contract shall be fully secured by obligations of the United States or other securities backed by the United States having a market value of at least one hundred two percent of the contract. The collateral required for investment in the contracts provided for in this subsection shall be shown on the books of the financial institution as being the property of the investor and the designation shall be contemporaneous with the investment. As used in this subsection, "local public body" includes all political subdivisions of the state and agencies, instrumentalities and institutions thereof; provided that home rule municipalities that prior to July 1, 1994 had enacted ordinances authorizing the investment of repurchase agreements may continue investment in repurchase agreements pursuant to those ordinances.

of the state board of finance, [has the power to] may invest money held in demand deposits and not immediately needed for the operation of state government and money held in the short-term investment fund, except as provided in Section 6-10-10.1 NMSA 1978. The investments shall be made only in [securities that are issued by the United States government or by its departments or agencies and are either direct obligations of the United States government or agencies sponsored by the

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United States government | accordance with the provisions of this section. The state treasurer, with the advice and consent J.

of the state board of finance, may also invest in contracts for the present purchase and resale at a specified time in the future, not to exceed one year or, in the case of bond proceeds, not to exceed three years, of specific securities at specified prices at a price differential representing the interest income to be earned by the state. Such contract shall not be invested in unless the contract is fully secured by obligations of the United States or its agencies or instrumentalities or by other securities backed by the United States or its agencies or instrumentalities having a market value of at least one hundred two percent of the amount of the The securities required as collateral under this subsection shall be delivered to a third-party custodian bank pursuant to a contract with the state and the counterparty or to the fiscal agent of New Mexico or its designee. Delivery shall be made simultaneously with the transfer of funds or as soon as practicable, but no later than the same day that the funds are transferred.

The state treasurer, with the advice and consent Κ. of the state board of finance, may also invest in contracts for the temporary exchange of state-owned securities for the use of broker-dealers, banks or other recognized institutional

investors in securities, for periods not to exceed one year for a specified fee rate. Such contract shall not be invested in unless the contract is fully secured by exchange of an irrevocable letter of credit running to the state, cash or equivalent collateral of at least one hundred two percent of the market value of the securities plus accrued interest temporarily exchanged. The collateral required by this subsection shall be delivered to the fiscal agent of New Mexico or its designee simultaneously with the transfer of funds or as soon as practicable, but no later than the same day that the state-owned securities are transferred.

of investment in Subsection J or K of this section shall be delivered to the fiscal agent of New Mexico or its designee contemporaneously with the transfer of funds or delivery of the securities at the earliest time industry practice permits, but in all cases, settlement shall be on a same-day basis.

M.] L. Neither of the contracts in Subsection J or K of this section shall be invested in unless the contracting bank, brokerage firm or recognized institutional investor has a net worth in excess of five hundred million dollars (\$500,000,000).

 $[N_{ullet}]$  M. The state treasurer, with the advice and consent of the state board of finance, may also invest in any of the following investments in an amount not to exceed forty

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percent of any fund that the state treasurer invests:

operating within the United States;

- medium-term notes and corporate notes with (2) a maturity not exceeding five years that are rated A or its equivalent or better by a nationally recognized rating service and that are issued by a corporation organized and operating in the United States; or
- (3) an asset-backed obligation with a maturity not exceeding five years that is rated AAA or its equivalent by a nationally recognized rating service.
- [0.] N. The state treasurer, with the advice and consent of the state board of finance, may also invest in:
- shares of [a] an open-ended diversified investment company [registered pursuant to the federal Investment Company Act of 1940 that invests in United States fixed income securities or debt instruments authorized pursuant to Subsections I, J and N of this section, provided that the investment company has total assets under management of at least one billion dollars (\$1,000,000,000) and the investments made by the state treasurer pursuant to this paragraph are less than five percent of the assets of the investment company; or] that:
  - (a) is registered with the United States

<u>securities</u>	and	exchange	commission

(b) complies with the diversification,
quality and maturity requirements of Rule 2a-7, or any
successor rule, of the United States securities and exchange
commission applicable to money market mutual funds; and

(c) assesses no fees pursuant to Rule

12b-1, or any successor rule, of the United States securities

and exchange commission, no sales load on the purchase of

shares and no contingent deferred sales charge or other similar

charges, however designated, provided that the state shall not,

at any time, own more than five percent of a money market

mutual fund's assets; or

(2) individual, common or collective trust funds of banks or trust companies that invest in United States fixed income securities or debt instruments authorized pursuant to Subsections I, J and [N] M of this section, provided that the investment manager has assets under management of at least one billion dollars (\$1,000,000,000) and the investments made by the state treasurer pursuant to this paragraph are less than five percent of the assets of the individual, common or collective trust fund.

 $[P_{\bullet}]$   $0_{\bullet}$  Public funds to be invested in negotiable securities or loans to financial institutions fully secured by negotiable securities at current market value shall not be paid out unless there is a contemporaneous transfer of the

securities at the earliest time industry practice permits, but in all cases, settlement shall be on a same-day basis either by physical delivery or, in the case of uncertificated securities, by appropriate book entry on the books of the issuer, to the purchaser or to a reputable safekeeping financial institution acting as agent or trustee for the purchaser, which agent or trustee shall furnish timely confirmation to the purchaser."

Section 4. Section 6-10-10.1 NMSA 1978 (being Laws 1988, Chapter 61, Section 2, as amended) is amended to read:

"6-10-10.1. SHORT-TERM INVESTMENT FUND CREATED-DISTRIBUTION OF EARNINGS--REPORT OF INVESTMENTS.--

A. There is created in the state treasury the "short-term investment fund". The fund shall consist of all deposits from governmental entities and Indian tribes or pueblos that are placed in the custody of the state treasurer for short-term investment purposes pursuant to this section. The state treasurer shall maintain a separate account for each governmental entity and Indian tribe or pueblo having deposits in the fund.

B. If a local public body is unable to receive payment on public money at the rate of interest as set forth in Section 6-10-36 NMSA 1978 from financial institutions within the geographic boundaries of the governmental unit, then a local public finance official having money of that local public body in [his] that official's custody not required for current

expenditure may, with the consent of the appropriate local board of finance, if any, remit some or all of such money to the state treasurer for deposit for the purpose of short-term investment as allowed by this section.

- C. Before local funds are invested or reinvested for the purpose of short-term investment pursuant to this section, the local public body finance official shall notify and make such funds available to banks, savings and loan associations and credit unions located within the geographical boundaries of their respective governmental unit, subject to the limitation on credit union accounts. To be eligible for such funds, the financial institution shall pay to the local public body the rate established by the state treasurer pursuant to a policy adopted by the state board of finance for such short-term investments.
- D. The local public body finance official shall specify the length of time a deposit shall be in the short-term investment fund, but in any event the deposit shall not be made for more than one hundred eighty-one days. The state treasurer through the use of the state fiscal agent shall separately track each such deposit and shall make such information available to the public upon written request.
- E. The state treasurer shall invest the short-term investment fund as provided for state funds under Section 6-10-10 NMSA 1978 in investments with a maturity at the time of

purchase that does not exceed three hundred ninety-seven days. The state treasurer may elect to have the short-term investment fund consolidated for investment purposes with the state funds under the control of the state treasurer; provided that accurate and detailed accounting records are maintained for the account of each participating entity and Indian tribe or pueblo and that a proportionate amount of interest earned is credited to each of the separate government accounts. The fund shall be invested to achieve its objective, which is to realize the maximum return consistent with safe and prudent management.

- F. At the end of each month, all net investment income or losses from investment of the short-term investment fund shall be distributed by the state treasurer to the contributing entities and Indian tribes or pueblos in amounts directly proportionate to the respective amounts deposited in the fund and the length of time the amounts in the fund were invested. The state treasurer shall charge participating entities, Indian tribes and pueblos reasonable audit, administrative and investment expenses to be paid directly from their net investment income for the investment and administrative services provided pursuant to this section.
- G. Investments of the short-term investment fund
  shall be made in such a manner that the fund maintains an "AA"
  or higher rating. Each fiscal year and at times directed by
  the state board of finance, the state treasurer shall cause to

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have the short-term investment fund rated by a nationally recognized statistical rating organization. If the rating received by the fund is lower than "AA", the state treasurer shall immediately submit a plan to the state board of finance detailing the steps that will be taken to obtain an "AA" or higher rating.

[G.] H. As used in this section, "local public body" means a political subdivision of the state, including school districts and post-secondary educational institutions.

[H.] I. In addition to the deposit of funds of local public bodies, the state treasurer may also accept for deposit, deposit and account for, in the same manner as funds of local public bodies, funds of the following governmental entities if the governing authority of the entity approves by resolution the deposit of the funds for the short-term investment:

- the agricultural commodity commission established under the Agricultural Commodity Commission Act;
- the Albuquerque metropolitan arroyo flood control authority established under the Arroyo Flood Control Act;
- the business improvement district (3) management committee established under the Business Improvement District Act;
  - the New Mexico community development

1	council established under the New Mexico Community Assistance
2	Act;
3	(5) the governing authority of only special
4	districts authorized under Chapter 73 NMSA 1978;
5	(6) the board of trustees established under
6	the Economic Advancement District Act;
7	(7) the board of directors of a corporation or
8	foundation established under the Educational Assistance Act;
9	(8) a board of directors established under the
10	Flood Control District Act;
11	(9) the New Mexico hospital equipment loan
12	council established under the Hospital Equipment Loan Act;
13	(10) the authority established under the
14	Industrial and Agricultural Finance Authority Act;
15	(ll) the authority established under the Las
16	Cruces Arroyo Flood Control Act;
17	(12) the authority established under the
18	Mortgage Finance Authority Act;
19	(13) the authority established under the
20	Municipal Mortgage Finance Act;
21	(14) the authority established under the
22	Public School Insurance Authority Act;
23	(15) the authority established under the
24	Southern Sandoval County Arroyo Flood Control Act;
25	(16) a board of trustees established under the

Special Hospital District Act;

(17) the authority established under the New Mexico Finance Authority Act; and

(18) the corporation established under the Small Business Investment Act.

[H-] J. In addition to the deposit of funds of local public bodies, the state treasurer may also accept for deposit and deposit and account for, in the same manner as funds of local public bodies, funds of any Indian tribe or pueblo in the state if authorized to do so under a joint powers agreement executed by the state treasurer and the governing authority of the Indian tribe or pueblo under the provisions of the Joint Powers Agreements Act."

Section 5. Section 8-6-3 NMSA 1978 (being Laws 1851-1852, Page 170, as amended) is amended to read:

"8-6-3. DUTIES OF TREASURER--RECEIPTS.--

A. The state treasurer shall receive and keep all [moneys] money of the state except when otherwise specially provided; disburse the public money upon warrants drawn according to law and not otherwise; keep a just, true and comprehensive account of all [moneys] money received and disbursed; render [his] the state treasurer's accounts to the [division of] financial control division of the department of finance and administration annually, or [oftener] more often if required; and report to the legislature, at the commencement of

each regular session, a detailed statement of the condition of the treasury. [He] The state treasurer shall grant duplicate receipts for all [sums of] money [which shall be] paid into the treasury, and the person receiving the [same] duplicate receipts shall deposit one with the [division of] financial control [who] division, which shall credit [such] the person accordingly and charge the state treasurer.

B. The state treasurer shall comply with all directives, requirements and policies made applicable to the state treasurer's office by the state board of finance pursuant to the board's authority granted by law."

Section 6. A new Section 8-6-8 NMSA 1978 is enacted to read:

"8-6-8. [NEW MATERIAL] STATE TREASURER CAMPAIGN
CONTRIBUTIONS--CONFLICTS OF INTEREST--FINANCIAL DISCLOSURE.--

A. In addition to the requirements of the Campaign Reporting Act, within thirty days after receiving campaign contributions totaling two hundred fifty dollars (\$250) or more from the same contributor, the state treasurer or a candidate for the office of state treasurer shall file with the state board of finance a report disclosing the contribution. The report shall identify:

- (1) the name and address of the contributor;
- (2) the occupation and business name of the contributor;

- (3) the name of the employer of the contributor;
  - (4) the amount or value of the contribution;
  - (5) the date of the contribution;
- (6) a statement as to whether the contributor directly or indirectly performs or seeks to perform business with the state treasurer's office; and
- (7) whether a person who resides in the household of the contributor, a family member or employee of the contributor or the contributor's employer performs or seeks to perform business directly or indirectly with the state treasurer's office.
- B. The state board of finance may prohibit the state treasurer from personally participating directly or indirectly in a decision affecting a contributor reported pursuant to Subsection A of this section or affecting a person who resides in the household of the contributor, is a family member or employee of the contributor or is the contributor's employer. In the event that the state treasurer is prohibited from participating in a decision pursuant to this subsection, the state treasurer shall recuse himself and leave the meeting at which the discussion and decision are to take place and appoint one qualified member of the state treasurer's staff who has no relationship with the contributor or to the contribution to participate in the meeting as a proxy or to aid in making

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- C. The state treasurer or any person employed by the state treasurer's office shall not solicit, receive or accept campaign contributions or any other thing of value directly or indirectly from a person who:
- (1) has a current contract with the state treasurer's office;
- (2) is a potential bidder, offeror or contractor for the provision of services to the state treasurer's office;
- (3) is an organization, association or other legal entity having a membership that includes persons described in this subsection; or
- (4) is an employee of the state treasurer's office.
- D. The state treasurer and each employee of the state treasurer's office as designated by the state board of finance shall file an annual report with the state board of finance disclosing all personal, financial or business relationships with banks, financial institutions, financial advisers or persons who perform or seek to perform business with the state treasurer's office. The report shall include:
- (1) the name and address of the person with whom the relationship exists;
  - (2) the business affiliation of the person

with whom the relationship exists;

- (3) a statement as to whether the person with whom the relationship exists directly or indirectly performs or seeks to perform business with the state treasurer's office; and
- (4) the nature of the relationship between the state treasurer or employee of the state treasurer's office and the person with whom the relationship exists.

## E. As used in this section:

- (1) "relationship" means a direct or indirect financial interest or a direct or indirect personal or business relationship, including handling of the financial or investment accounts of the person making the report or a member of the family or household of that person; and
- (2) "thing of value" includes a contribution to a charitable or other organization, exempting only contributions to recognized political campaign organizations."
- Section 7. EMERGENCY.--It is necessary for the public peace, health and safety that this act take effect immediately.

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