LEGISLATURE OF THE STATE OF IDAHO Sixty-sixth Legislature Second Regular Session - 2022

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 522

BY STATE AFFAIRS COMMITTEE

AN ACT

- RELATING TO THE STATE TREASURER; AMENDING SECTION 67-1210, IDAHO CODE, TO
 PROVIDE THAT IDLE MONEYS MAY BE INVESTED IN PHYSICAL GOLD AND SILVER IN
 CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN
 EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
- 6 Be It Enacted by the Legislature of the State of Idaho:

1

SECTION 1. That Section 67-1210, Idaho Code, be, and the same is hereby amended to read as follows:

9 67-1210. INVESTMENT OF IDLE MONEYS. (1) It shall be the duty of the
10 state treasurer to invest idle moneys in the state treasury in any of the fol11 lowing:

(a) Bonds, treasury bills, interest-bearing notes, or other obligations of the United States, or those for which the faith and credit of the United States are pledged for the payment of principal and interest.
(b) General obligation or revenue bonds of this state, or those for the bill block of the state.

which the faith and credit of this state are pledged for the payment of principal and interest.

(c) General obligation or revenue bonds of any county, city, metropoli tan water district, municipal utility district, school district, or
 other taxing district of this state.

21 (d) Notes, bonds, debentures, or other similar obligations issued by 22 the farm credit system or institutions forming a part thereof under the 23 farm credit act of 1971, 12 U.S.C. 2001-2259, and all acts of congress amendatory thereof or supplementary thereto; in bonds or debentures of 24 the federal home loan bank board established under the federal home loan 25 bank act, 12 U.S.C. 1421-1449; in bonds, debentures, and other obli-26 gations of the federal national mortgage association established un-27 der the national housing act, 12 U.S.C. 1701-1750g, as amended, and in 28 the bonds of any federal home loan bank established under said act; and 29 in other obligations issued or guaranteed by agencies or instrumental-30 ities of the government of the state of Idaho or of the United States, 31 including the United States small business administration guaranteed 32 33 portion of any loan approved by an Idaho banking corporation and by the 34 state treasurer.

(e) Bonds, notes, or other similar obligations issued by public corporations of the state of Idaho, including, but not limited to, the Idaho
state building authority, the Idaho housing and finance association,
and the Idaho water resource board.

(f) Repurchase agreements covered by any legal investment for the stateof Idaho.

(g) Tax anticipation notes and registered warrants of the state ofIdaho.

(h) Tax anticipation bonds or notes and income and revenue anticipation 1 2 bonds or notes of taxing districts of the state of Idaho. (i) Time deposit accounts and savings accounts in state depositories, 3 including τ but not limited to τ accounts on which interest or dividends 4 are paid and upon which negotiable orders of withdrawal may be drawn, 5 and similar transaction accounts. 6 (j) Time deposit accounts and savings accounts of state or federal sav-7 ings and loan associations located within the geographical boundaries 8 of the state in amounts not to exceed the insurance provided by the fed-9 eral deposit insurance corporation, including, but not limited to, ac-10 counts on which interest or dividends are paid and upon which negotiable 11 orders of withdrawal may be drawn, and similar transaction accounts. 12 (k) Revenue bonds of institutions of higher education of the state of 13 Idaho. 14 (1) Share, savings, and deposit accounts of state and federal credit 15 16 unions located within the geographical boundaries of the state in amounts not to exceed the insurance provided by the national credit 17 union share insurance fund and/or any other authorized deposit quaranty 18 corporation, including but not limited to τ accounts on which interest 19 20 or dividends are paid and upon which negotiable orders of withdrawal may 21 be drawn, and similar transaction accounts. (m) Money market funds whose portfolios consist of any allowed invest-22 ment as specified in this section. The securities held in money market 23 portfolios must be dollar-denominated, meaning that all principal and 24 interest payments on such a security are payable to security holders in 25 26 United States dollars. (n) Physical gold and silver, owned directly. Gold and silver held 27 under this subsection shall be maintained securely in a depository for 28 precious metals constructed, at a minimum, to currently accepted indus-29 try standards for secure storage and located within the geographical 30 boundaries of the state. If no depository meeting the requirements of 31 this subsection exists in this state, the state treasurer shall select a 32 qualifying depository in a contiguous state. The state treasurer shall 33 ensure that the gold and silver held in a qualifying depository under 34 this subsection is insured, independently audited, and physically seg-35 regated from other assets. 36

(2) The term "idle moneys" means the balance of cash and other evidences
of indebtedness that are accepted by banks as cash in the ordinary course of
business, in demand deposit accounts, after taking into consideration all
deposits and withdrawals, on a daily basis.

(3) The interest received on all such investments, unless otherwise specifically required by law, shall be paid into the general fund of the state of Idaho. Provided, unless otherwise specifically provided by statute, any interest earned on moneys received by the state pursuant to a federal law, regulation, or federal-state agreement that governs disposition of interest earned upon such moneys shall be accounted for separately to give effect to the federal law, regulation, or federal-state agreement.

(4) If the interest is to be credited to a separate fund, the state treasurer shall charge the fund an investment administration fee. The amount of
the fee shall be determined annually by the state treasurer and submitted to

2

the board of examiners for approval. The fee shall be expressed as an annual percentage of the average daily balance of the fund, including separate investments, if any, of that fund. The fee shall be charged monthly in an amount approximately one_twelfth (1/12) of the fee that would be payable on an annual basis. The amount of the investment administration fee shall constitute an appropriation from the fund for which the investment administration services are rendered.

(5) The state treasurer shall charge an investment administration fee 8 to each such state fund, including the general fund, that is invested by the 9 office of state treasurer. The investment administration fee shall be de-10 11 termined annually by the state treasurer and submitted to the board of examiners for approval. The fee shall be expressed as an annual percentage of the 12 average daily balance of the fund, including separate investments, if any, 13 of that fund. The fee shall be charged monthly in an amount approximately 14 one-twelfth (1/12) of the fee that would be payable on an annual basis. The 15 16 amount of the investment administration fee shall constitute an appropriation from the fund for which the investment administration services are ren-17 18 dered.

(6) The term "to invest" means to use the idle moneys in the state treasury to buy, sell, including selling before maturity at either a gain or a
loss, retain, or exchange any of the investments described in this section,
considering the probable safety of the capital, the probable income to be derived, and the liquidity of the assets.

SECTION 2. An emergency existing therefor, which emergency is hereby
 declared to exist, this act shall be in full force and effect on and after
 July 1, 2022.