I. PURPOSE
The purpose of this policy is to provide guidelines for the investment of funds based upon prudent cash management practices and in conformity with all applicable statutes.

II. POLICY
The Board of Directors of the San Bernardino County Transportation Agency (SBCTA) and of the San Bernardino Council of Governments (SBCOG) recognize their responsibility to direct the investment of funds under their care. This policy is designed to meet the specific needs of SBCTA and SBCOG while ensuring the safety of funds. This revised policy is effective July 1, 2019.

III. INVESTMENT GOALS
The investment of funds by SBCTA and SBCOG shall be guided by the goals of safety, liquidity, diversification, and a reasonable market rate of return.

Safety: Safety of principal is the foremost objective of the investment program. Investments of SBCTA and SBCOG will be undertaken in a manner that seeks to ensure the preservation of capital in the portfolio.

Liquidity: SBCTA's and SBCOG's investment portfolio will remain sufficiently liquid to enable SBCTA and SBCOG to meet all operating requirements and budgeted expenditures, including an additional amount to cover reasonably estimated contingencies.

Diversification: The investment portfolio will be diversified to avoid risk regarding specific security types or individual financial institutions.

Reasonable Market Rate of Return: The investment portfolio will be designed to attain a market average rate of return through economic cycles which is consistent with SBCTA's and SBCOG's primary goals of safety, liquidity and diversification.

IV. PRUDENT INVESTOR STANDARD
SBCTA and SBCOG investments are governed by the prudent investor standard, set forth as follows:

When investing, reinvesting, purchasing, acquiring, exchanging, selling, and managing public funds, a trustee shall act with care, skill, prudence and diligence under the circumstances then prevailing, including, but not limited to, the general economic conditions and the anticipated needs of the agency that a prudent person acting in a like capacity and familiarity with those matters would use in the investment of funds of a like character and with like aims, to safeguard the principal and maintain the liquidity needs of the agency. Within the limitations of this section and considering individual investments as part of an overall investment strategy, investments may be acquired as authorized by law.
V. SCOPE
The investment policy applies to all financial assets held by SBCTA and SBCOG, including bond proceeds. Funds specifically exempt from this policy include employee deferred compensation plans, employee pension plans, or assets held in trust by SBCTA and SBCOG with specific investment instructions.

VI. DELEGATION OF AUTHORITY
SBCTA's Board Administrative Code and SBCOG's Bylaws designate the SBCTA Chief Financial Officer (CFO) as Treasurer for each Agency.

Under the direction and oversight of the Chief Financial Officer, and in consultation with SBCTA’s and SBCOG’s investment adviser, the Chief Financial Officer or designee shall direct the investment of SBCTA and SBCOG combined operating funds, which are not invested in the County Pool or in LAIF (“DIRECT INVESTMENTS”) in accordance with this Policy. All officials, staff members and consultants are directly accountable to the SBCTA and SBCOG Boards for investment functions.

VII. CONFLICTS OF INTEREST
All officials, staff members and consultants involved in the investment functions will refrain from personal business activity that could conflict with the execution of the investment function or which could impair their ability to make impartial investment decisions. Officials, staff members, and consultants will disclose to the Executive Director any financial interest with a financial institution or broker that conducts business with SBCTA and SBCOG. Officials, staff members and consultants will further disclose any personal financial positions that could be related to the performance of SBCTA’s and SBCOG’s portfolio.

VIII. PORTFOLIO MATURITY LIMITS
Investment maturities shall be based on a review of cash flow forecasts. Maturities will be scheduled so as to permit SBCTA and SBCOG to meet all projected obligations.

The maximum maturity of any other investment of operating funds ("direct investments") may not exceed five years unless otherwise noted in Paragraph IX.

Investment of bond proceeds shall be made in consideration of the liquidity needs of the bond fund, and may not exceed five years, except for securities to be held in a defeasance escrow for refunded bonds and bond debt service reserve funds.

Investments in the San Bernardino County Pool and in LAIF are subject to maturity limits and other investment restrictions as imposed by the governing bodies of those agencies.

IX. ALLOWABLE INVESTMENTS FOR SBCTA and SBCOG OPERATING FUNDS
Investment of SBCTA’s and SBCOG’s funds is governed by the California Government Code, Sections 53600 et seq. and 53635 et seq. Should the Government Code become more restrictive than this policy, the Government Code restrictions shall prevail.

The following investment vehicles are permitted for the investment of operating funds.

A. Government obligations for which the full faith and credit of the United States are pledged for the payment of principal and interest.

B. Federal agency or United States government-sponsored enterprise obligations, participations, or other instruments, including those issued by or fully guaranteed as to principal and interest by federal agencies or United States government-sponsored enterprises. No more than 40% of SBCTA’s and SBCOG’s combined investment portfolio may be invested in the obligations of any one federal agency or United States government-sponsored enterprise.

C. Obligations of the State of California or any local agency within the state, including bonds payable solely out of revenues from a revenue producing property owned, controlled or operated by the state or any local agency or by a department, board, agency or authority of the state or any local agency. Obligations of the State of California or any California local agency may not represent more than 20%
of SBCTA’s and SBCOG’s combined portfolio and no more than 10% may be invested in the
obligations of any one issuer.

D. Registered treasury notes or bonds of any of the other 49 United States in addition to California,
including bonds payable solely out of the revenues from a revenue-producing property owned,
controlled, or operated by a state or by a department, board, agency, or authority of any of the other
49 United States, in addition to California. Obligations of the other 49 states may not represent more
than 20% of SBCTA’s and SBCOG’s combined portfolio and no more than 10% may be invested in the
obligations of any one issuer.

E. Repurchase Agreements used solely as short-term investments not to exceed 30 days.

The following collateral restrictions will be observed: Only U.S. Treasury securities or Federal Agency
securities, as described in Paragraph IX. A and B, will be acceptable collateral. All securities
underlying Repurchase Agreements must be delivered to SBCTA’s custodian bank by book entry,
physical delivery, or held by a third party custodial agreement. The total of all collateral for each
Repurchase Agreement must equal or exceed, on the basis of market value, 102% of the funds
borrowed against those securities. For any Repurchase Agreement with a term of more than one day,
the value of the underlying securities must be reviewed on a weekly basis and the value of the
underlying securities brought back up to 102% no later than the next business day.

Market value must be calculated each time there is a substitution of collateral.

SBCTA and SBCOG or their trustee shall have a perfected first security interest under the Uniform
Commercial Code in all securities subject to the Repurchase Agreement.

SBCTA and SBCOG may enter into Repurchase Agreements only with primary dealers of the Federal
Reserve Bank of New York.

SBCTA and SBCOG will have specific written agreements with each firm with which it enters into
Repurchase Agreements.

Reverse repurchase agreements will not be allowed.

Repurchase agreements may not represent more than 20% of SBCTA’s and SBCOG’s combined
investment portfolio.

F. Bankers’ Acceptances issued by domestic or foreign banks, which are eligible for purchase by the
Federal Reserve System, the short-term paper of which is rated in the highest category by a nationally
recognized statistical-rating organization (NRSRO).

Purchases of Bankers’ Acceptances may not exceed 180 days maturity or 40% of SBCTA’s and
SBCOG’s combined investment portfolio. No more than 3% of SBCTA and SBCOG’s investment
portfolio may be invested in the securities of any one non-government issuer regardless of security
type.

G. Commercial paper rated in the highest short-term rating category, as provided by a NRSRO. The
entity that issues the commercial paper shall meet all of the following conditions in either paragraph (1)
or paragraph (2):

(1) The entity meets the following criteria: (a) is organized and operating in the United States as a
general corporation; (b) has total assets in excess of five hundred million dollars ($500,000,000); (c)
has debt other than commercial paper, if any, that is rated in a rating category of "A" or its
equivalent or higher by a NRSRO.

(2) The entity meets the following criteria: (a) is organized within the United States as a special
purpose corporation, trust, or limited liability company; (b) has program-wide credit enhancements including, but not limited to, over collateralization, letters of credit, or surety bond; (c) has commercial paper that is rated "A-1" or higher, or the equivalent, by a NRSRO.

Purchases of eligible commercial paper may not exceed 270 days maturity.

Purchases of commercial paper may not exceed 40% of SBCTA’s and SBCOG’s combined
investment portfolio. No more than 3% of SBCTA’s and SBCOG’s combined investment portfolio
may be invested in the securities on any one non-government issuer regardless of security type.
H. Medium-term corporate notes issued by corporations organized and operating within the United States or by depository institutions licensed by the U.S. or any state and operating within the U.S. Medium-term corporate notes shall be rated in a rating category “A”, or its equivalent or better, by a NRSRO. Purchase of medium-term corporate notes may not exceed 30% of SBCTA’s and SBCOG’s combined investment portfolio. No more than 3% of SBCTA’s and SBCOG’s combined investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.

I. Negotiable certificates of deposit or deposit notes issued by a nationally or state-chartered bank or a state or federal savings and loan association or by a federally- or state-licensed branch of a foreign bank. Investments under this subdivision shall be rated in a rating category of “A” for long-term, “A-1” for short-term, their equivalent or better by a NRSRO. Purchase of negotiable certificates of deposit may not exceed 30% of SBCTA’s and SBCOG’s combined investment portfolio. No more than 3% of SBCTA’s and SBCOG’s combined investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.

J. State of California’s Local Agency Investment Fund (LAIF) Investment in LAIF may not exceed 60% of SBCTA’s and SBCOG’s combined operating funds or up to the maximum amount permitted by the State Treasurer, whichever is less.

K. California Asset Management Program (CAMP) Shares of beneficial interest issued by a joint powers authority organized pursuant to Government Code Section 6509.7. To be eligible under California Government Code Section 53601 (p): the joint powers authority (CAMP), issuing the shares shall have retained an investment adviser that meets all of the following criteria:

1. The adviser is registered or exempt from registration with the Securities and Exchange Commission.
2. The adviser has not less than five years of experience investing in the securities and obligations authorized in subdivisions (a) to (q), inclusive.
3. The adviser has assets under management in excess of five hundred million dollars ($500,000,000).

L. San Bernardino County Investment Pool.

M. Insured savings accounts.

N. Shares of beneficial interest issued by diversified management companies that are money market funds registered with the Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. Sec. 80a-1, et seq.). To be eligible for investment pursuant to this subdivision, these companies shall either: (1) have attained the highest ranking or the highest letter and numerical rating provided by not less than two NRSROs, or (2) have an investment advisor registered or exempt from registration with the Securities and Exchange Commission with not less than five years experience managing money market mutual funds and with assets under management in excess of $500,000,000.

The purchase price of shares of beneficial interest purchased shall not include any commission that the companies may charge and shall not exceed 20% of SBCTA’s and SBCOG’s combined investment portfolio. Further, no more than 10% of SBCTA’s and SBCOG’s combined investment portfolio may be invested in shares of beneficial interest of any one money market fund.

O.

1. Bonds issued by SBCTA, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by SBCTA or by a department, board, agency, or authority of SBCTA, provided the SBCTA Board first specifically approves investing in such bonds.

2. Bonds, notes, warrants, or other evidences of indebtedness of a local agency within this state, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the local agency, or by a department, board, agency, or authority of the local agency, provided the SBCTA Board first specifically approves of SBCTA investing in such bonds, notes, warrants or other evidences of indebtedness of SBCTA.
P. United States dollar denominated senior unsecured unsubordinated obligations issued or unconditionally guaranteed by the International Bank for Reconstruction and Development (IBRD), International Finance Corporation (IFC), or Inter-American Development Bank (IADB), with a maximum remaining maturity of five years or less, and eligible for purchase and sale within the United States. Investments under this subdivision shall be rated “AAA” or its equivalent by a NRSRO and may not exceed 30% of SBCTA’s and SBCOG’s combined investment portfolio.

Q. A mortgage pass-through security, collateralized mortgage obligation, mortgage-backed or other pay-through bond, equipment lease-backed certificate, consumer receivable pass-through certificate, or consumer receivable-backed bond of a maximum of five years’ maturity. Securities eligible for investment under this subdivision shall be rated “AAA” or its equivalent by a NRSRO and may not exceed 20% of SBCTA’s and SBCOG’s combined investment portfolio. No more than 3% of SBCTA’s and SBCOG’s combined investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.

For purposes of determining compliance with this policy, where this section specifies a percentage limitation for a particular category of investment, that percentage is applied on the date of purchase. Credit criteria listed in this section refers to the credit of the issuing organization at the time the security is purchased.

X. ADDITIONAL ALLOWABLE INVESTMENTS FOR BOND PROCEEDS

A. Investment agreement with an AA rated bank or collateralized investment agreement with an A rated bank or an investment acceptable to a bond insurance company and approved specifically by the SBCTA and SBCOG Board.

B. Debt service reserve funds and debt service funds may be invested longer than five years as long as they are permitted by state law and investments are readily available for bond payments and other bond purposes (refundings, defeasance, etc.).

C. U.S. Treasury Securities and State and Local Government Securities having a maturity longer than five years are permitted for escrowed defeasances.

D. Forward purchase agreements, forward delivery agreements and debt service reserve agreements approved specifically by the SBCTA and SBCOG Board.

E. Other investments as permitted by bond indentures.

XI. PROHIBITED INVESTMENT TRANSACTIONS

Any investment not specifically allowed by this policy is prohibited.

XII. INVESTMENT IN “DERIVATIVE” SECURITIES

Direct investment in derivative securities is prohibited. A “derivative security” is any investment the value of which is derived from an underlying security, commodity or index. For purposes of this policy, a derivative is any security that has principal and/or interest payments which are subject to significant uncertainty as to timing, and/or amount.

It is understood that the County Pool and LAIF may invest in certain derivative securities.

XIII. LEVERAGING

All forms of portfolio leverage, including, but not limited to, securities lending programs, reverse repurchase agreements, and margin accounts, are prohibited.

XIV. SAFEKEEPING OF SECURITIES

SBCTA shall enter into an agreement with a bank trust department to serve as the safekeeping agent for all deliverable investments. The safekeeping agent shall hold all investments in an account for the sole
benefit of SBCTA and SBCOG. All deliverable investments shall be delivered by the broker to SBCTA’s and SBCOG’s combined safekeeping account on a delivery versus payment basis.

XV. COMPETITIVE BIDDING OF INVESTMENTS
The investment procedures require that approved broker/dealers compete for direct investment purchases and sales to ensure that all investment transactions are free from favoritism. The CFO in conjunction with SBCTA’s and SBCOG’s investment advisor shall determine the best execution price for SBCTA and SBCOG, and act accordingly.

XVI. BROKER/DEALERS
A. If a third party investment advisor is authorized to conduct investment transactions on SBCTA’s and SBCOG’s behalf, the investment advisor may use their own list of approved issuers, broker/dealers and financial institutions for investment purposes. The investment advisor’s approved list must be made available to SBCTA and SBCOG upon request.

B. For any investment transactions conducted by the Treasurer on behalf of SBCTA and SBCOG, and not conducted directly with the issuer, the Treasurer shall comply with the following requirements:

C. Transactions initiated by SBCTA and SBCOG shall be executed through government securities dealers reporting as primary dealers to the New York Federal Reserve Bank of New York or direct issuers (defined as corporations that issue their own securities) and through secondary dealers who have received prior approval to do business with SBCTA and SBCOG.

D. Primary dealers wishing to do business with SBCTA and SBCOG must meet the following criteria:

1. The primary dealer representative must have demonstrated experience providing investment services to public agencies in California.

2. The primary dealer representative must provide SBCTA and SBCOG with a minimum of three references of finance officials from public agencies in California.

E. Secondary dealers must complete a broker/dealer application provided by SBCTA and SBCOG, and must meet the following criteria to the satisfaction of SBCTA’s Chief Financial Officer:

1. The broker/dealer must qualify under SEC Rule 15C3-1 (uniform net capital rule).

2. The broker/dealer and the broker/dealer representative must be properly registered with the appropriate state and federal regulatory bodies.

3. The broker/dealer should be a market maker and have a strong market presence in one or more product areas that are pertinent to SBCTA’s and SBCOG’s investment goals.

4. The broker/dealer and its representative should be well established in the business and have an acceptable track record.

F. Each broker/dealer will be sent a copy of this Policy, a broker/dealer application, and a list of persons authorized to execute transactions on SBCTA’s and SBCOG’s behalf. In order to be considered for investment business opportunities with SBCTA and SBCOG, each firm must acknowledge receipt of such materials.

XVII. REPORTING
A. Quarterly Report
The CFO will provide a quarterly report to the General Policy Committee and to the Board of Directors providing the following information:

1. Breakout of all securities, investments and moneys held by SBCTA and SBCOG by investment type, issuer, date of maturity, par, dollar amount and percent of portfolio invested in each.

2. A description of all SBCTA’s and SBCOG’s funds, investments or programs that are under the management of any outside party that is not a local agency. This report must also include market valuation of the portfolio and the source of the valuation.
3. A statement of compliance with investment policy and a statement denoting the ability of SBCTA and SBCOG to meet all expenditures for the next six months.

B. Monthly Report
The CFO will provide a monthly list of investment transactions to the Board of Directors as required by the California Government Code §53607 when investment authority has been delegated by the Board.

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**XVIII. SUBMISSION OF INVESTMENT POLICY**
SBCTA’s CFO shall render a statement of investment policy to the Board of Directors of SBCTA and SBCOG as required by the California Government Code. If changes are proposed, the Board shall consider the policy, and proposed changes, in a public meeting.

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**XIX. REVISION HISTORY**

<table>
<thead>
<tr>
<th>Revision No.</th>
<th>Revisions</th>
<th>Adopted</th>
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<tbody>
<tr>
<td>0</td>
<td>Adopted by the Board of Directors.</td>
<td>10/02/96</td>
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<tr>
<td>1</td>
<td>20100: Added paragraph starting with &quot;It shall be SANBAG's long term objective . . . &quot;.</td>
<td>09/03/97</td>
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<tr>
<td>2</td>
<td>No changes.</td>
<td>12/02/98</td>
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<tr>
<td>3</td>
<td>20100.10: Changed percentage of operating funds amount to 20%.</td>
<td>11/03/99</td>
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<td>4</td>
<td>No changes. Re-approved by the Board of Directors.</td>
<td>11/01/00</td>
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<tr>
<td>5</td>
<td>Added Para. 20100.16 Qualifications of Broker/Dealers; re-sequenced existing paragraphs.</td>
<td>11/07/01</td>
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<td>20100.16, 20100.17, 20100.18, 20100.19, 20100.20, and 20100.21 to 20100.17, 20100.18,</td>
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<td>20100.19, 20100.20, and 20100.22.</td>
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<td>Revised Par. 20100.10: Revised &quot;...not to exceed 20% of SANBAG’s operating funds...&quot; to</td>
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<td></td>
<td>&quot;...not to exceed 30% of SANBAG’s operating funds...&quot;, and &quot;Portion of Portfolio: 20%</td>
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<td>maximum&quot; to &quot;Portion of Portfolio: 30% maximum&quot;.</td>
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<td>6</td>
<td>Changed paragraph numbering style from 20100.1,20100.2, 20100.3 etc. to I, II, III, etc.</td>
<td>11/06/02</td>
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<tr>
<td></td>
<td>Par. IX: Changed &quot;one year&quot; to &quot;two years&quot;.</td>
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<td>Par. X.4: Changed &quot;1 year maximum&quot; to &quot;2 year maximum&quot;.</td>
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<td>Par. X.5: Changed &quot;1 year maximum&quot; to &quot;2 year maximum&quot;.</td>
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<td>Par. X.6: Changed &quot;180 days maximum&quot; to &quot;270 day maximum&quot;.</td>
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<td>7</td>
<td>No changes. Re-approved by the Board of Directors</td>
<td>11/05/03</td>
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<td>8</td>
<td>No changes. Re-approved by the Board of Directors</td>
<td>01/05/05</td>
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<tr>
<td>9</td>
<td>No changes. Re-approved by the Board of Directors</td>
<td>11/02/05</td>
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<tr>
<td>10</td>
<td>Paragraphs on DEFINITIONS, ANNUAL MANAGEMENT REVIEW AND AUDIT, AND SEGREGATED INVESTMENT, and EXECUTION AND RECORD KEEPING: Deleted. Paragraphs III, IV, IX, and XVII: Minor revisions. Paragraphs VIII, IX, and XVI: Major revisions.</td>
<td>07/05/06</td>
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<tr>
<td>11</td>
<td>Par. IX.J: Removed limitation.</td>
<td>09/13/06</td>
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<td>12</td>
<td>No changes. Re-approved by the Board of Directors</td>
<td>01/09/08</td>
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<tr>
<td>13</td>
<td>Par. VI: Delete &quot;In addition, the CFO, under the direction and oversight of the Executive</td>
<td>09/01/10</td>
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<td>Director, and consultation with SANBAG’s investment advisor, shall review the alternatives for</td>
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<td>the investment of bond proceeds, and shall recommend such investments to the SANBAG Board for</td>
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<td></td>
<td>approval. The investment of bond proceeds is identified under par. X. and will be authorized by</td>
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<td>bond covenant.</td>
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<td>Par. IX: Add (C) Obligations of the State of California or any local agency within the state and (D) Registered treasury notes or bonds of other states in addition to California to diversify the number of sectors and issuers; revise (C) to be (E) and add &quot;held&quot; before &quot;by a third party custodial agreement&quot;. Also add &quot;Repurchase agreements may not represent more than 20% of SANBAG’s investment portfolio&quot;, to limit the amount to be invested in repurchase agreements; delete &quot;)G) &quot;provided that the issuing corporation is organized and operating within the United States, has total assets in excess of $500 million and has an &quot;A&quot; or higher rating for its long-term debt, if any, as provided by a nationally recognized statistical rating organization.&quot; This is also stated in paragraphs (G) (1) and (2); increase (J) from $40 million to $50 million limitation on LAIF investment per State Treasurer’s Office authorization to increase the dollar amount for investment. Par. X: Change (A) For CAMP, rating from AAA to AAAam and average maturity from one year to 60 days or less. This is to improve safety and liquidity.</td>
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<td>Revision No.</td>
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<td>14</td>
<td>Par. XV: Add “in conjunction with SANBAG’s investment advisor” for clarification purposes.</td>
<td>07/06/11</td>
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<td></td>
<td>Par. VIII: Changed four years to five years and added “unless otherwise noted in Par. IX. Par. IX.B: Changed 10% to 40%. Par. IX.F: Changed 20% to 40% and changed “No more than 5% of SANBAG’s investment portfolio may be invested in the Bankers’ Acceptances of any one commercial bank.” to “No more than 3% of SANBAG’s investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.” Par. IX.G: Changed “No more than 5% of SANBAG’s investment portfolio may be invested in commercial paper of one issuer.” to “No more than 3% of SANBAG’s investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.” Par. IX.H: Changed 20% to 30 and changed “No more than 5% of SANBAG’s investment portfolio may be invested in a medium-term note of any one corporation.” to “No more than 3% of SANBAG’s investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.” Par. IX.I: Changed 20% to 30% and added “No more than 3% of SANBAG’s investment portfolio may be invested in the securities of any one non-government issuer regardless of security type.”</td>
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<tr>
<td>15</td>
<td>Par. IX.H: Changed rating of “AA” to “A”. Par. IX.I: Changed “… by a state-licensed branch …” to “… by a federally or state-licensed branch …” and changed “… rated AA …” to “… rated A or its equivalent …”. Re-approved by the Board of Directors.</td>
<td>08/01/12</td>
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<tr>
<td>16</td>
<td>No changes. Re-approved by the Board of Directors on 9/4/13, Agenda Item 5.</td>
<td>09/04/13</td>
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<tr>
<td>17</td>
<td>Re-approved by the Board of Directors on 7/2/14, Agenda Item 4. Updated Par. VI to mirror bylaws that designate the CFO as Treasurer.</td>
<td>07/02/14</td>
</tr>
<tr>
<td>18</td>
<td>Re-approved by the Board of Directors on 9/2/15, Agenda Item 6. Updated Par. IX – Allowable Investments for SANBAG Operating Funds, including modifications to subparagraph I, and adding subparagraphs N and O.</td>
<td>09/02/15</td>
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<tr>
<td>19</td>
<td>BOD approved on 11/05/15, Agenda Item 3. Updated Par. IX section N permitting investment in certain obligations issued by SANBAG entities.</td>
<td>11/04/15</td>
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<tr>
<td>20</td>
<td>BOD approved on 9/07/16, Agenda Item 8. Updated Par. IX – Allowable Investments for SANBAG Operating Funds, modifying subparagraph J and to Par. XVIII – Annual Submission of Investment Policy.</td>
<td>09/07/16</td>
</tr>
<tr>
<td>21</td>
<td>BOD approved on 3/01/17, Agenda Item 6. Updated entity name from SANBAG to SBCTA, Par. IX section K allowing investment in CAMP, Par. VI – designate the CFO as Treasurer of SBCTA &amp; SBCOG with one year authority to invest or reinvest SBCTA and SBCOG funds.</td>
<td>03/01/17</td>
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<tr>
<td>22</td>
<td>BOD approved on 6/6/18, Agenda Item 4. Minor modifications for clarification purposes to Paragraphs IX (sections F, G, H, I, N, P, and Q).</td>
<td>06/06/18</td>
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<td>23</td>
<td>BOD approved on 6/05/19, Agenda Item 24. Minor modification to paragraphs VI and IX, K..</td>
<td>06/05/19</td>
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<td>24</td>
<td>BOD approved on 05/06/20 agenda item 5.</td>
<td>05/06/20</td>
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<td>25</td>
<td>BOD approved on 5/5/21 agenda item 6. Amend Section IX, G to comply with SB998 allowing to invest in commercial paper up to 40% and eliminate 10% limit on any one issuer.</td>
<td>05/05/21</td>
</tr>
<tr>
<td>26</td>
<td>BOD approved on 5/4/22 Agenda Item 4. No Changes</td>
<td>05/04/22</td>
</tr>
<tr>
<td>27</td>
<td>BOD approved on 5/3/23 Agenda Item 6. Amend Section IX.K modified to include California Asset Management Program (CAMP)’s term investments.</td>
<td>05/03/23</td>
</tr>
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