1 2 3	ALACHUA COUNTY BOARD OF COUNTY COMMISSIONERS
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5 6	ORDINANCE NO. 2024-
7	AN OPPRIANCE OF THE POARD OF COLUMN COLOR (COLONERS
8 9	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF ALACHUA COUNTY, FLORIDA; AMENDING CHAPTER 30,
10 11	TITLE 3 OF THE ALACHUA COUNTY CODE OF ORDINANCES; PROVIDING FOR THE INVESTMENT OF SURPLUS FUNDS OF THE
12	COUNTY IN SPECIFIED OBLIGATIONS IN ADDITION TO THOSE
13 14	SPECIFICALLY AUTHORIZED BY STATE LAW; PROVIDING FOR DIVESTMENT OF UNAUTHORIZED INSTRUMENTS; PROVIDING
15	INVESTMENT OF UNAUTHORIZED INSTRUMENTS, PROVIDING INVESTMENT AUTHORIZATION TO THE CLERK OF THE BOARD;
16	PROVIDING FOR MODIFICATION; PROVIDING FOR INCLUSION
17 18	IN THE CODE; PROVIDING A SEVERABILITY CLAUSE; PROVIDING AN EFFECTIVE DATE.
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20	WHEREAS, it furthers the public interest for Alachua County, Florida (hereinafter the
21	"County"), to invest any monies not immediately required to be disbursed and to maximize the
22	net earnings on such funds; and
23	WHEREAS, Section 218.415, Florida Statutes, provides certain limitations and
24	regulations applicable to the investment of surplus public funds where not otherwise authorized
25	by law or ordinance; and
26	WHEREAS, the Board of County Commissioners previously adopted Ordinance 90-8,
27	Ordinance 92-15, Ordinance 95-8, and Ordinance 2017-10, codified in Section 30.2 of the
28	Alachua County Code of Ordinances, which authorizes Alachua County to invest surplus funds
29	of the County in specified obligations in addition to those specifically authorized by state law;
30	and
31	WHEREAS, the Board of County Commissioners deems it in the best interest of the
32	citizens of Alachua County to provide a revised list of authorized investment opportunities for
33	surplus county funds.

1 2 3	NOW, THEREFORE, BE IT DULY ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ALACHUA COUNTY, FLORIDA, AS FOLLOWS:
4	SECTION 1. Chapter 30 is amended as follows:
5 6	Sec. 30.02 Permitted investment of surplus funds.
7 8 9 10 11	(a) Authorized investment instruments. In addition to the obligations described in F.S. § 218.415, and other obligations constituting permitted investments under Florida law, surplus public funds of the county may be invested and reinvested in the following authorized instruments, none of which shall be deemed authorized or permissible if in the form of derivatives:
12 13 14	(1) U.S. Treasury & Government Guaranteed - U.S. Treasury obligations, and obligations the principal and interest of which are backed or guaranteed by the full faith and credit of the U.S. Government.
15 16 17	(2) Federal Agency/GSE - Debt obligations, participations or other instruments issued or fully guaranteed by any U.S. Federal agency, instrumentality or government-sponsored enterprise (GSE).
18 19 20 21	(3) Supranationals – U.S. dollar denominated debt obligations of a multilateral organization of governments where U.S. is a shareholder and voting member. Obligation must have highest ST or highest LT rating (A-1/P-1, AAA/Aaa, or equivalent).
22 23 24 25	(4) Corporates U.S. dollar denominated corporate notes, bonds or other debt obligations issued or guaranteed by a domestic corporation, financial institution, non-profit, or other entity. Obligation must have highest ST or three highest LT rating (A-1/P-1, A-/A3, or equivalent).
26 27 28 29 30	(5)(4) Municipals – Obligations, including both taxable and tax-exempt, issued or guaranteed by any State, territory or possession of the United States, political subdivision, public corporation, authority, agency board, instrumentality or other unit of local government of any State or territory. Obligation must have highest ST or three highest LT rating (SP-1/MIG 1, A-/A3, or equivalent).
31 32 33 34	(6)(5) Agency Mortgage Backed Securities - Mortgage-backed securities (MBS), backed by residential, multi-family or commercial mortgages, that are issued or fully guaranteed as to principal and interest by a U.S. Federal agency or government sponsored enterprise, including but not limited to pass-throughs, collateralized

1	mortgage obligations (CMOs) and REMICs.
2	(7)(6) Asset-Backed Securities - Asset-backed securities (ABS) whose underlying
3	collateral consists of loans, leases or receivables, including but not limited to auto
4	loans/leases, credit card receivables, student loans, equipment loans/leases, or
5	home-equity loans. Obligation must have highest ST or highest LT rating (A-1/P-1,
6	AAA/Aaa, or equivalent).
7	(8)(7) Non-Negotiable Certificate of Deposit and Savings Accounts - Non-negotiable
8	interest bearing time certificates of deposit, or savings accounts in banks organized
9	under the laws of this state or in national banks organized under the laws of the
10	United States and doing business in this state, provided that any such deposits are
11	secured by the Florida Security for Public Deposits Act, Chapter 280, Florida
12	Statutes.
13	(9)(8) Commercial Paper – U.S. dollar denominated commercial paper issued or
14	guaranteed by a domestic corporation, company, financial institution, trust or other
15	entity, only unsecured debt permitted. Obligation must have highest ST rating (A-
16	1/P-1, or equivalent).
17	(10)(9) Repurchase Agreements - Repurchase agreements (Repo or RP) that meet the
18	following requirements:
19	(11)(10)Must be governed by a written Securities Industry and Financial Markets
20	Association (SIFMA) Master Repurchase Agreement which specifies securities
21	eligible for purchase and resale, and which provides the unconditional right to
22	liquidate the underlying securities should the Counterparty default or fail to provide
23	full timely repayment. A counterparty must be a Federal Reserve Bank, a Primary
24	Dealer as designated by the Federal Reserve Bank of New York, or a nationally
25	chartered commercial bank. Securities underlying repurchase agreements must be
26	delivered to a third-party custodian under a written custodial agreement and may be
27	of deliverable or tri-party form. Securities must be held in the Clerk's custodial
28	account or in a separate account in the name of the Clerk. Acceptable underlying
29	securities include only securities that are direct obligations of, or that are fully
30	guaranteed by, the United States or any agency of the U.S., or U.S. Agency-backed
31	mortgage related securities. Underlying securities must have an aggregate current
32	market value of at least 102% (or 100% if the counterparty is a Federal Reserve
33	Bank) of the purchase price plus current accrued price differential at the close of
34	each business day. The final term of the agreement must be 1 year or less.
35	(12)(11)Money Market Funds - Shares in open-end and no-load money market mutual
36	funds, provided such funds are registered under the Investment Company Act of

1 2	1940 and operate in accordance with Rule 2a-7. Fund must have the highest fund rating by all NRSROs who rate the fund (AAAm/Aaa-mf, or equivalent).
3	(13)(12)Florida Local Government Investment Trust (FLGIT) – The Florida Local
4	Government Investment Trust (FLGIT) is a local government investment pool
5	(LGIP) developed through the joint efforts of the Florida Court Clerks and
6	Comptrollers (FCCC) and the Florida Association of Counties (FAC). It is the
7	longest running member-owned and member-governed local government
8	investment pool in the state of Florida. Fund must have the highest fund quality and
9	volatility rating by all NRSROs who rate the fund (AAAm/AAAf, S1, or
10	equivalent).
11	(14)(13)Local Government Investment Pools (LGIP) – State, local government or
12	privately-sponsored investment pools that are authorized pursuant to state law.
13	LGIP must have the highest fund quality and volatility rating by all NRSROs who
14	rate the LGIP (AAAm/AAAf, S1, or equivalent).
15	(15)(14) The Florida Local Government Surplus Funds Trust Funds ("Florida Prime") A
16	thorough investigation of the Florida Prime is required prior to investing, and on an
17	annual basis. Fund must have the highest fund rating by all NRSROs who rate the
18	fund (AAAm/Aaa-mf, or equivalent).
19	(b) Investment authorization of clerk.
20	(3) TheClerk, or his/her designee, is herebyauthorized to establish investment procedures,
21	including performance measurements, as well as, maturity, allocation and liquidity limits for
22	investments authorized in this ordinance. To the extent possible an attempt will be made to
23	match investment maturities with known cash needs and anticipated cash flow requirements.
24	Investments of current operating funds shall have maturities of no longer than thirty-six (36)
25	months. Investments of bond reserves, construction funds, and other non-operating funds
26	shall have a term appropriate to the need for funds and in accordance with debt covenants,
27	but in no event shall exceed five and one-half (5.50) years.
28 29	SECTION 2. <u>Divestment of Unauthorized Instruments.</u> It is the intent of the Board of
30	County Commissioners that, upon effective date of this ordinance, all investing and reinvesting
31	of surplus public funds of the county shall be of the instruments authorized by this ordinance, as
32	amended. Divestment of instruments not in accordance with this ordinance which are held by
33	the county on the effective date of this ordinance shall take place when prudent but no later than
34	December 31, 2024.

1	SECTION 3. <u>Modification.</u> It is the intent of the Board of County Commissioners that
2	the provisions of this ordinance may be modified as a result of considerations that may arise
3	during public hearings. Such modifications shall be incorporated into the final version of the
4	ordinance adopted by the Board and filed by the Clerk to the Board.
5	SECTION 4. Repealing Clause. All ordinances or portions thereof in conflict herewith
6	are, to the extent of such conflict, hereby repealed.
7	SECTION 5. Severability. If any word, phrase, clause, paragraph, section or provision
8	of this ordinance or the application hereof to any person or circumstance is held invalid or
9	unconstitutional, such finding shall not affect the other provisions or applications of the
10	ordinance which can be given effect without the invalid or unconstitutional provisions or
11	application, and to this end the provisions of this ordinance are declared severable.
12	SECTION 6. Inclusion in the Code. It is the intent of the Board of County
13	Commissioners of Alachua County, Florida, and it is hereby provided that Section 1. of this
14	ordinance shall become and be made a part of the Code of Ordinances of Alachua County,
15	Florida; that the section of this ordinance may be renumbered or re-lettered to accomplish such
16	intent and that the word "ordinance" may be changed to "section", "article", or other appropriate
17	designation.
18	SECTION 7. Effective Date. A certified copy of this ordinance shall be filed with the
19	Department of State by the Clerk of the Board within ten (10) days after enactment by the Board
20	and shall take effect upon filing with the Department of State.
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1	DULY ADOPTED in regular session, this day of, 2024.
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3	BOARD OF COUNTY COMMISSIONERS OF
4	ALACHUA COUNTY, FLORIDA
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6	ATTEST:
7	BY:
8	Mary Alford, Chair
9	Board of County Commissioners
10	J.K. "Jess" Irby, Esq.
11	Clerk of Court
12	APPROVED AS TO FORM
13	
14	
15	
16	County Attorney
17	(SEAL)