ENROLLED

CS/CS/HB 669, Engrossed 1

2025 Legislature

1 2 An act relating to Israeli bonds; amending s. 218.415, 3 F.S.; prohibiting local governments from requiring minimum bond ratings in certain circumstances; 4 5 providing an effective date. 6 7 Be It Enacted by the Legislature of the State of Florida: 8 9 Subsection (5) of section 218.415, Florida Section 1. 10 Statutes, is amended to read: 218.415 Local government investment policies.-Investment 11 12 activity by a unit of local government must be consistent with a 13 written investment plan adopted by the governing body, or in the 14 absence of the existence of a governing body, the respective principal officer of the unit of local government and maintained 15 16 by the unit of local government or, in the alternative, such 17 activity must be conducted in accordance with subsection (17). 18 Any such unit of local government shall have an investment 19 policy for any public funds in excess of the amounts needed to 20 meet current expenses as provided in subsections (1)-(16), or 21 shall meet the alternative investment guidelines contained in subsection (17). Such policies shall be structured to place the 22 highest priority on the safety of principal and liquidity of 23 funds. The optimization of investment returns shall be secondary 24 to the requirements for safety and liquidity. Each unit of local 25

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26 government shall adopt policies that are commensurate with the 27 nature and size of the public funds within its custody. 28 (5) LISTING OF AUTHORIZED INVESTMENTS.-The investment 29 policy shall list investments authorized by the governing body 30 of the unit of local government, subject to the provisions of 31 subsection (16). The investment policy authorized by the 32 governing body of the unit of local government may not require a 33 minimum bond rating for investments authorized pursuant to paragraph (16) (f). Investments not listed in the investment 34 35 policy are prohibited. If the policy authorizes investments in 36 derivative products, the policy must require that the unit of 37 local government's officials responsible for making investment decisions or chief financial officer have developed sufficient 38 understanding of the derivative products and have the expertise 39 to manage them. For purposes of this subsection, a "derivative" 40 is defined as a financial instrument the value of which depends 41 42 on, or is derived from, the value of one or more underlying 43 assets or index or asset values. If the policy authorizes investments in reverse repurchase agreements or other forms of 44 45 leverage, the policy must limit the investments to transactions in which the proceeds are intended to provide liquidity and for 46 47 which the unit of local government has sufficient resources and 48 expertise. 49 Section 2. This act shall take effect July 1, 2025.

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