TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Control No.: 892 Department	or Agency: Off	fice of State '	Treasurer	
Rule No. 892-X-116		***		
Rule Title: Voluntary Withdr				
New X Amer	ndRepe	ealA	dopt by Refere	ence
Would the absence of the proham or endanger the public	pposed rule sign health, welfare	nificantly e, or safety?	No	
Is there a reasonable relati state's police power and the public health,safety, or wel	protection of	the the	Yes_	
Is there another, less restraction available that contains the public?			No	
Does the proposed rule have or indirectly increasing the services involved and, if so	costs of any c	goods or	No	
Is the increase in cost, if public than the harm that miabsence of the proposed rule	ght result from	ful to the n the	No_	
Are all facets of the rulema solely for the purpose of, a their primary effect, the pr	and so they have	e, as	Yes	
********	*****	*****	****	***
Does the proposed rule have	an economic imp	pact?	No	
If the proposed rule has an required to be accompanied bushection (f) of Section 41	y a fiscal note	prepared in a	accordance wit	:h
**************************************		******	******	***
I certify that the attached compliance with the requirem 1975, and that it conforms t Administrative Procedure Div	ents of Chapter o all applicabl	· 22, Title 41, e filing requi	Code of Alab	e
Signature of certifying offi	cer	aria Gla	A /	
Date 7. 20.11	,		X	

Office of State Treasurer SAFE Division

NOTICE OF INTENDED ACTION

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RULE NO. & TITLE:

892-X-101 892-x-103	Purpose Designation as a Qualified Public
892-X-104 892-X-105	Depository Collateral Pledging Levels Maintaining Active Status
892-X-106 892-X-107	Valuation of Collateral Custodians
892-X-108 892-X-109	Requirements of QPDs Requirements of Public Depositors
892-X-113	Grounds for Involuntary Withdrawal, Suspension, or Imposition of
892-X-114	Administrative Penalties Administrative Penalties - QPD
892-X-115 892-X-116	Involuntary Withdrawal or Suspension Voluntary Withdrawal
892-X-118 892-X-119	Reports by the Treasurer Use of Letters of Credit as Eligible Collateral

INTENDED ACTION:

The Office of State Treasurer, on behalf of the SAFE Board of Directors, proposes to amend certain of the existing Rules for the SAFE Program found in Title 41, Chapter 14A, Code of Alabama 1975, as amended.

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To amend Rule No. 892-X-1-.01 Purpose
To amend Rule No. 892-X-1-.03 Designation as a Qualified Public Depository
To amend Rule No. 892-X-1-.04 Collateral Pledging Levels
To amend Rule No. 892-X-1-.05 Maintaining Active Status
To amend Rule No. 892-X-1-.06 Valuation of Collateral
To amend Rule No. 892-X-1-.07 Custodians
To amend Rule No. 892-X-1-.08 Requirements of QPDs
To amend Rule No. 892-X-1-.09 Requirements of Public Depositors
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To amend Rule No. 892-X-1-.13 Grounds for Involuntary Withdrawal, Suspension, or Imposition of Administrative Penalties

To amend Rule No. 892-X-1-.14 Administrative Penalties - QPD

To amend Rule No. 892-X-1-.15 Involuntary Withdrawal or Suspension

To amend Rule No. 892-X-1-.16 Voluntary Withdrawal

To amend Rule No. 892-X-1-.18 Reports by the Treasurer

To amend Rule No. 892-X-1-.19 Use of Letters of Credit as Eligible Collateral

SUBSTANCE OF PROPOSED ACTION:

To amend Rule No. 892-X-1-.01 <u>Purpose</u> to remove a reference to the Appendix that was repealed effective September 24, 2008.

To amend Rule No. 892-x-1-.03 <u>Designation as a Qualified</u>
<u>Public Depository</u> to remove a reference to the Appendix that was repealed effective September 24, 2008.

To amend Rule No. 892-X-1-.04 Collateral Pledging Levels to clarify evaluations may be proprietary.

To amend Rule No. 892-X-1-.05 <u>Maintaining Active Status</u> to remove listing of required forms.

To amend Rule No. 892-X-1-.06 <u>Valuation of Collateral</u> to clarify Rule title, and to require QPD's to provide annual certification of non-rated obligations.

To amend Rule No. 892-X-1-.07 <u>Custodians</u> to include trust company criteria, require listing of securities ratings, delete redundant information, and condense violation and fine procedures.

To amend Rule No. 892-X-1-.08 <u>Requirements of QPDs</u> to clarify reporting requirements and to notify Treasurer of any confidential information.

To amend Rule No. 892-X-1-.09 Requirements of Public Depositors to shorten timeframe to submit claim form from 120 days to 90 days.

To amend Rule No. 892-X-1-.13 Grounds for Involuntary Withdrawal, Suspension, or Imposition of Administrative Penalties to clarify timeframe to pledge collateral and to receive Treasurer approval for decrease in LOC only.

To amend Rule No. 892-X-1-.14 Administrative Penalties - QPD to delete redundant information and to condense violation and fine procedures.

To amend Rule No. 892-X-1-.15 <u>Involuntary Withdrawal or Suspension</u> to provide that the withdrawing QPD will be listed on the website.

To amend Rule No. 892-X-1-.16 Voluntary Withdrawal to clarify withdrawal procedures.

To amend Rule No. 892-X-1-.18 Reports by the Treasurer to rename Rule title for clarification and to clarify confidential information.

To amend Rule No. 892-X-1-.19 <u>Use of Letters of Credit as Eligible Collateral</u> to clarify use of LOC, to condense requirements, and to remove requirement of a LOC Agreement.

TIME, PLACE, MANNER OF PRESENTING VIEWS:

Interested persons may submit oral or written comments by personal appearance, mail, facsimile or electronic mail received not later than 5:00 PM on Tuesday, September 6, 2011 to:

Office of State Treasurer, State Capitol Building S-106, 600 Dexter Avenue, Montgomery, AL 36104; telephone 334-242-7501; facsimile 334-353-4080; or email daria.story@treasury.alabama.gov.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE:

A hearing on this proposal and comments received thereto will be held on Tuesday, September 6, 2011 at 2:00 PM, CST, at the following place:

Office of State Treasurer, State Capitol Building, Room S-106, 600 Dexter Avenue, Montgomery, AL 36104.

CONTACT PERSON AT AGENCY:

Daria Story, Assistant State Treasurer, 334-242-7506, daria.story@treasury.alabama.gov

Daria Story

Assistant State Treasure

892-X-1-. 16 Voluntary Withdrawal.

- (1) A QPD may voluntarily withdraw from the SAFE program by giving written notice to the Treasurer at least thirty (30) calendar days before the effective date of withdrawal. Written notice shall be by resolution of the withdrawing depository's Board of Directors and shall designate the effective date of withdrawal. A listing of current public depositors will be provided to SAFE.
- (2) The contingent liability of the withdrawing QPD shall continue for twelve (12) months after the certification described in paragraph (4) below has been received unless the withdrawal is made within 90 days of an institution acquiring a failed institution.
- (3) The withdrawing QPD is responsible for notifying all of its public depositors that it is withdrawing from the SAFE Program.
- (4) The withdrawing QPD shall provide to the Treasurer, when all public deposit accounts have been closed, a written certification by the Chairman of the Board, Chief Executive Officer or President adopted by the Board of Directors that the institution no longer holds any public deposits and will not receive or retain any public deposits until it again becomes a QPD.
- (5) Penalties incurred because of early withdrawal shall be the responsibility of the withdrawing QPD.
- (6) The Treasurer shall, upon request, release pledged collateral after the effective date of withdrawal and the certification described in paragraph (4) above has been received.
- (7) The withdrawing QPD will be listed on the Treasury website as not participating in SAFE.

Author: Daria Story, SAFE Division, Office of State Treasurer

Statutory Authority: Sections 41-14A-6 and 41-14A-8, <u>Code of Alabama 1975</u>, as amended.

History: New Rule: Filed March 28, 2001; effective May 2, 2001.

Amended (only rule number changed): Filed January 23, 2004; effective February 27, 2004. Amended (Rule Number Only): Filed January 19, 2006; effective

February 23, 2006. Amended: Filed August 20, 2008; effective

September 24, 2008.

Amended: Filed July 20, 2011