The Permanent University Fund and Available University Fund

This issue brief describes the Permanent University Fund and the Available University Fund, particularly as used and administered by The University of Texas System.

PERMANENT UNIVERSITY FUND:

Nature of the Fund
The Permanent University Fund (PUF) is an endowment benefitting institutions within The University of Texas System (UT) and The Texas A&M University System. Created by the Texas Constitution, which prescribes the governance, investment and use of the PUF, the PUF includes more than 2.1 million acres located in 24 counties, primarily in West Texas, plus the accumulated value of investments and of income credited to the PUF. The PUF is the largest endowment of public institutions of higher education in the United States.

Income Streams
The PUF lands produce two income streams: mineral income, which comes mainly from oil and gas bonuses, rentals and royalties, and surface income such as income from grazing leases, easements, wind power generation and a commercial vineyard and winery.

The constitution requires that mineral income be added to the corpus of the PUF. As a result, growth in oil and gas revenue during a "boom" increases the size of the PUF but, because of constitutional limitations designed to protect the corpus, it only incrementally increases the bonding capacity of the PUF or the amount that may be distributed to the Available University Fund (AUF). Surface income is deposited in the AUF.

Investment
Investment of the PUF is a constitutional responsibility of the UT System Board of Regents, subject only to constitutional limitations and a constitutional “prudent investor” standard.

Pursuant to statutory authority, the UT Board of Regents contracts for investment services with the University of Texas Investment Management Company (UTIMCO), a non-profit corporation whose sole purpose is the management of UT System investment assets. UTIMCO is governed by nine directors, two appointed by the Texas A&M Board of Regents and seven appointed by the UT Board, including three regents. One appointee of the Texas A&M System and three of the UT System must have substantial investment experience. UT System appointees may include the chancellor. The UT Board retains the ultimate fiduciary responsibility for the PUF, and UTIMCO services are governed by UT Board investment policies, including asset allocations.
Use
As an endowment, the PUF may not be directly expended except to pay the expenses of managing the land and investments.\textsuperscript{ix} The two Systems may issue a limited amount of bonds secured by the AUF and use the bond proceeds for construction and other specifically identified capital expenses, including acquisition of land, capital equipment and library material.\textsuperscript{iv} Accordingly, PUF bond proceeds may not be used for operational expenses. The constitution expressly prohibits use of PUF bond proceeds for student housing, intercollegiate athletics or auxiliary enterprises.\textsuperscript{x} PUF bond proceeds may be used for the authorized capital expenses at any of the institutions of the two Systems other than institutions that benefit from a constitutional appropriation for other systems and institutions, commonly referred to as the Higher Education Assistance Fund (HEAF).\textsuperscript{xii} (No UT System institutions are HEAF eligible.)

PUF Debt Capacity
UT System PUF bonds, at the time of issuance, may not exceed 20 percent of the cost value of the investments and other assets of the PUF, not including the value of the PUF lands (surface or minerals).\textsuperscript{xiii} As a result, bond capacity is widely variable, depending on investment performance and the amount of outstanding bonded indebtedness. Debt capacity is continually monitored by the UT System, which estimates constitutional capacity over six years after meeting the requirements of the AUF spending policy and the System budget.\textsuperscript{xiv}

Governance
The constitution vests governance of the PUF in the Board of Regents of The University of Texas System.\textsuperscript{xv}

Available University Fund:

Nature of the Fund
The Available University Fund (AUF) is also established by the constitution.\textsuperscript{xvi} It is separate from the PUF and consists of distributions from the PUF made by the UT System Board of Regents, including net surface income.

Distributions
Under the constitution, the UT System Board of Regents determines the amount to be distributed from the PUF to the AUF in any year.\textsuperscript{xvii} The distribution is made from the total return on PUF investments, including interest, dividends and capital gains, plus the PUF surface income.\textsuperscript{xviii}

Distributions are subject to specific constitutional restrictions.\textsuperscript{xix} The distributions must provide a stable and predictable stream of income to the AUF while preserving the purchasing power of both the AUF and the PUF. In addition, distributions may not increase year to year if the purchasing power of PUF investments has not been preserved over the preceding 10-year period. The distributions must be sufficient to pay principal and interest on PUF bonds, to which the AUF is legally pledged.
The total distribution to the AUF in any year may not exceed 7 percent of the average net fair market value of the PUF’s investment assets, as determined by the UT Board of Regents.

Under UT System Regents’ Rules, a default annual distribution rate of 4.75 percent of the average value of PUF investments over the preceding three years is reported to the Board, increasing to 5 percent if investment returns are greater than expected. In the exercise of the Board’s constitutional authority, the actual distribution may vary, depending on growth of the PUF and investment performance.

**Investment**
The AUF is held in the State Treasury and invested by the comptroller of public accounts in the same manner as other state funds.

**Use**
The constitution requires that two-thirds of the annual distribution to the AUF be appropriated to the UT System, and one-third to the Texas A&M System. After payment of the debt service on PUF bonds, the remainder of the systems’ respective shares must be appropriated to the systems for specific purposes.

Other than PUF bond debt service, the UT System share may be used only for “support and maintenance” of UT Austin and UT System Administration. UT System Administration has both general and specific statutory responsibilities, including the general oversight and coordination of institutional activities, planning and evaluation, and the provision of services such as legal and financial services. The AUF may not be used for support and maintenance of institutions of the UT System other than UT Austin.

UT System Regents’ Rules require that 45 percent of the UT System AUF share be allocated to UT Austin, subject to exceptions for availability of sufficient debt service for PUF bonds and for a minimum balance. In addition to that default share for UT Austin, the UT Board frequently allocates additional amounts to UT Austin, including the current allocation of an additional 3 percent or $25 million a year, whichever is greater, for the UT Austin Dell School of Medicine.

**Governance**
The constitution vests decisions about distributions to the AUF in the Board of Regents of The University of Texas System. Allocation and use of respective shares of the AUF within each System are governed by the rules and policies of the applicable boards of regents, subject to the described constitutional restrictions.

The AUF is appropriated by the legislature and is subject to details, limits and restrictions imposed by appropriation.
# Key PUF and AUF Numbers: The University of Texas System

## PUF Investment Asset Market\(^1\) Values last 7 years

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<tbody>
<tr>
<td>Value</td>
<td>$10.72 B</td>
<td>$12.69 B</td>
<td>$13.47 B</td>
<td>$14.85 B</td>
<td>$17.36 B</td>
<td>$17.49 B</td>
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## AUF Distributions last 7 years (rate and amount)

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<tr>
<td>Rate</td>
<td>4.75%</td>
<td>4.75%</td>
<td>5.50%</td>
<td>5.69%</td>
<td>7.00%</td>
<td>5.50%</td>
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<tr>
<td>Amount</td>
<td>$516.4 M</td>
<td>$506.4 M</td>
<td>$575.5 M</td>
<td>$644.3 M</td>
<td>$877.4 M</td>
<td>$763.6 M</td>
<td>$772.9 M</td>
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## PUF Bond debt last 7 years

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## PUF Bond capacity\(^2\) last 7 years

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<tr>
<td>Capacity</td>
<td>$245.9 M</td>
<td>$479.4 M</td>
<td>$603.3 M</td>
<td>$691.7 M</td>
<td>$794.6 M</td>
<td>$785.5 M</td>
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## UT System Capital Improvement Program (CIP)\(^3\)

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<tr>
<td>Value</td>
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<td>$6.5 B</td>
<td>$6.1 B</td>
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<td>$6.4 B</td>
<td>$6.8 B</td>
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\(^1\) AUF distributions are determined on the market value of investment assets, which typically exceeds the book value of those assets. Under the constitution, limits on PUF debt are based on book value.

\(^2\) Constitutional PUF debt limit minus PUF debt outstanding. Excludes authorized but unissued PUF debt.

\(^3\) A six–year projection of major new construction and repair and rehabilitation projects to be implemented and funded from institutional and Systemwide revenue sources.
Endnotes

i Both systems currently include institutions that do not benefit from the PUF because the institutions were added to the respective systems after a 1984 constitutional amendment that listed the benefiting institutions.

ii Article VII, Section 11.

iii Article VII, Section 12; Theisen v. Robinson, 8 S.W. 2d 646 (Tex. Sup. 1928).

iv The constitutional PUF debt limit minus the PUF debt outstanding.

v Article VII, Section 18(e): “The [AUF] consists of distributions...including the net income attributable to the surface.”

vi Article VII, Section 11b.

vii Section 66.08, Education Code.

viii Regents’ Rules Series 7000 (Rules 70101-70401)

ix Article VII, Section 11b.

x Article VII, Section 18(a) and (b). The Higher Education Fund is a popular name for the constitutional appropriation for the same capital expenses at institutions outside the two systems participating in PUF. See Article VII, Section 17. New universities, such as UTRGV, may be included in the PUF with a 2/3 vote of the legislature under Article VII, Section 18(c).

xi Article VII, Section 18(b). Under Article VII, Section 11(a), Texas A&M System PUF bonds may not exceed 10% of PUF cost value.

xii The AUF spending policy is Regents’ Rule 80303. Capital needs are evaluated in the Capital Improvement Program with a six-year horizon.

xiii Article VII, Section 11b: “Notwithstanding any other provision of this constitution, in managing the assets of the permanent university fund, the Board of Regents of The University of Texas System may....”

xiv Id.

xv Id. The net asset value is measured over a trailing twelve-quarter period.

xvi Article VII, Section 18(e). “The amount of any distributions to the ... [AUF] shall be determined by the board of regents of The University of Texas System....”

xvii Article VII, Section 18(e). A 1999 constitutional amendment allowed the AUF to include capital gains as opposed to only interest and dividends.

xviii Id.

xix See Sections 65.16, 51.353(b), Education Code. See also Chapter 1601, Insurance Code (group health insurance), Chapter 503, Labor Code (workers’ compensation), and Chapter 59, Education Code (medical malpractice).

xx Id. The Texas A&M System share may be used only for support and maintenance of Texas A&M University, Prairie View A&M University, and Texas A&M System Administration.

xxi See Sections 65.16, 51.353(b), Education Code. See also Chapter 1601, Insurance Code (group health insurance), Chapter 503, Labor Code (workers’ compensation), and Chapter 59, Education Code (medical malpractice).

xxii Id. 80303.

xxiii Motion from Open Session, May 3, 2012. The motion provided that this funding stream is to be reviewed 10 years after its establishment.

xxiv Article VII, Section 18(e).

xxv Article VII, Section 18(f): “Out of the annual distribution...there shall be appropriated....” Pursuant to rider in the General Appropriations Act, the UT System prepares for the legislature and the governor a comprehensive Available University Fund Report. The UT System also submits a legislative appropriations request (LAR) for the AUF.