The statute applicable to your investment of funds, is section 6988, Burns Revised Statutes of 1926, which is as follows:

"The board of trustees of the Indiana state teachers' retirement fund shall determine what part of said fund may be safely invested and how much shall be retained for the immediate needs, demands, and exigencies of said fund. Such investments shall be made in interest-bearing securities of the United States; or of any state or territorial possession of the United States; or in any security lawfully issued by any state or county, township, city or other municipal corporation within the United States of America. The board of trustees shall have authority at all times to make any investigations in purchasing securities deemed necessary for the protection of the fund."

Under this statute, it seems to me that you have the authority to make this investment, as it is certainly an interest-bearing security of Lucas County, Ohio.

It is my opinion, also, that you have the authority to protect such investments as you have already made by making the refunding agreement.

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HEALTH, STATE BOARD OF: (Food and drug commissioner)—weights and labels of loaves of bread.

June 19, 1933.

Mr. M. L. Lang,

State Food and Drug Commissioner,
Division of Commerce and Industry,
Division of Public Health,
State House Annex,
Indianapolis, Indiana.

Dear Sir:

Your letter of June 15, 1933, relative to the "Weights and Labels" of loaves of bread received, and replying will say that under section 9 of the Acts of the legislature of 1933, all loaves of bread have a standard weight, to wit: a loaf weighing three-fourths of a pound, a loaf weighing one pound, a loaf weighing one and one-fourth pounds, a loaf weighing one
and one-half pounds and a loaf weighing two pounds or some whole multiple of one pound. Therefore, it is my opinion, that every loaf sold must come within this fixed measure of weights, whether that loaf be a single or a twin loaf.

If a twin loaf coming out in one package should come within the statute providing for weights as above set out, it would seem, that it would make no difference whether it was one loaf or two loaves, so that the package would come within the weights provided by this statute.

GOVERNOR: Transfer of real estate in Jasper county to civil city of Rensselaer.

June 20, 1933.

Hon. Paul V. McNutt,
Governor of Indiana,
Indianapolis, Indiana.

Dear Sir:

I have made an examination of the deed which has been prepared for the signature of yourself and the auditor of state. This deed is made pursuant to chapter 99 of the Acts of 1933. By this act, the legislature authorized the state to convey to the civil city of Rensselaer, Indiana, the following described real estate, in Jasper County, in the State of Indiana, to wit:

Lots one (1) to twenty (20), both inclusive, in block twelve (12) in Sunnyside addition to the town (now city) of Rensselaer, Indiana.

I find that all the conditions necessary to the legal, valid, and conclusive transfer and conveyance of such real estate have been complied with.

I further desire to advise you that the execution of this deed conveying the real estate therein described has been fully authorized by the act herein referred to and that it would be proper to execute this deed of conveyance.