GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL DRH10505-MR-24 (04/26)

	Short Title:	Treasurer's 2016 Investment Admin. ChangesAB (Pu	ublic)
	Sponsors:	Representatives Ross, Lambeth, Adcock, and Hamilton (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	O ENACT THE TREASURER'S 2016 INVESTMENT AND ADMINISTR	ATIVE
3	CHANG		AIIVL
4		Assembly of North Carolina enacts:	
5			
6	PART I. UP	PDATE STATUTES FOR TODAY'S MARKET	
7		ECTION 1.1. G.S. 147-66 reads as rewritten:	
8	"§ 147-66. C	Office and office hours.	
9	The Treas	surer shall keep his or her office at the City of Raleigh, and shall attend there l	oetween
10	the hours of	f 10 o'clock A.M. and three o'clock P.M., SundaysSaturdays, Sundays, per	riods of
11		egal holidays excepted. HeThe Treasurer shall be allowed such office room as	
12	necessary."		
13		ECTION 1.2. G.S. 147-69.1(c) reads as rewritten:	
14		t shall be the duty of the State Treasurer to invest the cash of the funds enume	
15	,	b) of this section in excess of the amount required to meet the current ne	eds and
16		such funds, selecting from among the following:	
17	(1		h as to
18		principal and interest by the United States.	
19	(2		
20		Federal Home Loan Banks, the Federal Home Loan Mortgage Corp	
21		Fannie Mae, the Government National Mortgage Association, the	
22		Housing Administration, the Farmers Home Administration, the Unite	
23		Postal Service, the Export Import Bank, the International Ba	
24 25		Reconstruction and Development, the International Finance Corporat Inter-American Development Bank, the Asian Development Bank,	
23 26		African Development Bank, and the Student Loan Marketing Associatio	
20 27			n.<u>Dalik.</u>
28	 (7		highest
20 29	(7	ratingrating, such as a minimum of "P1," "A1," or "F1," of at le	
30		nationally recognized rating service <u>designated by the U.S. Securit</u>	
31		Exchange Commission, and does not bearingbear a rating below the high	
32		any nationally recognized rating service which rates the particular obligation	
33	(8		
34	χ-	and eligible for use as collateral by member banks in borrowing from a	
35		reserve bank, provided that when bills or drafts are acquired, the accepti	
36		or its holding company is either (i) incorporated in the State of North (



General	Assemb	ly Of North Carolina Session 2015
		or (ii) has outstanding publicly held obligations bearingthat bear the highes
		ratingrating, such as a minimum of "P1," "A1," or "F1," of at least on
		nationally recognized rating service designated by the U.S. Securities and
		Exchange Commission, and do not bearingbear a rating below the highest by
		any nationally recognized rating service which rates the particular obligations.
	(9)	Asset-backed securities (whether considered debt or equity) provided the
		provided, when acquired, the securities bear the highest ratingrating, such a
		"AAA" or "Aaa," of at least one nationally recognized rating service designated
		by the U.S. Securities and Exchange Commission, and do not bear a rating
		below the highest rating by any nationally recognized rating service which rate
		the particular securities.
	(10)	Corporate bonds and notes provided they they, when acquired, bear the highes
	(10)	ratingrating, such as "AAA" or "Aaa," of at least one nationally recognized
		rating service <u>designated by the U.S. Securities and Exchange Commission</u> , and
		do not bear a rating below the highest by any nationally recognized rating
		service which rates the particular obligation."
	SECT	TON 1.3. G.S. 147-69.2 reads as rewritten:
"§ 147-69		estments authorized for special funds held by State Treasurer.
(a)		ection applies to funds held by the State Treasurer to the credit of each of the
following		
0	(1)	The Teachers' and State Employees' Retirement System. System of North
	(-)	Carolina.
	(2)	The Consolidated Judicial Retirement System. System of North Carolina.
	(3)	The State Health Plan for Teachers and State Employees.
	(4)	The General Assembly Medical and Hospital Care Plan.
	(5)	The Disability Salary Continuation Plan. <u>Income Plan of North Carolina.</u>
	(6)	The <u>North Carolina</u> Firefighters' and Rescue <u>Squad</u> Workers' Pension Fund.
	(7)	The <u>North Carolina</u> Local Governmental Employees' Retirement System.
	(8)	The Legislative Retirement System. System of North Carolina.
	(9)	The Escheat Fund.
	(10)	The Legislative Retirement Fund.
	(11)	The State Education Assistance Authority.
	(12)	The State Property Fire Insurance Fund.
	$\frac{(13)}{(13)}$	The Stock Workers' Compensation Fund.
	(14)	The Mutual Workers' Compensation Fund.
	(15)	The Public School Insurance Fund.
	(16)	The Liability Insurance Trust Fund.
	(16a)	The University of North Carolina Hospitals at Chapel Hill funds, excep
		appropriated funds, deposited with the State Treasurer pursuant to
		G.S. 116-37.2.
	(17)	Trust funds of The University of North Carolina and its constituent institution
		deposited with the State Treasurer pursuant to G.S. 116-36.1.
	(17a)	North Carolina Veterans Home Trust Fund.
	(17b)	North Carolina National Guard Pension Fund.
	(17c)	Retiree Health Benefit Fund.
	(17d)	The Election Fund.
	(17e)	The North Carolina State Lottery Fund.
	(176) (17f)	Funds deposited with the State Treasurer by public hospitals pursuant to
	()	
		G.S. 159-39(g).
	(17g)	G.S. 159-39(g). Funds deposited with the State Treasurer by Local Government Othe

bsection (a) of mands on su- bsection. <u>subsec</u> as authorized b be made, then e percentage of quire the State ntractual community alifications. For vestments in the ost recent fisce <u>easurer shall</u> vestment type of this section. N	The Local Government Law Enforcement The North Carolina Conservation Easeme The Conservation Grant Fund. Any other special fund created by or pur meeting appropriations made pursuant to to The Swain County Settlement Trust Fund. Institutional funds of the colleges of the System. I be the duty of the State Treasurer to invest this section in excess of the amount requires the funds. The State Treasurer may investion in the manner authorized by subsection y this subsection at the time the investment that investment shall continue to be author other limitation on investments set forth in the Treasurer to subsequently dispose of to nitments as a result of changes in market or purposes of computing market values is subsection are based, all investments shall al quarter. Notwithstanding anything in the categorize investment management arrangement management arrangement management arrangement management management arrangement arran	ent Endowment Fund. rsuant to law for purposes other than the Executive Budget Act. e North Carolina Community College st the cash of the funds enumerated in quired to meet the current needs and vest the funds as provided in this on (e) of this section. If an investment was made or contractually committed orized by this subsection, and none of n this subsection shall be construed to the investment or fail to honor any t values, ratings, or other investment on which percentage limitations on all be valued as of the last date of the his section to the contrary, the State ngements according to the primary
(17j) (18) (19) (20) (b) It shat bsection (a) of mands on su bsection.subsect as authorized b be made, then e percentage of quire the State ntractual communications. For vestments in the ost recent fisce easurer shall vestment type of this section. N	The Conservation Grant Fund. Any other special fund created by or pur- meeting appropriations made pursuant to the The Swain County Settlement Trust Fund. Institutional funds of the colleges of the System. I be the duty of the State Treasurer to invest this section in excess of the amount requires the funds. The State Treasurer may investion in the manner authorized by subsection that investment shall continue to be authorized by subsection other limitation on investments set forth in the Treasurer to subsequently dispose of the nitments as a result of changes in market or purposes of computing market values is subsection are based, all investments shall quarter. Notwithstanding anything in the categorize investment management arrant or primary strategy utilized under the arrangement arrant	rsuant to law for purposes other than the Executive Budget Act. e North Carolina Community College st the cash of the funds enumerated in quired to meet the current needs and vest the funds as provided in this on (e) of this section. If an investment was made or contractually committed orized by this subsection, and none of n this subsection shall be construed to the investment or fail to honor any t values, ratings, or other investment on which percentage limitations on all be valued as of the last date of the his section to the contrary, the State ngements according to the primary
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ost recent fisc easurer shall vestment type of this section. N	al quarter. Notwithstanding anything in the categorize investment management arrant or primary strategy utilized under the arrang	his section to the contrary, the State ngements according to the primary
easurer shall vestment type of this section. N	categorize investment management arran or primary strategy utilized under the arrang	ngements according to the primary
vestment type of this section. N	or primary strategy utilized under the arrang	
this section. N		someont outbouilted under
	o investment management arrangement ma	
a cuhdivicione		iy be categorized in more than one of
	of this section.	
(1)	Investments authorized by G.S. 147-69.1(
(2)	General obligations of other states of the U	
(3)	General obligations of cities, counties and	-
(4)	Obligations of any company, other organ	č i 1
	otherwise created or located within or	
	obligations that are convertible into equi	· · · · · · · · · · · · · · · · · · ·
	obligations bear one of the four higher	
	recognized rating service when acquired	
	rating categories regardless of gradatio	
	"AAA," "AA," "A," or either "BBB" of	
		The U.S. Securities and Exchange
(5)		offective October 1, 2001
(0)		
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(60)		
(0a)	_	-
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	-	· · · · · · · · · · · · · · · · · · ·
	all invested assets of the Retirement Syste	ms
(6b)	all invested assets of the Retirement Syste Investments pursuant to subdivisions (b)(
	(5) (6) (6a)	 recognized rating service designated by Commission. (5) Repealed by Session Laws 2001-444, s. 2. (6) Asset-backed securities (whether consider ratings byequity), if, when acquired, the highest ratings categories regardless of g with "AAA," "AA," "A," or either "BBB recognized rating services as provide designated by the U.S. Securities and Exc. (6a) In addition to the limitations and requirer of the Retirement Systems set forth in this select investments of the assets of investments made pursuant to subdivision shall at all times equal or exceed twenty

Ger	neral Assemb	ly Of North Carolina	Session 2015
2		under the Investment Company Act of 1940, ir trust funds of banks and trust companies, group	
3		limited liability companies or other limited li	ability investment vehicles that
ŀ		invest primarily in investments authorized by	
5		this subsection, or through contractual arrange	
5		manager has full and complete discretion	
7		specified in such arrangements in investments a	•
3		through (6) of this section, provided for-	,
)		investment manager has assets under manag	ement of at least one hundred
)		million dollars (\$100,000,000).	
_	(6c)	With respect to Retirement Systems' assets re	
2		they may be invested invested, within or	
3		obligations, debt securities, and asset-backe	
ŀ		considered debt or equity, including obligation	
5		other securities, that do not meet the requireme	-
5		through (6) of this section nor subdivision (b)(· · · · ·
7		investments are made through investment c	
8		Investment Company Act of 1940, individua	
)		funds of banks and trust companies, group	
)		limited liability companies or other limited li	
_		invest primarily in investments authorized b	
2		contractual arrangements in which the inve	-
3		complete discretion and authority to inv	1
ļ		arrangements in investments authorized by	· •
5		investment manager for each investment pursu	
) 7		under management of at least one hundred mi	
7		provided that the investments authorized section	
3		this subdivision shall not exceed seven and	
)	(7)	market value of all invested assets of the Retire	
)	(7)	With respect to Retirement Systems' assets refe subsection, (i) insurance contracts that provide	
2			
3		pooled separate accounts of insurance com individual, common, or collective trust funds of	
, L		real estate investment trusts, (v) investment	L
г)		Investment Company Act of 1940, (vi) limited	1 0
, 5		companies, or other limited liability investment	
, 1		arrangements in which the investment manage	
3		invest assets specified in such arrangements in	•
))		subsection; provided the investment manager l	
)		at least one hundred million dollars (\$100,000	
		assets are subsection may be invested in strate	-
2		purpose of investing in or owning real est	
		-	
		-	
		· · · · · · · · · · · · · · · · · · ·	
	(8)	•	d State Employees' Retirement
		-	1 0
)		•	
3 5 5 7 3 9	(8)	excluding asset-backed financing,financing and outside the United States; and provided the byStates. The amount invested under this sup- percent (10%) of the market value of all inv Systems. With respect to assets of the Teachers' and System, the Consolidated Judicial Retirement Rescue Workers' Pension Fund, the Loo Retirement System, the Legislative Retirement	nat the investments authorize abdivision shall not exceed vested assets of the Retirem d State Employees' Retirem at System, the Firefighters' a cal Governmental Employe

	General Assemb	oly Of North Carolina	Session 2015
1		National Guard Pension Fund, the Register	ers of Deeds' Supplemental Pension
2		Fund, and the Retiree Health Benefit Fund	
3		as the Retirement Systems), and assets inve	· · · · · · · · · · · · · · · · · · ·
4		this section, they may be invested in a str	1 · · · · ·
5		securities traded on a public securities	
6		regulated pursuant to the laws of the juris	•
7		and issued by any company incorporated o	-
8		or outside the United States; provided the	
9 10		this subdivision. The investments authorize this subdivision cannot exceed sixty five p	ed for the Retirement Systems under
11		all invested assets of the Retirement System	
12		The assets authorized under this subdivisi	
12		State Treasurer in any equity securities at	
13 14		primary purpose of approximating the mo	
14		and published market benchmark index. No	
16		(1.5%) of the market value of the Retire	1
17		invested directly under this subdivision car	•
18		corporation, and the total number of shar	e
19		exceed eight percent (8%) of the issu	0 1
20		corporation.	ed and outstanding stock of that
20		So long as each investment manager has a	assets under management of at least
22		one hundred million dollars (\$100,000,00	e
23		subdivision may also be invested through a	
24		following limitations:	ity of the following. <u>are subject to the</u>
25			nder the Investment Company Act of
26			ective trust funds of banks and trust
27			at invest primarily in investments
28		authorized by this subdivision.	1 2
29		•	vestments cannot exceed sixty-five
30			lue of all invested assets of the
31		Retirement Systems.	
32		b. Limited partnerships, limited lial	oility companies, or other limited
33		liability investment vehicles that	are not publicly traded and invest
34		primarily in investments authorize	ed by this subdivision. Investments
35		under this sub subdivision The ag	gregate amount of the investment
36		invested through investment comp	panies described in sub-subdivision
37		(e)(4)b. of this section shall not	exceed eight and one-half percent
38		(8.5%) of the market value of all	l invested assets of the Retirement
39		• • •	market value of group trusts and
40		individual, common, or collectiv	e trust funds of banks and trust
41		companies shall not be applied again	
42			investment managers have full and
43			to invest assets specified in such
44			ents authorized by this subdivision.
45	(9)	With respect to Retirement Systems' assets	
46		this subsection, they may be invested in int	
47		liability companies, or other limited liabil	
48		publicly traded if the primary purpose	
49		liability company, or other limited liability	
50		(i) a strategy composed primarily of p	
51		transactions, within or outside the Uni	ted States or (ii) an arrangement

	General Assemb	ly Of North Carolina	Session 2015
1		authorized under subsection (e) of this section with t	the primary purpose to
2		engage in other strategies not expressly authorized by a	
3		this subsection. The amount invested under this subdi-	-
4		eight and three-quarters percent (8.75%) of the market	et value of all invested
5		assets of the Retirement Systems.	
6	(9a)	With respect to Retirement Systems' assets, as defined	in subdivision (b)(8) of
7		this subsection, they may be invested in inflation-link	
8		commodities, invested, within or outside the United Star	
9		securities, asset-backed securities, whether considered d	-
10		investments that are acquired by the Treasurer for the	he primary purpose of
11		providing protection against risks associated with in	flation, provided such
12		investments are made through investment companies	s registered under the
13		Investment Company Act of 1940, individual, common	or collective trust funds
14		of banks and trust companies, group trusts and limite	ed partnerships, limited
15		liability companies or other limited liability investme	ent vehicles that invest
16		primarily in investments authorized by this subdivision	and through contractual
17		arrangements in which the investment manager has full	and complete discretion
18		and authority to invest assets specified in such arrang	gements in investments
19		authorized by this subdivision, provided the investme	nent manager for each
20		investment pursuant to this subdivision has assets under	management of at least
21		one hundred million dollars (\$100,000,000) and provid	ed that the investments
22		authorizedalong with timberland, natural reso	ources, commodities,
23		infrastructure, transportation, agriculture, and other tang	gible and intangible real
24		assets. The amount invested under this subdivision shall	ll not exceed seven and
25		one-half percent (7.5%) of the market value of all	invested assets of the
26		Retirement Systems. Notwithstanding anything in t	this subsection to the
27		contrary, the investments authorized by this subdivision	shall not be included in
28		any subdivision other than this subdivision for purper	oses of the percentage
29		investment limitations therein or otherwise.	
30	(10)	Recodified as part of subdivision (b)(9) by Session Laws	
31	(10a)	With respect to Retirement Systems' assets, as defined in	n subdivision (8) of this
32		subsection, the market value of any of subdivision (6c)	
33		b. of subdivision (8), or subdivision (9) or (9a) of the	nis subsection shall not
34		exceed ten percent (10%) of the market value of all	invested assets of the
35		Retirement Systems; and the aggregate market value	of all assets invested
36		pursuant to subdivisions (6c) and (7), sub-subdivision b.	
37		subdivisions (9) and (9a) of this subsection shall not ex	ceed thirty-five percent
38		(35%) of the market value of all invested assets of the R	etirement Systems. The
39		quarterly report provided by the Treasurer pursuant to	
40		include a specific listing of all direct and indirect place	cement fees, asset fees,
41		performance fees, and any other money management fee	•
42		in the management of subdivisions (6c) and (7),	
43		subdivision (8), and subdivisions (9) and (9a) of this s	subsection. In the event
44		that the market value of any of subdivision (6c) or (7)	
45		subdivision (8), or subdivision (9) or (9a) of this subsec	-
46		fiscal year by an amount greater than three percent (3%)	
47		all invested assets of the Retirement Systems as of the	e prior fiscal year end,
48		then the quarterly report provided by the Treasurer pursu	
49		shall describe how that increase complies with the du	
50		147 69.7 and the consequent expected impact on the	he risk profile of the
51		Retirement Systems' assets.	
51			

General Assembly (Of North Carolina	Session 2015
(11) Re	epealed by Session Laws 2013-360, s. 6.3(c), effective	July 1, 2013.
. ,	is the intent of the General Assembly that the Es	•
. ,	rpetual and sustainable source of funding for the purp	
-	ate Constitution. Accordingly, the following provisions	-
a.	With respect to assets of the Escheat Fund,	
	investments authorized by subdivisions (1)	
	subsection, up to ten percent (10%) of such ass	<u> </u>
	the investments authorized under subdivisions (6	•
	subsection, notwithstanding the percentage limit	
	Retirement Systems' investments under those sub	_
	and provided that the State Treasurer may invest	
	in subsection (e) of this section.	the ussets us provided
b.	The State Treasurer shall engage a third-party	professional actuary o
0.	consultant to conduct a valuation and projection	•
	of the Escheat Fund. The associated costs for	
	directly charged to the Escheat Fund. The	•
	communicate the valuation of the actuary or c	
	report to the Governor, the Speaker of the House	
	President Pro Tempore of the Senate, and the c	-
	appropriations and appropriate substantive comm	
	The annual report shall evaluate claims by ow	
	Fund, current and projected investment re	
	contributions to the Escheat Fund. In the report, the	
	assess the status of utilizing the Escheat Fund a	
	and shall recommend an annual amount availa	
	scholarships, loans, and grants from the Fund. 7	
	be presented no later than December 31 of each y	
с.	The State Treasurer shall invest, in addition	
	authorized by subdivision (12) of this subsection	
	this subdivision, ten percent (10%) of the net ass	
	as authorized under G.S. 147-69.2A.	
(b1) With resp	ect to investments authorized by subdivisions (b)(7), (b)(8), and (b)(9) of thi
· · · · ·	te Treasurer shall appoint an Investment Advisory C	
consist of seven mer	mbers: the State Treasurer, who shall be chairman ex	officio; two member
selected from among	the members of the boards of trustees of the Retiren	nent Systems; and fou
members selected fi	om the general public. The four publicAll appointe	d members must hav
experience in areas	relevant to the administration of a large, diversified	d investment program
including, but not lin	nited to, investment management, securities law, real	estate development, o
absolute return strate	egies. The State Treasurer shall also appoint a Secre	tary of the Investmer
Advisory Committee	e who need not be a member of the committee. Mem	bers of the committe
shall receive for thei	r services the same per diem and allowances granted to	o members of the Stat
boards and commis	ssions generally. The committee shall have advise	ory powers only an
-	t be deemed a public office within the meaning of Arti	cle VI, Section 9 of th
	n Carolina or G.S. 128-1.1.	
	Treasurer may invest funds deposited pursuant to sub-	
•	e investments authorized under subdivisions (b)(1) th	- · · ·
(b)(6c), and subdivis	ion (b)(8) of this section, notwithstanding the percenta	ge limitations impose

Ζ 4 47 (b)(6c), and subdivision (b)(8) of this section, notwithstanding the percentage limitations imposed 48 on the Retirement Systems' investments therein. The State Treasurer may require a minimum deposit, up to one hundred thousand dollars (\$100,000), and may assess reasonable fees, not to 49 50 exceed 15 basis points per annum, as a condition of participation pursuant to this subsection. 51 Funds deposited pursuant to this subsection by a hospital shall remain the funds of that hospital,

and interest or other investment income earned thereon shall be prorated and credited to the contributing hospital on the basis of the amounts thereof contributed, figured according to sound accounting principles. Fees assessed by the State Treasurer may be used to defray the cost of administering investments pursuant to this <u>subsection.subsection and expenditures authorized</u> under this section.

6 (b3) The State Treasurer may invest funds deposited pursuant to subdivision (a)(16a) of this 7 section in any of the investments authorized under subdivisions (1) through (6), subdivision (6c) 8 and subdivision (b)(8) of this section, notwithstanding the percentage limitations imposed on the 9 Retirement Systems' investments therein. The State Treasurer may require a minimum deposit, up 10 to one hundred thousand dollars (\$100,000), and may assess reasonable fees, not to exceed 15 11 basis points per annum, as a condition of participation pursuant to this subsection. Funds deposited 12 pursuant to this subsection by the University of North Carolina Hospitals at Chapel Hill shall 13 remain the funds of the University of North Carolina Hospitals at Chapel Hill, and interest or other 14 investment income earned thereon shall be prorated and credited to the University of North Carolina Hospitals at Chapel Hill on the basis of the amounts thereof contributed, figured 15 according to sound accounting principles. Fees assessed by the State Treasurer may be used to 16 17 defray the cost of administering investments pursuant to this subsection.subsection and 18 expenditures authorized under this section.

19 In addition to the investments authorized under subdivisions (b)(1) through (6) of this (b4) 20 section, the State Treasurer may invest funds deposited pursuant to subdivision (17g) of 21 subsection (a) of this section in any of the investments authorized under subdivisions (b)(6c) and 22 (b)(8) of this section, notwithstanding the percentage limitations imposed on the Retirement 23 Systems' investments therein. Funds deposited pursuant to this subsection by a Local Government 24 Other Post-Employment Benefits Trust and interest or other investment income earned from those 25 funds shall be prorated and credited to the contributing trust on the basis of the amounts 26 contributed, figured according to sound accounting principles. For investments under subdivisions 27 (b)(6c) and (b)(8) of this section, the State Treasurer may require a minimum deposit of up to one 28 hundred thousand dollars (\$100,000) and may assess reasonable fees of up to 15 basis points per 29 annum as a condition of participation pursuant to this subsection. Fees assessed by the State 30 Treasurer may be used to defray the costs of administering the Fund.Fund and expenditures 31 authorized under this section.

In addition to the investments authorized under subdivisions (b)(1) through (6) of this 32 (b5) 33 section, the State Treasurer may invest funds deposited in the Local Government Law 34 Enforcement Special Separation Allowance Fund in any of the investments authorized under 35 subdivisions (b)(6c) and (b)(8) of this section, notwithstanding the percentage limitations imposed on the Retirement Systems' investments therein. For investments from that Fund made under 36 37 subdivisions (b)(6c) and (b)(8) of this section, the State Treasurer may require a minimum deposit 38 of up to one hundred thousand dollars (\$100,000) and may assess reasonable fees of up to 15 basis 39 points per annum as a condition of making the investment. The fee may be used to defray the costs 40 of administering the Fund.Fund and expenditures authorized under this section.

- 41
- (c) Repealed by Session Laws 1995, c. 501, s. 2.

42 The State Treasurer may invest funds deposited pursuant to subdivisions (a)(17i) or (d) 43 (a)(17i) of this section in any of the investments authorized under subdivisions (1) through (6) and subdivision (8) of subsection (b) of this section. The State Treasurer may require a minimum 44 45 deposit, up to one hundred thousand dollars (\$100,000), and may assess a reasonable fee, not to 46 exceed 15 basis points, as a condition of participation pursuant to this subsection. Fees assessed by the State Treasurer may be used to defray the costs of administering the funds and expenditures 47 48 authorized under this section. Funds deposited pursuant to this subsection shall remain the funds 49 of the North Carolina Conservation Easement Endowment Fund or the Conservation Grant Fund, 50 as applicable, and interest or other investment income earned thereon shall be prorated and 51 credited to the North Carolina Conservation Easement Endowment Fund or the Conservation

General Asser	nbly Of North Carolina Session 2015
Grant Fund on	the basis of the amounts contributed to the respective Funds, figured according to
sound accounti	
	estments made pursuant to this section may be made as internally managed
	the State Treasurer or may be made through third-party investment management
	under the following conditions:
(1)	Internally managed portfolios shall be subject to industry standard portfolio
<u></u>	guidelines developed with periodic consultation by the Investment Advisory
(2)	<u>Committee.</u>
<u>(2)</u>	In assessing whether to invest directly or to utilize indirect third-party investment management arrangements, the State Treasurer shall consider all
	material factors he or she considers relevant to the decision consistent with the
	Treasurer's fiduciary duties under G.S. 147-69.7, including financial,
	operational, and investment expertise and resources, alignment of interests and
	investor protections, transparency and repeatability of investment process, risk
	controls, and cost-effectiveness.
<u>(3)</u>	For any third-party investment management arrangements, the investment
	manager must have total assets under management of at least one hundred
	million dollars (\$100,000,000) at the inception of the investment management
	arrangement with the State Treasurer.
<u>(4)</u>	Third-party investment management arrangements may be with persons and
	legal entities located within or outside the United States, including through any
	of the following:
	a. Contractual arrangements in which the investment manager has
	delegated discretion and authority to invest assets.
	b. Investment companies as defined under United States generally
	accepted accounting principles as promulgated by the Financial
	Accounting Standards Board, including without limitation entities
	registered under the Investment Company Act of 1940; individual,
	common, or collective trust funds of banks and trust companies; limited
	partnerships; limited liability companies, or other limited liability
	investment vehicles; and insurance contracts that provide for
	participation in individual or pooled separate accounts of insurance
	companies.
Any limite	d liability investment vehicles organized by the State Treasurer shall be deemed
	panies for the purposes of this subsection.
(5)	Investment companies shall provide annual audited financial statements to the
	State Treasurer, unless the State Treasurer waives the requirement after
	conducting a cost-benefit analysis.
<u>(6)</u>	In connection with any investment otherwise authorized under this section, the
	State Treasurer may enter into an indemnification agreement provided that,
	under any agreement, the liability of the State Treasurer will be limited to the
	amount of the State Treasurer's contractual investment."
SE	CTION 1.4.(a) G.S. 147-69.2A(a) reads as rewritten:
	Investments; special funds held by the State Treasurer.
-	n to Administer Special Fund. – Following a public procurement process, a
	e Governor, a designee of the State Treasurer, a designee of the Speaker of the
-	esentatives, and a designee of the President Pro Tempore of the Senate shall jointly
-	sly select a third-party professional investment management firm, registered with
	ities and Exchange Commission, to administer the Funda special fund created to
	escribed in G.S. 147-69.2(12)(c) and select investment opportunities appropriate for
	ations from the Fund on the basis of potential return on investment and the risks
8	

1 attendant thereto. The State Treasurer shall assign professional and clerical staff to assist in the 2 oversight of the Fund. All costs for the third-party investment management firm and the 3 professional and clerical staff shall be borne by the Fund pursuant to G.S. 147-69.3(f). The State 4 Treasurer shall discharge his or her duties with respect to the Fund as a fiduciary consistent with 5 the provisions of applicable law, including, without limitation, G.S. 36E 3.G.S. 147-69.7."

6

SECTION 1.4.(b) G.S. 147-69.2A(d) reads as rewritten:

7 Report on Escheat Fund-Valuation. Financial Status. - The State Treasurer shall engage "(d) 8 a third-party professional actuary or consultant to conduct a valuation assessment and projection 9 of the financial status of the Escheat Fund. The associated costs for the services may be directly 10 charged to the Escheat Fund. The State Treasurer shall communicate the valuation of the actuary 11 or assessment of the consultant in an annual report to the Governor, the Speaker of the House of 12 Representatives, the President Pro Tempore of the Senate, and the chairs of the respective 13 appropriations and appropriate substantive committees of each chamber. The annual report shall 14 evaluate claims by owners upon the Escheat Fund, current and projected investment returns, and projected contributions to the Escheat Fund, Fund, current and projected legislative appropriations, 15 and authorized expenses. In the report, the State Treasurer shall assess the status of utilizing the 16 17 Escheat Fund as an endowment fund and shall recommend an annual amount available for the 18 funding of scholarships, loans, and grants from the Fund. The annual report shall be presented no 19 later than December 31 of each year."

20 SECTION 1.5. G.S. 147-75 reads as rewritten:

21 "§ 147-75. Deputy to act for Treasurer.

The Treasurer may authorize a deputy to perform any duties pertaining to the office. The Treasurer may authorize a deputy to affix the Treasurer's signature to any check, warrant or any other instrument the Treasurer is required to sign by use of the facsimile signature machine or device during the Treasurer's absence or disability.sign. The Treasurer shall be responsible for the conduct of his or her deputies."

SECTION 1.6. G.S. 147-78.1 reads as rewritten:

28 "§ 147-78.1. Good faith deposits; use of master trust.

Notwithstanding any other provision of law, the State Treasurer is authorized to select a bank or trust company as master trustee to hold cash or securities to be pledged to the State when deposited with <u>himthe State Treasurer</u> pursuant to statute or at the request of another State agency. Securities may be held by the master trustee in any form that, in fact, perfects the security interest of the State in the securities. The State Treasurer shall <u>by rule or regulation_contractually</u> establish the manner in which the master trust shall operate. The master trustee may charge reasonable fees for services rendered to each person who deposits the cash or securities with the State."

36

27

37 PART II. UPDATES TO THE STATE TREASURER'S INVESTMENT PROGRAMS 38 SECTION 2.1. G.S. 147-69.3 reads as rewritten:

39 "§ 147-69.3. Administration of State Treasurer's investment programs.

(a) The State Treasurer shall establish, maintain, administer, manage, and operate within
the Department of State Treasurer one or more investment programs for the deposit and
investment of assets pursuant to the provisions of G.S. 147-69.1 and G.S. 147-69.2. <u>Different</u>
<u>Retirement Systems and other funds held by the State Treasurer may be invested collectively or</u>
<u>separately in the State Treasurer's discretion consistent with the fiduciary duties stated in</u>
G.S. 147-69.7.

(b) Any official, board, commission, other public authority, local government, school administrative unit, local ABC board, or community college of the State having custody of any funds not required by law to be deposited with and invested by the State Treasurer may deposit all or any portion of those funds with the State Treasurer for investment in one of the investment programs established pursuant to this section, subject to any provisions of law with respect to eligible investments, provided that any occupational licensing board as defined in G.S. 93B-1 may

participate in one of the investment programs established pursuant to this section regardless of whether or not the funds were required by law to be deposited with and invested by the State Treasurer. In the absence of specific statutory provisions to the contrary, any of those funds may be invested in accordance with the provisions of G.S. 147-69.2 and 147-69.3. Upon request from any depositor eligible under this subsection, the State Treasurer may authorize moneys invested pursuant to this subsection to be withdrawn by warrant on the State Treasurer.

7 (c) The State Treasurer's investment programs shall be so managed that in the judgment of 8 the State Treasurer funds may be readily converted into cash when needed.

9 (d) Except as provided by G.S. 147-69.1(d), the total return earned on investments shall 10 accrue pro rata to the fund whose assets are invested according to the formula prescribed by the 11 State Treasurer with the approval of the Governor and Council of State.

12 (e) The State Treasurer has full powers as a fiduciary to hold, purchase, sell, assign, 13 transfer, lend and dispose of any of the securities or investments in which any of the programs 14 created pursuant to this section have been invested, and may reinvest the proceeds from the sale of 15 those securities or investments and any other investable assets of the program.

16 (f) The cost of administration, management, and operation of investment programs 17 established pursuant to this section shall be apportioned equitably among the programs in such 18 manner as may be prescribed by the State Treasurer, such costs to be paid from each program, and 19 to the extent not otherwise chargeable directly to the income or assets of the specific investment 20 program or pooled investment vehicle, shall be deposited with the State Treasurer as a General 21 Fund nontax revenue. The cost of administration, management, and operation of investment 22 programs established pursuant to this section and not directly paid from the income or assets of 23 such program shall be covered by an appropriation to the State Treasurer for this purpose in the 24 Current Operations Appropriations Act.

(g) The State Treasurer is authorized to retain the services of independent appraisers, auditors, actuaries, attorneys, investment counseling firms, statisticians, custodians, or other persons or firms possessing specialized skills or knowledge necessary for the proper administration of investment programs created pursuant to this section.

29 (h) The State Treasurer shall prepare, as of the end of each fiscal year, a report on the 30 financial condition of each investment program created pursuant to this section. A copy of each 31 report shall be submitted within 30 days following the end of the fiscal year to the official, 32 institution, board, commission or other agency whose funds are invested, the State Auditor, and 33 the chairs of the Finance Committees of the House of Representatives and the Senate.

(i) The State Treasurer shall report at least twice a year to the General Assembly, through
 the Finance Committees of the House of Representatives and the Senate, on the investment
 programs created under this section. The Treasurer shall present the reports to a joint meeting of
 the Finance Committees. The chairs of the Finance Committees may receive the reports and call
 the meetings. The Finance Committees may meet during the interim as necessary to hear the
 reports from the State Treasurer. The State Treasurer's report and presentation to the Finance
 Committees shall include all of the following:

- 41 42 43
- (1) A full and complete statement of all moneys invested by virtue of the provisions of G.S. 147-69.1 and G.S. 147-69.2.
- 43 44
- (2) The nature and character of the investments.
 (3) The revenues derived from the investments.
- 45 (4) The costs of administering, managing, and operating the investment programs, 46 including the recapture of any investment commissions.
- 47 (5) A statement of the investment policies for the revenues invested.
- 48(6)Any other information that may be helpful in understanding the State49Treasurer's investment policies and investment results.
- 50 (7) Any other information requested by the Finance Committees.

er to the Jo 2) In ord c employed <u>lish, consis</u> , including or knowled pt from the	State Treasurer shall report the incentive bonus pain bint Legislative Commission on Governmental Operation der to promote achievement of long-term investment of es with investment functions, the State Treasurer tent with the State Treasurer's fiduciary duties, main salaries and performance-related bonuses, for employing lige necessary for the proper administration of investment provide a state of the proper administration of the state the state of the proper administration o	tions by October 1 of each objectives and to retain key is authorized to establish rket-oriented compensation
2) In ord c employed lish, consis including or knowled pt from the	der to promote achievement of long-term investment of es with investment functions, the State Treasurer tent with the State Treasurer's fiduciary duties, may salaries and performance-related bonuses, for employ lge necessary for the proper administration of investme	objectives and to retain key is authorized to establish rket-oriented compensation
c employed lish, consist , including or knowled pt from the	es with investment functions, the State Treasurer tent with the State Treasurer's fiduciary duties, may salaries and performance-related bonuses, for employ lge necessary for the proper administration of investm	is authorized to establish rket-oriented compensation
c employed lish, consist , including or knowled pt from the	es with investment functions, the State Treasurer tent with the State Treasurer's fiduciary duties, may salaries and performance-related bonuses, for employ lge necessary for the proper administration of investm	is authorized to establish rket-oriented compensation
<u>lish, consis</u> , including or knowled pt from the	tent with the State Treasurer's fiduciary duties, may salaries and performance-related bonuses, for employ lge necessary for the proper administration of investm	rket-oriented compensation
, including or knowled pt from the	salaries and performance-related bonuses, for employing necessary for the proper administration of investment	
or knowled pt from the	lge necessary for the proper administration of investm	• • • • •
pt from the		
irces. The	classification and compensation rules established by	
anastian at	design and administration of those compensation	
	udies conducted by a nationally recognized firm s	
	pensation. The compensation and other associated e	1 0
	ctly from the investment program. The Treasurer sh	
		asurer shall adopt any rules
	• • —	respect to the Retirement
-		1
		<u></u>
		taries.intended beneficiaries
(2)		oose of the fund, including
(3)	With the care, skill, and caution under thethat a p	prudent investor would use
	after considering the purposes, distribution	requirements, and other
	circumstances then prevailing which a prudent pers	on acting in a like capacity
	and familiar with those matters would use in the co	mduct of an activity of like
	character and purpose.prevailing.	
(4)		terests of participants and
2 - 11		
. ,	• • • • • •	
(6)		
		governing the Ketirement
.) т. •	•	from 1 more set to a 1 4'
		<u>auna</u> pursuant to subsection
(1)		
		of action plays within the
	-	
		ine, and preservation of
		defined in G.S. 147-69.2(d)
	g. <u>The purpose of the fund, if established.</u>	
) Subje sary to carr SECT 7-69.7. Dis 7-69.7. Dis 7-69.7. Dis 6 7-69.7. Dis 7-69.7. Dis 6 7-69.7. Dis 7-69.7. Dis 7-60.7. 	 (i) Section 2.2. G.S. 147-69.7 reads as rewritten: (7-69.7. Discharge of duties to Retirement Systems: funds. (a) The State Treasurer shall discharge his or her duties with mseach fund or investment program held by the State Treasurer, i lerated in G.S. 147-69.2(b)(8)G.S. 147-69.2 as follows: (1) Solely in the interest of the participants and beneficiation of the fund, if any. (2) For the exclusive purpose of carrying out the purproviding benefits to participants and beneficiarie reasonable expenses of administering the Retirement (3) With the care, skill, and caution under thethat a pafter considering the purposes, distribution circumstances then prevailing which a prudent person and familiar with those matters would use in the concharacter and purpose.prevailing. (4) Impartially, taking into account any differing in beneficiaries. (5) Incurring only costs that are appropriate and reasona (6) In accordance with a good-faith interpretatio G.S. 147-69.2 and any other applicable law geoverally of managing assets of the Retirement Systems. This section, the State Treasurer: (1) Shall consider the following circumstances: a. General economic conditions. b. The possible effect of inflation or deflation. c. The role that each investment or course or overall portfolio of the Retirement Systems. fund. f. The expected total return from income and the e. Needs for liquidity, regularity of incoma appreciation of capital. f. The With respect to the Retirement Systems and any other pension plans, the adequacy of Systems based on reasonable actuarial factors

	General Assemb	oly Of North Carolina	Session 2015
1	(2)	Shall diversify the investments of the Retirement System	
2		Treasurer reasonably determines that, because of	
} -		including applicable investment restrictions, it is clear	v 1
	(3)	Shall make a reasonable effort to verify facts relev	
		management of assets of the Retirement Systems.fund	
	(4)	May Shall invest only in any kind of property or	
		investments authorized by law consistent with the	provisions of Article 6 of
		Chapter 146 of the General Statutes.	1
)	(5)	May consider benefits created by an investment in ad	
		only if the <u>State</u> Treasurer determines that the in	
		collateral benefits would be prudent even without coll	
		bliance by the <u>State</u> Treasurer with this section must be	-
		stances existing at the time of the Treasurer's decis	sion or action and not by
	hindsight.	teste Tracessaria insectances and menocompart desisions	a moved has available d mot in
		State Treasurer's investment and management decisions	
		he context of the portfolio of the Retirement Systems fu	
		vestment strategy having risk and return objectives	reasonably suited to the
	Retirement Syste (e) Notw	ithstanding any of the foregoing, the State Treasurer s	hall have no duty to assist
		official, board, commission, local government, other	
		nit, local ABC board, community college of the Sta	
		on, or entity in connection with any of the following dea	-
		nds to be deposited with and invested by the State Treas	
	(1)	The voluntary decision to deposit or withdraw f	
	<u>(1)</u>	applicable law in one or more of the State Treasurer's	•
	<u>(2)</u>	The voluntary direction as to the allocation of depo	
	<u>_/</u>	with applicable law among the State Treasurer's invest	
	<u>(3)</u>	Any other decision or direction by which the deposit	1 0
	<u></u>	assets deposited or to be deposited with the State Tre	
		applicable law."	
	PART III. COD	IFY KEY DEPARTMENT OF STATE TREASURE	ER POLICIES
	SECT	FION 3. Article 6 of Chapter 147 of the General Statu	utes is amended by adding
	new sections to r	ead:	
	" <u>§ 147-69.9. Th</u>	ird-party audit of State Treasurer's investments,	
	<u>(a)</u> <u>In add</u>	lition to all other audits and reports required by the law	v, the State Treasurer shall
	prepare and issue	e, at the end of each fiscal year beginning with the 2013	5-2016 fiscal year, a set of
		nd-alone financial statements regarding investments au	
		.2. These financial statements shall be audited by a	
		firm selected and engaged by the State Treasurer. The	
	financial stateme	ent shall be provided to the Joint Legislative Com	mission on Governmental
		e House of Representative Appropriations C	
		Base Budget Committee, and the Fiscal Research Divisi	on within six months after
		e reporting period.	
		nanagement discussion and analysis section of the	
		ents shall include a discussion of the investment p	-
	-	chmarks, total management fees and incentives paid, and	nd comparison to peer cost
	benchmarks.	T / / 10.1 T / · · · ·	
		Investment policies and performance reviews	of Retirement Systems
)	inves	tment programs.	

	General Assemb	oly Of North Carolina	Session 2015
1	<u>(a)</u> On at	least a biennial basis, the State Treasurer shall present ar	n investment policy
2		e Investment Advisory Committee for the Committee's	
3		y statement must include descriptions of investment objective	
4	· · ·	es, permissible asset classes, asset allocation targets and range	
5		guidelines, and evaluation criteria necessary to measure invest	
6		ast once every four years, the State Treasurer shall eng	
7		ert firm, pursuant to G.S. 147-69.3(g), to evaluate the governa	
8		ces of the State Treasurer in order to develop recommendation	
9		rer must consult with the Investment Advisory Committee to	
10		n. The report of the independent expert firm shall be pro-	
11		nmission on Governmental Operations, the House	· · · · · · · · · · · · · · · · · · ·
12	-	Committee, the Senate Appropriations/Base Budget Commit	-
13		n within 30 days of receipt.	· · · · · ·
14	" <u>§ 147-69.11.</u> Et		
15		sure that the State Treasurer's investment programs oper	ate under a strong
16		nework with rigorous internal controls and a high deg	
17	-	are managed with the highest ethical and professional standa	*
18	· · ·	ctive manner possible, the State Treasurer, after consultation	
19		ittee, is authorized and required to adopt policies and procedu	
20	topics:		<i></i>
21	<u>(1)</u>	Requiring that the Department of State Treasurer's Inves	tment Management
22		Division adopt a code of ethics.	<u> </u>
23	<u>(2)</u>	Requiring all employees of the Department who have respo	nsibility for matters
24		related to investments to be provided with training with resp	-
25		of their duties and responsibilities to the funds.	<u></u>
26	<u>(3)</u>	Governing gifts to employees of the Department who have	e responsibility for
27		matters related to investments.	<u>i</u> <u>i</u>
28	<u>(4)</u>	Imposing limitations on external investment managers' use	of placement agents
29		and other persons that appear before the Department to	
30		persons play only a proper role in investment opportunities.	
31	<u>(5)</u>	As a component of the investment due diligence, negotiation	ons, and contracting
32		process, requiring an independent assessment of whether	
33		that create a material risk that professional judgement or	actions regarding a
34		potential investment arrangement's recommendation, app	roval, or execution
35		have been or will be unduly influenced by a direct or indirect	t personal interest."
36			-
37	PART IV. REQ	UIRE DETAILED FEE AND PERFORMANCE REPORT	FING BY STATE
38	TREASURER;	CONSOLIDATE STATUTORY REPORTING REQUIRE	EMENTS
39	SECT	TION 4.1.(a) Article 6 of Chapter 147 of the General Stat	utes is amended by
40	adding a new sec		-
41	" <u>§ 147-69.12.</u> R	eporting on the State Treasurer's investment programs.	
42		ter than the tenth day of February, May, August, and Novemb	per of each year, the
43		shall report on all investments for which the State Treasure	-
44		State Treasurer's quarterly report shall include each of the foll	
45	(1)	A specific listing of all direct and indirect placemen	-
46	<u></u>	performance fees, and any other money management fees in	•
47		in the management of the Retirement Systems defined in (
48		In the event that the market value of any of subdiv	
49		sub-subdivision b. of subdivision (8), or subdivision	
50		G.S. 147-69.2 increases during a fiscal year by an amoun	
51		percent (3%) of the market value of all invested assets	-

Gen	eral Assem	oly Of North Carolina	Session 2015
1		Systems as of the prior fiscal year end, then the qu	arterly report provided shall
2		describe how that increase complies with the dutie	
3		and the consequent expected impact on the risl	
4		Systems' assets.	I
5	(2)	A specific listing of all investments made with c	ertified green managers and
6		companies and funds that support sustainable prac	
7		the companies, managers, and funds, the amount in	-
8		on investment.	······································
9	(3)	For bank balances:	
0		<u>a.</u> The State's total bank balance with the St	tate Treasurer, including the
1		amount of cash on hand and money on depo	
2		b. For each bank or other qualified depos	
3		Treasurer to hold cash balances (i) the nam	• •
4		current quarter-end cash balances.	<u> </u>
5	(4)	For the State Treasurer's cash management program	ns:
6	<u> </u>	<u>a. Total assets.</u>	
7		b. Duration of investments.	
8		<u>c.</u> <u>Rate of return, including a comparison to a</u>	an appropriate benchmark, if
9		available.	
0	(5)	For the Retirement Systems, as defined in G	S.S. 147-69.2(b)(8), reported
1		separately for each asset class authorized by G.S. 1	
2		<u>a. Total assets.</u>	
3		b. Rate of return, including a comparison to a	an appropriate benchmark, if
4		available.	
5		c. Percentage of the total assets that are inves	ted in the asset class and the
6		limitation, if any, on the percentage under C	
7	<u>(6)</u>	For each investment program created under G.S. 14	
8		<u>a.</u> The financial condition of each investment	program.
9		b. A full and complete statement of all mone	eys invested by virtue of the
0		provisions of G.S. 147-69.1 and G.S. 147-6	9.2.
1		c. The nature and character of the investments	<u>.</u>
2		c.The nature and character of the investmentsd.The revenues derived from the investments,	net of fees and expenses.
3		e. The costs of administering, managing, and	nd operating the investment
4		programs, including the recapture of any inv	vestment commissions.
5		f. The location on the State Treasurer's Web	o site where the public may
5		find a statement of the investment policies f	for the revenues invested.
7		g. Any other information that may be helpfu	I in understanding the State
8		Treasurer's investment policies, investment	nt practices, and investment
9		results.	-
0		h. Any other information requested by the H	ouse of Representatives and
1		Senate Finance Committees.	-
2		i. <u>The location on the State Treasurer's Web</u>	o site where the public may
3		find a list of new commitments to external i	
4		j. <u>The location on the State Treasurer's Web</u>	o site where the public may
5		find information on the use of placen	nent agents by investment
6		managers.	
7	<u>(7)</u>	For all other investments with or on behalf of the S	State or any of its agencies or
3		institutions:	
2		<u>a.</u> <u>The particular agency or institution, fund, r</u>	ate of return, and duration of
9			ale of ferally and addition of
9 0		the investment.	

	General Assemb	oly Of North Carolina	Session 2015	
1	(b) No la	ater than the date set by G.S. 147-69.9 for the	submission of consolidated	
2		stand-alone financial statements, the State Treasurer shall report annually on the fees and		
3		performance of all externally and internally managed investments for the Retirement Systems		
4	-	defined in G.S. 147-69.2(b)(8). Externally managed investments shall be reported on the basis of		
5		each investment vehicle or investment manager, as applicable. Internally managed investments		
6	shall be reported on a portfolio-by-portfolio basis. The State Treasurer's annual report shall			
7	include all of the following, as applicable, reported separately for each investment:			
8	(1) The name, commitment amount, statutory classification, and inception year.			
9	<u>(2)</u>	Either a statement that the investment is managed	l internally by the staff of the	
10		State Treasurer or the names of the external	investment manager and the	
11		investment vehicle for that investment.		
12	$\frac{(3)}{(4)}$	Value of the investment.	C.	
13	$\frac{(4)}{(5)}$	Dollar amount of the management fees and incent		
14	<u>(5)</u>	For investment-grade fixed income or public equ		
15		net annualized time-weighted rate of return fo	r that fiscal year and since	
16 17	(ϵ)	inception, reported net of fees.	in a in a sublic a sublic	
17 18	<u>(6)</u>	For all investments other than investment-grad f	ixed income or public equity	
18 19		investments, all of the following:	and investment multiple since	
20		a. <u>The net annualized internal rate of return a</u> inception, reported net of fees.	and investment multiple since	
20		<u>b.</u> <u>The total cash contributions or other inv</u>	vestments made by the State	
21		Treasurer.	restments made by the State	
22		c. The total distribution received by the State	Treasurer with respect to that	
23 24		investment since inception, reported net of	-	
25	(7)	For any fund of funds investment vehicles, the		
26	<u></u>	and incentive fees for the underlying investm		
27		vehicles used by the external investment manager.	-	
28	<u>(8)</u>	If any placement agent fees relating to the investm		
29	<u>+</u>	borne by the State Treasurer or Retirement Syste	• •	
30		type of those fees.		
31	(c) Reser	ved.		
32		reports required by this section shall be delive	red to the Joint Legislative	
33	Commission on Government Operations, chairs of the House of Representatives and Senate			
34	Appropriations Committees, chairs of the House of Representative and Senate Finance			
35	Committees, Fiscal Research Division, Governor, Council of State, and State Auditor. The reports			
36	shall also be made available for public review, including by posting on the State Treasurer's Web			
37	<u>site.</u>			
38	A copy of a report on any State Treasurer investment program shall be sent to the official,			
39	institution, board, commission, or other agency investing in that program.			
40	(e) On or before December 31, 2016, the State Treasurer shall adopt rules to implement the			
41	provisions of this section, including rules to define the terms used in this section."			
42	SECTION 4.1.(b) G.S. 147-68(d) is recodified as G.S. 147-69.12(c).			
43	SECTION 4.1.(c) G.S. 147-69.1(e) is repealed.			
44		SECTION 4.1.(d) G.S. 147-68(d1) is repealed. SECTION 4.2. C S. 147-60.8 mode as rewritten:		
45 46	SECTION 4.2. G.S. 147-69.8 reads as rewritten:			
46 47	" § 147-69.8. Annual report on new investment authority. Whenever the General Assembly broadens the investment authority of the State Treasurer as to			
47 48				
48 49	the General Fund, the Teachers' and State Employees' Retirement System, the Consolidated Judicial Retirement System, the Firefighters' and Rescue Squad Workers' Pension Fund, the Local			
49 50	Governmental Employees' Retirement System, the Legislative Retirement System, the North			
50 51	Carolina National Guard Pension Fund, or any idle funds, the State Treasurer shall annually report			
~ 1				

1 in detail to the General Assembly the investments made under such new authority, including the 2 returns on those investments, earnings, changes to value, and gains and losses in disposition of 3 such investments. The report shall be made during no later than the first six months of each 4 calendar year, covering performance in the prior calendarfiscal year. As to each type of new 5 investment authority, the report shall be made for at least four years. To the extent the information 6 required by this section is also required in the reports under G.S. 147-69.12, the State Treasurer 7 may combine reports or make cross-reference to those reports." 8 **SECTION 4.3.** G.S. 147-69.2A(b) reads as rewritten: 9 "(b) Organization and Reporting. - All documents of the Governor or the State Treasurer 10 concerning the Fund are public records governed by Chapter 132 of the General Statutes and any 11 applicable provisions of the General Statutes protecting confidential information. 12 The State Treasurer and the Governor shall jointly develop and adopt an investment policy 13 statement for the Fund. 14 The State Treasurer and Governor shall jointly adopt a common policy to prevent conflicts of 15 interests such that (i) the designees of the State Treasurer and Governor who selected the 16 third-party investment management firm, (ii) the staff of the State Treasurer overseeing the Fund, 17 and (iii) the third-party investment management firm's employees selecting or overseeing Fund 18 investments do not provide services for compensation (as an employee, consultant, or otherwise), 19 within two years after the end of their service to the Fund, to any entity in which an investment 20 from the Fund was made. 21 By October 1, 2015, and at least semiannually thereafter, the State Treasurer shall submit a 22 report to the Governor, the Office of State Budget and Management, the Joint Legislative 23 Commission on Governmental Operations, and the Fiscal Research Division on investments made 24 from the Fund and any return on investment. This report shall be made for the Fund in lieu of the 25 reports required by G.S. 147-69.1(e), 147-69.2(b)(10a), 147-69.3(h), 147-69.3(i), and 26 147-69.8.G.S. 147-69.8 and G.S. 147-69.12(b)." SECTION 4.4 This section becomes effective July 1, 2016, and applies to all reporting 27 28 periods beginning on or after that date. 29

30 PART V. EFFECTIVE DATE

31 **SECTION 5.** Section 5 of this act is effective when it becomes law. Except as 32 otherwise provided, the remainder of this becomes effective January 31, 2017.