GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 558 PROPOSED HOUSE COMMITTEE SUBSTITUTE S558-PCS85265-SV-39

Short Title: Treasurer's Investments.

(Public)

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Sponsors:

Referred to:

April 1, 2013

1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND THE LAW GOVERNING THE STATE TREASURER'S 3 INVESTMENT AUTHORITY WITH REGARD TO SPECIAL FUNDS HELD BY THE 4 TREASURER. 5 The General Assembly of North Carolina enacts: 6 SECTION 1. G.S. 147-69.2(b) reads as rewritten: 7 It shall be the duty of the State Treasurer to invest the cash of the funds enumerated "(b) 8 in subsection (a) of this section in excess of the amount required to meet the current needs and 9 demands on such funds. The State Treasurer may invest the funds as provided in this 10 subsection. If an investment was authorized by this subsection at the time the investment was 11 made or contractually committed to be made, then that investment shall continue to be 12 authorized by this subsection, and none of the percentage or other limitation on investments set forth in this subsection shall be construed to require the State Treasurer to subsequently dispose 13 14 of the investment or fail to honor any contractual commitments as a result of changes in market values, ratings, or other investment qualifications. For purposes of computing market values on 15 which percentage limitations on investments in this subsection are based, all investments shall 16 be valued as of the last date of the most recent fiscal quarter. 17 Investments authorized by G.S. 147-69.1(c)(1)-(7). 18 (1)19 General obligations of other states of the United States. (2)20 (3) General obligations of cities, counties and special districts in North Carolina. Obligations of any company, other organization or legal entity incorporated 21 (4) 22 or otherwise created or located within or outside the United States, including 23 obligations that are convertible into equity securities, if the obligations bear one of the four highest ratings of at least one nationally recognized rating 24 25 service when acquired. Repealed by Session Laws 2001-444, s. 2, effective October 1, 2001. 26 (5) Asset-backed securities (whether considered debt or equity) provided they 27 (6)28 bear ratings by nationally recognized rating services as provided in 29 G.S. 147-69.2(b)(4). In addition to the limitations and requirements with respect to the 30 (6a) investments of the Retirement Systems set forth in this subsection, the State 31 32 Treasurer shall select investments of the assets of the Retirement Systems 33 such that investments made pursuant to subdivisions (b)(1) through (6) of this section shall at all times equal or exceed twenty percent (20%) of the 34 market value of all invested assets of the Retirement Systems. 35



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1 2	(6b)	Investments pursuant to subdivisions (b)(1) through (6) be made directly by the State Treasurer or through contr	-
3		in which the investment manager has full and comp	lete discretion and
4		authority to invest assets specified in such arrangeme	ents in investments
5		authorized by subdivisions (b)(1) through (6) of this se	-
6		each indirect investment, the investment manager	
7		management of at least one hundred million dollars (\$100	
8	(6c)	With respect to Retirement Systems' assets referred to in	
9		they may be invested in obligations and otherobligations,	
10		asset-backed securities, whether considered debt or ec	
11		obligations and securities convertible into other securities	
12		the requirements of any of subdivisions (b)(1) through (6	
13		subdivision (b)(7) of this section, provided such inv	
14		through investment companies registered under the In	
15		Act of 1940, individual, common, or collective trust func	
16		companies, group trusts and limited partnerships, limited	•
17		or other limited liability investment vehicles that i	1 1
18		investments authorized by this subdivision and the	6
19		arrangements in which the investment manager has	
20		discretion and authority to invest assets specified in su	
21 22		investments authorized by this subdivision, provide	
22 23		manager for each investment pursuant to this subdivision	
23 24		management of at least one hundred million dollars	
24 25		provided that the investments authorized under this su exceed five percent (5%) seven and one-half percent (7	
23 26		value of all invested assets of the Retirement Systems.	(3.9%) of the market
20 27	(7)	With respect to Retirement Systems' assets referred to in	n subdivision (8) of
28	(\prime)	this subsection, (i) insurance contracts that provide	
29		individual or pooled separate accounts of insurance co	
30		trusts, (iii) individual, common, or collective trust funds	1 0 1
31		companies, (iv) real estate investment trusts, (v) inv	
32		registered under the Investment Company Act of 19	_
33		partnerships, limited liability companies, or other limited	
34		vehicles; vehicles, and (vii) contractual arrangement	nts in which the
35		investment manager has discretion and authority to invest	st assets specified in
36		such arrangements in investments authorized by this s	
37		the investment manager has assets under manageme	
38		hundred million dollars (\$100,000,000); provided such in	
39		managed primarily for the purpose of investing in or ov	0
40		related debt financingfinancing, excluding asset-backed	
41		within or outside the United States; and provided the	
42		authorized by this subdivision shall not exceed ten pe	
43		market value of all invested assets of the Retirement Syst	
44	(8)	With respect to assets of the Teachers' and State Emp	
45		System, the Consolidated Judicial Retirement System,	
46		Rescue Workers' Pension Fund, the Local Govern	1.
47		Retirement System, the Legislative Retirement System,	
48		National Guard Pension Fund, and the Retiree He	
49 50		(hereinafter referred to collectively as the Retirement S	•
50		invested pursuant to subdivision (b2) of this section, they	-
51		equity securities traded on a public securities exchange	or market organized

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1 2 3		and regulated pursuant to the laws of the jurisdiction of market and issued by any company incorporated or oth located within or outside the United States; provided the	herwise created or
4 5		the conditions of this subdivision. The investments a Retirement Systems under this subdivision cannot exceed	authorized for the
6		(65%) of the market value of all invested assets of the Ret	• -
7		The assets authorized under this subdivision may be i	-
8		the State Treasurer in any equity securities authorized by t	this subdivision for
9		the primary purpose of approximating the movement	
10		recognized and published market benchmark index. No	
11		one-half percent (1.5%) of the market value of the Re	•
12		assets that may be invested directly under this subdivision	
13		the stock of a single corporation, and the total number of s	6
14		corporation cannot exceed eight percent (8%) of the issue	ed and outstanding
15 16		stock of that corporation.	management of st
10 17		So long as each investment manager has assets under least one hundred million dollars (\$100,000,000), the asse	-
18		this subdivision may also be invested through any of the fo	
19		a. Investment companies registered under the Investr	0
20		of 1940; individual, common, or collective trust f	1 2
21		trust companies; and group trusts that invest prima	
22		authorized by this subdivision.	•
23		b. Limited partnerships, limited liability companies	
24		liability investment vehicles that are not publicly	
25		primarily in investments authorized by this subdiv	
26		under this sub-subdivision shall not exceed six-	
27		percent $(6.5\%)(8.5\%)$ of the market value of all in	vested assets of the
28		Retirement Systems.	noncons horrs full
29 30		c. Contractual arrangements in which investment r and complete discretion and authority to invest	-
31		such contractual arrangements in investments a	-
32		subdivision.	tutionzed by this
33	(9)	With respect to Retirement Systems' assets, as defined in	subdivision (b)(8)
34		of this subsection, they may be invested in interests in lin	
35		limited liability companies, or other limited liability inves	1 1
36		are not publicly traded if the primary purpose of the li	imited partnership,
37		limited liability company, or other limited liability invest	
38		to invest in private equity, or corporate buyout trans	
39		outside the United States or (ii) to engage in other strate	
40		authorized by any other subdivision of this subsection. The	
41		under this subdivision shall not exceed seven and one h	
42		eight and three-quarters percent (8.75%) of the market va	alue of all invested
43 44	(0_{0})	assets of the Retirement Systems.	subdivision (b)(8)
44 45	(9a)	With respect to Retirement Systems' assets, as defined in of this subsection, they may be invested in inflat	
46		timberlands, commodities, and other assets investments the	
47		the Treasurer for the primary purpose of providing protection	
48		associated with inflation, provided such investments	-
49		investment companies registered under the Investment	-
50		1940, individual, common or collective trust funds o	1 0
51		companies, group trusts and limited partnerships, limited	liability companies

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1 2 3		or other limited liability investment vehicles that in investments authorized by this subdivision and the arrangements in which the investment manager has	rough contractual
4		discretion and authority to invest assets specified in suc	-
5		investments authorized by this subdivision, provide	d the investment
6		manager for each investment pursuant to this subdivision	
7		management of at least one hundred million dollars (
8		provided that the investments authorized under this su	
9		exceed five percent (5%) seven and one-half percent (7.	
10 11		value of all invested assets of the Retirement System	•
11		anything in this subsection to the contrary, the investm this subdivision shall not be included in any subdivisi	•
12		subdivision for purposes of the percentage investment lin	
13		otherwise.	intations therein of
15	(10)	Recodified as part of subdivision (b)(9) by Session Laws 2	2000-160, s. 2.
16	(10a)	With respect to Retirement Systems' assets, as defined in	
17		this subsection, the market value of any of subdiv	ision (6c) or (7),
18		sub-subdivision b. of subdivision (8), or subdivision (
19		subsection shall not exceed ten percent (10%) of the r	
20		invested assets of the Retirement Systems; and the aggreg	
21		all assets invested pursuant to subdivisions (6c) and (7),	
22		of subdivision (8), and subdivisions (9) and (9a) of this s	
23 24		exceed thirty-five percent (35%) of the market value of all the Batirgment Systems. The quarterly report provided	
24 25		the Retirement Systems. The quarterly report provided pursuant to G.S. 147-68(d1) shall include a specific listin	-
23 26		indirect placement fees, asset fees, performance fees, an	-
27		management fees incurred by the State in the management	•
28		(6c) and (7), sub-subdivision b. of subdivision (8), and subdivision (8)	
29		(9a) of this subsection. In the event that the market	value of any of
30		subdivision (6c) or (7), sub-subdivision b. of subdivision	
31		(9) or (9a) of this subsection increases during a fiscal	
32		greater than three percent (3%) of the market value of al	
33		the Retirement Systems as of the prior fiscal year end,	
34 35		report provided by the Treasurer pursuant to G.S. 147-68	
35 36		how that increase complies with the duties described in the consequent expected impact on the risk profile	
37		Systems' assets.	of the Rethement
38	(11)	With respect to assets of the Escheat Fund, obligations of	the North Carolina
39	~ /	Global TransPark Authority authorized by G.S. 63A-4(a)	
40		twenty-five million dollars (\$25,000,000), that have a final	
41		than October 1, 2014. The obligations shall bear interest a	t the rate set by the
42		State Treasurer. No commitment to purchase obligation	ons may be made
43		pursuant to this subdivision after September 1, 1993, and	
44		be purchased after September 1, 1994. In the event of a	
45		Fund by reason of an investment made pursuant to this s	
46 47		intention of the General Assembly to hold the Escheat F	
47 48		the loss by appropriating to the Escheat Fund funds equivalent If any part of the property owned by the North	
40 49		TransPark Authority now or in the future is divested	
50		divestment shall be used to fulfill any unmet obligations	-
51		made pursuant to this subdivision.	
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1	(12)	With respect to assets of the Escheat Fund, in addition to	those investments
2		authorized by subdivisions (1) through (6) of this subsec	ction, up to twenty
3		percent (20%) of such assets may be invested in the inve	estments authorized
4		under subdivisions (7) through (9) of this subsection, r	-
5		percentage limitations imposed on the Retirement System	stems' investments
6		under those subdivisions."	
7	SEC	FION 2. G.S. 147-69.7 reads as rewritten:	
8		scharge of duties to Retirement Systems.	
9		Treasurer shall discharge his or her duties with respect to	
0		s' Retirement System, the Consolidated Judicial Retire	
1		Rescue Squad Workers' Pension Fund, the Local Govern	1 .
2	•	em, the Legislative Retirement System, and the North Carol	
3		thereinafter referred to collectively as the Retirement S	Systems)Retirement
4	Systems enumeration	ated in G.S. 147-69.2(b)(8) as follows:	
5	(1)	Solely in the interest of the participants and beneficiaries.	
6	(2)	For the exclusive purpose of providing benefits to	
7		beneficiaries and paying reasonable expenses of	administering the
8		Retirement Systems.	
9	(3)	With the care, skill, and caution under the circumstand	
20		which a prudent person acting in a like capacity and f	
21		matters would use in the conduct of an activity of like cha	
22	(4)	Impartially, taking into account any differing interests	of participants and
.3	<i>i</i> = 1	beneficiaries.	
4	(5)	Incurring only costs that are appropriate and reasonable.	
25	(6)	In accordance with a good-faith interpretation of the	law governing the
6		Retirement Systems.	
27		vesting and managing assets of the Retirement Systems pur	suant to subsection
28	(a) of this section		
9 0	(1)	Shall consider the following circumstances:a. General economic conditions.	
51			
2		b. The possible effect of inflation or deflation.c. The role that each investment or course of action	n playa within tha
3		c. The role that each investment or course of action overall portfolio of the Retirement Systems.	ni piays within the
5 54		d. The expected total return from income and the	ha approxistion of
5 5		capital.	ne appreciation of
6		e. Needs for liquidity, regularity of income, an	d preservation or
57		appreciation of capital.	a preservation of
8		f. The adequacy of funding for the Retirement	Systems based on
9		reasonable actuarial factors.	Systems based on
0	(2)	Shall diversify the investments of the Retirement S	vstems unless the
1	(2)	Treasurer reasonably determines that, because of special	•
2		clearly prudent not to do so.	encumstances, it is
3	(3)	Shall make a reasonable effort to verify facts relevant to	the investment and
4	(5)	management of assets of the Retirement Systems.	the myestment and
5	(4)	May invest in any kind of property or type of investment	consistent with the
6		provisions of Article 6 of Chapter 146 of the General State	
7	(5)	May consider benefits created by an investment in add	
8		return only if the Treasurer determines that the investment	
9		collateral benefits would be prudent even without collatera	
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1 (c) Compliance by the Treasurer with this section must be determined in light of the 2 facts and circumstances existing at the time of the Treasurer's decision or action and not by 3 hindsight.

4 (d) The Treasurer's investment and management decisions must be evaluated not in 5 isolation but in the context of the portfolio of the Retirement Systems as a whole and as part of 6 an overall investment strategy having risk and return objectives reasonably suited to the 7 Detirement Sentence "

7 Retirement Systems."8 SECTION

SECTION 3. This act is effective when it becomes law.