HOUSE BILL No. 5961

November 13, 2014, Introduced by Rep. Yonker and referred to the Committee on Detroit's Recovery and Michigan's Future.

A bill to amend 1965 PA 314, entitled

"Public employee retirement system investment act,"

by amending section 13g (MCL 38.1133g), as added by 2014 PA 185.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 13q. (1) Subject to a plan for adjustment, each large 2 sponsored system shall establish an investment committee.

3 (2) The investment committee shall recommend to the governing 4 board of the large sponsored system investment management 5 decisions, including, but not limited to, all of the following:

(a) The development of investment goals and objectives, investment assumptions, and performance measurement standards consistent with the needs of the large sponsored system.

(b) The selection, monitoring, evaluation, and removal of custodians, investment managers, or any investment service

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(c) Asset allocation.

3 (d) Subject to a plan for adjustment, all calculations, actuarial assumptions, or assessments used by an actuary, 4 5 including, but not limited to, those underlying the restoration of pension benefits, funding levels, and amortization of the 6 restoration of pension benefits, and those underlying the 7 determination of annual funding levels and amortization of annual 8 9 funding levels, and recommended contributions to the large 10 sponsored system in accordance with applicable law.

11 (e) Performing or ordering asset liability valuation studies 12 for the qualified LARGE SPONSORED system not less frequently than 13 every 2 years.

14 (f) Review and approval, before final issuance of all annual 15 audits and actuarial and financial reports before finalization.

(g) Interpretation of the large sponsored system's governing 16 17 documents, applicable laws, plans of adjustment approved by United 18 States bankruptcy courts, and other financial determinations affecting the large sponsored system's funding or benefit levels. 19

20 (h) Based on annual actuarial valuation reports and any other projections or reports, as applicable from an actuary or other 21 professional advisors, the determination of the extent of 22 23 restoration of pension benefits all in conformance with a plan for 24 adjustment.

(3) The investment committee shall do all of the following: 25 (a) Select, set compensation for and terms of employment of, 26 27 and evaluate the qualified LARGE SPONSORED system's chief financial

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1 **INVESTMENT** officer.

2 (b) Notwithstanding section 20h(6), approve a qualified LARGE
3 SPONSORED system's summary annual report created under section 13
4 before the summary annual report is made public.

5 (4) The investment committee shall submit its recommendation 6 under subsection (2) to the board. The board shall have not more than 45 days from the date of the submission, or 10 business days 7 if the committee determines in good faith that emergency action is 8 9 required, to approve or disapprove the recommendation. If the board 10 does not act within 45 days or 10 days, as applicable, the 11 recommendation is considered approved by the board and the chief 12 financial INVESTMENT officer shall implement the recommendation.

13 (5) If the board disapproves the investment committee's
14 recommendation within 45 days or 10 days, as applicable, the
15 decision shall be implemented under the plan for adjustment.

16 (6) As used in this section:

17 (a) "Board" means the governing board of a large sponsored18 system.

19 (b) "Chief financial INVESTMENT officer" means the chief
 20 financial INVESTMENT officer of a qualified LARGE SPONSORED system.
 21 (c) "Investment committee" or "committee" means an investment

22 committee established under subsection (1).

23 (d) "Plan for adjustment" means a plan for the adjustment of
24 debts entered and approved by a federal bankruptcy court for a city
25 that has established a large sponsored system.

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