SUBSTITUTE FOR

HOUSE BILL NO. 5998

A bill to amend 1965 PA 314, entitled

"Public employee retirement system investment act,"

by amending section 13 (MCL 38.1133), as amended by 2000 PA 307.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 13. (1) The provisions of this act shall supersede any
 investment authority previously granted to a system under any other
 law of this state.

4 (2) The assets of a system may be invested, reinvested, held
5 in nominee form, and managed by an investment fiduciary subject to
6 the terms, conditions, and limitations provided in this act. An
7 investment fiduciary of a defined contribution plan may arrange for
8 1 or more investment options to be directed by the participants of
9 the defined contribution plan. The limitations on the percentage of

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1 total assets for investments provided in this act do not apply to a 2 defined contribution plan in which a participant directs the 3 investment of the assets in his or her individual account, and that 4 participant is not considered an investment fiduciary under this 5 act.

6 (3) An investment fiduciary shall discharge his or her duties
7 solely in the interest of the participants and the beneficiaries,
8 and shall do all of the following:

9 (a) Act with the same care, skill, prudence, and diligence
10 under the circumstances then prevailing that a prudent person
11 acting in a similar capacity and familiar with those matters would
12 use in the conduct of a similar enterprise with similar aims.

(b) Act with due regard for the management, reputation, and
stability of the issuer and the character of the particular
investments being considered.

16 (c) Make investments for the exclusive purposes of providing 17 benefits to participants and participants' beneficiaries, and of 18 defraying reasonable expenses of investing the assets of the 19 system.

20 (d) Give appropriate consideration to those facts and 21 circumstances that the investment fiduciary knows or should know 22 are relevant to the particular investment or investment course of 23 action involved, including the role the investment or investment 24 course of action plays in that portion of the system's investments 25 for which the investment fiduciary has responsibility; and act 26 accordingly. For purposes of this subsection, "appropriate 27 consideration" includes, but is not limited to, a determination by

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the investment fiduciary that a particular investment or investment
course of action is reasonably designed, as part of the investments
of the system, to further the purposes of the system, taking into
consideration the risk of loss and the opportunity for gain or
other return associated with the investment or investment course of
action; and consideration of the following factors as they relate
to the investment or investment course of action:

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(i) The diversification of the investments of the system.

9 (ii) The liquidity and current return of the investments of the
10 system relative to the anticipated cash flow requirements of the
11 system.

12 (*iii*) The projected return of the investments of the system13 relative to the funding objectives of the system.

(e) Give appropriate consideration to investments that would enhance the general welfare of this state and its citizens if those investments offer the safety and rate of return comparable to other investments permitted under this act and available to the investment fiduciary at the time the investment decision is made.

19 (f) Prepare and maintain written objectives, policies, and 20 strategies with clearly defined accountability and responsibility 21 for implementing and executing the system's investments.

(g) Monitor the investment of the system's assets with regard to the limitations on those investments pursuant to this act. Upon discovery that an investment causes the system to exceed a limitation prescribed in this act, the investment fiduciary shall reallocate assets in a prudent manner in order to comply with the prescribed limitation.

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(4) AN INVESTMENT FIDUCIARY WHO IS AN INVESTMENT FIDUCIARY OF
 ANY OF THE FOLLOWING SHALL COMPLY WITH THE DIVESTMENT FROM TERROR
 ACT IN MAKING INVESTMENTS UNDER THIS ACT:

4 (A) THE TIER 1 RETIREMENT PLAN AVAILABLE UNDER THE STATE 5 EMPLOYEES' RETIREMENT ACT, 1943 PA 240, MCL 38.1 TO 38.69.

6 (B) THE TIER 1 RETIREMENT PLAN AVAILABLE UNDER THE JUDGES
7 RETIREMENT ACT OF 1992, 1992 PA 234, MCL 38.2101 TO 38.2670.

8 (C) THE STATE POLICE RETIREMENT SYSTEM CREATED UNDER THE STATE 9 POLICE RETIREMENT ACT OF 1986, 1986 PA 182, MCL 38.1601 TO 38.1648.

10 (D) THE PUBLIC SCHOOL EMPLOYEES RETIREMENT SYSTEM CREATED
11 UNDER THE PUBLIC SCHOOL EMPLOYEES RETIREMENT ACT OF 1979, 1980 PA
12 300, MCL 38.1301 TO 38.1408.

13 (5) (4) An investment fiduciary may use a portion of the 14 income of the system to defray the costs of investing, managing, 15 and protecting the assets of the system; may retain investment and 16 all other services necessary for the conduct of the affairs of the 17 system; and may pay reasonable compensation for those services. 18 Subject to an annual appropriation by the legislature, a deduction 19 from the income of a state administered system resulting from the 20 payment of those costs shall be made.

(6) (5) The system shall be a separate and distinct trust fund and the assets of the system shall be for the exclusive benefit of the participants and their beneficiaries and of defraying reasonable expenses of investing the assets of the system. With respect to a system, an investment fiduciary shall not cause the system to engage in a transaction if he or she knows or should know that the transaction is any of the following, either directly or

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1 indirectly:

2 (a) A sale or exchange or a leasing of any property from the
3 system to a party in interest for less than the fair market value,
4 or from a party in interest to the system for more than the fair
5 market value.

6 (b) A lending of money or other extension of credit from the
7 system to a party in interest without the receipt of adequate
8 security and a reasonable rate of interest, or from a party in
9 interest to the system with the provision of excessive security or
10 at an unreasonably high rate of interest.

(c) A transfer to, or use by or for the benefit of, the political subdivision sponsoring the system of any assets of the system for less than adequate consideration.

14 (d) The furnishing of goods, services, or facilities from the 15 system to a party in interest for less than adequate consideration, 16 or from a party in interest to the system for more than adequate 17 consideration.

18 (7) (6) With respect to a system subject to this act, an
19 investment fiduciary shall not do any of the following:

20 (a) Deal with the assets of the system in his or her own21 interest or for his or her own account.

(b) In his or her individual or any other capacity act in any
transaction involving the system on behalf of a party whose
interests are adverse to the interests of the system or the
interest of its participants or participants' beneficiaries.

26 (c) Receive any consideration for his or her own personal27 account from any party dealing with the system in connection with a

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1 transaction involving the assets of the system.

2 (8) (7)—This section does not prohibit an investment fiduciary
3 from doing any of the following:

4 (a) Receiving any benefit to which he or she may be entitled
5 as a participant or participant's beneficiary of the system.

6 (b) Receiving any reimbursement of expenses properly and
7 actually incurred in the performance of his or her duties for the
8 system.

9 (c) Serving as an investment fiduciary in addition to being an
10 officer, employee, agent, or other representative of the political
11 subdivision sponsoring the system.

12 (d) Receiving agreed upon compensation for services from the13 system.

14 (9) (8) Except for an employee of a system, this state, or the 15 political subdivision sponsoring a system, when acting in the 16 capacity as an investment fiduciary, an investment fiduciary who is 17 qualified under section 12c(1)(b) shall meet 1 of the following 18 requirements:

19 (a) Be a registered investment adviser under either the
20 investment advisers act of 1940, title II of chapter 686, 54 Stat.
21 847, 15 U.S.C. USC 80b-1 to 80b-21, or the uniform securities act,
22 1964 PA 265, MCL 451.501 to 451.818.

23 (b) Be a bank as defined under the investment advisers act of24 1940.

25 (c) Be an insurance company qualified under section 16(3).

26 (10) (9) An investment fiduciary shall not invest in a debt
27 instrument issued by a foreign country that has been identified by

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the United States state department as engaging in or sponsoring
 terrorism.

3 (11) (10) A system shall annually publish and make available
4 to the plan participants and beneficiaries a list of all expenses
5 paid by soft dollars.

Enacting section 1. This amendatory act does not take effect
unless Senate Bill No. 846 of the 94th Legislature is enacted into
law.