As Introduced

134th General Assembly

Regular Session 2021-2022

H. B. No. 540

Representatives Kelly, Ghanbari

Cosponsors: Representatives Russo, Brown, Miranda, Smith, M., Seitz, White, Sheehy, Smith, K., Lightbody, Miller, A., Plummer

A BILL

To enact sections 145.117, 742.117, 3307.16,	1
3309.151, and 5505.066 of the Revised Code to	2
require the state retirement system boards to	3
disclose certain financial information regarding	4
alternative investments.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 145.117, 742.117, 3307.16,	6
3309.151, and 5505.066 of the Revised Code be enacted to read as	7
follows:	8
Sec. 145.117. (A) As used in this section:	9
(1) "Alternative investment" means an investment in a	10
private equity fund, venture fund, hedge fund, real estate fund,	11
<u>or absolute return fund.</u>	12
(2) "Alternative investment vehicle" means a limited	13
partnership, limited liability company, or other legal structure	14
through which the public employees retirement board invests in	15
an alternative investment.	16

(3) "Carried interest" means any share of profits from an	17
alternative investment vehicle that is distributed to a fund	18
manager or related parties, including allocations of alternative	19
investment vehicle profits received by a fund manager in	20
consideration of having waived fees the fund manager might	21
otherwise have been entitled to receive.	22
(4) "Fund manager" includes the general partner, managing	23
manager, adviser, or other person with primary investment	24
decision-making authority over an alternative investment	25
vehicle. "Fund manager" includes related parties of a fund	26
manager.	27
(5) "Operational person" means any operational partner,	28
senior advisor, or other consultant or employee whose primary	29
activity for a relevant entity is to provide operational support	30
to any portfolio company of any alternative investment vehicle,	31
account, or fund managed by a related person.	32
(6) "Related party" means:	33
(a) Any related person or operational person;	34
(b) Any entity more than ten per cent of the ownership of	35
which is held directly or indirectly, whether through other	36
entities or trusts, by a related person or operational person	37
regardless of whether the related person or operational person	38
participates in the carried interest received by the general	39
partner or special limited partner;	40
(c) Any consulting, legal, or other service provider	41
regularly engaged by portfolio companies of an alternative	42
investment vehicle, account, or fund that is managed by a	43
related person and provides advice or services to any related	44
person or relevant entity.	45

(7) "Related person" means any current or former employee,	46
manager, or partner of any entity that is involved in the	47
investment activities or accounting and valuation functions of a	48
relevant entity or any family member of the employee, manager,	49
or partner.	50
(8) "Relevant entity" means the general partner, any	51
separate carry vehicle, the investor advisor, any of the	52
investment advisor's parent or subsidiary entities, or any	53
similar entity related to any other alternative investment	54
vehicle, account, or fund advised or managed by any current or	55
former related person.	56
(B)(1) The board shall require each alternative investment	57
vehicle through which it invests to disclose to the board, at	58
least annually, all of the following information:	59
(a) The fees and expenses the public employees retirement	60
system pays directly to the alternative investment vehicle, fund	61
manager, and any related parties;	62
(b) The retirement system's share of fees and expenses not	63
included in division (B)(1)(a) of this section that are paid	64
from the alternative investment vehicle to the fund manager and	65
any related parties;	66
(c) The retirement system's share of carried interest	67
distributed to the fund manager or related parties;	68
(d) The retirement system's share of aggregate fees and	69
expenses paid by all of the portfolio companies held within the	70
alternative investment vehicle to the fund manager or related	71
parties;	72
	7 ^
(e) The alternative investment vehicle's gross and net	73
rate of return since its inception;	74

(f) The investment multiple of each alternative investment 75 vehicle since inception. 76 (2) The board may independently calculate the information 77 described in division (B)(1)(b) of this section based on 78 information the alternative investment vehicle is contractually 79 required to provide to the board. If the board independently 80 calculates that information, the alternative investment vehicle 81 is not required to provide it to the board. 82 83 (C) (1) Not later than one year after the effective date of this section, and at least once each year thereafter, the board 84 shall compile and include in a written report all of the 85 following information and present the information at a meeting 86 open to the public: 87 (a) The information disclosed to the board under division 88 (B) (1) of this section; 89 (b) The information calculated under division (B)(2) of 90 this section, if applicable; 91 (c) The information required by division (C)(2) of this 92 93 section. (2) The board shall include in the report required by 94 division (C)(1) of this section all the following information 95 regarding all of the alternative investment vehicles through 96 which the board invests: 97 (a) The name, address, and year in which the initial 98 investment capital was delivered to each alternative investment 99 vehicle; 100 (b) The dollar amount of the commitment and cash 101 contributions the board has made to each alternative investment 102 vehicle since inception; 103 (c) The dollar amount, on a fiscal year-end basis, of cash 104 distributions the board receives from each alternative 105 investment vehicle; 106 (d) The dollar amount, on a fiscal year-end basis, of cash 107 distributions the board receives, plus the remaining value of 108 109 partnership assets attributable to the board's investment in each alternative investment vehicle; 110 (e) The dollar amount of the total management fees and 111 costs paid on an annual fiscal year-end basis by the board to 112 each alternative investment vehicle; 113 (f) The dollar amount of cash profit the board receives 114 from each alternative investment vehicle on a fiscal year-end 115 basis. 116 (D) This section applies to all contracts the board enters 117 into on or after the effective date of this section and any 118 existing contract pursuant to which the board makes a new 119 capital commitment on or after that date. The board shall make 120 reasonable efforts to obtain the information described in 121 division (B) of this section about alternative investments made 122 under contracts entered into on or before the effective date of 123 this section to which no new capital commitments are made and to 124 comply with the reporting requirements in division (C) of this 125 section with respect to those investments. 126 Sec. 742.117. (A) As used in this section: 127 (1) "Alternative investment" means an investment in a 128 private equity fund, venture fund, hedge fund, real estate fund, 129 130 or absolute return fund.

(2) "Alternative investment vehicle" means a limited	131
partnership, limited liability company, or other legal structure	132
through which the board of trustees of the Ohio police and fire	133
pension fund invests in an alternative investment.	134
(3) "Carried interest" means any share of profits from an	135
alternative investment vehicle that is distributed to a fund	136
manager or related parties, including allocations of alternative	137
investment vehicle profits received by a fund manager in	138
consideration of having waived fees the fund manager might	139
otherwise have been entitled to receive.	140
(4) "Fund manager" includes the general partner, managing	141
manager, adviser, or other person with primary investment	142
decision-making authority over an alternative investment	143
vehicle. "Fund manager" includes related parties of a fund	144
manager.	145
(5) "Operational person" means any operational partner,	146
senior advisor, or other consultant or employee whose primary	147
activity for a relevant entity is to provide operational support	148
to any portfolio company of any alternative investment vehicle,	149
account, or fund managed by a related person.	150
(6) "Related party" means:	151
(a) Any related person or operational person;	152
(b) Any entity more than ten per cent of the ownership of	153
which is held directly or indirectly, whether through other	154
entities or trusts, by a related person or operational person	155
regardless of whether the related person or operational person	156
participates in the carried interest received by the general	157
partner or special limited partner;	158
(c) Any consulting, legal, or other service provider	159

regularly engaged by portfolio companies of an alternative	160
investment vehicle, account, or fund that is managed by a	161
related person and provides advice or services to any related	162
person or relevant entity.	163
(7) "Related person" means any current or former employee,	164
manager, or partner of any entity that is involved in the	165
investment activities or accounting and valuation functions of a	166
relevant entity or any family member of the employee, manager,	167
<u>or partner.</u>	168
(8) "Relevant entity" means the general partner, any	169
separate carry vehicle, the investor advisor, any of the	170
investment advisor's parent or subsidiary entities, or any	171
similar entity related to any other alternative investment	172
vehicle, account, or fund advised or managed by any current or	173
former related person.	174
(B)(1) The board shall require each alternative investment	175
vehicle through which it invests to disclose to the board, at	176
least annually, all of the following information:	177
	170
(a) The fees and expenses the fund pays directly to the	178
alternative investment vehicle, fund manager, and any related	179
<u>parties;</u>	180
(b) The fund's share of fees and expenses not included in	181
division (B)(1)(a) of this section that are paid from the	182
alternative investment vehicle to the fund manager and any	183
related parties;	184
(c) The fund's share of carried interest distributed to	185
the fund manager or related parties;	186
(d) The fund's share of aggregate fees and expenses paid	187
by all of the portfolio companies held within the alternative	188

investment vehicle to the fund manager or related parties;	189
(e) The alternative investment vehicle's gross and net	190
rate of return since its inception;	191
(f) The investment multiple of each alternative investment_	192
vehicle since inception.	193
(2) The board may independently calculate the information	194
described in division (B)(1)(b) of this section based on	195
information the alternative investment vehicle is contractually	196
required to provide to the board. If the board independently	197
calculates that information, the alternative investment vehicle	198
is not required to provide it to the board.	199
(C)(1) Not later than one year after the effective date of	200
this section, and at least once each year thereafter, the board	201
shall compile and include in a written report all of the	202
following information and present the information at a meeting	203
open to the public:	204
(a) The information disclosed to the board under division	205
(B)(1) of this section;	206
(b) The information calculated under division (B)(2) of	207
this section, if applicable;	208
(c) The information required by division (C)(2) of this	209
section.	210
(2) The board shall include in the report required by	211
division (C)(1) of this section all the following information	212
regarding all of the alternative investment vehicles through	213
which the board invests:	214
(a) The name, address, and year in which the initial	215
investment capital was delivered to each alternative investment	216

vehicle;	217
(b) The dollar amount of the commitment and cash	218
contributions the board has made to each alternative investment	219
vehicle since inception;	220
(c) The dollar amount, on a fiscal year-end basis, of cash	221
distributions the board receives from each alternative	222
investment vehicle;	223
(d) The dollar amount, on a fiscal year-end basis, of cash	224
distributions the board receives, plus the remaining value of	225
partnership assets attributable to the board's investment in	226
each alternative investment vehicle;	227
(e) The dollar amount of the total management fees and	228
costs paid on an annual fiscal year-end basis by the board to	229
each alternative investment vehicle;	230
(f) The dollar amount of cash profit the board receives	231
from each alternative investment vehicle on a fiscal year-end	232
basis.	233
(D) This section applies to all contracts the board enters	234
into on or after the effective date of this section and any	235
existing contract pursuant to which the board makes a new	236
capital commitment on or after that date. The board shall make	237
reasonable efforts to obtain the information described in	238
division (B) of this section about alternative investments made	239
under contracts entered into on or before the effective date of	240
this section to which no new capital commitments are made and to	241
comply with the reporting requirements in division (C) of this	242
section with respect to those investments.	243
Sec. 3307.16. (A) As used in this section:	244

<u>(1) "Alternative investment" means an investment in a</u>	245
private equity fund, venture fund, hedge fund, real estate fund,	246
or absolute return fund.	247
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(2) "Alternative investment vehicle" means a limited	248
partnership, limited liability company, or other legal structure	249
through which the state teachers retirement board invests in an	250
alternative investment.	251
(3) "Carried interest" means any share of profits from an	252
alternative investment vehicle that is distributed to a fund	253
manager or related parties, including allocations of alternative	254
investment vehicle profits received by a fund manager in	255
consideration of having waived fees the fund manager might	256
otherwise have been entitled to receive.	257
	0.5.0
(4) "Fund manager" includes the general partner, managing	258
manager, adviser, or other person with primary investment	259
decision-making authority over an alternative investment	260
vehicle. "Fund manager" includes related parties of a fund	261
manager.	262
(5) "Operational person" means any operational partner,	263
senior advisor, or other consultant or employee whose primary	264
activity for a relevant entity is to provide operational support	265
to any portfolio company of any alternative investment vehicle,	266
account, or fund managed by a related person.	267
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(6) "Related party" means:	268
(a) Any related person or operational person;	269
(b) Any entity more than ten per cent of the ownership of	270
which is held directly or indirectly, whether through other	271
entities or trusts, by a related person or operational person	272
regardless of whether the related person or operational person	273
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participates in the carried interest received by the general	274
partner or special limited partner;	275
(c) Any consulting, legal, or other service provider	276
regularly engaged by portfolio companies of an alternative	277
investment vehicle, account, or fund that is managed by a	278
related person and provides advice or services to any related	279
person or relevant entity.	280
(7) "Related person" means any current or former employee,	281
manager, or partner of any entity that is involved in the	282
investment activities or accounting and valuation functions of a	283
relevant entity or any family member of the employee, manager,	284
<u>or partner.</u>	285
(8) "Relevant entity" means the general partner, any	286
separate carry vehicle, the investor advisor, any of the	287
investment advisor's parent or subsidiary entities, or any	288
similar entity related to any other alternative investment	289
vehicle, account, or fund advised or managed by any current or	290
former related person.	291
(B)(1) The board shall require each alternative investment	292
vehicle through which it invests to disclose to the board, at	293
least annually, all of the following information:	294
(a) The fees and expenses the state teachers retirement	295
system pays directly to the alternative investment vehicle, fund	296
manager, and any related parties;	297
(b) The retirement system's share of fees and expenses not	298
included in division (B)(1)(a) of this section that are paid	299
from the alternative investment vehicle to the fund manager and	300
any related parties;	301
(a) The notinement exchange above of compiled interest	200

(c) The retirement system's share of carried interest 302

(d) The retirement system's share of aggregate fees and 304 expenses paid by all of the portfolio companies held within the 305
expenses paid by all of the portfolio companies held within the 305
alternative investment vehicle to the fund manager or related 306
parties; 307
(e) The alternative investment vehicle's gross and net 308
rate of return since its inception; 309
(f) The investment multiple of each alternative investment 310
vehicle since inception. 311
(2) The board may independently calculate the information 312
described in division (B)(1)(b) of this section based on 313
information the alternative investment vehicle is contractually 314
required to provide to the board. If the board independently 315
<u>calculates that information, the alternative investment vehicle</u> 316
is not required to provide it to the board. 317
(C)(1) Not later than one year after the effective date of 318
this section, and at least once each year thereafter, the board 319
shall compile and include in a written report all of the 320
following information and present the information at a meeting 321
<u>open to the public:</u> 322
(a) The information disclosed to the board under division 323
(B) (1) of this section; 324
(b) The information calculated under division (B)(2) of 325
this section, if applicable; 326
(c) The information required by division (C)(2) of this 327
section. 328
(2) The board shall include in the report required by 329
division (C)(1) of this section all the following information 330

regarding all of the alternative investment vehicles through	331
which the board invests:	332
(a) The name, address, and year in which the initial	333
investment capital was delivered to each alternative investment	334
vehicle;	335
(b) The dollar amount of the commitment and cash	336
contributions the board has made to each alternative investment	337
vehicle since inception;	338
(c) The dollar amount, on a fiscal year-end basis, of cash	339
distributions the board receives from each alternative	340
investment vehicle;	341
(d) The dollar amount, on a fiscal year-end basis, of cash	342
distributions the board receives, plus the remaining value of	343
partnership assets attributable to the board's investment in	344
each alternative investment vehicle;	345
(e) The dollar amount of the total management fees and	346
costs paid on an annual fiscal year-end basis by the board to	347
each alternative investment vehicle;	348
(f) The dollar amount of cash profit the board receives	349
from each alternative investment vehicle on a fiscal year-end	350
basis.	351
(D) This section applies to all contracts the board enters	352
into on or after the effective date of this section and any	353
existing contract pursuant to which the board makes a new	354
capital commitment on or after that date. The board shall make	355
reasonable efforts to obtain the information described in	356
division (B) of this section about alternative investments made	357
under contracts entered into on or before the effective date of	358

this section to which no new capital commitments are made and to

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comply with the reporting requirements in division (C) of this	360
section with respect to those investments.	361
Sec. 3309.151. (A) As used in this section:	362
(1) "Alternative investment" means an investment in a	363
private equity fund, venture fund, hedge fund, real estate fund,	364
<u>or absolute return fund.</u>	365
(2) "Alternative investment vehicle" means a limited	366
partnership, limited liability company, or other legal structure	367
through which the school employees retirement board invests in	368
an alternative investment.	369
(3) "Carried interest" means any share of profits from an	370
alternative investment vehicle that is distributed to a fund	371
manager or related parties, including allocations of alternative	372
investment vehicle profits received by a fund manager in	373
consideration of having waived fees the fund manager might	374
otherwise have been entitled to receive.	375
(4) "Fund manager" includes the general partner, managing	376
manager, adviser, or other person with primary investment	377
decision-making authority over an alternative investment	378
vehicle. "Fund manager" includes related parties of a fund	379
manager.	380
(5) "Operational person" means any operational partner,	381
senior advisor, or other consultant or employee whose primary	382
activity for a relevant entity is to provide operational support	383
to any portfolio company of any alternative investment vehicle,	384
account, or fund managed by a related person.	385
(6) "Related party" means:	386
(a) Any related person or operational person;	387

(b) Any entity more than ten per cent of the ownership of	388
which is held directly or indirectly, whether through other	389
entities or trusts, by a related person or operational person	390
regardless of whether the related person or operational person	391
participates in the carried interest received by the general	392
partner or special limited partner;	393
(c) Any consulting, legal, or other service provider	394
regularly engaged by portfolio companies of an alternative	395
investment vehicle, account, or fund that is managed by a	396
related person and provides advice or services to any related	397
person or relevant entity.	398
(7) "Related person" means any current or former employee,	399
manager, or partner of any entity that is involved in the	400
investment activities or accounting and valuation functions of a	401
relevant entity or any family member of the employee, manager,	402
recevant energy of any family member of the employee, manager,	102
or partner.	403
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or partner.	403
or partner. (8) "Relevant entity" means the general partner, any	403
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the	403 404 405
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any	403 404 405 406
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment	403 404 405 406 407
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or	403 404 405 406 407 408
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or former related person.	403 404 405 406 407 408 409
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or former related person. (B) (1) The board shall require each alternative investment	403 404 405 406 407 408 409 410
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or former related person. (B) (1) The board shall require each alternative investment vehicle through which it invests to disclose to the board, at	403 404 405 406 407 408 409 410 411
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or former related person. (B) (1) The board shall require each alternative investment vehicle through which it invests to disclose to the board, at least annually, all of the following information:	403 404 405 406 407 408 409 410 411 412
or partner. (8) "Relevant entity" means the general partner, any separate carry vehicle, the investor advisor, any of the investment advisor's parent or subsidiary entities, or any similar entity related to any other alternative investment vehicle, account, or fund advised or managed by any current or former related person. (B) (1) The board shall require each alternative investment vehicle through which it invests to disclose to the board, at least annually, all of the following information: (a) The fees and expenses the school employees retirement	403 404 405 406 407 408 409 410 411 412 413

included in division (B)(1)(a) of this section that are paid	417
from the alternative investment vehicle to the fund manager and	418
any related parties;	419
(c) The retirement system's share of carried interest	420
	-
distributed to the fund manager or related parties;	421
(d) The retirement system's share of aggregate fees and	422
expenses paid by all of the portfolio companies held within the	423
alternative investment vehicle to the fund manager or related	424
parties;	425
(e) The alternative investment vehicle's gross and net	426
	-
rate of return since its inception;	427
(f) The investment multiple of each alternative investment	428
vehicle since inception.	429
(2) The board may independently calculate the information	430
described in division (B)(1)(b) of this section based on	431
information the alternative investment vehicle is contractually	432
required to provide to the board. If the board independently	433
<u>calculates that information, the alternative investment vehicle</u>	434
	435
is not required to provide it to the board.	433
(C)(1) Not later than one year after the effective date of	436
this section, and at least once each year thereafter, the board	437
shall compile and include in a written report all of the	438
following information and present the information at a meeting	439
open to the public:	440
(a) The information disclosed to the board under division	441
(B) (1) of this section;	442
	772
(b) The information calculated under division (B)(2) of	443
this section, if applicable;	444

(c) The information required by division (C)(2) of this	445
section.	446
(2) The board shall include in the report required by	447
division (C)(1) of this section all the following information	448
regarding all of the alternative investment vehicles through	449
which the board invests:	450
(a) The name, address, and year in which the initial	451
investment capital was delivered to each alternative investment	452
vehicle;	453
(b) The dollar amount of the commitment and cash	454
contributions the board has made to each alternative investment	455
vehicle since inception;	456
(c) The dollar amount, on a fiscal year-end basis, of cash	457
distributions the board receives from each alternative	458
investment vehicle;	459
(d) The dollar amount, on a fiscal year-end basis, of cash	460
distributions the board receives, plus the remaining value of	461
partnership assets attributable to the board's investment in	462
each alternative investment vehicle;	463
(e) The dollar amount of the total management fees and	464
costs paid on an annual fiscal year-end basis by the board to	465
each alternative investment vehicle;	466
(f) The dollar amount of cash profit the board receives	467
from each alternative investment vehicle on a fiscal year-end	468
basis.	469
(D) This section applies to all contracts the board enters	470
into on or after the effective date of this section and any	471
existing contract pursuant to which the board makes a new	472

capital commitment on or after that date. The board shall make	473
reasonable efforts to obtain the information described in	474
division (B) of this section about alternative investments made	475
under contracts entered into on or before the effective date of	476
this section to which no new capital commitments are made and to	477
comply with the reporting requirements in division (C) of this	478
section with respect to those investments.	479
Sec. 5505.066. (A) As used in this section:	480
(1) "Alternative investment" means an investment in a_	481
private equity fund, venture fund, hedge fund, real estate fund,	482
<u>or absolute return fund.</u>	483
(2) "Alternative investment vehicle" means a limited	484
partnership, limited liability company, or other legal structure	485
through which the state highway patrol retirement board invests	486
<u>in an alternative investment.</u>	487
(3) "Carried interest" means any share of profits from an	488
alternative investment vehicle that is distributed to a fund	489
manager or related parties, including allocations of alternative	490
investment vehicle profits received by a fund manager in	491
consideration of having waived fees the fund manager might	492
otherwise have been entitled to receive.	493
(4) "Fund manager" includes the general partner, managing	494
manager, adviser, or other person with primary investment	495
decision-making authority over an alternative investment	496
vehicle. "Fund manager" includes related parties of a fund	497
manager.	498
(5) "Operational person" means any operational partner,	499
senior advisor, or other consultant or employee whose primary	500
activity for a relevant entity is to provide operational support	501

to any portfolio company of any alternative investment vehicle,	502
account, or fund managed by a related person.	503
(6) "Related party" means:	504
(a) Any related person or operational person;	505
(b) Any entity more than ten per cent of the ownership of	506
which is held directly or indirectly, whether through other	507
entities or trusts, by a related person or operational person	508
regardless of whether the related person or operational person	509
participates in the carried interest received by the general	510
partner or special limited partner;	511
(c) Any consulting, legal, or other service provider	512
regularly engaged by portfolio companies of an alternative	513
investment vehicle, account, or fund that is managed by a	514
related person and provides advice or services to any related	515
person or relevant entity.	516
(7) "Related person" means any current or former employee,	517
manager, or partner of any entity that is involved in the	518
investment activities or accounting and valuation functions of a	519
relevant entity or any family member of the employee, manager,	520
<u>or partner.</u>	521
(8) "Relevant entity" means the general partner, any	522
separate carry vehicle, the investor advisor, any of the	523
investment advisor's parent or subsidiary entities, or any	524
similar entity related to any other alternative investment	525
vehicle, account, or fund advised or managed by any current or	526
former related person.	527
(B)(1) The board shall require each alternative investment	528
vehicle through which it invests to disclose to the board, at	529
least annually, all of the following information:	530

(a) The fees and expenses the state highway patrol	531
retirement system pays directly to the alternative investment	532
vehicle, fund manager, and any related parties;	533
(b) The retirement system's share of fees and expenses not	534
included in division (B)(1)(a) of this section that are paid	535
from the alternative investment vehicle to the fund manager and	536
any related parties;	537
(c) The retirement system's share of carried interest	538
distributed to the fund manager or related parties;	539
(d) The retirement system's share of aggregate fees and	540
	541
expenses paid by all of the portfolio companies held within the	
alternative investment vehicle to the fund manager or related	542
parties;	543
(e) The alternative investment vehicle's gross and net	544
rate of return since its inception;	545
(f) The investment multiple of each alternative investment	546
vehicle since inception.	547
venicie since inception.	547
(2) The board may independently calculate the information	548
described in division (B)(1)(b) of this section based on	549
information the alternative investment vehicle is contractually	550
required to provide to the board. If the board independently	551
calculates that information, the alternative investment vehicle	552
is not required to provide it to the board.	553
(C)(1) Not later than one year after the effective date of	554
this section, and at least once each year thereafter, the board	555
shall compile and include in a written report all of the	556
following information and present the information at a meeting	557
open to the public:	558

(a) The information disclosed to the board under division	559
(B)(1) of this section;	560
(b) The information calculated under division (B)(2) of	561
this section, if applicable;	562
(c) The information required by division (C)(2) of this	563
section.	564
(2) The board shall include in the report required by	565
division (C) (1) of this section all the following information	566
regarding all of the alternative investment vehicles through	567
which the board invests:	568
(a) The name, address, and year in which the initial	569
investment capital was delivered to each alternative investment	570
vehicle;	571
(b) The dollar amount of the commitment and cash	572
contributions the board has made to each alternative investment	573
vehicle since inception;	574
<u>(c) The dollar amount, on a fiscal year-end basis, of cash</u>	575
distributions the board receives from each alternative	576
investment vehicle;	577
(d) The dollar amount, on a fiscal year-end basis, of cash	578
distributions the board receives, plus the remaining value of	579
partnership assets attributable to the board's investment in	580
each alternative investment vehicle;	581
	501
(e) The dollar amount of the total management fees and	582
costs paid on an annual fiscal year-end basis by the board to	583
each alternative investment vehicle;	584
(f) The dollar amount of cash profit the board receives	585
from each alternative investment vehicle on a fiscal year-end	586

<u>basis.</u>

(D) This section applies to all contracts the board enters	588
into on or after the effective date of this section and any	589
existing contract pursuant to which the board makes a new	590
capital commitment on or after that date. The board shall make	591
reasonable efforts to obtain the information described in	592
division (B) of this section about alternative investments made	593
under contracts entered into on or before the effective date of	594
this section to which no new capital commitments are made and to	595
comply with the reporting requirements in division (C) of this	596
section with respect to those investments.	597