As Reported by the Senate Finance Committee

135th General Assembly

Regular Session 2023-2024

Sub. S. B. No. 6

Senator Schuring

Cosponsors: Senators Cirino, Hoagland, Romanchuk, Brenner, Dolan

A BILL

То	amend sections 145.11, 742.11, 3307.15, 3309.15,	1
	3345.16, 4123.44, 4123.442, and 5505.06 and to	2
	enact section 3345.161 of the Revised Code	3
	regarding environmental, social, and corporate	4
	governance policies with respect to the state	5
	retirement systems, Bureau of Workers'	6
	Compensation, and state institutions of higher	7
	education.	8

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

Section 1. That sections 145.11, 742.11, 3307.15, 3309.15,	9
3345.16, 4123.44, 4123.442, and 5505.06 be amended and section	10
3345.161 of the Revised Code be enacted to read as follows:	11
Sec. 145.11. (A) The members of the public employees	12
retirement board shall be the trustees of the funds created by	13
section 145.23 of the Revised Code. The board shall have full	14
power to invest the funds. The board and other fiduciaries shall	15
discharge their duties with respect to the funds solely in the	16
interest of the participants and beneficiaries; for the	17
exclusive purpose of providing benefits to participants and	18

their beneficiaries and defraying reasonable expenses of	19
administering the public employees retirement system; with care,	20
skill, prudence, and diligence under the circumstances then	21
prevailing that a prudent person acting in a like capacity and	22
familiar with these matters would use in the conduct of an	23
enterprise of a like character and with like aims; and by	24
diversifying the investments of the system so as to minimize the	25
risk of large losses, unless under the circumstances it is	26
clearly prudent not to do so.	27

The board, in accordance with its fiduciary duties

described under this section, shall make investment decisions

with the sole purpose of maximizing the return on its

investments. The board shall not make an investment decision

with the primary purpose of influencing any social or

environmental policy or attempting to influence the governance

of any corporation.

To facilitate investment of the funds, the board may

establish a partnership, trust, limited liability company,

corporation, including a corporation exempt from taxation under

the Internal Revenue Code, 100 Stat. 2085, 26 U.S.C. 1, as

amended, or any other legal entity authorized to transact

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business in this state.

(B) In exercising its fiduciary responsibility with 41 respect to the investment of the funds, it shall be the intent 42 of the board to give consideration to investments that enhance 43 the general welfare of the state and its citizens where the 44 investments offer quality, return, and safety comparable to 45 other investments currently available to the board. In 46 fulfilling this intent, equal consideration shall also be given 47 to investments otherwise qualifying under this section that 48

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involve minority owned and controlled firms and firms owned and controlled by women, either alone or in joint venture with other firms.

The board shall adopt, in regular meeting, policies, 52 objectives, or criteria for the operation of the investment 53 program that include asset allocation targets and ranges, risk 54 factors, asset class benchmarks, time horizons, total return 55 objectives, and performance evaluation guidelines. In adopting 56 policies and criteria for the selection of agents with whom the 57 board may contract for the administration of the funds, the 58 59 board shall comply with sections 145.114 and 145.116 of the Revised Code and shall also give equal consideration to minority 60 owned and controlled firms, firms owned and controlled by women, 61 and ventures involving minority owned and controlled firms and 62 firms owned and controlled by women that otherwise meet the 63 policies and criteria established by the board. Amendments and 64 additions to the policies and criteria shall be adopted in 65 regular meeting. The board shall publish its policies, 66 objectives, and criteria under this provision no less often than 67 annually and shall make copies available to interested parties. 68

The board shall not adopt a policy, or take any action to promote a policy, under which the board makes investment decisions with the primary purpose of influencing any social or environmental policy or attempting to influence the governance of any corporation.

When reporting on the performance of investments, the board shall comply with the performance presentation standards established by the association for investment management and research.

(C) All investments shall be purchased at current market

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prices and the evidences of title of the investments shall be 79 placed in the hands of the treasurer of state, who is hereby 80 designated as custodian thereof, or in the hands of the 81 treasurer of state's authorized agent. Evidences of title of the 82 investments so purchased may be deposited by the treasurer of 8.3 state for safekeeping with an authorized agent, selected by the 84 treasurer of state, who is a qualified trustee under section 85 135.18 of the Revised Code. The treasurer of state or the agent 86 shall collect the principal, dividends, distributions, and 87 interest thereon as they become due and payable and place them 88 when so collected into the custodial funds. 89

The treasurer of state shall pay for investments purchased by the retirement board on receipt of written or electronic instructions from the board or the board's designated agent authorizing the purchase and pending receipt of the evidence of title of the investment by the treasurer of state or the treasurer of state's authorized agent. The board may sell investments held by the board, and the treasurer of state or the treasurer of state's authorized agent shall accept payment from the purchaser and deliver evidence of title of the investment to the purchaser on receipt of written or electronic instructions from the board or the board's designated agent authorizing the sale, and pending receipt of the moneys for the investments. The amount received shall be placed in the custodial funds. The board and the treasurer of state may enter into agreements to establish procedures for the purchase and sale of investments under this division and the custody of the investments.

(D) No purchase or sale of any investment shall be made under this section except as authorized by the public employees retirement board.

(E) Any statement of financial position distributed by the	109
board shall include the fair value, as of the statement date, of	110
all investments held by the board under this section.	111
Sec. 742.11. (A) The members of the board of trustees of	112
the Ohio police and fire pension fund shall be the trustees of	113
the funds created by section 742.59 of the Revised Code. The	114
board shall have full power to invest the funds. The board and	115
other fiduciaries shall discharge their duties with respect to	116
the funds solely in the interest of the participants and	117
beneficiaries; for the exclusive purpose of providing benefits	118
to participants and their beneficiaries and defraying reasonable	119
expenses of administering the Ohio police and fire pension fund;	120
with care, skill, prudence, and diligence under the	121
circumstances then prevailing that a prudent person acting in a	122
like capacity and familiar with these matters would use in the	123
conduct of an enterprise of a like character and with like aims;	124
and by diversifying the investments of the disability and	125
pension fund so as to minimize the risk of large losses, unless	126
under the circumstances it is clearly prudent not to do so.	127
The board, in accordance with its fiduciary duties	128
described under this section, shall make investment decisions	129
with the sole purpose of maximizing the return on its	130
investments. The board shall not make an investment decision	131
with the primary purpose of influencing any social or	132
environmental policy or attempting to influence the governance	133
of any corporation.	134
To facilitate investment of the funds, the board may	135
establish a partnership, trust, limited liability company,	136
corporation, including a corporation exempt from taxation under	137
the Internal Revenue Code, 100 Stat. 2085, 26 U.S.C.A. 1, as	138

amended,	or	any	other	legal	entity	authorized	to	transact	139
business	in	this	s state	e.					140

(B) In exercising its fiduciary responsibility with 141 respect to the investment of the funds, it shall be the intent 142 of the board to give consideration to investments that enhance 143 the general welfare of the state and its citizens where the 144 investments offer quality, return, and safety comparable to 145 other investments currently available to the board. In 146 fulfilling this intent, equal consideration shall be given to 147 investments otherwise qualifying under this section that involve 148 minority owned and controlled firms and firms owned and 149 controlled by women, either alone or in joint venture with other 150 firms. 151

The board shall adopt, in regular meeting, policies, 152 objectives, or criteria for the operation of the investment 153 program that include asset allocation targets and ranges, risk 154 factors, asset class benchmarks, time horizons, total return 155 objectives, and performance evaluation guidelines. In adopting 156 policies and criteria for the selection of agents with whom the 157 board may contract for the administration of the funds, the 158 board shall comply with sections 742.114 and 742.116 of the 159 Revised Code and shall also give equal consideration to minority 160 owned and controlled firms, firms owned and controlled by women, 161 and joint ventures involving minority owned and controlled firms 162 and firms owned and controlled by women that otherwise meet the 163 policies and criteria established by the board. Amendments and 164 additions to the policies and criteria shall be adopted in 165 regular meeting. The board shall publish its policies, 166 objectives, and criteria under this provision no less often than 167 annually and shall make copies available to interested parties. 168

The board shall not adopt a policy, or take any action to	169
promote a policy, under which the board makes investment	170
decisions with the primary purpose of influencing any social or	171
environmental policy or attempting to influence the governance	172
of any corporation.	173

When reporting on the performance of investments, the 174 board shall comply with the performance presentation standards 175 established by the association for investment management and 176 research.

(C) All bonds, notes, certificates, stocks, or other 178 evidences of investments purchased by the board shall be 179 delivered to the treasurer of state, who is hereby designated as 180 custodian thereof, or to the treasurer of state's authorized 181 agent, and the treasurer of state or the agent shall collect the 182 principal, interest, dividends, and distributions that become 183 due and payable and place them when so collected into the 184 custodial funds. Evidences of title of the investments may be 185 deposited by the treasurer of state for safekeeping with an 186 authorized agent, selected by the treasurer of state, who is a 187 qualified trustee under section 135.18 of the Revised Code. The 188 treasurer of state shall pay for the investments purchased by 189 the board on receipt of written or electronic instructions from 190 the board or the board's designated agent authorizing the 191 purchase and pending receipt of the evidence of title of the 192 investment by the treasurer of state or the treasurer of state's 193 authorized agent. The board may sell investments held by the 194 board, and the treasurer of state or the treasurer of state's 195 authorized agent shall accept payment from the purchaser and 196 deliver evidence of title of the investment to the purchaser on 197 receipt of written or electronic instructions from the board or 198 the board's designated agent authorizing the sale, and pending 199

receipt of the moneys for the investments. The amount received
shall be placed into the custodial funds. The board and the
treasurer of state may enter into agreements to establish
procedures for the purchase and sale of investments under this
division and the custody of the investments.

- (D) All of the board's business shall be transacted, all its funds shall be invested, all warrants for money drawn and payments shall be made, and all of its cash, securities, and other property shall be held, in the name of the board or its nominee, provided that nominees are authorized by board resolution for the purpose of facilitating the ownership and transfer of investments.
- (E) No purchase or sale of any investment shall be made under this section except as authorized by the board of trustees of the Ohio police and fire pension fund.
- (F) Any statement of financial position distributed by the board shall include the fair value, as of the statement date, of all investments held by the board under this section.
- Sec. 3307.15. (A) The members of the state teachers retirement board shall be the trustees of the funds created by section 3307.14 of the Revised Code. The board shall have full power to invest the funds. The board and other fiduciaries shall discharge their duties with respect to the funds solely in the interest of the participants and beneficiaries; for the exclusive purpose of providing benefits to participants and their beneficiaries and defraying reasonable expenses of administering the system; with care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with these matters would use in the conduct of an enterprise of a like character

program that include asset allocation targets and ranges, risk

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factors, asset class benchmarks, time horizons, total return	260
objectives, and performance evaluation guidelines. In adopting	261
policies and criteria for the selection of agents with whom the	262
board may contract for the administration of the funds, the	263
board shall comply with sections 3307.152 and 3307.154 of the	264
Revised Code and shall also give equal consideration to minority	265
owned and controlled firms, firms owned and controlled by women,	266
and ventures involving minority owned and controlled firms and	267
firms owned and controlled by women that otherwise meet the	268
policies and criteria established by the board. Amendments and	269
additions to the policies and criteria shall be adopted in	270
regular meeting. The board shall publish its policies,	271
objectives, and criteria under this provision no less often than	272
annually and shall make copies available to interested parties.	273

The board shall not adopt a policy, or take any action to

promote a policy, under which the board makes investment

decisions with the primary purpose of influencing any social or

environmental policy or attempting to influence the governance

of any corporation.

When reporting on the performance of investments, the 279 board shall comply with the performance presentation standards 280 established by the CFA institute. 281

(C) All bonds, notes, certificates, stocks, or other 282 evidences of investments purchased by the board shall be 283 delivered to the treasurer of state, who is hereby designated as 284 custodian thereof, or to the treasurer of state's authorized 285 agent, and the treasurer of state or the agent shall collect the 286 principal, interest, dividends, and distributions that become 287 due and payable and place them when so collected into the 288 custodial funds. Evidences of title of the investments may be 289

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deposited by the treasurer of state for safekeeping with an	290
authorized agent, selected by the treasurer of state, who is a	291
qualified trustee under section 135.18 of the Revised Code. The	292
treasurer of state shall pay for the investments purchased by	293
the board on receipt of written or electronic instructions from	294
the board or the board's designated agent authorizing the	295
purchase and pending receipt of the evidence of title of the	296
investment by the treasurer of state or the treasurer of state's	297
authorized agent. The board may sell investments held by the	298
board, and the treasurer of state or the treasurer of state's	299
authorized agent shall accept payment from the purchaser and	300
deliver evidence of title of the investment to the purchaser on	301
receipt of written or electronic instructions from the board or	302
the board's designated agent authorizing the sale, and pending	303
receipt of the moneys for the investments. The amount received	304
shall be placed into the custodial funds. The board and the	305
treasurer of state may enter into agreements to establish	306
procedures for the purchase and sale of investments under this	307
division and the custody of the investments.	308

- (D) No purchase or sale of any investment shall be made under this section except as authorized by the board.
- (E) Any statement of financial position distributed by the board shall include the fair value, as of the statement date, of all investments held by the board under this section.
- Sec. 3309.15. (A) The members of the school employees

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 retirement board shall be the trustees of the funds created by

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 section 3309.60 of the Revised Code. The board shall have full

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 power to invest the funds. The board and other fiduciaries shall

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 discharge their duties with respect to the funds solely in the

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 interest of the participants and beneficiaries; for the

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exclusive purpose of providing benefits to participants and	320
their beneficiaries and defraying reasonable expenses of	321
administering the school employees retirement system; with care,	322
skill, prudence, and diligence under the circumstances then	323
prevailing that a prudent person acting in a like capacity and	324
familiar with such matters would use in the conduct of an	325
enterprise of a like character and with like aims; and by	326
diversifying the investments of the system so as to minimize the	327
risk of large losses, unless under the circumstances it is	328
clearly prudent not to do so.	329

The board, in accordance with its fiduciary duties

described under this section, shall make investment decisions

with the sole purpose of maximizing the return on its

investments. The board shall not make an investment decision

with the primary purpose of influencing any social or

environmental policy or attempting to influence the governance

of any corporation.

The board may establish a partnership, trust, limited 337 liability company, corporation, including a corporation exempt 338 from taxation under the Internal Revenue Code, 100 Stat. 2085, 339 26 U.S.C.A. 1, as amended, or any other legal entity authorized 340 to transact business in this state.

(B) In exercising its fiduciary responsibility with 342 respect to the investment of the funds, it shall be the intent 343 of the board to give consideration to investments that enhance 344 the general welfare of the state and its citizens where the 345 investments offer quality, return, and safety comparable to 346 other investments currently available to the board. In 347 fulfilling this intent, equal consideration shall also be given 348 to investments otherwise qualifying under this section that 349

involve minority own	ned and controlled firms and firms owned and	350
controlled by women	, either alone or in joint venture with other	351
firms.		352

The board shall adopt, in regular meeting, policies, 353 objectives, or criteria for the operation of the investment 354 program that include asset allocation targets and ranges, risk 355 factors, asset class benchmarks, time horizons, total return 356 objectives, and performance evaluation guidelines. In adopting 357 policies and criteria for the selection of agents with whom the 358 board may contract for the administration of the funds, the 359 board shall comply with sections 3309.157 and 3309.159 of the 360 Revised Code and shall also give equal consideration to minority 361 owned and controlled firms, firms owned and controlled by women, 362 and ventures involving minority owned and controlled firms and 363 firms owned and controlled by women that otherwise meet the 364 policies and criteria established by the board. Amendments and 365 additions to the policies and criteria shall be adopted in 366 regular meeting. The board shall publish its policies, 367 objectives, and criteria under this provision no less often than 368 annually and shall make copies available to interested parties. 369

The board shall not adopt a policy, or take any action to

promote a policy, under which the board makes investment

decisions with the primary purpose of influencing any social or

environmental policy or attempting to influence the governance

of any corporation.

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If the board contracts with a person, including an agent 375 or investment manager, for the management or investment of the 376 funds, the board shall require the person to comply with the 377 global investment performance standards established by the 378 chartered financial analyst institute, or a successor 379

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organization, when reporting on the performance of investments.

(C) All evidences of title of investments purchased by the 381 board under this section shall be delivered to the treasurer of 382 state, who is hereby designated as custodian thereof, or to the 383 treasurer of state's authorized agent, and the treasurer of 384 state or the agent shall collect principal, interest, dividends, 385 and distributions that become due and payable and place the same 386 when so collected into the custodial funds. Evidences of title 387 of the investments may be deposited by the treasurer of state 388 for safekeeping with an authorized agent, selected by the 389 treasurer of state, who is a qualified trustee under section 390 135.18 of the Revised Code. The treasurer of state shall pay for 391 the investments purchased by the board pending receipt of the 392 evidence of title of the investments by the treasurer of state 393 or to the treasurer of state's authorized agent, and on receipt 394 of written or electronic instructions from the board or the 395 board's designated agent authorizing the purchase. The board may 396 sell any investments held by the board, and the treasurer of 397 state or the treasurer of state's authorized agent shall accept 398 payment from the purchaser and deliver evidence of title of the 399 investment to the purchaser on receipt of written or electronic 400 instructions from the board or the board's designated agent 401 authorizing the sale, and pending receipt of the moneys for the 402 investments. The amount received shall be placed into the 403 custodial funds. The board and the treasurer of state may enter 404 into agreements to establish procedures for the purchase and 405 sale of investments under this division and the custody of the 406 investment. 407

(D) No purchase or sale of any investment shall be made under this section except as authorized by the school employees retirement board.

	(E) Any	statemen	t of	financia	l posi	tion	distribut	ed by	the	411
board	shall i	include th	ne fa	ir value,	as of	the	statement	date,	of	412
all ir	nvestmer	nts held b	y the	e board u	nder t	his s	section.			413

Sec. 3345.16. The powers and duties prescribed under this414section for the board of trustees of a state college or415university are subject to section 3345.161 of the Revised Code.416

The board of trustees of a state college or university may

receive, and hold in trust, for the use and benefit of the

college or university any grant or devise of land, and donation

or bequest of money or other personal property, to be applied to

the general or special use of the college or university,

including use for student loan and scholarship purposes, unless

devise directed in the donation or bequest.

The board of trustees of a state college or university may utilize trust funds to invest in property, real and personal, as a portion of the holdings in the endowment portfolio under the trust powers imparted to the board of trustees. Such property, real and personal, acquired for investment purposes shall be managed by the board of trustees in the same manner as are other investments in the college's or university's endowment portfolio. The board of trustees may lease, lease back, or otherwise contract for the use of such property in such manner as to provide earning power for the college or university investment portfolio. Sections 123.01, 123.02, 123.10, and 123.13 of the Revised Code do not apply to properties, real and personal, held under this section as earning-power properties in the college or university endowment portfolio.

Notwithstanding any provision of the Revised Code to the 438 contrary, the title in properties, real and personal, purchased 439 by a board of trustees as an investment and held in the 440

college's or university's endowment portfolio shall not be	441
vested in the state, but shall be held in trust by the board.	442
Sec. 3345.161. (A) The board of trustees of a state	443
institution of higher education, as defined in section 3345.011	444
of the Revised Code and in accordance with its fiduciary duties	445
described under sections 3345.05, 3354.10, 3357.10, and 3358.06	446
of the Revised Code, shall manage its endowment portfolio with	447
the goal of maximizing the return on its investments.	448
(B) No board of trustees shall do either of the following:	449
(1) Except as provided in division (C) of this section,	450
make investment decisions or adopt investment policies regarding	451
its endowment portfolio with the primary purpose of influencing	452
any social or environmental policy, including by attempting to	453
influence the governance of any corporation;	454
(2) Permit any person or entity to which it delegates the	455
management of part or all of its endowment portfolio to engage	456
in or promote such decisions or policies.	457
(C) A board of trustees shall not deny a bequest made by a	458
decedent to an endowment in its endowment portfolio on and after	459
the effective date of this section because the bequest	460
specifically requests the donation be used with the primary	461
purpose of influencing any social or environmental policy,	462
including by attempting to influence the governance of any	463
corporation. If the board of trustees accepts such a bequest,	464
the board of trustees shall comply with any conditions of the	465
bequest regarding that purpose.	466
Sec. 4123.44. The members of the bureau of workers'	467
compensation board of directors, the administrator of workers'	468
compensation, and the bureau of workers' compensation chief	469

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investment officer are the trustees of the state insurance fund.	470
The administrator, in accordance with sections 4121.126 and	471
4121.127 of the Revised Code and the investment policy approved	472
by the board pursuant to section 4121.12 of the Revised Code,	473
and in consultation with the bureau of workers' compensation	474
chief investment officer, may invest any of the surplus or	475
reserve belonging to the state insurance fund. The administrator	476
and the bureau of workers' compensation chief investment officer	477
shall not deviate from the investment policy approved by the	478
board without the approval of the workers' compensation	479
investment committee and the board.	480

The administrator shall not invest in any type of investment specified in divisions (B)(1) to (10) of section 4123.442 of the Revised Code. The administrator shall not make an investment decision with the primary purpose of influencing any social or environmental policy or attempting to influence the governance of any corporation.

The administrator and other fiduciaries shall discharge 487 their duties with respect to the funds with the care, skill, 488 prudence, and diligence under the circumstances then prevailing 489 that a prudent person acting in a like capacity and familiar 490 with such matters would use in the conduct of an enterprise of a 491 like character and with like aims, and by diversifying the 492 investments of the assets of the funds so as to minimize the 493 risk of large losses, unless under the circumstances it is 494 clearly prudent not to do so. 495

The administrator and other fiduciaries, in accordance
with their fiduciary duties described under this section, shall
make investment decisions with the sole purpose of maximizing
the return on investments and that are consistent with any other

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fiduciary responsibilities of the administrator and other	500
fiduciaries under this chapter and Chapters 4121., 4127., and	501
4131. of the Revised Code.	502
To facilitate investment of the funds, the administrator	503
may establish a partnership, trust, limited liability company,	504
corporation, including a corporation exempt from taxation under	505
the Internal Revenue Code, 100 Stat. 2085, 26 U.S.C. 1, as	506
amended, or any other legal entity authorized to transact	507
business in this state.	508
When reporting on the performance of investments, the	509
administrator shall comply with the performance presentation	510
standards established by the association for investment	511
management and research.	512
All investments shall be purchased at current market	513
prices and the evidences of title to the investments shall be	514
placed in the custody of the treasurer of state, who is hereby	515
designated as custodian, or in the custody of the treasurer of	516
state's authorized agent. Evidences of title of the investments	517
so purchased may be deposited by the treasurer of state for	518
safekeeping with an authorized agent selected by the treasurer	519
of state who is a qualified trustee under section 135.18 of the	520
Revised Code. The treasurer of state or the agent shall collect	521
the principal, dividends, distributions, and interest as they	522
become due and payable and place them when collected into the	523
state insurance fund.	524
The treasurer of state shall pay for investments purchased	525
by the administrator on receipt of written or electronic	526

instructions from the administrator or the administrator's

designated agent authorizing the purchase, and pending receipt

of the evidence of title of the investment by the treasurer of

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state or the treasurer of state's authorized agent. The	530
administrator may sell investments held by the administrator,	531
and the treasurer of state or the treasurer of state's	532
authorized agent shall accept payment from the purchaser and	533
deliver evidence of title of the investment to the purchaser, on	534
receipt of written or electronic instructions from the	535
administrator or the administrator's designated agent	536
authorizing the sale, and pending receipt of the moneys for the	537
investments. The amount received shall be placed in the state	538
insurance fund. The administrator and the treasurer of state may	539
enter into agreements to establish procedures for the purchase	540
and sale of investments under this division and the custody of	541
the investments.	542

No purchase or sale of any investment shall be made under this section, except as authorized by the administrator.

Any statement of financial position distributed by the 545 administrator shall include the fair value, as of the statement 546 date, of all investments held by the administrator under this 547 section.

When in the judgment of the administrator it is necessary 549 to provide available funds for the payment of compensation or 550 benefits under this chapter, the administrator may borrow money 551 from any available source and pledge as security a sufficient 552 amount of bonds or other securities in which the state insurance 553 fund is invested. The aggregate unpaid amount of loans existing 554 at any one time for money so borrowed shall not exceed ten 555 million dollars. The bonds or other securities so pledged as 556 security for such loans to the administrator shall be the sole 557 security for the payment of the principal and interest of any 558 such loan. The administrator shall not be personally liable for 559

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the payment of the principal or the interest of any such loan.	560
No such loan shall be made for a longer period of time than one	561
year. Such loans may be renewed but no one renewal shall be for	562
a period in excess of one year. Such loans shall bear such rate	563
of interest as the administrator determines and in negotiating	564
the loans, the administrator shall endeavor to secure as	565
favorable interest rates and terms as circumstances will permit.	566
The treasurer of state may deliver to the person or	567
governmental agency making such loan, the bonds or other	568
securities which are to be pledged by the administrator as	569
security for such loan, upon receipt by the treasurer of state	570
of an order of the administrator authorizing such loan. Upon	571
payment of any such loan by the administrator, the bonds or	572
other securities pledged as security therefor shall be returned	573
to the treasurer of state as custodian of such bonds.	574
The administrator may pledge with the treasurer of state	575
such amount of bonds or other securities in which the state	576
insurance fund is invested as is reasonably necessary as	577
security for any certificates issued, or paid out, by the	578
treasurer of state upon any warrants drawn by the administrator.	579
The administrator may secure investment information	580
services, consulting services, and other like services to	581
facilitate investment of the surplus and reserve belonging to	582
the state insurance fund. The administrator shall pay the	583
expense of securing such services from the state insurance fund.	584
The board and administrator shall not take any action to	585
promote a policy under which the administrator makes investment	586
decisions with the primary purpose of influencing any social or	587

environmental policy or attempting to influence the governance

of any corporation.

Sec. 4123.442. When developing the investment policy for	590
the investment of the assets of the funds specified in this	591
chapter and Chapters 4121., 4127., and 4131. of the Revised	592
Code, the workers' compensation investment committee shall do	593
all of the following:	594
(A) Specify the asset allocation targets and ranges, risk	595
factors, asset class benchmarks, time horizons, total return	596
objectives, and performance evaluation guidelines;	597
(B) Prohibit investing the assets of those funds, directly	598
or indirectly, in vehicles that target any of the following:	599
(1) Coins;	600
(2) Artwork;	601
(3) Horses;	602
(4) Jewelry or gems;	603
(5) Stamps;	604
(6) Antiques;	605
(7) Artifacts;	606
(8) Collectibles;	607
(9) Memorabilia;	608
(10) Similar unregulated investments that are not commonly	609
part of an institutional portfolio, that lack liquidity, and	610
that lack readily determinable valuation.	611
(C) Specify that the administrator of workers'	612
compensation may invest in an investment class only if the	613
bureau of workers' compensation board of directors, by a	614
majority vote, opens that class;	615

(D) Prohibit investing the assets of those funds in any	616
class of investments the board, by majority vote, closed, or any	617
specific investment in which the board prohibits the	618
administrator from investing;	619
(E) Prohibit investing the assets of those funds with the	620
primary purpose of influencing any social or environmental_	621
policy or attempting to influence the governance of any	622
corporation;	623
(F) Not specify in the investment policy that the	624
administrator or employees of the bureau of workers'	625
compensation are prohibited from conducting business with an	626
investment management firm, any investment management	627
professional associated with that firm, any third party	628
solicitor associated with that firm, or any political action	629
committee controlled by that firm or controlled by an investment	630
management professional of that firm based on criteria that are	631
more restrictive than the restrictions described in divisions	632
(Y) and (Z) of section 3517.13 of the Revised Code.	633
Sec. 5505.06. (A) The members of the state highway patrol	634
retirement board shall be the trustees of the funds created by	635
section 5505.03 of the Revised Code. The board shall have full	636
power to invest the funds. The board and other fiduciaries shall	637
discharge their duties with respect to the funds solely in the	638
interest of the participants and beneficiaries; for the	639
exclusive purpose of providing benefits to participants and	640
their beneficiaries and defraying reasonable expenses of	641
administering the system; with care, skill, prudence, and	642
diligence under the circumstances then prevailing that a prudent	643
person acting in a like capacity and familiar with these matters	644
would use in the conduct of an enterprise of a like character	645

and with like aims; and by diversifying the investments of the	646
system so as to minimize the risk of large losses, unless under	647
the circumstances it is clearly prudent not to do so.	648
The board, in accordance with its fiduciary duties	649
described under this section, shall make investment decisions	650
with the sole purpose of maximizing the return on its	651
investments. The board shall not make an investment decision	652
with the primary purpose of influencing any social or	653
environmental policy or attempting to influence the governance	654
of any corporation.	655
To facilitate investment of the funds, the board may	656
establish a partnership, trust, limited liability company,	657
corporation, including a corporation exempt from taxation under	658
the Internal Revenue Code, 100 Stat. 2085, 26 U.S.C. 1, as	659
amended, or any other legal entity authorized to transact	660
business in this state.	661
(B) In exercising its fiduciary responsibility with	662
respect to the investment of the funds, it shall be the intent	663
of the board to give consideration to investments that enhance	664
the general welfare of the state and its citizens where the	665
investments offer quality, return, and safety comparable to	666
other investments currently available to the board. In	667
fulfilling this intent, equal consideration shall be given to	668
investments otherwise qualifying under this section that involve	669
minority owned and controlled firms and firms owned and	670
controlled by women, either alone or in joint venture with other	671
firms.	672
The board shall adopt, in regular meeting, policies,	673
objectives, or criteria for the operation of the investment	674
program that include asset allocation targets and ranges, risk	675

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factors, asset class benchmarks, time horizons, total return	676
objectives, and performance evaluation guidelines. In adopting	677
policies and criteria for the selection of agents with whom the	678
board may contract for the administration of the funds, the	679
board shall comply with sections 5505.062 5505.068 and 5505.064	680
5505.0610 of the Revised Code and shall also give equal	681
consideration to minority owned and controlled firms, firms	682
owned and controlled by women, and joint ventures involving	683
minority owned and controlled firms and firms owned and	684
controlled by women that otherwise meet the policies and	685
criteria established by the board. Amendments and additions to	686
the policies and criteria shall be adopted in regular meeting.	687
The board shall publish its policies, objectives, and criteria	688
under this provision no less often than annually and shall make	689
copies available to interested parties.	690

The board shall not adopt a policy, or take any action to promote a policy, under which the board makes investment decisions with the primary purpose of influencing any social or environmental policy or attempting to influence the governance of any corporation.

When reporting on the performance of investments, the 696 board shall comply with the performance presentation standards 697 established by the association for investment management and 698 research.

(C) All evidences of title of the investments purchased by
the board shall be delivered to the treasurer of state, who is
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hereby designated as the custodian thereof, or to the treasurer
of state's authorized agent. Evidences of title of the
investments may be deposited by the treasurer of state for
safekeeping with an authorized agent, selected by the treasurer
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of state, who is a qualified trustee under section 135.18 of the	706
Revised Code. The treasurer of state shall collect the	707
principal, interest, dividends, and distributions that become	708
due and payable and, when collected, shall credit them to the	709
custodial funds.	710

The treasurer of state shall pay for the investments 711 purchased by the board on receipt of written or electronic 712 instructions from the board or the board's designated agent 713 authorizing the purchase and pending receipt of the evidence of 714 715 title of the investment by the treasurer of state or the treasurer of state's authorized agent. The board may sell 716 investments held by the board, and the treasurer of state or the 717 treasurer of state's authorized agent shall accept payment from 718 the purchaser and deliver evidence of title of the investment to 719 the purchaser on receipt of written or electronic instructions 720 from the board or the board's designated agent authorizing the 721 sale, and pending receipt of the moneys for the investments. The 722 amount received shall be placed in the custodial funds. The 723 board and the treasurer of state may enter into agreements to 724 establish procedures for the purchase and sale of investments 725 under this division and the custody of the investments. 726

- (D) All of the board's business shall be transacted, all its funds shall be invested, all warrants for money drawn and payments shall be made, and all of its cash, securities, and other property shall be held, in the name of the board or its nominee, provided that nominees are authorized by board resolution for the purpose of facilitating the ownership and transfer of investments.
- (E) No purchase or sale of any investment shall be made under this section except as authorized by the board.

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(F) Any statement of financial position distributed by the	736
board shall include the fair value, as of the statement date, of	737
all investments held by the board under this section.	738
Section 2. That existing sections 145.11, 742.11, 3307.15,	739
3309.15, 3345.16, 4123.44, 4123.442, and 5505.06 of the Revised	740
Code are hereby repealed.	741
Section 3. (A) As used in this section, "state retirement	742
system" means the Public Employees Retirement System, Ohio	743
Police and Fire Pension Fund, State Teachers Retirement System,	744
School Employees Retirement System, and State Highway Patrol	745
Retirement System.	746
(B) A state retirement system, if the system offers a	747
defined contribution plan, is encouraged to offer multiple	748
investment choices for members who are under the defined	749

contribution plan.

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