WEST VIRGINIA LEGISLATURE

EIGHTY-FIRST LEGISLATURE REGULAR SESSION, 2014

ENROLLED

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FOR

Senate Bill No. 499

(SENATORS KIRKENDOLL, McCabe, Edgell, Cann, M. Hall, Carmichael, Plymale, Palumbo and Nohe, Original sponsors)

[Passed March 3, 2014; in effect ninety days from passage.]

FILED

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OFFICE WEST VIRGINIA SECRETARY OF STATE

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AN ACT to repeal §12-6-12 of the Code of West Virginia, 1931, as amended; and to amend and reenact §12-6-2 and §12-6-11 of said code, all relating to investment of moneys by the West Virginia Investment Management Board; modifying the definition of the term "securities"; continuing the prudent investor standard of care set forth in the West Virginia Uniform Prudent Investor Act as the primary standard of care for the trustees of the West Virginia Investment Management Board; removing certain restrictions on investments by the Investment Management Board; limiting disclosure of information; and restating and adding certain restrictions on investments by the West Virginia Investment Management Board.

Be it enacted by the Legislature of West Virginia:

That §12-6-12 of the Code of West Virginia, 1931, as amended, be repealed; and that §12-6-2 and §12-6-11 of said code be amended and reenacted, all to read as follows: STATE TO THE STATE OF STATE

6. WEST VIRGINIA INVESTMENT MANAGEMENT BOARD.

§12-6-2. Definitions.

- 1 As used in this article, unless a different meaning clearly
- 2 appears from the context:
- 3 (1) "Beneficiaries" means those individuals entitled to
- 4 benefits from the participant plans;
- 5 (2) "Board" means the governing body for the West
- 6 Virginia Investment Management Board and any reference
- elsewhere in this code to Board of Investments or West 7
- 8 Virginia Trust Fund means the board as defined in this
- 9 subdivision;
- 10 (3) "401(a) plan" means a plan which is described in
- Section 401(a) of the Internal Revenue Code of 1986, as 11
- 12 amended, and with respect to which the board has been
- 13 designated to hold assets of the plan in trust pursuant to the
- 14 provisions of section nine-a of this article;
- (4) "Local government funds" means the moneys of a 15
- political subdivision, including policemen's pension and 16
- 17 relief funds, firemen's pension and relief funds and volunteer
- 18 fire departments, transferred to the board for deposit;
- 19 (5) "Participant plan" means any plan or fund subject
- now or hereafter to subsection (a), section nine-a of this 20
- 21 article;



- 22 (6) "Political subdivision" means and includes a county, 23 municipality or any agency, authority, board, county board of 24 education, commission or instrumentality of a county or 25 municipality and regional councils created pursuant to the 26 provisions of section five, article twenty-five, chapter eight 27 of this code:
- 28 (7) "Trustee" means any member serving on the West 29 Virginia Investment Management Board: *Provided*, That in 30 section nine-a of this article in which the terms of the trusts 31 are set forth, "trustee" means the West Virginia Investment 32 Management Board;
- 33 (8) "Securities" means all forms and types of investments, 34 financial instruments or financial transactions which may be 35 considered prudent for investment by the board under section 36 eleven of this article; and
- 37 (9) "State funds" means all moneys of the state which 38 may be lawfully invested except the "school fund" 39 established by section four, article XII of the State 40 Constitution.

§12-6-11. Standard of care and investment requirements; disclosure of information.

- 1 (a) Any investments made under this article shall be made 2 in accordance with the provisions of the Uniform Prudent 3 Investor Act codified as article six-c, chapter forty-four of 4 this code and is further subject to the following requirements:
- 5 (1) Trustees shall discharge their duties with respect to 6 the 401(a) plans for the exclusive purpose of providing 7 benefits to participants and their beneficiaries;

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8	(2) Trustees shall diversify fund investment so as to
9	minimize the risk of large losses unless, under the
10	circumstances, it is clearly prudent not to do so;
11	(3) Trustees shall defray reasonable expenses of investing
12	and operating the funds under management;
13	(4) Trustees shall discharge their duties in accordance
14	with the documents and instruments governing the trusts or
15	other funds under management insofar as the documents and
16	instruments are consistent with the provisions of this article
17	(5) Trustees, at the annual meeting required in subsection
18	(h), section three of this article, shall review, establish and
19	modify, if necessary, the investment objectives of the
20	individual participant plans as incorporated in the investmen
21	policy statements of the respective trusts so as to provide for
22	the financial security of the trust funds giving consideration
23	to the following:
24	(A) Preservation of capital;
25	(B) Diversification;
26	(C) Risk tolerance;
27	(D) Rate of return;
28	(E) Stability;
29	(F) Turnover;

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(G) Liquidity; and

(H) Reasonable cost of fees;

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- 32 (6) The board may invest in a private real estate fund, a 33 private equity fund or a hedge fund only if the investment 34 satisfies the following conditions:
- 35 (A) A professional, third-party fiduciary investment 36 adviser registered with the Securities and Exchange 37 Commission under the Investment Advisors Act of 1940, as 38 amended, recommends the investment;
- 39 (B) The board or a committee designated by the board 40 approves the investment;
- 41 (C) The board's ownership interest in the fund will be 42 less than forty percent of the fund's assets at the time of 43 acquisition;
- 44 (D) The combined investment of institutional investors, 45 other public sector entities and educational institutions and 46 their endowments and foundations in the fund is equal to or 47 greater than fifty percent of the board's total investment in 48 the fund at the time of acquisition; and
- 49 (E) The largest investment of such fund is not greater 50 than forty percent of the fund's assets at the time of 51 acquisition; and
 - (7) The total assets of the private real estate fund, private equity fund or hedge fund shall be used in calculating the percentage requirements and limitations set forth in subdivision (6) of this subsection without regard to any particular investment vehicle in which assets may be held pending investment.
 - (b) If the standard confidentiality agreements, policies or procedures of any firm, company or organization through which the board invests in securities prohibit, restrict or limit

- 61 the disclosure of information pertaining to the securities, the
- 62 information is exempt from disclosure, under the provisions
- of chapter twenty-nine-b of this code or otherwise, to the
- 64 extent of the prohibitions, restrictions or limitations.
- 65 (c) The duties of the board apply only with respect to
- 66 those assets deposited with or otherwise held by it.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee Chairman House Committee Originated in the Senate. In effect ninety days from passage. Clerk of the Senate Clerk of the House of Delegates thelSenate Speaker of the House of Delegates

the 13th Day of Mars 2014.

Governor

PRESENTED TO THE GOVERNOR

MAR 0 7 2014

Time 3:20 pm