MISSISSIPPI LEGISLATURE

To: Finance

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2708

AN ACT TO AMEND SECTION 25-11-121, MISSISSIPPI CODE OF 1972, 1 2 TO PROVIDE THAT FUNDS OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM 3 MAY BE DEPOSITED IN INSTITUTIONS INSURED BY THE FEDERAL DEPOSIT 4 INSURANCE CORPORATION THAT MAINTAIN A FACILITY THAT TAKES DEPOSITS IN THE STATE OF MISSISSIPPI; TO INCREASE THE AMOUNT OF THE FUNDS 5 б OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM THAT MAY INVEST IN 7 CERTAIN BONDS AND CERTAIN POOLED OR COMMINGLED REAL ESTATE FUNDS 8 OR REAL ESTATE SECURITIES; AND FOR RELATED PURPOSES.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 25-11-121, Mississippi Code of 1972, is 11 amended as follows:

(1) The board shall, from time to time, 25-11-121. 12 determine the current requirements for benefit payments and 13 administrative expense which shall be maintained as a cash working 14 balance, except that such cash working balance shall not exceed at 15 any time an amount necessary to meet the current obligations of 16 the system for a period of ninety (90) days. Any amounts in 17 18 excess of such cash working balance shall be invested, as follows, at such periodic intervals as the board may determine, provided 19 however, all purchases shall be made from competitive offerings 20 21 except short-term obligations referred to in Section 25-11-121(d):

2.2 (a) Bonds, notes, certificates and other valid general 23 obligations of the State of Mississippi, or of any county, or of any city, or of any supervisors district of any county of the 24 25 State of Mississippi, or of any school district bonds of the State of Mississippi; notes or certificates of indebtedness issued by 26 the Veterans' Home Purchase Board of Mississippi, provided such 27 28 notes or certificates of indebtedness are secured by the pledge of collateral equal to two hundred percent (200%) of the amount of 29 the loan, which collateral is also guaranteed at least for fifty 30 \*SS01/R367CS\* S. B. No. 2708 G1/2 04/SS01/R367CS PAGE 1

percent (50%) of the face value by the United States government, 31 32 and provided that not more than five percent (5%) of the total 33 investment holdings of the system shall be in Veterans' Home 34 Purchase Board notes or certificates at any time; real estate 35 mortgage loans one hundred percent (100%) insured by the Federal 36 Housing Administration on single family homes located in the State of Mississippi, where monthly collections and all servicing 37 matters are handled by Federal Housing Administration approved 38 mortgagees authorized to make such loans in the State of 39 40 Mississippi;

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State of Mississippi highway bonds; (b)

Funds may be deposited in any institution insured 42 (C) 43 by the Federal Deposit Insurance Corporation that maintains a facility that takes deposits in the State of Mississippi or a 44 custodial bank; 45

(d) Corporate bonds and taxable municipal bonds of 46 47 investment grade as rated by Standard and Poor's or by Moody's 48 Investment Service, \* \* \*; or corporate short-term obligations of corporations or of wholly-owned subsidiaries of corporations, 49 50 whose short-term obligations are rated A-3 or better by Standard and Poor's or rated P-3 or better by Moody's Investment Service; 51

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(e)

(f)

Bonds of the Tennessee Valley Authority;

Bonds, notes, certificates and other valid 53 obligations of the United States, and other valid obligations of 54 55 any federal instrumentality that issues securities under authority of an act of Congress and are exempt from registration with the 56 57 Securities and Exchange Commission;

58 Bonds, notes, debentures and other securities (g) 59 issued by any federal instrumentality and fully guaranteed by the United States; 60

61 (h) Interest-bearing bonds or notes which are general 62 obligations of any other state in the United States or of any city or county therein, provided such city or county had a population 63 \*SS01/R367CS\* S. B. No. 2708 04/SS01/R367CS PAGE 2

64 as shown by the federal census next preceding such investment of 65 not less than twenty-five thousand (25,000) inhabitants and 66 provided that such state, city or county has not defaulted for a 67 period longer than thirty (30) days in the payment of principal or 68 interest on any of its general obligation indebtedness during a 69 period of ten (10) calendar years immediately preceding such 70 investment;

Shares of stocks, common and/or preferred, of 71 (i) corporations created by or existing under the laws of the United 72 73 States or any state, district or territory thereof; provided 74 (i) The maximum investments in stocks shall not exceed fifty percent (50%) of the book value of the total 75 76 investment fund of the system; 77 (ii) The stock of such corporation shall: 78 Be listed on a national stock exchange; or Α. 79 в. Be traded in the over-the-counter market, 80 provided price quotations for such over-the-counter stocks are quoted by the National Association of Securities Dealers Automated 81 Quotation System (NASDAQ); 82 83 (iii) The outstanding shares of such corporation shall have a total market value of not less than Fifty Million 84 85 Dollars (\$50,000,000.00); (iv) The amount of investment in any one (1) 86 87 corporation shall not exceed three percent (3%) of the book value 88 of the assets of the system; and (v) The shares of any one (1) corporation owned by 89 90 the system shall not exceed five percent (5%) of that 91 corporation's outstanding stock; 92 (j) Bonds rated Single A or better, stocks and convertible securities of established non-United States companies, 93 94 which companies are listed on only primary national stock 95 exchanges of foreign nations; and in foreign government securities rated Single A or better by a recognized rating agency; provided 96 \*SS01/R367CS\* S. B. No. 2708

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that the total book value of investments under this paragraph 97 98 shall at no time exceed thirty percent (30%) of the total book 99 value of all investments of the system. The board may take 100 requisite action to effectuate or hedge such transactions through 101 foreign banks, including the purchase and sale, transfer, 102 exchange, or otherwise disposal of, and generally deal in foreign exchange through the use of foreign currency, interbank forward 103 contracts, futures contracts, options contracts, swaps and other 104 105 related derivative instruments, notwithstanding any other 106 provisions of this article to the contrary;

107 (k) Covered call and put options on securities traded108 on one or more of the regulated exchanges;

109 (1) Pooled or commingled funds managed by a corporate trustee or by a Securities and Exchange Commission registered 110 investment advisory firm retained as an investment manager by the 111 board of trustees, and shares of investment companies and unit 112 113 investment trusts registered under the Investment Company Act of 114 1940, where such pooled or commingled funds or shares are comprised of common or preferred stocks, bonds, money market 115 116 instruments or other investments authorized under this section. Such investment in commingled funds or shares shall be held in 117 118 trust; provided that the total book value of investments under this paragraph shall at no time exceed five percent (5%) of the 119 total book value of all investments of the system. Any investment 120 121 manager approved by the board of trustees shall invest such commingled funds or shares as a fiduciary; 122

123 (m) Pooled or commingled real estate funds or real 124 estate securities managed by a corporate trustee or by a Securities and Exchange Commission registered investment advisory 125 126 firm retained as an investment manager by the board of trustees. 127 Such investment in commingled funds or shares shall be held in 128 trust; provided that the total book value of investments under 129 this paragraph shall at no time exceed ten percent (10%) of the \*SS01/R367CS\* S. B. No. 2708 04/SS01/R367CS PAGE 4

130 total book value of all investments of the system. Any investment 131 manager approved by the board of trustees shall invest such 132 commingled funds or shares as a fiduciary. The <u>ten percent (10%)</u> 133 limitation in this subsection shall not be subject to the five 134 percent (5%) limitation in paragraph (1) of this subsection.

135 (2) All investments shall be acquired by the board at prices136 not exceeding the prevailing market values for such securities.

(3) Any limitations herein set forth shall be applicable only at the time of purchase and shall not require the liquidation of any investment at any time. All investments shall be clearly marked to indicate ownership by the system and to the extent possible shall be registered in the name of the system.

142 Subject to the above terms, conditions, limitations and (4) restrictions, the board shall have power to sell, assign, transfer 143 and dispose of any of the securities and investments of the 144 145 system, provided that said sale, assignment or transfer has the 146 majority approval of the entire board. The board may employ or 147 contract with investment managers, evaluation services or other such services as determined by the board to be necessary for the 148 149 effective and efficient operation of the system.

150 (5) Except as otherwise provided herein, no trustee and no 151 employee of the board shall have any direct or indirect interest 152 in the income, gains or profits of any investment made by the 153 board, nor shall any such person receive any pay or emolument for 154 his services in connection with any investment made by the board. No trustee or employee of the board shall become an endorser or 155 156 surety, or in any manner an obligor for money loaned by or 157 borrowed from the system.

(6) All interest derived from investments and any gains from
the sale or exchange of investments shall be credited by the board
to the account of the system.

161 (7) The board of trustees annually shall credit regular 162 interest on the mean amount for the preceding year in each of the S. B. No. 2708 \*SSO1/R367CS\* 04/SS01/R367CS PAGE 5

reserves maintained by the board, with the exception of the 163 164 expense account. This credit shall be made annually from interest 165 and other earnings on the invested assets of the system. Any 166 additional amount required to meet the regular interest on the 167 funds of the system shall be charged to the employer's 168 accumulation account, and any excess of earnings over such regular interest required shall be credited to the employer's accumulation 169 170 account. Regular interest shall mean such per centum rate to be compounded annually as shall be determined by the board of 171 172 trustees on the basis of the interest earnings of the system for 173 the preceding year.

174 (8) The board of trustees shall be the custodian of the 175 funds of the system. All expense vouchers and retirement 176 allowance payrolls shall be certified by the executive secretary 177 who shall furnish the board a surety bond in a company authorized 178 to do business in Mississippi in such an amount as shall be 179 required by the board, the premium to be paid by the board from 180 the expense account.

(9) For the purpose of meeting disbursements for retirement 181 182 allowances, annuities and other payments, cash may be kept available, not exceeding the requirements of the system for a 183 184 period of ninety (90) days, on deposit in one or more banks or 185 trust companies organized under the laws of the State of Mississippi or the laws of the United States, provided that the 186 187 sum on deposit in any one (1) bank or trust company shall not exceed thirty-five percent (35%) of the paid-up capital and 188 189 regular surplus of such bank or trust company.

(10) Except as otherwise provided, the monies or properties of the Public Employees' Retirement System of Mississippi deposited in any bank or banks of the United States shall, where possible, be safeguarded and guaranteed by the posting as security by the depository of bonds, notes and other securities purchasable by the system, as provided elsewhere in this section. The bonds, S. B. No. 2708 \*SSO1/R367CS\*

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196 notes and other securities offered as security shall be posted to 197 the credit of the system by the depository with the board or with 198 an unaffiliated bank or trust company domiciled within the United 199 States or the State of Mississippi acceptable to both the board 200 and to the fiscal agent bank. In the event the board and the 201 fiscal agent bank cannot reach an agreement, the bonds, notes and 202 other securities shall be deposited in a bank or trust company designated by the State Commissioner of Banking and Consumer 203 204 Provided, however, that bonds or notes of the United Finance. 205 States government owned by the system may be deposited for 206 safekeeping in any federal reserve bank.

(11) The board of trustees shall determine the degree of collateralization necessary for both foreign and domestic demand deposit accounts in addition to that which is guaranteed by the Federal Deposit Insurance Corporation or such other federal insurance program as may be in effect.

212 (12) The board, the executive secretary and employees shall 213 discharge their duties with respect to the investments of the system solely for the interest of the system with the care, skill, 214 215 prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with 216 217 such matters would use in the conduct of an enterprise of a like 218 character and with like aims, including diversifying the 219 investments of the system so as to minimize the risk of large 220 losses, unless under the circumstances it is clearly prudent not 221 to do so.

222 **SECTION 2.** This act shall take effect and be in force from 223 and after July 1, 2004.