To: Appropriations

By: Representatives Oliver, Hale

HOUSE BILL NO. 252

AN ACT TO AMEND SECTION 25-11-121, MISSISSIPPI CODE OF 1972,
TO INCREASE FROM 10% TO 20% THE MAXIMUM PERCENTAGE OF INVESTMENTS
OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM THAT ARE IN THE FORM OF
A SEPARATE ACCOUNT MANAGED BY A SECURITIES AND EXCHANGE COMMISSION
REGISTERED INVESTMENT ADVISORY FIRM RETAINED AS AN INVESTMENT
MANAGER BY THE BOARD OF TRUSTEES OF THE SYSTEM OR A LIMITED
PARTNERSHIP OR COMMINGLED FUND APPROVED BY THE BOARD OF TRUSTEES;
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:
- 12 25-11-121. (1) The board shall, from time to time,
- 13 determine the current requirements for benefit payments and
- 14 administrative expense which shall be maintained as a cash working
- 15 balance, except that such cash working balance shall not exceed at
- 16 any time an amount necessary to meet the current obligations of
- 17 the system for a period of ninety (90) days. Any amounts in
- 18 excess of such cash working balance shall be invested, as follows:
- 19 (a) Funds may be deposited in any institution insured
- 20 by the Federal Deposit Insurance Corporation that maintains a

21	facility	that	takes	deposits	in	the	State	of	Mississippi	or	а

- 22 custodial bank;
- 23 (b) Corporate bonds and taxable municipal bonds; or
- 24 corporate short-term obligations of corporations or of wholly
- 25 owned subsidiaries of corporations, whose short-term obligations
- 26 are rated A-2 or better by Standard and Poor's, rated P-2 or
- 27 better by Moody's Investment Service, F-2 or better by Fitch
- 28 Ratings, Ltd., or the equivalent of these ratings if assigned by
- 29 another United States Securities and Exchange Commission
- 30 designated Nationally Recognized Statistical Rating Organization;
- 31 (c) Agency and nonagency residential and commercial
- 32 mortgage-backed securities and collateralized mortgage
- 33 obligations;
- 34 (d) Asset-backed securities;
- 35 (e) Bank loans;
- 36 (f) Convertible bonds;
- 37 (q) Bonds of the Tennessee Valley Authority;
- 38 (h) Bonds, notes, certificates and other valid
- 39 obligations of the United States, and other valid obligations of
- 40 any federal instrumentality that issues securities under authority
- 41 of an act of Congress and are exempt from registration with the
- 42 Securities and Exchange Commission;
- 43 (i) Bonds, notes, debentures and other securities
- 44 issued by any federal instrumentality and fully guaranteed by the
- 45 United States;

46	(j) Interest-bearing revenue bonds or notes or bonds or
47	notes which are general obligations of any state in the United
48	States or of any city or county therein;
49	(k) Bonds of established non-United States companies
50	and foreign government securities. The board may take requisite
51	action to effectuate or hedge transactions or invest in currency
52	through foreign or domestic banks, including the purchase and
53	sale, transfer, exchange, or otherwise disposal of, and generally
54	deal in foreign exchange through the use of foreign currency,
55	interbank forward contracts, futures contracts, options contracts,
56	swaps and other related derivative instruments, notwithstanding
57	any other provisions of this article to the contrary;
58	(1) Shares of stocks, common and/or preferred, of
59	corporations created by or existing under the laws of the United
60	States or any state, district or territory thereof and shares of
61	stocks, common and/or preferred, and convertible securities of
62	non-United States companies; provided:
63	(i) The maximum investments in stocks shall not
64	exceed eighty percent (80%) of the total book value of the total

- (ii) The stock of such corporation shall:
- 1. Be listed on a national stock exchange; or
- 2. Be traded in the over-the-counter market;

investment fund of the system;

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69 (iii) The outstanding shares	of	such	corporation
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- 70 shall have a total market value of not less than Fifty Million
- 71 Dollars (\$50,000,000.00);
- 72 (iv) The amount of investment in any one (1)
- 73 corporation shall not exceed three percent (3%) of the book value
- 74 of the assets of the system;
- 75 (v) The shares of any one (1) corporation owned by
- 76 the system shall not exceed five percent (5%) of that
- 77 corporation's outstanding stock.
- 78 The board may take requisite action utilizing foreign
- 79 currency as an investment vehicle, or to effectuate or hedge
- 80 transactions for shares of stocks and convertible securities of
- 81 non-United States companies through foreign or domestic banks,
- 82 including the purchase and sale, transfer, exchange, or otherwise
- 83 disposal of, and generally deal in foreign exchange through the
- 84 use of foreign currency, interbank forward contracts, futures
- 85 contracts, options contracts, swaps and other related derivative
- 86 instruments, notwithstanding any other provisions of this article
- 87 to the contrary;
- 88 (m) Covered call and put options on securities or
- 89 indices traded on one or more of the regulated exchanges;
- 90 (n) Pooled or commingled funds managed by a corporate
- 91 trustee or by a Securities and Exchange Commission registered
- 92 investment advisory firm retained as an investment manager by the
- 93 board of trustees, and shares of investment companies and unit

94 investment trusts registered under the Investment Company Act of

95 1940, where such pooled or commingled funds or shares are

96 comprised of common or preferred stocks, bonds, money market

97 instruments or other investments authorized under this section.

98 Such investment in commingled funds or shares shall be held in

99 trust; provided that the total book value of investments under

100 this paragraph shall at no time exceed five percent (5%) of the

101 total book value of all investments of the system. Any investment

102 manager approved by the board of trustees shall invest such

103 commingled funds or shares as a fiduciary;

104 (o) Pooled or commingled real estate funds or real
105 estate securities managed by a corporate trustee or by a

Securities and Exchange Commission registered investment advisory

107 firm retained as an investment manager by the board of trustees.

108 Such investment in commingled funds or shares shall be held in

trust; provided that the total book value of investments under

110 this paragraph shall at no time exceed ten percent (10%) of the

111 total book value of all investments of the system. Any investment

112 manager approved by the board of trustees shall invest such

113 commingled funds or shares as a fiduciary. The ten percent (10%)

114 limitation in this paragraph shall not be subject to the five

115 percent (5%) limitation in paragraph (n) of this subsection;

116 (p) Types of investments not specifically authorized by

117 this subsection if the investments are in the form of a separate

118 account managed by a Securities and Exchange Commission registered

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119 investment advisory firm retained as an investment manager by the 120 board; or a limited partnership or commingled fund approved by the 121 board; provided that the total book value of investments under 122 this paragraph shall at no time exceed * * * twenty percent (20%) 123 of the total book value of all investments of the system. Any 124 person or entity who exercises any discretionary authority or 125 discretionary control respecting management of the separate 126 account, limited partnership or commingled fund, or who exercises 127 any authority or control respecting management or disposition of the assets of the separate account, limited partnership or 128 129 commingled fund, shall exercise such authority or control as a 130 fiduciary.

- 131 (2) All investments shall be acquired at prices not 132 exceeding the prevailing market values for such investments.
- (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.
 - (4) Subject to the above terms, conditions, limitations and restrictions, the board shall have power to sell, assign, transfer and dispose of any of the securities and investments of the system, provided that said sale, assignment or transfer has the majority approval of the entire board. The board may employ or contract with investment managers, evaluation services or other

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- such services as determined by the board to be necessary for the effective and efficient operation of the system.
- 146 (5) Except as otherwise provided herein, no trustee and no
- 147 employee of the board shall have any direct or indirect interest
- 148 in the income, gains or profits of any investment made by the
- 149 board, nor shall any such person receive any pay or emolument for
- 150 his services in connection with any investment made by the board.
- 151 No trustee or employee of the board shall become an endorser or
- 152 surety, or in any manner an obligor for money loaned by or
- 153 borrowed from the system.
- 154 (6) All interest derived from investments and any gains from
- 155 the sale or exchange of investments shall be credited by the board
- 156 to the account of the system.
- 157 (7) The board of trustees shall credit regular interest to
- 158 the annuity savings account monthly. Regular interest shall mean
- 159 such per centum rate to be compounded annually as set by the board
- 160 of trustees through regulation.
- 161 (8) The board of trustees shall be the custodian of the
- 162 funds of the system. All retirement allowance payrolls shall be
- 163 certified by the executive director who shall furnish the board a
- 164 surety bond in a company authorized to do business in Mississippi
- 165 in such an amount as shall be required by the board, the premium
- 166 to be paid by the board from the expense account.
- 167 (9) For the purpose of meeting disbursements for retirement
- 168 allowances, annuities and other payments, cash may be kept

- available, not exceeding the requirements of the system for a
 period of ninety (90) days, on deposit in one or more banks or
 trust companies organized under the laws of the State of
 Mississippi or the laws of the United States, provided that the
 sum on deposit in any one (1) bank or trust company shall not
 exceed thirty-five percent (35%) of the paid-up capital and
 regular surplus of such bank or trust company.
- 176 The board, the executive director and employees shall 177 discharge their duties with respect to the investments of the 178 system solely for the interest of the system with the care, skill, 179 prudence and diligence under the circumstances then prevailing 180 that a prudent investor acting in a like capacity and familiar 181 with such matters would use in the conduct of an enterprise of a 182 like character and with like aims, including diversifying the 183 investments of the system so as to minimize the risk of large 184 losses, unless under the circumstances it is clearly prudent not 185 to do so.
- 186 Documentary material or data made or received by the 187 system which consists of trade secrets or commercial or financial 188 information that relates to the investments of the system shall be 189 exempt from the Mississippi Public Records Act of 1983 if the 190 disclosure of the material or data is likely to impair the 191 system's ability to obtain such information in the future, or is 192 likely to cause substantial harm to the competitive position of the person or entity from whom the information was obtained. 193

194 **SECTION 2.** This act shall take effect and be in force from 195 and after July 1, 2022.

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ST: PERS; increase maximum percentage of investments of system that are in certain types of investments.