As Engrossed: 2/22/93

1	State of Arkansas
2	79th General Assembly ABIII ACT 482 OF 1993
3	Regular Session, 1993SENATE BILL473
4	By: Senator Gordon
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7	For An Act To Be Entitled
8	"AN ACT TO AMEND ARKANSAS CODE 28-71-104 RELATING TO THE
9	POWERS OF FIDUCIARIES TO INVEST IN CERTAIN SECURITIES; AND
10	FOR OTHER PURPOSES."
11	
12	Subtitle
13	"RELATING TO THE POWERS OF FIDUCIARIES TO INVEST IN
14	CERTAIN SECURITIES."
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16	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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18	SECTION 1. Arkansas Code 28-71-104 is amended to read as follows:
19	"28-71-104. Additional authority to invest funds.
20	(a) Unless prohibited by will, deed, trust, court order, or other
21	instrument establishing the fiduciary relationship or unless another mode of
22	investment is prescribed by any such instrument, trustees, guardians, and
23	personal representatives, in addition to methods of investment now authorized
24	by law, may invest all funds held in trust or for investment as provided in
25	this chapter.
26	(b) In addition to other investments authorized by law for the
27	investment of funds held by a fiduciary, or by the instrument governing the
28	fiduciary relationship, and notwithstanding any other provision of law, a bank
29	or trust company acting as a fiduciary, agent or otherwise may, in the
30	exercise of its investment discretion or at the direction of another person
31	authorized to direct investment of funds held by a bank or trust company as
32	fiduciary, invest and reinvest in the securities of an open-end or closed-end
33	management investment company or investment trust registered under the
34	Investment Company Act of 1940, (15 U.S.C. Section 80a-1 et seq.) as amended,
35	so long as the portfolio of such ivnetment company or investment trust
36	consists substantially of investments not prohibited by the governing

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1 instrument.

(c) The fact that such bank or trust company or an affiliate of the 2 3 bank or trust company provides services to the investment company or 4 investment trust such as that of an investment advisor, custodian, transfer 5 agent, registrar, sponsor, distributor, manager or otherwise and is receiving 6 reasonable compensation for those services, shall not preclude such bank or 7 trust company from investing or reinvesting in the securities of the open-end 8 or closed-end management investment trust registered under the Investment 9 Company Act of 1940 (15 U.S.C. Section 801-1, et seq.,) as amended." 10 11 SECTION 2. All provisions of this act of a general and permanent nature 12 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 13 Revision Commission shall incorporate the same in the Code. 14 15 SECTION 3. If any provision of this act or the application thereof to 16 any person or circumstance is held invalid, such invalidity shall not affect 17 other provisions or applications of the act which can be given effect without 18 the invalid provision or application, and to this end the provisions of this 19 act are declared to be severable. 20 21 SECTION 4. All laws and parts of laws in conflict with this act are 22 hereby repealed. 23 /s/ Senator Gordon 24 25 APPROVED: 03/12/93 26 27 28 29 30 31 32 33 34 35