Stricken language would be deleted from and underlined language would be added to present law. Act 304 of the Regular Session

1	State of Arkansas As Engrossed: \$2/26/13
2	89th General Assembly A Bill
3	Regular Session, 2013 SENATE BILL 111
4	
5	By: Senator R. Thompson
6	
7	For An Act To Be Entitled
8	AN ACT TO ENSURE THAT THE STATE RETIREMENT SYSTEMS
9	COMPLY WITH THE PRUDENT INVESTOR RULE IN THE RENEWAL
10	AND REVIEW PROCESS FOR THE INVESTMENT AND MANAGEMENT
11	OF ASSETS OF THE SYSTEM; TO DECLARE AN EMERGENCY; AND
12	FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO ENSURE THAT THE STATE RETIREMENT
17	SYSTEMS COMPLY WITH THE PRUDENT INVESTOR
18	RULE IN THE RENEWAL AND REVIEW PROCESS
19	FOR THE INVESTMENT AND MANAGEMENT OF
20	ASSETS OF THE SYSTEM AND TO DECLARE AN
21	EMERGENCY.
22	
23	
24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
25	
26	SECTION 1. Arkansas Code § 24-2-618, concerning the delegation of
27	investment and management functions, is amended to add an additional
28	subsection to read as follows:
29	(g)(1) The length of a contract or other investment agreement and any
30	renewal or extension of the contract or other investment agreement may be
31	agreed upon by a state retirement system and the other party to the contract
32	or other investment agreement and is exempt from the mandatory expiration
33	provisions under Arkansas Procurement Law, § 19-11-201 et seq. if the
34	contract or other investment agreement is procured under the Arkansas
35	Procurement Law and the purpose of the contract or other investment agreement
36	<u>is to:</u>

I	(A) Invest and manage a system's trust assets under § 24-
2	<u>2-610;</u>
3	(B) Provide actuarial services to determine the
4	liabilities and financial status of a state retirement plan;
5	(C) Retain custody of a system's trust assets; or
6	(D) Protect and recover trust assets of a system.
7	(2) The board of trustees of a state retirement system shall
8	determine the duration of the contract or other investment agreement and any
9	renewal or extension of the contract or other investment agreement by
10	negotiating with the other party to the contract or other investment
11	agreement for the most favorable rates and terms for the state retirement
12	system based on:
13	(A) Market competition;
14	(B) Experience of the other party to the contract or other
15	investment agreement;
16	(C) Knowledge of the state retirement system's need; and
17	(D) Compliance with the prudent investor rule set forth in
18	§ 24-2-610 et seq.
19	(3) The board of trustees of a state retirement system shall
20	submit information requested by the Legislative Council concerning a contract
21	or other investment agreement procured under § 19-11-201 et seq.
22	(4) A partial equity ownership agreement between a state
23	retirement system and another party shall be reviewed under § 19-11-1301 et
24	<u>seq.</u>
25	(5) If a contract with a consultant to provide a state
26	retirement system consulting services, to recommend investment managers and
27	investment funds, or for the investment of trust funds of the state
28	retirement system under this subsection is extended, an amendment,
29	acknowledged by the consultant in writing, shall be added to the contract
30	extension that:
31	(A) States that the State of Arkansas and the state
32	retirement system have a statutory goal to recruit and hire emerging managers
33	and emerging investment funds consistent with the prudent investor rule;
34	(B)(i) Requires the consultant to submit a report to the
35	state public retirement system that describes the plan or process the
36	consultant will use to recruit and hire emerging managers and emerging

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1	investment funds.
2	(ii) The consultant shall provide an emerging
3	manager update on the progress made in the previous fiscal year to the state
4	retirement system no later than sixty (60) days after the end of the fiscal
5	year that details the consultant's processes in locating, analyzing,
6	evaluating, and performing due diligence activity on emerging managers; and
7	(C)(i) Allows a state retirement system to refer or
8	recommend a specific emerging manager or emerging investment fund to the
9	consultant.
10	(ii) A state retirement system that makes a referral
11	may request a report concerning the outcome of a referral from the
12	consultant.
13	(6) At the request of the Joint Committee on Public Retirement
14	and Social Security Programs or the Arkansas Legislative Council, a state
15	retirement system shall appear and make a presentation concerning the
16	recruitment and hiring of emerging managers and emerging investment funds.
17	
18	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
19	General Assembly of the State of Arkansas that the boards of trustees of the
20	state retirement systems are bound to invest and manage trust assets under
21	the Prudent Investor Rule, exercising reasonable care, skill, and caution
22	when making investment and management decisions; that each contract to invest
23	and manage system assets is intensely reviewed for favorable terms and
24	executed to provide optimal return on the investment, keeping fees and other
25	expenses to a minimum; that contracts that utilize the highly specialized and
26	competitive skills of investment advisors in the public, private, and real
27	estate markets require expertise that is particular to each state retirement
28	system for which they invest, advise, or manage funds; that contracts are
29	traditionally negotiated for terms that may last for decades for the benefit
30	of the particular state retirement system so that the structure of the
31	investment to receive profit may be fully realized and that this act is
32	immediately necessary to prevent any state retirement system from being
33	unduly burdened and severely financially harmed if it is forced to
34	renegotiate these contracts, exposing the state retirement system to higher
35	fees that total in the millions of dollars. Therefore, an emergency is
36	declared to exist, and this act, being immediately necessary for the

As Engrossed: S2/26/13 SB111

 The date of its approval by the Governor; If the bill is neither approved nor vetoed by the Governor,
2) If the bill is neither approved nor vetoed by the Governor,
n of the period of time during which the Governor may veto the
3) If the bill is vetoed by the Governor and the veto is
he date the last house overrides the veto.
/s/R. Thompson
APPROVED: 03/11/2013