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2	An act relating to investments of the State
3	Board of Administration; creating the
4	"Protecting Florida's Investments Act";
5	creating s. 215.442, F.S.; providing reporting
6	requirements for the executive director of the
7	State Board of Administration; requiring the
8	State Board of Administration to publish
9	certain quarterly reports on its website;
10	creating s. 215.473, F.S.; providing
11	legislative findings; providing definitions;
12	requiring the State Board of Administration to
13	identify all companies in which public moneys
14	are invested that are doing certain types of
15	business in or with Sudan and Iran; requiring
16	the board to create and maintain certain
17	scrutinized companies lists that name all such
18	companies; requiring the board to periodically
19	contact all scrutinized companies and encourage
20	them to refrain from engaging in certain types
21	of business in or with Sudan or Iran; requiring
22	the board to inform scrutinized companies of
23	their status as a scrutinized company and to
24	ask for clarification as to the nature of each
25	company's business activities; providing that a
26	company may be removed from the list under
27	certain conditions; providing for
28	reintroduction of a company onto the list;
29	requiring the board to divest of all publicly
30	traded securities of a scrutinized company
31	under certain conditions; providing exceptions

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1	to the divestment requirement; prohibiting the
2	board from acquiring securities of scrutinized
3	companies that have active business operations;
4	providing exceptions to the investment
5	prohibition; providing an additional exception
б	from the divestment requirement and the
7	investment prohibition to certain indirect
8	holdings in actively managed investment funds;
9	requiring the board to request that the
10	managers of such investment funds consider
11	removing scrutinized companies from the fund or
12	create a similar fund that excludes such
13	companies; requiring the board to file a report
14	with the Governor, the Legislature, and
15	Attorney General within a specified period
16	after creation of each scrutinized companies
17	list; requiring the annual filing of an updated
18	report; requiring that all such reports be made
19	available to the public; requiring that the
20	report include certain information; providing
21	for the expiration of the act; requiring
22	certain information to be included in the
23	investment policy statement; authorizing the
24	board to cease divesting or to reinvest in
25	certain scrutinized companies if the value for
26	all assets under management by the board
27	becomes equal to or less than a specified
28	amount; requiring the board to provide a
29	written report to the Governor, the
30	Legislature, and Attorney General before such
31	reinvestment; requiring that the report contain

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### CS for SB 2142, 1st Engrossed

certain information; requiring semiannual 1 2 updates to such reports when applicable; 3 providing for severability; providing an 4 effective date. 5 6 WHEREAS, on July 23, 2004, the United States Congress 7 declared that "the atrocities unfolding in Darfur, Sudan, are 8 genocide, " and 9 WHEREAS, on December 7, 2004, the United States Congress noted that the genocidal policy in Darfur has led to 10 reports of "systematic rape of thousands of women and girls, 11 the abduction of women and children, and the destruction of 12 13 hundreds of ethnically African villages, including the 14 poisoning of their wells and the plunder of their crops and cattle upon which the people of such villages sustain 15 themselves, " and 16 WHEREAS, on December 7, 2004, Congress found that "the 17 18 Government of Sudan has restricted access by humanitarian and human rights workers to the Darfur area through intimidation 19 by military and security forces, and through bureaucratic and 20 administrative obstruction, in an attempt to inflict the most 21 devastating harm on those individuals displaced from their 2.2 23 villages and homes without any means of sustenance or 24 shelter, " and WHEREAS, on September 25, 2006, Congress reaffirmed 25 that "the genocide unfolding in the Darfur region of Sudan is 26 characterized by acts of terrorism and atrocities directed 27 28 against civilians, including mass murder, rape, and sexual 29 violence committed by the Janjaweed and associated militias with the complicity and support of the National Congress 30 31 Party-led faction of the Government of Sudan," and

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WHEREAS, on September 26, 2006, the United States House 1 2 of Representatives stated that "an estimated 300,000 to 3 400,000 people have been killed by the Government of Sudan and its Janjaweed allies since the crisis began in 2003, more than 4 2,000,000 people have been displaced from their homes, and 5 more than 250,000 people from Darfur remain in refugee camps б 7 in Chad, " and 8 WHEREAS, the Darfur crisis represents the first time 9 the United States Government has labeled ongoing atrocities as genocide, and 10 WHEREAS, the Federal Government has imposed sanctions 11 against the Government of Sudan since 1997. These sanctions 12 13 are monitored through the United States Treasury Department's 14 Office of Foreign Assets Control (OFAC), and WHEREAS, according to a former chair of the United 15 States Securities and Exchange Commission, the fact that a 16 foreign company is doing material business with a country, 17 18 government, or entity on OFAC's sanctions list is, in the SEC 19 staff's view, substantially likely to be significant to a reasonable investor's decision about whether to invest in that 20 company, and 21 22 WHEREAS, since 1993, the United States Secretary of State has determined that Sudan is a country whose government 23 24 has repeatedly provided support for acts of international terrorism, and, as a result, the United States has restricted 25 assistance, defense exports, defense sales, financial 26 transactions, and various other transactions with the 27 28 Government of Sudan, and 29 WHEREAS, a 2006 report by United States House of Representatives states that "a company's association with 30 31 sponsors of terrorism and human rights abuses, no matter how

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large or small, can have a materially adverse result on a 1 2 public company's operations, financial condition, earnings, and stock prices, all of which can negatively affect the value 3 of an investment, " and 4 WHEREAS, in response to the financial risk posed by 5 б investments in companies doing business with a state that 7 sponsors terrorists, the Securities and Exchange Commission 8 established its Office of Global Security Risk to provide for 9 enhanced disclosure of material information regarding such companies, and 10 WHEREAS, the current Sudan divestment movement 11 encompasses nearly 100 universities, municipalities, states, 12 13 and private pension plans, and 14 WHEREAS, companies facing such widespread divestment present further material risk to remaining investors, and 15 WHEREAS, it is a fundamental responsibility of the 16 State of Florida to decide where, how, and by whom financial 17 18 resources in its control should be invested, taking into 19 account numerous pertinent factors, and WHEREAS, it is the prerogative and desire of the State 20 of Florida, with respect to investment resources in its 21 22 control and to the extent reasonable, with due consideration 23 for return on investment on behalf of the state and its 24 investment beneficiaries, not to participate in an ownership or capital-providing capacity with entities that provide 25 significant practical support for genocide, including certain 26 non-United States companies presently doing business in Sudan, 27 28 and 29 WHEREAS, a resolution of the United Nations Security 30 Council imposes sanctions on Iran for its failure to suspend 31 its uranium-enrichment activities, and

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1	WHEREAS, the United Nations Security Council voted
2	unanimously for an additional embargo on Iranian arms exports,
3	which is a freeze on assets abroad of an expanded list of
4	individuals and companies involved in Iran's nuclear and
5	ballistic missile programs, and calls for nations and
6	institutions to bar new grants or loans to Iran except for
7	humanitarian and developmental purposes, and
8	WHEREAS, Iran's financial ability to pay its debts to
9	foreign entities involved in the petroleum-energy sector
10	amounting to more than \$20 million is put at risk by the Iran
11	and Libya Sanctions Act embargo and sanctions, and
12	WHEREAS, foreign entities have invested in Iran's
13	petroleum-energy sector despite United States and United
14	Nations sanctions against Iran, and
15	WHEREAS, all United States and foreign entities that
16	have invested more than \$20 million in Iran's energy sector
17	since August 5, 1996, are subject to sanctions under United
18	States law pursuant to the Iran and Libya Sanctions Act of
19	1996, and
20	WHEREAS, the United States renewed the Iran and Libya
21	Sanctions Act of 1996 in 2001 and 2006, and
22	WHEREAS, while divestiture should be considered with
23	the intent to improve investment performance and, by the rules
24	of prudence, fiduciaries must take into account all relevant
25	substantive factors in arriving at an investment decision, and
26	WHEREAS, the State of Florida is deeply concerned about
27	investments in publicly traded companies that have business
28	activities in and ties to Iran's petroleum-energy sector as a
29	financial risk to the shareholders, and
30	WHEREAS, by investing in publicly traded companies
31	having ties to Iran's petroleum-energy sector, the Florida

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State Board of Administration is putting the funds it oversees 1 2 at substantial financial risk, and 3 WHEREAS, divestiture from markets that are vulnerable 4 to embargo, loan restrictions, and sanctions from the United States and the international community, including the United 5 Nations Security Council, is in accordance with the rules of б 7 prudence, and 8 WHEREAS, the Legislature finds that this act should 9 remain in effect only insofar as it continues to be consistent with and does not unduly interfere with the foreign policy of 10 the United States as determined by the Federal Government, and 11 WHEREAS, to protect Florida's assets, it is in the best 12 13 interest of the state to enact a statutory prohibition 14 regarding the investments managed by the State Board of Administration doing business in Sudan or in Iran's 15 petroleum-energy sector, NOW, THEREFORE, 16 17 18 Be It Enacted by the Legislature of the State of Florida: 19 This act may be cited as the "Protecting 20 Section 1. Florida's Investments Act." 21 22 Section 2. Section 215.442, Florida Statutes, is 23 created to read: 24 215.442 Executive director; reporting requirements; 25 public meeting. --(1) Beginning October 2007 and guarterly thereafter, 26 the executive director shall present to the Board of Trustees 27 28 of the State Board of Administration a quarterly report to 29 include the following: 30 (a) The name of each equity in which the State Board 31 of Administration has invested for the quarter.

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(b) The industry category of each equity. 1 2 (2) The executive director shall present each guarterly report at a meeting of the board of trustees, which 3 shall be open and noticed to the public pursuant to the 4 requirements of s. 286.011 and s. 24(b), Art. I of the State 5 б Constitution. 7 (3) The State Board of Administration shall publish a 8 copy of each quarterly report on its website prior to 9 presenting the report at each quarterly meeting of the board of trustees. 10 Section 3. Section 215.473, Florida Statutes, is 11 created to read: 12 13 215.473 Divestiture by the State Board of 14 Administration; Sudan; Iran.--(1) DEFINITIONS. -- As used in this act, the term: 15 (a) "Active business operations" means all business 16 operations that are not inactive business operations. 17 18 (b) "Business operations" means engaging in commerce 19 in any form in Sudan or Iran, including, but not limited to, acquiring, developing, maintaining, owning, selling, 20 possessing, leasing, or operating equipment, facilities, 21 22 personnel, products, services, personal property, real 23 property, or any other apparatus of business or commerce. 24 (c) "Company" means any sole proprietorship, organization, association, corporation, partnership, joint 25 venture, limited partnership, limited liability partnership, 26 limited liability company, or other entity or business 27 28 association, including all wholly owned subsidiaries, 29 majority-owned subsidiaries, parent companies, or affiliates of such entities or business associations, that exists for the 30 purpose of making profit. 31

1	(d) "Complicit" means taking actions during any
2	preceding 20-month period which have directly supported or
3	promoted the genocidal campaign in Darfur, including, but not
4	limited to, preventing Darfur's victimized population from
5	communicating with each other, encouraging Sudanese citizens
б	to speak out against an internationally approved security
7	force for Darfur, actively working to deny, cover up, or alter
8	the record on human rights abuses in Darfur, or other similar
9	actions.
10	(e) "Direct holdings" in a company means all
11	securities of that company that are held directly by the
12	public fund or in an account or fund in which the public fund
13	owns all shares or interests.
14	(f) "Government of Iran" means the government of Iran,
15	its instrumentalities, and companies owned or controlled by
16	the government of Iran.
17	(q) "Government of Sudan" means the government in
18	Khartoum, Sudan, that is led by the National Congress Party,
19	formerly known as the National Islamic Front, or any successor
20	government formed on or after October 13, 2006, including the
21	coalition National Unity Government agreed upon in the
22	Comprehensive Peace Agreement for Sudan, and does not include
23	the regional government of southern Sudan.
24	(h) "Inactive business operations" means the mere
25	continued holding or renewal of rights to property previously
26	operated for the purpose of generating revenues but not
27	presently deployed for such purpose.
28	<u>(i) "Indirect holdings" in a company means all</u>
29	securities of that company that are held in an account or
30	fund, such as a mutual fund, managed by one or more persons
31	not employed by the public fund, in which the public fund owns

1	shares or interests together with other investors not subject
2	to the provisions of this act.
3	(j) "Iran" means the Islamic Republic of Iran.
4	(k) "Marginalized populations of Sudan" include, but
5	are not limited to, the portion of the population in the
6	Darfur region that has been genocidally victimized; the
7	portion of the population of southern Sudan victimized by
8	Sudan's north-south civil war; the Beja, Rashidiya, and other
9	similarly underserved groups of eastern Sudan; the Nubian and
10	other similarly underserved groups in Sudan's Abyei, Southern
11	Blue Nile, and Nuba Mountain regions; and the Amri, Hamadab,
12	Manasir, and other similarly underserved groups of northern
13	Sudan.
14	(1) "Military equipment" means weapons, arms, military
15	supplies, and equipment that may readily be used for military
16	purposes, including, but not limited to, radar systems,
17	military-grade transport vehicles, or supplies or services
18	sold or provided directly or indirectly to any force actively
19	participating in armed conflict in Sudan.
20	(m) "Mineral-extraction activities" include the
21	exploring, extracting, processing, transporting, or wholesale
22	selling or trading of elemental minerals or associated metal
23	alloys or oxides (ore), including gold, copper, chromium,
24	chromite, diamonds, iron, iron ore, silver, tungsten, uranium,
25	and zinc, as well as facilitating such activities, including
26	providing supplies or services in support of such activities.
27	(n) "Oil-related activities" include, but are not
28	limited to, owning rights to oil blocks; exporting,
29	extracting, producing, refining, processing, exploring for,
30	transporting, selling, or trading of oil; constructing,
31	maintaining, or operating a pipeline, refinery, or other

oil-field infrastructure; and facilitating such activities, 1 2 including providing supplies or services in support of such activities, except that the mere retail sale of gasoline and 3 related consumer products is not considered an oil-related 4 <u>activity.</u> 5 6 (o) "Petroleum resources" means petroleum, petroleum 7 byproducts, or natural gas. 8 (p) "Power-production activities" means any business 9 operation that involves a project commissioned by the National Electricity Corporation (NEC) of Sudan or other similar entity 10 of the Government of Sudan whose purpose is to facilitate 11 power generation and delivery, including, but not limited to, 12 13 establishing power-generating plants or hydroelectric dams, 14 selling or installing components for the project, providing service contracts related to the installation or maintenance 15 of the project, as well as facilitating such activities, 16 including providing supplies or services in support of such 17 18 activities. 19 (q) "Public fund" means all funds, assets, trustee, and other designates under the State Board of Administration 20 pursuant to chapter 121. 21 22 (r) "Scrutinized active business operations" means active business operations that have resulted in a company 23 24 becoming a scrutinized company. (s) "Scrutinized business operations" means business 25 operations that have resulted in a company becoming a 26 27 scrutinized company. 28 (t) "Scrutinized company" means any company that meets 29 any of the following criteria: 1. The company has business operations that involve 30 contracts with or provision of supplies or services to the 31

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Government of Sudan, companies in which the Government of 1 2 Sudan has any direct or indirect equity share, consortiums or projects commissioned by the Government of Sudan, or companies 3 involved in consortiums or projects commissioned by the 4 Government of Sudan, and: 5 б a. More than 10 percent of the company's revenues or 7 assets linked to Sudan involve oil-related activities or 8 mineral-extraction activities; less than 75 percent of the 9 company's revenues or assets linked to Sudan involve contracts with or provision of oil-related or mineral-extracting 10 products or services to the regional government of southern 11 Sudan or a project or consortium created exclusively by that 12 13 regional government; and the company has failed to take 14 substantial action; or b. More than 10 percent of the company's revenues or 15 assets linked to Sudan involve power-production activities; 16 less than 75 percent of the company's power-production 17 18 activities include projects whose intent is to provide power 19 or electricity to the marginalized populations of Sudan; and the company has failed to take substantial action. 20 2. The company is complicit in the Darfur genocide. 21 The company supplies military equipment within 2.2 3. 23 Sudan, unless it clearly shows that the military equipment 24 cannot be used to facilitate offensive military actions in Sudan or the company implements rigorous and verifiable 25 safequards to prevent use of that equipment by forces actively 26 participating in armed conflict. Examples of safeguards 27 2.8 include post-sale tracking of such equipment by the company, 29 certification from a reputable and objective third party that such equipment is not being used by a party participating in 30 armed conflict in Sudan, or sale of such equipment solely to 31

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the regional government of southern Sudan or any 1 2 internationally recognized peacekeeping force or humanitarian 3 organization. 4 4. The company has business operations that involve contracts with or provision of supplies or services to the 5 Government of Iran, companies in which the Government of Iran б 7 has any direct or indirect equity share, consortiums, or 8 projects commissioned by the Government of Iran, or companies 9 involved in consortiums or projects commissioned by the Government of Iran and: 10 a. More than 10 percent of the company's total 11 revenues or assets are linked to Iran and involve oil-related 12 13 activities or mineral-extraction activities; and the company 14 has failed to take substantial action; or b. The company has, with actual knowledge, on or after 15 August 5, 1996, made an investment of \$20 million or more, or 16 any combination of investments of at least \$10 million each, 17 18 which in the aggregate equals or exceeds \$20 million in any 19 12-month period, and which directly or significantly contributes to the enhancement of Iran's ability to develop 20 the petroleum resources of Iran. 21 22 (u) "Social-development company" means a company whose 23 primary purpose in Sudan is to provide humanitarian goods or 24 services, including medicine or medical equipment; agricultural supplies or infrastructure; educational 25 opportunities; journalism-related activities; information or 26 information materials; spiritual-related activities; services 27 2.8 of a purely clerical or reporting nature; food, clothing, or 29 general consumer goods that are unrelated to oil-related activities; mineral-extraction activities; or power-production 30 31 <u>activities.</u>

1	(v) "Substantial action specific to Iran" means
2	adopting, publicizing, and implementing a formal plan to cease
3	scrutinized business operations within 1 year and to refrain
4	from any such new business operations.
5	<u>(w) "Substantial action specific to Sudan" means</u>
6	adopting, publicizing, and implementing a formal plan to cease
7	scrutinized business operations within 1 year and to refrain
, 8	from any such new business operations; undertaking
9	
	humanitarian efforts in conjunction with an international
10	organization, the government of Sudan, the regional government
11	of Southern Sudan, or a nonprofit entity evaluated and
12	certified by an independent third party to be substantially in
13	a relationship to the company's Sudan business operations and
14	of benefit to one or more marginalized populations of Sudan;
15	or, through engagement with the Government of Sudan,
16	materially improving conditions for the genocidally victimized
17	population in Darfur.
18	(2) IDENTIFICATION OF COMPANIES
19	(a) Within 90 days after the effective date of this
20	act, the public fund shall make its best efforts to identify
21	all scrutinized companies in which the public fund has direct
22	or indirect holdings or could possibly have such holdings in
23	the future. Such efforts include:
24	1. Reviewing and relying, as appropriate in the public
25	fund's judgment, on publicly available information regarding
26	companies having business operations in Sudan, including
27	information provided by nonprofit organizations, research
28	firms, international organizations, and government entities;
29	2. Contacting asset managers contracted by the public
30	fund that invest in companies having business operations in
31	Sudan; or

1	3. Contacting other institutional investors that have
2	divested from or engaged with companies that have business
3	operations in Sudan.
4	4. Reviewing the laws of the United States regarding
5	the levels of business activity that would cause application
6	of sanctions for companies conducting business or investing in
7	countries that are designated state sponsors of terror.
8	(b) By the first meeting of the public fund following
9	the 90-day period described in paragraph (a), the public fund
10	shall assemble all scrutinized companies that fit criteria
11	specified in subparagraphs (1)(t)1., 2., and 3. into a
12	"Scrutinized Companies with Activities in Sudan List" and
13	shall assemble all scrutinized companies that fit criteria
14	specified in subparagraph (1)(t)4. into a "Scrutinized
15	Companies with Activities in the Iran Petroleum Energy Sector
16	List."
17	(c) The public fund shall update and make publicly
18	available quarterly the Scrutinized Companies with Activities
19	in Sudan List and the Scrutinized Companies with Activities in
20	the Iran Petroleum Energy Sector List based on evolving
21	information from, among other sources, those listed in
22	paragraph (a).
23	(d) Notwithstanding the provisions of this act, a
24	social-development company that is not complicit in the Darfur
25	genocide is not considered a scrutinized company under
26	subparagraph (1)(t)1., subparagraph (1)(t)2., or subparagraph
27	<u>(1)(t)3.</u>
28	(3) REQUIRED ACTIONSThe public fund shall adhere to
29	the following procedure for assembling companies on the
30	Scrutinized Companies with Activities in Sudan List and the

**CODING:** Words stricken are deletions; words <u>underlined</u> are additions.

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Scrutinized Companies with Activities in the Iran Petroleum 1 2 Energy Sector List: 3 (a) Engagement.--1. The public fund shall immediately determine the 4 companies on the Scrutinized Companies with Activities in 5 б Sudan List and the Scrutinized Companies with Activities in 7 the Iran Petroleum Energy Sector List in which the public fund 8 owns direct or indirect holdings. 2. For each company identified in this paragraph that 9 has only inactive business operations, the public fund shall 10 send a written notice informing the company of this act and 11 encouraging it to continue to refrain from initiating active 12 13 business operations in Sudan or Iran until it is able to avoid 14 scrutinized business operations. The public fund shall continue such correspondence semiannually. 15 3. For each company newly identified under this 16 paragraph that has active business operations, the public fund 17 18 shall send a written notice informing the company of its 19 scrutinized company status and that it may become subject to divestment by the public fund. The notice must inform the 20 company of the opportunity to clarify its Sudan-related or 21 22 Iran-related activities and encourage the company, within 90 23 days, to cease its scrutinized business operations or convert 24 such operations to inactive business operations in order to avoid qualifying for divestment by the public fund. 25 If, within 90 days after the public fund's first 26 4. engagement with a company pursuant to this paragraph, that 27 2.8 company ceases scrutinized business operations, the company 29 shall be removed from the Scrutinized Companies with Activities in Sudan List and the Scrutinized Companies with 30 Activities in the Iran Petroleum Energy Sector List, and the 31

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provisions of this act shall cease to apply to that company 1 2 unless that company resumes scrutinized business operations. If, within 90 days after the public fund's first engagement, 3 the company converts its scrutinized active business 4 operations to inactive business operations, the company is 5 subject to all provisions relating to inactive business б 7 operations. A company may be removed from one list but remain 8 on the other list, in which case the company shall be subject 9 to the provisions applicable to the list on which the company remains. 10 (b) Divestment.--11 1. If, after 90 days following the public fund's first 12 13 engagement with a company pursuant to paragraph (a), the 14 company continues to have scrutinized active business operations, and only while such company continues to have 15 scrutinized active business operations, the public fund shall 16 sell, redeem, divest, or withdraw all publicly traded 17 18 securities of the company, except as provided in paragraph 19 (d), from the public fund's assets under management within 12 months after the company's most recent appearance on the 20 Scrutinized Companies with Activities in Sudan List or on the 21 22 Scrutinized Companies with Activities in the Iran Petroleum 23 Energy Sector List. 24 2. If a company that ceased scrutinized active business operations following engagement pursuant to paragraph 25 (a) resumes such operations, this paragraph immediately 26 applies, and the public fund shall send a written notice to 27 2.8 the company. The company shall also be immediately 29 reintroduced onto the Scrutinized Companies with Activities in Sudan List or on the Scrutinized Companies with Activities in 30 the Iran Petroleum Energy Sector List, as applicable. 31

1	(c) ProhibitionThe public fund may not acquire
2	securities of companies on the Scrutinized Companies with
3	Activities in Sudan List or the Scrutinized Companies with
4	Activities in the Iran Petroleum Energy Sector List that have
5	active business operations, except as provided in paragraph
6	<u>(d).</u>
7	(d) Exemption A company that the United States
8	Government affirmatively declares to be excluded from its
9	present or any future federal sanctions regime relating to
10	Sudan or Iran is not subject to divestment or the investment
11	prohibition pursuant to paragraphs (b) and (c).
12	(e) Excluded securities Notwithstanding the
13	provisions of this act, paragraphs (b) and (c) do not apply to
14	indirect holdings in actively managed investment funds.
15	However, the public fund shall submit letters to the managers
16	of such investment funds containing companies that have
17	scrutinized active business operations requesting that they
18	consider removing such companies from the fund or create a
19	similar actively managed fund having indirect holdings devoid
20	of such companies. If the manager creates a similar fund, the
21	public fund shall replace all applicable investments with
22	investments in the similar fund in an expedited timeframe
23	consistent with prudent investing standards. For the purposes
24	of this section, a private equity fund is deemed to be an
25	actively managed investment fund.
26	(f) Further exclusionsNotwithstanding any other
27	provision of this act, the public fund, when discharging its
28	responsibility for operation of a defined contribution plan,
29	shall engage the manager of the investment offerings in such
30	plans requesting that they consider removing scrutinized
31	companies from the investment offerings or create an

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alternative investment offering devoid of scrutinized 1 2 companies. If the manager creates an alternative investment offering and the offering is deemed by the public fund to be 3 consistent with prudent investor standards, the public fund 4 shall consider including such investment offering in the plan. 5 (4) REPORTING. -б 7 (a) The public fund shall file a report with each member of the Board of Trustees of the State Board of 8 9 Administration, the President of the Senate, and the Speaker of the House of Representatives that includes the Scrutinized 10 Companies with Activities in Sudan List and the Scrutinized 11 Companies with Activities in the Iran Petroleum Energy Sector 12 13 List within 30 days after the list is created. This report 14 shall be made available to the public. (b) At each guarterly meeting of the Board of Trustees 15 thereafter, the public fund shall file a report, which shall 16 be made available to the public and to each member of the 17 18 Board of Trustees of the State Board of Administration, the 19 President of the Senate, and the Speaker of the House of Representatives, and send a copy of that report to the United 20 States Presidential Special Envoy to Sudan and the United 21 22 States Presidential Special Envoy to Iran, or an appropriate 23 designee or successor, which includes: 24 A summary of correspondence with companies engaged by the public fund under subparagraphs (3)(a)2. and 3.; 25 2. All investments sold, redeemed, divested, or 26 withdrawn in compliance with paragraph (3)(b); 27 28 3. All prohibited investments under paragraph (3)(c); 29 Any progress made under paragraph (3)(e); and A list of all publicly traded securities held 30 directly by this state. 31

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(5) EXPIRATION. -- This act expires upon the occurrence 1 2 of all of the following: 3 (a) If any of the following occur, the public fund 4 shall no longer scrutinize companies according to 5 subparagraphs (1)(t)1., 2., and 3. and shall no longer assemble the Scrutinized Companies with Activities in Sudan б 7 List, shall cease engagement and divestment of such companies, 8 and may reinvest in such companies as long as such companies 9 do not satisfy the criteria for inclusion in the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector 10 11 List: 1. The Congress or President of the United States, 12 13 affirmatively and unambiguously states, by means including, but not limited to, legislation, executive order, or written 14 certification from the President to Congress, that the Darfur 15 genocide has been halted for at least 12 months; 16 2. The United States revokes all sanctions imposed 17 18 against the Government of Sudan; 19 3. The Congress or President of the United States affirmatively and unambiguously states, by means including, 20 but not limited to, legislation, executive order, or written 21 22 certification from the President to Congress, that the 23 government of Sudan has honored its commitments to cease 24 attacks on civilians, demobilize and demilitarize the Janjaweed and associated militias, grant free and unfettered 25 access for deliveries of humanitarian assistance, and allow 26 for the safe and voluntary return of refuqees and internally 27 displace<u>d persons; or</u> 2.8 29 4. The Congress or President of the United States affirmatively and unambiguously states, by means including, 30 but not limited to, legislation, executive order, or written 31

1	certification from the President to Congress, that mandatory
2	divestment of the type provided for in this act interferes
3	with the conduct of United States foreign policy.
4	
	(b) If any of the following occur, the public fund
5	shall no longer scrutinize companies according to subparagraph
6	(1)(t)4. and shall no longer assemble the Scrutinized
7	Companies with Activities in the Iran Petroleum Energy Sector
8	List and shall cease engagement, investment prohibitions, and
9	divestment. The public fund may reinvest in such companies as
10	long as such companies do not satisfy the criteria for
11	inclusion in the Scrutinized Companies with Activities in
12	<u>Sudan List:</u>
13	1. The Congress or President of the United States
14	affirmatively and unambiquously states, by means including,
15	but not limited to, legislation, executive order, or written
16	certification from the President to Congress, that the
17	government of Iran has ceased to acquire weapons of mass
18	destruction and support international terrorism;
19	2. The United States revokes all sanctions imposed
20	against the government of Iran; or
21	3. The Congress or President of the United States
22	affirmatively and unambiguously declares, by means including,
23	but not limited to, legislation, executive order, or written
24	certification from the President to Congress, that mandatory
25	divestment of the type provided for in this act interferes
26	with the conduct of United States foreign policy.
27	(6) INVESTMENT POLICY STATEMENT OBLIGATIONSThe
28	public fund's actions taken in compliance with this act,
29	including all good faith determinations regarding companies as
30	required by this act, shall be adopted and incorporated into
31	

2forth in s. 215.475.3(7) REINVESTMENT IN CERTAIN COMPANIES HAVING4SCRUTINIZED ACTIVE BUSINESS OPERATIONSNotwithstanding any5other provision of this act to the contrary, the public fund6may cease divesting from certain scrutinized companies7pursuant to paragraph (3)(b) or reinvest in certain8scrutinized companies from which it divested pursuant to9paragraph (3)(b) if clear and convincing evidence shows that10the value of all assets under management by the public fund11becomes equal to or less than 99.50 percent, or 50 basis12points, of the hypothetical value of all assets under13management by the public fund assuming no divestment for any14company had occurred under paragraph (3)(b). Cessation of15divestment, reinvestment, or any subsequent ongoing investment18subsection or that no divestment of any company is required19for less than fair value. For any cessation of divestment,12reinvestment, or subsequent ongoing investment authorized by11this act, the public fund shall provide a written report to12sach member of the Board of Trustees of the State Board of13Administration, the President of the Senate, and the Speaker14of the House of Representatives in advance of initial15reinvestment, updated semianually thereafter as applicable,16setting forth the reasons and iustification, supported by17reinvestment, reinvest, or remain invested in companies having18 <th>1</th> <th>the public fund's investment policy statement (the IPS) as set</th>	1	the public fund's investment policy statement (the IPS) as set
SCRUTIZED ACTIVE BUSINESS OPERATIONSNotwither and in any SCRUTIZED ACTIVE BUSINESS OPERATIONSNotwither and in any other provision of this act to the contrary, the public fund may cease divesting from certain scrutinized companies pursuant to paragraph (3)(b) or reinvest in certain scrutinized companies from which it divested pursuant to paragraph (3)(b) if clear and convincing evidence shows that the value of all assets under management by the public fund becomes equal to or less than 99.50 percent, or 50 basis points, of the hypothetical value of all assets under management by the public fund assuming no divestment for any company had occurred under paragraph (3)(b). Cessation of divestment, reinvestment, or any subsequent ongoing investment authorized by this act is limited to the minimum steps necessary to avoid the contingency set forth in this subsection or that no divestment of any company is required for less than fair value. For any cessation of divestment, reinvestment, or subsequent ongoing investment authorized by this act, the public fund shall provide a written report to each member of the Board of Trustees of the State Board of Administration, the President of the Senate, and the Speaker of the House of Representatives in advance of initial reinvestment, updated semiannually thereafter as applicable, setting forth the reasons and justification, supported by clear and convincing evidence, for its decisions to cease divestment, reinvest, or remain invested in companies having scrutinized active business operations. This act does not apply to reinvestment in companies on the grounds that they	2	<u>forth in s. 215.475.</u>
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8 scrutinized companies from which it divested pursuant to 9 paragraph (3)(b) if clear and convincing evidence shows that 10 the value of all assets under management by the public fund 11 becomes equal to or less than 99.50 percent, or 50 basis 12 points, of the hypothetical value of all assets under 13 management by the public fund assuming no divestment for any 14 company had occurred under paragraph (3)(b). Cessation of 15 divestment, reinvestment, or any subsequent ongoing investment 16 authorized by this act is limited to the minimum steps 17 necessary to avoid the contingency set forth in this 18 subsection or that no divestment of any company is required 19 for less than fair value. For any cessation of divestment, 20 reinvestment, or subsequent ongoing investment authorized by 21 this act, the public fund shall provide a written report to 22 each member of the Board of Trustees of the State Board of 23 Administration, the President of the Senate, and the Speaker 24 of the House of Representatives in advance of initial 25 reinvestment, updated semiannually thereafter as applicable, 26 setting forth the reasons and justification, supported by 27 clear and convincing evidence, for its decisions to cease 28 divestment, reinvest, or remain invested in companies having 29 scrutinized active business operations. This act does not 30 apply to reinvestment in companies on the grounds that they	6	may cease divesting from certain scrutinized companies
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22 each member of the Board of Trustees of the State Board of 23 Administration, the President of the Senate, and the Speaker 24 of the House of Representatives in advance of initial 25 reinvestment, updated semiannually thereafter as applicable, 26 setting forth the reasons and justification, supported by 27 clear and convincing evidence, for its decisions to cease 28 divestment, reinvest, or remain invested in companies having 29 scrutinized active business operations. This act does not 30 apply to reinvestment in companies on the grounds that they	20	reinvestment, or subsequent ongoing investment authorized by
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25 reinvestment, updated semiannually thereafter as applicable, 26 setting forth the reasons and justification, supported by 27 clear and convincing evidence, for its decisions to cease 28 divestment, reinvest, or remain invested in companies having 29 scrutinized active business operations. This act does not 30 apply to reinvestment in companies on the grounds that they	23	Administration, the President of the Senate, and the Speaker
26 setting forth the reasons and justification, supported by 27 clear and convincing evidence, for its decisions to cease 28 divestment, reinvest, or remain invested in companies having 29 scrutinized active business operations. This act does not 30 apply to reinvestment in companies on the grounds that they	24	of the House of Representatives in advance of initial
27 <u>clear and convincing evidence, for its decisions to cease</u> 28 <u>divestment, reinvest, or remain invested in companies having</u> 29 <u>scrutinized active business operations. This act does not</u> 30 <u>apply to reinvestment in companies on the grounds that they</u>	25	reinvestment, updated semiannually thereafter as applicable,
28 divestment, reinvest, or remain invested in companies having 29 scrutinized active business operations. This act does not 30 apply to reinvestment in companies on the grounds that they	26	setting forth the reasons and justification, supported by
29 <u>scrutinized active business operations. This act does not</u> 30 <u>apply to reinvestment in companies on the grounds that they</u>	27	clear and convincing evidence, for its decisions to cease
30 apply to reinvestment in companies on the grounds that they	28	divestment, reinvest, or remain invested in companies having
	29	scrutinized active business operations. This act does not
31 have ceased to have scrutinized active business operations.	30	apply to reinvestment in companies on the grounds that they
	31	have ceased to have scrutinized active business operations.

1	Section 4. If any provision of this act or its
2	application to any person or circumstance is held invalid, the
3	invalidity does not affect other provisions or applications of
4	the act that can be given effect without the invalid provision
5	or application, and to this end the provisions of this act are
б	severable. The Legislature hereby declares that it would have
7	passed this act and each provision of this act, irrespective
8	of the fact that any one or more provisions of this act might
9	be declared invalid, illegal, unenforceable or
10	unconstitutional, including, but not limited to, each of the
11	engagement, divestment, and prohibition provisions of this
12	act.
13	Section 5. This act shall take effect upon becoming a
14	law.
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