1 A bill to be entitled 2 An act relating to City of Tampa, Hillsborough County; 3 amending ch. 23559, Laws of Florida (1945), as amended; providing that investments of the fund be 4 5 consistent with specified written investment policy adopted by the board of trustees; requiring the board 6 7 to exercise the judgment and care when making such 8 investments; revising investment policy provisions to 9 conform with general law; providing an effective date. 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 Section 1. Section 6 of chapter 23559, Laws of Florida 14 (1945), as amended by chapters 2013-253, 2011-239, and 2006-346, Laws of Florida, is amended to read: 15 Section 6. Administration. The administration of this fund 16 17 shall be in charge of a pension or retirement board, consisting 18 of seven members who shall be designated as trustees of the 19 pension or retirement fund ("board of trustees"). Three members of this board shall be appointed by the Mayor or Executive Head 20 21 of the City of Tampa. Three members of this board shall be employees participating in this fund elected by the members of 22 23 the fund. However, not more than one employee member shall be elected from the same department of the employer. In the event 24 25 that two or more candidates from the same department should

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26 receive sufficient number of votes for election, then only the 27 candidate receiving the highest number of votes among the 28 candidates from the same department shall be elected. The 29 director of finance shall be the seventh member of this board. 30 The three members of this board to be appointed by the mayor or executive head of the city, shall be appointed immediately after 31 32 the passage of this act, and they shall qualify within 30 days thereafter. One member appointed by the mayor or executive head 33 of the city shall serve for a period of 3 years, one member for 34 35 a period of 2 years, and one member for a period of 1 year. 36 Three members of this board shall be elected by the employees 37 who are beneficiaries of this fund. One member elected shall serve for a period of 3 years, one member for a period of 2 38 39 years, and one member for a period of 1 year. At the expiration of the term of office of each member appointed, the mayor or 40 executive head of the city shall appoint his or her successor to 41 42 serve for a term of 3 years. Thirty days prior to the expiration 43 of the term of office of each member elected, a successor shall 44 be elected by the employees and shall take office upon the 45 expiration of his or her predecessor's term and shall serve for a term of 3 years. Vacancies on the pension or retirement board 46 before the expiration of the term of office shall be filled in 47 48 the same manner as prescribed for members replacing those whose term of office expires for the period of the unexpired time. The 49 50 board shall have the power to adopt and prescribe reasonable

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51 rules, regulations, and orders necessary and proper for 52 effective administration and enforcement of this act and for the 53 election of trustees. The director of finance of the city shall 54 be the treasurer of the board and he or she shall give bond as 55 may be prescribed by the board. The city attorney shall be the 56 legal advisor of the board. The compensation of all persons 57 engaged by the city for the board of trustees and all other 58 expenses of the board of trustees necessary for the administration of the plan shall be paid out of the fund at such 59 rates and in such amounts as the board of trustees shall 60 approve, but in no case shall the expenditures for such 61 62 compensation and administration exceed .5 percent of the maximum 63 of the fund each fiscal year. The funds shall be managed by said 64 trustees and shall be invested by the trustees in accordance with the following: 65 66 (A) That the investments of the fund shall be consistent 67 with a written investment policy adopted by the board of trustees pursuant to s. 112.661, Florida Statutes, and subject 68 69 to the provisions in s. 215.47, Florida Statutes. In making each 70 and all of such investments, the board of trustees shall 71 exercise the judgment and care under the circumstances then 72 prevailing that men or women of ordinary prudence, discretion, 73 and intelligence exercise in the management of their own 74 affairs, not in regard to speculation but in regard to the 75 permanent disposition of their funds, considering the probable

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76	income therefrom as well as probable safety of their capital.
77	(B) (A) That the board of trustees shall retain the
78	services of one or more recognized professional investment
79	counselors or state or national banks in the State of Florida
80	offering qualified and competent investment advisory services.
81	Said banks must be capitalized at not less than \$10 million,
82	having trust assets aggregating not less than \$150 million in
83	value, and having not less than 500 trust accounts.
84	<u>(C)<del>(B)</del></u> That not less than once every 6 months a written
85	opinion shall be obtained from the investment counselor or
86	counselors as to the overall condition and composition of the
87	investment portfolio.
88	(C) That the portfolio, representing the principal or
89	surplus funds of the pension fund may be invested in the
90	following securities or other property, real or personal,
91	including, but without being limited to, bonds, notes, or other
92	evidences of indebtedness issued, or assumed or guaranteed in
93	whole or in part by the United States or any of its agencies or
94	instrumentalities; or by any foreign government or political
95	subdivisions or agencies thereof; or by the State of Florida, or
96	by any county, city, school district, municipal corporation, or
97	other political subdivision of the State of Florida, both
98	general and revenue obligations; in mortgages and other
99	interests in realty and shares or certificates of real estate
100	investment trusts; or in such corporation bonds, notes, or other
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101 evidences of indebtedness, and corporation stocks including 102 common and preferred stocks, or any corporation created or 103 existing under the laws of the United States, of any of the 104 states of the United States or, of any foreign government or 105 political subdivisions or agencies thereof; provided:

106 <u>(D)</u>1. That the board of trustees shall cause actuarial 107 surveys of the plan to be made from time to time as deemed 108 necessary or as required by state law, by a competent actuary to 109 be selected by the board of trustees.

110 In making each and all of such investments the board of 111 trustees shall exercise the judgment and care under the 112 circumstances then prevailing which men or women of ordinary 113 prudence, discretion, and intelligence exercise in the 114 management of their own affairs, not in regard to speculation 115 but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable 116 117 safety of their capital. However, not more than 65 percent of 118 said fund, based on the total book value of all investments 119 held, shall be invested at any time in common and/or preferred 120 stocks, and not more than 10 percent of said fund shall be 121 invested at any given time in the preferred and/or common stock 122 of any one corporation and its affiliates; and not more than 5 123 percent of the outstanding stock of any one corporation and its 124 affiliates shall be held by the fund at any given time; and that 125 corporation bonds, notes, or other evidences of indebtedness

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commonly referred to as "fixed income investments," must hold a 126 127 rating in one of the four highest classifications by a major 128 rating service and corporation bonds, notes, or other evidences 129 of indebtedness with an equity conversion provision used as an 130 equity substitute are not required to hold a rating in one of the four highest classifications by a major rating service. 131 132 3. Anything in this chapter to the contrary notwithstanding, the board of trustees may also invest the 133 principal or surplus funds of the pension fund, without 134 135 limitations, in appropriate contracts of life insurance or group 136 annuities, with insurers duly licensed to do business in 137 Florida, including any such contract or contracts which provide 138 for the placement of funds in separate accounts maintained by any such insurer in accordance with the laws of Florida 139 140 controlling such accounts. 141 Section 2. This act shall take effect October 1, 2019.

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