- AN ACT relating to the fiduciary duties owed to the state-administered retirement
 systems.
- 3 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 4

Section 1. KRS 21.450 is amended to read as follows:

5 The benefits provided by KRS 21.350 to 21.510 to be paid shall be funded through (1)6 contract with a reputable life insurance company authorized to do business in this 7 state, or through investment and reinvestment of funds in securities which, at the 8 time of making the investment, are by law permitted for the investment of funds by 9 fiduciaries in this state, or through a combination of such methods. To the extent 10 that funding is provided through insurance contract, no contributions, payments or 11 premiums shall be subject to any tax on insurance premiums or annuity 12 considerations. The investment committee for the judicial retirement fund shall be 13 trustee of any and all funds contributed or appropriated to the retirement system, 14 and shall have sole authority to make insurance contracts or investments.

- 15 (2) (a) For the purposes of this subsection:
- 161. "Solely in the interest of the members and beneficiaries" shall be17determined using only pecuniary factors and shall not include any18purpose to further a nonpecuniary interest;
- "Pecuniary factor" means a consideration having a direct and material
 connection to the financial risk or financial return of an investment;
- A "material connection" is established if there is a substantial likelihood
 that a reasonable investor would consider it important in determining the
 financial risk or the financial return of an investment;
- 4. "Nonpecuniary interest" includes but is not limited to an environmental,
 social, political, or ideological interest which does not have a direct and
 material connection to the financial risk or financial return of an
 investment;[and]

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1		5. "Investment manager" shall have the same definition attributed to
2		"investment adviser" under the federal Investment Advisers Act of 1940,
3		15 U.S.C. sec. 80b-2 <u>;</u>
4		6. ''Shareholder-sponsored proposal'' means a proposal by a shareholder
5		included in the proxy statement of an issuer of securities pursuant to
6		<u>17 C.F.R. sec. 240.14a-8; and</u>
7		7. "Economic analysis" means a written analysis of the economic impact
8		<u>of a shareholder-sponsored proposal, which shall include, at a</u>
9		<u>minimum:</u>
10		a. The subject matter of the shareholder-sponsored proposal;
11		b. Whether the board of directors of the issuer of securities opposes
12		the shareholder-sponsored proposal and the stated reasons for
13		the opposition;
14		c. Whether the shareholder-sponsored proposal is consistent with
15		the investment policy of the retirement system;
16		<u>d. The economic benefits and costs of implementing the</u>
17		shareholder-sponsored proposal, as written, in the long and
18		short term;
19		e. The quantifiable impact of the shareholder-sponsored proposal,
20		as written, on the investment returns of the funds of the
21		retirement system; and
22		f. An explanation of the modeling, procedures, and processes used
23		to complete the economic analysis.
24	(b)	The board members, any investment manager or other fiduciary, or proxy
25		adviser shall discharge their duties with respect to the funds of the retirement
26		system solely in the interest of the members and beneficiaries and:
27		1. For the exclusive purposes of providing benefits to members and their

1		beneficiaries and defraying reasonable expenses of administering the
2		plan;
3		2. With the care, skill, prudence, and diligence under the circumstances
4		then prevailing that a prudent person acting in a like capacity and
5		familiar with such matters would use in the conduct of an enterprise of a
6		like character and with like aims; and
7		3. In accordance with the federal, state, and common laws, regulations and
8		other instruments governing the funds and fiduciaries.
9	(c)	Evidence that a fiduciary has considered or acted on a nonpecuniary interest
10		shall include but is not limited to:
11		1. Statements, explanations, reports, or correspondence;
12		2. Communications with portfolio companies;
13		3. Statements of principles or policies, whether made individually or
14		jointly;
15		4. Votes of shares or proxies; or
16		5. Coalitions, initiatives, agreements, or commitments to which the
17		fiduciary is a participant, affiliate, or signatory.
18	<u>(d)</u>	When exercising or recommending a vote on a shareholder-sponsored
19		proposal, a proxy adviser that has entered into an agreement or contracted
20		with the board of trustees of the retirement system acts solely in the interest
21		of the members and beneficiaries under this subsection if:
22		<u>1. The proxy adviser's vote or recommendation is consistent with the</u>
23		recommendation of the board of directors of the issuer of the shares,
24		provided:
25		a. The board of directors of the issuer of the shares is composed of
26		a majority of independent directors; and
27		b. The recommendation of the board of directors is not for the

1		purpose of furthering a nonpecuniary interest; or
2		2. The proxy adviser's vote or recommendation is inconsistent with the
3		recommendation of the board of directors of the issuer of the shares,
4		provided the proxy adviser conducts and documents an economic
5		analysis demonstrating that the vote or recommendation is solely in
6		the interest of the members and beneficiaries.
7	(3)	Any accrual of benefits provided under this or any other applicable statute shall be
8		no less than the benefit adjustment provided for in KRS 21.405(4) from the date of
9		the last establishment of that benefit.
10	(4)	The board shall establish ethics policies and procedures by promulgation of
11		administrative regulations in accordance with the provisions of KRS Chapter 13A.
12		The ethics policies shall include but not be limited to annual financial and conflict
13		of interest disclosure requirements which must be completed by all board members
14		and made available to the public upon request.
15	(5)	In addition to the standards of conduct prescribed by subsection (2) of this section:
16		(a) Investment managers shall comply with all applicable provisions of the
17		Investment Advisers Act of 1940, as amended, and the rules and regulations
18		promulgated thereunder, and shall comply with all other applicable federal
19		securities statutes and related rules and regulations that apply to investment
20		managers; and
21		(b) Proxy advisers and proxy voting services shall comply with all applicable
22		provisions of the Investment Advisers Act of 1940, as amended, and the rules
23		and regulations promulgated thereunder, and shall comply with all other
24		federal statutes and related rules and regulations that apply to proxy advisers
25		and proxy voting services.
26	(6)	No contract or agreement, whether made in writing or not, shall in any manner
27		waive, restrict, or limit a fiduciary's liability as to any of the duties imposed by this

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1		secti	ion. A	Any a	greement shall specify that it is made in the Commonwealth of
2		<u>Ken</u>	<u>tucky</u>	and g	overned by the laws of the Commonwealth of Kentucky.
3		⇒s	ection	12. K	KRS 61.650 is amended to read as follows:
4	(1)	(a)	The	board	I shall be the trustee of funds created by KRS 16.510, 61.515, and
5			61.7	01 pe	ertaining to the accounts for the Kentucky Employees Retirement
6			Syst	em or	State Police Retirement System, notwithstanding the provisions of
7			any	other	statute to the contrary, and shall have exclusive power to invest and
8			reinv	vest si	ach assets in accordance with federal law.
9		(b)	1.	The	board shall establish an investment committee whose membership
10				shal	be composed of the following:
11				a.	The three (3) trustees of the Kentucky Retirement Systems board
12					appointed by the Governor pursuant to KRS 61.645 who have
13					investment experience; and
14				b.	Additional trustees appointed by the board chair.
15			2.	The	investment committee shall have authority to implement the
16				inve	stment policies adopted by the board and act on behalf of the board
17				on	all investment-related matters and to acquire, sell, safeguard,
18				mon	itor, and manage the assets and securities of the several funds.
19		(c)	1.	For	the purposes of this paragraph:
20				a.	"Solely in the interest of the members and beneficiaries" shall be
21					determined using only pecuniary factors and shall not include any
22					purpose to further a nonpecuniary interest;
23				b.	"Pecuniary factor" means a consideration having a direct and
24					material connection to the financial risk or financial return of an
25					investment;
26				c.	A "material connection" is established if there is a substantial
27					likelihood that a reasonable investor would consider it important in

1		determining the financial risk or the financial return of an
2		investment;
3	d.	"Nonpecuniary interest" includes but is not limited to an
4		environmental, social, political, or ideological interest which does
5		not have a direct and material connection to the financial risk or
6		financial return of an investment; [and]
7	e.	"Investment manager" shall have the same definition attributed to
8		"investment adviser" under the federal Investment Advisers Act of
9		1940, 15 U.S.C. sec. 80b-2 <u>:</u>
10	<u>_f.</u>	''Shareholder-sponsored proposal'' means a proposal by a
11		shareholder included in the proxy statement of an issuer of
12		securities pursuant to 17 C.F.R. sec. 240.14a-8; and
13	<u>g.</u>	"Economic analysis" means a written analysis of the economic
14		impact of a shareholder-sponsored proposal, which shall
		<u>include, at a minimum:</u>
15		
15 16		<i>i.</i> The subject matter of the shareholder-sponsored proposal;
		<i>i.</i> The subject matter of the shareholder-sponsored proposal; <i>ii.</i> Whether the board of directors of the issuer of securities
16		
16 17		ii. Whether the board of directors of the issuer of securities
16 17 18		<i>ii.</i> Whether the board of directors of the issuer of securities opposes the shareholder-sponsored proposal and the stated
16 17 18 19		<i>ii.</i> Whether the board of directors of the issuer of securities opposes the shareholder-sponsored proposal and the stated reasons for the opposition;
16 17 18 19 20		 <u>Whether the board of directors of the issuer of securities</u> opposes the shareholder-sponsored proposal and the stated reasons for the opposition; <u>Whether the shareholder-sponsored proposal is consistent</u>
16 17 18 19 20 21		 <u>Whether the board of directors of the issuer of securities</u> opposes the shareholder-sponsored proposal and the stated reasons for the opposition; <u>Whether the shareholder-sponsored proposal is consistent</u> with the investment policy of the retirement systems;
 16 17 18 19 20 21 22 		 <u>ii.</u> Whether the board of directors of the issuer of securities opposes the shareholder-sponsored proposal and the stated reasons for the opposition; <u>iii.</u> Whether the shareholder-sponsored proposal is consistent with the investment policy of the retirement systems; <u>iv.</u> The economic benefits and costs of implementing the
 16 17 18 19 20 21 22 23 		 <u>Whether the board of directors of the issuer of securities</u> <u>opposes the shareholder-sponsored proposal and the stated</u> <u>reasons for the opposition;</u> <u>Whether the shareholder-sponsored proposal is consistent</u> <u>with the investment policy of the retirement systems;</u> <u>iv. The economic benefits and costs of implementing the</u> <u>shareholder-sponsored proposal, as written, in the long and</u>
 16 17 18 19 20 21 22 23 24 		 <u>Whether the board of directors of the issuer of securities</u> <u>opposes the shareholder-sponsored proposal and the stated</u> <u>reasons for the opposition;</u> <u>Whether the shareholder-sponsored proposal is consistent</u> <u>with the investment policy of the retirement systems;</u> <u>The economic benefits and costs of implementing the</u> <u>shareholder-sponsored proposal, as written, in the long and</u> <u>short term;</u>
 16 17 18 19 20 21 22 23 24 25 		 <u>ii.</u> Whether the board of directors of the issuer of securities opposes the shareholder-sponsored proposal and the stated reasons for the opposition; <u>iii.</u> Whether the shareholder-sponsored proposal is consistent with the investment policy of the retirement systems; <u>iv.</u> The economic benefits and costs of implementing the shareholder-sponsored proposal, as written, in the long and short term; <u>v.</u> The quantifiable impact of the shareholder-sponsored

1		<u>vi.</u>	An explanation of the modeling, procedures, and processes
2			used to complete the economic analysis.
3	2.	A trustee	e, officer, employee, employee of the Kentucky Public Pensions
4		Authorit	y, investment manager, or other fiduciary, or proxy adviser shall
5		discharg	e duties with respect to the retirement system:
6		a. So	lely in the interest of the members and beneficiaries;
7		b. Fo	r the exclusive purpose of providing benefits to members and
8		bei	neficiaries and paying reasonable expenses of administering the
9		sys	stem;
10		c. Wi	th the care, skill, and caution under the circumstances then
11		pre	evailing that a prudent person acting in a like capacity and
12		far	niliar with those matters would use in the conduct of an activity
13		of	like character and purpose;
14		d. Im	partially, taking into account any differing interests of members
15		and	d beneficiaries;
16		e. Inc	curring any costs that are appropriate and reasonable; and
17		f. In	accordance with a good-faith interpretation of the federal, state,
18		and	d common law governing the system and fiduciaries.
19	3.	Evidence	e that a fiduciary has considered or acted on a nonpecuniary
20		interest s	shall include but is not limited to:
21		a. Sta	tements, explanations, reports, or correspondence;
22		b. Co	mmunications with portfolio companies;
23		c. Sta	tements of principles or policies, whether made individually or
24		joi	ntly;
25		d. Vo	tes of shares or proxies; or
26		e. Co	alitions, initiatives, agreements, or commitments to which the
27		fid	uciary is a participant, affiliate, or signatory.

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1		4. When exercising or recommending a vote on a shareholder-sponsored
2		proposal, a proxy adviser that has entered into an agreement or
3		contracted with the board of trustees of the retirement system acts
4		solely in the interest of the members and beneficiaries under this
5		subsection if:
6		a. The proxy adviser's vote or recommendation is consistent with
7		the recommendation of the board of directors of the issuer of the
8		shares, provided:
9		i. The board of directors of the issuer of the shares is
10		composed of a majority of independent directors; and
11		ii. The recommendation of the board of directors is not for the
12		purpose of furthering a nonpecuniary interest; or
13		b. The proxy adviser's vote or recommendation is inconsistent with
14		the recommendation of the board of directors of the issuer of the
15		shares, provided the proxy adviser conducts and documents an
16		economic analysis demonstrating that the vote or
17		recommendation is solely in the interest of the members and
18		<u>beneficiaries.</u>
19	(d)	In addition to the standards of conduct prescribed by paragraph (c) of this
20		subsection:
21		1. All internal investment staff of the Kentucky Public Pensions Authority,
22		and investment consultants shall adhere to the Code of Ethics and
23		Standards of Professional Conduct, and all board trustees shall adhere to
24		the Code of Conduct for Members of a Pension Scheme Governing
25		Body. All codes cited in this subparagraph are promulgated by the CFA
26		Institute;
27		2. Investment managers shall comply with all applicable provisions of the

federal Investment Advisers Act of 1940, as amended, and the rules and
 regulations promulgated thereunder, and shall comply with all other
 applicable federal securities statutes and related rules and regulations
 that apply to investment managers; and

5 3. Proxy advisers and proxy voting services shall comply with all 6 applicable provisions of the Investment Advisers Act of 1940, as 7 amended, and the rules and regulations promulgated thereunder, and 8 shall comply with all other federal statutes and related rules and 9 regulations that apply to proxy advisers and proxy voting services.

10 (e) No contract or agreement, whether made in writing or not, shall in any 11 manner waive, restrict, or limit a fiduciary's liability as to any of the duties 12 imposed by this section. Any agreement shall specify that it is made in the 13 Commonwealth *of Kentucky* and governed by the laws of the Commonwealth

14 of Kentucky.

15 (2) The board, through adopted written policies, shall maintain ownership and control
16 over its assets held in its unitized managed custodial account.

17 (3) The board, in keeping with its responsibility as trustee and wherever consistent with
18 its fiduciary responsibilities, shall give priority to the investment of funds in
19 obligation calculated to improve the industrial development and enhance the
20 economic welfare of the Commonwealth.

(4) The contents of real estate appraisals, engineering or feasibility estimates, and
evaluations made by or for the system relative to the acquisition or disposition of
property, until such time as all of the property has been acquired or sold, shall be
excluded from the application of KRS 61.870 to 61.884 and shall be subject to
inspection only upon order of a court of competent jurisdiction.

26 (5) Based upon market value at the time of purchase, the board shall limit the amount
27 of assets managed by any one (1) active or passive investment manager to fifteen

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- percent (15%) of the assets in the pension and insurance funds.(6) All contracts for the investment or management of assets of the systems shall not be
- subject to KRS Chapters 45, 45A, 56, and 57. Instead, the board shall conduct the
 following process to develop and adopt an investment procurement policy with
 which all prospective contracts for the investment or management of assets of the
 systems shall comply:
- 7 (a) On or before July 1, 2017, the board shall consult with the secretary of the
 8 Finance and Administration Cabinet or his or her designee to develop an
 9 investment procurement policy, which shall be written to meet best practices
 10 in investment management procurement;
- (b) Thirty (30) days prior to adoption, the board shall tender the preliminary
 investment procurement policy to the secretary of the Finance and
 Administration Cabinet or his or her designee for review and comment;
- 14 (c) Upon receipt of comments from the secretary of the Finance and
 15 Administration Cabinet or his or her designee, the board shall choose to adopt
 16 or not adopt any recommended changes;
- 17 (d) Upon adoption, the board shall tender the final investment procurement policy
 18 to the secretary of the Finance and Administration Cabinet or his or her
 19 designee;
- (e) No later than thirty (30) days after receipt of the investment procurement
 policy, the secretary or his or her designee shall certify whether the board's
 investment procurement policy meets or does not meet best practices for
 investment management procurement; and
- (f) Any amendments to the investment procurement policy shall adhere to the
 requirements set forth by paragraphs (b) to (e) of this subsection.
- 26 (7) (a) The board shall adopt written proxy voting guidelines which are consistent
 27 with the fiduciary duties and other requirements of this section.

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1 (b) The board shall not adopt the recommendations of a proxy adviser or proxy 2 voting service and shall not allow such proxy adviser or proxy voting service 3 to vote on behalf of the system, unless the proxy adviser or proxy voting 4 service acknowledges in writing and accepts under contract its duties under 5 this section and commits to follow the board-adopted proxy voting guidelines 6 when voting the system's shares in order to comply with the board's fiduciary 7 duties and other responsibilities under this section.

8 (c) All shares held by or on behalf of the system, and which the system is entitled 9 to vote under state, federal, or common laws, shall be voted according to the 10 proxy voting guidelines adopted by the board and subject to the fiduciary 11 duties and other requirements of this section by:

- The board, the investment committee of the board, or an employee or
 employees of the Authority who are fiduciaries under subsection (1) of
 this section and are appointed or otherwise authorized by the board; or
- A proxy adviser or proxy voting service that acknowledges in writing
 and accepts under contract its duties under this section and commits to
 follow the board-adopted proxy voting guidelines when voting the
 system's shares in order to comply with the board's fiduciary duties and
 other responsibilities under this section.

20 (d) All proxy votes shall be reported at least quarterly to the board. For each vote,
21 the report shall provide:

If applicable, the recommendation of the proxy adviser or proxy voting

22 1. The vote caption;

6.

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- 23 2. The date of the vote;
- 24 3. The company's name;
- 25 4. The vote cast for the system;
- 26 5. The recommendation of the company's management; and
- 27

1				serv	ice.
2		⇒s	ection	13. H	KRS 78.790 is amended to read as follows:
3	(1)	(a)	The	board	I shall be the trustee of funds pertaining to the County Employees
4			Reti	remer	nt System created by KRS 78.510 to 78.852, and KRS 61.701, and
5			shall	l hav	e full and exclusive power to invest and reinvest such assets in
6			acco	ordanc	e with federal law.
7		(b)	1.	The	board shall establish an investment committee that shall include
8				men	nbers of the board with investment experience, elected members, or
9				othe	r members as determined by the board chair, and may also include
10				non	voting members who have investment expertise.
11			2.	The	investment committee shall have authority to implement the
12				inve	estment policies adopted by the board and act on behalf of the board
13				on a	ll investment-related matters.
14		(c)	1.	For	the purposes of this paragraph:
15				a.	"Solely in the interest of the members and beneficiaries" shall be
16					determined using only pecuniary factors and shall not include any
17					purpose to further a nonpecuniary interest;
18				b.	"Pecuniary factor" means a consideration having a direct and
19					material connection to the financial risk or financial return of an
20					investment;
21				c.	A "material connection" is established if there is a substantial
22					likelihood that a reasonable investor would consider it important in
23					determining the financial risk or the financial return of an
24					investment;
25				d.	"Nonpecuniary interest" includes but is not limited to an
26					environmental, social, political, or ideological interest which does
27					not have a direct and material connection to the financial risk or

1		financial return of an investment; [and]
2	e.	"Investment manager" shall have the same definition attributed to
3		"investment adviser" under the federal Investment Advisers Act of
4		1940, 15 U.S.C. sec. 80b-2 <u>;</u>
5	<u>_f.</u>	''Shareholder-sponsored proposal'' means a proposal by a
6		shareholder included in the proxy statement of an issuer of
7		securities pursuant to 17 C.F.R. sec. 240.14a-8; and
8	g	"Economic analysis" means a written analysis of the economic
9		impact of a shareholder-sponsored proposal, which shall
10		<u>include, at a minimum:</u>
11		<i>i.</i> The subject matter of the shareholder-sponsored proposal;
12		ii. Whether the board of directors of the issuer of securities
13		opposes the shareholder-sponsored proposal and the stated
14		reasons for the opposition;
15		iii. Whether the shareholder-sponsored proposal is consistent
16		with the investment policy of the retirement system;
17		iv. The economic benefits and costs of implementing the
18		shareholder-sponsored proposal, as written, in the long and
19		<u>short term;</u>
20		v. The quantifiable impact of the shareholder-sponsored
21		proposal, as written, on the investment returns of the funds
22		of the retirement system; and
23		vi. An explanation of the modeling, procedures, and processes
24		used to complete the economic analysis.
25	2. A tru	stee, officer, employee, employee of the Kentucky Public Pensions
26	Autho	ority, investment manager, or other fiduciary, or proxy adviser shall
27	dicab	arge duties with respect to the system:

1		a.	Solely in the interest of the members and beneficiaries;
2		b.	For the exclusive purpose of providing benefits to members and
3			beneficiaries and paying reasonable expenses of administering the
4			system;
5		c.	With the care, skill, and caution under the circumstances then
6			prevailing that a prudent person acting in a like capacity and
7			familiar with those matters would use in the conduct of an activity
8			of like character and purpose;
9		d.	Impartially, taking into account any differing interests of members
10			and beneficiaries;
11		e.	Incurring any costs that are appropriate and reasonable; and
12		f.	In accordance with a good-faith interpretation of the federal, state,
13			and common law governing the system and fiduciaries.
14	3.	Evic	dence that a fiduciary has considered or acted on a nonpecuniary
15		inte	rest shall include but is not limited to:
16		a.	Statements, explanations, reports, or correspondence;
17		b.	Communications with portfolio companies;
18		c.	Statements of principles or policies, whether made individually or
19			jointly;
20		d.	Votes of shares or proxies; or
21		e.	Coalitions, initiatives, agreements, or commitments to which the
22			fiduciary is a participant, affiliate, or signatory.
23	<u>4.</u>	Whe	en exercising or recommending a vote on a shareholder-sponsored
24		<u>prop</u>	posal, a proxy adviser that has entered into an agreement or
25		<u>con</u> t	tracted with the board of trustees of the retirement system acts
26		<u>sole</u>	ly in the interest of the members and beneficiaries under this
27		subs	section if:

1			a. The proxy adviser's vote or recommendation is consistent with
2			the recommendation of the board of directors of the issuer of the
3			shares, provided:
4			i. The board of directors of the issuer of the shares is
5			composed of a majority of independent directors; and
6			<i>ii.</i> The recommendation of the board of directors is not for the
7			purpose of furthering a nonpecuniary interest; or
8			b. The proxy adviser's vote or recommendation is inconsistent with
9			the recommendation of the board of directors of the issuer of the
10			shares, provided the proxy adviser conducts and documents an
11			economic analysis demonstrating that the vote or
12			recommendation is solely in the interest of the members and
13			<u>beneficiaries.</u>
14	(d)	In ac	ddition to the standards of conduct prescribed by paragraph (c) of this
15		subs	ection:
16		1.	All internal investment staff of the Kentucky Public Pensions Authority,
17			and investment consultants shall adhere to the Code of Ethics and
18			Standards of Professional Conduct, and all board trustees shall adhere to
19			the Code of Conduct for Members of a Pension Scheme Governing
20			Body. All codes cited in this subparagraph are promulgated by the CFA
21			Institute;
22		2.	Investment managers shall comply with all applicable provisions of the
23			federal Investment Advisers Act of 1940, as amended, and the rules and
24			regulations promulgated thereunder, and shall comply with all other
25			applicable federal securities statutes and related rules and regulations
26			that apply to investment managers; and
27		3.	Proxy advisers and proxy voting services shall comply with all

1	applicable provisions of the Investment Advisers Act of 1940, as
2	amended, and the rules and regulations promulgated thereunder, and
3	shall comply with all other federal statutes and related rules and
4	regulations that apply to proxy advisers and proxy voting services.

(e) No contract or agreement, whether made in writing or not, shall in any
manner waive, restrict, or limit a fiduciary's liability as to any of the duties
imposed by this section. Any agreement shall specify that it is made in the
Commonwealth and governed by the laws of the Commonwealth.

9 (2) The board, through adopted written policies, shall maintain ownership and control
10 over its assets held in its unitized managed custodial account.

11 (3) The board, in keeping with its responsibility as the trustee and wherever feasible,
12 shall give priority to the investment of funds in obligations calculated to improve
13 the industrial development and enhance the economic welfare of the
14 Commonwealth.

15 (4) The contents of real estate appraisals, engineering or feasibility estimates, and 16 evaluations made by or for the system relative to the acquisition or disposition of 17 property, until such time as all of the property has been acquired or sold, shall be 18 excluded from the application of KRS 61.870 to 61.884 and shall be subject to 19 inspection only upon order of a court of competent jurisdiction.

(5) Based upon market value at the time of purchase, the board shall limit the amount
of assets managed by any one (1) active or passive investment manager to fifteen
percent (15%) of the assets in the pension and insurance funds.

(6) All contracts for the investment or management of assets of the system shall not be
subject to KRS Chapters 45, 45A, 56, and 57. Instead, the board shall conduct the
following process to develop and adopt an investment procurement policy with
which all prospective contracts for the investment or management of assets of the
system shall comply:

1 (a) The board shall consult with the secretary of the Finance and Administration 2 Cabinet or his or her designee to develop an investment procurement policy, 3 which shall be written to meet best practices in investment management procurement; 4 Thirty (30) days prior to adoption, the board shall tender the preliminary 5 (b) 6 investment procurement policy to the secretary of the Finance and 7 Administration Cabinet or his or her designee for review and comment; Upon receipt of comments from the secretary of the Finance and 8 (c) 9 Administration Cabinet or his or her designee, the board shall choose to adopt 10 or not adopt any recommended changes; 11 (d) Upon adoption, the board shall tender the final investment procurement policy 12 to the secretary of the Finance and Administration Cabinet or his or her 13 designee; 14 No later than thirty (30) days after receipt of the investment procurement (e) 15 policy, the secretary or his or her designee shall certify whether the board's 16 investment procurement policy meets or does not meet best practices for 17 investment management procurement; and 18 (f) Any amendments to the investment procurement policy shall adhere to the requirements set forth by paragraphs (b) to (e) of this subsection. 19 20 (7)The board shall adopt written proxy voting guidelines, which are consistent (a) 21 with the fiduciary duties and other requirements of this section. 22 (b) The board shall not adopt the recommendations of a proxy adviser or proxy 23 voting service and shall not allow such proxy adviser or proxy voting service 24 to vote on behalf of the system, unless the proxy adviser or proxy voting 25 service acknowledges in writing and accepts under contract its duties under 26 this section and commits to follow the board-adopted proxy voting guidelines 27 when voting the system's shares in order to comply with the board's fiduciary

1			duties and other responsibilities under this section.
2		(c)	All shares held by or on behalf of the system, and which the system is entitled
3			to vote under state, federal, or common laws, shall be voted according to the
4			proxy voting guidelines adopted by the board and subject to the fiduciary
5			duties and other requirements of this section by:
6			1. The board, the investment committee of the board, or an employee or
7			employees of the Authority who are fiduciaries under subsection (1) of
8			this section and are appointed or otherwise authorized by the board; or
9			2. A proxy adviser or proxy voting service that acknowledges in writing
10			and accepts under contract its duties under this section and commits to
11			follow the board-adopted proxy voting guidelines when voting the
12			system's shares in order to comply with the board's fiduciary duties and
13			other responsibilities under this section.
14		(d)	All proxy votes shall be reported at least quarterly to the board. For each vote,
15			the report shall provide:
16			1. The vote caption;
17			2. The date of the vote;
18			3. The company's name;
19			4. The vote cast for the system;
20			5. The recommendation of the company's management; and
21			6. If applicable, the recommendation of the proxy adviser or proxy voting
22			service.
23		⇒s	ection 4. KRS 161.430 is amended to read as follows:
24	(1)	(a)	The board of trustees shall be the trustee of the funds of the retirement system
25			and shall have full power and responsibility for the purchase, sale, exchange,
26			transfer, or other disposition of the investments and moneys of the retirement
27			system. The board shall, by administrative regulation, establish investment

1		policies and procedures to carry out their responsibilities.
2	(b)	1. The board shall contract with experienced competent investment
3		managers to invest and manage assets of the system. The board may also
4		employ qualified investment staff to advise it on investment matters and
5		to invest and manage assets of the system not to exceed fifty percent
6		(50%) of the system's assets. The board may contract with one (1) or
7		more general investment consultants, as well as specialized investment
8		consultants, to advise it on investment matters.
9		2. All internal investment staff and investment consultants shall adhere to
10		the Code of Ethics and Standards of Professional Conduct, and all board
11		trustees shall adhere to the Code of Conduct for Members of a Pension
12		Scheme Governing Body, promulgated by the CFA Institute. Investment
13		managers shall comply with the federal Investment Advisers Act of
14		1940, as amended, and the rules and regulations promulgated thereunder
15		and shall comply with all other applicable federal securities statutes and
16		related rules and regulations that apply to investment managers.
17		3. No investment manager shall manage more than forty percent (40%) of
18		the funds of the retirement system.
19	(c)	The board may appoint an investment committee to act for the board in all
20		matters of investment, subject to the approval of the board of trustees. The
21		board of trustees, in keeping with their responsibilities as trustees and
22		wherever consistent with their fiduciary responsibilities, shall give priority to
23		the investment of funds in obligations calculated to improve the industrial
24		development and enhance the economic welfare of the Commonwealth.
25		Toward this end, the board shall develop procedures for informing the
26		business community of the potential for in-state investments by the retirement
27		fund, accepting and evaluating applications for the in-state investment of

1			funds, and working with members of the business community in executing in-
2			state investments which are consistent with the board's fiduciary
3			responsibilities. The board shall include in the criteria it uses to evaluate in-
4			state investments their potential for creating new employment opportunities
5			and adding to the total job pool in Kentucky. The board may cooperate with
6			the board of trustees of Kentucky Retirement Systems in developing its
7			program and procedures, and shall report to the Legislative Research
8			Commission annually on its progress in placing in-state investments. The first
9			report shall be submitted by October 1, 1991, and subsequent reports shall be
10			submitted by October 1 of each year thereafter. The report shall include the
11			number of applications for in-state investment received, the nature of the
12			investments proposed, the amount requested, the amount invested, and the
13			percentage of applications which resulted in investments.
14	(2)	(a)	For the purposes of this subsection:
15			1. "Solely in the interest of the members and <u>annuitants[beneficiaries]</u> "
16			shall be determined using only pecuniary factors and shall not include
17			any purpose to further a nonpecuniary interest;
18			2. "Pecuniary factor" means a consideration having a direct and material
19			connection to the financial risk or financial return of an investment;
20			3. A "material connection" is established if there is a substantial likelihood
21			that a reasonable investor would consider it important in determining the
22			financial risk or the financial return of an investment;
23			4. "Nonpecuniary interest" includes but is not limited to an environmental,
24			social, political, or ideological interest which does not have a direct and
25			material connection to the financial risk or financial return of an
26			investment; [and]
27			5. "Investment manager" and "investment consultant" shall have the same

1		definition attributed to "investment adviser" under the federal
2		Investment Advisers Act of 1940, 15 U.S.C. sec. 80b-2:
3		6. Shareholder-sponsored proposal'' means a proposal by a shareholder
4		included in the proxy statement of an issuer of securities pursuant to
5		<u>17 C.F.R. sec. 240.14a-8; and</u>
6		7. "Economic analysis" means a written analysis of the economic impact
7		<u>of a shareholder-sponsored proposal, which shall include, at a</u>
8		<u>minimum:</u>
9		a. The subject matter of the shareholder-sponsored proposal;
10		b. Whether the board of directors of the issuer of securities opposes
11		the shareholder-sponsored proposal and the stated reasons for
12		the opposition;
13		c. Whether the shareholder-sponsored proposal is consistent with
14		the investment policy of the retirement system;
15		d. The economic benefits and costs of implementing the
16		shareholder-sponsored proposal, as written, in the long and
17		short term;
18		e. The quantifiable impact of the shareholder-sponsored proposal,
19		as written, on the investment returns of the funds of the
20		retirement system; and
21		f. An explanation of the modeling, procedures, and processes used
22		to complete the economic analysis.
23	(b)	The board members, investment managers, investment consultants, or other
24		fiduciaries, and proxy advisers shall discharge their duties with respect to the
25		assets of the system solely in the interests of the active contributing members
26		and annuitants and:
27		1. For the exclusive purpose of providing benefits to members and

1		annuitants and defraying reasonable expenses of administering the
2		system;
3		2. With the care, skill, prudence, and diligence under the circumstances
4		then prevailing that a prudent person acting in a like capacity and
5		familiar with these matters would use in the conduct of an enterprise of
6		a like character and with like aims;
7		3. By diversifying the investments of the plan so as to minimize the risk of
8		large losses, unless under the circumstances it is clearly prudent not to
9		do so; and
10		4. In accordance with the federal, state, and common laws, administrative
11		regulations, and other instruments governing the system and fiduciaries.
12	(c)	Evidence that a fiduciary has considered or acted on a nonpecuniary interest
13		shall include but is not limited to:
14		1. Statements, explanations, reports, or correspondence;
15		2. Communications with portfolio companies;
16		3. Statements of principles or policies, whether made individually or
17		jointly;
18		4. Votes of shares or proxies; or
19		5. Coalitions, initiatives, agreements, or commitments to which the
20		fiduciary is a participant, affiliate, or signatory.
21	<u>(d)</u>	When exercising or recommending a vote on a shareholder-sponsored
22		proposal, a proxy adviser that has entered into an agreement or contracted
23		with the board of trustees of the retirement system acts solely in the interest
24		of the members and annuitants under this subsection if:
25		1. The proxy adviser's vote or recommendation is consistent with the
26		recommendation of the board of directors of the issuer of the shares,
27		provided:

1			a. The board of directors of the issuer of the shares is composed of
2			a majority of independent directors; and
3			b. The recommendation of the board of directors is not for the
4			purpose of furthering a nonpecuniary interest; or
5			2. The proxy adviser's vote or recommendation is inconsistent with the
6			recommendation of the board of directors of the issuer of the shares,
7			provided the proxy adviser conducts and documents an economic
8			analysis demonstrating that the vote or recommendation is solely in
9			the interest of the members and annuitants.
10	(3)	(a)	In choosing and contracting for professional investment management and
11			consulting services, the board shall do so prudently and in the interest of the
12			members and annuitants. Any contract that the board makes with an
13			investment manager shall set forth policies and guidelines of the board with
14			reference to standard rating services and specific criteria for determining the
15			quality of investments. Expenses directly related to investment management
16			and consulting services shall be financed from the guarantee fund in amounts
17			approved by the board.
18		(b)	An investment manager or consultant appointed under this section shall
19			acknowledge in writing his or her fiduciary responsibilities to the fund. To be
20			eligible for appointment, an investment manager, consultant, or an affiliate,
21			shall be:
22			1. Registered under the Federal Investment Advisers Act of 1940; or
23			2. A bank as defined by that Act; or
24			3. An insurance company qualified to perform investment services under
25			the laws of more than one (1) state.
26		(c)	Proxy advisers and proxy voting services shall comply with all applicable
27			provisions of the Investment Advisers Act of 1940, as amended, and the rules

- and regulations promulgated thereunder, and shall comply with all other
 federal statutes and related rules and regulations that apply to proxy advisers
 and proxy voting services.
- 4 (d) No contract or agreement, whether made in writing or not, shall in any
 5 manner waive, restrict, or limit a fiduciary's liability as to any of the duties
 6 imposed by this section. Any agreement shall specify that it is made in the
 7 Commonwealth <u>of Kentucky</u> and governed by the laws of the Commonwealth
 8 <u>of Kentucky</u>.
- 9 (4) No investment or disbursement of funds shall be made unless authorized by the 10 board of trustees, except that the board, in order to ensure timely market 11 transactions, shall establish investment guidelines and may permit its staff and 12 investment managers who are employed or under contract with the board pursuant 13 to this section to execute purchases and sales of investment instruments within 14 those guidelines without prior board approval.
- 15 (5) In discharging his or her administrative duties under this section, a trustee shall
 16 strive to administer the retirement system in an efficient and cost-effective manner
 17 for the taxpayers of the Commonwealth of Kentucky.
- 18 Notwithstanding any other provision of KRS 161.220 to 161.716, no funds of the (6)19 Teachers' Retirement System, including fees and commissions paid to an 20 investment manager, private fund, or company issuing securities, who manages 21 systems assets, shall be used to pay fees and commissions to placement agents. For 22 purposes of this subsection, "placement agent" means a third-party individual, who 23 is not an employee, or firm, wholly or partially owned by the entity being hired, 24 who solicits investments on behalf of an investment manager, private fund, or 25 company issuing securities.
- 26 (7) All contracts for the investment or management of assets of the system shall not be
 27 subject to KRS Chapters 45, 45A, 56, and 57. Instead, the board shall conduct the

- following process to develop and adopt an investment procurement policy with
 which all prospective contracts for the investment or management of assets of the
 system shall comply:
- 4 (a) On or before July 1, 2017, the board shall consult with the secretary of the
 5 Finance and Administration Cabinet or his or her designee to develop an
 6 investment procurement policy, which shall be written to meet best practices
 7 in investment management procurement;
- 8 (b) Thirty (30) days prior to adoption, the board shall tender the preliminary 9 investment procurement policy to the secretary of the Finance and 10 Administration Cabinet or his or her designee for review and comment;
- (c) Upon receipt of comments from the secretary of the Finance and
 Administration Cabinet or his or her designee, the board shall choose to adopt
 or not adopt any recommended changes;
- 14 (d) Upon adoption, the board shall tender the final investment procurement policy
 15 to the secretary of the Finance and Administration Cabinet or his or her
 16 designee;
- 17 (e) No later than thirty (30) days after receipt of the investment procurement
 18 policy, the secretary or his or her designee shall certify whether the board's
 19 investment procurement policy meets or does not meet best practices for
 20 investment management procurement; and
- (f) Any amendments to the investment procurement policy shall adhere to the
 requirements set forth by paragraphs (b) to (e) of this subsection.
- (8) (a) The board shall adopt written proxy voting guidelines which are consistent
 with the fiduciary duties and other requirements of this section.
- (b) The board shall not adopt the recommendations of a proxy adviser or proxy
 voting service and shall not allow such proxy adviser or proxy voting service
 to vote on behalf of the system, unless the proxy adviser or proxy voting

1		service acknowledges in writing and accepts under contract its duties under
2		this section and commits to follow the board-adopted proxy voting guidelines
3		when voting the system's shares in order to comply with the board's fiduciary
4		duties and other responsibilities under this section.
5	(c)	All shares held by or on behalf of the system, and which the system is entitled
6		to vote under state, federal, or common laws, shall be voted according to the
7		proxy voting guidelines adopted by the board and subject to the fiduciary
8		duties and other requirements of this section by:
9		1. The board, the investment committee of the board, or an employee or
10		employees of the system who are fiduciaries under this section and are
11		appointed or otherwise authorized by the board; or
12		2. A proxy adviser or proxy voting service that acknowledges in writing
13		and accepts under contract its duties under this section and commits to
14		follow the board-adopted proxy voting guidelines when voting the
15		system's shares in order to comply with the board's fiduciary duties and
16		other responsibilities under this section.
17	(d)	All proxy votes shall be reported at least quarterly to the board. For each vote,
18		the report shall provide:
19		1. The vote caption;
20		2. The date of the vote;
21		3. The company's name;
22		4. The vote cast for the system;
23		5. The recommendation of the company's management; and
24		6. If applicable, the recommendation of the proxy adviser or proxy voting
25		service.