THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 1964 Session of 2019

INTRODUCED BY B. MILLER, RYAN, GREINER, GROVE, SCHEMEL, TOBASH, HICKERNELL, OWLETT, IRVIN, BERNSTINE, DUSH, KAUFFMAN, MOUL, FEE, MILLARD, GILLEN, KEEFER, COX, ZIMMERMAN, MENTZER, NELSON, GLEIM, LAWRENCE, ROAE, DIAMOND, BENNINGHOFF, RADER, WENTLING, COOK, GREGORY, SCHMITT, WHEELAND, EMRICK, KLUNK, ECKER, METCALFE, FRITZ, SOLOMON, SCHLEGEL CULVER, O'NEAL, SAYLOR, HERSHEY, ROTHMAN, FREEMAN, RAPP, STAATS, LEWIS, SANCHEZ, TOPPER, EVERETT, GAYDOS, DUNBAR, MALONEY, KORTZ, DAY, REESE, JAMES, GABLER, JONES, CALTAGIRONE AND MACKENZIE, OCTOBER 18, 2019

REFERRED TO COMMITTEE ON STATE GOVERNMENT, OCTOBER 18, 2019

AN ACT

Amending Titles 24 (Education) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in administration and miscellaneous provisions, further providing for 3 administrative duties of the Public School Employees' 4 Retirement Board; and, in administration, funds, accounts and 5 general provisions, further providing for administrative 6 duties of the State Employees' Retirement Board. 8 The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: 10 Section 1. Section 8502(e)(1), (2), (3), (4) and (5) of 11 Title 24 of the Pennsylvania Consolidated Statutes are amended 12 and the section is amended by adding a subsection to read: 13 § 8502. Administrative duties of board. 14 Records.--15 (e) The board shall [keep a] <u>livestream its board</u> 16 (1)

meetings and post an unedited video and written record of all its proceedings which shall be accessible [to the public] on its publicly accessible Internet website, including materials presented to the board, except as otherwise provided in this part or by other law. Video, written records and materials shall remain online for a period of seven years.

- used or retained by the board or its employees, investment professionals or agents relating to an investment, to the extent not otherwise excluded from access, shall [not] constitute a public record subject to public access under the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law, [if] unless, in the reasonable judgment and majority vote of the board, [the] it is found that access would:
 - [(i) in the case of an alternative investment or alternative investment vehicle involve the release of sensitive investment or financial information relating to the alternative investment or alternative investment vehicle which the fund or trust was able to obtain only upon agreeing to maintain its confidentiality;]
 - (ii) cause substantial competitive harm to the person from whom sensitive investment or financial information relating to the investment was received; or
 - (iii) have a substantial detrimental impact on the value of an investment to be acquired, held or disposed of by the fund or trust, or would cause a breach of the standard of care or fiduciary duty set forth in this part.
 - (3) The following apply:

1	(i) The sensitive investment or financial
2	information excluded from access under paragraph (2)(i),
3	to the extent not otherwise excluded from access, shall
4	constitute a public record subject to public access under
5	the Right-to-Know Law once the board is no longer
6	required by its agreement to maintain confidentiality.]
7	(ii) The sensitive investment or financial
8	information excluded from access under paragraph (2)(ii),
9	to the extent not otherwise excluded from access, shall
10	constitute a public record subject to public access under
11	the Right-to-Know Law once:
12	(A) the access no longer causes substantial
13	competitive harm to the person from whom the
14	information was received; or
15	(B) the entity in which the investment was made
16	is liquidated;
17	whichever is later.
18	(iii) The sensitive investment or financial
19	information excluded from access under paragraph (2)
20	(iii), to the extent not otherwise excluded from access,
21	shall constitute a public record subject to public access
22	under the Right-to-Know Law once:
23	(A) the access no longer has a substantial
24	detrimental impact on the value of an investment of
25	the fund or trust and would not cause a breach of the
26	standard of care or fiduciary duty set forth in this
27	part; or
28	(B) the entity in which the investment was made
29	is liquidated;
30	whichever is later.

1	(4) [Except for the provisions of paragraph (3), nothing
2	in this subsection shall be construed to designate any
3	record, material or data received, prepared, used or retained
4	by the board or its employees, investment professionals or
5	agents relating to an investment as a public record subject
6	to public access under the Right-to-Know Law.] The board
7	shall be prohibited from entering into any investment
8	management contract or agreement that contains any term or
9	provision that is contrary to this section.
10	(5) Notwithstanding the provisions of this subsection,

- (5) Notwithstanding the provisions of this subsection, the following information regarding an alternative investment vehicle shall be subject to public access under the Right-to-Know Law:
 - (i) The name, address and vintage year of the alternative investment vehicle.
 - (ii) The identity of the manager of the alternative investment vehicle.
 - (iii) The dollar amount of the commitment made by the system or plan to the alternative investment vehicle.
 - (iv) The dollar amount of cash contributions made by the system or plan to the alternative investment vehicle since inception.
 - (v) The dollar amount of cash distributions received by the system or plan from the alternative investment vehicle since inception.
 - (vi) The gross and net internal rate of return of the alternative investment vehicle since inception, provided that the system or plan shall not be required to disclose the gross or net internal rate of return under circumstances in which, because of the limited number of

portfolio assets remaining in the alternative investment vehicle, the disclosure could reveal the values of specifically identifiable remaining portfolio assets to the detriment of the alternative investment.

(vii) The aggregate value of the remaining portfolio assets attributable to the system's or plan's investment in the alternative investment vehicle, provided that the system or plan shall not be required to disclose the value under circumstances in which, because of the limited number of portfolio assets remaining in the alternative investment vehicle, the disclosure could reveal the values of specifically identifiable remaining portfolio assets to the detriment of the alternative investment.

(viii) The dollar [amount] amounts of total management fees [and], costs and expenses paid to or retained from the alternative investment vehicle by the system or plan on an annual fiscal year-end basis[.], itemized by gross management, carried interest and other expenses.

(ix) Unredacted marketing materials, including,
without limitation, proposed fee terms, prospectuses,
staff and consultant investment memorandum, subscription
agreements, investment management agreements, contracts,
side letters and annual investor reports of the
alternative investment vehicle.

27 * * *

- 28 <u>(s) Additional reporting requirements.--The following shall</u>
 29 <u>apply:</u>
- 30 (1) In addition to the requirements set forth in this

1 section, the board shall prepare and have published on its publicly accessible Internet website, and electronically 2 3 submit copies to all members of the General Assembly, the following information within six months after the end of the 4 5 system's fiscal year: 6 (i) The net of fees performance of all investments 7 over the most recent 1-, 3-, 5-, 7-, 10-, 15- and 20-year 8 periods. 9 (ii) The performance of all investments by asset 10 class and manager over each time horizon, both gross and net of fees compared to benchmarks being reported for all 11 12 investments made commencing prospectively from the 13 effective date of this subsection and with the gross 14 returns for all investments made retroactively for the five-year period from the effective date of this 15 subsection using best efforts, unless the records are no 16 longer available. 17 18 (iii) An itemized listing of the fees and expenses 19 paid to or retained by all investment managers for the 20 applicable reporting years, separated by base management 21 fee and profit share, including performance fees, carried 22 interest and incentive fees, including the net asset 23 value, and informed by the best practices as recommended 24 by recognized industry standards, including, but not 25 limited to, the Institutional Limited Partners 26 Association Fee Transparency Initiative. The board shall disclose in the report which industry standards were used 27 28 and whether any changes to industry standards have been 29 made.

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(iv) All travel or other expenses incurred by staff

Τ	and paid for by an external investment manager, fund or
2	<pre>consultant.</pre>
3	(v) Internal control representations relative to
4	significant deficiencies or material weaknesses in the
5	systems of internal control, including the number of
6	significant deficiencies or material weaknesses and the
7	significant deficiencies or material weaknesses that have
8	continued from one reporting period to the next or that
9	have been recurring in nature for the past three
10	reporting periods made by:
11	(A) auditors hired by the board and referenced
12	in the board's financial statements filed in
13	accordance with subsection (n); and
14	(B) an independent certified public accounting
15	firm specified in subsection (o).
16	(2) As used in this subsection, the following words and
17	phrases shall have the meanings given to them in this
18	paragraph unless the context clearly indicates otherwise:
19	"Carried interest." Any share of profits from an
20	alternative investment vehicle that is distributed to a fund
21	manager, general partner or related party, including
22	allocations of alternative investment vehicle profits
23	received by a fund manager in consideration of having waived
24	fees that the fund manager might otherwise have been entitled
25	to receive.
26	"Institutional Limited Partners Association Fee
27	Transparency Initiative." An initiative created by the
28	Institutional Limited Partners Association to establish
29	guidelines for reporting fees, expenses and compliance
30	disclosures regarding investments.

- 1 Section 2. Section 5902(e)(1), (2), (3), (4) and (5) of
- 2 Title 71 are amended, subsection (e) is amended by adding a
- 3 paragraph and the section is amended by adding a subsection to
- 4 read:
- 5 § 5902. Administrative duties of the board.
- 6 * * *
- 7 (e) Records.--
- 8 (1) [The board shall keep a record of all its
- 9 proceedings which shall be open to access by the public,
- except as otherwise provided in this part or by other law.]
- 11 The board shall livestream its board meetings and post an
- 12 <u>unedited video and written record of all its proceedings</u>,
- which shall be accessible on its publicly accessible Internet
- 14 <u>website</u>, including materials presented to the board, except
- as otherwise provided in this part or by other law. Video,
- written records and materials shall remain online for a
- 17 period of seven years.
- 18 (2) Any record, material or data received, prepared,
- used or retained by the board or its employees, investment
- professionals or agents relating to an investment, to the
- 21 extent not otherwise excluded from access, shall [not]
- 22 constitute a public record subject to public access under the
- 23 act of February 14, 2008 (P.L.6, No.3), known as the Right-
- 24 to-Know Law, [if] unless, in the reasonable judgment and
- 25 <u>majority vote</u> of the board, [the] <u>it is found that</u> access
- 26 would:
- 27 [(i) in the case of an alternative investment or
- alternative investment vehicle, involve the release of
- 29 sensitive investment or financial information relating to
- 30 the alternative investment or alternative investment

1	vehicle which the fund or trust was able to obtain only
2	upon agreeing to maintain its confidentiality;]
3	(ii) cause substantial competitive harm to the
4	person from whom sensitive investment or financial
5	information relating to the investment was received; or
6	(iii) have a substantial detrimental impact on the
7	value of an investment to be acquired, held or disposed
8	of by the fund or trust or would cause a breach of the
9	standard of care or fiduciary duty set forth in this
10	part.
11	(3) The following apply:
12	(i) The sensitive investment or financial
13	information excluded from access under paragraph (2)(i),
14	to the extent not otherwise excluded from access, shall
15	constitute a public record subject to public access under
16	the Right-to-Know Law once the board is no longer
17	required by its agreement to maintain confidentiality.]
18	(ii) The sensitive investment or financial
19	information excluded from access under paragraph (2)(ii),
20	to the extent not otherwise excluded from access, shall
21	constitute a public record subject to public access under
22	the Right-to-Know Law once:
23	(A) the access no longer causes substantial
24	competitive harm to the person from whom the
25	information was received; or
26	(B) the entity in which the investment was made
27	is liquidated;
28	whichever is later.
29	(iii) The sensitive investment or financial
30	information excluded from access under paragraph (2)

Τ.	(III), to the extent not otherwise excluded from access,
2	shall constitute a public record subject to public access
3	under the Right-to-Know Law once:
4	(A) the access no longer has a substantial
5	detrimental impact on the value of an investment of
6	the fund or trust and would not cause a breach of the
7	standard of care or fiduciary duty set forth in this
8	part; or
9	(B) the entity in which the investment was made
10	is liquidated;
11	whichever is later.
12	(4) [Except for the provisions of paragraph (3), nothing
13	in this subsection shall be construed to designate any
14	record, material or data received, prepared, used or retained
15	by the board or its employees, investment professionals or
16	agents relating to an investment as a public record subject
17	to public access under the Right-to-Know Law.] The board
18	shall be prohibited from entering into any investment
19	management contract or agreement that contains any term or
20	provision that is contrary to this section.
21	(4.1) Notwithstanding the provisions of this subsection,
22	the following information regarding an alternative investment
23	vehicle shall constitute a public record subject to public
24	access under the Right-to-Know Law:
25	(i) The name, address and vintage year of the
26	alternative investment vehicle.
27	(ii) The identity of the manager of the alternative
28	investment vehicle.
29	(iii) The dollar amount of the commitment made by
30	the system or plan to the alternative investment vehicle.

1	<u>(iv) The dollar amount of cash contributions made by </u>
2	the system or plan to the alternative investment vehicle
3	since inception.
4	(v) The dollar amount of cash distributions received
5	by the system or plan from the alternative investment
6	vehicle since inception.
7	(vi) The gross and net internal rate of return of
8	the alternative investment vehicle since inception,
9	provided that the system or plan shall not be required to
10	disclose the gross or net internal rate of return under
11	circumstances in which, because of the limited number of
12	portfolio assets remaining in the alternative investment
13	vehicle, the disclosure could reveal the values of
14	specifically identifiable remaining portfolio assets to
15	the detriment of the alternative investment.
16	(vii) The aggregate value of the remaining portfolio
17	assets attributable to the system's or plan's investment
18	in the alternative investment vehicle, provided that the
19	system or plan shall not be required to disclose the
20	value under circumstances in which, because of the
21	limited number of portfolio assets remaining in the
22	alternative investment vehicle, the disclosure could
23	reveal the values of specifically identifiable remaining
24	portfolio assets to the detriment of the alternative
25	<pre>investment.</pre>
26	(viii) The dollar amounts of total management fees,
27	costs and expenses paid to or retained from the
28	alternative investment vehicle by the system or plan on
29	an annual fiscal year-end basis, itemized by gross
30	management, carried interest and other expenses.

Τ	(1x) Unredacted marketing materials, including,
2	without limitation, proposed fee terms, prospectuses,
3	staff and consultant investment memorandum, subscription
4	agreements, investment management agreements, contracts,
5	side letters and annual investor reports of the
6	alternative investment vehicle.
7	(5) Any record, material or data received, prepared,
8	used or retained by the board or its employees, or agents
9	relating to the contributions, account value or benefits
10	payable to or on account of a participant shall [not]
11	constitute a public record subject to public access under the
12	Right-to-Know Law [if] unless, in the reasonable judgment of
13	the board, the access would disclose any of the following:
14	(i) The existence, date, amount and any other
15	information pertaining to the voluntary contributions,
16	including rollover contributions or trustee-to-trustee
17	transfers, of any participant.
18	(ii) The investment option selections of any
19	participant.
20	(iii) The balance of a participant's individual
21	investment account, including the amount distributed to
22	the participant, investment gains or losses or rates of
23	return.
24	(iv) The identity of a participant's designated
25	beneficiary, successor payee or alternate payee.
26	(v) The form of distribution of a participant's
27	account.
28	* * *
29	(r) Additional reporting requirements The following shall

30 <u>apply:</u>

(1) In addition to the requirements set forth in this section, the board shall prepare and have published on its publicly accessible Internet website, and electronically submit copies to all members of the General Assembly, the following information within six months after the end of the system's calendar year:

(i) The net of fees performance of all investments over the most recent 1-, 3-, 5-, 7-, 10-, 15- and 20-year periods.

(ii) The performance of all investments by asset

class and manager over each time horizon, both gross and

net of fees compared to benchmarks being reported for all

investments made commencing prospectively from the

effective date of this subsection and with the gross

returns for all investments made retroactively for the

five-year period from the effective date of this

subsection using best efforts, unless the records are no

longer available.

(iii) An itemized listing of the fees, costs and expenses paid to or retained by all investment managers for the applicable reporting years, separated by base management fee and profit share, including performance fees, carried interest and incentive fees, including the net asset value, and informed by the best practices as recommended by recognized industry standards, including, but not limited to, the Institutional Limited Partners

Association Fee Transparency Initiative. The board shall disclose in the report which industry standards were used and whether any changes to industry standards have been made.

<u>(iv) All travel or other expenses incurred by staff</u>
and paid for by an external investment manager, fund or
consultant.
(v) Internal control representations relative to
significant deficiencies or material weaknesses in the
systems of internal control, including the number of
significant deficiencies or material weaknesses and the
significant deficiencies or material weaknesses that have
continued from one reporting period to the next or that
have been recurring in nature for the past three
reporting periods made by:
(A) auditors hired by the board and referenced
in the board's financial statements filed in
accordance with subsection (m); and
(B) an independent certified public accounting
firm specified in subsection (n).
(2) As used in this subsection, the following words and
phrases shall have the meanings given to them in this
paragraph unless the context clearly indicates otherwise:
"Carried interest." Any share of profits from an
alternative investment vehicle that is distributed to a fund
manager, general partner or related party, including
allocations of alternative investment vehicle profits
received by a fund manager in consideration of having waived
fees that the fund manager might otherwise have been entitled
to receive.
"Institutional Limited Partners Association Fee
Transparency Initiative." An initiative created by the
Institutional Limited Partners Association to establish
guidelines for reporting fees, expenses and compliance

1 <u>disclosures regarding investments.</u>

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- 2 Section 3. This act shall apply as follows:
- 3 (1) The amendment of 24 Pa.C.S. § 8502(e)(1) shall apply 4 to board meetings that occur and video, written records and 5 materials created after the effective date of this section.
 - (2) The amendment of 24 Pa.C.S. § 8502(e)(4) shall apply to contracts and agreements entered into after the effective date of this section.
- 9 (3) The amendment of 71 Pa.C.S. § 5902(e)(1) shall apply 10 to board meetings that occur and video, written records and 11 materials created after the effective date of this section.
- 12 (4) The amendment of 71 Pa.C.S. § 5902(e)(4) shall apply 13 to contracts and agreements entered into after the effective 14 date of this section.
- 15 Section 4. This act shall take effect in 60 days.