# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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#### HOUSE BILL 161 Committee Substitute Favorable 3/22/17 Senate Commerce and Insurance Committee Substitute Adopted 6/21/17

Short Title: Divestment From Companies That Boycott Israel.

(Public)

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Sponsors:				
Referred to:				

February 22, 2017

A BILL TO BE ENTITLED

2 AN ACT TO REQUIRE STATE DIVESTMENT FROM, AND PROHIBIT STATE 3 AGENCIES FROM CONTRACTING WITH, COMPANIES THAT BOYCOTT ISRAEL 4 AND TO AMEND THE EXISTING SUDAN AND IRAN DIVESTMENT STATUTES. 5 Whereas, boycotts and related tactics have become a tool of economic warfare that 6 threaten the sovereignty and security of key allies and trade partners of the United States; and 7 Whereas, the State of Israel is the most prominent target of such boycott activity, 8 which began with, but has not been limited to, the Arab League Boycott adopted in 1945, even 9 before Israel's declaration of independence as the reestablished national state of the Jewish 10 people; and 11 Whereas, companies that refuse to deal with United States trade partners such as 12 Israel, or entities that do business with or in such countries, make discriminatory decisions on the basis of national origin that impair those companies' commercial soundness; and 13 14 Whereas, it is the public policy of the United States, as enshrined in several federal 15 acts, to oppose boycotts against Israel, and Congress has concluded as a matter of national trade 16 policy that cooperation with Israel materially benefits United States companies and improves 17 American competitiveness; and 18 Whereas, Israel in particular is known for its dynamic and innovative approach in many business sectors, and, therefore, a company's decision to discriminate against Israel, 19 Israeli entities, or entities that do business with or in Israel is an unsound business practice 20 21 making such a company an unduly risky contracting partner or vehicle for investment; Now, 22 therefore. 23 The General Assembly of North Carolina enacts: 24 25 PART I. DIVESTMENT FROM COMPANIES BOYCOTTING ISRAEL 26 SECTION 1.1. Chapter 147 of the General Statutes is amended by adding a new 27 Article to read: 28 "Article 6G. "Divestment From Companies Boycotting Israel. 29 "<u>§ 147-86.80. Definitions.</u> 30 31 The following definitions apply in this Article: Boycott Israel or boycott of Israel. - Engaging in refusals to deal, 32 (1)terminating business activities, or taking actions that are intended to 33 penalize, inflict economic harm, or otherwise limit commercial relations 34 35 specifically with Israel, or persons or entities doing business in Israel or in



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	Isra	eli-controlled territories. This term doe	es not apply to decisions made for
		nary business purposes or for actions	
	thar	twenty million dollars (\$20,000,000) i	n a 12-month period.
	(2) Con	npany. – Any sole proprietorship, orga	nization, association, corporation,
		nership, joint venture, limited partner	
	limi	ted liability company, or other entity	or business association, including
	all	wholly owned subsidiaries, majo	rity-owned subsidiaries, parent
	com	panies, or affiliates of those entities or	business associations.
	<u>(3)</u> <u>Inve</u>	stment This term has the same mear	ning as G.S. 147-86.57(3).
	(4) <u>Res</u>	ricted company. – A company that app	pears on the list of companies that
	are	engaged in a boycott of Israel develo	ped by the State Treasurer under
	<u>G.S</u>	<u>147-86.81(a)(1).</u>	
	(5) <u>Stat</u>	e agency. – Any board, commission, d	lepartment, executive department,
	offi	cer, institution, and any political subdiv	vision of the State.
' <u>§ 147-86.8</u>	81. Prohibi	<u>tions on State investment.</u>	
<u>(a)</u>	No more th	an 30 days after October 1, 2017, the S	tate Treasurer shall adopt a policy
<u>prohibiting</u>	the North	Carolina Retirement Systems or the De	epartment of State Treasurer from
investing i	n any com	pany engaged in a boycott of Israel.	At a minimum, the policy shall
provide for	the followi	ng:	
		of restricted companies Within 120	
		e Treasurer shall develop and ma	<b>L L</b>
		panies it determines to be engaged	
		elopment of this list, the State Treasure	•
		ricted companies pursuant to similar la	-
		ance on companies that boycott	
		rmation provided by nonprofit org	
	-	ernmental entities, and generally put	•
		e Treasurer shall make every effort	
		pany on the list. Before finalizing ar	-
		surer must do all of the following bef	ore a company is included on the
	<u>list:</u>		
	<u>a.</u>	Provide 90 days' written notice of	
		include the company on the list. Th	
		that inclusion on the list would make	1 1 1
		investment, may result in the	
		divestment by the North Carolin	
		affect the company's ability to conc	
		subdivisions. The notice shall sp	
		removed from the list if the com	pany ceases its engagement in a
	1.	boycott of Israel.	
	<u>b.</u>	The State Treasurer shall provide a	
		comment in writing that the compa	
		Israel or has ceased its boycott of Is	
		to the State Treasurer that the cor	
		boycott of Israel, the company sh	-
		company had been engaged in a be	
		boycott, it must submit a written c	
		that the company will not reenga	
		duration of any business with the	
		keep all written certifications	nom resurcted and previously
		restricted companies.	

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1	<u>(2)</u>	Identification of investments Upon completion	of the initial list of
2		restricted companies created pursuant to subdivision	
3		the State Treasurer shall identify any restricted co	mpanies in which the
4		North Carolina Retirement Systems has investments.	*
5	<u>(3)</u>	Review of restricted companies list The State Tre	asurer shall review the
6		list of restricted companies created pursuant to s	ubdivision (1) of this
7		subsection on an annual basis. This updated list si	hall be made publicly
8		available and any updates shall be distributed to	o the North Carolina
9		Retirement Systems.	
10	<u>(4)</u>	Investments prohibited Neither the North Carolin	
11		nor the State Treasurer may invest funds with a compa	
12		a list created pursuant to subdivision (1) of this	section as a company
13		engaging in restricted investment activities.	
14	<u>(5)</u>	Existing investments Any existing investment w	
15		identified on a list created pursuant to subdivision (	
16		company engaging in restricted activities must be div	vested within 180 days
17		of the adoption of the list.	
18		ng in the policy or in this Article shall require the Nor	•
19		tate Treasurer to take action unless it is determined by	
20	-	the action is consistent with the fiduciary responsibility	ities of the Retirement
21	Systems and the		
22		estrictions on contracts with the State or subdivision	
23		npany that is identified as a restricted company is inel	ligible to contract with
24		political subdivision of the State.	a a mastriated as measure
25		contract entered into with a company that is identified a	is a restricted company
26 27		<u>tract is void ab initio.</u>	lantified as a restricted
27	-	receiving information that a company that was not id time of contract has later been identified as a restrict	
28 29	· · ·	ew the information and offer the company an opportu	<b>1 1</b>
30		demonstrate that the company should not have been id	• •
31		90 days after notification by the State agency, then the	
32		appropriate and provided for by law, rule, or contract.	State agency shall take
33	•	acts in existence on October 1, 2017, with restricted	ed companies shall be
34		in accordance with the terms of the contract.	<u>a companies shan ee</u>
35	"§ 147-86.83. Ex		
36		32 shall not apply to contracts valued at one thousand do	ollars (\$1,000) or less.
37	"§ 147-86.84. R		
38		easurer shall report to the Joint Legislative Commis	sion on Governmental
39		ally by October 1 on information regarding investr	•
40	-	drawn in compliance with this Article."	
41	SECT	<b>TION 1.2.(a)</b> Pursuant to G.S. 147-69.3(g), the State '	Treasurer is authorized
42	to retain the serv	ices of consultants, professional individuals, analysts, d	lata collection firms, or
43	other persons	possessing specialized skills or knowledge neces	ssary for the proper
44	implementation a	nd administration of the requirements of this act.	
45	SECT	<b>TION 1.2.(b)</b> This section is effective when this act bec	omes law.
46			
47		ND SUDAN (DARFUR) DIVESTMENT ACT	
48		<b>TION 2.1.</b> G.S. 147-86.42 reads as rewritten:	
49	"§ 147-86.42. D		
50	As used in th	is article, the following definitions apply:	

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	(1)	"Active Business Operations" means all Business Operations th Inactive Business Operations.	at are not
	(2)	"Business Operations" operations" means engaging in commen	ce in any
		form in Sudan, including by acquiring, developing, maintaining	
		selling, possessing, leasing, or operating equipment, facilities,	
		products, services, personal property, real property, or any other a	-
		business or commerce.	-pullines of
	(3)	"Company" means any sole proprietorship, organization, a	ssociation
	(3)	corporation, partnership, joint venture, limited partnership, limited	
		partnership, limited liability company, or other entity or	•
		association, including all wholly-owned subsidiaries, major	
		subsidiaries, parent companies, or affiliates of such entities of	•
		associations, that exists for profit-making purposes.	i businese
	(4)	"Complicit" means taking actions during any preceding 20-mo	nth neriod
	(4)	which have directly supported or promoted the genocidal ca	-
		Darfur, including, but not limited to, preventing Darfur's	
		population from communicating with each other, encouraging	
		citizens to speak out against an internationally approved security	
		Darfur, actively working to deny, cover up, or alter the record	on numar
	(5)	rights abuses in Darfur, or other similar actions.	
	(5)	"Direct Holdings" in a Company means all securities of that Con	
		directly by the Public Fund or in an account or fund in which	the Public
	$\langle \boldsymbol{r} \rangle$	Fund owns all shares or interests.	,
	<u>(5a)</u>	"Investment" means a commitment or contribution of funds on	
		whatever the source, or a loan or other extension of credit. I	
		include indirect beneficial ownership through index funds, co	mmingled
		funds, limited partnerships, derivative instruments, or the like.	1 1 1 1
	(6)	"Government of Sudan" means the government in Khartoum, Sud	
		is led by the National Congress Party (formerly known as the	
		Islamic Front) or any successor government formed on or after C	
		2006 (including the coalition National Unity Government agreed u	-
		Comprehensive Peace Agreement for Sudan), and does not in	iclude the
		regional government of southern Sudan.	1.1.
	(7)	"Inactive Business Operations" means the mere continued 1	0
		renewal of rights to property previously operated for the p	urpose of
		generating revenues but not presently deployed for such purpose.	
	<del>(8)</del>	"Indirect Holdings" in a Company means all securities of that Con	
		in an account or fund, such as a mutual fund, managed by on	
		persons not employed by the Public Fund, in which the Public I	
		shares or interests together with other investors not subject to the	-
		of this Article and securities held through index funds, comming	-
		limited partnerships, derivative instruments, or any other similar	nvestmen
		instrument.	
	(9)	"Marginalized Populations populations of Sudan" include, bu	
		limited to, the portion of the population in the Darfur region that	
		genocidally victimized; the portion of the population of south	
		victimized by Sudan's North-South civil war; the Beja, Rashidiya	
		similarly underserved groups of eastern Sudan; the Nubian	and other
		similarly underserved groups in Sudan's Abyei, Southern Blue	
		Nuba Mountain regions; and the Amri, Hamadab, Manasir,	and other
		ruba mountain regions, and the runni, runnadab, manasir,	und other

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(10)	"Military Equipment"equipment" means weapon	ns, arms, military supplies,
	and equipment that readily may be used for milit	ary purposes, including, but
	not limited to, radar systems or military-grade tra	ansport vehicles; or supplies
	or services sold or provided directly or indire	ectly to any force actively
	participating in armed conflict in Sudan.	
(11)	"Mineral Extraction Activities" extraction acti	vities" include exploring,
	extracting, processing, transporting, or whole	sale selling or trading of
	elemental minerals or associated metal alloys or o	oxides (ore), including gold,
	copper, chromium, chromite, diamonds, iron,	iron ore, silver, tungsten,
	uranium, and zinc, as well as facilitating such	ch activities, including by
	providing supplies or services in support of such	
(12)	"Oil-Related Activities" "Oil-related activities" i	nclude, but are not limited
	to, owning rights to oil blocks; exporting, extra	
	processing, exploring for, transporting, sell	
	constructing, maintaining, or operating a pipeline	e, refinery, or other oil-field
	infrastructure; and facilitating such activities	, including by providing
	supplies or services in support of such activiti	es, provided that the mere
	retail sale of gasoline and related consumer prod	ucts shall not be considered
	Oil-Related Activities.	
(13)	"Power Production Activities" production activities	ities" means any Business
	Operation business operation that involves a pro-	oject commissioned by the
	National Electricity Corporation (NEC) of	Sudan or other similar
	Government of Sudan entity whose purpose is to	facilitate power generation
	and delivery, including, but not limited to, est	ablishing power-generating
	plants or hydroelectric dams, selling or installing	components for the project,
	providing service contracts related to the installa	
	project, as well as facilitating such activities, incl	uding by providing supplies
	or services in support of such activities.	
(14)	"Public Fund" <u>fund</u> " means any funds held by	the State Treasurer to the
	credit of:	
	a. The Teachers' and State Employees' Retire	-
	b. The Consolidated Judicial Retirement Sys	
	c. The Firemen's and Rescue Workers' Pensi	
	d. The Local Governmental Employees' Reti	rement System.
	e. The Legislative Retirement System.	
	f. The Legislative Retirement Fund.	
	g. The North Carolina National Guard Pensi	
(14a)	"Scrutinized Business Operations""Restricted b	ousiness operations" means
	Business Operations business operations that ha	ive resulted in a Company
	company becoming a Scrutinized Company.restri	
(15)	"Scrutinized Company" "Restricted company" me	
	that meets the criteria in sub-subdivisions a., b., o	
	a. The <u>Company company</u> has <u>Business Op</u>	-
	that involve contracts with and/or provision	
	the Government of Sudan, to companies i	
	Sudan has any direct or indirect equ	
	Sudan-commissioned consortiums or p	• •
	<u>companies</u> involved in Government	
	consortiums or projects and at least one of	t the following conditions is
	satisfied:	

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1 2 3 4 5	1.	More than ten percent (10%) of the Company's company's revenues or assets linked to Sudan involve Oil-Related Activities or Mineral Extraction Activities; oil-related activities or mineral extraction activities less than seventy-five percent (75%) of the Company's company's
6		revenues or assets linked to Sudan involve contracts with
7		and/or provision of <del>Oil-Related or Mineral</del>
8		Extractingoil-related or mineral extracting products or
9 10		services to the regional government of southern Sudan or a project or consortium created exclusively by that regional
10		government; and the Company company has failed to take
12		Substantial Action.
13	2.	More than ten percent (10%) of the Company's company's
14		revenues or assets linked to Sudan involve Power Production
15		Activities; power production activities; less than seventy-five
16		percent (75%) of the Company's Power Production
17		Activities company's power production activities include
18 19		projects whose intent is to provide power or electricity to the Marginalized Populationsmarginalized populations of Sudan;
20		and the Company_company_has failed to take Substantial
21		Action.substantial action.
22	b. The	Company <u>company</u> is Complicit <u>complicit</u> in the Darfur
23	genoc	ide.
24		Company <u>company</u> supplies <u>Military Equipment</u> <u>military</u>
25		ment within Sudan, unless it clearly shows that the Military
26		mentmilitary equipment cannot be used to facilitate offensive
27 28		ry actions in Sudan or the Company <u>company</u> implements us and verifiable safeguards to prevent use of that equipment
28 29	-	rces actively participating in armed conflict, for example,
30	•	gh post-sale tracking of such equipment by the
31		hany, company, certification from a reputable and objective third
32		that such equipment is not being used by a party participating
33		ned conflict in Sudan, or sale of such equipment solely to the
34		al government of southern Sudan or any internationally
35		nized peacekeeping force or humanitarian organization.
36 37		ing anything herein to the contrary, a Social Development <u>cial development company</u> which is not Complicit <u>complicit</u> in
38	the Darfur	genocide shall not be considered a Scrutinized
39		tricted company.
40		lopment Company" development company" means a Company
41	<u>company</u> who	ose primary purpose in Sudan is to provide humanitarian goods
42		ncluding medicine or medical equipment, agricultural supplies
43		ture, educational opportunities, journalism-related activities,
44		or information materials, spiritual-related activities, services of a
45 46		al or reporting nature, food, clothing, or general consumer
46 47	-	are unrelated to Oil-Related Activities, Mineral Extraction r Power Production Activities.oil-related activities, mineral
47		ivities, or power production activities.
49		Action" <u>action</u> " means adopting, publicizing, and implementing
50		ailed plan to cease Scrutinized Business Operationsrestricted
51		rations within one year and to refrain from any such new

1Business Operations; business operations; undertaking si2humanitarian efforts on behalf of one or more Mar3Populationsmarginalized populations of Sudan; or through engagen the Government of Sudan, materially improving conditions genocidally victimized population in Darfur."	nent with
<ul> <li>humanitarian efforts on behalf of one or more Mar</li> <li>Populationsmarginalized populations of Sudan; or through engagen</li> <li>the Government of Sudan, materially improving conditions</li> </ul>	nent with
4 the Government of Sudan, materially improving conditions	
4 the Government of Sudan, materially improving conditions	
6 SECTION 2.2. G.S. 147-86.43 reads as rewritten:	
7 "§ 147-86.43. Identification of companies.	
8 (a) Within 90 days of August 30, 2007, the Public Fund shall make its best-	efforts to
9 identify all Scrutinized Companies in which the Public Fund has Direct or Indirect Ho	
10 could possibly have such holdings in the future. Such efforts shall inc	0
11 appropriate: public fund shall develop and make publicly available a list of com	
12 determines to be engaged in restricted business activities. In the development of this	-
13 public fund shall use any other state lists of restricted companies pursuant to similar	
14 any federal information or guidance on companies engaged in restricted business activ	
15 any other credible information provided by nonprofit organizations, research fit	
16 governmental entities. The public fund shall make every effort to avoid erroneously,	
17 <u>a company on the list. Before finalizing an initial or update list, the public fund must</u>	
18 the following before a company is included on the list:	<u>uo un or</u>
19 (1) Reviewing and relying, as appropriate in the Public Fund's judg	ment on
20 reviewing and relying, as appropriate in the radius judg 20 publicly available information regarding Companies with	
21 Operations in Sudan, including information provided by	
22 organizations, research firms, international organizations, and go	-
23 entities; Provide 90 days written notice of the public fund's intent t	
24 <u>the company on the list. The notices shall inform the company that</u>	
25 <u>on the list would make the company ineligible for State investm</u>	
26 result in the company becoming subject to divestment by the North	-
27 Retirement Systems, and may affect the company's ability to	
28 business with the State and its subdivisions. The notice shall specifi	
29 <u>company may be removed from the list if the company ceases engage</u>	
30 the restricted business activities.	
31 (2) Contacting asset managers contracted by the Public Fund that	invest in
32 Companies with Business Operations in Sudan; or The public fu	
33 provide a company with an opportunity to comment in writing tha	
34 engaged in restricted activities in Sudan. If the company demonstra	
35 public fund that the company is not engaged in restricted activ	
36 <u>company shall not be included on the list.</u>	<u>inco, inc</u>
37 (3) Contacting other institutional investors that have divested from	n_and/or
38 engaged with Companies that have Business Operations in Sudan.	
39 (b) By the first meeting of the Public Fund following the 90-day period des	cribed in
40 subsection (a), the Public Fund shall assemble all Scrutinized Companies identified	
41 <u>"Scrutinized Companies List."</u>	u mo u
42 (c) The Public Fundpublic fund shall update the Scrutinized Companies Lis	list on a
43 quarterlyan annual basis based on evolving information from, among other sources, the	
44 in subsection (a) of this section."	JSC IISted
45 <b>SECTION 2.3.</b> G.S. 147-86.44 reads as rewritten:	
46 "§ 147-86.44. Required actions.	
47 (a) General. – The Public Fund shall adhere to the procedure for Companie	<u>s on the</u>
48 Scrutinized Companies List as provided in this section:	5 on the
49 (b) Engagement.	

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1	(1)	The Public Fund shall immediately determine	e the Companies on the
2		Scrutinized Companies List in which the Pub	-
3		Indirect Holdings.	
4	(2)	For each Company identified in subdivision (1)	of this section with only
5		Inactive Business Operations, the Public Fund s	
)		informing the Company of this article and enco	
7		refrain from initiating Active Business Operations	
8		avoid Scrutinized Business Operations. The Publi	c Fund shall continue such
)		correspondence on a semiannual basis.	
)	(3)	For each Company newly identified in subdivisi	
		Active Business Operations, the Public Fund sh	
		informing the Company of its Scrutinized Comp	
		become subject to divestment by the Public Fund	
		Company the opportunity to clarify its Sudan	
		encourage the Company, within 90 days, to ei	
		Business Operations or convert such operation	
	(A)	Operations in order to avoid qualifying for divestr	•
	(4)	If, within 90 days following the Public Fund's	00
		Company pursuant to subdivision (3) of this see	
)		Scrutinized Business Operations, the Company s	
		Scrutinized Companies List and the provisions of apply to it unless it resumes Scrutinized Busines	
		days following the Public Fund's first engagement	-
		Scrutinized Active Business Operations to Inactiv	
		Company shall be subject to all provisions relating	1
	(c) Dives	tment. –	s increto.
	(1)	If, after 90 days following the Public Fund's	first engagement with a
	(-)	Company pursuant to subdivision (b)(3) of the	
		continues to have Scrutinized Active Business (	
		such Company continues to have Scrutinized A	
		the Public Fund shall sell, redeem, divest, or wi	thdraw all publicly traded
		securities of the Company within 15 months after	the Company's most recent
		appearance on the Scrutinized Companies List.	
	(2)	If a Company that ceased Scrutinized Active Bus	iness Operations following
		engagement pursuant to subdivision (b)(3) of	this section resumes such
		operations, subdivision (1) of this subsection sha	all immediately apply, and
		the Public Fund shall send a written notice to the	
		shall also be immediately reintroduced onto the Se	-
		bition.Investments Prohibited. – At no time shall	-
		ompanies on the Scrutinized Companies List th	
	-	ept as provided below.public fund invest with con	npanies on the list created
2	pursuant to G.S.		
		ing Investments. – Any existing investment with a	
ļ		l pursuant to G.S. 147-86.43 as a company engage	
		e divested within 180 days of the adoption of the list	
)		ption. – No Company company which the U	
	•	clares to be excluded from its present or any futur	0
	-	an shall be subject to divestment or investmen nd (d) of this section.	a promotion pursuant to
) )	• •	ng in this Article shall require the North Carolina	Retirement Systems or the
		o take action unless it is determined by the State Tr	-
1	State Treasurer L	o take action unless it is determined by the state In	ieasurer, in good fatur, tha

**General Assembly Of North Carolina** Session 2017 the action is consistent with the fiduciary responsibilities of the Retirement Systems and the 1 2 State Treasurer. 3 <del>(f)</del> Excluded Securities. Notwithstanding anything herein to the contrary, subsections 4 (c) and (d) of this section shall not apply to Indirect Holdings. The Public Fund shall, however, 5 submit letters to the managers of such investment funds containing Companies with Scrutinized 6 Active Business Operations requesting that they consider removing such Companies from the 7 fund or create a similar actively managed fund with Indirect Holdings devoid of such 8 Companies. If the manager creates a similar fund, the Public Fund shall replace all applicable 9 investments with investments in the similar fund in an expedited time frame consistent with 10 prudent investing standards. For the purposes of this section, "private equity" funds shall be 11 deemed to be actively managed investment funds." SECTION 2.4. G.S. 147-86.45 reads as rewritten: 12 13 "§ 147-86.45. Reporting. 14 <del>(a)</del> The Public Fund shall file a publicly available report to the General Assembly that 15 includes the Scrutinized Companies List annually public fund shall report to the Joint 16 Legislative Commission on Governmental Operations annually on October 1 on information 17 regarding investments sold, redeemed, divested, or withdrawn in compliance with this Article. 18 (b)Annually thereafter, the Public Fund shall file a publicly available report to the 19 General Assembly and send a copy of that report to the United States Presidential Special 20 Envoy to Sudan (or an appropriate designee or successor) that includes: 21 A summary of correspondence with Companies engaged by the Public Fund (1)22 under G.S. 147-86.44(b)(2) and (b)(3). 23 All investments sold, redeemed, divested, or withdrawn in compliance with (2)24 G.S. 147-86.44(c). 25 All prohibited investments under G.S. 147-86.44(d); and (3)26 (4)Any progress made under G.S. 147-86.44(f)." 27 SECTION 2.5. G.S. 147-86.47 and G.S. 147-86.48 are repealed. 28 29 PART III. AMEND IRAN DIVESTMENT ACT 30 SECTION 3.1. G.S. 147-86.56 reads as rewritten: 31 "§ 147-86.56. Findings. 32 The General Assembly finds that: 33 34 (7) In order to effectively address the need for this State to respond to the 35 policies of Iran in a uniform fashion, prohibiting contracts with persons 36 companies engaged in investment activities in the energy sector of Iran must 37 be accomplished on a statewide basis. . . . . " 38 39 SECTION 3.2. G.S. 147-86.57 reads as rewritten: 40 "§ 147-86.57. Definitions. 41 As used in this Article: 42 "Company" means any sole proprietorship, organization, association, (1)corporation, partnership, joint venture, limited partnership, limited liability 43 44 partnership, limited liability company, or other entity or business 45 association, including all wholly owned subsidiaries, majority-owned subsidiaries, parent companies, or affiliates of those entities or business 46 47 associations. 48 "Energy sector of Iran" means activities to develop petroleum or natural gas (1a)

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1	(2)	"Financial institution" means the term as used in Secti	on 14 of the Iran
2		Sanctions Act of 1996, as amended (Public Law 104-172)	
3		note).	
4	(3)	"Investment" means a commitment or contribution of	funds or property,
5		whatever the source, a loan or other extension of credit, an	nd the entry into or
6		renewal of a contract for goods or services. It does not	
7		beneficial ownership through index funds, commingle	ed funds, limited
8		partnerships, derivative instruments, or the like.	
9	(4)	"Investment activities in Iran" means a person com	<u>npany engages in</u>
10		investment activities in Iran if:	
11		a. The <u>person-company</u> provides goods or services	•
12		dollars (\$20,000,000) or more within any 12-me	1
13		energy sector of Iran, including a person compan	
14		or liquefied natural gas tankers, or products us	
15		maintain pipelines used to transport oil or liquefi	ed natural gas, for
16		the energy sector of Iran; or	1
17		b. The <u>person company</u> is a financial institution the	
18 19		million dollars (\$20,000,000) or more in a	
19 20		person, company, for 45 days or more, if (i) the f knows, or reasonably should know, that person content of the second se	
20 21		credit to provide goods or services in the energy	
$\frac{21}{22}$		(ii) the person company receiving credit is identified	
23		pursuant to G.S. 147-86.60 as a person <u>comp</u>	
24		investment activities in Iran as described in this sec	
25	(5)	"Iran" includes the Government of Iran and any agency of	
26	(-)	Iran.	
27	(6)	"Person" means any of the following:	
28		a. A natural person, corporation, company, limited	liability company,
29		business association, partnership, society, trus	st, or any other
30		nongovernmental entity, organization, or group.	
31		b. Any governmental entity or instrumentality of	of a government,
32		including a multilateral development institution, as	
33		1701(c)(3) of the International Financial Institution	ns Act (22 U.S.C. §
34		262r(c)(3)).	
35		c. Any successor, parent entity owning more	
36		majority-owned subunit or subsidiary of any e	ntity described in
37		sub-subdivisions (a) and (b) of this subdivision.	
38	(7)	"State agency" means any board, commission, depa	
39 40	SECT	department, officer, institution, and any political subdivision	on of the State."
40		<b>TION 3.3.</b> G.S. 147-86.58 reads as rewritten:	
41 42	-	rohibitions on State investment.	all adapt a policy
42 43		n 30 days after October 1, 2015, the State Treasurer sh Jorth Carolina Retirement Systems or the Department of t	
43 44		ands with a person company engaging in investment activ	
44 45		licy shall provide:	filles in Itali. At a
46	(1)	List of <del>persons engaged in investment.restricted compar</del>	nies – Within 120
47	(1)	days of adoption of the policy, the State Treasurer shall	
48		publically available, using federal sanctions lists and a	-
49		information available to the public, a list of persons comp	•
50		engage in investment activities in Iran. The State Treas	
51		other state lists of restricted companies pursuant to sim	

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1		federal information or guidance on companies enga	ged in investment
2		activities in Iran and any other credible information pro-	-
3		organizations, research firms, governmental entities, ar	• •
4		information. The State Treasurer shall make every	• • •
5		erroneously including a person company on the list. T	
6		shall update the list every 180 days.annually. Before fina	
7		or an updated list, the State Treasurer must do all of the	-
8		person <u>company</u> is included on the list:	e
9		a. Provide 90 days' written notice of the State T	reasurer's intent to
10		include the person company on the list. The noti	
11		person company that inclusion on the list woul	
12		<u>company</u> ineligible for State investment and may	-
13		<u>company's</u> ability to conduct other business wit	-
14		subdivisions. The notice shall specify that the per	
15		engagement in investment activities in Iran,	
16		removed from the list.list if it ceases its investmen	t activities in Iran.
17		b. The State Treasurer shall provide a person-	<u>-company</u> with an
18		opportunity to comment in writing that it i	s not engaged in
19		investment activities in Iran. If the person compa	
20		the State Treasurer that the person company	is not engaged in
21		investment activities in Iran, the person com	pany shall not be
22		included on the list.	
23	(2)	Investments prohibited Neither the North Carolina F	Retirement Systems
24		nor the State Treasurer may invest funds with a perso	<del>m <u>company</u> that is</del>
25		identified on a list created pursuant to subdivision (1)	of this section as a
26		person company engaging in investment activities in Iran.	
27	(3)	Existing investments. – Any existing investment with a p	<del>erson <u>company</u> that</del>
28		is identified on a list created pursuant to subdivision (1)	of this section as a
29		person company engaging in investment activities in Ira	n must be divested
30		within 180 days of the adoption of the policy.being place	d on the list created
31		pursuant to subdivision (1) of this section.	
32	(4)	Fiduciary duties. – Nothing in the policy or in this Artic	cle shall require the
33		North Carolina Retirement Systems or the State Treas	
34		unless it is determined by the State Treasurer, in good fai	th, that the action is
35		consistent with the fiduciary responsibilities of the Retir	ement Systems and
36		the State Treasurer.	
37	(5)	Exceptions Notwithstanding the policy, an investment	t may be made in a
38		person company engaged in investment activities in Iran i	
39		a. The <u>person company</u> is eligible to contract with	the State under the
40		exception in G.S. 147-86.61.	
41		b. The State Treasurer makes a good-faith de	
42		case-by-case basis, that the investments are neces	ssary to perform its
43		functions."	
44		<b>TION 3.4.</b> G.S. 147-86.59 is repealed.	
45		<b>TION 3.5.</b> G.S. 147-86.60 reads as rewritten:	
46		estrictions on contracts with the State or subdivisions of	
47	· · · •	son <u>company</u> that is identified on a list created by the State	-
48		8 as a person <u>company</u> engaging in investment activities in	Iran is ineligible to
49		State or any political subdivision of the State.	
50	-	contract entered into with a person <u>company</u> that is ineligible	ble to contract with
51	the State or any p	political subdivision of the State is void ab initio.	

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1 (c) Existing contracts with persons companies made ineligible to contract with the State 2 or any political subdivision of the State under this Article shall be allowed to expire in 3 accordance with the terms of the contract." 4

SECTION 3.6. G.S. 147-86.61 reads as rewritten:

### "§ 147-86.61. Exceptions.

6 G.S. 147-86.60 does not apply to contracts valued at one thousand dollars (\$1,000) (a) 7 or less.

8 Persons-Companies engaged in substantial positive action. – Notwithstanding any (b) 9 other provision of this Article, a person-company engaged in investment activities in Iran may 10 contract with the State or a political subdivision of the State not be placed on the list developed 11 pursuant to G.S. 147-86.58(1) if the State Treasurer determines, using U.S. government 12 statements and any other credible information available to the public, that the person's 13 company's investment activities in Iran were made before October 1, 2015, the investment 14 activities in Iran have not been expanded or renewed after October 1, 2015, and the person 15 company has adopted, publicized, and is implementing a detailed plan to cease the investment 16 activities in Iran and to refrain from engaging in any new investments in Iran. The State 17 Treasurer shall develop and make publically available a "Substantial Positive Action Exception List" of these persons.companies. The State Treasurer shall update the list every 180 18 19 days.annually. Once a person has not engaged in investment activities in Iran within the 20 previous five years, the State Treasurer shall remove that person from the list created pursuant 21 to G.S. 147-86.58.

22 (c) Necessary commodities or services. - Notwithstanding any other provision of this 23 Article, a person-company engaged in investment activities in Iran may contract with the State 24 or a political subdivision of the State, on a case-by-case basis, if the State agency or political 25 subdivision makes a good-faith determination that the commodities or services are necessary to 26 perform its functions and that, absent such an exemption, the State agency would be unable to 27 obtain the commodities or services for which the contract is offered. The determination shall be 28 entered into the procurement record."

#### 29 30

5

SECTION 3.7. G.S. 147-86.62 reads as rewritten: "§ 147-86.62. Report; application.

31 The State Treasurer shall report to the Joint Legislative Commission on <del>(a)</del> 32 Governmental Operations and the Governor annually by October 1 on the status of the federal "Comprehensive Iran Sanctions, Accountability, and Divestment Act of 2010" (Public Law 33 34 111-195), the "Iran Divestment Act of 2015," and any rules or regulations adopted 35 thereunder.information regarding investments sold, redeemed, divested, or withdrawn in 36 compliance with this Article.

37	<del>(b)</del>	The r	estrictions provided for in this Article apply only until:
38		(1)	The President or Congress of the United States, by means including, but not
39			limited to, legislation, executive order, or written certification, declares that
40			divestment of the type provided for in this Article interferes with the conduct
41			of United States foreign policy; or with respect to restrictions on any
42			particular investment activities in Iran, those activities have been specifically
43			exempted from U.S. government sanctions by an affirmative declaration
44			authorized by the Congress of the United States; or
45		(2)	Congress revokes authority to divest in the manner provided for in this
46			Article."
47		SEC	<b>FION 3.8.</b> G.S. 147-86.63 reads as rewritten:

47 48

"§ 147-86.63. No private right of action.

49 (a) This Article does not create or authorize a private right of action to enforce the 50 provisions of the Article.

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1 (b) A <u>person-company</u> may challenge being included on the lists established in this 2 Article using the procedures in Article 3 of Chapter 150B of the General Statutes, except that 3 no <u>person-company</u> may file a contested case more than once every 365 days, and no attorneys' 4 fees may be awarded under G.S. 150B-33(b)(11)."

5 **SECTION 4.** Except as otherwise provided, this act becomes effective October 1, 6 2017.