By: Parker H.B. No. 1701

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the presentation of the investment policy of certain

3 governmental entities to a business organization that conducts

4 investment transactions for the entity.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Sections 2256.005(k) and (1), Government Code,

7 are amended to read as follows:

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8 (k) A written copy of the investment policy shall be

presented to any <u>business organization</u> [person] offering to engage

in an investment transaction with an investing entity [or to an

11 investment management firm under contract with an investing entity

12 to invest or manage the entity's investment portfolio]. For

13 purposes of this subsection and Subsection (1), "business

14 <u>organization" means an</u> [a business organization includes]

15 investment pool or [pools and an] investment management firm under

16 contract with an investing entity to invest or manage the entity's

17 investment portfolio that has accepted authority granted by the

18 entity under the contract to exercise investment discretion in

19 <u>regard to the investing entity's funds</u>. Nothing in this subsection

20 relieves the investing entity of the responsibility for monitoring

21 the investments made by the investing entity to determine that they

22 are in compliance with the investment policy. The qualified

23 representative of the business organization offering to engage in

24 an investment transaction with an investing entity shall execute a

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- 1 written instrument in a form acceptable to the investing entity and
- 2 the business organization substantially to the effect that the
- 3 business organization has:
- 4 (1) received and reviewed the investment policy of the
- 5 entity; and
- 6 (2) acknowledged that the business organization has
- 7 implemented reasonable procedures and controls in an effort to
- 8 preclude investment transactions conducted between the entity and
- 9 the organization that are not authorized by the entity's investment
- 10 policy, except to the extent that this authorization is dependent
- 11 on an analysis of the makeup of the entity's entire portfolio or
- 12 requires an interpretation of subjective investment standards.
- 13 (1) The investment officer of an entity may not acquire or
- 14 otherwise obtain any authorized investment described in the
- 15 investment policy of the investing entity from a <u>business</u>
- 16 organization that [person who] has not delivered to the entity the
- 17 instrument required by Subsection (k).
- 18 SECTION 2. The changes in law made by this Act apply only to
- 19 a contract for an investment transaction entered into with a
- 20 business organization under Chapter 2256, Government Code, on or
- 21 after the effective date of this Act. A contract entered into before
- 22 the effective date of this Act is subject to the law in effect at the
- 23 time the contract was entered into, and the former law is continued
- 24 in effect for that purpose.
- 25 SECTION 3. This Act takes effect September 1, 2017.