1 A bill to be entitled 2 An act relating to the State Board of Administration; 3 amending s. 121.091, F.S.; prohibiting the State Board 4 of Administration from paying benefits to a Florida 5 Retirement System investment plan member convicted of 6 specified felonies; requiring the state board to 7 return to a member contributions that were accumulated 8 up to the date of conviction; prohibiting the state 9 board from paying benefits until the resolution of the proceedings of any potentially disqualifying offenses; 10 11 amending s. 121.4501, F.S.; authorizing the state 12 board to develop investment products to be offered in 13 the investment plan; revising the process for a 14 member's spouse to acknowledge that he or she is not 15 the primary beneficiary of the member's benefits; 16 authorizing a member to request a waiver of such 17 acknowledgement under certain circumstances; amending 18 s. 215.47, F.S.; revising the types of investments in 19 real property and related personal property which the state board may invest in; authorizing the state board 20 21 and certain affiliated entities and ventures to issue securities and borrow money through specified means; 22 23 authorizing the state board to use the proceeds of 24 loans or financing obligations as loans to or sources of funding for certain entities or ventures; requiring 25

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26 the ownership of an entity holding title to real 27 property to be vested in the name of the Florida 28 Retirement System Trust Fund; revising the funds in 29 which the state may invest no more than 80 percent of 30 its moneys available for investments; revising the 31 requirements of the proposed plan the state board must 32 present to the Investment Advisory Council to invest 33 in unauthorized investments; deleting authorization 34 for the council to obtain independent investment 35 counsel to provide expert advice on state board investment activity; revising the threshold for the 36 37 amount that may be invested in alternative 38 investments; reenacting ss. 112.661(5)(a), 39 420.503(3)(a), and 1002.36(4)(e), F.S., relating to authorized investments, the definition of "authorized 40 41 investments", and investments made on behalf of the 42 Florida School for the Deaf and the Blind, 43 respectively, to incorporate the amendments made to s. 44 215.47, F.S., in references thereto; providing an 45 effective date. 46 47 Be It Enacted by the Legislature of the State of Florida: 48 49 Section 1. Paragraphs (i) and (k) of subsection (5) of 50 section 121.091, Florida Statutes, are amended to read:

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51 121.091 Benefits payable under the system. - Benefits may 52 not be paid under this section unless the member has terminated 53 employment as provided in s. 121.021(39)(a) or begun 54 participation in the Deferred Retirement Option Program as 55 provided in subsection (13), and a proper application has been 56 filed in the manner prescribed by the department. The department 57 may cancel an application for retirement benefits when the member or beneficiary fails to timely provide the information 58 59 and documents required by this chapter and the department's rules. The department shall adopt rules establishing procedures 60 61 for application for retirement benefits and for the cancellation of such application when the required information or documents 62 are not received. 63

64 (5) TERMINATION BENEFITS.-A member whose employment is 65 terminated prior to retirement retains membership rights to 66 previously earned member-noncontributory service credit, and to 67 member-contributory service credit, if the member leaves the 68 member contributions on deposit in his or her retirement 69 account. If a terminated member receives a refund of member 70 contributions, such member may reinstate membership rights to 71 the previously earned service credit represented by the refund 72 by completing 1 year of creditable service and repaying the 73 refunded member contributions, plus interest.

74 (i) The division <u>or the state board</u> may not pay benefits
75 to any member convicted of a felony committed on or after

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76 October 1, 2008, defined in s. 800.04 against a victim younger 77 than 16 years of age, or defined in chapter 794 against a victim 78 younger than 18 years of age, through the use or attempted use 79 of power, rights, privileges, duties, or position of the 80 member's public office or employment position. However, the division or the state board shall return the member's 81 82 accumulated contributions, if any, that the member accumulated 83 as of the date of conviction.

(k) Benefits <u>may</u> shall not be paid by the division <u>or the</u> state board pending final resolution of such charges against a member or beneficiary if the resolution of such charges could require the forfeiture of benefits as provided in paragraph (f), paragraph (g), paragraph (h), paragraph (i), or paragraph (j)<u>,</u> or chapter 112.

90 Section 2. Paragraph (b) of subsection (20) of section 91 121.4501, Florida Statutes, is amended, and paragraph (h) is 92 added to subsection (8) of that section, to read:

93 121.4501 Florida Retirement System Investment Plan.-INVESTMENT PLAN ADMINISTRATION.-The investment plan 94 (8) 95 shall be administered by the state board and affected employers. 96 The state board may require oaths, by affidavit or otherwise, and acknowledgments from persons in connection with the 97 98 administration of its statutory duties and responsibilities for 99 the investment plan. An oath, by affidavit or otherwise, may not be required of a member at the time of enrollment. 100

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101 Acknowledgment of an employee's election to participate in the 102 program shall be no greater than necessary to confirm the 103 employee's election. The state board shall adopt rules to carry 104 out its statutory duties with respect to administering the 105 investment plan, including establishing the roles and responsibilities of affected state, local government, and 106 107 education-related employers, the state board, the department, 108 and third-party contractors. The department shall adopt rules 109 necessary to administer the investment plan in coordination with the pension plan and the disability benefits available under the 110 111 investment plan.

112 (h) The state board, consistent with its fiduciary 113 responsibilities, may develop one or more investment products to 114 be offered in the investment plan.

115 DESIGNATION OF BENEFICIARIES.-(20)116 (b) If a member is married, but does not designate his or 117 her spouse as designates a primary beneficiary, the spouse must 118 be notified and acknowledge that he or she has not been so 119 designated. Notwithstanding the foregoing, if the spouse cannot 120 be located or fails to affirmatively acknowledge that he or she has not been so designated, the member may request that the 121 122 acknowledgement requirement be waived by the state board by 123 submitting an affidavit setting forth the particular facts and 124 circumstances other than the member's spouse, the member's 125 spouse must sign the beneficiary designation form to acknowledge

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126 the designation. This requirement does not apply to the 127 designation of one or more contingent beneficiaries to receive 128 benefits remaining upon the death of the primary beneficiary or 129 beneficiaries.

Section 3. Paragraph (e) of subsection (2) and subsections (3), (6), and (15) of section 215.47, Florida Statutes, are amended to read:

133 215.47 Investments; authorized securities; loan of 134 securities.—Subject to the limitations and conditions of the 135 State Constitution or of the trust agreement relating to a trust 136 fund, moneys available for investments under ss. 215.44-215.53 137 may be invested as follows:

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(2) With no more than 25 percent of any fund in:

139 Certain interests in real property and related (e) 140 personal property which may be owned through affiliated limited 141 liability entities or joint ventures, which include, but are not 142 limited to, including mortgages and related instruments secured 143 by on commercial or industrial real property, and instruments 144 containing with provisions for equity or income participation or 145 with provisions for convertibility to equity ownership; and 146 interests in real property-related collective investment funds. 147 The State Board of Administration and its affiliated limited 148 liability entities or joint ventures may issue securities and 149 borrow money through loans or other financial obligations, including bonds, equity securities, and other security 150

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151	instruments, any of which may be unsecured or secured by
152	investments in real property or related cash flows, guaranteed
153	by the related fund, or governed by financial covenants. The
154	proceeds of such loans or financing obligations may be loaned to
155	or otherwise used as a source of funding for affiliated limited
156	liability entities or joint ventures. Associated expenditures
157	for acquisition and operation of assets purchased under this
158	provision or of investments in private equity or other private
159	investment partnerships or limited liability companies <u>must</u>
160	shall be included as a part of the cost of the investment.
161	1. The title to real property, or ownership of the entity
162	holding title to real property, acquired under this paragraph
163	shall be vested in the name of the respective fund.
164	2. For purposes of taxation of property owned by any fund,
165	the provisions of s. 196.199(2)(b) do not apply.
166	3. Real property acquired under the provisions of this
167	paragraph <u>may shall</u> not be considered state lands or public
168	lands and property as defined in chapter 253, and the provisions
169	\overline{of} that chapter <u>does</u> \overline{do} not apply to such real property.
170	(3) With no more than 80 percent of any fund in <u>equity</u>
171	securities or securities convertible into equity securities of
172	any entity common stock, preferred stock, and interest-bearing
173	obligations of a corporation having an option to convert into
174	common stock, provided that all of the following apply:
175	(a) That the entity is either:
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176 1. The corporation is Organized under the laws of the 177 United States, any state or organized territory of the United 178 States, or the District of Columbia; or 179 2.(b) The corporation is Listed on any one or more of the 180 recognized national stock exchanges in the United States and 181 conforms with the periodic reporting requirements under the 182 Securities Exchange Act of 1934. (b) (c) Not more than 75 percent of the fund may be in 183 184 internally managed equity securities common stock. 185 186 The board may shall not invest more than 10 percent of the 187 equity assets of any fund in the equity securities common stock, 188 preferred stock, and interest-bearing obligations having an 189 option to convert into common stock, of any one issuing entity 190 corporation; and the board may shall not invest more than 3 191 percent of the equity assets of any fund in such securities of 192 any one issuing entity corporation except to the extent a higher 193 percentage of the same issue is included in a nationally 194 recognized market index, based on market values, at least as 195 broad as the Standard and Poor's Composite Index of 500 196 Companies, or except upon a specific finding by the board that 197 such higher percentage is in the best interest of the fund. 198 With no more than 5 percent of any fund to be invested (6) 199 as deemed appropriate by the board, notwithstanding investment limitations otherwise expressed in this section. Before Prior to 200

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201 the board engages engaging in any investment activity not 202 otherwise authorized under ss. 215.44-215.53, excluding 203 investments in publicly traded securities, options, financial 204 futures, or similar instruments, the board shall present to the 205 Investment Advisory Council a proposed plan for such investment. 206 Such Said plan must shall include, but not be limited to, a 207 detailed analysis of the investment, the expected benefits and potential risks of such activity, and the; methods for 208 209 monitoring and measuring the performance of the investment; a 210 complete description of the type, nature, extent and purpose of 211 the investment, including description of issuer, security in 212 which investment is proposed to be made, voting rights or lack 213 thereof and control to be acquired, restrictions upon voting, 214 transfer, and other material rights of ownership, and the 215 existence of any contracts, arrangements, understandings, or relationships with any person or entity (naming the same) with 216 217 respect to the proposed investment; and assurances that 218 sufficient investment expertise is available to the board to 219 properly evaluate and manage such activity. The Investment 220 Advisory Council may obtain independent investment counsel to 221 provide expert advice with regard to such proposed investment 222 activity by the board, and the board shall defray such costs. 223 (15) With no more, in the aggregate, than 30 20 percent of 224 any fund in alternative investments through participation in an 225 alternative investment vehicle as those terms are defined in s.

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226 215.4401(3)(a), or in securities or investments that are not 227 publicly traded and not otherwise authorized by this section. 228 Section 4. For the purpose of incorporating the amendments 229 made by this act to section 215.47, Florida Statutes, in a 230 reference thereto, paragraph (a) of subsection (5) of section 231 112.661, Florida Statutes, is reenacted to read:

232 112.661 Investment policies.-Investment of the assets of 233 any local retirement system or plan must be consistent with a 234 written investment policy adopted by the board. Such policies 235 shall be structured to maximize the financial return to the 236 retirement system or plan consistent with the risks incumbent in 237 each investment and shall be structured to establish and 238 maintain an appropriate diversification of the retirement system 239 or plan's assets.

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(5) AUTHORIZED INVESTMENTS. -

(a) The investment policy shall list investments authorized by the board. Investments not listed in the investment policy are prohibited. Unless otherwise authorized by law or ordinance, the investment of the assets of any local retirement system or plan covered by this part shall be subject to the limitations and conditions set forth in s. 215.47(1)-(6), (8), (9), (11) and (17).

248 Section 5. For the purpose of incorporating the amendments 249 made by this act to section 215.47, Florida Statutes, in a 250 reference thereto, paragraph (a) of subsection (3) of section

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251 420.503, Florida Statutes, is reenacted to read: 252 420.503 Definitions.-As used in this part, the term: 253 (3) "Authorized investments" means any of the following 254 securities: 255 Investments permitted under s. 215.47(1) and (2), (a) 256 without regard to any limitation set forth therein. 257 Section 6. For the purpose of incorporating the amendments made by this act to section 215.47, Florida Statutes, in a 258 259 reference thereto, paragraph (e) of subsection (4) of section 260 1002.36, Florida Statutes, is reenacted to read: 1002.36 Florida School for the Deaf and the Blind.-261 262 (4) BOARD OF TRUSTEES.-The board of trustees is invested with full power and 263 (e) 264 authority to: 1. Appoint a president, faculty, teachers, and other 265 266 employees and remove the same as in its judgment may be best and 267 fix their compensation. 268 2. Procure professional services, such as medical, mental 269 health, architectural, and engineering. 270 3. Procure legal services without the prior written 271 approval of the Attorney General. Determine eligibility of students and procedure for 272 4. 273 admission. 274 5. Provide for the students of the school necessary bedding, clothing, food, and medical attendance and such other 275 Page 11 of 13

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276 things as may be proper for the health and comfort of the 277 students without cost to their parents, except that the board of 278 trustees may set tuition and other fees for nonresidents.

279 6. Provide for the proper keeping of accounts and records280 and for budgeting of funds.

- 281 7. Enter into contracts.
 - 8. Sue and be sued.

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9. Secure public liability insurance.

10. Do and perform every other matter or thing requisite to the proper management, maintenance, support, and control of the school at the highest efficiency economically possible, the board of trustees taking into consideration the purposes of the establishment.

289 11. Receive gifts, donations, and bequests of money or 290 property, real or personal, tangible or intangible, from any 291 person, firm, corporation, or other legal entity. However, the 292 board of trustees may not obligate the state to any expenditure 293 or policy that is not specifically authorized by law. If the 294 bill of sale, will, trust indenture, deed, or other legal 295 conveyance specifies terms and conditions concerning the use of 296 such money or property, the board of trustees shall observe such 297 terms and conditions.

298 12. Deposit outside the State Treasury such moneys as are 299 received as gifts, donations, or bequests and may disburse and 300 expend such moneys, upon its own warrant, for the use and

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301 benefit of the Florida School for the Deaf and the Blind and its 302 students, as the board of trustees deems to be in the best 303 interest of the school and its students. Such money or property 304 does not constitute and may not be considered a part of any 305 legislative appropriation.

306 13. Sell or convey by bill of sale, deed, or other legal 307 instrument any property, real or personal, received as a gift, 308 donation, or bequest, upon such terms and conditions as the 309 board of trustees deems to be in the best interest of the school 310 and its students.

311 14. Invest such moneys in securities enumerated under s.
312 215.47(1), (2)(c), (3), (4), and (10), and in The Common Fund,
313 an Investment Management Fund exclusively for nonprofit
314 educational institutions.

315 15. After receiving approval from the Administration 316 Commission, exercise the power of eminent domain in the manner 317 provided in chapter 73 or chapter 74.

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Section 7. This act shall take effect upon becoming a law.

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