## Second Regular Session Seventieth General Assembly STATE OF COLORADO

## **ENGROSSED**

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 16-0038.01 Nicole Myers x4326

**HOUSE BILL 16-1284** 

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# A BILL FOR AN ACT CONCERNING DIVESTMENT BY THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION FROM COMPANIES THAT HAVE ECONOMIC PROHIBITIONS AGAINST THE STATE OF ISRAEL.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

The bill requires the public employees' retirement association (PERA) to make its best efforts to identify all companies that have economic prohibitions against Israel (restricted company), to assemble those identified companies into a list of restricted companies by January 1, 2017, and to review the list of restricted companies on a biannual basis.

For each company on the list of restricted companies, the bill requires PERA to send a written notice informing the company of its status and that it may become subject to divestment by PERA. If a company ceases activity that designates it as a restricted company, PERA will remove the company from the list.

If a company remains a restricted company 180 days following PERA's first engagement with the company, PERA is required to divest all direct holdings of the restricted company from its assets. If on the date of divestment PERA does not own direct holdings in a company on the list of restricted companies, PERA is prohibited from acquiring direct holdings in any company on the list of restricted companies during the time that it remains on the list.

Upon request, and at least annually, PERA is required to make available on its website information regarding investments sold, redeemed, divested, or withdrawn in compliance with the bill.

The bill specifies the circumstances under which PERA may cease divesting from companies, based on the value of the investments.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add part 2 to article 3 54.8 of title 24 as follows: 4 PART 2 5 DIVESTMENT FROM COMPANIES THAT 6 HAVE ECONOMIC PROHIBITIONS AGAINST ISRAEL 7 8 **24-54.8-201. Definitions.** AS USED IN THIS PART 2, UNLESS THE 9 CONTEXT OTHERWISE REQUIRES: 10 (1) "COMPANY" MEANS ANY ENTITY THAT HAS PUBLICLY TRADED 11 SECURITIES AND IS AN ORGANIZATION, ASSOCIATION, CORPORATION, 12 PARTNERSHIP, JOINT VENTURE, LIMITED PARTNERSHIP, LIMITED LIABILITY 13 PARTNERSHIP, LIMITED LIABILITY COMPANY, OR OTHER ENTITY OR 14 BUSINESS ASSOCIATION, INCLUDING ALL WHOLLY OWNED SUBSIDIARIES, 15 MAJORITY-OWNED SUBSIDIARIES, OR PARENT COMPANIES OF SUCH 16 ENTITIES OR BUSINESS ASSOCIATIONS, THAT EXISTS FOR PROFIT-MAKING

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1	PURPOSES.
2	(2) "DIRECT HOLDINGS" MEANS ALL PUBLICLY TRADED SECURITIES
3	OF A COMPANY HELD DIRECTLY BY THE PUBLIC EMPLOYEES' RETIREMENT
4	ASSOCIATION OR IN AN ACCOUNT OR FUND IN WHICH THE PUBLIC
5	EMPLOYEES' RETIREMENT ASSOCIATION OWNS ALL SHARES OR INTERESTS.
6	(3) "ECONOMIC PROHIBITIONS AGAINST ISRAEL" MEANS ENGAGING
7	IN ACTIONS THAT ARE POLITICALLY MOTIVATED AND ARE INTENDED TO
8	PENALIZE, INFLICT ECONOMIC HARM ON, OR OTHERWISE LIMIT
9	COMMERCIAL RELATIONS WITH THE STATE OF ISRAEL. ANY ACTIONS
10	PERMITTED UNDER APPLICABLE FEDERAL ANTI-BOYCOTT LAWS SHALL NOT
11	BE CONSIDERED ECONOMIC PROHIBITIONS AGAINST ISRAEL.
12	(4) "PUBLICLY TRADED SECURITIES" MEANS OWNERSHIP INTEREST
13	OR DEBT INSTRUMENTS THAT ARE CURRENTLY TRADED ON A SECURITIES
14	EXCHANGE THAT IS OFFICIALLY RECOGNIZED, SANCTIONED, OR
15	SUPERVISED BY A GOVERNMENTAL AUTHORITY OF THE COUNTRY IN WHICH
16	THE MARKET IS LOCATED OR CURRENTLY TRADED THROUGH AN
17	OVER-THE-COUNTER MARKET THAT IS REFLECTED BY THE EXISTENCE OF
18	AN INTERDEALER QUOTATION SYSTEM.
19	(5) "RESTRICTED COMPANIES" MEANS COMPANIES THAT HAVE
20	ECONOMIC PROHIBITIONS AGAINST ISRAEL.
21	24-54.8-202. Transactions prohibited by the public employees'
22	retirement association - companies that have economic prohibitions
23	against Israel - restricted companies list. (1) By January 1, 2017, the
24	PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION CREATED IN ARTICLE 51 OF
25	THIS TITLE SHALL MAKE ITS BEST EFFORTS TO IDENTIFY ALL RESTRICTED
26	COMPANIES IN WHICH THE ASSOCIATION HAS DIRECT HOLDINGS OR COULD

POSSIBLY HAVE SUCH HOLDINGS IN THE FUTURE AND ASSEMBLE THOSE

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1	COMPANIES INTO A LIST OF RESTRICTED COMPANIES. THESE EFFORTS
2	SHALL INCLUDE THE FOLLOWING, AS APPROPRIATE IN THE JUDGMENT OF
3	THE ASSOCIATION:
4	(a) REVIEWING AND RELYING ON PUBLICLY AVAILABLE
5	INFORMATION REGARDING COMPANIES THAT HAVE ECONOMIC
6	PROHIBITIONS AGAINST ISRAEL, INCLUDING INFORMATION PROVIDED BY
7	NONPROFIT ORGANIZATIONS, RESEARCH FIRMS, AND GOVERNMENT
8	ENTITIES;
9	(b) Contacting asset managers contracted by the
10	ASSOCIATION THAT INVEST IN COMPANIES THAT HAVE ECONOMIC
11	PROHIBITIONS AGAINST ISRAEL;
12	(c) CONTACTING OTHER INSTITUTIONAL INVESTORS THAT HAVE
13	DIVESTED FROM OR ENGAGED WITH COMPANIES THAT HAVE ECONOMIC
14	PROHIBITIONS AGAINST ISRAEL; AND
15	(d) RETAINING AN INDEPENDENT RESEARCH FIRM OR
16	ORGANIZATION TO IDENTIFY COMPANIES THAT HAVE ECONOMIC
17	PROHIBITIONS AGAINST ISRAEL. IT SHALL BE REASONABLE AND SUFFICIENT
18	FOR THE ASSOCIATION TO RELY ON INFORMATION AND WORK PRODUCT
19	OBTAINED FROM SUCH RESEARCH FIRM OR ORGANIZATION; EXCEPT THAT
20	THE BOARD OF TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT
21	ASSOCIATION SHALL REVIEW AND APPROVE ANY COMPANIES IDENTIFIED
22	BY AN INDEPENDENT RESEARCH FIRM BEFORE INCLUDING SUCH COMPANIES
23	ON THE LIST OF RESTRICTED COMPANIES PURSUANT TO THIS SUBSECTION
24	(1).
25	(2) THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION SHALL
26	REVIEW THE LIST OF RESTRICTED COMPANIES ON A BIANNUAL BASIS BASED
27	ON EVOLVING INFORMATION FROM, AMONG OTHER SOURCES, THOSE LISTED

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1	IN SUBSECTION (1) OF THIS SECTION.
2	(3) THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION SHALL
3	ADHERE TO THE FOLLOWING PROCEDURES FOR COMPANIES ON THE LIST OF
4	RESTRICTED COMPANIES:
5	(a) FOR EACH COMPANY NEWLY IDENTIFIED IN SUBSECTION (1) OF
6	THIS SECTION, THE ASSOCIATION SHALL SEND A WRITTEN NOTICE
7	INFORMING THE COMPANY OF ITS STATUS AND THAT IT MAY BECOME
8	SUBJECT TO DIVESTMENT BY THE ASSOCIATION.
9	(b) IF, FOLLOWING THE ASSOCIATION'S ENGAGEMENT PURSUANT TO

(b) IF, FOLLOWING THE ASSOCIATION'S ENGAGEMENT PURSUANT TO THIS SUBSECTION (3) WITH A RESTRICTED COMPANY, THAT COMPANY CEASES ACTIVITY THAT DESIGNATES IT AS A COMPANY THAT HAS ECONOMIC PROHIBITIONS AGAINST ISRAEL, THE COMPANY SHALL BE REMOVED FROM THE LIST OF RESTRICTED COMPANIES AND THE PROVISIONS OF THIS SECTION SHALL CEASE TO APPLY TO IT UNLESS IT RESUMES SUCH ACTIVITIES.

- (c) IF, AFTER ONE HUNDRED EIGHTY DAYS FOLLOWING THE ASSOCIATION'S FIRST ENGAGEMENT WITH A COMPANY PURSUANT TO PARAGRAPH (b) OF THIS SUBSECTION (3), THE COMPANY REMAINS A RESTRICTED COMPANY, THE ASSOCIATION SHALL INSTRUCT ITS INVESTMENT ADVISORS TO SELL, REDEEM, DIVEST, OR WITHDRAW ALL DIRECT HOLDINGS OF RESTRICTED COMPANIES FROM THE ASSOCIATION'S ASSETS UNDER MANAGEMENT IN AN ORDERLY AND FIDUCIARILY RESPONSIBLE MANNER WITHIN TWELVE MONTHS AFTER THE COMPANY'S MOST RECENT APPEARANCE ON THE LIST OF RESTRICTED COMPANIES.
- (d) IF, UPON THE COMMENCEMENT OF THE DATE OF DIVESTMENT,
  THE ASSOCIATION DOES NOT OWN DIRECT HOLDINGS IN A COMPANY ON THE
  LIST OF RESTRICTED COMPANIES, THE ASSOCIATION IS PROHIBITED FROM

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ACQUIRING	DIRECT	HOLDINGS	IN	ANY	COMPANY	ON	THE	LIST	OF
RESTRICTED	COMPAN	NIES DURING	THI	E TIME	THAT IT RE	MAIN	IS ON	THE L	IST.

- (4) NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART 2, THE HOLDINGS IN THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION'S DEFINED CONTRIBUTION PLANS ARE NOT SUBJECT TO THIS PART 2.
- (5) Upon request, and at least annually, the public employees' retirement association shall make available on its website information regarding investments sold, redeemed, divested, or withdrawn in compliance with this section.
- (6) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE CONTRARY, THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION MAY CEASE DIVESTING FROM COMPANIES PURSUANT TO SUBSECTION (3) OF THIS SECTION IF CLEAR AND CONVINCING EVIDENCE SHOWS THAT THE VALUE FOR ALL ASSETS UNDER MANAGEMENT BY THE ASSOCIATION BECOMES EQUAL TO OR LESS THAN NINETY-NINE AND ONE-HALF PERCENT, OR FIFTY BASIS POINTS, OF THE HYPOTHETICAL VALUE OF ALL ASSETS UNDER MANAGEMENT BY THE ASSOCIATION ASSUMING NO DIVESTMENT FOR ANY COMPANY HAD OCCURRED PURSUANT TO SUBSECTION (3) OF THIS SECTION.
- (7) WITH RESPECT TO ACTIONS TAKEN IN COMPLIANCE WITH THIS PART 2, INCLUDING ALL GOOD-FAITH DETERMINATIONS REGARDING COMPANIES AS REQUIRED BY THIS SECTION, THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION IS EXEMPT FROM ANY CONFLICTING STATUTORY OR COMMON LAW OBLIGATIONS, INCLUDING ANY FIDUCIARY DUTIES AND ANY OBLIGATIONS WITH RESPECT TO CHOICE OF ASSET MANAGERS, INVESTMENT FUNDS, OR INVESTMENTS FOR THE ASSOCIATION'S SECURITIES PORTFOLIOS.
  - (8) WITH RESPECT TO ALL ACTIONS TAKEN IN GOOD FAITH

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1	COMPLIANCE WITH THIS PART 2, THE PUBLIC EMPLOYEES RETIREMENT
2	ASSOCIATION, ITS BOARD OF DIRECTORS, INDIVIDUAL BOARD MEMBERS,
3	AGENTS, TRUSTEES, OFFICERS, EMPLOYEES, CUSTODIANS, AND FIDUCIARIES
4	SHALL BE IMMUNE FROM ANY LIABILITY.
5	<b>24-54.8-203.</b> Legislative intent. BY ENACTING THIS PART 2, IT IS
6	NOT THE INTENT OF THE GENERAL ASSEMBLY TO CAUSE DIVESTITURE FROM
7	ANY COMPANY BASED IN THE UNITED STATES. THE PUBLIC EMPLOYEES'
8	RETIREMENT ASSOCIATION SHALL CONSIDER THIS INTENT WHEN
9	DEVELOPING OR REVIEWING THE LIST OF RESTRICTED COMPANIES.
10	<b>24-54.8-204.</b> Severability. If any provision of this part 2 or
11	THE APPLICATION THEREOF TO ANY PERSON OR CIRCUMSTANCE IS HELD
12	INVALID, SUCH INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR
13	APPLICATIONS OF THIS PART 2 THAT CAN BE GIVEN EFFECT WITHOUT THE
14	INVALID PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF
15	THIS PART 2 ARE DECLARED TO BE SEVERABLE.
16	SECTION 2. In Colorado Revised Statutes, 24-54.8-101, amend
17	(1) (r), (2), and (3) as follows:
18	24-54.8-101. Legislative declaration - post-enactment review.
19	(1) The general assembly hereby finds and declares that:
20	(r) It is the judgment of the general assembly that this article PART
21	1 should remain in effect only insofar as it continues to be consistent with,
22	and does not unduly interfere with, the foreign policy of the United States
23	as determined by the federal government.
24	(2) The general assembly further finds and declares that state and
25	local entities that are not subject to the requirements of this article PART
26	1 are encouraged to take voluntary action to divest from the companies
2.7	specified in this <del>article</del> PART 1

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(3) The general assembly further finds and declares that the
desired result of this article PART 1 for the purpose of post-enactment
review is that all public funds sell, redeem, divest, or withdraw
investments in scrutinized companies with active business operations in
Sudan and maintain communication with scrutinized companies with
inactive business operations in Sudan, in accordance with the provisions
of this article PART 1.
SECTION 3. In Colorado Revised Statutes, 24-54.8-102, amend
introductory portion and (16) (c) as follows:
<b>24-54.8-102. Definitions.</b> As used in this article PART 1, unless
the context otherwise requires:
(16) "Scrutinized company" means a company that meets any of
the following criteria:
(c) The company supplies military equipment within Sudan,
unless it clearly shows that the military equipment cannot be used to
facilitate offensive military actions in Sudan or the company implements
rigorous and verifiable safeguards to prevent use of that equipment by
forces actively participating in armed conflict, such as through post-sale
tracking of such equipment by the company, certification from a reputable
and objective third party that such equipment is not being used by a party
participating in armed conflict in Sudan, or sale of such equipment solely
to the regional government of southern Sudan or any internationally
recognized peacekeeping force or humanitarian organization.
Notwithstanding any provision of this article PART 1 to the contrary, a
social development company that is not complicit in the Darfur genocide
shall not be considered a scrutinized company.

SECTION 4. In Colorado Revised Statutes, 24-54.8-104, amend

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(1) (b), (5), and (6) as follows:

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**24-54.8-104. Required actions.** (1) **Engagement.** A public fund shall adhere to the following procedures for companies on the scrutinized companies list:

- (b) For each company identified pursuant to paragraph (a) of this subsection (1) with only inactive business operations, the public fund shall send a written notice informing the company of this article PART 1 and encouraging it to continue to refrain from initiating active business operations in Sudan until it is able to avoid scrutinized business operations. The public fund shall continue such correspondence on a semi-annual basis
- (5) **Excluded securities.** Notwithstanding any other provision of this article PART 1, subsections (2) and (3) of this section do not apply to indirect holdings in actively managed investment funds. A public fund shall, however, submit letters to the managers of such investment funds containing companies with scrutinized active business operations requesting that they consider removing such companies from the fund or create a similar actively managed fund with indirect holdings devoid of such companies. If the manager creates a similar fund and if the public fund determines investment in the similar fund is consistent with prudent investment standards, the public fund shall replace all applicable investments with investments in the similar fund in an expedited time. In addition, notwithstanding any other provision of this article PART 1, for passively managed indirect holdings, if the manager does not remove such companies or create a similar fund consistent with prudent investment standards by October 1, 2008, or nine months after the date the public fund first requests the manager to act, whichever is later, then

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the scrutinized companies with active business operations shall be removed from the indirect passively managed assets of the public fund.

- (6) **Defined contribution plans.** Notwithstanding any other provision of this article PART 1, public funds, when discharging their responsibility for operation of a defined contribution plan, shall engage the manager of the investment offerings in such plans requesting that they consider removing scrutinized companies from the investment offerings or create an alternative investment offering devoid of scrutinized companies. If the manager creates an alternative investment offering and the offering is deemed consistent with prudent investor standards by the public fund, the public fund shall consider including such investment offering in the plan.
- **SECTION 5.** In Colorado Revised Statutes, 24-54.8-106, **amend** (1) introductory portion and (1) (c) as follows:
- **24-54.8-106.** Provisions for repeal. (1) This article PART 1 is repealed upon the occurrence of any one of the following:
- (c) The congress or president of the United States, through legislation or executive order, declares that mandatory divestment of the type provided for in this article PART 1 interferes with the conduct of United States foreign policy.

SECTION 6. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 10, 2016, if adjournment sine die is on May 11, 2016); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect

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- 1 unless approved by the people at the general election to be held in
- November 2016 and, in such case, will take effect on the date of the
- 3 official declaration of the vote thereon by the governor.

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