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State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

NINETY-SECOND SESSION

н. ғ. №. 4165

Authored by Jordan, Neu Brindley, Hortman, Daudt, Winkler and others 03/10/2022 The bill was read for the first time and referred to the Committee on State Government Finance and Elections 03/17/2022 Adoption of Report: Amended and re-referred to the Committee on Ways and Means

1.2	relating to state government; requiring divestment from certain investments relating
1.3	to Russia and Belarus; terminating contracts with Russian and Belarussian entities;
1.4	requiring a report; proposing coding for new law in Minnesota Statutes, chapters
1.5	11A; 16C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [11A.245] INVESTMENT IN RUSSIA AND BELARUS.
1.8	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.9	the meanings given.
1.10	(b) "Active business operations" means all business operations that are not inactive
1.11	business operations.
1.12	(c) "Belarus" means the government of the Republic of Belarus and its instrumentalities
1.13	or political subdivisions, and companies owned or controlled by the Republic of Belarus.
1.14	(d) "Company" means any sole proprietorship, organization, association, corporation,
1.15	partnership, joint venture, limited partnership, limited liability partnership, limited liability
1.16	company, or other entity or business association, including all wholly owned subsidiaries,
1.17	majority-owned subsidiaries, parent companies, or affiliates of such entities or business
1.18	associations, that exists for profit-making purposes.
1.19	(e) "Direct holdings" means all publicly traded debt and equity securities, including
1.20	depository receipts representing ownership rights of such securities, of an entity subject to
1.21	this section, or derivatives or notes representing exposure to such securities, that are held

directly by the state board or held in an account or fund in which the state board owns all

Section 1. 1

shares or interests.

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place of business in Russia or Belarus, the state board must give consideration to the company's country of risk; domicile; country of incorporation; the country in which the company's securities are issued; and other relevant factors as determined by the state board or its director.

(c) At least quarterly, the director must report to the state board on the status of any actions taken under this subdivision.

- Subd. 3. **Schedule.** To the extent practicable, the sale, redemption, or withdrawal of assets under subdivision 2 must be completed according to the following schedule:
- (1) at least 50 percent of any direct holdings must be removed from the state board's 2.28 assets under management by nine months after the effective date of this section; and 2.29
- (2) 100 percent of any direct holdings must be removed from the state board's assets 2.30 under management within 15 months after the effective date of this section. 2.31

Section 1. 2

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Subd. 4. Prohibition on new acq	uisitions. The state	board may not furth	ner acquire
securities that are subject to sale, rede	emption, or withdra	wal under subdivisi	on 2.
Subd. 5. Relation to federal action	on. If the federal go	overnment excludes	an asset from
its present, or any future, federal sanc	tions relating to Rus	sia or Belarus, that a	sset is exempt
from the divestment requirements and	d the investment pro	ohibitions in this sec	ction.
Subd. 6. Exemptions. Subdivisio	n 2 does not apply	to any of the followi	ng:
(1) investments in a company that	t is primarily engag	ed in supplying goo	ds or services
intended to relieve human suffering i	n Russia or Belarus	<u>:</u>	
(2) investments in a company that	is primarily engage	ed in promoting heal	lth; education;
or journalistic, religious, or welfare a	ctivities in Russia o	or Belarus; and	
(3) investments in a United States	company that is aut	horized by the federa	al government
to have active business operations in	Russia or Belarus.		
Subd. 7. Excluded securities. Su	bdivision 2 does no	t apply to indirect h	oldings in
actively managed investment funds.	The state board mus	t submit letters to th	e managers of
investment funds containing assets th	at would otherwise	be subject to sale, r	edemption, or
withdrawal under subdivision 2 reque	esting the managers	to consider removir	ng those assets
from the fund or to create a similar ac	ctively managed fur	nd with indirect hold	lings that do
not include those assets. If a manager	creates a similar fu	and, the state board s	shall promptly
replace all applicable investments wi	th investments in th	e similar fund consi	stent with
prudent investing standards. For the J	ourposes of this sec	tion, private equity	funds shall be
deemed to be actively managed inves	stment funds.		
Subd. 8. Reporting. By January 1	15 of each calendar	year, the state board	l shall submit
a report to the chairs and ranking mir	nority members of t	he legislative comm	ittees and
divisions with jurisdiction over the st	ate board. The repo	ort must include:	
(1) a list of all investments sold, re	deemed, or withdra	wn in compliance wi	th subdivision
<u>2;</u>			
(2) a list of all prohibited investm	ents under subdivis	ion 4; and	
(3) a description of any progress i	nade under subdivi	sion 7.	

Subd. 9. Expiration. This section ceases to be operative if the President of the United

States determines and certifies that state legislation similar to this section interferes with

Section 1. 3

the conduct of United States foreign policy.

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securities portfolios.

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Subd. 10. Other legal obligations. The state board, including its executive director and
staff, is exempt from any statutory or common law obligations that conflict with actions
taken in compliance with this section, including all good-faith determinations regarding
companies as required by this section, including any obligations regarding the choice of
asset managers, investment funds, or investments for the State Board of Investment's

Subd. 11. **Severability.** The provisions of this section are severable. If any provision of this section or its application is held invalid, that invalidity does not affect other provisions or applications that can be given effect without the invalid provision or application.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 2. [16C.051] CONTRACTS WITH RUSSIA OR BELARUS.

- 4.12 Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
 4.13 the meanings given.
- 4.14 (b) "Belarussian entity" means an institution or company that is headquartered in the
 4.15 Republic of Belarus or has its principal place of business in the Republic of Belarus.
- 4.16 (c) "Russian entity" means an institution or company that is headquartered in the Russian
 4.17 Federation or has its principal place of business in the Russian Federation.
- Subd. 2. **Terminating contracts with Russia or Belarus.** (a) All state agencies must:
- 4.19 (1) review existing contracts to determine if any existing contracts are with Russian entities;
- 4.21 (2) promptly terminate existing contracts with Russian entities or Belarussian entities
 4.22 as practicable; and
- 4.23 (3) refrain from entering into contracts with Russian entities or Belarussian entities
 4.24 unless the head of the state agency determines that there is no suitable alternative.
- 4.25 (b) Nothing in this section is intended to require or encourage state agencies to terminate
 4.26 or avoid contracts with Minnesota companies or other domestic entities, or to relieve state
 4.27 agencies of any obligations under applicable laws, rules, or regulations related to contracting
 4.28 and procurement.
- Subd. 3. Severability. The provisions of this section are severable. If any provision of
 this section or its application is held invalid, that invalidity does not affect other provisions
 or applications that can be given effect without the invalid provision or application.

Sec. 2. 4

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Sec. 2. 5