DIVESTMENT OF CERTAIN RETIREMENT
FUND INVESTMENTS
2008 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Julie Fisher
Senate Sponsor: Margaret Dayton
LONG TITLE
Committee Note:
The Retirement and Independent Entities Interim Committee recommended this bill.
General Description:
This bill modifies the Utah State Retirement and Insurance Benefit Act by restricting
investment of funds in certain entities.
Highlighted Provisions:
This bill:
provides certain definitions;
requires the Utah State Retirement Board to ensure that the monies of the Utah State
Retirement Investment Fund are not invested in any business operations with a
publicly traded foreign company that has certain business operations with the
country of Iran;
 exempts private equity and alternative investments from application of the section;
 requires the board to make rules to implement certain provisions, including
identifying scrutinized companies and providing notice of potential investment
withdrawal;
 requires the board to divest of any investments in scrutinized companies provided
that divestment is not at a loss;
► indemnifies board members when divesting in compliance with the section; and



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28	 exempts monies invested in a defined contribution plan from the investment
29	restrictions.
30	Monies Appropriated in this Bill:
31	None
32	Other Special Clauses:
33	None
34	Utah Code Sections Affected:
35	ENACTS:
36	49-11-306 , Utah Code Annotated 1953
3738	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 49-11-306 is enacted to read:
40	49-11-306. Definitions Investment prohibitions Rules Exceptions.
41	(1) As used in this section:
42	(a) (i) "Business operations" means engaging in commerce in any form, including
43	acquiring, developing, maintaining, owning, selling, possessing, leasing, or operating any
44	apparatus of business or commerce, which includes equipment, facilities, personnel, products,
45	services, personal property, and real property.
46	(ii) "Business operations" does not include providing humanitarian aid.
47	(b) (i) "Scrutinized company" means a publicly traded foreign company that:
48	(A) (I) has business operations that involve a contract with or provision of supplies or
49	services to a scrutinized entity;
50	(II) has any direct or indirect equity share, consortium, or project commissioned by a
51	scrutinized entity; or
52	(III) is involved in a consortium or project commissioned by a scrutinized entity; and
53	(B) (I) has more than 5% of the company's total revenues or assets linked to a
54	scrutinized entity; and
55	(II) has failed to adopt, publicize, and implement a formal plan to reduce the
56	investment to 5% or below within one year; or
57	(C) has, with actual knowledge, on or after August 5, 1996, made an investment of \$20
58	million or more, or any combination of investments which in the aggregate exceeds \$20 million

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59	in any 12-month period, in a scrutinized entity.
60	(ii) "Scrutinized company" does not mean private equity and other alternative
61	investments.
62	(c) (i) "Scrutinized entity" means the government of, the governmental
63	instrumentalities of, and any company or organization owned or controlled by the Islamic
64	Republic of Iran.
65	(ii) Notwithstanding Subsection (1)(c)(i), "scrutinized entity" does not include the
66	government of, the governmental instrumentalities of, or any company or organization owned
67	or controlled by a country or entity that:
68	(A) has been removed from the United States Department of State's list of countries
69	that have been determined to repeatedly provide support for acts of international terrorism; and
70	(B) pursuant to the Iran and Libya Sanctions Act of 1996, Pub. L. No. 104-172, as
71	amended, has been determined and certified to have ceased its efforts to design, develop,
72	manufacture, or acquire a nuclear explosive device or related materials and technology.
73	(2) (a) Notwithstanding any other provision of this part and subject to federal
74	limitations, the board shall ensure that the monies of the Utah State Retirement Investment
75	Fund are not invested in a scrutinized company or a scrutinized entity in accordance with the
76	provisions of Subsections (2)(b) and (c).
77	(b) Subject to the provisions of Subsection (2)(c), any divestment of holdings required
78	under Subsection (2)(a) shall be completed in at least the following time frames which shall
79	begin on May 5, 2008:
80	(i) 33% within 180 days;
81	(ii) 66% within 360 days; and
82	(iii) 100% within 540 days.
83	(c) Notwithstanding the provisions of Subsections (2)(a) and (b), the board is not
84	required to divest any holdings at a loss, to be calculated on cost basis.
85	(d) The board, including present and former board members, is not liable for breach of
86	fiduciary duty by reason of any decision to avoid, restrict, reduce, or eliminate investments in a
87	scrutinized company in accordance with the requirements of this section.
88	(3) The board shall make rules to provide procedures for:
89	(a) identifying and maintaining a list of scrutinized companies;

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90	(b) determining what investments are made in a scrutinized company or scrutinized
91	entity;
92	(c) providing notice that the Utah State Retirement Investment Fund has identified a
93	company as a scrutinized company and will withdraw its investment in the scrutinized
94	company, which notice may provide up to 90 days for the company to provide evidence that it
95	is not a scrutinized entity before divestment occurs; and
96	(d) implementing other provisions required by this section.
97	(4) The provisions of this section do not apply to monies invested in a defined
98	contribution plan as defined in Section 49-11-102.

Legislative Review Note as of 11-14-07 12:56 PM

Office of Legislative Research and General Counsel

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H.B. 39 - Divestment of Certain Retirement Fund Investments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill may result in foregone revenue for the Utah Retirement Systems of \$2,200,000 in FY 2009 and \$2,700,000 in years thereafter based on URS's current portfolio of investments. This bill may limit future investments by the Utah Retirement Systems and as a result may affect its ability to maximize returns, which in turn may affect existing unfunded liabilities or future contribution rates.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/29/2008, 10:11:52 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst