HLS 15RS-1187 REENGROSSED

2015 Regular Session

HOUSE BILL NO. 393

1

BY REPRESENTATIVE LORUSSO

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

WORKERS COMPENSATION: Provides relative to permissible investments of group self-insurance funds

AN ACT

2	To amend and reenact R.S. 23:1196.1(B)(4), (5), and (6) and to enact R.S. 23:1196.1(B)(7),
3	(8), (9), (10), and (11), relative to workers' compensation, to provide with respect to
4	group self-insurance funds; to provide for admissible investments; and to provide for
5	related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 23:1196.1(B)(4), (5), and (6) are hereby amended and reenacted and
8	R.S. 23:1196.1(B)(7), (8), (9), (10), and (11) are hereby enacted to read as follows:
9	§1196.1. Investments
10	* * *
11	B. Amounts not needed for current obligations may be invested by the board
12	of trustees as provided in this Section, and not otherwise, in any or all of the
13	following:
14	* * *
15	(4) Obligations of the state of Louisiana or its subdivisions having a
16	minimum rating of "A" by Moody's, Standard & Poor's, or Fitch. No more than five
17	percent of the fund's assets may be invested in any one issue nor can this type of
18	investment exceed fifteen percent of the fund's assets in aggregate

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1	(5) Obligations of any state or its subdivisions having a minimum rating of
2	"A" by Moody's, Standard & Poor's, or Fitch. No more than five percent of the
3	fund's assets may be invested in any one issue nor can this type of investment exceed
4	fifteen percent of the fund's assets in aggregate.
5	(6) Commercial mortgage-backed securities with purchases having a
6	minimum rating of "AAA" by Moody's, Standard & Poor's, or Fitch. No more than
7	two percent of the fund's assets may be invested in one issue, nor can this type of
8	investment exceed ten percent of the fund's assets in aggregate.
9	(7) Asset-backed securities with purchases having a minimum rating of
10	"AA" by Moody's, Standard & Poor's, or Fitch. No more than five percent of the
11	fund's assets may be invested in one issue, nor can this type of investment exceed ten
12	percent of the fund's assets in aggregate.
13	(8) Repurchase agreements, without limitation, when the collateral for the
14	agreement is a direct obligation of the United States government, provided that the
15	repurchase agreement shall:
16	(a) Be in writing.
17	(b) Have a specific maturity date.
18	(c) Adequately identify each security to which the agreement applies.
19	(d) State that in the event of default by the party agreeing to repurchase the
20	securities described in the agreement at the term contained in the agreement, title to
21	the described securities shall pass immediately to the fund without recourse.
22	(6) (9) Corporate bonds, subject to the following limitations:
23	(a) The bonds must have a minimum rating of "A" "BBB" by Moody's,
24	Standard & Poor's, or Fitch.
25	(b) Except as provided in Subparagraph (6)(d) (d) of this Paragraph, not
26	more than five percent of a fund's assets may be invested in corporate bonds of any
27	one issue or issuer.

1	(c) Except as provided in Subparagraph (6)(d) (d) of this Paragraph, not
2	more than fifty percent of a fund's assets may be invested in corporate bonds of all
3	types.
4	(d) The five percent and fifty percent limitations specified in Subparagraphs
5	(6)(b) and (c) (b) and (c) of this Paragraph, respectively, may be exceeded up to an
6	additional ten percent of a fund's assets in the event, and only in the event, of
7	financial circumstances acceptable to the Department of Insurance, such as an
8	increase in market value after initial purchase of a corporate bond, provided that:
9	(1) (i) The initial purchase of corporate bonds was within the limitations
10	specified in Subparagraphs (6)(b) and (c); and (b) and (c) of this Paragraph.
11	(ii) For the purpose of determining the financial condition of a fund, the
12	Louisiana Department of Insurance will not include as assets of a fund corporate
13	bonds which exceed fifty percent of a fund's total assets.
14	(10) Mutual or trust fund institutions which are registered with the Securities
15	and Exchange Commission under the Securities Act of 1933 and the Investment Act
16	of 1940, and which have underlying investments consisting solely of and limited to
17	securities approved for investment as set forth in this Subsection. This type of
18	investment shall not exceed fifty percent of the fund's assets in aggregate.
19	(11)(a) Equities subject to the following limitations:
20	(i) The equity sector shall not exceed fifteen percent of the overall investment
21	<u>fund.</u>
22	(ii) A minimum of five different issues shall be held in the equity sector to
23	provide for diversification.
24	(iii) No single issue may represent more than five percent, at cost, of the
25	overall investment fund.
26	(iv) Market capitalization of each issue shall be at least one billion dollars.
27	(v) Each eligible issue shall be paying a cash dividend.
28	(vi) Equity holdings shall be restricted to high quality, readily marketable
29	securities corporations that are domiciled in the United States and that are actively

1 traded on the major United States exchanges including the New York Stock 2 Exchange and the National Association of Securities Dealers Automated Quotation 3 Stock Market, LLC (NASDAQ). 4 (b) Foreign domiciled corporations are eligible if they trade American 5 Depository Receipts on the major United States exchanges. 6 (c) In lieu of individual securities, a mutual fund or exchange traded fund 7 which pays a dividend and consists of securities which have an average market 8 capitalization of at least one billion dollars shall be acceptable. The same general 9 quality constraints shall be met and the aggregate total of the funds, plus any 10 individual securities, may not exceed fifteen percent of the overall investment fund. 11

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 393 Reengrossed

2015 Regular Session

Lorusso

Abstract: Provides for the investment of funds by self-insured workers' compensation carriers.

<u>Present law</u> (R.S. 23:1168) provides that an employer shall secure compensation for his employees in one of the following ways:

- (1) By insuring and keeping insured the payment of compensation with any stock corporation, mutual association, or other concern authorized to transact the business of workers' compensation insurance in this state.
- (2) By entering into an agreement with a group self-insurance fund as provided for in present law (R.S. 23:1191 et seq.).
- (3) By entering into an agreement with an interlocal risk management agency as provided for in present law (R.S. 33:1341 et seq.).
- (4) By furnishing satisfactory proof to the director of the employer's financial ability to pay for compensation.

<u>Present law</u> outlines differing requirements for providing security for insurers with different ratings.

<u>Present law</u> provides that only interest-bearing, interest-accruing, or dividend- or income-paying investments shall be eligible for purchase or acquisition by a fund.

<u>Present law</u> allows funds that are not needed for current obligations to be invested in any of the following methods:

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- (1) Deposits in federally insured banks or savings and loan associations.
- (2) Bonds or securities not in default as to principal or interest, which are obligations of the United States government.
- (3) Pass-through mortgage-backed securities and collateralized mortgage obligations issued by the Federal National Mortgage Association, the Government National Mortgage Association, the Federal Home Loan Mortgage Corporation, or the Federal Housing Administration, without limitation, provided that such collateralized mortgage obligations have a minimum rating of "A" by Moody's, Standard & Poor's, or Fitch.
- (4) Obligations of the state of Louisiana having a minimum rating of "A" by Moody's, Standard & Poor's, or Fitch. No more than 5% of the fund's assets may be invested in any one issue.
- (5) Repurchase agreements, without limitation, when the collateral for the agreement is a direct obligation of the United States government.
- (6) Corporate bonds with a minimum rating of "A" by Moody's, Standard & Poor's, or Fitch.

<u>Proposed law</u> adds five methods of investment for funds not needed for current obligations to the six methods allowed by present law:

- (1) Obligations of any state or its subdivisions with a minimum rating of "A" by Moody's, Standard and Poor's or Fitch. The investment is limited to no more than 5% of the funds assets nor can it exceed 15% of the fund's assets in aggregate.
- (2) Commercial mortgage backed securities with purchases having a minimum rating of "AAA" by Moody's, Standard & Poor's or Fitch, requiring that no more than 2% of the fund's assets may be invested in one issue, nor can that type of investment exceed 10% of the fund's assets in aggregate.
- (3) Asset backed securities with purchases having a minimum rating of "AA" by Moody's, Standard & Poor's or Fitch. No more than 5% of the fund's assets may be invested in one issue, nor can that type of investment exceed 10% of the fund's assets in aggregate.
- (4) Mutual or trust fund institutions which are registered with the Securities and Exchange Commission and the Investment Act of 1940 and which have underlying investments consisting solely of and limited to securities approved for investment as approved in <u>present law</u>. <u>Proposed law</u> further provides that the investments in <u>proposed law</u> shall not exceed 50% of the fund's assets in aggregate.
- (5) Equities that are subject to the following limitations:
 - (a) Does not exceed 15% of the overall investment fund.
 - (b) A minimum of 5 different issues shall be held in the equity sector for diversification.
 - (c) No single issue may represent more than 5% of the overall investment fund.
 - (d) The market capitalization of each issue shall be at least \$1,000,000,000.
 - (e) Each eligible issue must be paying a cash dividend.
 - (f) Equity holdings are limited to high quality, readily marketable securities corporations that are domiciled in the U.S. and are actively traded on the New York Stock Exchange and the NASDAQ.

<u>Proposed law</u> provides that foreign domiciled corporations are eligible if they trade American Depository Receipts on the major U.S. exchanges.

<u>Proposed law</u> further provides that in lieu of individual securities, a mutual fund or exchange traded fund that pays a dividend and consists of securities which have an average market capitalization of at least \$1,000,000,000 are acceptable as long as the same quality constraints are met and the aggregate total of the funds plus any individual securities may not exceed 15% of the overall investment fund.

<u>Present law</u> requires that obligations of the state of La. have a minimum rating of "A" and that no more than 5% of the fund's assets may be invested in any one issue. <u>Proposed law</u> provides that the investment cannot exceed 15% of the fund's assets in aggregate.

<u>Present law</u> requires that investments in corporate bonds must be in bonds with a minimum rating of "A" by Moody's, Standard & Poor's, or Fitch. <u>Proposed law</u> changes the minimum rating from "A" to "BBB".

(Amends R.S. 23:1196.1(B)(4), (5), and (6); Adds R.S. 23:1196.1(B)(7), (8), (9), (10), and (11))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Labor and Industrial</u> Relations to the original bill:

- 1. Change the Moody's, Standard & Poor's, or Fitch rating requirement <u>from</u> "AA" <u>to</u> "A" for obligations of the state of La. or its subdivisions, to restore <u>present law</u>.
- 2. Provide that investments with mutual or trust fund institutions registered with the SEC under the Securities Act of 1933 and the Investment Act of 1940 and have underlying investments as approved by <u>present law</u> shall not exceed 50%.

The House Floor Amendments to the engrossed bill:

- 1. Make technical amendments.
- 2. Add another method of investment for funds which are not needed for current obligations to the six methods allowed by <u>present law</u> and four methods described in proposed law.
- 3. Provide that foreign domiciled corporations are eligible if they trade American Depository Receipts on the major U.S. exchanges.
- 4. Provide that in lieu of individual securities, a mutual fund or exchange traded fund that pays a dividend and consists of securities which have an average market capitalization of at least \$1,000,000,000 are acceptable as long as the same quality constraints are met and the aggregate total of the funds plus any individual securities may not exceed 15% of the overall investment fund.