GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50844-LE-295B* (05/12)

Short Title:	Community College Investment Flexibility.		
Sponsors:	Representatives Crawford and Tolson (Primary Sponsors).		
Referred to:			

A BILL TO BE ENTITLED

- 2 AN ACT GRANTING COMMUNITY COLLEGES ADDITIONAL FLEXIBILITY WITH 3 **REGARD TO INVESTMENTS.**
- 4 The General Assembly of North Carolina enacts:
 - SECTION 1. G.S. 115D-58.6 reads as rewritten:

6 "§ 115D-58.6. Investment of idle cash. 7

- Definitions. As used in this section: (a)
- "Cash balance" means the amount equal to all moneys received into (1) institutional fund accounts minus all expenses and withdrawals from those accounts in an official depository of the institution as designated by the local board of trustees consistent with G.S. 115D-58.7.
- "Official depository" means one or more banks, savings and loan 12 (2)associations, or trust companies in North Carolina that a community college 13 14 board of trustees has designated consistent with G.S. 115D-58.7.

15 Deposits. - The institution may deposit at interest or invest-all or part of the cash (a1) balance of any fund in an official depository of the institution. The institution shall manage 16 17 investments subject to whatever restrictions and directions the board of trustees may impose. 18 The institution shall have the power to purchase, sell, and exchange securities on behalf of the 19 board of trustees. The investment program shall be so managed that investments and deposits 20 can be converted into cash when needed. Moneys may be deposited at interest in any official depository of the institution in the form of certificates of deposit or such other forms of time 21 22 deposits as may be approved for county governments. In addition, moneys may be deposited in 23 the form of certificates of deposit as provided for a local government or public authority in 24 G.S. 159-30(b1). Investment deposits shall be secured as provided in G.S. 159-31(b).

25 Moneys may be deposited at interest in any bank, savings and loan association or (b) trust company in this State in the form of certificates of deposit or such other forms of time 26 27 deposits as may be approved for county governments. In addition, moneys may be deposited in 28 the form of certificates of deposit as provided for a local government or public authority in G.S. 159-30(b1). Investment deposits shall be secured as provided in G.S. 159-31(b). 29

30 Investments. - The institution may invest all or part of the cash balance of any fund (c) in an official depository of the institution. The institution shall manage investments subject to 31 whatever restrictions and directions the board of trustees may impose. The institution shall have 32 33 the power to purchase, sell, and exchange securities on behalf of the board of trustees. The 34 investment program shall be so managed that investments and deposits can be converted into cash when needed. 35



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	<u>(1)</u>	Moneys may shall only be invested in the form of investments pursuant to		
		G.S. 159-30(c) to county governments and no others.or in any form of		
		investment established or managed by an investment advisor who is		
		registered and in good standing with either the Securities and Exchange		
		Commission or the North Carolina Secretary of State, Securities Division,		
		and is a member of the Securities Investor Protection Corporation. Money in		
		endowment funds may be invested pursuant to G.S. 147-69.2. Provided,		
		however, the institution may elect to deposit at interest any local funds with		
		the State Treasurer for investment as special trust funds pursuant to the		
		provisions of G.S. 147-69.3, and the interest thereon shall accrue to the		
		institution as local funds.		
(d) Investment				
	<u>(2)</u>	The investment securities listed in G.S. 159-30(c) may be bought, sold, and		
		traded by private negotiation, and the institutions may pay all incidental		
		costs thereof and all reasonable costs of administering the investment and		
		deposit program from local funds. The institution shall be responsible for		
		their safekeeping and for keeping accurate investment accounts and records.		
(e) Interest earned on deposits and investments shall be credited to the fund whose cash				
-		nvested. Cash of several funds may be combined for deposit or investment if		
not otherwise prohibited by law; and when such joint deposits or investments are made, interest				
		prorated and credited to the various funds on the basis of the amounts thereof		
	-	according to an average periodic balance or some other sound accounting		
		st earned on the deposit or investment of bond funds shall be deemed a part of		
the bond j				
(f)	-	tered securities acquired for investment may be released from registration and		
transferre		gnature of the official designated by the board of trustees."		
	SECI	FION 2. This act becomes effective July 1, 2010.		