GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Η

D

HOUSE BILL DRH10204-MC-4

Short Title:	Anti-Boycott Divestiture.	(Public)
Sponsors:	Representative Loftis.	
Referred to:		
COMPA The General S	A BILL TO BE ENTITLED AUTHORIZE THE TREASURER TO RESTRICT STATE CONTRACT NIES ENGAGED IN BOYCOTTS OF ENERGY COMPANIES. Assembly of North Carolina enacts: ECTION 1. Article 6G of Chapter 147 of the General Statutes reads as re "Article 6G. "Article 6G. " <u>Anti-Boycotting Divestments.</u> " <u>Part 1.</u> Divestment From Companies Boycotting Israel. Definitions.	
-	wing definitions apply in this Article: Part:	
 "§ 147-86.81 	. Prohibitions on State investment.	
Retirement S Treasurer, in	othing in the policy or in this <u>Article Part</u> shall require the North Systems or the State Treasurer to take action unless it is determined by good faith, that the action is consistent with the fiduciary responsibilities systems and the State Treasurer.	the State

17 18

29 30

31

32

33

34

- 19 "Part 2. Divestment From Companies Engaged in Certain Boycotts of Energy Companies.
 20 "§ 147-86.87. Divestment from companies engaged in improper boycotts.
 21 (a) Title. This Part may be cited as the "Abusive Boycott Divestment Act of 2023."
 22 (b) Definitions. The following definitions apply in this Part:
- (1) Boycott energy company or boycott of an energy company. Without an
 ordinary business purpose, the refusal to deal with a company, termination of
 business activities with a company, or another action intended to penalize,
 inflict economic harm on, or limit commercial relations with a company
 because the company does one or more of the following:
 Engages in the exploration, production, utilization, transportation,
 - a. Engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy, either with or without a commitment or pledge to meet environmental standards exceeding applicable federal law, State law, or both.
 - b. Does business with a company that engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy.
- 35(2)Company. Any sole proprietorship, organization, association, corporation,36partnership, joint venture, limited partnership, limited liability partnership,



General Assemb	oly Of I	North Carolina	Session 2023
	limite	d liability company, or other entity	or business association, including all
		• • • •	ned subsidiaries, parent companies,
	or aff	iliates of those entities or business a	associations.
<u>(3)</u>	Restri	cted company A company incl	luded in the most recently updated
	Restr	cted Company List.	
<u>(4)</u>	Restr	cted Company List The list the	Treasurer is authorized to prepare,
		ain, and publish pursuant to subsec	
<u>(5)</u>	State	agency. – Any board, commission	, department, executive department,
	office	r, institution, and any political subc	livision of the State.
<u>(c)</u> Prohi	bition	- No more than 30 days after July 1,	2023, the State Treasurer shall adopt
<u>a policy prohibi</u>	ting the	North Carolina Retirement Syste	ms or the Department of the State
Treasurer from	investin	g funds with or in a company en	ngaging in a boycott of an energy
<u>company. At a m</u>	inimun	n, the policy shall provide:	
<u>(1)</u>	<u>List o</u>	f restricted companies Within 12	0 days of adoption of the policy, the
	State	Treasurer shall develop and make p	bublicly available a list of companies
			nergy company. The State Treasurer
	<u>shall</u>	use any other state lists of restricted	l companies pursuant to similar laws
	and a	ny federal information or guidance	on companies engaged in a boycott
	<u>of</u> an	energy company and any other	credible information provided by
	<u>nonpr</u>	ofit organizations, research firms,	governmental entities, and generally
	<u>public</u>	c information. The State Treasure	r shall make every effort to avoid
	errone	eously including a company on the	list. The State Treasurer shall update
	the list	st annually. Before finalizing an in	itial list or an updated list, the State
	Treas	urer must do all of the following b	efore a company is included on the
	<u>list:</u>		
	<u>a.</u>	•	of the State Treasurer's intent to
			The notice shall inform the company
			ake the company ineligible for State
			company's ability to conduct other
			bdivisions. The notice shall specify
			d from the list if it ceases its boycott
		of the energy company.	
	<u>b.</u>	-	e a company with an opportunity to
			engaged in a boycott of the energy
			strates to the State Treasurer that the
			oycott of an energy company, the
		company shall not be included on	
<u>(2)</u>		-	rth Carolina Retirement Systems nor
		-	th or in a company that is identified
			(1) of this subsection as a company
		ing in a boycott of an energy comp	
<u>(3)</u>		• • •	estment with or in a company that is
			bdivision (1) of this subsection as a
			gy company must be divested within
			ed pursuant to subdivision (1) of this
	<u>subse</u>		
<u>(4)</u>		• • • •	or in this Part shall require the North
			e Treasurer to take action unless it is
			od faith, that the action is consistent
			e Retirement Systems and the State
	Treas	urer.	

	General Assembly Of North Carolina Sessi	on 2023			
1 2 3 4 5	(5) Exceptions. – Notwithstanding the policy, an investment may be m company engaged in a boycott of an energy company if (i) the com- eligible to contract with the State under the exception in subsection (e section and (ii) the State Treasurer makes a good-faith determination case-by-case basis, that the investments are necessary to perform its fu	npany is e) of this on, on a			
6	(d) Contract Restrictions. – A company that is identified on a list created by t				
7	Treasurer pursuant to subsection (c) of this section as a company engaging in a boyce	ott of an			
8	energy company is ineligible to contract with the State or any political subdivision of the				
9	Any contract entered into with a company that is ineligible to contract with the State	e or any			
0	political subdivision of the State is void ab initio. Existing contracts with compani-	es made			
1	ineligible to contract with the State or any political subdivision of the State under this P	art shall			
2	be allowed to expire in accordance with the terms of the contract.				
3	(e) Exceptions. – The following exceptions apply:				
4	(1) Subsection (d) of this section does not apply to contracts valued	l at one			
5	thousand dollars (\$1,000) or less.				
6	(2) Notwithstanding any other provision of this Part, a company engage	ged in a			
7	boycott of an energy company may contract with the State or a	-			
8	subdivision of the State, on a case-by-case basis, if the State ag	<u>ency or</u>			
9	political subdivision makes a good-faith determination that the com	modities			
20	or services are necessary to perform its functions and that, absent				
21	exemption, the State agency would be unable to obtain the commo				
2	services for which the contract is offered. The determination shall be	e entered			
3	into the procurement record.				
4	(f) <u>Report. – The State Treasurer shall report to the Joint Legislative Commit</u>				
5	Governmental Operations annually by October 1 on information regarding investments sold,				
6	redeemed, divested, or withdrawn in compliance with this Part.				
7	(g) Private Right. – This Part does not create or authorize a private right of a				
8	enforce the provisions of this Part. A company may challenge being included on the list				
9	established in this Part using the procedures in Article 3 of Chapter 150B of the General Statutes,				
80	except that no company may file a contested case more than once every 365 days and no				
1	attorneys' fees may be awarded under G.S. 150B-33(b)(11).				
2	(h) Immunities. – A State agency may (i) disqualify restricted companies from any				
3 4	official selection process, including competitive bidding, (ii) may refuse to enter into a with a restricted company based on its restricted company status, and (iii) require, as a				
+ 5	any contract, an agreement by the company not to engage in a boycott of an energy com				
5 6	the duration of the contract. With respect to actions taken in compliance with this Part				
0 7	agency is immune from liability."	<u>, a State</u>			
8	SECTION 2. This act is effective when it becomes law.				
0					