SB3655 Engrossed

1 AN ACT concerning finance.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Technology Development Act is amended by 5 adding Section 11 as follows:

6 (30 ILCS 265/11 new)

7 <u>Sec. 11. Technology Development Account II.</u>

(a) In addition to the amount provided in Section 10 of 8 9 this Act, the State Treasurer may segregate a portion of the Treasurer's investment portfolio, that at no time shall be 10 greater than 2% of the portfolio, in the Technology Development 11 Account IIa ("TDA IIa"), an account that shall be maintained 12 13 separately and apart from other moneys invested by the 14 Treasurer. Distributions from the investments in TDA IIa may be reinvested into TDA IIa without being counted against the 2% 15 16 cap. The Treasurer may make investments from TDA IIa that help 17 attract, assist, and retain quality technology businesses in Illinois. The earnings on TDA IIa shall be accounted for 18 19 separately from other investments made by the Treasurer.

20 <u>(b) The Treasurer may solicit proposals from entities to</u> 21 <u>manage and be the General Partner of a separate fund</u> 22 <u>("Technology Development Account IIb" or "TDA IIb") consisting</u> 23 <u>of investments from private sector investors that must invest,</u> SB3655 Engrossed - 2 - LRB096 20364 JDS 36001 b

1 at the direction of the Treasurer, in tandem with TDA IIa in a 2 pro-rata portion. The Treasurer may enter into an agreement 3 with the entity managing TDA IIb to advise on the investment 4 strategy of TDA IIa and TDA IIb (collectively "Technology 5 Development Account II" or "TDA II") and fulfill other mutually 6 agreeable terms. Funds in TDA IIb shall be kept separate and 7 apart from moneys in the State treasury.

(c) Moneys in TDA IIa may be invested by the State 8 9 Treasurer to provide venture capital to technology businesses 10 seeking to locate, expand, or remain in Illinois by placing 11 money with Illinois venture capital firms for investment by the 12 venture capital firms in technology businesses. "Venture capital", as used in this Section, means equity financing that 13 is provided for starting up, expanding, or relocating a 14 company, or related purposes such as financing for seed 15 16 capital, research and development, introduction of a product or process into the marketplace, or similar needs requiring risk 17 capital. "Technology business", as used in this Section, means 18 19 a company that has as its principal function the providing of 20 services, including computer, information transfer, communication, distribution, processing, administrative, 21 22 laboratory, experimental, developmental, technical, or testing 23 services, manufacture of goods or materials, the processing of 24 goods or materials by physical or chemical change, computer 25 related activities, robotics, biological or pharmaceutical industrial activity, or technology oriented or emerging 26

SB3655 Engrossed - 3 - LRB096 20364 JDS 36001 b industrial activity. "Illinois venture capital firm", as used 1 2 in this Section, means an entity that has a majority of its employees in Illinois or that has at least one managing partner 3 or member of the general partner domiciled in Illinois, and 4 5 that provides equity financing for starting up or expanding a 6 company, or related purposes such as financing for seed capital, research and development, introduction of a product or 7 process into the marketplace, or similar needs requiring risk 8 9 capital. "Illinois venture capital firm" may also mean an 10 entity that has a track record of identifying, evaluating, and 11 investing in Illinois companies and that provides equity 12 financing for starting up or expanding a company, or related purposes such as financing for seed capital, research and 13 14 development, introduction of a product or process into the marketplace, or similar needs requiring risk capital. For 15 16 purposes of this Section, "track record" means having made, on 17 average, at least one investment in an Illinois company in each of its funds if the Illinois venture capital firm has multiple 18 19 funds or at least 2 investments in Illinois companies if the 20 Illinois venture capital firm has only one fund. In no case 21 shall more than 10% of the capital in the TDA IIa be invested 22 in firms based outside of Illinois. 23 (d) Any fund created by an Illinois venture capital firm in 24 which the State Treasurer places money pursuant to this Section 25 shall be required by the State Treasurer to seek investments in

technology businesses seeking to locate, expand, or remain in

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1 Illinois.

2	(e) Notwithstanding the limitation found in subsection (d)
3	of Section 10 of this Act, the investment of the State
4	Treasurer in any fund created by an Illinois venture capital
5	firm in which the State Treasurer places money pursuant to this
6	Section shall not exceed 15% of the total investments in the
7	<u>fund.</u>
8	(f) The State Treasurer shall not invest more than
9	one-third of Technology Development Account II in any given
10	calendar year. If in any calendar year less than one-third of
11	Technology Development Account II is invested, 50% of the
12	shortfall may be invested in the following calendar year in
13	addition to the regular one-third investment.
14	(g) The Treasurer may deposit no more than 10% of the
15	earnings of the investments in the Technology Development
16	Account IIa into the Technology Development Fund.
17	Section 99. Effective date. This Act takes effect upon

18 becoming law.