The original instrument was prepared by Thomas L. Tyler. The following digest, which does not constitute a part of the legislative instrument, was prepared by Jeanne Johnston.

DIGEST 2021 Regular Session

Milligan

Proposed law repeals and replaces provisions involving investments of domestic insurers.

<u>Proposed law</u> defines various investment terms including "acceptable collateral" and "admitted asset" and authorizes insurers to acquire, hold, or invest in investments or engage in investment practices as provided in <u>proposed law</u> and those not conforming to <u>proposed law</u> are not admitted assets.

<u>Proposed law</u> prohibits the purchase or acquisition of a security or other investment unless it is interest bearing or interest accruing or dividend or income paying or eligible for dividends or income and not in default.

<u>Proposed law</u> provides for qualifications for general investments by insurers; insurer investment policies; authorizations by an insurer's board of directors of investments; the valuation of certain investments by an insurer; the acquisition of bonds by an insurer as investments; equity interests, mortgage loans, real estate, acquired by insurer; lending, repurchase, reverse repurchase, and dollar roll of securities by an insurer; foreign investments and currency exposure; insurer investment pools; derivative transactions involving insurers; collateral loans; admitted assets; additional investment authority; prohibited investments; restrictions on pledging assets; loans to an insurer's officers and directors; and judicial review of investment rules, regulations, and actions of the commissioner.

Effective January 1, 2022.

SB 73 Reengrossed

(Adds R.S. 22:601.1 - 601.21; repeals R.S. 22:581 - 601)

Summary of Amendments Adopted by Senate

Senate Floor Amendments to engrossed bill

1. Make technical changes.