

# Fiscal Note 2027 Biennium

ation:				
evise laws related to investm	ents made by the board of in	nvestments		
As Introduced	Sen.	Bogner		
ant Local Gov Impact	□ Needs to be included in HB 2 □ Technical Concer		hnical Concerns	
l in the Executive Budget	☐ Significant Long-Term Impacts ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐		dicated Revenue Form Attached	
	FY 2024	FY 2025	FY 2026	FY 2027
	<b>Difference</b>	<b>Difference</b>	<b>Difference</b>	<b>Difference</b>
res:				
	\$0	-	*	\$0
	\$0		~~	\$0
special Revenue	\$0	\$0	-	\$0
roprietary	Unable to Determine	Unable to Determine	Unable to Determine	Unable to Determine
Fund	\$0	\$0	\$0	\$0
ecial Revenue	\$0	\$0	\$0	\$0
Special Revenue	\$0	\$0	\$0	\$0
roprietary	Unable to Determine	Unable to Determine	Unable to Determine	Unable to Determine
t-General Fund Balance	\$0	\$0	\$0	\$0
	As Introduced  As Introduced  ant Local Gov Impact  I in the Executive Budget  res:  Cund  cial Revenue  pecial Revenue  roprietary  Cund  cial Revenue  pecial Revenue  pecial Revenue  pecial Revenue  pecial Revenue  pecial Revenue  pecial Revenue  roprietary	As Introduced  As Introduced  Ont Local Gov Impact  In the Executive Budget  FY 2024  Difference  res:  Cund  cial Revenue  proprietary  Unable to Determine  Sect.  Unable to Determine  Unable to Determine	As Introduced  As Introduced  Sen. Bogner  As Introduced  Needs to be included in HB 2  In the Executive Budget  Significant Long-Term Impacts  FY 2024  FY 2025  Difference  Tes:  Tund  So  Cial Revenue  Toprietary  Unable to Determine  So  So  So  So  So  So  So  So  So  S	As Introduced  Sen. Bogner  ant Local Gov Impact   Needs to be included in HB 2   Medicated Revenue Form  In the Executive Budget   Significant Long-Term Impacts   Dedicated Revenue Form  FY 2024   FY 2025   FY 2026   Difference   Difference   Difference    res:  und   \$0

<u>Description of fiscal impact:</u> SB 459 revises the Montana Board of Investments (BOI) laws to limit state investment in any security listed on a security exchange in a jurisdiction in which the Public Company Accounting Oversight Board (PCAOB), created by the Sarbanes-Oxley Act of 2002, has not or is prohibited from conducting oversight.

# FISCAL ANALYSIS

### **Assumptions:**

#### **Board of Investments**

1. The Board of Investments holds \$2.139 billion in securities potentially impacted by this bill through BOI's management of international equities as represented by the ACWI ex US IMI Index which captures large, mid and small cap representation across 22 of 23 Developed Markets countries (excluding the United States) and

- 24 Emerging Markets Countries. With 6,319 constituents, the index covers approximately 99% of the global equity opportunity set outside the US. (Source: MSCI)
- 2. These holdings are solely in the Consolidated Asset Pension Pool (CAPP).
- 3. In order for their securities to be traded in US capital markets, public companies, whether located in the United States or abroad, must comply with certain US legal requirements, including the requirement to periodically file audited financial statements with the US Securities and Exchange Commission (SEC). As required by the Sarbanes-Oxley Act of 2002, the auditor of those financial statements whether a US auditor or a non-US auditor must be registered with, and therefore subject to the jurisdiction of, the Public Company Accounting Oversight Board (PCAOB). This requirement includes undergoing regular PCAOB inspections to assess the auditor's compliance with US law and professional standards in connection with its audits of public companies.
- 4. BOI would need to divest from certain markets if this bill passed.
- 5. The fiscal impact of SB 459 to the invested funds cannot be estimated.

# **Technical Concerns:**

- 1. Article VIII, Section 13 (3) states "...Investment of public retirement system assets shall be managed in a fiduciary capacity in the same manner that a prudent expert acting in a fiduciary capacity and familiar with the circumstances would use in the conduct of an enterprise of a similar character with similar aims. Public retirement system assets may be invested in private corporate capital stock."
- 2. Article VIII, Section 15 states "Public retirement systems shall be funded on an actuarially sound basis. Public retirement system assets, including income and actuarially required contributions, shall not be encumbered, diverted, reduced or terminated and shall be held in trust to provide benefits to participants and their beneficiaries and to defray administrative expenses."
- 3. The bill may conflict with the board's constitutional obligation of acting as a prudent fiduciary. The bill may unconstitutionally encumber the board's decision abilities regarding pension assets.
- 4. If SB 459 is passed and approved, BOI would consult with the SEC as required, however, it is assumed they would not respond to BOI compliance inquiries. Based on past experience, that level of involvement is not feasible on an ongoing basis.

NO SPONSOR SIGNATURE	2/28		
Sponsor's Initials	Date	Budget Director's Initials	Date