1 AN ACT concerning finance.

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

4 Section 5. The Technology Development Act is amended by 5 changing Sections 11 and 20 as follows:

6 (30 ILCS 265/11)

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Sec. 11. Technology Development Account II.

8 (a) Including the amount provided in Section 10 of this 9 Act, the State Treasurer shall segregate a portion of the Treasurer's State investment portfolio, that at no time shall 10 be greater than 5% of the portfolio, in the Technology 11 Development Account IIa ("TDA IIa"), an account that shall be 12 13 maintained separately and apart from other moneys invested by 14 the Treasurer. Distributions from the investments in TDA IIa may be reinvested into TDA IIa without being counted against 15 16 the 5% cap. The aggregate investment in TDA IIa and the 17 aggregate commitment of investment capital in а TDA II-Recipient Fund shall at no time be greater than 5% of the 18 19 State's investment portfolio, which shall be calculated as: 20 (1) the balance at the inception of the State's fiscal year; or 21 (2) the average balance in the immediately preceding 5 fiscal 22 years, whichever number is greater. Distributions from a TDA II-Recipient Fund, in an amount not to exceed the commitment 23

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amount and total distributions received, may be reinvested into TDA IIa without being counted against the 5% cap. The Treasurer may make investments from TDA IIa that help attract, assist, and retain quality technology businesses in Illinois. The earnings on TDA IIa shall be accounted for separately from other investments made by the Treasurer.

7 (b) The Treasurer may solicit proposals from entities to 8 manage and be the General Partner of a separate fund 9 ("Technology Development Account IIb" or "TDA IIb") consisting of investments from private sector investors that must invest, 10 11 at the direction of the general partner, in tandem with TDA IIa 12 in a pro-rata portion. The Treasurer may enter into an 13 agreement with the entity managing TDA IIb to advise on the 14 investment strategy of TDA IIa and TDA IIb (collectively "Technology Development Account II" or "TDA II") and fulfill 15 16 other mutually agreeable terms. Funds in TDA IIb shall be kept 17 separate and apart from moneys in the State treasury.

(c) All or a portion of the moneys in TDA IIa shall be 18 19 invested by the State Treasurer to provide venture capital to 20 technology businesses, including co-investments, seeking to 21 locate, expand, or remain in Illinois by placing money with 22 Illinois venture capital firms for investment by the venture 23 capital firms in technology businesses. "Venture capital", as used in this Section, means equity or debt financing that is 24 provided for starting up, expanding, or relocating a company, 25 26 or related purposes such as financing for seed capital,

research and development, introduction of a product or process 1 2 into the marketplace, or similar needs requiring risk capital. 3 "Technology business", as used in this Section, means a company that has as its principal function the providing of 4 5 services, including computer, information transfer, 6 communication, distribution, processing, administrative, 7 laboratory, experimental, developmental, technical, or testing 8 services; manufacture of goods or materials; the processing of 9 goods or materials by physical or chemical change; computer 10 related activities; robotics, biological, or pharmaceutical 11 industrial activities; or technology-oriented or emerging 12 industrial activity. "Illinois venture capital firm", as used in this Section, means an entity that: (1) has a majority of 13 its employees in Illinois (more than 50%) or that has at least 14 15 one general partner or principal domiciled in Illinois, and 16 that (2) provides equity financing for starting up or 17 expanding a company, or related purposes such as financing for seed capital, research and development, introduction of a 18 19 product or process into the marketplace, or similar needs 20 requiring risk capital. "Illinois venture capital firm" may also mean an entity that has a track record of identifying, 21 22 evaluating, and investing in Illinois companies and that 23 provides equity financing for starting up or expanding a 24 company, or related purposes such as financing for seed 25 capital, research and development, introduction of a product 26 or process into the marketplace, or similar needs requiring

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risk capital. For purposes of this Section, "track record" 1 2 means having made, on average, at least one investment in an Illinois company in each of its funds if the Illinois venture 3 capital firm has multiple funds or at least 2 investments in 4 5 Illinois companies if the Illinois venture capital firm has only one fund. In no case shall more than 15% of the capital in 6 7 the TDA IIa be invested in firms based outside of Illinois. "Co-investments", as used in this Section, means an indirect 8 9 investment made through an investment vehicle specifically organized to act on direct investment opportunities in an 10 11 identified for-profit, Illinois company that is operating as a 12 technology business in which one or more funds sponsored by 13 Illinois venture capital firms have already invested, or are 14 investing alongside such investment vehicle, on the same terms as such investment vehicle. Co-investments are limited to 15 investments in Illinois companies for the purpose of enhancing 16 17 the overall objectives of this Act.

(d) Any fund created by an Illinois venture capital firm 18 19 in which the State Treasurer places money pursuant to this 20 Section shall be required by the State Treasurer to seek investments in technology businesses seeking to 21 locate, 22 expand, or remain in Illinois. Any fund created by an Illinois 23 venture capital firm in which the State Treasurer places money under this Section ("TDA II-Recipient Fund") shall invest a 24 25 minimum of twice (2x) the aggregate amount of investable 26 capital that is received from the State Treasurer under this

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Section in Illinois companies during the life of the fund. 1 2 "Illinois companies", as used in this Section, are companies that are headquartered or that otherwise have a significant 3 presence in the State at the time of initial or follow-on 4 5 investment. Investable capital is calculated as committed capital, as defined in the firm's applicable fund's governing 6 documents, less related estimated fees and expenses to be 7 8 incurred during the life of the fund. For the purposes of this 9 subsection (d), "significant presence" means at least one physical office and one full-time employee within 10 the 11 geographic borders of this State.

12 Any TDA II-Recipient Fund shall also invest additional 13 capital in Illinois companies during the life of the fund if, 14 as determined by the fund's manager, the investment:

15 (1) is consistent with the firm's fiduciary 16 responsibility to its limited partners;

17 (2) is consistent with the fund manager's investment18 strategy; and

19 (3) demonstrates the potential to create risk-adjusted 20 financial returns consistent with the fund manager's 21 investment goals.

In addition to any reporting requirements set forth in Section 10 of this Act, any TDA II-Recipient Fund shall report the following additional information to the Treasurer on a quarterly or annual basis, as determined by the Treasurer, for all investments:

SB3777 Engrossed - 6 - LRB102 23093 RJF 32249 b (1) the names of portfolio companies invested in 1 2 during the applicable investment period; (2) the addresses of reported portfolio companies; 3 (3)the date of the initial (and 4 follow-on) 5 investment; (4) the cost of the investment; 6 7 (5) the current fair market value of the investment; 8 (6) for Illinois companies, the number of Illinois 9 employees on the investment date; and 10 (7) for Illinois companies, the current number of 11 Illinois employees;-12 (8) the fund name or for any co-investments, the 13 company name; 14 (9) the fund vintage, or for any co-investments, the date of investment; 15 16 (10) the total fund size; (11) the dollar amount of the capital commitment made 17 18 by the Treasurer; (12) the type of strategy pursued, including for 19 20 co-investments; 21 (13) to the extent the information is disclosed, 22 whether or not the TDA II-Recipient Fund possesses diverse 23 general partners and management, as listed under item (iv) 24 of paragraph (5) of subsection (h); and 25 (14) whether or not the TDA II-Recipient Fund is an 26 Illinois venture capital firm.

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If, as of the earlier to occur of (i) the fourth year of 1 2 the investment period of any TDA II-Recipient Fund or (ii) when that TDA II-Recipient Fund has drawn more than 60% of the 3 investable capital of all limited partners, that 4 TDA 5 II-Recipient Fund has failed to invest the minimum amount required under this subsection (d) in Illinois companies, then 6 7 the Treasurer shall deliver written notice to the manager of 8 fund seeking compliance with the minimum that amount 9 requirement under this subsection (d). If, after 180 days of 10 delivery of notice, the TDA II-Recipient Fund has still failed 11 to invest the minimum amount required under this subsection 12 (d) in Illinois companies, then the Treasurer may elect, in 13 writing, to terminate any further commitment to make capital contributions to that fund which otherwise would have been 14 15 made under this Section.

(e) The investment of the State Treasurer in any fund
created by an Illinois venture capital firm in which the State
Treasurer places money pursuant to this Section shall not
exceed 15% of the total TDA IIa account balance.

20 (f) (Blank).

21 (f-5) The aggregate dollar amount available for new 22 investments entered into following the effective date of this 23 amendatory Act of the 102nd General Assembly shall, as 24 applicable, be allocated as follows:

25 (1) No more than 15% for emerging TDA II-Recipient
 26 Funds for which the Treasurer's investment exceeds 15% of

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1 the total dollar amount under management in that fund. For 2 purposes of this paragraph (1), "emerging TDA II-Recipient 3 Fund" means a fund whose management company or sponsor has 4 sponsored no more than 2 private investment funds, 5 including the prospective TDA II-Recipient Fund in which 6 the Treasurer proposes to invest.

(2) No more than 5% for co-investments.

8 <u>(3) No less than 80% for TDA II-Recipient Funds that</u> 9 <u>do not meet the criteria in paragraphs (1) or (2) of this</u> 10 <u>subsection (f-5).</u>

(g) The Treasurer may deposit no more than 15% of the earnings of the investments in the Technology Development Account IIa into the Technology Development Fund.

(h) The Treasurer shall disclose on the website of the
 Treasurer, at least annually, the following aggregate
 financial performance information for TDA II-Recipient Funds:

17 <u>(1) the Treasurer's internal rate of return for the</u> 18 past one, 3, 5, and 10 years, and since 2016;

19 (2) the Treasurer's total commitment;

20 (3) the capital called;

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21 (4) the cash distributions;

(5) the following information regarding the current portfolio: (i) the value of the portfolio, committed and uncommitted; (ii) the TDA II-Recipient Funds under management within Illinois; (iii) the TDA II-Recipient Funds under management outside of Illinois; and (iv) to SB3777 Engrossed - 9 - LRB102 23093 RJF 32249 b

| 1 | the extent relevant data has been reported to the |
|----|-----------------------------------------------------------|
| 2 | Treasurer, the dollar amount invested in TDA II-Recipient |
| 3 | Funds that have a general partner who is a qualified |
| 4 | veteran of the armed forces, qualified service-disabled |
| 5 | veteran, minority person, woman, or person with a |
| 6 | disability, as those terms are referenced and defined in |
| 7 | Section 30 of the State Treasurer Act; and |
| 8 | (6) the amount invested in each investment strategy, |
| 9 | including venture capital, growth equity, debt, and |
| 10 | <u>co-investments.</u> |

11 (Source: P.A. 100-1081, eff. 8-24-18; 101-657, eff. 3-23-21.)

12 (30 ILCS 265/20)

13 Sec. 20. Technology Development Fund.

14 (a) The Technology Development Fund is created as a 15 nonappropriated trust fund within special fund outside the 16 State treasury with the State Treasurer as custodian. Moneys 17 in the Fund may be used by the State Treasurer to pay expenses 18 related to investments from the Technology Development 19 Account. Moneys in the Fund in excess of those expenses may be 20 provided as grants to: (i) Illinois schools to purchase 21 computers, upgrade technology, and support career and 22 technical education; or (ii) incubators, accelerators, innovation research, technology transfer, and educational 23 24 programs that provide training, support, and other resources 25 to technology businesses to promote the growth of jobs and

SB3777 Engrossed - 10 - LRB102 23093 RJF 32249 b 1 entrepreneurial and venture capital environments in 2 communities of color or underrepresented or under-resourced communities in the State. 3 4 (b) On or before January 31, 2023 and each year 5 thereafter, the Treasurer shall publish on his or her official website the following information regarding the Technology 6 7 Development Fund for the previous fiscal year: 8 (1) moneys spent on administration expenses; 9 (2) moneys provided as grants to Illinois schools to 10 purchase computers, upgrade technology, and support career 11 and technical education; 12 (3) moneys provided as grants to incubators, 13 accelerators, innovation research, technology transfer, 14 and educational programs; and (4) notice of all grants awarded. 15 16 (Source: P.A. 101-657, eff. 3-23-21.)