1	AN ACT
2	relating to a requestor's right of access to investment information
3	of governmental bodies.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter B, Chapter 552, Government Code, is
6	amended by adding Section 552.0225 to read as follows:
7	Sec. 552.0225. RIGHT OF ACCESS TO INVESTMENT INFORMATION.
8	(a) Under the fundamental philosophy of American government
9	described by Section 552.001, it is the policy of this state that
10	investments of government are investments of and for the people and
11	the people are entitled to information regarding those investments.
12	The provisions of this section shall be liberally construed to
13	implement this policy.
14	(b) The following categories of information held by a
15	governmental body relating to its investments are public
16	information and not excepted from disclosure under this chapter:
17	(1) the name of any fund or investment entity the
18	governmental body is or has invested in;
19	(2) the date that a fund or investment entity
20	described by Subdivision (1) was established;
21	(3) each date the governmental body invested in a fund
22	or investment entity described by Subdivision (1);
23	(4) the amount of money, expressed in dollars, the
24	governmental body has committed to a fund or investment entity;

1	(5) the amount of money, expressed in dollars, the
2	governmental body is investing or has invested in any fund or
3	investment entity;
4	(6) the total amount of money, expressed in dollars,
5	the governmental body received from any fund or investment entity
6	in connection with an investment;
7	(7) the internal rate of return or other standard used
8	by a governmental body in connection with each fund or investment
9	entity it is or has invested in and the date on which the return or
10	other standard was calculated;
11	(8) the remaining value of any fund or investment
12	entity the governmental body is or has invested in;
13	(9) the total amount of fees, including expenses,
14	charges, and other compensation, assessed against the governmental
15	body by, or paid by the governmental body to, any fund or investment
16	entity or principal of any fund or investment entity in which the
17	governmental body is or has invested;
18	(10) the names of the principals responsible for
19	managing any fund or investment entity in which the governmental
20	body is or has invested;
21	(11) each recusal filed by a member of the governing
22	board in connection with a deliberation or action of the
23	governmental body relating to an investment;
24	(12) a description of all of the types of businesses a
25	governmental body is or has invested in through a fund or investment
26	entity;
27	(13) the minutes and audio or video recordings of each

1	open portion of a meeting of the governmental body at which an item
2	described by this subsection was discussed;
3	(14) the governmental body's percentage ownership
4	interest in a fund or investment entity the governmental body is or
5	has invested in;
6	(15) any annual ethics disclosure report submitted to
7	the governmental body by a fund or investment entity the
8	governmental body is or has invested in; and
9	(16) the cash-on-cash return realized by the
10	governmental body for a fund or investment entity the governmental
11	body is or has invested in.
12	(c) This section does not apply to the Texas Mutual
13	Insurance Company or a successor to the company.
14	(d) This section does not apply to a private investment
15	fund's investment in restricted securities, as defined in Section
16	552.143.
17	SECTION 2. Subchapter C, Chapter 552, Government Code, is
18	amended by adding Section 552.143 to read as follows:
19	Sec. 552.143. CONFIDENTIALITY OF CERTAIN INVESTMENT
20	INFORMATION. (a) All information prepared or provided by a
21	private investment fund and held by a governmental body that is not
22	listed in Section 552.0225(b) is confidential and excepted from the
23	requirements of Section 552.021.
24	(b) Unless the information has been publicly released,
25	pre-investment and post-investment diligence information,
26	including reviews and analyses, prepared or maintained by a
27	governmental body or a private investment fund is confidential and

1	excepted from the requirements of Section 552.021, except to the
2	extent it is subject to disclosure under Subsection (c).
3	(c) All information regarding a governmental body's direct
4	purchase, holding, or disposal of restricted securities that is not
5	listed in Section 552.0225(b)(2)-(9), (11), or (13)-(16) is
6	confidential and excepted from the requirements of Section 552.021.
7	This subsection does not apply to a governmental body's purchase,
8	holding, or disposal of restricted securities for the purpose of
9	reinvestment nor does it apply to a private investment fund's
10	investment in restricted securities. This subsection applies to
11	information regarding a direct purchase, holding, or disposal of
12	restricted securities by the Texas growth fund, created under
13	Section 70, Article XVI, Texas Constitution, that is not listed in
14	Section 552.0225(b).
15	(d) For the purposes of this chapter:
16	(1) "Private investment fund" means an entity, other
17	than a governmental body, that issues restricted securities to a
18	governmental body to evidence the investment of public funds for
19	the purpose of reinvestment.
20	(2) "Reinvestment" means investment in a person that
21	makes or will make other investments.
22	(3) "Restricted securities" has the meaning assigned
23	by 17 C.F.R. Section 230.144(a)(3).
24	(e) This section shall not be construed as affecting the
25	authority of the comptroller under Section 403.030.
26	(f) This section does not apply to the Texas Mutual
27	Insurance Company or a successor to the company.

1 SECTION 3. This Act takes effect immediately if it receives 2 a vote of two-thirds of all the members elected to each house, as 3 provided by Section 39, Article III, Texas Constitution. If this 4 Act does not receive the vote necessary for immediate effect, this 5 Act takes effect September 1, 2005.

President of the Senate Speaker of the House I hereby certify that S.B. No. 121 passed the Senate on April 29, 2005, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 121 passed the House on May 18, 2005, by the following vote: Yeas 131, Nays O, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor