

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

April 3, 2002

LB 407

addition to that that says; on the basis of represen...that they can act on the basis of representations of special skills or expertise, he or she may have, under a duty, to use such skills. Okay, that's basically the expert prudent person rule. We're proposing to add to that, language that says, "subject to the direction of the Nebraska Investment Council." The reason for the addition of the language, "subject to the direction of the Investment Council" is not to lessen the standard of care that the state investment officer must bear, but to make clear that the state investment officer can do whatever is within the scope of authority of the state investment council because the state investment officer can only act pursuant to instructions from the state investment council. So it makes sense that, if you're going to have, in this case, an agent, the state investment officer, that they would have the authority to act pursuant to the direction of the state investment council. And the investment council, if you're curious about what their authority is, or what parameters there are for their direction to the state investment officer, you can see those in 72-1239.01. And, at least, with regard to retirement funds, we have, again, the fiduciary standard related, the prudent person rule. So there is a standard to be adhered to by the investment council, as well as by the investment officer, as it would pertain to the retirement funds. There is no similar standard of a prudent person rule for the other funds that are invested by the investment council, through the state investment officer, but I believe there will be a interim study from the Revenue Committee...or from the Retirement Committee, I've got to remember which committee. And that that...there may be proposals brought to you next year to change that...those sections. But that was a little bit more complicated than what I thought was appropriate to bring to you now. I thought it was appropriate, as expressed in the amendment, to make it clear that the standard for investment of the state investment officer, is that contained in 72-1246, without the add-ons in 72-1247, and that the state investment officer can invest, as directed, pursuant...by the state investment council as an agent for that body. I hope you believe that these are sensible changes. I'm hopeful that they would...that the amendment will remove questions that have arisen about contract...recent contracts entered into by the state investment officer. And