131st G.A.

order as if it were the entity named in the order.

(F) If a participant's benefit or lump sum payment is or will be subject to more than one order described in section 3105.81 of the Revised Code or to an order described in section 3105.81 of the Revised Code and a withholding order under section 3111.23 or 3113.21 of the Revised Code, the entity providing the alternative retirement plan shall, after determining that the amounts that are or will be withheld will cause the benefit or lump sum payment to fall below the limits described in section 3105.85 of the Revised Code, do all of the following:

983

- (1) Establish, in accordance with division (G) of this section and subject to the limits described in section 3105.85 of the Revised Code, the priority in which the orders are or will be paid;
- (2) Reduce the amount paid to an alternate payee based on the priority established under division (F)(1) of this section;
- (3) Notify, by regular mail, a participant and alternate payee of any action taken under this division.
- (G) A withholding or deduction notice issued under section 3111.23 or 3113.21 of the Revised Code or an order described in section 3115.32 3115.501 of the Revised Code has priority over all other orders and shall be complied with in accordance with child support enforcement laws. All other orders are entitled to priority in order of earliest retention by the entity providing a participant's alternative retirement plan. The entity is not to retain an order that provides for the division of property unless the order is filed in a court with jurisdiction in this state.
- (H) An entity providing an alternative retirement plan is not liable in civil damages for loss resulting from any action or failure to act in compliance with this section.
- Sec. 3307.152. (A) As used in this section and in section 3307.154 of the Revised Code:
- (1) "Agent" means a dealer, as defined in section 1707.01 of the Revised Code, who is licensed under sections 1707.01 to 1707.45 of the Revised Code or under comparable laws of another state or of the United States.
- (2) "Minority business enterprise" has the same meaning as in section 122.71 of the Revised Code.
- (3) "Ohio-qualified agent" means an agent designated as such by the state teachers retirement board.
- (4) "Ohio-qualified investment manager" means an investment manager designated as such by the state teachers retirement board.
- (5) "Principal place of business" means an office in which the agent regularly provides securities or investment advisory services and solicits,

meets with, or otherwise communicates with clients.

- (B) The state teachers retirement board shall, for the purposes of this section, designate an agent as an Ohio-qualified agent if the agent meets all of the following requirements:
- (1) The agent is subject to taxation under Chapter 5725., 5726., 5733., 5747., or 5751. of the Revised Code.
 - (2) The agent is authorized to conduct business in this state.
- (3) The agent maintains a principal place of business in this state and employs at least five residents of this state.
- (C) The state teachers retirement board shall adopt and implement a written policy to establish criteria and procedures used to select agents to execute securities transactions on behalf of the retirement system. The policy shall address each of the following:
- (1) Commissions charged by the agent, both in the aggregate and on a per share basis;
 - (2) The execution speed and trade settlement capabilities of the agent;
 - (3) The responsiveness, reliability, and integrity of the agent;
 - (4) The nature and value of research provided by the agent;
 - (5) Any special capabilities of the agent.
- (D)(1) The board shall, at least annually, establish a policy with the goal to increase utilization by the board of Ohio-qualified agents for the execution of domestic equity and fixed income trades on behalf of the retirement system, when an Ohio-qualified agent offers quality, services, and safety comparable to other agents otherwise available to the board and meets the criteria established under division (C) of this section.
- (2) The board shall review, at least annually, the performance of the agents that execute securities transactions on behalf of the board.
- (3) The board shall determine whether an agent is an Ohio-qualified agent, meets the criteria established by the board pursuant to division (C) of this section, and offers quality, services, and safety comparable to other agents otherwise available to the board. The board's determination shall be final.
- (E) The board shall, at least annually, submit to the Ohio retirement study council a report containing the following information:
- (1) The name of each agent designated as an Ohio-qualified agent under this section:
- (2) The name of each agent that executes securities transactions on behalf of the board;
- (3) The amount of equity and fixed-income trades that are executed by Ohio-qualified agents, expressed as a percentage of all equity and

fixed-income trades that are executed by agents on behalf of the board;

- (4) The compensation paid to Ohio-qualified agents, expressed as a percentage of total compensation paid to all agents that execute securities transactions on behalf of the board;
- (5) The amount of equity and fixed-income trades that are executed by agents that are minority business enterprises, expressed as a percentage of all equity and fixed income trades that are executed by agents on behalf of the board;
- (6) Any other information requested by the Ohio retirement study council regarding the board's use of agents.
- Sec. 3307.154. (A) The state teachers retirement board shall, for the purposes of this section, designate an investment manager as an Ohio-qualified investment manager if the investment manager meets all of the following requirements:
- (1) The investment manager is subject to taxation under Chapter 5725., 5726., 5733., 5747., or 5751. of the Revised Code.
 - (2) The investment manager meets one of the following requirements:
- (a) Has its corporate headquarters or principal place of business in this state;
 - (b) Employs at least five hundred individuals in this state;
- (c) Has a principal place of business in this state and employs at least twenty residents of this state.
- (B)(1) The board shall, at least annually, establish a policy with the goal to increase utilization by the board of Ohio-qualified investment managers, when an Ohio-qualified investment manager offers quality, services, and safety comparable to other investment managers otherwise available to the board. The policy shall also provide for the following:
- (a) A process whereby the board can develop a list of Ohio-qualified investment managers and their investment products;
- (b) A process whereby the board can give public notice to Ohio-qualified investment managers of the board's search for an investment manager that includes the board's search criteria.
- (2) The board shall determine whether an investment manager is an Ohio-qualified investment manager and whether the investment manager offers quality, services, and safety comparable to other investment managers otherwise available to the board. The board's determination shall be final.
- (C) The board shall, at least annually, submit to the Ohio retirement study council a report containing the following information:
- (1) The name of each investment manager designated as an Ohio-qualified investment manager under this section;