SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1398

(SENATE AUT	(SENATE AUTHORS: PAPPAS)				
DATE	D-PG	OFFICIAL STATUS			
03/05/2015	567	Introduction and first reading Referred to State and Local Government			
04/16/2015	1558a	Comm report: To pass as amended and re-refer to Finance Joint rule 2.03, referred to Rules and Administration			
04/21/2015		Comm report: Adopt previous comm report			

1.1 A bill for an act	
	ont
1.2 relating to retirement; modifying actuarial assumptions; modifying postretirement	5111
1.3 adjustment triggers; modifying contribution stabilizers; amending police and	10
1.4 firefighter retirement state supplemental aid; creating a monthly benefit divisio	
1.5 of the statewide volunteer firefighter retirement plan; adopting recommendatio	ns
1.6 of the volunteer firefighter relief association working group; modifying local	
1.7 firefighter relief associations; making small group retirement changes; making	
1.8 administrative changes to the Minnesota State Retirement System, Teachers	
1.9 Retirement Association, and Public Employees Retirement Association; makin	ıg
1.10 technical and conforming changes; merging the Minneapolis Employees	
1.11 Retirement Fund Division into PERA-General; requiring a state financial	
1.12 contribution to fund the merger; permanently extending supplemental fire state	2
1.13 aid to volunteer firefighter relief associations; amending Minnesota Statutes	
1.14 2014, sections 3A.03, subdivision 2; 11A.17, subdivision 2; 69.051, subdivision	
1.15 1a; 69.80; 256D.21; 352.01, subdivisions 2a, 11, 13a, 15; 352.017, subdivision	1
1.16 2; 352.021, subdivisions 1, 3, 4; 352.029, subdivision 2; 352.04, subdivisions	
1.17 8, 9; 352.045; 352.22, subdivisions 8, 10; 352.23; 352.27; 352.75, subdivision	
1.18 2; 352.87, subdivision 8; 352.91, subdivision 3e; 352.955, subdivision 3;	
1.19 352B.011, subdivision 3; 352B.013, subdivision 2; 352B.07; 352B.085;	_
1.20 352B.086; 352B.10, subdivision 5; 352B.105; 352B.11, subdivision 4; 352B.2	5;
1.21 352D.02, subdivision 1; 352D.05, subdivision 4; 352D.11, subdivision 2;	
1.22 352D.12; 353.01, subdivisions 2a, 2b, 6, 10, 11a, 16, 17, 28, 36, 48; 353.0161,	,
1.23 subdivision 2, by adding a subdivision; 353.0162; 353.017, subdivision 2;	
1.24 353.03, subdivision 3; 353.031, subdivisions 5, 10; 353.05; 353.06; 353.27,	
1.25 subdivisions 1, 3b, 7a, 10, 12, 12a, by adding a subdivision; 353.28, subdivisio	n
1.26 5; 353.29, subdivision 7; 353.33, subdivisions 6, 13; 353.34, subdivision 1;	_
1.27 353.35, subdivision 1; 353.37, subdivision 1; 353.46, subdivisions 2, 6; 353.50	
1.28 subdivision 6; 353.505; 353.64, subdivisions 7a, 8, 9, 10; 353.656, subdivision	IS
1.29 1a, 1b, 2, 4, 5a; 353D.03, subdivision 3; 353D.071, subdivision 2; 353E.06,	
1.30 subdivisions 5, 6; 353F.01; 353F.02, subdivisions 3, 5a; 353F.04, subdivision	
1.31 2; 353F.051, subdivisions 1, 2, 3; 353G.01, subdivisions 6, 7, 11, 12, by adding	g
1.32 subdivisions; 353G.02; 353G.03; 353G.04; 353G.05; 353G.06; 353G.07;	
1.33 353G.08; 353G.09; 353G.10; 353G.11; 353G.115; 353G.12, subdivision 2,	
by adding a subdivision; 353G.13; 353G.14; 353G.15; 353G.16; 354.05,	
1.35 subdivisions 10, 13, 25; 354.07, subdivision 5; 354.092, subdivision 4; 354.42	
1.36 subdivisions 1a, 4b, 4d; 354.44, subdivisions 8, 9; 354.445; 354.45, subdivisio	n
1.37 1a; 354.48, subdivision 3; 354.51, subdivisions 1, 5; 354.52, subdivision	
1.38 4c; 354.55, subdivision 10; 354.72, subdivision 2; 354A.011, subdivision 6;	
1.39 354A.092; 354A.093, subdivision 6; 354A.096; 354A.108; 354A.12, subdivisi	on

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 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 2.10 2.11 2.12 2.13 2.14 2.15 2.16 2.17 2.18 2.19 2.20 	3c; 354A.29, subdivisions 7, 8, 9; 354A.31, 3; 355.01, subdivision 3j; 355.07; 356.195, s 1; 356.215, subdivisions 1, 8, 11, 18; 356.24 subdivision 7; 356.303, subdivision 4; 356. 356.401, subdivision 3; 356.407, subdivision 1c, 1d, 1e, 1f, 2; 356.431; 356.44; 356.461, 3; 356.50, subdivision 2; 356.551, subdivisio 9, by adding a subdivision; 356B.10, subdiv subdivision 1b; 423A.022, subdivision 5; 42 a subdivision; 424A.002, subdivision 1; 424 subdivisions 3, 3a, 9a; 424A.05, subdivision 6; 424A.093, subdivisions 5, 6; 480.181, sub 490.1211; 490.124, subdivision 12; proposir Statutes, chapter 353G; repealing Minnesota 352.75, subdivisions 1, 3, 4, 5, 6; 352.76; 35 353.01, subdivision 49; 353.025; 353.27, sub 2, 3, 4, 5, 7, 8, 9, 10; 353.83; 353.84; 353.85 subdivisions 1, 3; 354.33, subdivisions 5, 6; 16, 19; 354.58; 354.71; 354A.35, subdivisio subdivision 2; 424A.03, subdivision 3.	subdivision 2; 356.214, subdivision 45; 356.30, subdivision 3; 356.302, 32, subdivisions 1, 2; 356.40; ns 1, 2; 356.415, subdivisions 1, 1a, subdivision 2; 356.465, subdivision on 2; 356.62; 356.635, subdivision visions 2, 3, 4, 5, 6, 7; 423A.02, 4A.001, subdivision 10, by adding A.016, subdivision 4; 424A.02, ns 2, 3; 424A.092, subdivisions 3, odivision 2; 490.121, subdivision 4; ng coding for new law in Minnesota a Statutes 2014, sections 352.271; 52.91, subdivisions 3a, 3b; 352B.29; bdivision 1a; 353.50, subdivisions 1, 5; 353D.03, subdivision 4; 354.146, 354.39; 354.55, subdivisions 13, on 2a; 354A.42; 356.405; 356.49,
2.21	BE IT ENACTED BY THE LEGISLATURE OF	THE STATE OF MINNESOTA:
2.22	ARTICLE	E 1
2.23	INTEREST, SALARY, AND PAYROLL GF	ROWTH ASSUMPTION CHANGES
2.24	Section 1. Minnesota Statutes 2014, section 35	56.215, subdivision 8, is amended to read:
2.25	Subd. 8. Interest and salary assumptions	(a) The actuarial valuation must use the
2.26	applicable following interest assumption:	
2.27	(1) select and ultimate interest rate assump	tion
2.28		ultimate interest
2.29	plan	rate assumption
2.30	general state employees retirement plan	8.5%
2.31	correctional state employees retirement plan	8.5
2.32	State Patrol retirement plan	8.5
2.33	legislators retirement plan, and for the	θ
2.34	constitutional officers calculation of total plan	
2.35	liabilities	0.5
2.36	judges retirement plan	8.5
2.37	general public employees retirement plan	8.5
2.38	public employees police and fire retirement plan	8.5
2.39 2.40	local government correctional service retirement plan	8.5
2.41	teachers retirement plan	8.5%
2.42	St. Paul teachers retirement plan	8.5
2.43	Except for the legislators retirement plan an	nd the constitutional officers calculation
2.44	of total plan liabilities, The select preretirement	interest rate assumption for the period

2.45 after June 30, 2012, through June 30, 2017, is 8 percent.

3.1	(2) single rate interest rate assumption	
3.2		interest rate
3.3	plan	assumption
3.4	general state employees retirement plan	<u>8%</u>
3.5	correctional state employees retirement plan	<u>8</u>
3.6	State Patrol retirement plan	$\frac{\frac{8}{8}}{0}$
3.7	legislators retirement plan, and for the	<u>0</u>
3.8 3.9	constitutional officers calculation of total plan liabilities	
3.10	judges retirement plan	8
3.11	general public employees retirement plan	$\frac{\frac{8}{8}}{\frac{8}{8}}$
3.12	public employees police and fire retirement plan	8
3.13	local government correctional service retirement	8
3.14	<u>plan</u>	2
3.15	St. Paul teachers retirement plan	8
3.16	Bloomington Fire Department Relief Association	6
3.17 3.18	local monthly benefit volunteer firefighters relief associations	5
3.19	(b)(1) If funding stability has been attained, th	e valuation must use a postretirement
3.20	adjustment rate actuarial assumption equal to the po	stretirement adjustment rate specified
3.21	in section 354A.27, subdivision 7; 354A.29, subdivision	ision 9; or 356.415, subdivision 1,
3.22	whichever applies.	
3.23	(2) If funding stability has not been attained, t	he valuation must use a select
3.24	postretirement adjustment rate actuarial assumption	equal to the postretirement adjustment
3.25	rate specified in section 354A.27, subdivision 6a; 35	54A.29, subdivision 8; or 356.415,
3.26	subdivision 1a, 1b, 1c, 1d, 1e, or 1f, whichever appl	ies, for a period ending when the
3.27	approved actuary estimates that the plan will attain t	he defined funding stability measure,
3.28	and thereafter an ultimate postretirement adjustment	t rate actuarial assumption equal
3.29	to the postretirement adjustment rate under section 3	354A.27, subdivision 7; 354A.29,
3.30	subdivision 9; or 356.415, subdivision 1, for the app	licable period or periods beginning
3.31	when funding stability is projected to be attained.	
3.32	(c) The actuarial valuation must use the application	able following single rate future salary

3.32 (c) The actuarial valuation must use the applicable following single rate future salary
3.33 increase assumption, the applicable following modified single rate future salary increase
3.34 assumption, or the applicable following graded rate future salary increase assumption:

3.35

(1) single rate future salary increase assumption

3.36	plan	future salary increase assumption
3.37	legislators retirement plan	5%
3.38	judges retirement plan	<u>3 2.75</u>
3.39 3.40	Bloomington Fire Department Relief Association	4

SS

4.1	(2) age-related future	e salary increase a	ge-related select and	d ultimate future salary	
4.2	increase assumption or graded rate future salary increase assumption				
4.3	r	olan	future sa	alary increase assumption	
4.4	local government correction			assumption B	
4.5	St. Paul teachers retireme	nt plan	-	assumption A	
		(D 1 (1			
4.6	For plans other than the S				
4.7	retirement plan and the local government				
4.8	correctional service retirer	ment plan, the			
4.9	select calculation is: durin	g the designated			
4.10	select period, a designated	l percentage rate			
4.11	is multiplied by the result	of the designated			
4.12	integer minus T, where T	is the number of			
4.13	completed years of service	e, and is added			
4.14	to the applicable future sa	lary increase			
4.15	assumption. The designate	ed select period			
4.16	is ten years and the design	nated integer is			
4.17	ten for the local governme	ent correctional			
4.18	service retirement plan and 15 for the St.				
4.19	Paul Teachers Retirement Fund Association.				
4.20	The designated percentage rate is 0.2 percent				
4.21	for the St. Paul Teachers Retirement Fund				
4.22	Association.				
4.23	The ultimate future s	salary increase ass	sumption is:		
4.24	age	А	В		
4.25	16	5.9%	- 9% 8.75%		
4.26	17	5.9	9 8.75		
4.27	18	5.9	9 8.75		
4.28	19	5.9	<u>9 8.75</u>		
4.29	20	5.9	<u>9 8.75</u>		
4.30	21	5.9	<u>8.75</u> 8.5		
4.31	22	5.9	<u>8.5</u> <u>8.25</u>		
4.32	23	5.85	<u>8.25_8</u>		
4.33	24	5.8	<u>8_7.75</u>		
4.34	25	5.75	7.75 <u>7.5</u>		
4.35	26	5.7	7.5 <u>7.25</u>		
4.36	27	5.65	7.25_7		
4.37	28	5.6	7 <u>6.75</u>		

4.38

29

5.55

<u>6.75</u><u>6.5</u>

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5.1	30	5.5	<u>6.75</u> <u>6.5</u>	
5.2	31	5.45	<u>6.5</u> 6.25	
5.3	32	5.4	<u>6.5</u> <u>6.25</u>	
5.4	33	5.35	<u>6.5</u> 6.25	
5.5	34	5.3	<u>6.25_6</u>	
5.6	35	5.25	<u>6.25 6</u>	
5.7	36	5.2	<u>6 5.75</u>	
5.8	37	5.15	<u>6 5.75</u>	
5.9	38	5.1	<u>6 5.75</u>	
5.10	39	5.05	5.75 <u>5.5</u>	
5.11	40	5	5.75 <u>5.5</u>	
5.12	41	4.95	5.75 <u>5.5</u>	
5.13	42	4.9	5.5 <u>5.25</u>	
5.14	43	4.85	<u>5.25</u> 5	
5.15	44	4.8	<u>5.25</u> 5	
5.16	45	4.75	5 <u>4.75</u>	
5.17	46	4.7	5 <u>4.75</u>	
5.18	47	4.65	5 <u>4.75</u>	
5.19	48	4.6	5 <u>4.75</u>	
5.20	49	4.55	5 <u>4.75</u>	
5.21	50	4.5	5 <u>4.75</u>	
5.22	51	4.45	5 <u>4.75</u>	
5.23	52	4.4	5 <u>4.75</u>	
5.24	53	4.35	5 <u>4.75</u>	
5.25	54	4.3	5 <u>4.75</u>	
5.26	55	4.25	<u>4.75</u> 4.5	
5.27	56	4.2	<u>4.75</u> 4.5	
5.28	57	4.15	<u>4.5</u> <u>4.25</u>	
5.29	58	4.1	<u>4.25_4</u>	
5.30	59	4.05	<u>4.25_4</u>	
5.31	60	4	<u>4.25_4</u>	
5.32	61	4	<u>4.25_4</u>	
5.33	62	4	<u>4.25_4</u>	
5.34	63	4	<u>4.25_4</u>	
5.35	64	4	<u>4.25_4</u>	
5.36	65	4	4 3.75	
5.37	66	4	4 <u>3.75</u>	
5.38	67	4	4 <u>3.75</u>	
5.39	68	4	4 <u>3.75</u>	
5.40	69	4	4 3.75	
5.41	70	4	4 3.75	

5.42

(3) service-related ultimate future salary increase assumption

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6.1 6.2	general state employees retirement plan of the Minnesota State Retirement System	assumption A
6.3 6.4	general employees retirement plan of the Public Employees Retirement Association	assumption B
6.5	Teachers Retirement Association	assumption C
6.6	public employees police and fire retirement plan	assumption D
6.7	State Patrol retirement plan	assumption E
6.8 6.9	correctional state employees retirement plan of the Minnesota State Retirement System	assumption F

6.10	service	•	D	C	D	г	г
6.11	length	A	B	C	D	Е	F
6.12 6.13	1	10.5% 10.25%	12.03% 11.78%	12%	13% 12.75%	8% <u>7.75%</u>	<u>6% 5.75%</u>
6.14	2	10.2370 8.1 7.85	8.9 8.65	9	$\frac{12.7576}{11}$ 10.75	7.5 7.25	5.85 5.6
6.15	3	6.9 6.65	7.46 7.21	8	9 8.75	7 6.75	5.7 5.45
6.16	4	6.2 5.95	6.58 6.33	7.5	8 7.75	6.75 6.5	5.55 5.3
6.17	5	5.7 5.45	5.97 5.72	7.25	6.5 6.25	6.5 6.25	5.4 5.15
6.18	6	5.3 5.05	5.52 5.27	7	6.1 5.85	6.25 6	5.25 5
6.19	7	5 4.75	5.16 4.91	6.85	5.8 5.55	6 5.75	<u>-</u> 5.1 4.85
6.20	8	4.7 4.45	4.87 4.62	6.7	5.6 5.35	5.85 5.6	4.95 4.7
6.21	9	4.5 4.25	4.63 4.38	6.55	5.4 5.15	5.7 5.45	4.8 4.55
6.22	10	4.4 4.15	4.42 4.17	6.4	5.3 5.05	5.55 5.3	4.65 4.4
6.23	11	4 .2 3.95	4.24 3.99	6.25	5.2 4.95	5.4 5.15	4.55 4.3
6.24	12	4 .1 3.85	4.08 3.83	6	5.1 4.85	5.25 5	4.45 4.2
6.25	13	4 3.75	3.94 3.69	5.75	5 4.75	5.1 4.85	4.35 4.1
6.26	14	3.8 3.55	3.82 3.57	5.5	4.9 4.65	4.95 4.7	4.25 4
6.27	15	3.7 3.45	3.7 3.45	5.25	4.8 4.55	4.8 4.55	4.15 <u>3.9</u>
6.28	16	3.6 <u>3.35</u>	3.6 <u>3.35</u>	5	<u>4.8</u> 4.55	<u>4.65</u> 4.4	<u>4.05</u> 3.8
6.29	17	3.5 <u>3.25</u>	<u>3.51</u> <u>3.26</u>	4.75	<u>4.8</u> 4.55	<u>4.5</u> <u>4.25</u>	3.95 <u>3.7</u>
6.30	18	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	4.5	<u>4.8</u> 4.55	<u>4.35</u> <u>4.1</u>	3.85 <u>3.6</u>
6.31	19	3.5 <u>3.25</u>	3.5 <u>3.25</u>	4.25	<u>4.8</u> 4.55	<u>4.2</u> 3.95	<u>3.75</u> 3.5
6.32	20	3.5 <u>3.25</u>	3.5 <u>3.25</u>	4	<u>4.8</u> 4.55	<u>4.05</u> <u>3.8</u>	<u>3.75</u> 3.5
6.33	21	<u>3.5</u> 3.25	<u>3.5</u> 3.25	3.9	<u>4.7</u> 4.45	<u>4 3.75</u>	<u>3.75</u> 3.5
6.34	22	3.5 <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.8	<u>4.6</u> 4.35	4 <u>3.75</u>	<u>3.75</u> 3.5
6.35	23	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.7	<u>4.5</u> 4.25	<u>4</u> <u>3.75</u>	<u>3.75</u> 3.5
6.36	24	<u>3.5</u> <u>3.25</u>	<u>3.5</u> 3.25	3.6	<u>4.5</u> 4.25	4 3.75	<u>3.75</u> 3.5
6.37	25	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> 4.25	<u>4</u> <u>3.75</u>	<u>3.75</u> 3.5
6.38	26	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> 4.25	4 3.75	<u>3.75</u> 3.5
6.39	27	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> 4.25	<u>4</u> <u>3.75</u>	<u>3.75</u> 3.5
6.40	28	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> <u>4.25</u>	4 3.75	<u>3.75</u> 3.5
6.41	29	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> <u>4.25</u>	<u>4 3.75</u>	<u>3.75</u> 3.5
6.42	30 or more	<u>3.5</u> <u>3.25</u>	<u>3.5</u> <u>3.25</u>	3.5	<u>4.5</u> <u>4.25</u>	4 <u>3.75</u>	<u>3.75</u> <u>3.5</u>

6.43

(d) The actuarial valuation must use the applicable following payroll growth

assumption for calculating the amortization requirement for the unfunded actuarial

6.44

Article 1 Section 1.

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7.1	accrued liability where the amortization retirement is calculated as a level percentage
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7.2 of an increasing payroll:

7.3	plan	payroll growth assumption
7.4	general state employees retirement plan of the	3.75% 3.5%
7.5	Minnesota State Retirement System	
7.6	correctional state employees retirement plan	3.75 <u>3.5</u>
7.7	State Patrol retirement plan	<u>3.75</u> 3.5
7.8	judges retirement plan	<u>3_2.75</u>
7.9	general employees retirement plan of the Public	<u>3.75</u> <u>3.5</u>
7.10	Employees Retirement Association	
7.11	public employees police and fire retirement plan	<u>3.75</u> 3.5
7.12	local government correctional service retirement plan	<u>3.75_3.5</u>
7.13	teachers retirement plan	3.75
7.14	St. Paul teachers retirement plan	4

- (e) The assumptions set forth in paragraphs (c) and (d) continue to apply, unless a
 different salary assumption or a different payroll increase assumption:
- 7.17 (1) has been proposed by the governing board of the applicable retirement plan;
- 7.18 (2) is accompanied by the concurring recommendation of the actuary retained under
- 7.19 section 356.214, subdivision 1, if applicable, or by the approved actuary preparing the
- most recent actuarial valuation report if section 356.214 does not apply; and
- 7.21 (3) has been approved or deemed approved under subdivision 18.

7.22 **EFFECTIVE DATE.** This section is effective June 30, 2015, and applies to

- 7.23 actuarial valuations prepared for an actuarial valuation date after that date.
- 7.24

ARTICLE 2

7.25CONFORMING CHANGES IN REFUND REPAYMENT PROVISIONS7.26RELATED TO INTEREST ASSUMPTION CHANGE

Section 1. Minnesota Statutes 2014, section 3A.03, subdivision 2, is amended to read: 7.27 Subd. 2. Refund. (a) A former member who has made contributions under 7.28 subdivision 1 and who is no longer a member of the legislature is entitled to receive, upon 7.29 written application to the executive director on a form prescribed by the executive director, 7.30 a refund from the general fund of all contributions credited to the member's account with 7.31 interest computed as provided in section 352.22, subdivision 2. 7.32 7.33 (b) The refund of contributions as provided in paragraph (a) terminates all rights of a former member of the legislature and the survivors of the former member under this chapter. 7.34

8.1 (c) If the former member of the legislature again becomes a member of the legislature
8.2 after having taken a refund as provided in paragraph (a), the member is a member of the
8.3 unclassified employees retirement program of the Minnesota State Retirement System.

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(d) However, the member may reinstate the rights and credit for service previously
forfeited under this chapter if the member repays all refunds taken, plus interest at an
annual the rate of 8.5 percent until June 30, 2015, and eight percent thereafter compounded
annually from the date on which the refund was taken to the date on which the refund
is repaid.



(e) No person may be required to apply for or to accept a refund.

Sec. 2. Minnesota Statutes 2014, section 352.01, subdivision 13a, is amended to read: 8.10 Subd. 13a. Reduced salary during period of workers' compensation. An 8.11 employee on leave of absence receiving temporary workers' compensation payments and a 8.12 reduced salary or no salary from the employer who is entitled to allowable service credit 8.13 8.14 for the period of absence, may make payment to the fund for the difference between salary received, if any, and the salary the employee would normally receive if not on leave of 8.15 absence during the period. The employee shall pay an amount equal to the employee and 8.16 employer contribution rate under section 352.04, subdivisions 2 and 3, on the differential 8.17 salary amount for the period of the leave of absence. 8.18

8.19 The employing department, at its option, may pay the employer amount on behalf 8.20 of its employees. Payment made under this subdivision must include interest at the rate 8.21 of 8.5 percent <u>until June 30, 2015, and eight percent thereafter per year, and must be</u> 8.22 completed within one year of the return from leave of absence.

8.23 Sec. 3. Minnesota Statutes 2014, section 352.04, subdivision 8, is amended to read:
8.24 Subd. 8. Department required to pay omitted salary deductions. (a) If a
8.25 department fails to take deductions past due for a period of 60 days or less from an
8.26 employee's salary as provided in this section, those deductions must be taken on later
8.27 payroll abstracts.

(b) If a department fails to take deductions past due for a period in excess of 60
days from an employee's salary as provided in this section, the department, and not the
employee, must pay on later payroll abstracts the employee and employer contributions
and an amount equivalent to 8.5 percent <u>until June 30, 2015, and eight percent thereafter</u>
of the total amount due in lieu of interest, or if the delay in payment exceeds one year, 8.5
percent until June 30, 2015, and eight percent thereafter compound annual interest.

9.1 (c) If a department fails to take deductions past due for a period of 60 days or less
9.2 and the employee is no longer in state service so that the required deductions cannot be
9.3 taken from the salary of the employee, the department must nevertheless pay the required
9.4 employer contributions. If any department fails to take deductions past due for a period in
9.5 excess of 60 days and the employee is no longer in state service, the omitted contributions
9.6 must be recovered under paragraph (b).

9.7 (d) If an employee from whose salary required deductions were past due for a period
9.8 of 60 days or less leaves state service before the payment of the omitted deductions and
9.9 subsequently returns to state service, the unpaid amount is considered the equivalent of a
9.10 refund. The employee accrues no right by reason of the unpaid amount, except that the
9.11 employee may pay the amount of omitted deductions as provided in section 352.23.

9.12 Sec. 4. Minnesota Statutes 2014, section 352.04, subdivision 9, is amended to read:
9.13 Subd. 9. Erroneous deductions, canceled warrants. (a) Deductions taken from
9.14 the salary of an employee for the retirement fund in excess of required amounts must,
9.15 upon discovery and verification by the department making the deduction, be refunded to
9.16 the employee.

9.17 (b) If a deduction for the retirement fund is taken from a salary warrant or check,
9.18 and the check is canceled or the amount of the warrant or check returned to the funds of
9.19 the department making the payment, the sum deducted, or the part of it required to adjust
9.20 the deductions, must be refunded to the department or institution if the department applies
9.21 for the refund on a form furnished by the director. The department's payments must
9.22 likewise be refunded to the department.

(c) If erroneous employee deductions and employer contributions are caused by an 9.23 error in plan coverage involving the plan and any other plans specified in section 356.99, 9.24 9.25 that section applies. If the employee should have been covered by the plan governed by chapter 352D, 353D, 354B, or 354D, the employee deductions and employer contributions 9.26 taken in error must be directly transferred to the applicable employee's account in the 9.27 correct retirement plan, with interest at the rate of 0.71 percent per month until June 30, 9.28 2015, and 0.667 percent per month thereafter, compounded annually, from the first day of 9.29 the month following the month in which coverage should have commenced in the correct 9.30 defined contribution plan until the end of the month in which the transfer occurs. 9.31

9.32 Sec. 5. Minnesota Statutes 2014, section 352.23, is amended to read:

9.33 **352.23 TERMINATION OF RIGHTS.**

When any employee accepts a refund as provided in section 352.22, all existing 10.1 service credits and all rights and benefits to which the employee was entitled before 10.2 accepting the refund terminate. They must not again be restored until the former employee 10.3 acquires at least six months of allowable service credit after taking the last refund. In that 10.4 event, the employee may repay all refunds previously taken from the retirement fund. 10.5 Repayment of refunds entitles the employee only to credit for service covered by (1) 10.6 salary deductions; (2) payments made in lieu of salary deductions; (3) payments made 10.7 to obtain credit for service as permitted by laws in effect when payment was made; and 10.8 (4) allowable service once credited while receiving temporary workers' compensation as 10.9 provided in section 352.01, subdivision 11, clause (5). Payments under this section for 10.10 10.11 repayment of refunds are to be paid with interest at an annual the rate of 8.5 percent until June 30, 2015, and eight percent thereafter compounded annually. They may be paid in a 10.12 lump sum or by payroll deduction in the manner provided in section 352.04. Payment may 10.13 be made in a lump sum up to six months after termination from service. 10.14

Sec. 6. Minnesota Statutes 2014, section 352B.11, subdivision 4, is amended to read: 10.15 Subd. 4. Reentry into state service. When a former member, who has become 10.16 10.17 separated from state service that entitled the member to membership and has received a refund of retirement payments, reenters the state service in a position that entitles the 10.18 member to membership, that member shall receive credit for the period of prior allowable 10.19 state service if the member repays into the fund the amount of the refund, plus interest 10.20 on it at an annual the rate of 8.5 percent until June 30, 2015, and eight percent thereafter 10.21 10.22 compounded annually, at any time before subsequent retirement. Repayment may be made in installments or in a lump sum. 10.23

Sec. 7. Minnesota Statutes 2014, section 352D.05, subdivision 4, is amended to read:
 Subd. 4. Repayment of refund. (a) A participant in the unclassified program may
 repay regular refunds taken under section 352.22, as provided in section 352.23.

(b) A participant in the unclassified program or an employee covered by the general
employees retirement plan who has withdrawn the value of the total shares may repay the
refund taken and thereupon restore the service credit, rights and benefits forfeited by paying
into the fund the amount refunded plus interest at an annual the rate of 8.5 percent until
June 30, 2015, and eight percent thereafter compounded annually from the date that the
refund was taken until the date that the refund is repaid. If the participant had withdrawn
only the employee shares as permitted under prior laws, repayment must be pro rata.

11.1 (c) Except as provided in section 356.441, the repayment of a refund under this11.2 section must be made in a lump sum.

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11.3 Sec. 8. Minnesota Statutes 2014, section 352D.12, is amended to read:

11.4

352D.12 TRANSFER OF PRIOR SERVICE CONTRIBUTIONS.

(a) An employee who is a participant in the unclassified program and who has prior
service credit in a covered plan under chapter 352, 353, 354, 354A, or 422A may, within
the time limits specified in this section, elect to transfer to the unclassified program prior
service contributions to one or more of those plans.

- (b) For participants with prior service credit in a plan governed by chapter 352, 353, 11.9 354, 354A, or 422A, "prior service contributions" means the accumulated employee and 11.10 equal employer contributions with interest at an annual the rate of 8.5 percent until June 11.11 30, 2015, and eight percent thereafter compounded annually, based on fiscal year balances. 11.12 (c) If a participant has taken a refund from a retirement plan listed in this section, 11.13 the participant may repay the refund to that plan, notwithstanding any restrictions on 11.14 11.15 repayment to that plan, plus 8.5 percent interest until June 30, 2015, and eight percent interest thereafter compounded annually and have the accumulated employee and equal 11.16 employer contributions transferred to the unclassified program with interest at an annual the 11.17 11.18 rate of 8.5 percent until June 30, 2015, and eight percent thereafter compounded annually based on fiscal year balances. If a person repays a refund and subsequently elects to have 11.19 the money transferred to the unclassified program, the repayment amount, including 11.20 interest, is added to the fiscal year balance in the year which the repayment was made. 11.21 (d) A participant electing to transfer prior service contributions credited to a 11.22 retirement plan governed by chapter 352, 353, 354, 354A, or 422A as provided under this 11.23
- section must complete a written application for the transfer and repay any refund withinone year of the commencement of the employee's participation in the unclassified program.
- Sec. 9. Minnesota Statutes 2014, section 353.27, subdivision 7a, is amended to read: 11.26 Subd. 7a. Deductions or contributions transmitted by error. (a) If employee 11.27 deductions and employer contributions under this section, section 353.50, 353.65, or 11.28 353E.03 were erroneously transmitted to the association, but should have been transmitted 11.29 to a plan covered by chapter 352D, 353D, 354B, or 354D, the executive director shall 11.30 transfer the erroneous employee deductions and employer contributions to the appropriate 11.31 retirement fund or individual account, as applicable. The time limitations specified in 11.32 subdivisions 7 and 12 do not apply. The transfer to the applicable defined contribution 11.33 plan account must include interest at the rate of 0.71 percent per month until June 30, 11.34

2015, and 0.667 percent per month thereafter, compounded annually, from the first day of
the month following the month in which coverage should have commenced in the defined
contribution plan until the end of the month in which the transfer occurs.

(b) A potential transfer under paragraph (a) that is reasonably determined to cause 12.4 the plan to fail to be a qualified plan under section 401(a) of the federal Internal Revenue 12.5 Code, as amended, must not be made by the executive director of the association. Within 12.6 30 days after being notified by the Public Employees Retirement Association of an 12.7 unmade potential transfer under this paragraph, the employer of the affected person 12.8 must transmit an amount representing the applicable salary deductions and employer 12.9 contributions, without interest, to the retirement fund of the appropriate Minnesota public 12.10 pension plan, or to the applicable individual account if the proper coverage is by a defined 12.11 contribution plan. The association must provide the employing unit a credit for the amount 12.12 of the erroneous salary deductions and employer contributions against future contributions 12.13 from the employer. If the employing unit receives a credit under this paragraph, the 12.14 12.15 employing unit is responsible for refunding to the applicable employee any amount that had been erroneously deducted from the person's salary. 12.16

(c) If erroneous employee deductions and employer contributions reflect a plan
coverage error involving any Public Employees Retirement Association plan specified in
section 356.99 and any other plan specified in that section, section 356.99 applies.

Sec. 10. Minnesota Statutes 2014, section 353.27, subdivision 12, is amended to read: 12.20 Subd. 12. Omitted salary deductions; obligations. (a) In the case of omission of 12.21 12.22 required deductions for the general employees retirement plan, the public employees police and fire retirement plan, or the local government correctional employees retirement plan 12.23 from the salary of an employee, the department head or designee shall immediately, upon 12.24 12.25 discovery, report the employee for membership and deduct the employee deductions under subdivision 4 during the current pay period or during the pay period immediately following 12.26 the discovery of the omission. Payment for the omitted obligations may only be made in 12.27 accordance with reporting procedures and methods established by the executive director. 12.28

(b) When the entire omission period of an employee does not exceed 60 days, the
governmental subdivision may report and submit payment of the omitted employee
deductions and the omitted employer contributions through the reporting processes under
subdivision 4.

(c) When the omission period of an employee exceeds 60 days, the governmental
subdivision shall furnish to the association sufficient data and documentation upon which
the obligation for omitted employee and employer contributions can be calculated.

The omitted employee deductions must be deducted from the employee's subsequent 13.1 salary payment or payments and remitted to the association for deposit in the applicable 13.2 retirement fund. The employee shall pay omitted employee deductions due for the 60 13.3 days prior to the end of the last pay period in the omission period during which salary 13.4 was earned. The employer shall pay any remaining omitted employee deductions and any 13.5 omitted employer contributions, plus cumulative interest at an the annual rate of 8.5 13.6 percent until June 30, 2015, and eight percent thereafter compounded annually, from the 13.7 date or dates each omitted employee contribution was first payable. 13.8

(d) An employer shall not hold an employee liable for omitted employee deductions 13.9 beyond the pay period dates under paragraph (c), nor attempt to recover from the employee 13.10 those employee deductions paid by the employer on behalf of the employee. Omitted 13.11 deductions due under paragraph (c) which are not paid by the employee constitute a 13.12 liability of the employer that failed to deduct the omitted deductions from the employee's 13.13 salary. The employer shall make payment with interest at an the annual rate of 8.5 percent 13.14 13.15 until June 30, 2015, and eight percent thereafter compounded annually. Omitted employee deductions are no longer due if an employee terminates public service before making 13.16 payment of omitted employee deductions to the association, but the employer remains 13.17 liable to pay omitted employer contributions plus interest at an the annual rate of 8.5 13.18 percent until June 30, 2015, and eight percent thereafter compounded annually from the 13.19 date the contributions were first payable. 13.20

(e) The association may not commence action for the recovery of omitted employee 13.21 deductions and employer contributions after the expiration of three calendar years after 13.22 13.23 the calendar year in which the contributions and deductions were omitted. Except as provided under paragraph (b), no payment may be made or accepted unless the association 13.24 has already commenced action for recovery of omitted deductions. An action for recovery 13.25 13.26 commences on the date of the mailing of any written correspondence from the association requesting information from the governmental subdivision upon which to determine 13.27 whether or not omitted deductions occurred. 13.28

Sec. 11. Minnesota Statutes 2014, section 353.27, subdivision 12a, is amended to read:
Subd. 12a. Terminated employees: omitted deductions. A terminated employee
who was a member of the general employees retirement plan of the Public Employees
Retirement Association, the public employees police and fire retirement plan, or the local
government correctional employees retirement plan and who has a period of employment
in which previously omitted employer contributions were made under subdivision 12
but for whom no, or only partial, omitted employee contributions have been made, or

a member who had prior coverage in the association for which previously omitted 14.1 employer contributions were made under subdivision 12 but who terminated service 14.2 before required omitted employee deductions could be withheld from salary, may pay the 14.3 omitted employee deductions for the period on which omitted employer contributions 14.4 were previously paid plus interest at an the annual rate of 8.5 percent until June 30, 2015, 14.5 and eight percent thereafter compounded annually. A terminated employee may pay the 14.6 omitted employee deductions plus interest within six months of an initial notification from 14.7 the association of eligibility to pay those omitted deductions. If a terminated employee 14.8 is reemployed in a position covered under a public pension fund under section 356.30, 14.9 subdivision 3, and elects to pay omitted employee deductions, payment must be made no 14.10 later than six months after a subsequent termination of public service. 14.11

Sec. 12. Minnesota Statutes 2014, section 353.28, subdivision 5, is amended to read:
Subd. 5. Interest chargeable on amounts due. Any amount due under this section
or section 353.27, subdivision 4, is payable with interest at an the annual compound rate
of 8.5 percent until June 30, 2015, and eight percent thereafter from the date due until the
date payment is received by the association, with a minimum interest charge of \$10.

Sec. 13. Minnesota Statutes 2014, section 353.35, subdivision 1, is amended to read:
Subdivision 1. Refund rights. (a) Except as provided in paragraph (b), when any
former member accepts a refund, all existing service credits and all rights and benefits to
which the person was entitled prior to the acceptance of the refund must terminate.

(b) A refund under section 353.651, subdivision 3, paragraph (c), does not result in a
forfeiture of salary credit for the allowable service credit covered by the refund.

(c) The rights and benefits of a former member must not be restored until the person 14.23 14.24 returns to active service and acquires at least six months of allowable service credit after taking the last refund and repays the refund or refunds taken and interest received under 14.25 section 353.34, subdivisions 1 and 2, plus interest at an the annual rate of 8.5 percent until 14.26 June 30, 2015, and eight percent thereafter compounded annually. If the person elects to 14.27 restore service credit in a particular fund from which the person has taken more than one 14.28 refund, the person must repay all refunds to that fund. All refunds must be repaid within 14.29 six months of the last date of termination of public service. 14.30

Sec. 14. Minnesota Statutes 2014, section 354A.093, subdivision 6, is amended to read:
Subd. 6. Interest requirements. The employer shall pay interest on all equivalent
employee and employer contribution amounts payable under this section. Interest must

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be computed at a <u>the</u> rate of 8.5 percent <u>until June 30, 2015, and eight percent thereafter</u>
compounded annually from the end of each fiscal year of the leave or break in service to
the end of the month in which payment is received.

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- Sec. 15. Minnesota Statutes 2014, section 354A.38, subdivision 3, is amended to read: Subd. 3. **Computation of refund repayment amount.** If the coordinated member elects to repay a refund under subdivision 2, the repayment to the fund must be in an amount equal to refunds the member has accepted plus interest at the rate of 8.5 percent <u>until June 30, 2015, and eight percent thereafter</u> compounded annually from the date that
- 15.9 the refund was accepted to the date that the refund is repaid.
- 15.10 Sec. 16. Minnesota Statutes 2014, section 356.44, is amended to read:
- 15.11

356.44 PARTIAL PAYMENT OF PENSION PLAN REFUND.

(a) Notwithstanding any provision of law to the contrary, a member of a pension
plan listed in section 356.30, subdivision 3, with at least two years of forfeited service
taken from a single pension plan, may repay a portion of all refunds. A partial refund
repayment must comply with this section.

(b) The minimum portion of a refund repayment is one-third of the total servicecredit period of all refunds taken from a single plan.

(c) The cost of the partial refund repayment is the product of the cost of the total 15.18 repayment multiplied by the ratio of the restored service credit to the total forfeited service 15.19 credit. The total repayment amount includes interest at the annual rate of 8.5 percent for 15.20 any period for the Teachers Retirement Association and is 8.5 percent until June 30, 2015, 15.21 and 8 percent thereafter for any other retirement plan listed in section 356.30, subdivision 15.22 3, compounded annually, from the refund date to the date repayment is received. 15.23 (d) The restored service credit must be allocated based on the relationship the 15.24 restored service bears to the total service credit period for all refunds taken from a single 15.25

15.26 pension plan.

(e) This section does not authorize a public pension plan member to repay a refund
if the law governing the plan does not authorize the repayment of a refund of member
contributions.

Sec. 17. Minnesota Statutes 2014, section 490.124, subdivision 12, is amended to read:
Subd. 12. Refund. (a) A person who ceases to be a judge is entitled to a refund
in an amount that is equal to all of the member's employee contributions to the judges'
retirement fund plus interest computed under section 352.22, subdivision 2.

all rights and benefits of the judge and the judge's survivors under this chapter.
(c) A person who becomes a judge again after taking a refund under paragraph (a)
may reinstate the previously terminated allowable service credit, rights, and benefits
by repaying the total amount of the previously received refund. The refund repayment
must include interest on the total amount previously received at an the annual rate of 8.5
percent, until June 30, 2015, and eight percent thereafter compounded annually, from the
date on which the refund was received until the date on which the refund is repaid.

(b) A refund of contributions under paragraph (a) terminates all service credits and

16.9

16.1

Sec. 18. EFFECTIVE DATE.

16.10 Unless otherwise specified, this article is effective July 1, 2015.

16.11

ARTICLE 3

16.12 CONFORMING CHANGES IN LEAVE AND PRIOR SERVICE CREDIT 16.13 PURCHASE PROVISIONS RELATED TO INTEREST ASSUMPTION CHANGE

Section 1. Minnesota Statutes 2014, section 352.017, subdivision 2, is amended to read:
Subd. 2. Purchase procedure. (a) An employee covered by a plan specified in
this chapter may purchase credit for allowable service in that plan for a period specified
in subdivision 1 if the employee makes a payment as specified in paragraph (b) or (c),
whichever applies. The employing unit, at its option, may pay the employer portion of the
amount specified in paragraph (b) on behalf of its employees.

(b) If payment is received by the executive director within one year from the date the 16.20 employee returned to work following the authorized leave, the payment amount is equal to 16.21 the employee and employer contribution rates specified in law for the applicable plan at 16.22 the end of the leave period multiplied by the employee's hourly rate of salary on the date 16.23 of return from the leave of absence and by the days and months of the leave of absence for 16.24 which the employee is eligible for allowable service credit. The payment must include 16.25 compound interest at a the monthly rate of 0.71 percent until June 30, 2015, and 0.667 16.26 percent per month thereafter from the last day of the leave period until the last day of the 16.27 month in which payment is received. If payment is received by the executive director 16.28 after one year, the payment amount is the amount determined under section 356.551. 16.29 Payment under this paragraph must be made before the date of termination from public 16.30 employment covered under this chapter. 16.31

(c) If the employee terminates employment covered by this chapter during the leave
or following the leave rather than returning to covered employment, payment must be
received by the executive director within 30 days after the termination date. The payment

amount is equal to the employee and employer contribution rates specified in law for the
applicable plan on the day prior to the termination date, multiplied by the employee's
hourly rate of salary on that date and by the days and months of the leave of absence
prior to termination.

17.5 Sec. 2. Minnesota Statutes 2014, section 352.27, is amended to read:

17.6 352.27 CREDIT FOR BREAK IN SERVICE TO PROVIDE UNIFORMED
17.7 SERVICE.

(a) An employee who is absent from employment by reason of service in the
uniformed services, as defined in United States Code, title 38, section 4303(13), and who
returns to state service upon discharge from service in the uniformed service within the
time frames required in United States Code, title 38, section 4312(e), may obtain service
credit for the period of the uniformed service as further specified in this section, provided
that the employee did not separate from uniformed service with a dishonorable or bad
conduct discharge or under other than honorable conditions.

17.15 (b) The employee may obtain credit by paying into the fund an equivalent employee contribution based upon the contribution rate or rates in effect at the time that the 17.16 uniformed service was performed multiplied by the full and fractional years being 17.17 17.18 purchased and applied to the annual salary rate. The annual salary rate is the average annual salary during the purchase period that the employee would have received if the 17.19 employee had continued to be employed in covered employment rather than to provide 17.20 uniformed service, or, if the determination of that rate is not reasonably certain, the annual 17.21 salary rate is the employee's average salary rate during the 12-month period of covered 17.22 employment rendered immediately preceding the period of the uniformed service. 17.23

(c) The equivalent employer contribution and, if applicable, the equivalent additional
employer contribution provided in this chapter must be paid by the department employing
the employee from funds available to the department at the time and in the manner
provided in this chapter, using the employer and additional employer contribution rate or
rates in effect at the time that the uniformed service was performed, applied to the same
annual salary rate or rates used to compute the equivalent employee contribution.

(d) If the employee equivalent contributions provided in this section are not paid in
full, the employee's allowable service credit must be prorated by multiplying the full and
fractional number of years of uniformed service eligible for purchase by the ratio obtained
by dividing the total employee contribution received by the total employee contribution
otherwise required under this section.

(e) To receive service credit under this section, the contributions specified in this
section must be transmitted to the Minnesota State Retirement System during the period
which begins with the date on which the individual returns to state service and which has a
duration of three times the length of the uniformed service period, but not to exceed five
years. If the determined payment period is less than one year, the contributions required
under this section to receive service credit may be made within one year of the discharge
date.

(f) The amount of service credit obtainable under this section may not exceed five
years unless a longer purchase period is required under United States Code, title 38,
section 4312.

(g) The employing unit shall pay interest on all equivalent employee and employer
contribution amounts payable under this section. Interest must be computed at a <u>the</u> rate
of 8.5 percent <u>until June 30, 2015, and eight percent thereafter</u> compounded annually from
the end of each fiscal year of the leave or the break in service to the end of the month in
which the payment is received.

18.16 Sec. 3. Minnesota Statutes 2014, section 352.955, subdivision 3, is amended to read:
18.17 Subd. 3. Payment of additional equivalent contributions. (a) An eligible
18.18 employee who is transferred to plan coverage and who elects to transfer past service
18.19 credit under this section must pay an additional member contribution for that prior service
18.20 period. The additional member contribution is the amount computed under paragraph
18.21 (b), plus the greater of the amount computed under paragraph (c), or 40 percent of the
18.22 unfunded actuarial accrued liability attributable to the past service credit transfer.

(b) The executive director shall compute, for the most recent 12 months of service
credit eligible for transfer, or for the entire period eligible for transfer if less than 12
months, the difference between the employee contribution rate or rates for the general state
employees retirement plan and the employee contribution rate or rates for the correctional
state employees retirement plan applied to the eligible employee's salary during that
transfer period, plus compound interest at a the monthly rate of 0.71 percent until June 30,
<u>2015</u>, and 0.667 percent per month thereafter.

(c) The executive director shall compute, for any service credit being transferred
on behalf of the eligible employee and not included under paragraph (b), the difference
between the employee contribution rate or rates for the general state employees retirement
plan and the employee contribution rate or rates for the correctional state employees
retirement plan applied to the eligible employee's salary during that transfer period, plus

compound interest at a <u>the monthly rate of 0.71 percent until June 30, 2015, and 0.667</u>
percent per month thereafter.

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- (d) The executive director shall compute an amount using the process specified in
 paragraph (b), but based on differences in employer contribution rates between the general
 state employees retirement plan and the correctional state employees retirement plan
 rather than employee contribution rates.
- 19.7 (e) The executive director shall compute an amount using the process specified in
 19.8 paragraph (c), but based on differences in employer contribution rates between the general
 19.9 state employees retirement plan and the correctional state employees retirement plan
 19.10 rather than employee contribution rates.
- (f) The additional equivalent member contribution under this subdivision must be
 paid in a lump sum. Payment must accompany the election to transfer the prior service
 credit. No transfer election or additional equivalent member contribution payment may be
 made by a person or accepted by the executive director after the one year anniversary date
 of the effective date of the retirement coverage transfer, or the date on which the eligible
 employee terminates state employment, whichever is earlier.
- (g) If an eligible employee elects to transfer past service credit under this section
 and pays the additional equivalent member contribution amount under paragraph (a), the
 applicable department shall pay an additional equivalent employer contribution amount.
 The additional employer contribution is the amount computed under paragraph (d), plus
 the greater of the amount computed under paragraph (e), or 60 percent of the unfunded
 actuarial accrued liability attributable to the past service credit transfer.
- (h) The unfunded actuarial accrued liability attributable to the past service credit
 transfer is the present value of the benefit obtained by the transfer of the service credit
 to the correctional state employees retirement plan reduced by the amount of the asset
 transfer under subdivision 4, by the amount of the member contribution equivalent
 payment computed under paragraph (b), and by the amount of the employer contribution
 equivalent payment computed under paragraph (d).
- (i) The additional equivalent employer contribution under this subdivision must be
 paid in a lump sum and must be paid within 30 days of the date on which the executive
 director of the Minnesota State Retirement System certifies to the applicable department
 that the employee paid the additional equivalent member contribution.
- 19.33 Sec. 4. Minnesota Statutes 2014, section 352B.013, subdivision 2, is amended to read:
 19.34 Subd. 2. Purchase procedure. (a) An employee covered by the plan specified in
 19.35 this chapter may purchase credit for allowable service in the plan for a period specified

in subdivision 1 if the employee makes a payment as specified in paragraph (b) or (c),
whichever applies. The employing unit, at its option, may pay the employer portion of the
amount specified in paragraph (b) on behalf of its employees.

(b) If payment is received by the executive director within one year from the date 20.4 the employee returned to work following the authorized leave, the payment amount is 20.5 equal to the employee and employer contribution rates specified in section 352B.02 at the 20.6 end of the leave period multiplied by the employee's hourly rate of salary on the date of 20.7 return from the leave of absence and by the days and months of the leave of absence for 20.8 which the employee is eligible for allowable service credit. The payment must include 20.9 compound interest at a the monthly rate of 0.71 percent until June 30, 2015, and 0.667 20.10 percent per month thereafter from the last day of the leave period until the last day of the 20.11 month in which payment is received. If payment is received by the executive director after 20.12 one year from the date the employee returned to work following the authorized leave, the 20.13 payment amount is the amount determined under section 356.551. Payment under this 20.14 20.15 paragraph must be made before the date of termination from public employment covered under this chapter. 20.16

20.17 (c) If the employee terminates employment covered by this chapter during the leave
20.18 or following the leave rather than returning to covered employment, payment must be
20.19 received by the executive director within 30 days after the termination date. The payment
20.20 amount is equal to the employee and employer contribution rates specified in section
20.21 352B.02 on the day prior to the termination date, multiplied by the employee's hourly rate of
20.22 salary on that date and by the days and months of the leave of absence prior to termination.

20.23

Sec. 5. Minnesota Statutes 2014, section 352B.085, is amended to read:

20.24 352B.085 SERVICE CREDIT FOR CERTAIN DISABILITY LEAVES OF 20.25 ABSENCE.

A member on leave of absence receiving temporary workers' compensation 20.26 payments and a reduced salary or no salary from the employer who is entitled to allowable 20.27 service credit for the period of absence under section 352B.011, subdivision 3, paragraph 20.28 (b), may make payment to the fund for the difference between salary received, if any, 20.29 and the salary that the member would normally receive if the member was not on leave 20.30 of absence during the period. The member shall pay an amount equal to the member 20.31 and employer contribution rate under section 352B.02, subdivisions 1b and 1c, on 20.32 the differential salary amount for the period of the leave of absence. The employing 20.33 department, at its option, may pay the employer amount on behalf of the member. 20.34 Payment made under this subdivision must include interest at the rate of 8.5 percent until 20.35

- June 30, 2015, and eight percent thereafter per year, and must be completed within one
- 21.2 year of the member's return from the leave of absence.
- 21.3 Sec. 6. Minnesota Statutes 2014, section 352B.086, is amended to read:
- 21.4

352B.086 SERVICE CREDIT FOR UNIFORMED SERVICE.

(a) A member who is absent from employment by reason of service in the uniformed
services, as defined in United States Code, title 38, section 4303(13), and who returns to
state employment in a position covered by the plan upon discharge from service in the
uniformed services within the time frame required in United States Code, title 38, section
4312(e), may obtain service credit for the period of the uniformed service, provided that
the member did not separate from uniformed service with a dishonorable or bad conduct
discharge or under other than honorable conditions.

(b) The member may obtain credit by paying into the fund an equivalent member 21.12 contribution based on the member contribution rate or rates in effect at the time that 21.13 the uniformed service was performed multiplied by the full and fractional years being 21.14 21.15 purchased and applied to the annual salary rate. The annual salary rate is the average annual salary during the purchase period that the member would have received if the 21.16 member had continued to provide employment services to the state rather than to provide 21.17 21.18 uniformed service, or if the determination of that rate is not reasonably certain, the annual salary rate is the member's average salary rate during the 12-month period of covered 21.19 employment rendered immediately preceding the purchase period. 21.20

(c) The equivalent employer contribution and, if applicable, the equivalent employer
additional contribution, must be paid by the employing unit, using the employer and
employer additional contribution rate or rates in effect at the time that the uniformed
service was performed, applied to the same annual salary rate or rates used to compute the
equivalent member contribution.

(d) If the member equivalent contributions provided for in this section are not paid
in full, the member's allowable service credit must be prorated by multiplying the full and
fractional number of years of uniformed service eligible for purchase by the ratio obtained
by dividing the total member contributions received by the total member contributions
otherwise required under this section.

(e) To receive allowable service credit under this section, the contributions specified
in this section must be transmitted to the fund during the period which begins with the
date on which the individual returns to state employment covered by the plan and which
has a duration of three times the length of the uniformed service period, but not to exceed
five years. If the determined payment period is calculated to be less than one year, the

22.1 contributions required under this section to receive service credit must be transmitted to22.2 the fund within one year from the discharge date.

(f) The amount of allowable service credit obtainable under this section may not
exceed five years, unless a longer purchase period is required under United States Code,
title 38, section 4312.

(g) The employing unit shall pay interest on all equivalent member and employer
contribution amounts payable under this section. Interest must be computed at a <u>the</u> rate
of 8.5 percent <u>until June 30, 2015, and eight percent thereafter</u> compounded annually from
the end of each fiscal year of the leave or break in service to the end of the month in
which payment is received.

22.11 Sec. 7. Minnesota Statutes 2014, section 352D.11, subdivision 2, is amended to read: Subd. 2. Payments by employee. An employee entitled to purchase service credit 22.12 may make the purchase by paying to the state retirement system an amount equal to 22.13 22.14 the current employee contribution rate in effect for the state retirement system applied to the current or final salary rate multiplied by the months and days of prior temporary, 22.15 intermittent, or contract legislative service. Payment shall be made in one lump sum 22.16 unless the executive director of the state retirement system agrees to accept payment in 22.17 installments over a period of not more than three years from the date of the agreement. 22.18 Installment payments shall be charged interest at an annual the rate of 8.5 percent until 22.19 June 30, 2015, and eight percent thereafter compounded annually. 22.20

Sec. 8. Minnesota Statutes 2014, section 353.01, subdivision 16, is amended to read:
Subd. 16. Allowable service; limits and computation. (a) "Allowable service"
means:

(1) service during years of actual membership in the course of which employee
deductions were withheld from salary and contributions were made at the applicable rates
under section 353.27, 353.65, or 353E.03;

22.27 (2) periods of service covered by payments in lieu of salary deductions under
22.28 sections 353.27, subdivision 12, and 353.35;

(3) service in years during which the public employee was not a member but for
which the member later elected, while a member, to obtain credit by making payments to
the fund as permitted by any law then in effect;

(4) a period of authorized leave of absence with pay from which deductions foremployee contributions are made, deposited, and credited to the fund;

(5) a period of authorized personal, parental, or medical leave of absence without 23.1 pay, including a leave of absence covered under the federal Family Medical Leave Act, 23.2 that does not exceed one year, and for which a member obtained service credit for each 23.3 month in the leave period by payment under section 353.0161 to the fund made in place of 23.4 salary deductions. An employee must return to public service and render a minimum of 23.5 three months of allowable service in order to be eligible to make payment under section 23.6 353.0161 for a subsequent authorized leave of absence without pay. Upon payment, the 23.7 employee must be granted allowable service credit for the purchased period; 238

(6) a periodic, repetitive leave that is offered to all employees of a governmental 23.9 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 23.10 as certified to the association by the employer. A participating member obtains service 23.11 credit by making employee contributions in an amount or amounts based on the member's 23.12 average salary, excluding overtime pay, that would have been paid if the leave had not 23.13 been taken. The employer shall pay the employer and additional employer contributions 23.14 23.15 on behalf of the participating member. The employee and the employer are responsible to pay interest on their respective shares at the rate of 8.5 percent a year until June 30, 2015, 23.16 and eight percent thereafter, compounded annually, from the end of the normal cycle 23.17 until full payment is made. An employer shall also make the employer and additional 23.18 employer contributions, plus 8.5 percent interest until June 30, 2015, and eight percent 23.19 interest thereafter, compounded annually, on behalf of an employee who makes employee 23.20 contributions but terminates public service. The employee contributions must be made 23.21 within one year after the end of the annual normal working cycle or within 30 days after 23.22 23.23 termination of public service, whichever is sooner. The executive director shall prescribe the manner and forms to be used by a governmental subdivision in administering a 23.24 periodic, repetitive leave. Upon payment, the member must be granted allowable service 23.25 23.26 credit for the purchased period;

(7) an authorized temporary or seasonal layoff under subdivision 12, limited to three
months allowable service per authorized temporary or seasonal layoff in one calendar year.
An employee who has received the maximum service credit allowed for an authorized
temporary or seasonal layoff must return to public service and must obtain a minimum of
three months of allowable service subsequent to the layoff in order to receive allowable
service for a subsequent authorized temporary or seasonal layoff;

(8) a period during which a member is absent from employment by a governmental
subdivision by reason of service in the uniformed services, as defined in United States
Code, title 38, section 4303(13), if the member returns to public service with the same
governmental subdivision upon discharge from service in the uniformed service within the

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time frames required under United States Code, title 38, section 4312(e), provided that 24.1 the member did not separate from uniformed service with a dishonorable or bad conduct 24.2 discharge or under other than honorable conditions. The service must be credited if the 24.3 member pays into the fund equivalent employee contributions based upon the contribution 24.4 rate or rates in effect at the time that the uniformed service was performed multiplied by 24.5 the full and fractional years being purchased and applied to the annual salary rate. The 24.6 annual salary rate is the average annual salary during the purchase period that the member 24.7 would have received if the member had continued to be employed in covered employment 24.8 rather than to provide uniformed service, or, if the determination of that rate is not 24.9 reasonably certain, the annual salary rate is the member's average salary rate during the 24.10 12-month period of covered employment rendered immediately preceding the period of the 24.11 uniformed service. Payment of the member equivalent contributions must be made during 24.12 a period that begins with the date on which the individual returns to public employment 24.13 and that is three times the length of the military leave period, or within five years of the 24.14 24.15 date of discharge from the military service, whichever is less. If the determined payment period is less than one year, the contributions required under this clause to receive service 24.16 credit may be made within one year of the discharge date. Payment may not be accepted 24.17 following 30 days after termination of public service under subdivision 11a. If the member 24.18 equivalent contributions provided for in this clause are not paid in full, the member's 24.19 allowable service credit must be prorated by multiplying the full and fractional number 24.20 of years of uniformed service eligible for purchase by the ratio obtained by dividing the 24.21 total member contributions received by the total member contributions otherwise required 24.22 24.23 under this clause. The equivalent employer contribution, and, if applicable, the equivalent additional employer contribution must be paid by the governmental subdivision employing 24.24 the member if the member makes the equivalent employee contributions. The employer 24.25 24.26 payments must be made from funds available to the employing unit, using the employer and additional employer contribution rate or rates in effect at the time that the uniformed 24.27 service was performed, applied to the same annual salary rate or rates used to compute the 24.28 equivalent member contribution. The governmental subdivision involved may appropriate 24.29 money for those payments. The amount of service credit obtainable under this section 24.30 may not exceed five years unless a longer purchase period is required under United States 24.31 Code, title 38, section 4312. The employing unit shall pay interest on all equivalent 24.32 member and employer contribution amounts payable under this clause. Interest must be 24.33 computed at a the rate of 8.5 percent until June 30, 2015, and eight percent thereafter 24.34 compounded annually from the end of each fiscal year of the leave or the break in service 24.35

to the end of the month in which the payment is received. Upon payment, the employeemust be granted allowable service credit for the purchased period; or

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25.3

(9) a period specified under section 353.0162.

(b) For calculating benefits under sections 353.30, 353.31, 353.32, and 353.33 for
state officers and employees displaced by the Community Corrections Act, chapter 401,
and transferred into county service under section 401.04, "allowable service" means the
combined years of allowable service as defined in paragraph (a), clauses (1) to (6), and
section 352.01, subdivision 11.

(c) No member may receive more than 12 months of allowable service credit in a 25.9 year either for vesting purposes or for benefit calculation purposes. For an active member 25.10 who was an active member of the former Minneapolis Firefighters Relief Association 25.11 on December 29, 2011, "allowable service" is the period of service credited by the 25.12 Minneapolis Firefighters Relief Association as reflected in the transferred records of the 25.13 association up to December 30, 2011, and the period of service credited under paragraph 25.14 25.15 (a), clause (1), after December 30, 2011. For an active member who was an active member of the former Minneapolis Police Relief Association on December 29, 2011, "allowable 25.16 service" is the period of service credited by the Minneapolis Police Relief Association as 25.17 reflected in the transferred records of the association up to December 30, 2011, and the 25.18 period of service credited under paragraph (a), clause (1), after December 30, 2011. 25.19 (d) MS 2002 [Expired] 25.20

Sec. 9. Minnesota Statutes 2014, section 353.0161, subdivision 2, is amended to read:
Subd. 2. Purchase procedure. (a) An employee covered by a plan specified in
subdivision 1 may purchase credit for allowable service in that plan for a period specified
in subdivision 1 if the employee makes a payment as specified in paragraph (b) or (c),
whichever applies. The employing unit, at its option, may pay the employer portion of the
amount specified in paragraph (b) on behalf of its employees.

(b) If payment is received by the executive director within one year from the date 25.27 the member returned to work following the authorized leave, or within 30 days after the 25.28 date of termination of public service if the member did not return to work, the payment 25.29 amount is equal to the employee and employer contribution rates specified in law for 25.30 the applicable plan at the end of the leave period, or at termination of public service, 25.31 whichever is earlier, multiplied by the employee's average monthly salary, excluding 25.32 overtime, upon which deductions were paid during the six months, or portion thereof, 25.33 before the commencement of the leave of absence and by the number of months of the 25.34 leave of absence for which the employee wants allowable service credit. Payments made 25.35

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26.1	under this paragraph must include compound interest at a the monthly rate of 0.71 percent	
26.2	until June 30, 2015, and 0.667 percent per month thereafter from the last day of the leave	
26.3	period until the last day of the month in which payment is received.	
26.4	(c) If payment is received by the executive director after one year, the payment	
26.5	amount is the amount determined under section 356.551. Payment under this paragraph	
26.6	must be made before the date the person terminates public service under section 353.01,	
26.7	subdivision 11a.	
26.8	Sec. 10. Minnesota Statutes 2014, section 353.0162, is amended to read:	
26.9	353.0162 REDUCED SALARY PERIODS SALARY CREDIT PURCHASE.	
26.10	(a) A member may purchase additional salary credit for a period specified in this	
26.11	section.	
26.12	(b) The applicable period is a period during which the member is receiving a reduced	
26.13	salary from the employer while the member is:	
26.14	(1) receiving temporary workers' compensation payments related to the member's	
26.15	service to the public employer;	
26.16	(2) on an authorized medical leave of absence; or	
26.17	(3) on an authorized partial paid leave of absence as a result of a budgetary or salary	
26.18	savings program offered or mandated by a governmental subdivision.	
26.19	(c) The differential salary amount is the difference between the average monthly	
26.20	salary received by the member during the period of reduced salary under this section and	
26.21	the average monthly salary of the member, excluding overtime, on which contributions	
26.22	to the applicable plan were made during the period of the last six months of covered	
26.23	employment occurring immediately before the period of reduced salary, applied to the	
26.24	member's normal employment period, measured in hours or otherwise, as applicable.	
26.25	(d) To receive eligible salary credit, the member shall pay an amount equal to:	
26.26	(1) the applicable employee contribution rate under section 353.27, subdivision	
26.27	2; 353.65, subdivision 2; or 353E.03, subdivision 1, as applicable, multiplied by the	
26.28	differential salary amount;	
26.29	(2) plus an employer equivalent payment equal to the applicable employer	
26.30	contribution rate in section 353.27, subdivision 3; 353.65, subdivision 3; or 353E.03,	
26.31	subdivision 2, as applicable, multiplied by the differential salary amount;	
26.32	(3) plus, if applicable, an equivalent employer additional amount equal to the	
26.33	additional employer contribution rate in section 353.27, subdivision 3a, multiplied by the	
26.34	differential salary amount.	

(e) The employer, by appropriate action of its governing body and documented in its
official records, may pay the employer equivalent contributions and, as applicable, the
equivalent employer additional contributions on behalf of the member.

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(f) Payment under this section must include interest on the contribution amount or 27.4 amounts, whichever applies, at an 8.5 percent annual rate until June 30, 2015, and at an 27.5 eight percent annual rate thereafter, prorated for applicable months from the date on which 27.6 the period of reduced salary specified under this section terminates to the date on which 27.7 the payment or payments are received by the executive director. Payment under this 27.8 section must be completed within the earlier of 30 days from termination of public service 27.9 by the employee under section 353.01, subdivision 11a, or one year after the termination 27.10 of the period specified in paragraph (b), as further restricted under this section. 27.11

(g) The period for which additional allowable salary credit may be purchased is
limited to the period during which the person receives temporary workers' compensation
payments or for those business years in which the governmental subdivision offers or
mandates a budget or salary savings program, as certified to the executive director by a
resolution of the governing body of the governmental subdivision. For an authorized
medical leave of absence, the period for which allowable salary credit may be purchased
may not exceed 12 consecutive months of authorized medical leave.

(h) To purchase salary credit for a subsequent period of temporary workers'
compensation benefits or subsequent authorized medical leave of absence, the member
must return to public service and render a minimum of three months of allowable service.

27.22 Sec. 11. Minnesota Statutes 2014, section 354A.096, is amended to read:

27.23 **354A.096 MEDICAL LEAVE.**

Any teacher in the coordinated program of the St. Paul Teachers Retirement Fund 27.24 Association who is on an authorized medical leave of absence and subsequently returns 27.25 to teaching service is entitled to receive allowable service credit, not to exceed one year, 27.26 for the period of leave, upon making the prescribed payment to the fund. This payment 27.27 must include the required employee and employer contributions at the rates specified in 27.28 section 354A.12, subdivisions 1 and 2a, as applied to the member's average full-time 27.29 monthly salary rate on the date the leave of absence commenced plus annual interest at 27.30 the rate of 8.5 percent until June 30, 2015, and eight percent thereafter per year from the 27.31 end of the fiscal year during which the leave terminates to the end of the month during 27.32 which payment is made. The member must pay the total amount required unless the 27.33 employing unit, at its option, pays the employer contributions. The total amount required 27.34 must be paid by the end of the fiscal year following the fiscal year in which the leave of 27.35

absence terminated or before the member retires, whichever is earlier. Payment must be
accompanied by a copy of the resolution or action of the employing authority granting the
leave and the employing authority, upon granting the leave, must certify the leave to the
association in a manner specified by the executive director. A member may not receive
more than one year of allowable service credit during any fiscal year by making payment
under this section. A member may not receive disability benefits under section 354A.36
and receive allowable service credit under this section for the same period of time.

28.8 Sec. 12. Minnesota Statutes 2014, section 354A.108, is amended to read:

28.9 354A.108 PAYMENT BY TEACHERS COLLECTING WORKERS' 28.10 COMPENSATION.

(a) A member of the Duluth Teachers Retirement Fund Association who is receiving
temporary workers' compensation payments related to the member's teaching service
and who either is receiving a reduced salary from the employer or is receiving no salary
from the employer is entitled to receive allowable service credit for the period of time
that the member is receiving the workers' compensation payments upon making the
required payment amount.

(b) The required amount payable by the member must be calculated first by
determining the differential salary amount, which is the difference between the salary
received, if any, during the period of time that the member is collecting workers'
compensation payments, and the salary that the member received for an identical length
period immediately before collecting the workers' compensation payments. The member
shall pay an amount equal to the employee contribution rate under section 354A.12,
subdivision 1, multiplied by the differential salary amount.

(c) If the member makes the employee payment under this section, the employing
unit shall make an employer payment to the Duluth Teachers Retirement Fund Association
equal to the employer contribution rate under section 354A.12, subdivision 2a, multiplied
by the differential salary amount.

(d) Payments made under this subdivision are payable without interest if paid by
June 30 of the year during which the workers' compensation payments are received by
the member. If paid after June 30, payments made under this subdivision must include
interest at the rate of 8.5 percent <u>until June 30, 2015, and eight percent thereafter per year</u>.
Payment under this section must be completed within one year of the termination of the
workers' compensation payments to the member.

28.34

Sec. 13. Minnesota Statutes 2014, section 356.195, subdivision 2, is amended to read:

Subd. 2. **Purchase procedure for strike periods.** (a) An employee covered by a plan specified in subdivision 1 may purchase allowable service credit in the applicable plan for any period of time during which the employee was on a public employee strike without pay, not to exceed a period of one year, if the employee makes a payment in lieu of salary deductions as specified in paragraph (b) or (c), whichever applies. The employing unit, at its option, may pay the employer portion of the amount specified in paragraph (b) on behalf of its employees.

(b) If payment is received by the applicable pension plan executive director within 29.8 one year from the end of the strike, the payment amount is equal to the applicable 29.9 employee and employer contribution rates specified in law for the applicable plan during 29.10 the strike period, applied to the employee's rate of salary in effect at the conclusion of the 29.11 strike for the period of the strike without pay, plus compound interest at a the monthly 29.12 rate of 0.71 percent for any period for the Teachers Retirement Association and at the 29.13 monthly rate of 0.71 percent until June 30, 2015, and 0.667 percent thereafter for any 29.14 29.15 other retirement plan listed in section 356.30, subdivision 3 from the last day of the strike period until the date payment is received. 29.16

29.17 (c) If payment is received by the applicable pension fund director after one year and
29.18 before five years from the end of the strike, the payment amount is the amount determined
29.19 under section 356.551.

29.20

(d) Payments may not be made more than five years after the end of the strike.

Sec. 14. Minnesota Statutes 2014, section 356.50, subdivision 2, is amended to read: 29.21 29.22 Subd. 2. Service credit procedure. (a) To obtain the public pension plan allowable service credit, the eligible person under subdivision 1 shall pay the required 29.23 member contribution amount. The required member contribution amount is the member 29.24 29.25 contribution rate or rates in effect for the pension plan during the period of service covered by the back pay award, applied to the unpaid gross salary amounts of the back pay award 29.26 including unemployment insurance, workers' compensation, or wages from other sources 29.27 which reduced the back award. No contributions may be made under this clause for 29.28 compensation covered by a public pension plan listed in section 356.30, subdivision 3, 29.29 for employment during the removal period. The person shall pay the required member 29.30 contribution amount within 60 days of the date of receipt of the back pay award or within 29.31 60 days of a billing from the retirement fund, whichever is later. 29.32

(b) The public employer who wrongfully discharged the public employee must pay
an employer contribution on the back pay award. The employer contribution must be based
on the employer contribution rate or rates in effect for the pension plan during the period of

service covered by the back pay award, applied to the salary amount on which the member 30.1 30.2 contribution amount was determined under paragraph (a). Interest on both the required member and employer contribution amount must be paid by the employer at the annual 30.3 compound rate of 8.5 percent for any period for the Teachers Retirement Association and 30.4 8.5 percent until June 30, 2015, and 8 percent thereafter, for any other retirement plan 30.5 listed in section 356.30, subdivision 3, per year, expressed monthly, between the date the 30.6 contribution amount would have been paid to the date of actual payment. The employer 30.7 payment must be made within 30 days of the payment under paragraph (a). 30.8

Sec. 15. Minnesota Statutes 2014, section 356.551, subdivision 2, is amended to read: Subd. 2. **Determination.** (a) Unless the minimum purchase amount set forth in paragraph (c) applies, the prior service credit purchase amount is an amount equal to the actuarial present value, on the date of payment, as calculated by the chief administrative officer of the pension plan and reviewed by the actuary retained under section 356.214, of the amount of the additional retirement annuity obtained by the acquisition of the additional service credit in this section.

(b) Calculation of this amount must be made using the preretirement interest rate 30.16 applicable to the public pension plan specified in section 356.215, subdivision 8, and 30.17 the mortality table adopted for the public pension plan. The calculation must assume 30.18 continuous future service in the public pension plan until, and retirement at, the age at 30.19 which the minimum requirements of the fund for normal retirement or retirement with an 30.20 annuity unreduced for retirement at an early age, including section 356.30, are met with 30.21 30.22 the additional service credit purchased. The calculation must also assume a full-time equivalent salary, or actual salary, whichever is greater, and a future salary history that 30.23 includes annual salary increases at the applicable salary increase rate for the plan specified 30.24 30.25 in section 356.215, subdivision 4d.

(c) The prior service credit purchase amount may not be less than the amount 30.26 determined by applying, for each year or fraction of a year being purchased, the sum of the 30.27 employee contribution rate, the employer contribution rate, and the additional employer 30.28 contribution rate, if any, applicable during that period, to the person's annual salary during 30.29 that period, or fractional portion of a year's salary, if applicable, plus interest at the annual 30.30 rate of 8.5 percent until June 30, 2015, and eight percent thereafter compounded annually 30.31 from the end of the year in which contributions would otherwise have been made to 30.32 the date on which the payment is received. 30.33

30.34 (d) Unless otherwise provided by statutes governing a specific plan, payment must
 30.35 be made in one lump sum within one year of the prior service credit authorization or prior

to the member's effective date of retirement, whichever is earlier. Payment of the amountcalculated under this section must be made by the applicable eligible person.

(e) However, the current employer or the prior employer may, at its discretion, pay 31.3 all or any portion of the payment amount that exceeds an amount equal to the employee 31.4 contribution rates in effect during the period or periods of prior service applied to the 31.5 actual salary rates in effect during the period or periods of prior service, plus interest at the 31.6 rate of 8.5 percent a year compounded annually from the date on which the contributions 31.7 would otherwise have been made to the date on which the payment is made. If the 31.8 employer agrees to payments under this subdivision, the purchaser must make the 31.9 employee payments required under this subdivision within 90 days of the prior service 31.10 credit authorization. If that employee payment is made, the employer payment under this 31.11 subdivision must be remitted to the chief administrative officer of the public pension plan 31.12 within 60 days of receipt by the chief administrative officer of the employee payments 31.13 specified under this subdivision. 31.14

Sec. 16. Minnesota Statutes 2014, section 490.121, subdivision 4, is amended to read:
Subd. 4. Allowable service. (a) "Allowable service" means any calendar month,
subject to the service credit limit in subdivision 22, served as a judge at any time, during
which the judge received compensation for that service from the state, municipality,
or county, whichever applies, and for which the judge made any required member
contribution. It also includes any month served as a referee in probate for all referees in
probate who were in office before January 1, 1974.

31.22 (b) "Allowable service" also means a period of authorized leave of absence for which the judge has made a payment in lieu of contributions, not in an amount in excess 31.23 of the service credit limit under subdivision 22. To obtain the service credit, the judge 31.24 31.25 shall pay an amount equal to the normal cost of the judges retirement plan on the date of return from the leave of absence, as determined in the most recent actuarial report for the 31.26 plan filed with the Legislative Commission on Pensions and Retirement, multiplied by the 31.27 judge's average monthly salary rate during the authorized leave of absence and multiplied 31.28 by the number of months of the authorized leave of absence, plus annual compound 31.29 interest at the rate of 8.5 percent until June 30, 2015, and eight percent thereafter from 31.30 the date of the termination of the leave to the date on which payment is made. The 31.31 payment must be made within one year of the date on which the authorized leave of 31.32 absence terminated. Service credit for an authorized leave of absence is in addition to a 31.33 uniformed service leave under section 490.1211. 31.34

31.35

(c) "Allowable service" does not mean service as a retired judge.

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32.1

Sec. 17. Minnesota Statutes 2014, section 490.1211, is amended to read:

490.1211 UNIFORMED SERVICE.

(a) A judge who is absent from employment by reason of service in the uniformed
services, as defined in United States Code, title 38, section 4303(13), and who returns
to state employment as a judge upon discharge from service in the uniformed service
within the time frame required in United States Code, title 38, section 4312(e), may obtain
service credit for the period of the uniformed service, provided that the judge did not
separate from uniformed service with a dishonorable or bad conduct discharge or under
other than honorable conditions.

(b) The judge may obtain credit by paying into the fund equivalent member 32.10 contribution based on the contribution rate or rates in effect at the time that the uniformed 32.11 service was performed multiplied by the full and fractional years being purchased and 32.12 applied to the annual salary rate. The annual salary rate is the average annual salary 32.13 during the purchase period that the judge would have received if the judge had continued 32.14 to provide employment services to the state rather than to provide uniformed service, or 32.15 32.16 if the determination of that rate is not reasonably certain, the annual salary rate is the judge's average salary rate during the 12-month period of judicial employment rendered 32.17 immediately preceding the purchase period. 32.18

32.19 (c) The equivalent employer contribution and, if applicable, the equivalent employer
32.20 additional contribution, must be paid by the employing unit, using the employer and
32.21 employer additional contribution rate or rates in effect at the time that the uniformed
32.22 service was performed, applied to the same annual salary rate or rates used to compute the
additional member contribution.

32.24 (d) If the member equivalent contributions provided for in this section are not paid
in full, the judge's allowable service credit must be prorated by multiplying the full and
fractional number of years of uniformed service eligible for purchase by the ratio obtained
by dividing the total member contributions received by the total member contributions
otherwise required under this section.

(e) To receive allowable service credit under this section, the contributions specified in this section and section 490.121 must be transmitted to the fund during the period which begins with the date on which the individual returns to judicial employment and which has a duration of three times the length of the uniformed service period, but not to exceed five years. If the determined payment period is calculated to be less than one year, the contributions required under this section to receive service credit may be within one year from the discharge date.

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(f) The amount of allowable service credit obtainable under this section and section
490.121 may not exceed five years, unless a longer purchase period is required under
United States Code, title 38, section 4312.
(g) The state court administrator shall pay interest on all equivalent member and
employer contribution amounts payable under this section. Interest must be computed

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- at a-the rate of 8.5 percent until June 30, 2015, and eight percent thereafter compounded
- annually from the end of each fiscal year of the leave or break in service to the end of
- the month in which payment is received.
- 33.9 Sec. 18. EFFECTIVE DATE.

33.11

- 33.10 <u>Unless otherwise specified, this article is effective July 1, 2015.</u>
 - ARTICLE 4
- 33.12 POSTRETIREMENT ADJUSTMENT FINANCIAL SUSTAINABILITY
 33.13 TRIGGER MODIFICATIONS
- 33.14 Section 1. Minnesota Statutes 2014, section 354A.29, subdivision 7, is amended to read:
 33.15 Subd. 7. Eligibility for payment of postretirement adjustments. (a) Annually,
 33.16 after June 30, the board of trustees of the St. Paul Teachers Retirement Fund Association
 33.17 must determine the amount of any postretirement adjustment using the procedures in this
 33.18 subdivision and subdivision 8 or 9, whichever is applicable.
- (b) On January 1, each eligible person who has been receiving an annuity or benefit
 under the articles of incorporation, the bylaws, or this chapter for at least three calendar
 months as of the end of the last day of the previous calendar year, whose effective date
 of benefit commencement occurred on or before July 1 of the calendar year immediately
- 33.23 <u>before the adjustment</u>, is eligible to receive a postretirement increase as specified in
 33.24 subdivision 8 or 9.
- 33.25 **EFFECTIVE DATE.** This section is effective June 30, 2015.

Sec. 2. Minnesota Statutes 2014, section 354A.29, subdivision 8, is amended to read:
Subd. 8. Calculation of postretirement adjustments; transitional provision
percentage based. (a) For purposes of computing postretirement adjustments for eligible
benefit recipients of the St. Paul Teachers Retirement Fund Association, the accrued
liability funding ratio based on the actuarial value of assets of the plan as determined by
the two most recent actuarial valuations prepared under sections 356.214 and 356.215
determines the postretirement increase, as follows:

34.1

34.1	Funding ratio	Postretirement increase	
34.2	Less than 80 percent	1 percent	
34.3	At least 80 percent but less than 90	2	
34.4	percent	2 percent	
34.5	(b) The amount determined under paragraph (a) is the full postretirement increase to	
34.6	be applied as a permanent increase to the regular pa	ayment of each eligible member on	
34.7	January 1 of the next calendar year. For any eligible member whose effective date of		
34.8	benefit commencement occurred during after January 1 of the calendar year immediately		
34.9	before the postretirement increase is applied, the full increase amount determined under		
34.10	paragraph (a) must be prorated on the basis of whole calendar quarters in benefit payment		
34.11	status in the calendar year prior to the January 1 on which the postretirement increase is		
34.12	applied, calculated to the third decimal place reduced by 50 percent.		
34.13	(c) If the accrued liability funding ratio based on the actuarial value of assets is at		
34.14	least 90 percent in two consecutive actuarial valuations, this subdivision expires and		
34.15	subsequent postretirement increases must be paid as specified in subdivision 9.		
34.16	(d) If, following a postretirement increase under paragraph (a), the accrued liability		
34.17	funding ratio, based on the actuarial value of assets, falls below 80 percent for two		
34.18	consecutive actuarial valuations, the applicable postretirement increase must be reduced		
34.19	to one percent until January 1 of the calendar year	next following the date on which the	
34.20	requirements for an increase under paragraph (a) ar	e again satisfied.	
34.21	EFFECTIVE DATE. This section is effective	e June 30, 2015.	
34.22	Sec. 3. Minnesota Statutes 2014, section 354A.2	29, subdivision 9, is amended to read:	
34.23	Subd. 9. Calculation of postretirement adju	istments. (a) This subdivision applies	
34.24	if the requirements of subdivision 8 has expired, pa	ragraph (c), have been satisfied.	
34.25	(b) A percentage adjustment must be compute	ed and paid under this subdivision to	
34.26	eligible persons under subdivision 7. This adjustme	ent is determined by reference to the	
34.27	Consumer Price Index for urban wage earners and	elerical workers all items index as	
34.28	reported by the Bureau of Labor Statistics within th	e United States Department of Labor	
34.29	each year as part of the determination of annual cos	t-of-living adjustments to recipients of	
34.30	federal old-age, survivors, and disability insurance. For calculations of postretirement		
34.31	adjustments under paragraph (c), the term "average	third quarter Consumer Price Index	
34.32	value" means the sum of the monthly index values	as initially reported by the Bureau of	
34.33	Labor Statistics for the months of July, August, and September, divided by three.		
34.34	(c) Before January 1 of each year, the executi	ve director must calculate the amount	

34.35

of the postretirement adjustment by dividing the most recent average third quarter index

value by the same average third quarter index value from the previous year, subtract one
from the resulting quotient, and express the result as a percentage amount, which must be
rounded to the nearest one-tenth of one percent.

(d) (c) The amount ealculated under paragraph (e) of 2.5 percent is the full 35.4 postretirement adjustment to be applied as a permanent increase to the regular payment of 35.5 each eligible member on January 1 of the next calendar year. For any eligible member 35.6 whose effective date of benefit commencement occurred during the after January 1 35.7 of the calendar year immediately before the postretirement adjustment is applied, the 35.8 full increase postretirement adjustment amount must be prorated on the basis of whole 35.9 ealendar quarters in benefit payment status in the calendar year prior to the January 1 on 35.10 which the postretirement adjustment is applied, calculated to the third decimal place 35.11 35.12 reduced by 50 percent.

35.13 (c) The adjustment must not be less than zero nor greater than five percent.

35.14 (d) In the event the accrued liability funding ratio based on the actuarial value of

35.15 assets falls below 90 percent for two consecutive actuarial valuations, the applicable

35.16 postretirement increase must be determined under subdivision 8 until January 1 of the

35.17 <u>calendar year next following the date on which the requirements of subdivision 8,</u>

35.18 paragraph (c), are again satisfied.

35.19 **EFFECTIVE DATE.** This section is effective June 30, 2015.

Sec. 4. Minnesota Statutes 2014, section 356.415, subdivision 1, is amended to read:
Subdivision 1. Annual postretirement adjustments; generally. (a) Except as
otherwise provided in subdivision 1a, 1b, 1c, 1d, 1e, or 1f, retirement annuity, disability
benefit, or survivor benefit recipients of a covered retirement plan are entitled to a
postretirement adjustment annually on January 1, as follows:

(1) a postretirement increase of 2.5 percent must be applied each year, effective
January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who
has been receiving an annuity or a benefit for at least 12 full months prior to the January
1 increase as of the current June 30; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit amount for at least one full month, <u>but less than 12 full months as of the current</u>
June 30, an annual postretirement increase of 1/12 of 2.5 percent for each month that the
person has been receiving an annuity or benefit must be applied, effective on January 1
following the calendar year in which the person has been retired for less than 12 months.
(b) The increases provided by this subdivision commence on January 1, 2010.

(c) An increase in annuity or benefit payments under this section must be made
 automatically unless written notice is filed by the annuitant or benefit recipient with the
 executive director of the covered retirement plan requesting that the increase not be made.

36.4

EFFECTIVE DATE. This section is effective June 30, 2015.

Sec. 5. Minnesota Statutes 2014, section 356.415, subdivision 1a, is amended to read: 36.5 Subd. 1a. Annual postretirement adjustments; Minnesota State Retirement 36.6 System plans other than State Patrol retirement plan. (a) Retirement annuity, disability 36.7 36.8 benefit, or survivor benefit recipients of the legislators retirement plans, including constitutional officers as specified in chapter 3A, the general state employees retirement 36.9 plan, the correctional state employees retirement plan, and the unclassified state employees 36.10 36.11 retirement program, and the judges retirement plan are entitled to a postretirement adjustment annually on January 1, as follows: 36.12

(1) for each successive January 1, if the definition of funding stability under
paragraph (b) has not been met as of the prior July 1 for or with respect to the applicable
retirement plan, a postretirement increase of two percent must be applied each year,
effective on January 1, to the monthly annuity or benefit of each annuitant or benefit
recipient who has been receiving an annuity or a benefit for at least 18 full months before
the January 1 increase as of the current June 30; and

(2) for each successive January 1, if the definition of funding stability under 36.19 paragraph (b) has not been met as of the prior July 1 for or with respect to the applicable 36.20 retirement plan, for each annuitant or benefit recipient who has been receiving an annuity 36.21 or a benefit for at least six one full month, but less than 12 full months as of the current 36.22 June 30, an annual postretirement increase of 1/12 of two percent for each month that the 36.23 person has been receiving an annuity or benefit must be applied, effective January 1, 36.24 following the calendar year in which the person has been retired for at least six months, 36.25 but has been retired for less than 18 months. 36.26

(b) The increases provided by this subdivision commence on January 1, 2011. 36.27 Increases under this subdivision for the general state employees retirement plan; or the 36.28 correctional state employees retirement plan, or the judges retirement plan terminate on 36.29 December 31 of the calendar year in which two prior consecutive actuarial valuations 36.30 prepared by the approved actuary under sections 356.214 and 356.215 and the standards for 36.31 actuarial work promulgated by the Legislative Commission on Pensions and Retirement 36.32 indicates that the market value of assets of the retirement plan equals or exceeds 90 percent 36.33 of the actuarial accrued liability of the retirement plan and increases under subdivision 1 36.34 36.35 recommence after that date. Increases under this subdivision for the legislators retirement

plan-or the elected state officers retirement plan, including the constitutional officers, and 37.1 37.2 for the unclassified state employees retirement program, terminate on December 31 of the calendar year in which the two prior consecutive actuarial valuation valuations prepared 37.3 by the approved actuary under sections 356.214 and 356.215 and the standards for 37.4 actuarial work promulgated by the Legislative Commission on Pensions and Retirement 37.5 indicates that the market value of assets of the general state employees retirement plan 37.6 equals or exceeds 90 percent of the actuarial accrued liability of the retirement plan and 37.7 increases under subdivision 1 recommence after that date. 37.8 (c) After having met the definition of funding stability under paragraph (b), the 37.9 increase provided in paragraph (a), clauses (1) and (2), rather than an increase under 37.10 subdivision 1, for the general state employees retirement plan or the correctional state 37.11 employees retirement plan, is again to be applied in a subsequent year or years if the 37.12 market value of assets of the applicable plan equals or is less than: 37.13 (1) 85 percent of the actuarial accrued liabilities of the applicable plan for two 37.14 37.15 consecutive actuarial valuations; or (2) 80 percent of the actuarial accrued liabilities of the applicable plan for the most 37.16 recent actuarial valuation. 37.17 (d) After having met the definition of funding stability under paragraph (b), the 37.18 increase provided in paragraph (a), clauses (1) and (2), rather than an increase under 37.19 subdivision 1, for the legislators retirement plan, including the constitutional officers, 37.20 and for the unclassified state employees retirement program, is again to be applied in a 37.21 subsequent year or years if the market value of assets of the general state employees 37.22 37.23 retirement plan equals or is less than: (1) 85 percent of the actuarial accrued liabilities of the applicable plan for two 37.24 consecutive actuarial valuations; or 37.25 37.26 (2) 80 percent of the actuarial accrued liabilities of the applicable plan for the most recent actuarial valuation. 37.27 (e) An increase in annuity or benefit payments under this subdivision must be 37.28 made automatically unless written notice is filed by the annuitant or benefit recipient 37.29 with the executive director of the applicable covered retirement plan requesting that the 37.30 increase not be made. 37.31 **EFFECTIVE DATE.** This section is effective June 30, 2015. 37.32

37.33 Sec. 6. Minnesota Statutes 2014, section 356.415, subdivision 1c, is amended to read:

37.34 Subd. 1c. Annual postretirement adjustments; PERA-police and fire. (a)

37.35 Retirement annuity, disability benefit, or survivor benefit recipients of the public

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employees police and fire retirement plan are entitled to a postretirement adjustment
annually on January 1, until <u>if the definition of funding stability is restored under</u>
paragraph (c) has not been met, as follows:

(1) for each annuitant or benefit recipient whose annuity or benefit effective date is
on or before June 1, 2014, who has been receiving the annuity or benefit for at least 12
full months as of the immediate preceding June 30, an amount equal to one percent in
each year; or

(2) for each annuitant or benefit recipient whose annuity or benefit effective date
is on or before June 1, 2014, who has been receiving the annuity or benefit for at least
one full month, but not less than 11 12 months, as of the immediate preceding June 30, an
amount equal to 1/12 of one percent for each month of annuity or benefit receipt; and

(3) for each annuitant or benefit recipient whose annuity or benefit effective date is
after June 1, 2014, unless Laws 2014, chapter 296, article 13, section 27, applies, who will
have been receiving an annuity or benefit for at least 36 full months as of the immediate
preceding June 30, an amount equal to one percent; or

(4) for each annuitant or benefit recipient whose annuity or benefit effective date is
after June 1, 2014, unless Laws 2014, chapter 296, article 13, section 27, applies, who
has been receiving the annuity or benefit for at least 25 full months, but less than 36
months as of the immediate preceding June 30, an amount equal to 1/12 of one percent for
each full month of annuity or benefit receipt during the fiscal year in which the annuity
or benefit was effective.

(b) Retirement annuity, disability benefit, or survivor benefit recipients of the public
employees police and fire retirement plan are entitled to a postretirement adjustment
annually on each January 1 following the restoration of funding stability as defined under
paragraph (c) and during the continuation of funding stability as defined under paragraph
(c), as follows:

(1) for each annuitant or benefit recipient who has been receiving the annuity or
benefit for at least 36 full months as of the immediate preceding June 30, an amount
equal to the percentage increase in the Consumer Price Index for urban wage carners and
elerical workers all items index published by the Bureau of Labor Statistics of the United
States Department of Labor between the immediate preceding June 30 and the June 30
occurring 12 months previous, but not to exceed 2.5 percent; and

38.33 (2) for each annuitant or benefit recipient who has been receiving the annuity
38.34 or benefit for at least 25 full months, but less than 36 full months, as of the immediate
38.35 preceding June 30, an amount equal to 1/12 of the percentage increase in the Consumer
38.36 Price Index for urban wage earners and clerical workers all items index published by

the Bureau of Labor Statistics of the United States Department of Labor between the
immediate preceding June 30 and the June 30 occurring 12 months previous for each full
month of annuity or benefit receipt during the fiscal year in which the annuity or benefit
was effective, but not to exceed 1/12 of 2.5 percent for each full month of annuity or
benefit receipt during the fiscal year in which the annuity or benefit was effective.

(c) Funding stability is restored when the market value of assets of the public
employees police and fire retirement plan equals or exceeds 90 percent of the actuarial
accrued liabilities of the applicable plan in the two most recent consecutive actuarial
valuations prepared under section 356.215 and under the standards for actuarial work of
the Legislative Commission on Pensions and Retirement by the approved actuary retained
by the Public Employees Retirement Association under section 356.214.

39.12 (d) After having met the definition of funding stability under paragraph (c), a full
39.13 or prorated increase, as provided in paragraph (a), clause (1), (2), (3), or (4), whichever
39.14 applies, rather than adjustments under paragraph (b), is again applied in a subsequent year
39.15 or years if the market value of assets of the public employees police and fire retirement
39.16 plan equals or is less than:

39.17 (1) 85 percent of the actuarial accrued liabilities of the applicable plan for two39.18 consecutive actuarial valuations; or

39.19 (2) 80 percent of the actuarial accrued liabilities of the applicable plan for the most39.20 recent actuarial valuation.

39.21 (e) An increase in annuity or benefit payments under this section must be made
automatically unless written notice is filed by the annuitant or benefit recipient with the
executive director of the Public Employees Retirement Association requesting that the
increase not be made.

EFFECTIVE DATE. This section is effective June 30, 2015.

39.26 Sec. 7. Minnesota Statutes 2014, section 356.415, subdivision 1d, is amended to read:
39.27 Subd. 1d. Teachers Retirement Association annual postretirement adjustments.
39.28 (a) Retirement annuity, disability benefit, or survivor benefit recipients of the Teachers
39.29 Retirement Association are entitled to a postretirement adjustment annually on January
39.30 1, as follows:

39.31 (1) for January 1, 2011, and January 1, 2012, no postretirement increase is payable;
39.32 (2) (1) for January 1, 2013, and each successive January 1 until funding stability is
39.33 restored, a postretirement increase of two percent must be applied each year, effective on
39.34 January 1, to the monthly annuity or benefit amount of each annuitant or benefit recipient

40.1 who has been receiving an annuity or a benefit for at least <u>18</u> <u>12</u> full months prior to the
40.2 January 1 increase as of the current June <u>30</u>;

40.3 (3) (2) for January 1, 2013, and each successive January 1 until funding stability
40.4 is restored, for each annuitant or benefit recipient who has been receiving an annuity or
40.5 a benefit for at least six one full month, but less than 12 full months before the January
40.6 1 increase as of the current June 30, an annual postretirement increase of 1/12 of two
40.7 percent for each month the person has been receiving an annuity or benefit must be
40.8 applied, effective January 1, for which the person has been retired for at least six months
40.9 but less than 18 months;

40.10 (4) (3) for each January 1 following the restoration of funding stability, a
40.11 postretirement increase of 2.5 percent must be applied each year, effective January 1, to
40.12 the monthly annuity or benefit amount of each annuitant or benefit recipient who has
40.13 been receiving an annuity or a benefit for at least 18 12 full months prior to the January
40.14 1 increase as of the current June 30; and

40.15 (5) (4) for each January 1 following the restoration of funding stability, for each
40.16 annuitant or benefit recipient who has been receiving an annuity or a benefit for at least six
40.17 one month, but less than 12 full months before the January 1 increase as of the current
40.18 June 30, an annual postretirement increase of 1/12 of 2.5 percent for each month the
40.19 person has been receiving an annuity or benefit must be applied, effective January 1, for
40.20 which the person has been retired for at least six months but less than 18 months.

(b) Funding stability is restored when the market value of assets of the Teachers
Retirement Association equals or exceeds 90 percent of the actuarial accrued liabilities
of the Teachers Retirement Association in the two most recent prior actuarial valuations
prepared under section 356.215 and the standards for actuarial work by the approved
actuary retained by the Teachers Retirement Association under section 356.214.

40.26 (c) After having met the definition of funding stability under paragraph (b), the
40.27 increase provided in paragraph (a), clauses (1) and (2), rather than an increase under
40.28 subdivision 1, or the increase under paragraph (a), clauses (3) and (4), is again to be applied
40.29 in a subsequent year or years if the market value of assets of the plan equals or is less than:
40.30 (1) 85 percent of the actuarial accrued liabilities of the plan for two consecutive
40.31 actuarial valuations; or

40.32 (2) 80 percent of the actuarial accrued liabilities of the plan for the most recent
40.33 actuarial valuation.

40.34 (c) (d) An increase in annuity or benefit payments under this section must be made 40.35 automatically unless written notice is filed by the annuitant or benefit recipient with the

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41.1 executive director of the Teachers Retirement Association requesting that the increase41.2 not be made.

(d) (e) The retirement annuity payable to a person who retires before becoming 41.3 eligible for Social Security benefits and who has elected the optional payment as provided 41.4 in section 354.35 must be treated as the sum of a period-certain retirement annuity 41.5 and a life retirement annuity for the purposes of any postretirement adjustment. The 41.6 period-certain retirement annuity plus the life retirement annuity must be the annuity 41.7 amount payable until age 62, 65, or normal retirement age, as selected by the member 41.8 at retirement, for an annuity amount payable under section 354.35. A postretirement 41.9 adjustment granted on the period-certain retirement annuity must terminate when the 41.10 period-certain retirement annuity terminates. 41.11

41.12 **EFFECTIVE DATE.** This section is effective June 30, 2015.

41.13 Sec. 8. Minnesota Statutes 2014, section 356.415, subdivision 1e, is amended to read:
41.14 Subd. 1e. Annual postretirement adjustments; State Patrol retirement plan.
41.15 (a) Retirement annuity, disability benefit, or survivor benefit recipients of the State Patrol
41.16 retirement plan are entitled to a postretirement adjustment annually on January 1 if the
41.17 definition of funding stability under paragraph (b) has not been met, as follows:

41.18 (1) a postretirement increase of one percent must be applied each year, effective on
41.19 January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has
41.20 been receiving an annuity or a benefit for at least 18 12 full months before the January
41.21 1 increase as of the current June 30; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six one full month, but less than 12 full months as of the current June
<u>30</u>, an annual postretirement increase of 1/12 of one percent for each month that the
person has been receiving an annuity or benefit must be applied, effective January 1,
following the calendar year in which the person has been retired for at least six months,
but has been retired for less than 18 months.

(b) The increases provided by this subdivision commence on January 1, 2014. 41.28 Increases under paragraph (a) for the State Patrol retirement plan terminate on December 41.29 31 of the calendar year in which two prior consecutive actuarial valuations for the 41.30 plan prepared by the approved actuary under sections 356.214 and 356.215 and the 41.31 standards for actuarial work promulgated by the Legislative Commission on Pensions 41.32 and Retirement indicates that the market value of assets of the retirement plan equals or 41.33 exceeds 85 percent of the actuarial accrued liability of the retirement plan. Thereafter, 41.34 41.35 increases under paragraph (a) become effective again on the December 31 of the calendar

year in which the actuarial valuation, or prior consecutive actuarial valuations for the 42.1 plan prepared by the approved actuary under sections 356.214 and 356.215 and the 42.2 standards for actuarial work promulgated by the Legislative Commission on Pensions and 42.3 Retirement indicates that the market value of the assets of the retirement plan equals or is 42.4 less than 80 percent of the actuarial accrued liability of the retirement plan for two years, 42.5 or equals or is less than 75 percent of the actuarial accrued liability of the retirement plan 42.6 for one year and increases under paragraph (c) recommence commence after that date. 42.7 (c) Retirement annuity, disability benefit, or survivor benefit recipients of the State 42.8

42.9 Patrol retirement plan are entitled to a postretirement adjustment annually on January42.10 1, as follows:

42.11 (1) a postretirement increase of 1.5 percent must be applied each year, effective on
42.12 January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has
42.13 been receiving an annuity or a benefit for at least 18 12 full months before the January
42.14 1 increase as of the current June 30; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six one full month, but less than 12 full months as of the current June
<u>30</u>, an annual postretirement increase of 1/12 of 1.5 percent for each month that the person
has been receiving an annuity or benefit must be applied, effective January 1, following
the calendar year in which the person has been retired for at least six months, but has been
retired for less than 18 months.

(d) Increases under paragraph (c) for the State Patrol retirement plan terminate on
December 31 of the calendar year in which two prior consecutive actuarial valuations
prepared by the approved actuary under sections 356.214 and 356.215 and the standards
for actuarial work adopted by the Legislative Commission on Pensions and Retirement
indicates that the market value of assets of the retirement plan equals or exceeds 90
percent of the actuarial accrued liability of the retirement plan and increases under
subdivision 1 recommence after that date.

42.28 (e) An increase in annuity or benefit payments under this subdivision must be made
42.29 automatically unless written notice is filed by the annuitant or benefit recipient with the
42.30 executive director of the applicable covered retirement plan requesting that the increase
42.31 not be made.

42.32

EFFECTIVE DATE. This section is effective June 30, 2015.

42.33 Sec. 9. Minnesota Statutes 2014, section 356.415, subdivision 1f, is amended to read:

42.34 Subd. 1f. Annual postretirement adjustments; Minnesota State Retirement

42.35 System judges retirement plan. (a) The increases provided under this subdivision begin

43.1 on January 1, 2014, and are in lieu of increases under subdivision 1 or 1a for retirement
43.2 annuity, disability benefit, or survivor benefit recipients of the judges retirement plan.
43.3 (b) Retirement annuity, disability benefit, or survivor benefit recipients of the

43.4 judges retirement plan are entitled to a postretirement adjustment annually on January43.5 1, as follows:

43.6 (1) a postretirement increase of 1.75 percent must be applied each year, effective on
43.7 January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has
43.8 been receiving an annuity or a benefit for at least 18 12 full months before the January
43.9 1 increase as of the current June 30; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six one full month, but less than 12 full months as of the current June
<u>30</u>, an annual postretirement increase of 1/12 of 1.75 percent for each month that the
person has been receiving an annuity or benefit must be applied, effective January 1,
following the calendar year in which the person has been retired for at least six months,
but has been retired for less than 18 months.

(c) Increases under this subdivision terminate on December 31 of the calendar year
in which two prior consecutive actuarial valuations prepared by the approved actuary
under sections 356.214 and 356.215 and the standards for actuarial work promulgated
by the Legislative Commission on Pensions and Retirement indicates that the market
value of assets of the judges retirement plan equals or exceeds 70 percent of the actuarial
accrued liability of the retirement plan. Increases under subdivision 1 or 1a, whichever is
applicable, begin on the January 1 next following that date.

(d) An increase in annuity or benefit payments under this subdivision must be made
automatically unless written notice is filed by the annuitant or benefit recipient with the
executive director of the applicable covered retirement plan requesting that the increase
not be made.

- 43.27 **EFFECTIVE DATE.** This section is effective June 30, 2015.
- 43.28 Sec. 10. **REPEALER.**
- 43.29 Minnesota Statutes 2014, section 354A.42, is repealed.
- 43.30 **EFFECTIVE DATE.** This section is effective June 30, 2015.

44.1

44.2

CONTRIBUTION STABILIZER PROVISION MODIFICATIONS

ARTICLE 5

44.3 Section 1. Minnesota Statutes 2014, section 352.045, is amended to read:

44.4 352.045 PROCEDURE FOR REVISING EMPLOYEE AND EMPLOYER 44.5 CONTRIBUTIONS IN CERTAIN INSTANCES.

Subdivision 1. Application. This section applies to the general state employees
retirement plan and to established under this chapter, the correctional state employees
retirement plan established under this chapter, and to the state patrol retirement plan
established under chapter 352B.

Subd. 2. Determination. For purposes of this section, a contribution sufficiency 44.10 exists if, for purposes of the applicable plan, the total of the employee contributions, the 44.11 employer contributions, and any additional employer contributions, if applicable, exceeds 44.12 the total of the normal cost, the administrative expenses, and the amortization contribution 44.13 of the retirement plan as reported in the most recent actuarial valuation of the retirement 44.14 plan prepared by the approved actuary retained under section 356.214 and prepared under 44.15 section 356.215 and the standards for actuarial work of the Legislative Commission on 44.16 Pensions and Retirement. For purposes of this section, a contribution deficiency exists 44.17 44.18 if, for the applicable plan, the total employee contributions, employer contributions, and any additional employer contributions are less than the total of the normal cost, the 44.19 administrative expenses, and the amortization contribution of the retirement plan as 44.20 reported in the most recent actuarial valuation of the retirement plan prepared by the 44.21 approved actuary retained under section 356.214 and prepared under section 356.215 and 44.22 the standards for actuarial work of the Legislative Commission on Pensions and Retirement. 44.23

44.24 Subd. 3a. Contribution rate revision; general state employees retirement plan.
44.25 (a) Notwithstanding the contribution rates stated in plan law as specified in law governing
44.26 the applicable retirement plan, the board of directors of the Minnesota State Retirement
44.27 System may adjust the employee and employer contribution rates for the general state
44.28 employees retirement plan must be adjusted:

(1) if the regular actuarial valuation of the plan <u>prepared</u> under section 356.215
indicates that there is a contribution sufficiency greater than one percent of covered payroll
and that the sufficiency has existed for at least two consecutive years, the employee and
employer contribution rates must be decreased as determined under paragraph (b) to a
level such that the sufficiency is no greater than one percent of covered payroll based
on the most recent actuarial valuation; or

45.1 (2) if the regular actuarial valuation of the plan under section 356.215 indicates that 45.2 there is a contribution deficiency <u>under subdivision 2</u> equal to or greater than θ .5 <u>one-half</u> 45.3 <u>of one percent of covered payroll and that the deficiency has existed for at least two</u> 45.4 <u>consecutive years, the employee and employer contribution rates must be increased as</u> 45.5 <u>determined under paragraph (c) to a level such that no deficiency exists based on the</u> 45.6 <u>most recent actuarial valuation</u>.

(b) If the actuarially required determined contribution of the plan is less than the 45.7 total support provided by the combined employee and employer contribution rates by 45.8 more than one percent of covered payroll, the plan employee and employer contribution 45.9 rates must may be decreased incrementally over one or more years by no more than 45.10 0.25 percent of pay each for employee and employer contribution rates to a level such 45.11 45.12 that there remains a contribution sufficiency of at least one percent of covered payroll. No contribution rate Any decrease may be made until at least two years have elapsed 45.13 since any adjustment under this paragraph has been fully implemented in employee and 45.14 45.15 employer contribution rates must not result in total contributions that are less than the sum of the normal cost and administrative expenses of the retirement plan. 45.16

45.17 (c) If the actuarially required contribution exceeds the total support provided by
45.18 the employee and employer contribution rates, <u>the board of directors may increase</u> the
45.19 employee and employer contribution rates must be increased equally to eliminate that
45.20 contribution deficiency. If the contribution deficiency is:

45.21 (1) less than two percent, the incremental increase may be up to 0.25 percent each
45.22 for the employee and employer contribution rates;

45.23 (2) greater than 1.99 percent and less than 4.01 percent, the incremental increase
45.24 may be up to 0.5 percent each for the employee and employer contribution rates; or

45.25 (3) greater than four percent, the incremental increase may be up to 0.75 percent
45.26 each for the employee and employer contribution.

(d) To determine if an adjustment is to be made, the board of directors shall consult 45.27 with the approved actuary retained under section 356.214 and shall take into consideration 45.28 factors that include, but are not limited to, the contribution rates calculated based on the 45.29 actuarial value of assets and calculated based on the market value of assets; the funded 45.30 ratio calculated based on the actuarial value of assets; the funded ratio calculated based on 45.31 the market value of assets; the remaining number of years to the amortization target date; 45.32 the recent experience of the investment markets; and the results of the 30-year funding, 45.33 disbursements, and contribution projections prepared every other year as required under 45.34 the standards for actuarial work adopted by the Legislative Commission on Pensions 45.35 and Retirement. 45.36

(e) Any recommended adjustment to the contribution rates must be reported to 46.1 the chair and the executive director of the Legislative Commission on Pensions and 46.2 Retirement by January 15 following receipt of the most recent annual actuarial valuation 46.3 prepared under section 356.215. The report must include draft legislation to revise the 46.4 employee and employer contributions stated in plan law. If the Legislative Commission 46.5 on Pensions and Retirement does not recommend against the rate change or does not 46.6 recommend a modification in the rate change, the recommended adjustment becomes 46.7 effective on the first day of the first full payroll period in the fiscal year following receipt 46 8 of the most recent actuarial valuation that gave rise to the adjustment. 46.9

46.10 (e) (f) A contribution sufficiency of up to one percent of covered payroll must be
46.11 held in reserve to be used to offset any future actuarially required determined contributions
46.12 that are more than the total combined employee and employer contributions.

(f) (g) Before any reduction in contributions to eliminate a sufficiency in excess of 46.13 one percent of covered pay may be recommended made, the executive director must 46.14 review any need for a change in actuarial assumptions, as recommended by the approved 46.15 actuary retained under section 356.214 in the most recent experience study of the general 46.16 employees retirement plan prepared under section 356.215 and the standards for actuarial 46.17 work promulgated by the Legislative Commission on Pensions and Retirement that may 46.18 result in an increase in the actuarially required determined contribution and must report to 46.19 the Legislative Commission on Pensions and Retirement any recommendation decision 46.20 by the board to use the sufficiency exceeding one percent of covered payroll to offset the 46.21 impact of an actuarial assumption change recommended by the actuary retained under 46.22 46.23 section 356.214, subdivision 1, and reviewed by the actuary retained by the commission under section 356.214, subdivision 4. 46.24

(g) (h) No contribution sufficiency in excess of one percent of covered pay may be
proposed to be used to increase benefits, and no benefit increase may be proposed that
would initiate an automatic adjustment to increase contributions under this subdivision.
Any proposed benefit improvement must include a recommendation, prepared by the
approved actuary retained under section 356.214, subdivision 1, and reviewed by the
actuary retained by the Legislative Commission on Pensions and Retirement as provided
under section 356.214, subdivision 4, on how the benefit modification will be funded.

46.32 Subd. 3b. Contribution rate revision; correctional state employees retirement
46.33 plan and State Patrol retirement plan. (a) Subdivision 3a applies to the correctional
46.34 state employees retirement plan under this chapter and to the State Patrol retirement
46.35 plan established under chapter 352B, except as stated in this subdivision specified in
46.36 paragraph (b) or (c).

(b) Any limitations on the amount of contribution rate changes stated in subdivision
3a apply only to the amount of the employee contribution revision. The employer
contribution for the correctional state employees retirement plan or the State Patrol
retirement plan, whichever is applicable, must be adjusted so that the employer
contribution is equal to 60 percent of the sum of employee plus employer contributions.
(c) For the State Patrol retirement plan, a contribution sufficiency of up to two

47.7 percent of covered payroll, rather than one percent, may be held in reserves without taking47.8 action to reduce employee and employer contributions.

47.9

Sec. 2. Minnesota Statutes 2014, section 353.27, subdivision 3b, is amended to read:

47.10 Subd. 3b. Change in employee and employer contributions in certain instances.47.11 (a) For purposes of this section:

(1) a contribution sufficiency exists if the total of the employee contribution under 47.12 subdivision 2, the employer contribution under subdivision 3, the additional employer 47.13 contribution under subdivision 3a, and any additional contribution previously imposed 47.14 under this subdivision exceeds the total of the normal cost, the administrative expenses, 47.15 and the amortization contribution of the general employees retirement plan as reported in 47.16 the most recent actuarial valuation of the retirement plan prepared by the actuary retained 47.17 under section 356.214 and prepared under section 356.215 and the standards for actuarial 47.18 work of the Legislative Commission on Pensions and Retirement; and 47.19

(2) a contribution deficiency exists if the total of the employee contributions under 47.20 subdivision 2, the employer contributions under subdivision 3, the additional employer 47.21 47.22 contribution under subdivision 3a, and any additional contribution previously imposed under this subdivision is less than the total of the normal cost, the administrative expenses, 47.23 and the amortization contribution of the general employees retirement plan as reported in 47.24 47.25 the most recent actuarial valuation of the retirement plan prepared by the actuary retained under section 356.214 and prepared under section 356.215 and the standards for actuarial 47.26 work of the Legislative Commission on Pensions and Retirement. 47.27

47.28 (b) Notwithstanding the contribution rate provision specified under subdivisions 2,
47.29 3, and 3a, the board of trustees of the Public Employees Retirement Association may
47.30 adjust the employee and employer contributions to the general employees retirement plan
47.31 under subdivisions 2 and 3 must be adjusted:

47.32 (1) if the regular actuarial valuation of the general employees retirement plan of
47.33 the Public Employees Retirement Association <u>prepared</u> under section 356.215 indicates
47.34 that there is a contribution sufficiency under paragraph (a) greater than one percent of
47.35 covered payroll and that the sufficiency has existed for at least two consecutive years, the

48.1 coordinated program employee and employer contribution rates must be decreased as
48.2 determined under paragraph (e) to a level such that the sufficiency is no greater than one
48.3 percent of covered payroll based on the most recent actuarial valuation; or

48.4 (2) if the regular actuarial valuation of the general employees retirement plan of the 48.5 Public Employees Retirement Association under section 356.215 indicates that there 48.6 is a contribution deficiency <u>under paragraph (a)</u> equal to or greater than θ .5 <u>one-half</u> 48.7 <u>of one percent of covered payroll and that the deficiency has existed for at least two</u> 48.8 consecutive years, the coordinated program employee and employer contribution rates 48.9 <u>must be increased as determined under paragraph (d) to a level such that no deficiency</u> 48.10 <u>exists based on the most recent actuarial valuation</u>.

(c) If the actuarially required determined contribution of the general employees 48.11 retirement plan is less than the total support provided by the combined employee and 48.12 employer contribution rates under subdivisions 2, 3, and 3a, by more than one percent of 48.13 covered payroll, the general employees retirement plan coordinated program employee 48.14 48.15 and employer contribution rates under subdivisions 2 and 3 must may be decreased incrementally over one or more years by no more than 0.25 percent of pay each for 48.16 employee and employer matching contribution rates to a level such that there remains a 48.17 contribution sufficiency of at least one percent of covered payroll. No contribution rate 48.18 decrease may be made until at least two years have elapsed since any adjustment under 48.19 this subdivision has been fully implemented. Any decrease in employee and employer 48.20 contribution rates must not result in total contributions that are less than the total of the 48.21 normal cost of the retirement plan and the administrative expenses of the retirement plan. 48.22

(d) If the actuarially required <u>determined</u> contribution exceeds the total support
provided by the combined employee and employer contribution rates under subdivisions
2, 3, and 3a, the <u>board of trustees may increase the</u> employee and matching employer
contribution rates must be increased equally to eliminate that contribution deficiency.
If the contribution deficiency is:

(1) less than two percent, the incremental increase may be up to 0.25 percent for the
general employees retirement plan employee and matching employer contribution rates;
(2) greater than 1.99 percent and less than 4.01 percent, the incremental increase
may be up to 0.5 percent for the employee and matching employer contribution rates; or
(3) greater than four percent, the incremental increase may be up to 0.75 percent for

48.33 the employee and matching employer contribution.

48.34 (e) The general employees retirement plan contribution sufficiency or deficiency
48.35 determination under paragraphs (a) to (d) must be made without the inclusion of the
48.36 contributions to, the funded condition of, or the actuarial funding requirements of the

MERF division. To determine if an adjustment is to be made, the board of trustees shall 49.1 consult with the approved actuary retained under section 356.214 and shall take into 49.2 consideration factors that include, but are not limited to, the contribution rates based on 49.3 actuarial value of assets and contribution rates based on the market value of assets; the 49.4 funded ratio based on the actuarial value of assets and based on the market value of assets; 49.5 the number of years remaining to the amortization target date; the recent experience 49.6 of the investment markets; and the results of the 30-year funding, disbursements, and 49.7 contributions projections prepared every other year as required under the standards for 49.8 actuarial work adopted by the Legislative Commission on Pensions and Retirement. 49.9

(f) Any recommended adjustment to the contribution rates must be reported to 49.10 the chair and the executive director of the Legislative Commission on Pensions and 49.11 Retirement by January 15 following the receipt of the most recent annual actuarial 49.12 valuation prepared under section 356.215. If the Legislative Commission on Pensions 49.13 and Retirement does not recommend against the rate change or does not recommend 49.14 49.15 a modification in the rate change, the recommended adjustment becomes effective for any salary paid on or after the January 1 next following the legislative session in which 49.16 the Legislative Commission on Pensions and Retirement did not take any action to 49.17 disapprove or modify the Public Employees Retirement Association Board of Trustees' 49.18 recommendation to adjust adjustment to the employee and employer rates. 49.19

49.20 (g) A contribution sufficiency of up to one percent of covered payroll must be held
49.21 in reserve to be used to offset any future actuarially required <u>determined</u> contributions
49.22 that are more than the total combined employee and employer contributions under
49.23 subdivisions 2, 3, and 3a.

(h) Before any reduction in contributions to eliminate a sufficiency in excess of one 49.24 percent of covered pay may be recommended made, the executive director must review 49.25 any need for a change in actuarial assumptions, as recommended by the actuary retained 49.26 under section 356.214 in the most recent experience study of the general employees 49.27 retirement plan prepared under section 356.215 and the standards for actuarial work 49.28 promulgated by the Legislative Commission on Pensions and Retirement that may result 49.29 in an increase in the actuarially required determined contribution and must report to the 49.30 Legislative Commission on Pensions and Retirement any recommendation decision by the 49.31 board to use the sufficiency exceeding one percent of covered payroll to offset the impact 49.32 of an actuarial assumption change recommended by the actuary retained under section 49.33 356.214, subdivision 1, and reviewed by the actuary retained by the commission under 49.34 section 356.214, subdivision 4. 49.35

(i) No contribution sufficiency in excess of one percent of covered pay may be
proposed to be used to increase benefits, and no benefit increase may be proposed that
would initiate an automatic adjustment to increase contributions under this subdivision.
Any proposed benefit improvement must include a recommendation, prepared by the
approved actuary retained under section 356.214, subdivision 1, and reviewed by the
actuary retained by the Legislative Commission on Pensions and Retirement as provided
under section 356.214, subdivision 4, on how the benefit modification will be funded.

50.8

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 3. Minnesota Statutes 2014, section 354.42, subdivision 4b, is amended to read:
Subd. 4b. Contribution rate revision. (a) Notwithstanding the contribution rate
provisions under subdivisions 2 and 3, the Board of Trustees of the Teachers Retirement
<u>Association may adjust the</u> employee and employer contribution rates may be adjusted
as follows:

50.14 (1) if, after June 30, 2015, the regular actuarial valuation of the plan under section
50.15 356.215 indicates that there is a contribution sufficiency under subdivision 4a equal to or
50.16 greater than one percent of covered payroll and the sufficiency has existed for at least two
50.17 consecutive years, the employee and employer contribution rates for the plan may each be
50.18 decreased to a level such that the sufficiency equals no more than one percent of covered
50.19 payroll based on the most recent actuarial valuation; or

- 50.20 (2) if, after June 30, 2015, the regular valuation of the plan under section 356.215 50.21 indicates that there is a deficiency equal to or greater than 0.25 one-half of one percent 50.22 of covered payroll and the deficiency has existed for at least two consecutive years, the 50.23 employee and employer contribution rates for the applicable plan may each be increased by:
- 50.24 (i) 0.25 percent if the deficiency is less than two percent of covered payroll;
 50.25 (ii) 0.5 percent if the deficiency is equal to or greater than two percent of covered
- 50.26 payroll and less than or equal to four percent; and
- 50.27 (iii) 0.75 percent if the deficiency is greater than four percent. Any decrease in
 50.28 employee and employer contribution rates must not result in the total of contribution rates
 50.29 that is less than the total of normal cost and administrative expenses.
- 50.30 (b) To determine if an adjustment is to be made, the board of trustees shall consult 50.31 with the approved actuary retained under section 356.214 and shall take into consideration 50.32 factors that include, but are not limited to, the contribution rates based on actuarial value of 50.33 assets and contribution rates based on the market value of assets; the funded ratio based on 50.34 the actuarial value of assets and based on the market value of assets; the number of years 50.35 remaining to the amortization target date; the recent experience of the investment markets;

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51.1	and the result	s of the 30-year func	ling, disburse	ements, and contribution	ons projections
51.2	prepared every other year as required under the standards for actuarial work adopted by				
51.3		e Commission on Pe			
51.4		TIVE DATE. This s			
51.5	Sec. 4. Mi	nnesota Statutes 201	4, section 354	4.42, subdivision 4d, is	amended to read:
51.6	Subd. 4	d. Reporting; comn	nission revie	w. A contribution rate	increase or decrease
51.7	made_under s	ubdivision 4b , as de t	ermined by t	he executive director of	of the Teachers
51.8	Retirement A	ssociation, must be r	eported to the	e chair and the executi	ve director of the
51.9	Legislative Co	ommission on Pensic	ons and Retire	ement on or before the	next February 1 and,
51.10	if the Legislat	ive Commission on F	Pensions and	Retirement does not rec	commend against the
51.11	rate change or	does not recommend	l a modificati	on in the rate change, is	effective on the next
51.12	July 1 followi	ng the determinatior	by the execu	tive director that a cor	tribution deficiency
51.13	or sufficiency	exists based on the 1	nost recent a	ctuarial valuation unde	r section 356.215.
51.14	EFFECTIVE DATE. This section is effective July 1, 2015.				
51.15			ARTICI	LE 6	
51.16	POLICE A	ND FIREFIGHTE	R RETIREN	IENT SUPPLEMEN	TAL STATE AID
51.17	Section 1.	Minnesota Statutes 2	2014, section	423A.022, subdivisior	1 5, is amended to
51.18	read:				
51.19	Subd. 5	. Aid termination.	(a) The aid p	rogram under this secti	on subdivision 2,
51.20	paragraph (a)	, clauses (1) and (3),	ends on the	December 1 next follow	wing the actuarial
51.21	valuation date	on which the assets	of the retirem	nent plan on a market	value basis equals
51.22	or exceeds 90	percent of the total	actuarial acci	rued liabilities of the re	tirement plan as
51.23	disclosed in a	n actuarial valuation	prepared und	der section 356.215 and	1 the Standards for
51.24	Actuarial Wor	rk promulgated by th	e Legislative	Commission on Pensi	ons and Retirement,
51.25	for the State I	Patrol retirement plan	n or the publi	c employees police and	d fire retirement
51.26	plan, whichev	ver occurs last.			
51.27	<u>(b) The</u>	aid under subdivisio	n 2, paragrap	h (a), clause (2), does i	not terminate.
51.28			ARTICI	LE 7	
51.29 51.30	STATEW		_	ITER RETIREMENT	. –
51.31	Section 1.	Minnesota Statutes 2	014, section .	353G.09, subdivision 3	, is amended to read:

Subd. 3. Alternative pension eligibility and computation. (a) An active member
of the retirement plan is entitled to an alternative lump-sum service pension from the
retirement plan if the person:

- (1) has separated from active service with the fire department for at least 30 days;
 (2) has attained the age of at least 50 years or the age for receipt of a service pension
 under the benefit plan of the applicable former volunteer firefighters relief association as
 of the date immediately prior to before the election of the retirement coverage change,
 whichever is later:
- (3) has completed at least five years of active service with the fire department and at
 least five years in total as a member of the applicable former volunteer firefighters relief
 association or of the retirement plan, but has not rendered at least five years of good time
 service credit as a member of the retirement plan; and
- (4) applies in a manner prescribed by the executive director for the service pension. 52.13 (b) If retirement coverage prior to before statewide retirement plan coverage was 52.14 52.15 provided by a defined benefit plan volunteer firefighters relief association, the alternative lump-sum service pension is the service pension amount specified in the bylaws of the 52.16 applicable former volunteer firefighters relief association either as of the date immediately 52.17 prior to before the election of the retirement coverage change or as of the date immediately 52.18 before the termination of firefighting services, whichever is earlier, multiplied by the total 52.19 number of years of service as a member of that volunteer firefighters relief association 52.20 and as a member of the retirement plan. If retirement coverage prior to before statewide 52.21 retirement plan coverage was provided by a defined contribution plan volunteer firefighters 52.22 52.23 relief association, the alternative lump-sum service pension is an amount equal to that portion of the person's account balance that the person was vested for as of the date 52.24 immediately prior to before the date on which statewide retirement plan coverage was first 52.25 52.26 provided to the person plus six percent annual compound interest from that date until the date immediately prior to before the date of retirement. 52.27
- Sec. 2. Minnesota Statutes 2014, section 353G.11, subdivision 1, is amended to read:
 Subdivision 1. Service pension levels. Except as provided in subdivision 1a, the
 retirement plan provides the following levels of service pension amounts per full year of
 good time service credit to be selected at the election of coverage, or, if fully funded,
 thereafter:
- 52.33Level A\$500 per year of good time service credit52.34Level B\$600 per year of good time service credit52.35Level C\$700 per year of good time service credit

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53.1	Level D	\$800 per year of good time service credit		
53.2	Level E	\$900 per year of good time service credit		
53.3	Level F	\$1,000 per year of good time service credit		
53.4	Level G	\$1,250 per year of good time service credit		
53.5	Level H	\$1,500 per year of good time service credit		
53.6	Level I	\$2,000 per year of good time service credit		
53.7	Level J	\$2,500 per year of good time service credit		
53.8	Level K	\$3,000 per year of good time service credit		
53.9	Level L	\$3,500 per year of good time service credit		
53.10	Level M	\$4,000 per year of good time service credit		
53.11	Level N	\$4,500 per year of good time service credit		
53.12	Level O	\$5,000 per year of good time service credit		
53.13	Level P	\$5,500 per year of good time service credit		
53.14	Level Q	\$6,000 per year of good time service credit		
53.15	Level R	\$6,500 per year of good time service credit		
53.16	Level S	\$7,000 per year of good time service credit		
53.17	Level T	\$7,500 per year of good time service credit		
53.18	(1) a minimum service pension level of \$500 per year;			
53.19	(2) a maximum service pension level of \$7,500 per year; and			
53.20	(3) 69 service pension levels between the minimum level and the maximum level			
53.21	in \$100 increments.			

Sec. 3. Minnesota Statutes 2014, section 353G.11, subdivision 1a, is amended to read: 53.22 Subd. 1a. Continuation of prior service pension levels. (a) If a municipality or 53.23 independent nonprofit firefighting corporation elects to be covered by the retirement plan 53.24 prior to before January 1, 2010, and selects the \$750 per year of good time service credit 53.25 service pension amount effective for January 1, 2010, that level continues for the volunteer 53.26 firefighters of that municipality or independent nonprofit firefighting corporation until a 53.27 different service pension amount is selected under subdivision 2 after January 1, 2010. 53.28 (b) If a municipality or independent nonprofit firefighting corporation elected to be 53.29 covered by the retirement plan before January 1, 2015, and selected a service pension 53.30 level under subdivision 1, other than a good time service credit service pension amount 53.31 under subdivision 1, that level continues for the volunteer firefighters of the municipality 53.32 or independent nonprofit firefighting corporation until a different service pension amount 53.33 is selected under subdivision 2 after January 1, 2014. 53.34

53.35 Sec. 4. Minnesota Statutes 2014, section 353G.11, subdivision 2, is amended to read:
53.36 Subd. 2. Level selection. At the time of <u>After the election to transfer of retirement</u>
53.37 coverage, or on April 30 thereafter to the retirement plan, the governing body or bodies of

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the entity or entities operating the fire department whose firefighters are covered by the 54.1 retirement plan may request a cost estimate from the executive director of an increase in 54.2 the service pension level applicable to the active firefighters of the fire department. Within 54.3 90 120 days of the receipt of the cost estimate prepared by the executive director using a 54.4 procedure certified as accurate by the approved actuary retained by the Public Employees 54.5 Retirement Association, the governing body or bodies may approve the service pension 54.6 level change, effective for January 1 of the following calendar year unless the governing 54.7 body or bodies specify in the approved document an effective date as the January 1 of the 54.8 second year following the level increase approval. If the approval occurs after April 30, 54.9 the required municipal contribution for the following calendar year must be recalculated 54.10 and the results reported to the municipality or municipalities. If not approved in a timely 54.11 fashion, the service pension level change is considered to have been disapproved. 54.12

54.13 Sec. 5. Minnesota Statutes 2014, section 353G.11, subdivision 4, is amended to read:
54.14 Subd. 4. Ancillary benefits. Except as provided under section 353G.115, no
54.15 disability, death, funeral, or other ancillary benefit beyond a service pension or a survivor
54.16 benefit is payable from the retirement plan.

Sec. 6. Minnesota Statutes 2014, section 353G.13, subdivision 1, is amended to read: 54.17 Subdivision 1. Eligibility. An active firefighter who is a member of the retirement 54.18 plan who also renders firefighting service and has good time service credit in the 54.19 retirement plan from another fire department, if the number of years of good time service 54.20 54.21 credit in the plan from a combination of nonconcurrent periods totals at least five years, is eligible, upon complying with the other requirements of section 353G.09, to receive 54.22 a service pension upon filing an application in the manner prescribed by the executive 54.23 54.24 director, computed as provided in subdivision 2.

Sec. 7. Minnesota Statutes 2014, section 353G.13, subdivision 2, is amended to read: 54.25 Subd. 2. Combined service pension computation. The service pension payable to 54.26 a firefighter who qualifies under subdivision 1 is the per year of good time service credit 54.27 service pension amount in effect for each account in which the firefighter has one or more 54.28 years of good time service credit as of the date on which the firefighter terminated active 54.29 service with the fire department associated with the applicable account, multiplied by 54.30 the number of years of good time service credit that the firefighter has in the applicable 54.31 account and adjusted for the vesting percentage based on the total number of years of good 54.32 time service covered in the applicable accounts. 54.33

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55.1	Sec. 8. E	EFFECTIVE DATE.			
55.2	Unless otherwise specified, this article is effective July 1, 2015.				
55.3			ARTIC		
55.4 55.5	STATEWI			ER RETIREMENT H DIVISION CREATIO	
55.6	Section 1	. Minnesota Statutes 2	2014, section	11A.17, subdivision 2,	, is amended to read:
55.7	Subd.	2. Assets. (a) The ass	ets of the su	pplemental investment	fund consist of the
55.8	money certif	fied and transmitted to	the state boa	ard from the participation	ng public retirement
55.9	plans and fu	nds and from the volu	intary statew	vide lump-sum voluntee	er firefighter
55.10	retirement p	lan under section 3530	G.08.		
55.11	(b) Wi	th the exception of the	e assets of th	e voluntary statewide h	a mp-sum volunteer
55.12	firefighter re	tirement fund, the ass	ets must be	used to purchase invest	ment shares in
55.13	the investme	ent accounts as specific	ed by the pla	in or fund. The assets of	of the voluntary
55.14	statewide lu	mp-sum volunteer fire	fighter retire	ment fund must be inve	ested in the volunteer
55.15	firefighter ac	count.			
55.16	(c) The	ese accounts must be v	valued at lea	st on a monthly basis b	ut may be valued
55.17	more freque	ntly as determined by	the State Bo	ard of Investment.	
55.18	Sec. 2. N	Iinnesota Statutes 2014	4, section 35	3G.01, subdivision 6, i	s amended to read:
55.19	Subd.	6. Fund. "Fund" mea	ans the volu	ntary statewide lump-st	um volunteer
55.20	firefighter re	tirement fund establis	hed under se	ction 353G.02, subdivi	sion 3.
55.21	Sec. 3. M	linnesota Statutes 2014	4, section 35	3G.01, subdivision 7, i	s amended to read:
55.22	Subd.	7. Good time service	credit. "Go	od time service credit"	means the length of
55.23	service cred	it for an active firefigh	ter that is re	ported by the applicabl	e fire chief based
55.24	on the minir	num firefighter activity	y standards o	of the fire department.	The credit may be
55.25	recognized r	reported on an annual	or monthly b	oasis.	
55.26	Sec. 4. M	linnesota Statutes 2014	4, section 35	3G.01, is amended by a	adding a subdivision
55.27	to read:				
55.28				sum account" means th	
55.29	retirement fu	and that contains the as	ssets applica	ble to the lump-sum ret	tirement division.
55.30	Sec. 5. N	Iinnesota Statutes 2014	4, section 35	3G.01, is amended by a	adding a subdivision

55.31 to read:

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56.1	Subd. 7	/b. Lump-sum retir	ement divisio	on. "Lump-sum retirem	ent division" means
56.2		of the plan governed			
56.3	Sec. 6. Mi	innesota Statutes 20	14, section 35	3G.01, is amended by a	dding a subdivision
56.4	to read:				
56.5	Subd. 8	a. Monthly benefit	account. "M	onthly benefit account"	means that portion
56.6	of the retirem	ent fund that contain	ns the assets a	pplicable to the monthl	y benefit retirement
56.7	division.				
56.8		innesota Statutes 20	14, section 35	3G.01, is amended by a	dding a subdivision
56.9	to read:				
56.10				division. "Monthly ber	
56.11	division" mea	ans the division of th	ie plan goverr	ned by section 353G.11	<u>3.</u>
56.12	Sec. 8 Mi	innesota Statutes 20	14 section 35	3G.01, is amended by a	dding a subdivision
56.12	to read:		14, Sec tion 55	Solor, is unlended by t	
56.14		10a. Retirement be	nefit plan do	cument. "Retirement l	penefit plan
56.15				fit retirement division, 1	
56.16				olunteer firefighters rel	
56.17	effect on the	day before the date	on which the 1	retirement coverage trai	nsfer under section
56.18	353G.05 occu	urred or as provided	in the most re	ecent modification unde	r section 353G.121.
56.19	Sec. 9. Mi	innesota Statutes 20	14, section 35	3G.01, subdivision 11,	is amended to read:
56.20	Subd. 1	1. Retirement fund	d. "Retiremen	nt fund" means the volu	ntary statewide
56.21	lump-sum vo	lunteer firefighter re	tirement fund	established under sect	ion 353G.02,
56.22	subdivision 3	5.			
56.23	Sec. 10. N	Ainnesota Statutes 20)14, section 3:	53G.01, subdivision 12,	, is amended to read:
56.24		-		t plan" means the retire	
56.25	the lump-sum	n retirement division	or the month	ly benefit retirement di	vision, established
56.26	by this chapte	er.			
	0 11 3				1
56.27	Sec. 11. N	Annesota Statutes 20	J14, section 3	53G.02, is amended to	read:
56.28	353G.0	2 PLAN AND FUN	D CREATIC	DN.	

57.1 Subdivision 1. Retirement plan. The voluntary statewide lump-sum volunteer
57.2 firefighter retirement plan, consisting of a lump-sum retirement division and a monthly
57.3 benefit retirement division, is created.

57.4 Subd. 2. Administration. The policy-making, management, and administrative 57.5 functions related to the voluntary statewide lump-sum volunteer firefighter retirement 57.6 plan and fund are vested in the board of trustees and the executive director of the Public 57.7 Employees Retirement Association. Their duties, authority, and responsibilities are as 57.8 provided in section 353.03. Fiduciary activities of the plan and fund must be undertaken 57.9 in a manner consistent with chapter 356A.

Subd. 3. Retirement fund. (a) The voluntary statewide lump-sum volunteer
firefighter retirement fund, consisting of a lump-sum account and a monthly benefit
<u>account</u>, is created. The fund contains the assets attributable to the voluntary statewide
lump-sum volunteer firefighter retirement plan.

(b) The State Board of Investment shall invest those portions of the retirement
fund not required for immediate purposes in the voluntary statewide lump-sum volunteer
firefighter retirement plan in the statewide lump-sum volunteer firefighter account of the
Minnesota supplemental investment fund under section 11A.17.

(c) The commissioner of management and budget is the ex officio treasurer of the
voluntary statewide lump-sum volunteer firefighter retirement fund. The commissioner of
management and budget's general bond to the state covers all liability for actions taken as
the treasurer of the retirement fund.

(d) The revenues of the retirement plan beyond investment returns are governed by
section 353G.08 and must be deposited in the retirement fund. The disbursements of the
retirement plan are governed by section 353G.08. The commissioner of management and
budget shall transmit a detailed statement showing all credits to and disbursements from
the retirement fund to the executive director monthly.

57.27 Subd. 4. Audit; actuarial valuation. (a) The legislative auditor shall periodically 57.28 audit the voluntary statewide lump-sum volunteer firefighter retirement fund.

(b) An actuarial valuation of the lump-sum retirement division of the voluntary 57.29 statewide lump-sum volunteer firefighter retirement plan may be performed periodically as 57.30 determined to be appropriate or useful by the board. An actuarial valuation of the monthly 57.31 benefit retirement division of the voluntary statewide volunteer firefighter retirement plan 57.32 must be performed as frequently as required by government sector generally accepted 57.33 accounting standards. An actuarial valuation must be performed by the approved 57.34 actuary retained under section 356.214 and must conform with section 356.215 and the 57.35 standards for actuarial work. An actuarial valuation must contain sufficient detail for each 57.36

participating employing entity to ascertain the actuarial condition of its account in the 58.1 58.2 fund and the contribution requirement towards its account. Subd. 5. Legal advisor; attorney general. (a) The legal advisor of the board 58.3 and the executive director with respect to the voluntary statewide lump-sum volunteer 58.4 firefighter retirement plan is the attorney general. 58.5 (b) The board may sue, petition, be sued, or be petitioned under this chapter with 58.6 respect to the plan or the fund in the name of the board. 58.7 (c) The attorney general shall represent the board in all actions by the board or 58.8 against the board with respect to the plan or the fund. 58.9 (d) Venue of all actions related to the plan or fund is in the court for the first judicial 58.10 district unless the action is an appeal to the Court of Appeals under section 356.96. 58.11 Subd. 6. Initial administrative expenses of the monthly benefit retirement 58.12 division; allocation of reimbursement. (a) The administration expenses incurred by the 58.13 Public Employees Retirement Association in the establishment of the monthly benefit 58.14 58.15 retirement division of the voluntary statewide volunteer firefighters retirement plan, including any computer programming expenses and any actuarial consultant expenses, are 58.16 payable from the assets of the initial monthly benefit volunteer firefighter relief association 58.17 that elects to transfer its administration to the voluntary statewide volunteer firefighter 58.18 retirement plan, following the transfer of assets. 58.19 (b) The administrative expenses in excess of \$33,600 paid under paragraph (a) must 58.20 be reimbursed by the next nine monthly benefit volunteer firefighter relief associations that 58.21 transfer plan administration to the voluntary statewide volunteer firefighters retirement 58.22 58.23 plan. The reimbursement charge for each of the nine is three-tenths of one percent of the market value of assets of the volunteer firefighter relief association as of December 31, 58.24 2012. The reimbursement amounts, up to the amount of administrative expenses actually 58.25 incurred under paragraph (a) in excess of \$33,600, must be credited to the account of the 58.26 fire department associated with the former monthly benefit volunteer firefighter relief 58.27 association that first transferred plan administration to the volunteer firefighter retirement 58.28 plan. 58.29 Sec. 12. Minnesota Statutes 2014, section 353G.03, is amended to read: 58.30

58.31**353G.03 VOLUNTARY STATEWIDE LUMP-SUM VOLUNTEER**

58.32 FIREFIGHTER RETIREMENT PLAN ADVISORY BOARD.

58.33 Subdivision 1. Establishment. A Voluntary Statewide Lump-Sum Volunteer
58.34 Firefighter Retirement Plan Advisory Board is created.

59.1	Subd. 2. Function; purpose. The advisory board shall meet periodically to provide
59.2	advice to the board of trustees of the Public Employees Retirement Association about the
59.3	retirement coverage needs of volunteer firefighters who are members of the retirement
59.4	plan and about the legislative and administrative changes that would assist the retirement
59.5	plan in accommodating volunteer firefighters who are not members of the retirement plan.
59.6	Subd. 3. Composition. (a) The advisory board consists of seven eight members.
59.7	(b) The advisory board members are:
59.8	(1) one representative of Minnesota townships, appointed by the Minnesota
59.9	Association of Townships;
59.10	(2) two representatives of Minnesota cities, appointed by the League of Minnesota
59.11	Cities;
59.12	(3) one representative of Minnesota fire chiefs, who is a fire chief, appointed by the
59.13	Minnesota State Fire Chiefs Association;
59.14	(4) two representatives of Minnesota volunteer firefighters, <u>all</u> who are active
59.15	volunteer firefighters, one of whom is covered by the lump-sum retirement division and
59.16	one of whom is covered by the monthly benefit retirement division, appointed by the
59.17	Minnesota State Fire Chiefs Association;
59.18	(5) one representative of Minnesota volunteer firefighters who is covered by
59.19	the lump-sum retirement division, appointed by the Minnesota State Fire Departments
59.20	Association; and
59.21	(5) (6) one representative of the Office of the State Auditor, designated by the state
59.22	auditor.
59.23	Subd. 4. Term. (a) The initial terms on the advisory board for the Minnesota
59.24	townships representative and the Minnesota fire chiefs representative are one year. The
59.25	initial terms on the advisory board for one of the Minnesota cities representatives and one
59.26	of the Minnesota active volunteer firefighter representatives are two years. The initial
59.27	terms on the advisory board for the other Minnesota eities representative and the other
59.28	Minnesota active volunteer firefighter representative are three years. The term for the
59.29	Office of the State Auditor representative is determined by the state auditor.
59.30	(b) Subsequent Terms on the advisory board other than the Office of the State
59.31	Auditor representative are three years.
59.32	Subd. 5. Compensation of advisory board. The compensation of members of the
59.33	advisory board, other than the Office of the State Auditor representative, is governed by
59.34	section 15.0575, subdivision 3.
59.35	EFFECTIVE DATE. Subdivisions 1, 2, 4, and 5 are effective July 1, 2015.

59.36 Subdivision 3 is effective the July 1 next following the day on which one or more

60.1	volunteer firefighter relief associations providing monthly service pensions in whole or in
60.2	part transfer administration of the retirement plan to the Public Employees Retirement
60.3	Association under Minnesota Statutes, chapter 353G.
60.4	Sec. 13. Minnesota Statutes 2014, section 353G.04, is amended to read:
60.5	353G.04 INFORMATION FROM MUNICIPALITIES AND FIRE
60.6	DEPARTMENTS.
60.7	The chief executive officers of municipalities and fire departments with volunteer
60.8	firefighters covered by the voluntary lump-sum statewide volunteer firefighter retirement
60.9	plan shall provide all relevant information and records requested by the board, the
60.10	executive director, and the State Board of Investment as required to perform their duties.
60.11	Sec. 14. Minnesota Statutes 2014, section 353G.05, is amended to read:
60.12	353G.05 PLAN COVERAGE ELECTION.
60.13	Subdivision 1. Coverage. Any municipality or independent nonprofit firefighting
60.14	corporation may elect to have its volunteer firefighters covered by the lump-sum
60.15	retirement division or the monthly benefit retirement division of the retirement plan,
60.16	whichever applies.
60.17	Subd. 2. Election of coverage: lump sum. (a) The process for electing coverage of
60.18	volunteer firefighters by the <u>lump-sum</u> retirement plan <u>division</u> is initiated by a request
60.19	to the executive director for a cost analysis of the prospective retirement coverage <u>under</u>
60.20	the lump-sum retirement division.
60.21	(b) If the volunteer firefighters are currently covered by a <u>lump-sum volunteer</u>
60.22	firefighters relief association or a defined contribution volunteer firefighters' relief
60.23	association governed by chapter 424A, the cost analysis of the prospective retirement
60.24	coverage must be requested jointly by the secretary of the volunteer firefighters relief
60.25	association, following approval of the request by the board of the volunteer firefighters
60.26	relief association, and the chief administrative officer of the entity associated with the relief
60.27	association, following approval of the request by the governing body of the entity associated
60.28	with the relief association. If the relief association is associated with more than one

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entity, the chief administrative officer of each associated entity must execute the request.
If the volunteer firefighters are not currently covered by a volunteer firefighters relief
association, the cost analysis of the prospective retirement coverage must be requested by
the chief administrative officer of the entity operating the fire department. The request
must be made in writing and must be made on a form prescribed by the executive director.

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(c) The cost analysis of the prospective retirement coverage by the lump-sum 61.1 retirement division of the statewide retirement plan must be based on the service pension 61.2 amount under section 353G.11 closest to the service pension amount provided by the 61.3 volunteer firefighters relief association if the relief association is a lump-sum defined 61.4 benefit plan, or the amount equal to 95 percent of the most current average account 61.5 balance per relief association member if the relief association is a defined contribution 61.6 plan, or to the lowest service pension amount under section 353G.11 if there is no 61.7 volunteer firefighters relief association, rounded up, and any other service pension amount 61.8 designated by the requester or requesters. The cost analysis must be prepared using a 61.9 mathematical procedure certified as accurate by an approved actuary retained by the 61.10 Public Employees Retirement Association. 61.11

(d) If a cost analysis is requested and a volunteer firefighters' relief association exists 61.12 that has filed the information required under section 69.051 in a timely fashion, upon 61.13 request by the executive director, the state auditor shall provide the most recent data 61.14 61.15 available on the financial condition of the volunteer firefighters relief association, the most recent firefighter demographic data available, and a copy of the current relief association 61.16 bylaws. If a cost analysis is requested, but no volunteer firefighters relief association 61.17 exists, the chief administrative officer of the entity operating the fire department shall 61.18 provide the demographic information on the volunteer firefighters serving as members 61.19 of the fire department requested by the executive director. 61.20

(e) If a cost analysis is requested, the executive director of the State Board of 61.21 Investment shall review the investment portfolio of the relief association, if applicable, 61.22 61.23 for compliance with the applicable provisions of chapter 11A and for appropriateness 61.24 for retention under the established investment objectives and investment policies of the State Board of Investment. If the prospective retirement coverage change is approved 61.25 61.26 under paragraph (f), the State Board of Investment may require that the relief association liquidate any investment security or other asset which the executive director of the State 61.27 Board of Investment has determined to be an ineligible or inappropriate investment for 61.28 retention by the State Board of Investment. The security or asset liquidation must occur 61.29 before the effective date of the transfer of retirement plan coverage. If requested to do so by 61.30 the chief administrative officer of the relief association, the executive director of the State 61.31 Board of Investment shall provide advice about the best means to conduct the liquidation. 61.32 (f) Upon receipt of the cost analysis, the governing body of the municipality 61.33 or independent nonprofit firefighting corporation associated with the fire department 61.34 shall either approve or disapprove the retirement coverage change within 120 days. If 61.35

61.36 the retirement coverage change is not acted upon within 120 days, it is deemed to be

62.1	disapproved. If the retirement coverage change is approved by the applicable governing
62.2	body, coverage by the voluntary statewide lump-sum volunteer firefighter retirement plan
62.3	is effective on the next following January 1.
62.4	Subd. 3. Election of coverage; monthly benefit. (a) The process for electing
62.5	coverage of volunteer firefighters by the monthly retirement division is initiated by a
62.6	request to the executive director for an actuarial cost analysis of the prospective retirement
62.7	coverage under the monthly benefit retirement division. This request must be made by
62.8	the secretary of the volunteer firefighters relief association and the chief administrative
62.9	officer of the entity associated with the relief association, both of which must first obtain
62.10	approval of the request from their respective municipal governing body or independent
62.11	nonprofit firefighting corporation. The request must be made in writing and must be made
62.12	on a form prescribed by the executive director.
62.13	(b) Coverage by the monthly benefit retirement division may only be elected if
62.14	the volunteer firefighters are covered by a monthly benefit volunteer firefighters relief
62.15	association governed by chapter 424A.
62.16	(c) The cost analysis under paragraph (a) must be prepared by the approved actuary
62.17	retained by the Public Employees Retirement Association. The cost analysis must be
62.18	based on:
62.19	(1) the service pension and other retirement benefit types and amounts in effect for
62.20	the volunteer firefighters relief association as of the date of the request and any other
62.21	amount or amounts designated by the requesters, as disclosed in a special actuarial
62.22	valuation prepared under sections 356.215 and 356.216; and
62.23	(2) the standards for actuarial work, and the actuarial assumptions utilized in the
62.24	most recent prior actuarial valuation, except that the applicable interest rate actuarial
62.25	assumption is six percent.
62.26	(d) The secretary of the volunteer firefighters relief association making the request
62.27	must supply the demographic and financial data necessary for the cost analysis to be
62.28	prepared.
62.29	Subd. 4. Invested assets review. If a cost analysis is requested under subdivision 2
62.30	or 3, the executive director of the State Board of Investment shall review the investment
62.31	portfolio of the relief association, if applicable, for compliance with the applicable
62.32	provisions of chapter 11A and for appropriateness for retention under the established
62.33	investment objectives and investment policies of the State Board of Investment. If the
62.34	prospective retirement coverage change is approved under subdivision 5, the State
62.35	Board of Investment may require that the relief association liquidate any investment
62.36	security or other asset which the executive director of the State Board of Investment has

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63.1 determined to be an ineligible or inappropriate investment for retention by the State Board

63.2 of Investment. The security or asset liquidation must occur before the effective date of

63.3 <u>the transfer of retirement plan coverage</u>. If requested to do so by the chief administrative

63.4 officer of the relief association, the executive director of the State Board of Investment

63.5 <u>shall provide advice about the best means to conduct the liquidation.</u>

Subd. 5. Finalization; coverage transfer. Upon receipt of the cost analysis 63.6 requested under subdivision 2 or 3, the governing body of the municipality or independent 63.7 nonprofit firefighting corporation associated with the fire department shall either approve 63.8 or disapprove the retirement coverage change within 120 days. If the retirement coverage 63.9 change is not acted upon within 120 days, it is deemed to be disapproved. If the retirement 63.10 coverage change is approved by the applicable governing body, coverage by the voluntary 63.11 statewide volunteer firefighter retirement plan is effective on the January 1 next following 63.12 the approval date. 63.13

63.14 Sec. 15. Minnesota Statutes 2014, section 353G.06, is amended to read:

63.15 353G.06 DISESTABLISHMENT OF PRIOR VOLUNTEER FIREFIGHTERS 63.16 RELIEF ASSOCIATION SPECIAL FUND UPON RETIREMENT COVERAGE 63.17 CHANGE.

Subdivision 1. Special fund disestablishment. On the date December 31
immediately prior to the effective date of the coverage change, the special fund of the
applicable volunteer firefighters relief association, if one exists, ceases to exist as a
pension fund of the association and legal title to the assets of the special fund transfers
to the State Board of Investment, with the <u>undivided beneficial title to the assets of the</u>
special fund remaining in the applicable volunteer firefighters as a group.

Subd. 2. Other relief association changes. In addition to the transfer and
disestablishment of the special fund under subdivision 1, notwithstanding any provisions
of chapter 424A or 424B to the contrary, upon the effective date of the change in
volunteer firefighter retirement coverage, if the relief association membership elects to
retain the relief association <u>as a fraternal organization</u> after the benefit coverage election,
the following changes must be implemented with respect to the applicable volunteer
firefighters relief association:

(1) the relief association board of trustees membership is reduced to five, comprised
of the fire chief of the fire department and four trustees elected by and from the relief
association membership;

63.34 (2) the relief association may only maintain a general fund, which continues to
63.35 be governed by section 424A.06;

64.1 (3) the relief association is not authorized to receive the proceeds of any state aid or64.2 to receive any municipal funds; and

64.3 (4) the relief association may not pay any service pension or benefit that was not
64.4 authorized as a general fund disbursement under the articles of incorporation or bylaws of
64.5 the relief association in effect immediately prior to the plan coverage election process.

Subd. 3. Successor in interest. Upon the disestablishment of the special fund of 64.6 the volunteer firefighters relief association under this section, the voluntary statewide 64.7 lump-sum volunteer firefighter retirement plan is the successor in interest of the special 64.8 fund of the volunteer firefighters relief association for all claims against the special fund 64.9 other than a claim against the special fund, the volunteer firefighters relief association, 64.10 the municipality, the fire department, or any person connected with the volunteer 64.11 firefighters relief association in a fiduciary capacity under chapter 356A or common law 64.12 that was based on any act or acts which were not performed in good faith and which 64.13 constituted a breach of a fiduciary obligation. As the successor in interest of the special 64.14 64.15 fund of the volunteer firefighters relief association, the voluntary statewide lump-sum volunteer firefighter retirement plan may assert any applicable defense in any judicial 64.16 proceeding which the board of trustees of the volunteer firefighters relief association or the 64.17 municipality would have been entitled to assert. 64.18

64.19 Sec. 16. Minnesota Statutes 2014, section 353G.07, is amended to read:

64.20

353G.07 CERTIFICATION OF GOOD TIME SERVICE CREDIT.

(a) Annually, by March 31, the fire chief of the fire department with firefighters who
are active members of <u>either the lump-sum</u> retirement plan <u>division or the monthly benefit</u>
<u>retirement division</u> shall certify to the executive director the good time service credit for the
previous calendar year of each firefighter rendering active service with the fire department.

(b) The fire chief shall provide to each firefighter rendering active service with 64.25 the fire department notification of the amount of good time service credit rendered by 64.26 the firefighter for the calendar year. The good time service credit notification must be 64.27 provided to the firefighter 60 days before its certification to the executive director of the 64.28 Public Employees Retirement Association, along with an indication of the process for the 64.29 firefighter to challenge the fire chief's determination of good time service credit. If the 64.30 good time service credit amount is challenged in a timely fashion, the fire chief shall hold 64.31 a hearing on the challenge, accept and consider any additional pertinent information, 64.32 and make a final determination of good time service credit. The final determination of 64.33 64.34 good time service credit by the fire chief is not reviewable by the executive director of

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the Public Employees Retirement Association or by the board of trustees of the PublicEmployees Retirement Association.

(c) The good time service credit certification is an official public document. If a
false good time service credit certification is filed or if false information regarding good
time service credits is provided, section 353.19 applies.

(d) The good time service credit certification must be expressed as a percentage of a
full year of service during which an active firefighter rendered at least the minimum level
and quantity of fire suppression, emergency response, fire prevention, or fire education
duties required by the fire department under the rules and regulations applicable to the
fire department. No more than one year of good time service credit may be certified
for a calendar year.

(e) If a firefighter covered by the retirement plan leaves active firefighting service 65.12 to render active military service that is required to be covered governed by the federal 65.13 Uniformed Services Employment and Reemployment Rights Act, as amended, the person 65.14 65.15 must be certified as providing a full year of good time service credit in each year of the military service, up to the applicable limit of the federal Uniformed Services Employment 65.16 and Reemployment Rights Act. If the firefighter does not return from the military service 65.17 in compliance with the federal Uniformed Services Employment and Reemployment 65.18 Rights Act, the good time service credits applicable to that military service credit period 65.19 are forfeited and cancel at the end of the calendar year in which the federal law time 65.20 limit occurs. 65.21

65.22 Sec. 17. Minnesota Statutes 2014, section 353G.08, is amended to read:

65.23

353G.08 RETIREMENT PLAN FUNDING; DISBURSEMENTS.

Subdivision 1. Annual funding requirements; lump-sum retirement division. (a) 65.24 Annually, the executive director shall determine the funding requirements of each account 65.25 in the lump-sum retirement division of the voluntary statewide lump-sum volunteer 65.26 firefighter retirement plan on or before August 1. The funding requirements as directed 65.27 computed under this section, subdivision must be determined using a mathematical 65.28 procedure developed and certified as accurate by an the approved actuary retained by the 65.29 Public Employees Retirement Association and must be based on present value factors 65.30 using a six percent interest rate, without any decrement assumptions. The funding 65.31 requirements must be certified to the entity or entities associated with the fire department 65.32 whose active firefighters are covered by the retirement plan. 65.33

(b) The overall funding balance of each <u>lump-sum</u> account for the current calendaryear must be determined in the following manner:

66.1 (1) The total accrued liability for all active and deferred members of the account as
66.2 of December 31 of the current year must be calculated based on the good time service
66.3 credit of active and deferred members as of that date.

(2) The total present assets of the account projected to December 31 of the current
year, including receipts by and disbursements from the account anticipated to occur on or
before December 31, must be calculated. To the extent possible, the market value of assets
must be utilized in making this calculation.

(3) The amount of the total present assets calculated under clause (2) must be
subtracted from the amount of the total accrued liability calculated under clause (1). If the
amount of total present assets exceeds the amount of the total accrued liability, then the
account is considered to have a surplus over full funding. If the amount of the total present
assets is less than the amount of the total accrued liability, then the account is considered
to have a deficit from full funding. If the amount of total present assets is equal to the
amount of the total accrued liability, then the special fund is considered to be fully funded.

66.15 (c) The financial requirements of each <u>lump-sum</u> account for the following calendar66.16 year must be determined in the following manner:

(1) The total accrued liability for all active and deferred members of the account
as of December 31 of the calendar year next following the current calendar year must be
calculated based on the good time service used in the calculation under paragraph (b),
clause (1), increased by one year.

(2) The increase in the total accrued liability of the account for the following calendaryear over the total accrued liability of the account for the current year must be calculated.

(3) The amount of anticipated future administrative expenses of the account must be
calculated by multiplying the dollar amount of the administrative expenses for the most
recent prior calendar year by the factor of 1.035.

66.26 (4) If the account is fully funded, the financial requirement of the account for the66.27 following calendar year is the total of the amounts calculated under clauses (2) and (3).

(5) If the account has a deficit from full funding, the financial requirement of the
account for the following calendar year is the total of the amounts calculated under clauses
(2) and (3) plus an amount equal to one-tenth of the amount of the deficit from full
funding of the account.

(6) If the account has a surplus over full funding, the financial requirement of
the account for the following calendar year is the financial requirement of the account
calculated as though the account was fully funded under clause (4) and, if the account has
also had a surplus over full funding during the prior two years, additionally reduced by an
amount equal to one-tenth of the amount of the surplus over full funding of the account.

(d) The required contribution of the entity or entities associated with the fire 67.1 department whose active firefighters are covered by the lump-sum retirement plan division 67.2 is the annual financial requirements of the lump-sum account of the retirement plan under 67.3 paragraph (c) reduced by the amount of any fire state aid payable under sections 69.011 to 67.4 69.051 or police and firefighter retirement supplemental state aid payable under section 67.5 423A.022 that is reasonably anticipated to be received by the retirement plan attributable 67.6 to the entity or entities during the following calendar year, and an amount of interest on 67.7 the assets projected to be received during the following calendar year calculated at the 67.8 rate of six percent per annum. The required contribution must be allocated between the 67.9 entities if more than one entity is involved. A reasonable amount of anticipated fire state 67.10 aid is an amount that does not exceed the fire state aid actually received in the prior year 67.11 67.12 multiplied by the factor 1.035. (e) The required contribution calculated in paragraph (d) must be paid to the 67.13 retirement plan on or before December 31 of the year for which it was calculated. If 67.14 67.15 the contribution is not received by the retirement plan by December 31, it is payable with interest at an annual compound rate of six percent from the date due until the date 67.16 payment is received by the retirement plan. If the entity does not pay the full amount of 67.17 the required contribution, the executive director shall collect the unpaid amount under 67.18 section 353.28, subdivision 6. 67.19

67.20 Subd. 1a. Annual funding requirements; monthly benefit retirement division.
67.21 (a) Annually, the executive director shall determine the funding requirements of each
67.22 monthly benefit account in the voluntary statewide volunteer firefighter retirement plan on
67.23 or before August 1.

67.24 (b) The executive director must determine the funding requirements of a monthly
67.25 benefit account under this subdivision from:

67.26 (1) the most recent actuarial valuation normal cost, administrative expense,

67.27 including the cost of a regular actuarial valuation, and amortization results for the account

67.28 determined by the approved actuary retained by the retirement association under sections

- 67.29 <u>356.215 and 356.216; and</u>
- 67.30 (2) the standards for actuarial work, utilizing a six percent interest rate actuarial
 67.31 assumption and other actuarial assumptions approved under section 356.215, subdivision
- 67.32 <u>18:</u>
- 67.33 (i) with that portion of any unfunded actuarial accrued liability attributable to a benefit
 67.34 increase to be amortized over a period of 20 years from the date of the benefit change;

(ii) with that portion of any unfunded actuarial accrued liability attributable to an 68.1 assumption change or an actuarial method change to be amortized over a period of 20 68.2 years from the date of the assumption or method change; 68.3 (iii) with that portion of any unfunded actuarial accrued liability attributable to an 68.4 investment loss to be amortized over a period of ten years from the date of investment 68.5 loss; and 68.6 (iv) with the balance of any net unfunded actuarial accrued liability to be amortized 68.7 over a period of five years from the date of the actuarial valuation. 68.8 (c) The required contributions of the entity or entities associated with the fire 68.9 department whose active firefighters are covered by the monthly benefit retirement 68.10 division are the annual financial requirements of the monthly benefit account of the 68.11 retirement plan under paragraph (b) reduced by the amount of any fire state aid payable 68.12 under sections 69.011 to 69.051, or any police and firefighter retirement supplemental state 68.13 aid payable under section 423A.022, that is reasonably anticipated to be received by the 68.14 68.15 retirement plan attributable to the entity or entities during the following calendar year. The required contribution must be allocated between the entities if more than one entity 68.16 is involved. A reasonable amount of anticipated fire state aid is an amount that does not 68.17 exceed the fire state aid actually received in the prior year multiplied by the factor 1.035. 68.18 (d) The required contribution calculated in paragraph (c) must be paid to the 68.19 retirement plan on or before December 31 of the year for which it was calculated. If 68.20 the contribution is not received by the retirement plan by December 31, it is payable 68.21 with interest at an annual compound rate of six percent from the date due until the date 68.22 68.23 payment is received by the retirement plan. If the entity does not pay the full amount of the required contribution, the executive director shall collect the unpaid amount under 68.24 section 353.28, subdivision 6. 68.25

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68.26 Subd. 2. Cash flow funding requirement. If the executive director determines that an a lump-sum retirement or a monthly benefit retirement account in the voluntary 68.27 statewide lump-sum volunteer firefighter retirement plan has insufficient assets to meet the 68.28 service pensions determined expected to be payable from the account over the succeeding 68.29 two years, the executive director shall certify the amount of the potential service pension 68.30 shortfall to the municipality or municipalities and the municipality or municipalities shall 68.31 make an additional employer contribution to the account within ten days of the certification. 68.32 If more than one municipality is associated with the account, unless the municipalities agree 68.33 to and implement a different allocation, the municipalities shall allocate the additional 68.34 employer contribution one-half in proportion to the population of each municipality and 68.35 one-half in proportion to the estimated market value of the property of each municipality. 68.36

69.1	Subd. 2a. Additional municipal contributions authorized. (a) At the discretion of
69.2	the municipality or the independent nonprofit firefighting corporation associated with a fire
69.3	department covered by a voluntary statewide lump-sum volunteer firefighter retirement
69.4	plan account, the municipality or the corporation may make additional contributions
69.5	to the applicable account.
69.6	(b) The executive director of the Public Employees Retirement Association
69.7	may specify requirements as to the form, timing, and accompanying information for
69.8	contributions made under this subdivision.
69.9	(c) Any contributions made under this subdivision must be included as total present
69.10	assets of the account for the calculation of any subsequent annual funding requirements
69.11	for the account under subdivision 1 or <u>1a or</u> for the calculation of any cash flow funding
69.12	requirement under subdivision 2.
69.13	Subd. 3. Authorized account disbursements. The assets of a lump-sum retirement
69.14	account or of a monthly benefit retirement account of the retirement fund may only be
69.15	disbursed for:
69.16	(1) the administrative expenses of the retirement plan;
69.17	(2) the investment expenses of the retirement fund;
69.18	(3) the service pensions payable under section 353G.10, 353G.11, 353G.14, or
69.19	353G.15;
69.20	(4) the survivor benefits payable under section 353G.12; and
69.21	(5) the disability benefit coverage insurance premiums under section 353G.115.
69.22	Sec. 18. Minnesota Statutes 2014, section 353G.09, is amended to read:
69.23	353G.09 RETIREMENT BENEFIT ELIGIBILITY.
69.24	Subdivision 1. Entitlement. Except as provided in subdivision 3, an active member
69.25	of the retirement plan is entitled to a lump-sum service pension from the retirement plan
69.26	if the person:
69.27	(1) has separated from active service with the fire department for at least 30 days;
69.28	(2) has attained the age of at least 50 years;
69.29	(3) has completed at least five years of good time service credit as a member of the
69.30	retirement plan if the person is a member of the lump-sum retirement division or has
69.31	completed at least the minimum number of years of good time service credit as a member
69.32	of the retirement plan specified in the retirement benefit plan document attributable to the
69.33	applicable fire department if the person is a member of the monthly benefit retirement
69.34	division; and

69.35 (4) applies in a manner prescribed by the executive director for the service pension.

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Subd. 2. Vesting schedule; nonforfeitable portion of service pension. (a) If an active member of the lump-sum retirement division has completed less than 20 years of good time service credit as a member of the lump-sum retirement division of the plan, the person's entitlement to a service pension is equal to the nonforfeitable percentage of the applicable service pension amount, as follows:

70.6	Completed years of good time	Nonforfeitable percentage of the
70.7	service credit	service pension
70.8	5	40 percent
70.9	6	44 percent
70.10	7	48 percent
70.11	8	52 percent
70.12	9	56 percent
70.13	10	60 percent
70.14	11	64 percent
70.15	12	68 percent
70.16	13	72 percent
70.17	14	76 percent
70.18	15	80 percent
70.19	16	84 percent
70.20	17	88 percent
70.21	18	92 percent
70.22	19	96 percent
70.23	20 and thereafter	100 percent
70.24	(b) If an active member of the monthly b	penefit retirement division has completed le

(b) If an active member of the monthly benefit retirement division has completed less
 than 20 years of good time service credit as a member of the monthly benefit retirement
 division of the plan, the person's entitlement to a service pension must be governed by the
 retirement benefit plan document attributable to the applicable fire department.

70.28Subd. 3. Alternative lump-sum pension eligibility and computation. (a) An70.29active member of the lump-sum retirement division of the retirement plan is entitled to an70.30alternative lump-sum service pension from the retirement plan if the person:

(1) has separated from active service with the fire department for at least 30 days;
(2) has attained the age of at least 50 years or the age for receipt of a service pension
under the benefit plan of the applicable former volunteer firefighters relief association as
of the date immediately prior to the election of the retirement coverage change, whichever
is later;

(3) has completed at least five years of active service with the fire department and
at least five years in total as a member of the applicable former volunteer firefighters
relief association or of the <u>lump-sum retirement division of the</u> retirement plan, but has

not rendered at least five years of good time service credit as a member of the <u>lump-sum</u>
retirement <u>division of the plan;</u> and

- (4) applies in a manner prescribed by the executive director for the service pension. 71.3 (b) If retirement coverage prior to statewide retirement plan coverage was provided 71.4 by a defined benefit lump-sum retirement plan volunteer firefighters relief association, 71.5 the alternative lump-sum service pension is the service pension amount specified in the 71.6 bylaws of the applicable former volunteer firefighters relief association either as of the 71.7 date immediately prior to before the election of the retirement coverage change or as of 71.8 the date immediately before the termination of firefighting services, whichever is earlier, 71.9 multiplied by the total number of years of service as a member of that volunteer firefighters 71.10 relief association and as a member of the retirement plan. If retirement coverage prior to 71.11 71.12 before statewide retirement plan coverage was provided by a defined contribution plan volunteer firefighters relief association, the alternative lump-sum service pension is an 71.13 amount equal to the person's account balance as of the date immediately prior to before 71.14 71.15 the date on which statewide retirement plan coverage was first provided to the person plus six percent annual compound interest from that date until the date immediately prior 71.16 to before the date of retirement. 71.17
- 71.18 Sec. 19. Minnesota Statutes 2014, section 353G.10, is amended to read:
- 71.19 3:

353G.10 DEFERRED SERVICE PENSION AMOUNT.

A person who was an active member of a fire department covered by either the 71.20 lump-sum retirement division or the monthly benefit retirement division of the retirement 71.21 plan who has separated from active firefighting service for at least 30 days and who has 71.22 completed at least five years of good time service credit, but has not attained the age of 50 71.23 years, is entitled to a deferred service pension on or after attaining the age of 50 years 71.24 and applying in a manner specified by the executive director for the service pension. The 71.25 service pension payable is the nonforfeitable percentage of the service pension under 71.26 section 353G.09, subdivision 2, and is payable without any interest on or increase in the 71.27 service pension over the period of deferral. 71.28

71.29 Sec. 20. Minnesota Statutes 2014, section 353G.11, is amended to read:

71.30 **353G.11 LUMP-SUM RETIREMENT DIVISION SERVICE PENSION**

- 71.31 **LEVELS.**
- Subdivision 1. Levels; lump-sum retirement division. The lump-sum retirement
 division of the retirement plan provides the following levels of service pension amounts to
 be selected at the election of coverage, or, if fully funded, thereafter:

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72.1	Level A	\$500 per year of good time service credit
72.2	Level B	\$600 per year of good time service credit
72.3	Level C	\$700 per year of good time service credit
72.4	Level D	\$800 per year of good time service credit
72.5	Level E	\$900 per year of good time service credit
72.6	Level F	\$1,000 per year of good time service credit
72.7	Level G	\$1,250 per year of good time service credit
72.8	Level H	\$1,500 per year of good time service credit
72.9	Level I	\$2,000 per year of good time service credit
72.10	Level J	\$2,500 per year of good time service credit
72.11	Level K	\$3,000 per year of good time service credit
72.12	Level L	\$3,500 per year of good time service credit
72.13	Level M	\$4,000 per year of good time service credit
72.14	Level N	\$4,500 per year of good time service credit
72.15	Level O	\$5,000 per year of good time service credit
72.16	Level P	\$5,500 per year of good time service credit
72.17	Level Q	\$6,000 per year of good time service credit
72.18	Level R	\$6,500 per year of good time service credit
72.19	Level S	\$7,000 per year of good time service credit
72.20	Level T	\$7,500 per year of good time service credit

Subd. 1a. Continuation of prior <u>lump-sum</u> service pension levels. If a
municipality or independent nonprofit firefighting corporation elects elected to be covered
by the <u>lump-sum</u> retirement division of the retirement plan prior to before January 1,
2010, and selects selected the \$750 per year of good time service credit service pension
amount effective for January 1, 2010, that level continues for the volunteer firefighters of
that municipality or independent nonprofit firefighting corporation until a different service
pension amount is selected under subdivision 2 after January 1, 2010.

Subd. 2. Lump-sum retirement division level selection. At the time of the election 72.28 to transfer retirement coverage to the lump-sum retirement division of the retirement plan, 72.29 or on April 30 thereafter, the governing body or bodies of the entity or entities operating 72.30 the fire department whose firefighters are covered by the retirement plan may request 72.31 a cost estimate from the executive director of an increase in the service pension level 72.32 applicable to the active firefighters of the fire department. Within 90 days of the receipt of 72.33 the cost estimate prepared by the executive director using a procedure certified as accurate 72.34 by the approved actuary retained by the Public Employees Retirement Association, the 72.35 governing body or bodies may approve the service pension level change, effective for the 72.36 following calendar year. If not approved in a timely fashion, the service pension level 72.37 change is considered to have been disapproved. 72.38

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73.1	Subd. 3. Supplemental benefit. The lump-sum retirement account of the retirement
73.2	plan also shall pay a supplemental benefit as provided for in section 424A.10.
73.3	Subd. 4. Ancillary benefits. Except as provided in section 353G.115 or 353G.12,
73.4	no disability, death, funeral, or other ancillary benefit beyond a service pension or a
73.5	survivor benefit is payable from the <u>lump-sum retirement account of the</u> retirement plan.
73.6	Sec. 21. [353G.112] MONTHLY BENEFIT RETIREMENT DIVISION SERVICE
73.7	PENSION LEVELS.
73.8	The service pension amount for the firefighters of a fire department covered by the
73.9	monthly benefit retirement division of the retirement plan is the amount specified in the
73.10	retirement benefit plan document applicable to the fire department.
73.11	Sec. 22. Minnesota Statutes 2014, section 353G.115, is amended to read:
73.12	353G.115 DISABILITY BENEFIT COVERAGE; AUTHORITY FOR
73.13	CASUALTY INSURANCE.
73.14	(a) Except as provided in paragraph (b) or (c), no disability benefit is payable from
73.15	the statewide retirement plan.
73.16	(b) If the board approves the arrangement, disability coverage for the lump-sum
73.17	retirement division of the statewide retirement plan members may be provided through
73.18	a group disability insurance policy obtained from an insurance company licensed to do
73.19	business in this state. The lump-sum retirement account of the voluntary statewide
73.20	lump-sum volunteer firefighter retirement plan is authorized to pay the premium for the
73.21	disability insurance authorized by this paragraph. The proportional amount of the total
73.22	annual disability insurance premium must be added to the required contribution amount
73.23	determined under section 353G.08.
73.24	(c) The disability benefit coverage for the monthly benefit retirement division is
73.25	the disability service pension amount specified in the retirement benefit plan document
73.26	applicable to the fire department, applicable former volunteer firefighters relief association
73.27	in effect as of the last day before the date on which retirement coverage transferred to the
73.28	voluntary statewide volunteer firefighter retirement plan, subject to all conditions and
73.29	limitations in the disability service pension specified therein.
73.30	Sec. 23. Minnesota Statutes 2014, section 353G.12, subdivision 2, is amended to read:

Subd. 2. Lump-sum retirement plan; survivor benefit amount. The amount of the survivor benefit for the lump-sum retirement division is the amount of the lump-sum 73.32

73.31

74.1	service pension that would have been payable to the member of the <u>lump-sum</u> retirement
74.2	plan division on the date of death if the member had been age 50 or older on that date.
74.3	Sec. 24. Minnesota Statutes 2014, section 353G.12, is amended by adding a
74.4	subdivision to read:
74.5	Subd. 3. Monthly benefit retirement plan; survivor benefit amount. The amount
74.6	of the survivor benefit for the monthly benefit retirement division is the survivor service
74.7	pension amount specified in the retirement benefit plan document applicable to the fire
74.8	department, subject to all conditions and limitations for the benefit specified therein.
74.9	Sec. 25. [353G.121] MONTHLY BENEFIT RETIREMENT DIVISION;
74.10	POST-TRANSFER BENEFIT PLAN DOCUMENT MODIFICATIONS.
74.11	(a) The fire chief of a fire department that has an active membership who are covered
74.12	by the monthly benefit retirement division of the statewide retirement plan may initiate the
74.13	process of modifying the retirement benefit plan document under this section.
74.14	(b) The modification procedure is initiated when the applicable fire chief files with
74.15	the executive director of the Public Employees Retirement Association a written summary
74.16	of the desired benefit plan document modification, the proposed benefit plan document
74.17	modification language, a written request for the preparation of an actuarial cost estimate
74.18	for the proposed benefit plan document modification, and payment of the estimated cost of
74.19	the actuarial cost estimate.
74.20	(c) Upon receipt of the modification request and related documents, the executive
74.21	director shall review the language of the proposed benefit plan document modification
74.22	and, if a clarification is needed in the submitted language, shall inform the fire chief
74.23	of the necessary clarification. Once the proposed benefit plan document modification
74.24	language has been clarified by the fire chief and resubmitted to the executive director, the
74.25	executive director shall arrange for the approved actuary retained by the Public Employees
74.26	Retirement Association to prepare a benefit plan document modification cost estimate
74.27	under the applicable provisions of section 356.215 and of the standards for actuarial work
74.28	adopted by the Legislative Commission on Pensions and Retirement. Upon completion of
74.29	the benefit plan document modification cost estimate, the executive director shall forward
74.30	the estimate to the fire chief who requested it and to the chief financial officer of the
74.31	municipality or entity with which the fire department is primarily associated.
74.32	(d) The fire chief, upon receipt of the cost estimate, shall circulate the cost estimate
74.33	with the active firefighters in the fire department and shall take reasonable steps to provide
74.34	the estimate results to any affected retired members of the fire department and their

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- beneficiaries. The chief financial officer of the municipality or entity associated with the
 fire department shall present the proposed modification language and the cost estimate to
 the governing body of the municipality or entity for its consideration at a public hearing
 held for that purpose.
 (e) If the governing body of the municipality or entity approves the modification
 language, the chief administrative officer of the municipality or entity shall notify the
- 75.7 executive director of the Public Employees Retirement Association of that approval. The
- ^{75.8} benefit plan document modification is effective on the January 1 next following the date of
- 75.9 filing the approval with the Public Employees Retirement Association and the state auditor.
- 75.10 Sec. 26. Minnesota Statutes 2014, section 353G.13, is amended to read:
- 75.11

353G.13 LUMP-SUM RETIREMENT DIVISION; PORTABILITY.

Subdivision 1. Eligibility. An active firefighter who is a member of the <u>lump-sum</u> retirement division of the retirement plan who also renders firefighting service and has good time service credit in the <u>lump-sum retirement division of the</u> retirement plan from another fire department, if the good time service credit in the plan from a combination of periods totals at least five years, is eligible, upon complying with the other requirements of section 353G.09, to receive a <u>lump-sum</u> service pension upon filing an application in the manner prescribed by the executive director, computed as provided in subdivision 2.

Subd. 2. **Combined service pension computation.** The <u>lump-sum</u> service pension payable to a firefighter who qualifies under subdivision 1 is the per year of good time <u>lump-sum</u> service credit service pension amount in effect for each <u>lump-sum retirement</u> account in which the firefighter has good time service credit as of the date on which the firefighter terminated active service with the fire department associated with the applicable account, multiplied by the number of years of good time service credit that the firefighter has in the applicable account.

Subd. 3. Payment. A <u>lump-sum</u> service pension under this section must be paid
in a single payment, with the applicable portion of the total <u>lump-sum</u> service pension
payment amount deducted from each <u>lump-sum retirement</u> account.

- 75.29 Sec. 27. Minnesota Statutes 2014, section 353G.14, is amended to read:
- 75.30

353G.14 PURCHASE OF ANNUITY CONTRACTS.

The executive director may purchase an annuity contract on behalf of a retiring
firefighter retiring from the lump-sum retirement division of the statewide retirement
plan with a total premium payment in an amount equal to the lump-sum service pension
payable under section 353G.09 if the purchase was requested by the retiring firefighter in a

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manner prescribed by the executive director. The annuity contract must be purchased from
an insurance carrier that is licensed to do business in this state. If purchased, the annuity
contract is in lieu of any service pension or other benefit from the <u>lump-sum retirement</u>
plan of the retirement plan. The annuity contract may be purchased at any time after the
volunteer firefighter discontinues active service, but the annuity contract must stipulate that
no annuity amounts are payable before the former volunteer firefighter attains the age of 50.

- 76.7 Sec. 28. Minnesota Statutes 2014, section 353G.15, is amended to read:
- 76.8

353G.15 INDIVIDUAL RETIREMENT ACCOUNT TRANSFER.

Upon receipt of a determination that the voluntary statewide volunteer firefighter 76.9 retirement plan is a qualified pension plan under section 401(a) of the Internal Revenue 76.10 Code, as amended, the executive director, upon request, shall transfer the a lump-sum 76.11 service pension amount under sections 353G.08 and 353G.11 of a former volunteer 76.12 firefighter who has terminated active firefighting services covered by the lump-sum 76.13 retirement division of the statewide plan and who has attained the age of at least 50 years 76.14 76.15 to the person's individual retirement account under section 408(a) of the federal Internal Revenue Code, as amended. The transfer request must be in a manner prescribed by the 76.16 executive director and must be filed by the former volunteer firefighter who has sufficient 76.17 76.18 service credit to be entitled to a service pension or, following the death of a participating active firefighter, must be filed by the deceased firefighter's surviving spouse. 76.19

- 76.20 Sec. 29. Minnesota Statutes 2014, section 353G.16, is amended to read:
- 76.21

353G.16 EXEMPTION FROM PROCESS.

The provisions of section 356.401 apply to the voluntary statewide volunteer
 firefighter retirement plan.

- Sec. 30. Minnesota Statutes 2014, section 356.215, subdivision 8, is amended to read:
- Subd. 8. Interest and salary assumptions. (a) The actuarial valuation must use theapplicable following interest assumption:
- (1) select and ultimate interest rate assumption

76.28		ultimate interest
76.29	plan	rate assumption
76.30	general state employees retirement plan	8.5%
76.31	correctional state employees retirement plan	8.5
76.32	State Patrol retirement plan	8.5

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77.1 77.2 77.3	e	etirement plan, and a al officers calculation		0	
77.4	judges retire	ement plan		8.5	
77.5		lic employees retirem	nent plan	8.5	
77.6	public empl	oyees police and fire	retirement plan	8.5	
77.7 77.8	local govern retirement p	nment correctional se	ervice	8.5	
77.9	teachers ret	irement plan		8.5	
77.10	St. Paul tea	chers retirement plan		8.5	
77.11	Excep	t for the legislators re	tirement plan and	the constitutional	officers calculation

- of total plan liabilities, the select preretirement interest rate assumption for the period after
- 77.13 June 30, 2012, through June 30, 2017, is 8 percent.
- (2) single rate interest rate assumption

77.15 77.16	plan	interest rate assumption
77.17	Bloomington Fire Department Relief Association	6
77.18 77.19	local monthly benefit volunteer firefighters relief associations	5
77.20 77.21	monthly benefit retirement plans in the statewide volunteer firefighter retirement plan	<u>6</u>

(b)(1) If funding stability has been attained, the valuation must use a postretirement
adjustment rate actuarial assumption equal to the postretirement adjustment rate specified
in section 354A.27, subdivision 7; 354A.29, subdivision 9; or 356.415, subdivision 1,
whichever applies.

(2) If funding stability has not been attained, the valuation must use a select 77.26 postretirement adjustment rate actuarial assumption equal to the postretirement adjustment 77.27 rate specified in section 354A.27, subdivision 6a; 354A.29, subdivision 8; or 356.415, 77.28 subdivision 1a, 1b, 1c, 1d, 1e, or 1f, whichever applies, for a period ending when the 77.29 approved actuary estimates that the plan will attain the defined funding stability measure, 77.30 and thereafter an ultimate postretirement adjustment rate actuarial assumption equal 77.31 to the postretirement adjustment rate under section 354A.27, subdivision 7; 354A.29, 77.32 subdivision 9; or 356.415, subdivision 1, for the applicable period or periods beginning 77.33 when funding stability is projected to be attained. 77.34

- (c) The actuarial valuation must use the applicable following single rate future salary
 increase assumption, the applicable following modified single rate future salary increase
 assumption, or the applicable following graded rate future salary increase assumption:
- (1) single rate future salary increase assumption

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78.1	plan		future salary increase assumption
78.2	legislators retirement plan		5%
78.3	judges retirement plan		3
78.4 78.5	Bloomington Fire Departr Association	nent Relief	4
78.6	(2) age-related future	e salary increase age	e-related select and ultimate future salary
78.7	increase assumption or gra	ded rate future sala	ry increase assumption
78.8	р	lan	future salary increase assumption
78.9	local government correction	onal service retirem	ent plan assumption B
78.10	St. Paul teachers retirement	nt plan	assumption A
78.11	For plans other than the St	. Paul teachers	
78.12	retirement plan and the loc	cal government	
78.13	correctional service retiren	nent plan, the	
78.14	select calculation is: during	g the designated	
78.15	select period, a designated	percentage rate	
78.16	is multiplied by the result of	-	
78.17	integer minus T, where T i		
78.18	completed years of service	e, and is added	
78.19	to the applicable future sal	-	
78.20	assumption. The designate	ed select period	
78.21	is ten years and the design	-	
78.22	ten for the local governme	nt correctional	
78.23	service retirement plan and	d 15 for the St.	
78.24	Paul Teachers Retirement I	Fund Association.	
78.25	The designated percentage	rate is 0.2 percent	
78.26	for the St. Paul Teachers R	Retirement Fund	
78.27	Association.		
78.28	The ultimate future s	alary increase assur	nption is:
78.29	age		3
78.30	16		0%
78.31	17	5.9	
78.32	18	5.9	
78.33	19	5.9	
78.34	20	5.9	
78.35	21		3.75
78.36	22		3.5
78.37	23		3.25
78.38	24	5.8 8	5

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79.1	25	5.75	7.75	
79.1	26	5.7 <i>5</i>	7.73	
79.3	20	5.65	7.25	
79.4	28	5.6	7.23	
79.5	29	5.55	6.75	
79.6	30	5.5	6.75	
79.7	31	5.45	6.5	
79.8	32	5.4	6.5	
79.9	33	5.35	6.5	
79.10	34	5.3	6.25	
79.11	35	5.25	6.25	
79.12	36	5.2	6	
79.13	37	5.15	6	
79.14	38	5.1	6	
79.15	39	5.05	5.75	
79.16	40	5	5.75	
79.17	41	4.95	5.75	
79.18	42	4.9	5.5	
79.19	43	4.85	5.25	
79.20	44	4.8	5.25	
79.21	45	4.75	5	
79.22	46	4.7	5	
79.23	47	4.65	5	
79.24	48	4.6	5	
79.25	49	4.55	5	
79.26	50	4.5	5	
79.27	51	4.45	5	
79.28	52	4.4	5	
79.29	53	4.35	5	
79.30	54	4.3	5	
79.31	55	4.25	4.75	
79.32	56	4.2	4.75	
79.33	57	4.15	4.5	
79.34	58	4.1	4.25	
79.35	59	4.05	4.25	
79.36	60	4	4.25	
79.37	61 62	4 4	4.25	
79.38	62 63	4	4.25	
79.39	63 64	4	4.25	
79.40	64 65	4	4.25 4	
79.41	65 66	4		
79.42	66 67		4	
79.43	67	4	4	

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80.1	68	4	4
80.2	69	4	4
80.3	70	4	4

(3) service-related ultimate future salary increase assumption

80.5 80.6	general state employees retirement plan of the Minnesota State Retirement System	assumption A
80.7 80.8	general employees retirement plan of the Public Employees Retirement Association	assumption B
80.9	Teachers Retirement Association	assumption C
80.10	public employees police and fire retirement plan	assumption D
80.11	State Patrol retirement plan	assumption E
80.12 80.13	correctional state employees retirement plan of the Minnesota State Retirement System	assumption F

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80.14	service						
80.15	length	А	В	С	D	Е	F
80.16	1	10.5%	12.03%	12%	13%	8%	6%
80.17	2	8.1	8.9	9	11	7.5	5.85
80.18	3	6.9	7.46	8	9	7	5.7
80.19	4	6.2	6.58	7.5	8	6.75	5.55
80.20	5	5.7	5.97	7.25	6.5	6.5	5.4
80.21	6	5.3	5.52	7	6.1	6.25	5.25
80.22	7	5	5.16	6.85	5.8	6	5.1
80.23	8	4.7	4.87	6.7	5.6	5.85	4.95
80.24	9	4.5	4.63	6.55	5.4	5.7	4.8
80.25	10	4.4	4.42	6.4	5.3	5.55	4.65
80.26	11	4.2	4.24	6.25	5.2	5.4	4.55
80.27	12	4.1	4.08	6	5.1	5.25	4.45
80.28	13	4	3.94	5.75	5	5.1	4.35
80.29	14	3.8	3.82	5.5	4.9	4.95	4.25
80.30	15	3.7	3.7	5.25	4.8	4.8	4.15
80.31	16	3.6	3.6	5	4.8	4.65	4.05
80.32	17	3.5	3.51	4.75	4.8	4.5	3.95
80.33	18	3.5	3.5	4.5	4.8	4.35	3.85
80.34	19	3.5	3.5	4.25	4.8	4.2	3.75
80.35	20	3.5	3.5	4	4.8	4.05	3.75
80.36	21	3.5	3.5	3.9	4.7	4	3.75
80.37	22	3.5	3.5	3.8	4.6	4	3.75
80.38	23	3.5	3.5	3.7	4.5	4	3.75
80.39	24	3.5	3.5	3.6	4.5	4	3.75
80.40	25	3.5	3.5	3.5	4.5	4	3.75
80.41	26	3.5	3.5	3.5	4.5	4	3.75
80.42	27	3.5	3.5	3.5	4.5	4	3.75
80.43	28	3.5	3.5	3.5	4.5	4	3.75

	SF1398	RE	VISOR	SS	S13	98-1	1st Engrossment
81.1	29	3.5	3.5	3.5	4.5	4	3.75
81.2	30 or more		3.5	3.5	4.5	4	3.75
81.3						following pay	-
81.4	assumption	for calcul	lating the am	ortization re	quirement f	or the unfund	led actuarial
81.5	accrued liab	oility when	re the amortize	zation retire	ment is calcu	ulated as a le	vel percentage
81.6	of an increa	ising payr	oll:				
81.7			plan			payroll grov	wth assumption
81.8 81.9	•		ees retiremen rement Syste	-	e	3.	75%
81.10	correctiona	l state em	ployees retire	ement plan		3	3.75
81.11	State Patrol	l retireme	nt plan			3	3.75
81.12	judges retir	-					3
81.13 81.14	•		etirement pla nt Associatio		lic	3	3.75
81.15		•	lice and fire r	-			3.75
81.16	-		rectional ser	vice retireme	ent plan		3.75
81.17	teachers ret	•					3.75
81.18	St. Paul tea	ichers reti	rement plan				4
81.19		-					o apply, unless a
81.20	different sal	lary assun	nption or a di	ifferent payro	oll increase	assumption:	
81.21	(1) ha	s been pro	posed by the	e governing l	poard of the	applicable re	tirement plan;
81.22	(2) is	accompan	ied by the co	oncurring rec	commendation	on of the actu	ary retained under
81.23	section 356	.214, subc	livision 1, if	applicable, c	or by the app	proved actuar	y preparing the
81.24	most recent	actuarial	valuation rep	port if section	n 356.214 de	bes not apply	; and
81.25	(3) ha	s been apj	proved or dee	emed approv	ed under su	bdivision 18.	
81.26	EFFE	CCTIVE I	DATE. This s	section is eff	ective June	30, 2015.	
81.27	Sec. 31.	EFFEC	FIVE DATE	•			
81.28			se specified, t	_	effective In	ılv 1. 2015	
01.20		5 6 41 41 4 14	<u>, , , , , , , , , , , , , , , , , , , </u>			<u> </u>	
81.29				ARTIC	LE 9		
81.30 81.31	VOI	LUNTEE		HTER REI P RECOM		CIATION V ONS	WORKING
81.32	Section 1	. Minnes	ota Statutes 2	2014, section	69.051, sub	division 1a, i	s amended to read:
81.33	Subd.	1a. Fina	ncial statem	ent. (a) The	board of ea	ch volunteer	firefighters relief
81.34	association,	as define	d in section ²	424A.001, sı	ubdivision 4	, that is not re	equired to file a
81.35	-						tatement of the
	-				-		

financial affairs for the preceding fiscal year of the relief association's special and general
funds in the style and form prescribed by the state auditor. The detailed statement must
show:
(1) the sources and amounts of all money received;
(2) all disbursements, accounts payable and accounts receivable;

SS

- (3) the amount of money remaining in the treasury;
- 82.7 (4) total assets, including a listing of all investments;
- 82.8 (5) the accrued liabilities; and
- 82.9 (6) all other items necessary to show accurately the revenues and expenditures and82.10 financial position of the relief association.
- (b) The detailed financial statement of the special and general funds required under 82.11 paragraph (a) must be certified by a certified public accountant or by the state auditor. In 82.12 addition to certifying the financial condition of the special and general funds of the relief 82.13 association, the accountant or auditor conducting the examination shall give an opinion 82.14 82.15 as to the condition of the special and general funds of the relief association, and shall comment upon any exceptions to the report in accordance with agreed-upon procedures 82.16 and forms prescribed by the state auditor. The accountant must have at least five years of 82.17 public accounting, auditing, or similar experience, and must not be an active, inactive, or 82.18 retired member of the relief association or the fire department. 82.19
- 82.20 (c) The detailed <u>financial</u> statement required under paragraph (a) must be82.21 countersigned by:
- 82.22

(1) the municipal clerk or clerk-treasurer of the municipality; or

(2) where applicable, by the municipal clerk or clerk-treasurer of the largest
municipality in population which contracts with the independent nonprofit firefighting
corporation if the relief association is a subsidiary of an independent nonprofit firefighting
corporation and by the secretary of the independent nonprofit firefighting corporation; or

82.27 (3) by the chief financial official of the county in which the volunteer firefighter
82.28 relief association is located or primarily located if the relief association is associated with
82.29 a fire department that is not located in or associated with an organized municipality.

- (d) The volunteer firefighters' relief association board must file the detailed <u>financial</u>
 statement required under paragraph (a) in the relief association office for public inspection
 and present it to the governing body of the municipality within 45 days after the close of
 the fiscal year, and must submit a copy of the <u>certified</u> detailed <u>financial</u> statement to the
 state auditor within 90 days of the close of the fiscal year.
- (e) A certified public accountant or auditor who performs the agreed-upon
 procedures under paragraph (b) is subject to the reporting requirements of section 6.67.

SF1398	REVISOR	SS	S1398-1	1st Engrossment
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- 83.1 EFFECTIVE DATE. This section is effective July 1, 2015, and applies to financial
 83.2 statements prepared for calendar year 2015 and thereafter.
- 83.3 Sec. 2. Minnesota Statutes 2014, section 69.80, is amended to read:
- 83.4

69.80 AUTHORIZED ADMINISTRATIVE EXPENSES.

(a) Notwithstanding any provision of law to the contrary, the payment of the
following necessary, reasonable and direct expenses of maintaining, protecting and
administering the special fund, when provided for in the bylaws of the association and
approved by the board of trustees, constitutes authorized administrative expenses of a
volunteer firefighters' relief association organized under any law of this state or the
Bloomington Fire Department Relief Association:

(1) office expense, including, but not limited to, rent, utilities, equipment, supplies,
postage, periodical subscriptions, furniture, fixtures, and salaries of administrative
personnel;

(2) salaries of the officers of the association, or their designees, and salaries of the 83.14 83.15 members of the board of trustees of the association if the salary amounts are approved by the governing body of the entity that is responsible for meeting any minimum obligation 83.16 under section 424A.092 or 424A.093, or Laws 2013, chapter 111, article 5, sections 31 to 83.17 83.18 42, and the itemized expenses of relief association officers and board members that are incurred as a result of fulfilling their responsibilities as administrators of the special fund; 83.19 (3) tuition, registration fees, organizational dues, and other authorized expenses 83.20 of the officers or members of the board of trustees incurred in attending educational 83.21 conferences, seminars, or classes relating to the administration of the relief association; 83.22

(4) audit; and audit-related services, accounting and accounting-related services, and
actuarial, medical, legal, and investment and performance evaluation expenses;

83.25 (5) filing and application fees payable by the relief association to federal or other83.26 governmental entities;

(6) reimbursement to the officers and members of the board of trustees, or their
designees, for reasonable and necessary expenses actually paid and incurred in the
performance of their duties as officers or members of the board; and

83.30 (7) premiums on fiduciary liability insurance and official bonds for the officers,83.31 members of the board of trustees, and employees of the relief association.

(b) Any other expenses of the relief association must be paid from the general fund
of the association, if one exists. If a relief association has only one fund, that fund is the
special fund for purposes of this section. If a relief association has a special fund and
a general fund, and any expense of the relief association that is directly related to the

SS SF1398 REVISOR S1398-1 1st Engrossment purposes for which both funds were established, the payment of that expense must be 84.1 apportioned between the two funds on the basis of the benefits derived by each fund. 84.2 **EFFECTIVE DATE.** This section is effective the day following final enactment. 84.3 Sec. 3. Minnesota Statutes 2014, section 424A.001, is amended by adding a 84.4 subdivision to read: 84.5 Subd. 12. Membership start date. Membership in a volunteer firefighters relief 84 6 association begins upon the date of hire by a municipality, a joint powers board, or an 84.7 independent nonprofit firefighting corporation with which the relief association is directly 84.8 associated, unless otherwise specified in the relief association bylaws. 84.9 84.10 **EFFECTIVE DATE.** This section is effective January 1, 2016. Sec. 4. Minnesota Statutes 2014, section 424A.002, subdivision 1, is amended to read: 84.11 84.12 Subdivision 1. Authorization. A municipal fire department or an independent nonprofit firefighting corporation, with approval by the applicable municipality or 84.13 municipalities, may establish a new volunteer firefighters relief association or may retain 84.14 84.15 an existing volunteer firefighters relief association. A municipal fire department or an independent nonprofit firefighting corporation may be associated with only one volunteer 84.16 84.17 firefighters relief association at one time. **EFFECTIVE DATE.** This section is effective the day following final enactment. 84.18 Sec. 5. Minnesota Statutes 2014, section 424A.016, subdivision 4, is amended to read: 84.19 Subd. 4. Individual accounts. (a) An individual account must be established for 84.20 each firefighter who is a member of the relief association. 84.21 (b) To each individual active member account must be credited an equal share of: 84.22 (1) any amounts of fire state aid and police and firefighter retirement supplemental 84.23 state aid received by the relief association; 84.24 (2) any amounts of municipal contributions to the relief association raised from 84.25 levies on real estate or from other available municipal revenue sources exclusive of fire 84.26 state aid; and 84 27 (3) any amounts equal to the share of the assets of the special fund to the credit of: 84.28 (i) any former member who terminated active service with the fire department to 84.29 which the relief association is associated before meeting the minimum service requirement 84.30 provided for in subdivision 2, paragraph (b), and has not returned to active service with 84.31 84.32 the fire department for a period no shorter than five years; or

(ii) any retired member who retired before obtaining a full nonforfeitable interest in 85.1 the amounts credited to the individual member account under subdivision 2, paragraph 85.2 (b), and any applicable provision of the bylaws of the relief association. In addition, any 85.3 investment return on the assets of the special fund must be credited in proportion to the 85.4 share of the assets of the special fund to the credit of each individual active member 85.5 account. Administrative expenses of the relief association payable from the special 85.6 fund may be deducted from individual accounts in a manner specified in the bylaws of 85.7 the relief association. 85.8

85.9

(c) If the bylaws so permit and as the bylaws define, the relief association may credit any investment return on the assets of the special fund to the accounts of inactive members. 85.10

(d) Amounts to be credited to individual accounts must be allocated uniformly 85.11 for all years of active service and allocations must be made for all years of service, 85.12 except for caps on service credit if so provided in the bylaws of the relief association. 85.13 Amounts forfeited under paragraph (b), clause (3), before a resumption of active service 85.14 85.15 and membership under section 424A.01, subdivision 6, remain forfeited and may not be reinstated upon the resumption of active service and membership. The allocation method 85.16 may utilize monthly proration for fractional years of service, as the bylaws or articles of 85.17 incorporation of the relief association so provide. The bylaws or articles of incorporation 85.18 may define a "month," but the definition must require a calendar month to have at least 16 85.19 days of active service. If the bylaws or articles of incorporation do not define a "month," a 85.20 "month" is a completed calendar month of active service measured from the member's 85.21 date of entry to the same date in the subsequent month. 85.22

85.23 (e) At the time of retirement under subdivision 2 and any applicable provision of the by laws of the relief association, a retiring member is entitled to that portion of the assets 85.24 of the special fund to the credit of the member in the individual member account which is 85.25 85.26 nonforfeitable under subdivision 3 and any applicable provision of the bylaws of the relief association based on the number of years of service to the credit of the retiring member. 85.27

(f) Annually, the secretary of the relief association shall certify the individual 85.28 account allocations to the state auditor at the same time that the annual financial statement 85.29 or financial report and audit of the relief association, whichever applies, is due under 85.30 section 69.051. 85.31

85.32

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 6. Minnesota Statutes 2014, section 424A.02, subdivision 3, is amended to read: 85.33

Subd. 3. Flexible service pension maximums. (a) Annually on or before August 85.34

1 as part of the certification of the financial requirements and minimum municipal 85.35

obligation determined under section 424A.092, subdivision 4, or 424A.093, subdivision 5, 86.1 as applicable, the secretary or some other official of the relief association designated in the 86.2 bylaws of each defined benefit relief association shall calculate and certify to the governing 86.3 body of the applicable municipality the average amount of available financing per active 86.4 covered firefighter for the most recent three-year period. The amount of available financing 86.5 includes any amounts of fire state aid and police and firefighter retirement supplemental 86.6 state aid received or receivable by the relief association, any amounts of municipal 86.7 contributions to the relief association raised from levies on real estate or from other 86.8 available revenue sources exclusive of fire state aid, and one-tenth of the amount of assets in 86.9 excess of the accrued liabilities of the relief association calculated under section 424A.092, 86.10 subdivision 2; 424A.093, subdivisions 2 and 4; or 424A.094, subdivision 2, if any. 86.11

(b) The maximum service pension which the defined benefit relief association has
authority to provide for in its bylaws for payment to a member retiring after the calculation
date when the minimum age and service requirements specified in subdivision 1 are met
must be determined using the table in paragraph (c) or (d), whichever applies.

(c) For a defined benefit relief association where the governing bylaws provide for
a monthly service pension to a retiring member, the maximum monthly service pension
amount per month for each year of service credited that may be provided for in the bylaws
is the greater of the service pension amount provided for in the bylaws on the date of the
calculation of the average amount of the available financing per active covered firefighter
or the maximum service pension figure corresponding to the average amount of available
financing per active covered firefighter:

86.23 86.24	Minimum Average Amount of Available Financing per Firefighter	Maximum Service Pension Amount Payable per Month for Each Year of Service
86.25	¢	
86.26	\$	\$.25
86.27	41	.50
86.28	81	1.00
86.29	122	1.50
86.30	162	2.00
86.31	203	2.50
86.32	243	3.00
86.33	284	3.50
86.34	324	4.00
86.35	365	4.50
86.36	405	5.00
86.37	486	6.00
86.38	567	7.00
86.39	648	8.00

87.17299.0087.281010.0087.389111.0087.497212.0087.5105313.0087.6113414.0087.7121515.0087.8129616.0087.9137717.0087.10145818.0087.11153919.0087.12162020.0087.13170121.0087.14178222.0087.15182322.5087.16186323.0087.18202525.0087.19210626.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.29291636.0087.31307838.0087.3231.5939.0087.34352141.0087.35340242.0087.34352141.0087.35340242.0087.36348343.0087.37356445.0087.39372646.00		SF1398	REVISOR	SS	S1398-1	1st Engrossment
872 810 10.00 873 891 11.00 874 972 12.00 875 1053 13.00 876 1134 14.00 877 1215 15.00 878 1296 16.00 879 1377 17.00 87.10 1458 18.00 87.11 1539 19.00 87.12 1620 20.00 87.13 1701 21.00 87.14 1782 22.00 87.15 1823 22.50 87.16 1863 23.00 87.17 1944 24.00 87.18 2025 25.00 87.19 2106 26.00 87.20 2187 27.00 87.21 2268 28.00 87.22 2349 29.00 87.23 2430 30.00 87.24 2511 31.00 87.25 2592 32.00 87.26 2673 33.00 87.27 2754 36.00 87.33 3240 40.00 87.34 35.01 37.00 87.35 3402 42.00 <	87 1		729			9.00
87.3 891 11.00 87.4 972 12.00 87.5 1053 13.00 87.6 1134 14.00 87.7 1215 15.00 87.8 1296 16.00 87.9 1377 17.00 87.10 1458 18.00 87.11 1539 19.00 87.12 1620 20.00 87.13 1701 21.00 87.14 1782 22.00 87.15 1823 22.50 87.16 1863 23.00 87.17 1944 24.00 87.18 2025 25.00 87.19 2106 26.00 87.22 2349 29.00 87.23 2430 30.00 87.24 2511 31.00 87.25 2592 32.00 87.26 2673 33.00 87.27 2754 34.00 87.39 2916 36.00 87.30 297 37.00 87.31 3078 38.00 87.32 3159 39.00 87.33 3240 40.00 87.34 321 41.00 </th <th></th> <th></th> <th></th> <th></th> <th></th> <th></th>						
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87.16186323.0087.17194424.0087.18202525.0087.19210626.0087.20218727.0087.21226828.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.33324040.0087.34332141.0087.35340242.0087.36348343.0087.37356444.0087.38364545.00	87.14		1782			22.00
87.17194424.0087.18202525.0087.19210626.0087.20218727.0087.21226828.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.33324040.0087.34332141.0087.35340242.0087.36356444.0087.37356445.00	87.15		1823			22.50
87.18202525.0087.19210626.0087.20218727.0087.21226828.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.33324040.0087.34332141.0087.35340242.0087.36356444.0087.37356445.00	87.16		1863			23.00
87.19210626.0087.20218727.0087.21226828.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.33324040.0087.34332141.0087.35348343.0087.37356444.0087.38364545.00	87.17		1944			24.00
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87.21226828.0087.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.3432141.0087.35340242.0087.36348343.0087.37356444.0087.38364545.00	87.19		2106			26.00
87.22234929.0087.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.30299737.0087.31307838.0087.32315939.0087.3432141.0087.35340242.0087.36348343.0087.37356444.0087.38364545.00	87.20		2187			27.00
87.23243030.0087.24251131.0087.25259232.0087.26267333.0087.27275434.0087.28283435.0087.29291636.0087.30299737.0087.31307838.0087.32315939.0087.33324040.0087.34332141.0087.35340242.0087.36348343.0087.37356444.0087.38364545.00	87.21					28.00
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87.38 3645 45.00						
87.40 3807 47.00						
87.41 3888 48.00						
87.42 3969 49.00						
87.43 4050 50.00						

	SF1398	REVISOR	SS	S1398-1	1st 1
88.1		4131			51.00
88.2		4212			52.00
88.3		4293			53.00
88.4		4374			54.00
88.5		4455			55.00
88.6		4536			56.00
88.7		4617			57.00
88.8		4698			58.00
88.9		4779			59.00
88.10		4860			60.00
88.11		4941			61.00
88.12		5022			62.00
88.13		5103			63.00
88.14		5184			64.00
88.15		5265			65.00
88.16		5346			66.00
88.17		5427			67.00
88.18		5508			68.00
88.19		5589			69.00
88.20		5670			70.00
88.21		5751			71.00
88.22		5832			72.00
88.23		5913			73.00
88.24		5994			74.00
88.25		6075			75.00
88.26		6156			76.00
88.27		6237			77.00
88.28		6318			78.00
88.29		6399			79.00
88.30		6480			80.00
88.31		6561			81.00
88.32		6642			82.00
88.33		6723			83.00
88.34		6804			84.00
88.35		6885			85.00
88.36		6966			86.00
88.37		7047			87.00
88.38		7128			88.00
88.39		7209			89.00
88.40		7290			90.00
88.41		7371			91.00
88.42		7452			92.00
88.43		7533			93.00

Engrossment

	SF1398	REVISOR	SS	S1398-1	1st Engrossment
89.1		7614		9	4.00
89.2		7695		9	5.00
89.3		7776		9	6.00
89.4		7857		9	7.00
89.5		7938		9	8.00
89.6		8019		9	9.00
89.7		8100		10	0.00
89.8	any an	nount in excess of			
89.9		8100		10	0.00

(d) For a defined benefit relief association in which the governing bylaws provide
for a lump-sum service pension to a retiring member, the maximum lump-sum service
pension amount for each year of service credited that may be provided for in the bylaws is
the greater of the service pension amount provided for in the bylaws on the date of the
calculation of the average amount of the available financing per active covered firefighter
or the maximum service pension figure corresponding to the average amount of available
financing per active covered firefighter for the applicable specified period:

89.17 89.18 89.19	Minimum Average Amount of Available Financing per Firefighter	Maximum Lump-Sum Service Pension Amount Payable for Each Year of Service
89.20	\$	\$ 10
89.21	11	20
89.22	16	30
89.23	23	40
89.24	27	50
89.25	32	60
89.26	43	80
89.27	54	100
89.28	65	120
89.29	77	140
89.30	86	160
89.31	97	180
89.32	108	200
89.33	131	240
89.34	151	280
89.35	173	320
89.36	194	360
89.37	216	400
89.38	239	440
89.39	259	480
89.40	281	520
89.41	302	560
89.42	324	600

	SF1398	REVISOR	SS	S1398-1	1st Engrossment
90.1		347			640
90.2		367			680
90.3		389			720
90.4		410			760
90.5		432			800
90.6		486			900
90.7		540		1	000
90.8		594		1	100
90.9		648		1	200
90.10		702		1	300
90.11		756		1	400
90.12		810		1	500
90.13		864		1	600
90.14		918		1	700
90.15		972		1	800
90.16		1026		1	900
90.17		1080		2	000
90.18		1134		2	100
90.19		1188		2	200
90.20		1242		2	300
90.21		1296		2	400
90.22		1350		2	500
90.23		1404		2	600
90.24		1458		2	700
90.25		1512		2	800
90.26		1566		2	900
90.27		1620		3	000
90.28		1672		3	100
90.29		1726		3	200
90.30		1753			250
90.31		1780			300
90.32		1820			375
90.33		1834			400
90.34		1888			500
90.35		1942			600
90.36		1996			700
90.37		2023			750
90.38		2050			800
90.39		2104			900
90.40		2158			000
90.41		2212			100
90.42		2265			200
90.43		2319		4	300

	SF1398	REVISOR	SS	S1398-1	1st Engrossment
91.1		2373			4400
91.2		2427			4500
91.3		2481			4600
91.4		2535			4700
91.5		2589			4800
91.6		2643			4900
91.7		2697			5000
91.8		2751			5100
91.9		2805			5200
91.10		2859			5300
91.11		2913			5400
91.12		2967			5500
91.13		3021			5600
91.14		3075			5700
91.15		3129			5800
91.16		3183			5900
91.17		3237			6000
91.18		3291			6100
91.19		3345			6200
91.20		3399			6300
91.21		3453			6400
91.22		3507			6500
91.23		3561			6600
91.24		3615			6700
91.25		3669			6800
91.26		3723			6900
91.27		3777			7000
91.28		3831			7100
91.29		3885			7200
91.30		3939			7300
91.31		3993			7400
91.32		4047			7500
91.33		4101			7600
91.34		4155			7700
91.35		4209			7800
91.36		4263			7900
91.37		4317			8000
91.38		4371			8100
91.39		4425			8200
91.40		4479			8300
91.41		4533			8400
91.42		4587			8500
91.43		4641			8600

92.1 4695 8700 92.2 4749 8800 92.3 4803 8900 92.4 4857 9000 92.5 4911 9100 92.6 4965 9200 92.7 5019 9300 92.8 5073 9400 92.9 5127 9500 92.10 5181 9600 92.11 5235 9700 92.12 5289 9800 92.13 5343 9900 92.14 5397 $10,000$ 92.15 any amount in excess of $10,000$		SF1398	REVISOR	SS	S1398-1	1st Engrossment
92.24749880092.34803890092.44857900092.54911910092.64965920092.75019930092.85073940092.95127950092.105181960092.125289980092.135343990092.14539710,00092.15any amount in excess of10						
92.34803890092.44857900092.54911910092.64965920092.75019930092.85073940092.95127950092.105181960092.125289980092.135343990092.14539710,000	92.1		4695			8700
92.44857900092.54911910092.64965920092.75019930092.85073940092.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of10	92.2		4749			8800
92.54911910092.64965920092.75019930092.85073940092.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of	92.3		4803			8900
92.64965920092.75019930092.85073940092.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of10	92.4		4857			9000
92.75019930092.85073940092.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of1000	92.5		4911			9100
92.85073940092.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of10	92.6		4965			9200
92.95127950092.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of10	92.7		5019			9300
92.105181960092.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of10	92.8		5073			9400
92.115235970092.125289980092.135343990092.14539710,00092.15any amount in excess of	92.9		5127			9500
92.125289980092.135343990092.14539710,00092.15any amount in excess of	92.10		5181			9600
92.135343990092.14539710,00092.15any amount in excess of	92.11		5235			9700
92.14539710,00092.15any amount in excess of	92.12		5289			9800
92.15 any amount in excess of	92.13		5343			9900
-	92.14		5397		1	0,000
92.16 5397 10,000	92.15	any a	mount in excess of			
	92.16		5397		1	0,000

92.17 (e) For a defined benefit relief association in which the governing bylaws provide
92.18 for a monthly benefit service pension as an alternative form of service pension payment
92.19 to a lump-sum service pension, the maximum service pension amount for each pension
92.20 payment type must be determined using the applicable table contained in this subdivision.

92.21 (f) If a defined benefit relief association establishes a service pension in compliance with the applicable maximum contained in paragraph (c) or (d) and the minimum average 92.22 amount of available financing per active covered firefighter is subsequently reduced 92.23 92.24 because of a reduction in fire state aid or because of an increase in the number of active firefighters, the relief association may continue to provide the prior service pension 92.25 amount specified in its bylaws, but may not increase the service pension amount until 92.26 the minimum average amount of available financing per firefighter under the table in 92.27 paragraph (c) or (d), whichever applies, permits. 92.28

(g) No defined benefit relief association is authorized to provide a service pension in
an amount greater than the largest applicable flexible service pension maximum amount
even if the amount of available financing per firefighter is greater than the financing
amount associated with the largest applicable flexible service pension maximum.

92.33 (h) The method of calculating service pensions must be applied uniformly for all
92.34 years of active service. Credit must be given for all years of active service except for caps
92.35 on service credit if so provided in the bylaws of the relief association.

92.36 **EFFECTIVE DATE.** This section is effective the day following final enactment.

92.37

Sec. 7. Minnesota Statutes 2014, section 424A.02, subdivision 3a, is amended to read:

Subd. 3a. Penalty for paying pension greater than applicable maximum. (a)
If a defined benefit relief association pays a service pension greater than the maximum
service pension associated with the applicable average amount of available financing per
active covered firefighter under the table in subdivision 3, paragraph (c) or (d), whichever
applies, the maximum service pension under subdivision 3, paragraph (f), or the applicable
maximum service pension amount specified in subdivision 3, paragraph (g), whichever is
less, the state auditor shall:

93.8 (1) disqualify the municipality or the nonprofit firefighting corporation associated
93.9 with the relief association from receiving fire state aid by making the appropriate
93.10 notification to the municipality and the commissioner of revenue, with the disqualification
93.11 applicable for the next apportionment and payment of fire state aid; and

93.12 (2) order the treasurer of the applicable relief association to recover the amount of
93.13 the overpaid service pension or pensions from any retired firefighter who received an
93.14 overpayment.

(b) Fire state aid amounts from disqualified municipalities for the period of
disqualifications under paragraph (a), clause (1), must be credited to the amount of
fire insurance premium tax proceeds available for the next subsequent fire state aid
apportionment.

93.19 (c) The amount of any overpaid service pension recovered under paragraph (a),
93.20 clause (2), must be credited to the amount of fire insurance premium tax proceeds
93.21 available for the next subsequent fire state aid apportionment.

(d) The determination of the state auditor that a relief association has paid a service
pension greater than the applicable maximum must be made on the basis of the information
filed by the relief association and the municipality with the state auditor under sections
69.011, subdivision 2, and 69.051, subdivision 1 or 1a, whichever applies, and any other
relevant information that comes to the attention of the state auditor. The determination
of the state auditor is final. An aggrieved municipality, relief association, or person may
appeal the determination under section 480A.06.

(e) The state auditor may certify, upon learning that a relief association overpaid
a service pension based on an error in the maximum service pension calculation, the
municipality or nonprofit firefighting corporation associated with the relief association
for fire state aid if (1) there is evidence that the error occurred in good faith, and (2) the
relief association has initiated recovery of any overpayment amount. Notwithstanding
paragraph (c), all overpayments recovered under this paragraph must be credited to the
relief association's special fund.

93.36 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 8. Minnesota Statutes 2014, section 424A.02, subdivision 9a, is amended to read: 94.1 Subd. 9a. Postretirement increases. Notwithstanding any provision of general or 94.2 special law to the contrary, a defined benefit relief association paying a monthly service 94.3 pension may provide a postretirement increase to retired members and ancillary benefit 94.4 recipients of the relief association if (1) the relief association adopts an appropriate 94.5 bylaw amendment; and (2) the bylaw amendment is approved by the municipality 94.6 pursuant to subdivision 10 and section 424A.093, subdivision 6. The postretirement 94.7 increase is applicable only to retired members and ancillary benefit recipients receiving a 94.8 monthly service pension or monthly ancillary benefit as of the effective date of the bylaw 94.9 amendment. The authority to provide a postretirement increase to retired members and 94.10 ancillary benefit recipients of a relief association contained in this subdivision supersedes 94.11 any prior special law authorization relating to the provision of postretirement increases. 94.12

94.13

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 9. Minnesota Statutes 2014, section 424A.05, subdivision 2, is amended to read: 94.14 Subd. 2. Special fund assets and revenues. The special fund must be credited 94.15 with all fire state aid moneys and police and firefighter retirement supplemental state 94.16 aid received under sections 69.011 to 69.051 and 423A.022, all taxes levied by or other 94.17 revenues received from the municipality under sections 424A.091 to 424A.096 or any 94.18 applicable special law requiring municipal support for the relief association, any moneys 94.19 funds or property donated, given, granted or devised by any person which is specified for 94.20 use for the support of the special fund and any interest or investment return earned upon 94.21 the assets of the special fund. The treasurer of the relief association is the custodian of 94.22 the assets of the special fund and must be the recipient on behalf of the special fund of 94.23 all revenues payable to the special fund. The treasurer shall maintain adequate records 94.24 documenting any transaction involving the assets or the revenues of the special fund. 94.25 These records and the bylaws of the relief association are public and must be open for 94.26 94.27 inspection by any member of the relief association, any officer or employee of the state or of the municipality, or any member of the public, at reasonable times and places. 94.28

94.29

EFFECTIVE DATE. This section is effective the day following final enactment.

94.30 Sec. 10. Minnesota Statutes 2014, section 424A.05, subdivision 3, is amended to read:
94.31 Subd. 3. Authorized disbursements from special fund. (a) Disbursements from
94.32 the special fund may not be made for any purpose other than one of the following:

(1) for the payment of service pensions to retired members of the relief association if
authorized and paid under law and the bylaws governing the relief association;
(2) for the purchase of an annuity for the applicable person under section 424A.015,
subdivision 3, for the transfer of service pension or benefit amounts to the applicable
person's individual retirement account under section 424A.015, subdivision 4, or to the
applicable person's account in the Minnesota deferred compensation plan under section
424A.015, subdivision 5;
(2) for the payment of temperature or permanent disability herefits to disabled

95.8 (3) for the payment of temporary or permanent disability benefits to disabled
95.9 members of the relief association if authorized and paid under law and specified in amount
95.10 in the bylaws governing the relief association;

95.11 (4) for the payment of survivor benefits or for the payment of a death benefit to the
95.12 estate of the deceased active or deferred firefighter, if authorized and paid under law and
95.13 specified in amount in the bylaws governing the relief association;

95.14 (5) for the payment of the fees, dues and assessments to the Minnesota State Fire
95.15 Department Association and to the Minnesota State Fire Chiefs Association in order to
95.16 entitle relief association members to membership in and the benefits of these associations
95.17 or organizations;

95.18 (6) for the payment of insurance premiums to the state Volunteer Firefighters Benefit
95.19 Association, or an insurance company licensed by the state of Minnesota offering casualty
95.20 insurance, in order to entitle relief association members to membership in and the benefits
95.21 of the association or organization; and

95.22 (7) for the payment of administrative expenses of the relief association as authorized95.23 under section 69.80.

95.24 (b) Checks or authorizations for electronic fund transfers for disbursements
95.25 authorized by this section must be signed by the relief association treasurer and at least one
95.26 other elected trustee who has been designated by the board of trustees to sign the checks or
95.27 authorizations. A relief association may make disbursements authorized by this subdivision
95.28 by electronic funds transfers only if the specific method of payment and internal control

95.29 policies and procedures regarding the method are approved by the board of trustees.

95.30

EFFECTIVE DATE. This section is effective July 1, 2015.

95.31 Sec. 11. Minnesota Statutes 2014, section 424A.092, subdivision 3, is amended to read:
95.32 Subd. 3. Financial requirements of relief association; minimum obligation of
95.33 municipality. (a) During the month of July, the officers of the relief association shall
95.34 determine the overall funding balance of the special fund for the current calendar year,
95.35 the financial requirements of the special fund for the following calendar year and the

96.1 minimum obligation of the municipality with respect to the special fund for the following96.2 calendar year in accordance with the requirements of this subdivision.

96.3 (b) The overall funding balance of the special fund for the current calendar year must96.4 be determined in the following manner:

96.5 (1) The total accrued liability of the special fund for all active and deferred members
96.6 of the relief association as of December 31 of the current year must be calculated under
96.7 subdivisions 2 and 2a, if applicable.

(2) The total present assets of the special fund projected to December 31 of the
current year, including receipts by and disbursements from the special fund anticipated to
occur on or before December 31, must be calculated. To the extent possible, for those
assets for which a market value is readily ascertainable, the current market value as of the
date of the calculation for those assets must be utilized in making this calculation. For any
asset for which no market value is readily ascertainable, the cost value or the book value,
whichever is applicable, must be utilized in making this calculation.

96.15 (3) The amount of the total present assets of the special fund calculated under clause (2) must be subtracted from the amount of the total accrued liability of the special fund 96.16 calculated under clause (1). If the amount of total present assets exceeds the amount of 96.17 the total accrued liability, then the special fund is considered to have a surplus over full 96.18 funding. If the amount of the total present assets is less than the amount of the total 96.19 accrued liability, then the special fund is considered to have a deficit from full funding. If 96.20 the amount of total present assets is equal to the amount of the total accrued liability, then 96.21 the special fund is considered to be fully funded. 96.22

96.23 (c) The financial requirements of the special fund for the following calendar year96.24 must be determined in the following manner:

96.25 (1) The total accrued liability of the special fund for all active and deferred members
96.26 of the relief association as of December 31 of the calendar year next following the current
96.27 calendar year must be calculated under subdivisions 2 and 2a, if applicable.

96.28 (2) The increase in the total accrued liability of the special fund for the following
96.29 calendar year over the total accrued liability of the special fund for the current year must
96.30 be calculated.

96.31 (3) The amount of anticipated future administrative expenses of the special fund
96.32 must be calculated by multiplying the dollar amount of the administrative expenses of the
96.33 special fund for the most recent prior calendar year by the factor of 1.035.

96.34 (4) If the special fund is fully funded, the financial requirements of the special fund for
96.35 the following calendar year are the total of the amounts calculated under clauses (2) and (3).

(5) If the special fund has a deficit from full funding, the financial requirements of 97.1 97.2 the special fund for the following calendar year are the financial requirements of the special fund calculated as though the special fund were fully funded under clause (4) plus 97.3 an amount equal to one-tenth of the original amount of the deficit from full funding of the 97.4 special fund as determined under clause (2) resulting either from an increase in the amount 97.5 of the service pension occurring in the last ten years or from a net annual investment loss 97.6 occurring during the last ten years until each increase in the deficit from full funding is 97.7 fully retired. The annual amortization contribution under this clause may not exceed the 97.8 amount of the deficit from full funding. 97.9

(6) If the special fund has a surplus over full funding, the financial requirements of
the special fund for the following calendar year are the financial requirements of the special
fund calculated as though the special fund were fully funded under clause (4) reduced by an
amount equal to one-tenth of the amount of the surplus over full funding of the special fund.

(d) The minimum obligation of the municipality with respect to the special fund is 97.14 97.15 the financial requirements of the special fund reduced by the amount of any fire state aid and police and firefighter retirement supplemental state aid payable under sections 69.011 97.16 to 69.051 and 423A.022 reasonably anticipated to be received by the municipality for 97.17 transmittal to the special fund during the following calendar year, an amount of interest on 97.18 the assets of the special fund projected to the beginning of the following calendar year 97.19 calculated at the rate of five percent per annum, and the amount of any contributions to 97.20 the special fund required by the relief association bylaws from the active members of the 97.21 relief association reasonably anticipated to be received during the following calendar year. 97.22 97.23 A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035. 97.24

97.25

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 12. Minnesota Statutes 2014, section 424A.092, subdivision 6, is amended to read: 97.26 Subd. 6. Municipal ratification for plan amendments. If the special fund of the 97.27 relief association does not have a surplus over full funding under subdivision 3, paragraph 97.28 (c), clause (5), and if the municipality is required to provide financial support to the special 97.29 fund of the relief association under this section, the adoption of or any amendment to the 97.30 articles of incorporation or bylaws of a relief association which increases or otherwise 97.31 affects the retirement coverage provided by or the service pensions or retirement benefits 97.32 payable from the special fund of any relief association to which this section applies is not 97.33 effective until it is ratified by the governing body of the municipality served by the fire 97.34 97.35 department to which the relief association is directly associated or by the independent

nonprofit firefighting corporation, as applicable, and the officers of a relief association 98.1 98.2 shall not seek municipal ratification prior to preparing and certifying an estimate of the expected increase in the accrued liability and annual accruing liability of the relief 98.3 association attributable to the amendment. If the special fund of the relief association 98.4 has a surplus over full funding under subdivision 3, paragraph (c), clause (5), and if the 98.5 municipality is not required to provide financial support to the special fund of the relief 98.6 association under this section, the relief association may adopt or amend its articles of 98.7 incorporation or bylaws which increase or otherwise affect the retirement coverage 98.8 provided by or the service pensions or retirement benefits payable from the special fund 98.9 of the relief association which are effective without municipal ratification so long as this 98.10 does not cause the amount of the resulting increase in the accrued liability of the special 98.11 fund of the relief association to exceed 90 percent of the amount of the surplus over full 98.12 funding reported in the prior year and this does not result in the financial requirements 98.13 of the special fund of the relief association exceeding the expected amount of the future 98.14 98.15 fire state aid and police and firefighter retirement supplemental state aid to be received by the relief association as determined by the board of trustees following the preparation 98.16 of an estimate of the expected increase in the accrued liability and annual accruing 98.17 liability of the relief association attributable to the change. If a relief association adopts or 98.18 amends its articles of incorporation or bylaws without municipal ratification under this 98.19 subdivision, and, subsequent to the amendment or adoption, the financial requirements 98.20 of the special fund of the relief association under this section are such so as to require 98.21 financial support from the municipality, the provision which was implemented without 98.22 98.23 municipal ratification is no longer effective without municipal ratification and any service pensions or retirement benefits payable after that date may be paid only in accordance with 98.24 the articles of incorporation or bylaws as amended or adopted with municipal ratification. 98.25

- Sec. 13. Minnesota Statutes 2014, section 424A.093, subdivision 5, is amended to read:
 Subd. 5. Minimum municipal obligation. (a) The officers of the relief association
 shall determine the minimum obligation of the municipality with respect to the special
 fund of the relief association for the following calendar year on or before August 1 of each
 year in accordance with the requirements of this subdivision.
- (b) The minimum obligation of the municipality with respect to the special fund is
 an amount equal to the financial requirements of the special fund of the relief association
 determined under subdivision 4, reduced by the estimated amount of any fire state
 aid and police and firefighter retirement supplemental state aid payable under sections
 69.011 to 69.051 and 423A.022 reasonably anticipated to be received by the municipality

99.1 for transmittal to the special fund of the relief association during the following year
99.2 and the amount of any anticipated contributions to the special fund required by the
99.3 relief association bylaws from the active members of the relief association reasonably
99.4 anticipated to be received during the following calendar year. A reasonable amount of
99.5 anticipated fire state aid is an amount that does not exceed the fire state aid actually
99.6 received in the prior year multiplied by the factor 1.035.

(c) The officers of the relief association shall certify the financial requirements of the 99.7 special fund of the relief association and the minimum obligation of the municipality with 99.8 respect to the special fund of the relief association as determined under subdivision 4 and 99.9 this subdivision by August 1 of each year. The certification must be made to the entity that 99.10 is responsible for satisfying the minimum obligation with respect to the special fund of the 99.11 relief association. If the responsible entity is a joint powers entity, the certification must be 99.12 made in the manner specified in the joint powers agreement, or if the joint powers agreement 99.13 is silent on this point, the certification must be made to the chair of the joint powers board. 99.14

99.15 (d) The financial requirements of the relief association and the minimum municipal
99.16 obligation must be included in the financial report or financial statement under section
99.17 69.051.

(e) The municipality shall provide for at least the minimum obligation of the 99.18 municipality with respect to the special fund of the relief association by tax levy or from 99.19 any other source of public revenue. The municipality may levy taxes for the payment of the 99.20 minimum municipal obligation without any limitation as to rate or amount and irrespective 99.21 of any limitations imposed by other provisions of law or charter upon the rate or amount 99.22 99.23 of taxation until the balance of the special fund or any fund of the relief association has attained a specified level. In addition, any taxes levied under this section must not cause 99.24 the amount or rate of any other taxes levied in that year or to be levied in a subsequent year 99.25 99.26 by the municipality which are subject to a limitation as to rate or amount to be reduced.

(f) If the municipality does not include the full amount of the minimum municipal
obligation in its levy for any year, the officers of the relief association shall certify that
amount to the county auditor, who shall spread a levy in the amount of the minimum
municipal obligation on the taxable property of the municipality.

(g) If the state auditor determines that a municipal contribution actually made in a
plan year was insufficient under section 424A.091, subdivision 3, paragraph (c), clause
(5), the state auditor may request from the relief association or from the city a copy of
the certifications under this subdivision. The relief association or the city, whichever
applies, must provide the certifications within 14 days of the date of the request from
the state auditor.

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Sec. 14. Minnesota Statutes 2014, section 424A.093, subdivision 6, is amended to read: 100.1 100.2 Subd. 6. Municipal ratification for plan amendments. If the special fund of the relief association does not have a surplus over full funding under subdivision 4, and 100.3 if the municipality is required to provide financial support to the special fund of the 100.4 relief association under this section, the adoption of or any amendment to the articles of 100.5 incorporation or bylaws of a relief association which increases or otherwise affects the 100.6 retirement coverage provided by or the service pensions or retirement benefits payable from 100.7 the special fund of any relief association to which this section applies is not effective until it 100.8 is ratified by the governing body of the municipality served by the fire department to which 100.9 the relief association is directly associated or by the independent nonprofit firefighting 100.10 corporation, as applicable. If the special fund of the relief association has a surplus 100.11 over full funding under subdivision 4, and if the municipality is not required to provide 100.12 financial support to the special fund of the relief association under this section, the relief 100.13 association may adopt or amend its articles of incorporation or bylaws which increase or 100.14 100.15 otherwise affect the retirement coverage provided by or the service pensions or retirement benefits payable from the special fund of the relief association which are effective without 100.16 municipal ratification so long as this does not cause the amount of the resulting increase in 100.17 100.18 the accrued liability of the special fund of the relief association to exceed 90 percent of the amount of the surplus over full funding reported in the prior year and this does not 100.19 result in the financial requirements of the special fund of the relief association exceeding 100.20 the expected amount of the future fire state aid and police and firefighter retirement 100.21 supplemental state aid to be received by the relief association as determined by the 100.22 100.23 board of trustees following the preparation of an updated actuarial valuation including the proposed change or an estimate of the expected actuarial impact of the proposed 100.24 change prepared by the actuary of the relief association. If a relief association adopts or 100.25 100.26 amends its articles of incorporation or bylaws without municipal ratification pursuant to this subdivision, and, subsequent to the amendment or adoption, the financial requirements 100.27 of the special fund of the relief association under this section are such so as to require 100.28 financial support from the municipality, the provision which was implemented without 100.29 municipal ratification is no longer effective without municipal ratification and any service 100.30 pensions or retirement benefits payable after that date may be paid only in accordance with 100.31 the articles of incorporation or bylaws as amended or adopted with municipal ratification. 100.32

100.33

EFFECTIVE DATE. This section is effective the day following final enactment.

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101.1			ARTICL	E 10	
101.2 101.3			OLUNTEER SOCIATION	FIREFIGHTER RE CHANGES	LIEF
101.4	Section 1.	ROSEVILLE VO	DLUNTEER I	FIREFIGHTERS REI	LIEF
101.5	ASSOCIAT	ION; GOVERNAN	CE AND AD	MINISTRATION.	
101.6	Subdiv	ision 1. Retiree boa	ard of trustees	s representation. (a) N	lotwithstanding
101.7	any provision	n of Minnesota Statu	ites, section 42	24A.04, subdivision 1,	to the contrary
101.8	the members	hip of the board of t	rustees of the	Roseville Volunteer Fin	efighters Relief
101.9	Association ((RVFRA) is as provi	ded in paragra	ph (b), with the addition	onal membership of
101.10	the chief of t	he fire department, c	one elected Ro	seville municipal offici	al, and one elected
101.11	or appointed	Roseville municipal	official appoi	nted by the Roseville C	ity Council if:
101.12	<u>(1) all s</u>	service pensions and	survivor bene	efits have not been annu	uitized as provided
101.13	under Minne	sota Statutes, section	n 424A.015, si	ubdivision 3; and	
101.14	(2) the	RVFRA is administe	ered by a gove	erning board.	
101.15	<u>(b)(1)</u> I	Beginning the day fo	ollowing the ef	fective date of this sect	tion, the RVFRA
101.16	board of trus	tees shall consist of	three active R	oseville firefighters ele	cted from the
101.17	membership	of the RVFRA and t	hree retired m	embers of the RVFRA	elected from the
101.18	membership	of the relief associat	tion.		
101.19	(2) Beg	ginning on the Januar	y 1 next follow	wing the date on which	the number of active
101.20	Roseville fire	efighters who are mer	nbers of the R	VFRA totals 25 or less, 1	the RVFRA board of
101.21	trustees shall	consist of two active	e firefighters e	lected from the member	ship of the RVFRA,
101.22	and four retir	red members of the H	RVFRA electe	d from the membership	of the RVFRA.
101.23	(3) Beg	ginning on the Janua	ry 1 next follo	wing the date on which	n the number of
101.24	active Rosev	ille firefighters who	are members c	of the RVFRA totals ten	or less, the RVFRA
101.25	board of trus	tees shall consist of	one active fire	fighter elected from the	e membership of
101.26	the RVFRA,	and five retired men	nbers of the RV	VFRA elected from the	membership of the
101.27	RVFRA.				
101.28	(4) Beg	ginning on the Januar	ry 1 next follo	wing the date on which	there are no active
101.29	Roseville fire	efighters who are me	mbers of the F	RVFRA, the RVFRA bo	oard of trustees shall
101.30	consist of six	retired members of	the RVFRA el	ected from the member	ship of the RVFRA.
101.31	Subd. 2	2. Disposition of re	maining asset	s when obligations are	e paid. Upon the
101.32	death of the l	last benefit recipient	and the last po	otential surviving spous	se of the last benefit
101.33	recipient, the	e remaining assets of	the RVFRA c	or the former RVFRA c	ancel to the city
101.34	treasury of th	ne city of Roseville.			

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102.1 EFFECTIVE DATE; LOCAL APPROVAL. This section is effective the day after
 102.2 the city council of Roseville and its chief clerical officer timely complete their compliance
 102.3 with Minnesota Statutes, section 645.021, subdivisions 2 and 3.

102.4 Sec. 2. <u>CENTENNIAL VOLUNTEER FIREFIGHTERS RELIEF</u>

102.5 ASSOCIATION; LINO LAKES FIREFIGHTER TRANSFERS.

(a) Notwithstanding any provisions of Minnesota Statutes, chapters 424A and 424B, 102.6 to the contrary, if between May 1, 2015, and December 31, 2017, a Centennial Fire District 102.7 firefighter elects to become an emergency on-call firefighter employed by a city or nonprofit 102.8 firefighting corporation adjoining or within the service area of the Centennial Fire District 102.9 as it existed on March 1, 2015, the firefighter may elect to transfer past retirement coverage 102.10 102.11 for prior firefighting service with the Centennial Fire District as provided in paragraph (b) 102.12 and to have prospective firefighting service treated as a continuation of past firefighting service for vesting and benefit computation purposes by the volunteer firefighter relief 102.13 102.14 association of the applicable city or nonprofit firefighting corporation if the bylaws of that relief association so permit or by the voluntary statewide volunteer firefighter retirement 102.15 plan if that plan provides retirement coverage to the applicable fire department. 102.16 102.17 (b) If a change in fire department service described in paragraph (a) is made in a timely fashion, upon notification by the fire chief of the fire department of the municipality 102.18 102.19 or nonprofit firefighting corporation described in paragraph (a) to the secretary of the applicable volunteer firefighter relief association or to the executive director of the Public 102.20 Employees Retirement Association, good time service credit, accrued liability associated 102.21 102.22 with the good time service credit, a proportional share of relief association assets on 102.23 an institution-to-institution basis, and a proportional share of any net accounts payable or receivable must be transferred from the Centennial Volunteer Firefighters Relief 102.24 102.25 Association to the applicable account in the voluntary statewide volunteer firefighter retirement plan or to the applicable volunteer firefighter relief association retirement 102.26 plan. The transferring good time service credit must be the years and months of credit 102.27 indicated in the firefighter's records in the Centennial Volunteer Firefighters Relief 102.28 Association on the date of transfer. The transferred accrued liability must be the liability 102.29 for the transferred good time service credit at the service pension level under Minnesota 102.30 Statutes, section 424A.092 or 424A.093, whichever applies, or under Minnesota Statutes, 102.31 section 353G.11, subdivision 1, whatever is applicable to the fire department successively 102.32 employing the firefighter. The transferred assets amount must be that portion of the market 102.33 102.34 value of the assets of the Centennial Volunteer Firefighters Relief Association as of the December 31 preceding the transfer date determined by expressing the total length of good 102.35

103.1	time service credit multiplied by the applicable multiple of the applicable liability table
103.2	factor in Minnesota Statutes, section 424A.092, subdivision 2, of all active and deferred
103.3	members of the Centennial Volunteer Firefighters Relief Association, adjusted for any
103.4	deferred member deferral period interest, and applying that percentage to the asset market
103.5	value. If there are any accounts payable or accounts receivable as of the December 31
103.6	preceding the transfer date, the same percentage as applicable to the asset transfer must be
103.7	applied to the net accounts payable/receivable amount, with the result deducted from or
103.8	added to the ultimate transfer amount. Any dispute about these transfer amounts must
103.9	be referred for resolution by the volunteer firefighter relief association to the Office of
103.10	Administrative Hearings for resolution under Minnesota Statutes, chapter 14.
103.11	(c) The transfer dates under this section are January 1, 2016, January 1, 2017, or
103.12	January 1, 2018.
103.13	(d) The asset transfer under paragraph (b) must be made in cash unless the secretary
103.14	of the successor of the volunteer firefighter relief association or the executive director of
103.15	the State Board of Investment, whichever applies, determines that the transfer may be
103.16	made on an investment security basis, and if so determined, must be in the investment
103.17	security portfolio mix specified by the secretary of the successor of the volunteer firefighter
103.18	relief association or the executive director of the State Board of Investment.
103.19	(e) The transfer of good time service credit and accrued liability constitutes a
103.20	forfeiture of any claim by the transferring firefighter to any service pension or ancillary
103.21	benefit payment from the Centennial Volunteer Firefighters Relief Association as of the
103.22	transfer date and must be so reflected in any financial reporting of the Centennial Volunteer
103.23	Firefighters Relief Association as of the December 31 preceding the transfer date.
103.24	(f) With respect to any transferred firefighter under this section, the successor
103.25	volunteer firefighter relief association or the account of the voluntary statewide volunteer
103.26	firefighter retirement plan applicable to the successor fire department is the successor in
103.27	interest to the Centennial Volunteer Firefighters Relief Association and has and may assert
103.28	any applicable defense that the Centennial Volunteer Firefighters Relief Association could
103.29	have asserted if the transfer did not occur unless the act or acts constituting the cause of
103.30	action were not undertaken by the Centennial Volunteer Firefighters Relief Association in
103.31	good faith and in compliance with applicable state law.

103.32 EFFECTIVE DATE; LOCAL APPROVAL REQUIREMENT. This section is
 103.33 effective the day after the latest date on which the governing bodies and the chief clerical
 103.34 officers of the cities of Centerville, Circle Pines, and Lino Lakes timely complete their
 103.35 compliance with Minnesota Statutes, section 645.021, subdivisions 2 and 3.

104.1	ARTICLE 11
104.2	SMALL GROUP RETIREMENT CHANGES
104.3	Section 1. Minnesota Statutes 2014, section 352.01, subdivision 2a, is amended to read:
104.4	Subd. 2a. Included employees. (a) "State employee" includes:
104.5	(1) employees of the Minnesota Historical Society;
104.6	(2) employees of the State Horticultural Society;
104.7	(3) employees of the Minnesota Crop Improvement Association;
104.8	(4) employees of the adjutant general whose salaries are paid from federal funds and
104.9	who are not covered by any federal civilian employees retirement system;
104.10	(5) employees of the Minnesota State Colleges and Universities who are employed
104.11	under the university or college activities program;
104.12	(6) currently contributing employees covered by the system who are temporarily
104.13	employed by the legislature during a legislative session or any currently contributing
104.14	employee employed for any special service as defined in subdivision 2b, clause $(8)(6)$;
104.15	(7) employees of the legislature who are appointed without a limit on the duration
104.16	of their employment and persons employed or designated by the legislature or by a
104.17	legislative committee or commission or other competent authority to conduct a special
104.18	inquiry, investigation, examination, or installation;
104.19	(8) trainees who are employed on a full-time established training program
104.20	performing the duties of the classified position for which they will be eligible to receive
104.21	immediate appointment at the completion of the training period;
104.22	(9) employees of the Minnesota Safety Council;
104.23	(10) any employees who are on authorized leave of absence from the Transit
104.24	Operating Division of the former Metropolitan Transit Commission and who are employed
104.25	by the labor organization which is the exclusive bargaining agent representing employees
104.26	of the Transit Operating Division;
104.27	(11) employees of the Metropolitan Council, Metropolitan Parks and Open Space
104.28	Commission, Metropolitan Sports Facilities Commission, or Metropolitan Mosquito
104.29	Control Commission unless excluded under subdivision 2b or are covered by another
104.30	public pension fund or plan under section 473.415, subdivision 3;
104.31	(12) judges of the Tax Court;
104.32	(13) personnel who were employed on June 30, 1992, by the University of
104.33	Minnesota in the management, operation, or maintenance of its heating plant facilities,
104.34	whose employment transfers to an employer assuming operation of the heating plant

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105.1	facilities, so long as the person is employed at the University of Minnesota heating plant
105.2	by that employer or by its successor organization;
105.3	(14) personnel who are employed as seasonal employees in the classified or
105.4	unclassified service;
105.5	(15) persons who are employed by the Department of Commerce as a peace officer
105.6	in the Commerce Fraud Bureau under section 45.0135 who have attained the mandatory
105.7	retirement age specified in section 43A.34, subdivision 4;
105.8	(16) employees of the University of Minnesota unless excluded under subdivision
105.9	2b, clause (3);
105.10	(17) employees of the Middle Management Association whose employment began
105.11	after July 1, 2007, and to whom section 352.029 does not apply;
105.12	(18) employees of the Minnesota Government Engineers Council to whom section
105.13	352.029 does not apply;
105.14	(19) employees of the Minnesota Sports Facilities Authority;
105.15	(20) employees of the Minnesota Association of Professional Employees;
105.16	(21) employees of the Minnesota State Retirement System;
105.17	(22) employees of the State Agricultural Society;
105.18	(23) employees of the Gillette Children's Hospital Board who were employed in the
105.19	state unclassified service at the former Gillette Children's Hospital on March 28, 1974; and
105.20	(24) if approved for coverage by the Board of Directors of Conservation Corps
105.21	Minnesota, employees of Conservation Corps Minnesota so employed on June 30, 2003.
105.22	(b) Employees specified in paragraph (a), clause (13), are included employees under
105.23	paragraph (a) if employer and employee contributions are made in a timely manner in the
105.24	amounts required by section 352.04. Employee contributions must be deducted from
105.25	salary. Employer contributions are the sole obligation of the employer assuming operation
105.26	of the University of Minnesota heating plant facilities or any successor organizations to
105.27	that employer.

105.28 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 2. Minnesota Statutes 2014, section 352D.02, subdivision 1, is amended to read:
Subdivision 1. Coverage. (a) Employees enumerated in paragraph (c), clauses (2),
(3), (4), (6) to (14), and (16) to (18), if they are in the unclassified service of the state or
Metropolitan Council and are eligible for coverage under the general state employees
retirement plan under chapter 352, are participants in the unclassified program under this
chapter unless the employee gives notice to the executive director of the Minnesota State
Retirement System within one year following the commencement of employment in the

unclassified service that the employee desires coverage under the general state employees
retirement plan. For the purposes of this chapter, an employee who does not file notice
with the executive director is deemed to have exercised the option to participate in the
unclassified program.

(b) Persons referenced in paragraph (c), clause (5), are participants in the unclassified
program under this chapter unless the person was eligible to elect different coverage under
section 3A.07 and elected retirement coverage by the applicable alternative retirement
plan. Persons referenced in paragraph (c), clause (15), are participants in the unclassified
program under this chapter for judicial employment in excess of the service credit limit in
section 490.121, subdivision 22.

106.11

(c) Enumerated employees and referenced persons are:

106.12 (1) the governor, the lieutenant governor, the secretary of state, the state auditor,106.13 and the attorney general;

106.14 (2) an employee in the Office of the Governor, Lieutenant Governor, Secretary106.15 of State, State Auditor, Attorney General;

106.16 (3) an employee of the State Board of Investment;

(4) the head of a department, division, or agency created by statute in the unclassified
service, an acting department head subsequently appointed to the position, or an employee
enumerated in section 15A.0815 or 15A.083, subdivision 4;

106.20 (5) a member of the legislature;

(6) a full-time an unclassified employee of the legislature or a commission or agency
of the legislature who is appointed without a limit on the duration of the employment or a
temporary legislative employee having shares in the supplemental retirement fund as a
result of former employment covered by this chapter, whether or not eligible for coverage
under the Minnesota State Retirement System;

(7) a person who is employed in a position established under section 43A.08,
subdivision 1, clause (3), or in a position authorized under a statute creating or establishing
a department or agency of the state, which is at the deputy or assistant head of department
or agency or director level;

(8) the regional administrator, or executive director of the Metropolitan Council,
general counsel, division directors, operations managers, and other positions as designated
by the council, all of which may not exceed 27 positions at the council and the chair;

(9) the commissioner, deputy commissioner, and not to exceed nine positions
of the Minnesota Office of Higher Education in the unclassified service, as designated
by the Minnesota Office of Higher Education before January 1, 1992, or subsequently

106.36 redesignated with the approval of the board of directors of the Minnesota State Retirement

System, unless the person has elected coverage by the individual retirement account 107.1 107.2 plan under chapter 354B; (10) the clerk of the appellate courts appointed under article VI, section 2, of the 107.3 Constitution of the state of Minnesota, the state court administrator and judicial district 107.4 administrators; 107.5 (11) the chief executive officers of correctional facilities operated by the Department 107.6 of Corrections and of hospitals and nursing homes operated by the Department of Human 107.7 Services; 107.8 (12) an employee whose principal employment is at the state ceremonial house; 107.9 (13) an employee of the Agricultural Utilization Research Institute; 107.10 (14) an employee of the State Lottery who is covered by the managerial plan 107.11 established under section 43A.18, subdivision 3; 107.12 (15) a judge who has exceeded the service credit limit in section 490.121, 107.13 subdivision 22; 107.14 107.15 (16) an employee of Enterprise Minnesota, Inc.; (17) a person employed by the Minnesota State Colleges and Universities as faculty 107.16

107.16 (17) a person employed by the Minnesota State Coneges and Oniversities as faculty
107.17 or in an eligible unclassified administrative position as defined in section 354B.20,
107.18 subdivision 6, who was employed by the former state university or the former community
107.19 college system before May 1, 1995, and elected unclassified program coverage prior to
107.20 May 1, 1995; and
107.21 (18) a person employed by the Minnesota State Colleges and Universities who

107.21 (18) a person employed by the Minnesota State Colleges and Universities who
107.22 was employed in state service before July 1, 1995, who subsequently is employed in an
107.23 eligible unclassified administrative position as defined in section 354B.20, subdivision
107.24 6, and who elects coverage by the unclassified program.

107.25**EFFECTIVE DATE.** This section is effective the day following final enactment107.26and applies to any legislative employee who had that status as of that date.

107.27 Sec. 3. Minnesota Statutes 2014, section 353.01, subdivision 2a, is amended to read: Subd. 2a. Included employees; mandatory membership. (a) Public employees 107.28 whose annual salary from one governmental subdivision is stipulated in advance to exceed 107.29 \$5,100 if the person is not a school year employee or \$3,800 if the person is a school year 107.30 employee and who are not specifically excluded under subdivision 2b or who have not 107.31 107.32 been provided an option to participate under subdivision 2d, whether individually or by action of the governmental subdivision, must participate as members of the association 107.33 with retirement coverage by the general employees retirement plan under this chapter, 107.34 107.35 the public employees police and fire retirement plan under this chapter, or the local

108.1 government correctional employees retirement plan under chapter 353E, whichever

applies. Membership commences as a condition of their employment on the first day of

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their employment or on the first day that the eligibility criteria are met, whichever is later.

108.4 Public employees include but are not limited to:

(1) persons whose salary meets the threshold in this paragraph from employment inone or more positions within one governmental subdivision;

108.7 (2) elected county sheriffs;

(3) persons who are appointed, employed, or contracted to perform governmental
functions that by law or local ordinance are required of a public officer, including, but
not limited to:

108.11 (i) town and city clerk or treasurer;

108.12 (ii) county auditor, treasurer, or recorder;

(iii) city manager as defined in section 353.028 who does not exercise the optionprovided under subdivision 2d; or

108.15 (iv) emergency management director, as provided under section 12.25;

(4) physicians under section 353D.01, subdivision 2, who do not elect public
 employees defined contribution plan coverage under section 353D.02, subdivision 2;

108.18 (5) full-time employees of the Dakota County Agricultural Society;

(6) employees of the Red Wing Port Authority who were first employed by the
Red Wing Port Authority before May 1, 2011, and who are not excluded employees
under subdivision 2b;

108.22 (7) employees of the Seaway Port Authority of Duluth who are not excluded108.23 employees under subdivision 2b;

(8) employees of the Stevens County Housing and Redevelopment Authority who
were first employed by the Stevens County Housing and Redevelopment Authority before
May 1, 2014, and who are not excluded employees under subdivision 2b; and

(9) employees of the Minnesota River Area Agency on Aging who were first
 employed by a Regional Development Commission before January 1, 2016, and who are
 not excluded employees under subdivision 2b; and

108.30

(9) (10) employees of the Public Employees Retirement Association.

(b) A public employee or elected official who was a member of the association on
June 30, 2002, based on employment that qualified for membership coverage by the public
employees retirement plan or the public employees police and fire plan under this chapter,
or the local government correctional employees retirement plan under chapter 353E as of
June 30, 2002, retains that membership for the duration of the person's employment in that
position or incumbency in elected office. Except as provided in subdivision 28, the person

shall participate as a member until the employee or elected official terminates publicemployment under subdivision 11a or terminates membership under subdivision 11b.

(c) If in any subsequent year the annual salary of an included public employee is
less than the minimum salary threshold specified in this subdivision, the member retains
membership eligibility.

(d) For the purpose of participation in the MERF division of the general employees
retirement plan, public employees include employees who were members of the former
Minneapolis Employees Retirement Fund on June 29, 2010, and who participate as
members of the MERF division of the association.

109.10

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 4. Minnesota Statutes 2014, section 353.01, subdivision 2b, is amended to read:
Subd. 2b. Excluded employees. (a) The following public employees are not eligible
to participate as members of the association with retirement coverage by the general
employees retirement plan, the local government correctional employees retirement plan
under chapter 353E, or the public employees police and fire retirement plan:

(1) persons whose annual salary from one governmental subdivision never exceeds 109.16 an amount, stipulated in writing in advance, of \$5,100 if the person is not a school district 109.17 employee or \$3,800 if the person is a school year employee. If annual compensation from 109.18 one governmental subdivision to an employee exceeds the stipulated amount in a calendar 109.19 year or a school year, whichever applies, after being stipulated in advance not to exceed 109.20 the applicable amount, the stipulation is no longer valid and contributions must be made 109.21 on behalf of the employee under section 353.27, subdivision 12, from the first month in 109.22 which the employee received salary exceeding \$425 in a month; 109.23

(2) public officers who are elected to a governing body, city mayors, or persons who
are appointed to fill a vacancy in an elective office of a governing body, whose term of office
commences on or after July 1, 2002, for the service to be rendered in that elective position;

109.27

(3) election judges and persons employed solely to administer elections;

(4) patient and inmate personnel who perform services for a governmentalsubdivision;

(5) except as otherwise specified in subdivision 12a, employees who are employed
solely in a temporary position as defined under subdivision 12a, and employees who
resign from a nontemporary position and accept a temporary position within 30 days of
that resignation in the same governmental subdivision;

(6) employees who are employed by reason of work emergency caused by fire,
flood, storm, or similar disaster, but if the person becomes a probationary or provisional

employee within the same pay period, other than on a temporary basis, the person is a"public employee" retroactively to the beginning of the pay period;

(7) employees who by virtue of their employment in one governmental subdivision 110.3 are required by law to be a member of and to contribute to any of the plans or funds 110.4 administered by the Minnesota State Retirement System, the Teachers Retirement 110.5 Association, or the St. Paul Teachers Retirement Fund Association, but this exclusion 110.6 must not be construed to prevent a person from being a member of and contributing to 110.7 the Public Employees Retirement Association and also belonging to and contributing to 110.8 another public pension plan or fund for other service occurring during the same period 110.9 of time, and a person who meets the definition of "public employee" in subdivision 2 by 110.10 virtue of other service occurring during the same period of time becomes a member of the 110.11 110.12 association unless contributions are made to another public retirement plan on the salary based on the other service or to the Teachers Retirement Association by a teacher as 110.13 defined in section 354.05, subdivision 2; 110.14

(8) persons who are members of a religious order and are excluded from coverage
under the federal Old Age, Survivors, Disability, and Health Insurance Program for the
performance of service as specified in United States Code, title 42, section 410(a)(8)(A),
as amended, if no irrevocable election of coverage has been made under section 3121(r) of
the Internal Revenue Code of 1954, as amended;

(9) persons who are:

(i) employed by a governmental subdivision who have not reached the age of 23
and who are enrolled on a full-time basis to attend or are attending classes on a full-time
basis at an accredited school, college, or university in an undergraduate, graduate, or
professional-technical program, or at a public or charter high school;

(ii) employed as resident physicians, medical interns, pharmacist residents, or
pharmacist interns and are serving in a degree or residency program in a public hospital
or in a public clinic; or

(iii) students who are serving for a period not to exceed five years in an internship
or a residency program that is sponsored by a governmental subdivision, including an
accredited educational institution;

(10) persons who hold a part-time adult supplementary technical college license who
render part-time teaching service in a technical college;

(11) except for employees of Hennepin County or employees of Hennepin
Healthcare System, Inc., foreign citizens who are employed by a governmental subdivision
under a work permit or under an H-1b visa initially issued or extended for a combined
period of less than three years of employment but upon extension of the employment of

the visa beyond the three-year period, the foreign citizen must be reported for membership
beginning on the first of the month following the extension if the monthly earnings
threshold as provided under subdivision 2a is met;

(12) public hospital employees who elected not to participate as members of the
association before 1972 and who did not elect to participate from July 1, 1988, to October
1, 1988;

(13) except as provided in section 353.86, volunteer ambulance service personnel, as
defined in subdivision 35, but persons who serve as volunteer ambulance service personnel
may still qualify as public employees under subdivision 2 and may be members of the
Public Employees Retirement Association and participants in the general employees
retirement plan or the public employees police and fire plan, whichever applies, on the
basis of compensation received from public employment service other than service as
volunteer ambulance service personnel;

(14) except as provided in section 353.87, volunteer firefighters, as defined in
subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties,
but a person who is a volunteer firefighter may still qualify as a public employee under
subdivision 2 and may be a member of the Public Employees Retirement Association and
a participant in the general employees retirement plan or the public employees police
and fire plan, whichever applies, on the basis of compensation received from public
employment activities other than those as a volunteer firefighter;

(15) pipefitters and associated trades personnel employed by Independent School
District No. 625, St. Paul, with coverage under a collective bargaining agreement by the
pipefitters local 455 pension plan who were either first employed after May 1, 1997, or,
if first employed before May 2, 1997, elected to be excluded under Laws 1997, chapter
241, article 2, section 12;

(16) electrical workers, plumbers, carpenters, and associated trades personnel who
are employed by Independent School District No. 625, St. Paul, or the city of St. Paul,
who have retirement coverage under a collective bargaining agreement by the Electrical
Workers Local 110 pension plan, the United Association Plumbers Local 34 pension plan,
or the pension plan applicable to Carpenters Local 322 who were either first employed
after May 1, 2000, or, if first employed before May 2, 2000, elected to be excluded under
Laws 2000, chapter 461, article 7, section 5;

(17) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers,
painters, allied tradesworkers, and plasterers who are employed by the city of St. Paul
or Independent School District No. 625, St. Paul, with coverage under a collective
bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan,

the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324
pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities
Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if
first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special
Session chapter 10, article 10, section 6;

(18) plumbers who are employed by the Metropolitan Airports Commission, with
coverage under a collective bargaining agreement by the Plumbers Local 34 pension plan,
who either were first employed after May 1, 2001, or if first employed before May 2,
2001, elected to be excluded under Laws 2001, First Special Session chapter 10, article
section 6;

(19) employees who are hired after June 30, 2002, solely to fill seasonal positions
under subdivision 12b which are limited in duration by the employer to 185 consecutive
calendar days or less in each year of employment with the governmental subdivision;

(20) persons who are provided supported employment or work-study positions by a governmental subdivision and who participate in an employment or industries program maintained for the benefit of these persons where the governmental subdivision limits the position's duration to up to five years, including persons participating in a federal or state subsidized on-the-job training, work experience, senior citizen, youth, or unemployment relief program where the training or work experience is not provided as a part of, or for, future permanent public employment;

(21) independent contractors and the employees of independent contractors;

112.22 (22) reemployed annuitants of the association during the course of that reemployment;

(23) persons appointed to serve on a board or commission of a governmental
subdivision or an instrumentality thereof; and

(24) persons employed as full-time fixed-route bus drivers by the St. Cloud
Metropolitan Transit Commission who are members of the International Brotherhood
of Teamsters Local 638 and who are, by virtue of that employment, members of the
International Brotherhood of Teamsters Central States pension plan-; and

(25) electricians or pipefitters employed by the Minneapolis Park and Recreation
 Board, with coverage under a collective bargaining agreement by the IBEW local 292,

112.31 or pipefitters local 539 pension plan, who were first employed before May 2, 2015, and

112.32 who elected to be excluded under section 5.

(b) Any person performing the duties of a public officer in a position defined in
subdivision 2a, paragraph (a), clause (3), is not an independent contractor and is not an
employee of an independent contractor.

112.36 **EFFECTIVE DATE.** This section is effective the day following final enactment.

113.1	Sec. 5. PUBLIC PENSION COVERAGE EXCLUSION FOR CERTAIN			
113.2	TRADES PERSONNEL.			
113.3	An electrician or pipefitter who is employed by the Minneapolis Park and Recreation			
113.4	Board on the effective date of this section and who has pension coverage under a collective			
113.5	bargaining agreement by the IBEW local 292, or pipefitters local 539, may elect to be			
113.6	excluded from pension coverage by the Public Employees Retirement Association. The			
113.7	exclusion election must be made in writing on a form prescribed by the executive director			
113.8	of the Public Employees Retirement Association and must be filed with the executive			
113.9	director. The exclusion election is irrevocable. Authority to make the coverage exclusion			
113.10	expires on January 1, 2016.			
113.11	EFFECTIVE DATE. This section is effective the day following final enactment.			
113.12	Sec. 6. MSRS-GENERAL; EXCLUDED SEASONAL REVENUE			
113.13	DEPARTMENT EMPLOYMENT SERVICE CREDIT PURCHASE.			
113.14	(a) An eligible person described in paragraph (b) is eligible to make a service credit			
113.15	purchase described in paragraph (c) for the period of service indicated in paragraph (d)			
113.16	if made by the expiration date specified in paragraph (e).			
113.17	(b) An eligible person is a person who:			
113.18	(1) was born on May 7, 1963;			
113.19	(2) was a seasonal employee of the Department of Revenue in fiscal years 1988,			
113.20	1989, 1990, 1991, 1992, 1993, and 1994 and was excluded from general state employees			
113.21	retirement plan coverage under Minnesota Statutes 1988, section 352.01, subdivision			
113.22	<u>2b, clause (20);</u>			
113.23	(3) became a full-time employee of the Department of Revenue on October 12,			
113.24	<u>1993; and</u>			
113.25	(4) was not eligible to purchase this period of service credit under Laws 1997,			
113.26	chapter 241, article 8, section 7.			
113.27	(c) The service credit purchase must be made as provided in Minnesota Statutes,			
113.28	section 356.551, except that, because of delays admitted to by the Minnesota State			
113.29	Retirement System in providing necessary information to permit an eligible person to			
113.30	pursue special legislation in a timely fashion during the 2014 legislative session, the			
113.31	amount payable by an eligible person, if paid before August 1, 2015, is the full actuarial			
113.32	value amount calculated as if the payment was to be made on June 1, 2014, with the			
113.33	balance of the liability accruing to the general state employees retirement plan of the			
113.34	Minnesota State Retirement System.			

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114.1	(d) The period of employment available for an allowable service credit purchase			
114.2	under this section is the period or periods of actual seasonal employment by the Department			
114.3	of Revenue occurring in fiscal years 1988 to 1994 that was not already credited as allowable			
114.4	service by a retirement plan listed in Minnesota Statutes, section 356.30, subdivision 3.			
114.5	(e) The service credit purchase must be made before July 1, 2017, or before the			
114.6	person's retirement date, whichever is earlier.			
114.7	(f) Service credit for the seasonal Department of Revenue employment must be			
114.8	granted by the general state employees retirement plan upon the receipt by the executive			
114.9	director of the Minnesota State Retirement System of the purchase payment amount			
114.10	under paragraph (c).			
114.11	(g) The eligible person shall provide the executive director of the Minnesota State			
114.12	Retirement System with any relevant information pertaining to this purchase that the			
114.13	director requests.			
114.14	EFFECTIVE DATE. This section is effective the day following final enactment.			
114.15	Sec. 7. PUBLIC EMPLOYEES RETIREMENT ASSOCIATION-GENERAL; ST.			
114.16	PAUL PUBLIC SCHOOL EMPLOYEES WITH ERRONEOUSLY REPORTED			
114.17	EMPLOYMENT TERMINATIONS.			
114.18	(a) An eligible person described in paragraph (b) is entitled to purchase allowable			
114.19	service credit from the general employees retirement plan of the Public Employees			
114.20	Retirement Association (PERA) for the period specified in paragraph (c) upon making the			
114.21	prior service credit purchase payment indicated in paragraph (d).			
114.22	(b) An eligible person is a person who:			
114.23	(1) was born on June 18, 1952;			
114.24	(2) was initially employed by Independent School District No. 625, St. Paul, in			
114.25	1987, in a nonteaching employment position;			
114.26	(3) was initially covered by the general employees retirement plan of PERA;			
114.27	(4) was erroneously reported to PERA by Independent School District No. 625, St.			
114.28	Paul, as having terminated employment in August 1993;			
114.29	(5) did not have member contributions deducted for the general employees			
114.30	retirement plan of PERA for the period of August 1, 1993, through January 3, 1997; and			
114.31	(6) had the error discovered in 1998 and received PERA general plan allowable			
114.32	service credit for the period of July 1, 1994, through January 3, 1997.			
114.33	(c) The period authorized for a purchase of prior allowable service credit is August			
114.34	1, 1993, through June 30, 1994.			

115.1	(d) To purchase the prior allowable service credit in paragraph (c), the eligible				
115.2	person shall make the member contributions that would have been deducted from the				
115.3	person's salary if the eligible person had been included in PERA general plan retirement				
115.4	coverage during the period of August 1, 1993, through June 30, 1994, without compound				
115.5	interest because Independent School District No. 625, St. Paul, admitted to failing to				
115.6	timely and fully inform an eligible person in 1998 of its reporting error to PERA that				
115.7	caused an allowable service credit loss and agreed additionally to pay the interest charge				
115.8	on the equivalent member contribution amount.				
115.9	(e) If an eligible person makes the payment specified under paragraph (d),				
115.10	Independent School District No. 625, St. Paul, shall pay the balance of the full actuarial				
115.11	value prior service credit payment amount provided for in Minnesota Statutes, section				
115.12	356.551, within 60 days of the date on which the executive director of PERA certifies that				
115.13	the eligible person's payment was received by PERA. If Independent School District No.				
115.14					
115.15	the executive director of PERA shall certify: (1) that payment was not timely; (2) the				
115.16	amount of the unpaid employer obligation under this paragraph; and (3) interest at a				
115.17	monthly rate of 0.71 percent from the date on which the eligible person made the payment				
115.18	under paragraph (d) until the first day of the first month next following the certification to				
115.19	the commissioner of education, who shall withhold that amount from any state aid payable				
115.20	to Independent School District No. 625, St. Paul.				
115.21	(f) Upon receipt of the payment under paragraph (d), PERA shall grant allowable				
115.22	service credit under Minnesota Statutes, section 353.01, subdivision 16, to the eligible				
115.23	person.				
115.24	(g) This section expires on December 31, 2016.				
115.25	EFFECTIVE DATE. This section is effective the day following final enactment.				
115.26	Sec. 8. PERA-GENERAL; SERVICE CREDIT PURCHASE FOR OMITTED				
115.27	CONTRIBUTION PERIOD; NASHVILLE TOWNSHIP EMPLOYEE.				
115.28	(a) Notwithstanding any provision to the contrary, an eligible person described				
115.29	in paragraph (b) is entitled to purchase from the general employees retirement plan of				
115.30	the Public Employees Retirement Association (PERA) allowable service credit under				
115.31	Minnesota Statutes, section 353.01, subdivision 16, for the period of omitted member				
115.32	deductions in paragraph (c).				
115.33	(b) An eligible person is a person who:				
115.34	(1) was born on August 8, 1938;				

115.35 (2) was first employed by Nashville Township on April 1, 1994;

116.1	(3) was eligible for retirement coverage by and membership in the general			
116.2	employees retirement plan of PERA on July 1, 1998; and			
116.3	(4) had omitted deductions paid for allowable service for Nashville Township back			
116.4	to July 1, 2010.			
116.5	(c) The period of prior service credit available for purchase is the period from July 1,			
116.6	1998, to June 30, 2010, during which no member contributions for the general employees			
116.7	retirement plan of PERA were deducted from the eligible person's salary by Nashville			
116.8	Township, and which could not be corrected through the PERA omitted contribution			
116.9	provision due to the three-year time limit in the provision.			
116.10	(d) The purchase payment amount payable by the eligible person is the employee			
116.11	contributions that should have been made, plus 8.5 percent interest compounded annually			
116.12	from the date each deduction should have occurred, until the date paid to PERA. The			
116.13	purchase payment amount payable by Nashville Township is the balance of the full			
116.14	actuarial value prior service credit purchase payment amount determined under Minnesota			
116.15	Statutes, section 356.551, as of the first day of the month next following the receipt of the			
116.16	eligible person's payment that is remaining after deducting the purchase payment amount			
116.17	payable by the eligible person.			
116.18	(e) The payment amount due from Nashville Township under paragraph (d) must			
116.19	be made on or before the 15th of the month next following the receipt of the eligible			
116.20	person's payment under paragraph (d). If the Nashville Township purchase payment			
116.21	amount is not paid in a timely fashion, the amount due accrues compound monthly interest			
116.22	at the rate of 0.71 percent per month from the first day of the month next following the			
116.23	receipt of the eligible person's payment until the Nashville Township purchase payment			
116.24	amount is received by PERA. If Nashville Township fails to pay its portion of the purchase			
116.25	payment amount to PERA 90 days after the receipt of the eligible person's payment, the			
116.26	executive director shall collect the unpaid amount under Minnesota Statutes, section			
116.27	353.28, subdivision 6, paragraph (a).			
116.28	(f) The eligible person must provide the executive director of PERA with any			
116.29	relevant requested information pertaining to this service credit purchase.			
116.30	(g) Authority to make a service credit purchase under this section expires on June 30,			
116.31	2015, or upon the eligible person's termination of employment under Minnesota Statutes,			
116.32	section 353.01, subdivision 11a, whichever occurs earlier.			
116.33	EFFECTIVE DATE. This section is effective the day following final enactment.			
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117.1	ARTICLE 12				
117.2	MSRS, PERA, AND TRA ADMINISTRATIVE PROVISIONS				
117.3			,	352.91, subdivision 3e	,
117.4		-	·	System-Cambridge.	
117.5			-	nployee in one of the e	
117.6	with the Minnesota Specialty Health System-Cambridge specified in paragraph (b) if at				
117.7	least 75 perc	cent of the employee'	s working tim	e is spent in direct con	tact with patients
117.8	who are in the Minnesota Specialty Health System-Cambridge and if service in such a				
117.9	position is c	ertified to the executi	ve director by	the commissioner of l	numan services.
117.10	(b) The employment positions are:				
117.11	(1) bel	navior analyst 1;			
117.12	(2) bel	navior analyst 2;			
117.13	(3) bel	navior analyst 3;			
117.14	(4) gro	oup supervisor;			
117.15	(5) gro	oup supervisor assista	int;		
117.16	(6) hui	man services support	specialist;		
117.17	(7) res	idential program lead	1;		
117.18	(8) psy	vchologist 2;			
117.19	(9) rec	reation program assis	stant;		
117.20	(10) re	ecreation therapist ser	nior;		
117.21	(11) re	egistered nurse senior	 ,		
117.22	(12) sł	cills development spe	ecialist;		
117.23	(13) so	ocial worker senior;			
117.24	(14) so	ocial worker specialis	st; and		
117.25	(15) sp	beech pathology spec	ialist.		
117.26	(c) A I	Department of Human	n Services emp	ployee who was emplo	yed at the Minnesota
117.27	Specialty He	ealth System-Cambrid	dge immediate	ely preceding the 2014	conversion to the
117.28	community-	based homes and wa	s in covered c	orrectional service at	the time of the
117.29	transition sh	all continue to be cov	vered by the co	prrectional employees	retirement plan while
117.30	employed by	y and without a break	in service wi	th the Department of I	Human Services in
117.31	the direct ca	re and treatment serv	vices administr	ation of patients.	
117.32	EFFE	CTIVE DATE. This	section is effe	ective retroactively fro	m August 1, 2014.

Subd. 5. Optional annuity. A disabilitant may elect, in lieu of spousal survivorship 118.1 coverage under section 352B.11, subdivision 2b, the normal disability benefit or an 118.2 optional annuity as provided in section 352B.08, subdivision 3. The choice of an optional 118.3 annuity must be made in writing, on a form prescribed by the executive director, and must 118.4 may be made before the commencement of the payment of the disability benefit, or. If the 118.5 disabilitant did not select an optional annuity at the time of application, the disabilitant 118.6 may select an optional annuity under this section within 90 days before reaching age 55 118.7 or within 90 days before reaching the five-year anniversary of the effective date of the 118.8 disability benefit, whichever is later. The optional annuity is effective on the date on 118.9 which the disability benefit begins to accrue, or the month following the attainment of age 118.10 55 or following the five-year anniversary of the effective date of the disability benefit, 118.11 118.12 whichever is later. **EFFECTIVE DATE.** This section is effective the day following final enactment. 118.13 Sec. 3. Minnesota Statutes 2014, section 352B.105, is amended to read: 118.14 **352B.105 TERMINATION OF DISABILITY BENEFITS.** 118.15 Subdivision 1. Termination. Disability benefits payable under section 352B.10 118.16

must terminate on the transfer date, on which the disabilitant transfers status as a

118.18 disabilitant to status as a retirement annuitant.

Subd. 2. Pre-July 1, 2015, disabilitants. The transfer date for a person whose 118.19 118.20 disability benefits began to accrue before July 1, 2015, and who is still disabled is the end of the month in which the disabilitant becomes 65 years old or the five-year anniversary 118.21 of the effective date of the disability benefit, whichever is later. If the disabilitant is still 118.22 disabled on the transfer date, the disabilitant must be deemed to be a retired member and, 118.23 if the disabilitant had chosen an optional annuity under section 352B.10, subdivision 5, 118.24 must receive an annuity under the terms of the optional annuity previously chosen. If the 118.25 disabilitant had not chosen an optional annuity under section 352B.10, subdivision 5, the 118.26 disabilitant may then choose to receive either a normal retirement annuity computed under 118.27 118.28 section 352B.08, subdivision 2, or an optional annuity as provided in section 352B.08, subdivision 3. An optional annuity must be chosen within 90 days of attaining the transfer 118.29 date. If an optional annuity is chosen, the optional annuity accrues on the first of the 118.30 month next following the transfer date. 118.31 Subd. 3. Post-June 30, 2015, disabilitants. The transfer date for a person whose 118.32

118.33 disability benefits began to accrue after June 30, 2015, and who is still disabled is the end

of the month in which the disabilitant becomes 55 years old or the five-year anniversary of the effective date of the disability benefit, whichever is later.			
EFFECTIVE DATE. This section is effective July 1, 2015.			
Sec. 4. Minnesota Statutes 2014, section 353.01, subdivision 10, is amended to read:			
Subd. 10. Salary. (a) Subject to the limitations of section 356.611, "salary" means:			
(1) the wages or periodic compensation payable to a public employee by the			
employing governmental subdivision before:			
(i) employee retirement deductions that are designated as picked-up contributions			
under section 356.62;			
(ii) any employee-elected deductions for deferred compensation, supplemental			
retirement plans, or other voluntary salary reduction programs that would have otherwise			
been available as a cash payment to the employee; and			
(iii) employee deductions for contributions to a supplemental plan or to a			
governmental trust established under section 356.24, subdivision 1, clause (7), to save for			
postretirement health care expenses, unless otherwise excluded under paragraph (b);			
(2) for a public employee who is covered by a supplemental retirement plan under			
section 356.24, subdivision 1, clause (8), (9), (10), or (12), the employer contributions			
to the applicable supplemental retirement plan when an agreement between the parties			
establishes that the contributions will either result in a mandatory reduction of employees'			
wages through payroll withholdings, or be made in lieu of an amount that would otherwise			
be paid as wages;			
(3) a payment from a public employer through a grievance proceeding, settlement,			
or court order that is attached to a specific earnings period in which the employee's regular			
salary was not earned or paid to the member due to a suspension or a period of involuntary			
termination that is not a wrongful discharge under section 356.50; provided the amount is			
not less than the equivalent of the average of the hourly base salary rate in effect during			
the last six months of allowable service prior to the suspension or period of involuntary			
termination, plus any applicable increases awarded during the period that would have been			
paid under a collective bargaining agreement or personnel policy but for the suspension			
or involuntary termination, multiplied by the average number of regular hours for which			
the employee was compensated during the six months of allowable service prior to the			
suspension or period of involuntary termination, but not to exceed the compensation that			
the public employee would have earned if regularly employed during the applicable period;			
(4) the amount paid to for a member who is absent from employment by reason			
of personal, parental, or military due to an authorized leave of absence, other than an			

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authorized medical leave of absence, the compensation paid during the leave if equivalent
to the hourly base salary rate in effect during the six months of allowable service, or
portions thereof, prior to the leave, multiplied by the average number of regular hours
for which the employee was compensated during the six months of allowable service
prior to the applicable leave of absence;

(5) the amount paid to for a member who is absent from employment by reason of an authorized medical leave of absence, the compensation paid during the leave if specified in advance to be at least one-half <u>of</u>, but no more than equal to, the earnings the member received, on which contributions were reported and allowable service credited during the six months immediately preceding the medical leave of absence; and

(6) for a public employee who receives performance or merit bonus payment under
a written compensation plan, policy, or collective bargaining agreement in addition
to regular salary or in lieu of regular salary increases, the compensation paid to the
employee for attaining or exceeding performance goals, duties, or measures during a
specified period of employment.

120.16 (b) Salary does not mean:

120.17 (1) fees paid to district court reporters;

(2) unused annual leave, vacation, or sick leave payments, in the form of lump-sumor periodic payments;

(3) for the donor, payment to another person of the value of hours donated under abenevolent vacation, personal, or sick leave donation program;

120.22 (4) any form of severance or retirement incentive payments;

120.23 (5) an allowance payment or per diem payments for or reimbursement of expenses;

(6) lump-sum settlements not attached to a specific earnings period;

(7) workers' compensation payments or disability insurance payments, including
payments from employer self-insurance arrangements;

(8) employer-paid amounts used by an employee toward the cost of insurance
coverage, flexible spending accounts, cafeteria plans, health care expense accounts, day
care expenses, or any payments in lieu of any employer-paid group insurance coverage,
including the difference between single and family rates that may be paid to a member with
single coverage and certain amounts determined by the executive director to be ineligible;
(9) employer-paid fringe benefits, including, but not limited to:

120.32 120.33

(i) employer-paid premiums or supplemental contributions for employees for all

120.34 types of insurance;

120.35 (ii) membership dues or fees for the use of fitness or recreational facilities;

(iii) incentive payments or cash awards relating to a wellness program;

121.1 (iv) the value of any nonmonetary benefits;

121.2 (v) any form of payment made in lieu of an employer-paid fringe benefit;

121.3 (vi) an employer-paid amount made to a deferred compensation or tax-sheltered121.4 annuity program; and

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(vii) any amount paid by the employer as a supplement to salary, either as a
lump-sum amount or a fixed or matching amount paid on a recurring basis, that is not
available to the employee as cash;

(10) the amount equal to that which the employing governmental subdivision would
otherwise pay toward single or family insurance coverage for a covered employee when,
through a contract or agreement with some but not all employees, the employer:

(i) discontinues, or for new hires does not provide, payment toward the cost of theemployee's selected insurance coverages under a group plan offered by the employer;

(ii) makes the employee solely responsible for all contributions toward the cost of
the employee's selected insurance coverages under a group plan offered by the employer,
including any amount the employer makes toward other employees' selected insurance
coverages under a group plan offered by the employer; and

(iii) provides increased salary rates for employees who do not have anyemployer-paid group insurance coverages;

(11) except as provided in section 353.86 or 353.87, compensation of any kind
paid to volunteer ambulance service personnel or volunteer firefighters, as defined in
subdivision 35 or 36;

(12) the amount of compensation that exceeds the limitation provided in section356.611;

(13) amounts paid by a federal or state grant for which the grant specifically 121.24 prohibits grant proceeds from being used to make pension plan contributions, unless the 121.25 121.26 contributions to the plan are made from sources other than the federal or state grant; and (14) bonus pay that is not performance or merit pay under paragraph (a), clause (6). 121.27 (c) Amounts, other than those provided under paragraph (a), clause (3), provided to 121.28 an employee by the employer through a grievance proceeding, a court order, or a legal 121.29 settlement are salary only if the settlement or court order is reviewed by the executive 121.30 director and the amounts are determined by the executive director to be consistent with 121.31

121.32 paragraph (a) and prior determinations.

121.33 **EFFECTIVE DATE.** This section is effective July 1, 2015.

121.34 Sec. 5. Minnesota Statutes 2014, section 353.01, subdivision 11a, is amended to read:

122.1	Subd. 11a. Termination of public service. (a) "Termination of public service"			
122.2	occurs (1) when:			
122.3	(1) a member resigns or is dismissed from public service by the employing			
122.4	governmental subdivision and the employee does not, within 30 days of the date the			
122.5	employment relationship ended, return to an employment position in the same with			
122.6	<u>a</u> governmental subdivision; or			
122.7	(2) when the employer-employee relationship is severed due to the expiration of a			
122.8	layoff under subdivision 12 or 12c.			
122.9	(b) The termination of public service must be recorded in the association records			
122.10	upon receipt of an appropriate notice from the governmental subdivision.			
122.11	(c) A termination of public service does not occur if;			
122.12	(1) prior to termination of service, the member has an agreement, verbal or written,			
122.13	to return provide service to a governmental subdivision as an employee, or to the same			
122.14	governmental subdivision as an independent contractor, or employee of an independent			
122.15	contractor-; or			
122.16	(2) within 30 days after the date the employment relationship ended, the member			
122.17	provides service to the same governmental subdivision as an independent contractor or			
122.18	employee of an independent contractor.			
122.19	EFFECTIVE DATE. This section is effective July 1, 2015.			
122.20	Sec. 6. Minnesota Statutes 2014, section 353.01, subdivision 16, is amended to read:			
122.21	Subd. 16. Allowable service; limits and computation. (a) "Allowable service"			
122.22	means:			
122.23	(1) service during years of actual membership in the course of which employee			
122.24	deductions were withheld from salary and contributions were made at the applicable rates			
122.25	under section 353.27, 353.65, or 353E.03;			
122.26	(2) periods of service covered by payments in lieu of salary deductions under			
122.27	sections 353.27, subdivision subdivisions 12 and 12a, and 353.35;			

(3) service in years during which the public employee was not a member but forwhich the member later elected, while a member, to obtain credit by making payments to

122.30 the fund as permitted by any law then in effect;

(4) a period of authorized leave of absence with pay during which the employee
 receives pay as specified in subdivision 10, paragraph (a), clause (4) or (5), from which
 deductions for employee contributions are made, deposited, and credited to the fund;

(5) a period of authorized personal, parental, or medical leave of absence without
pay, including a leave of absence covered under the federal Family Medical Leave Act,

that does not exceed one year or with pay that is not included in the definition of salary 123.1 under subdivision 10, paragraph (a), clause (4) or (5), for which salary deductions are 123.2 not authorized, and for which a member obtained service credit for each month in up 123.3 to 12 months of the authorized leave period by payment under section 353.0161 or 123.4 353.0162, to the fund made in place of salary deductions. An employee must return to 123.5 public service and render a minimum of three months of allowable service in order to be 123.6 eligible to make payment under section 353.0161 for a subsequent authorized leave of 123.7 absence without pay. Upon payment, the employee must be granted allowable service 123.8 eredit for the purchased period; 123.9

(6) a periodic, repetitive leave that is offered to all employees of a governmental 123.10 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 123.11 as certified to the association by the employer. A participating member obtains service 123.12 credit by making employee contributions in an amount or amounts based on the member's 123.13 average salary, excluding overtime pay, that would have been paid if the leave had not been 123.14 123.15 taken. The employer shall pay the employer and additional employer contributions on behalf of the participating member. The employee and the employer are responsible to pay 123.16 interest on their respective shares at the rate of 8.5 percent a year, compounded annually, 123.17 from the end of the normal cycle until full payment is made. An employer shall also make 123.18 the employer and additional employer contributions, plus 8.5 percent interest, compounded 123.19 annually, on behalf of an employee who makes employee contributions but terminates 123.20 public service. The employee contributions must be made within one year after the end of 123.21 the annual normal working cycle or within 30 days after termination of public service, 123.22 123.23 whichever is sooner. The executive director shall prescribe the manner and forms to be used by a governmental subdivision in administering a periodic, repetitive leave. Upon 123.24 payment, the member must be granted allowable service credit for the purchased period; 123.25

(7) an authorized temporary or seasonal layoff under subdivision 12, limited to three
months allowable service per authorized temporary or seasonal layoff in one calendar year.
An employee who has received the maximum service credit allowed for an authorized
temporary or seasonal layoff must return to public service and must obtain a minimum of
three months of allowable service subsequent to the layoff in order to receive allowable
service for a subsequent authorized temporary or seasonal layoff;

(8) a period during which a member is absent from employment by a governmental
subdivision by reason of service in the uniformed services, as defined in United States
Code, title 38, section 4303(13), if the member returns to public service with the same
governmental subdivision upon discharge from service in the uniformed service within the
time frames required under United States Code, title 38, section 4312(e), provided that

the member did not separate from uniformed service with a dishonorable or bad conduct 124.1 discharge or under other than honorable conditions. The service must be credited if the 124.2 member pays into the fund equivalent employee contributions based upon the contribution 124.3 rate or rates in effect at the time that the uniformed service was performed multiplied by 124.4 the full and fractional years being purchased and applied to the annual salary rate. The 124.5 annual salary rate is the average annual salary during the purchase period that the member 124.6 would have received if the member had continued to be employed in covered employment 124.7 rather than to provide uniformed service, or, if the determination of that rate is not 124.8 reasonably certain, the annual salary rate is the member's average salary rate during the 124.9 12-month period of covered employment rendered immediately preceding the period of the 124.10 uniformed service. Payment of the member equivalent contributions must be made during 124.11 a period that begins with the date on which the individual returns to public employment 124.12 and that is three times the length of the military leave period, or within five years of the 124.13 date of discharge from the military service, whichever is less. If the determined payment 124.14 124.15 period is less than one year, the contributions required under this clause to receive service credit may be made within one year of the discharge date. Payment may not be accepted 124.16 following 30 days after termination of public service under subdivision 11a. If the member 124.17 equivalent contributions provided for in this clause are not paid in full, the member's 124.18 allowable service credit must be prorated by multiplying the full and fractional number 124.19 of years of uniformed service eligible for purchase by the ratio obtained by dividing the 124.20 total member contributions received by the total member contributions otherwise required 124.21 under this clause. The equivalent employer contribution, and, if applicable, the equivalent 124.22 124.23 additional employer contribution must be paid by the governmental subdivision employing the member if the member makes the equivalent employee contributions. The employer 124.24 payments must be made from funds available to the employing unit, using the employer 124.25 124.26 and additional employer contribution rate or rates in effect at the time that the uniformed service was performed, applied to the same annual salary rate or rates used to compute the 124.27 equivalent member contribution. The governmental subdivision involved may appropriate 124.28 money for those payments. The amount of service credit obtainable under this section may 124.29 not exceed five years unless a longer purchase period is required under United States Code, 124.30 title 38, section 4312. The employing unit shall pay interest on all equivalent member and 124.31 employer contribution amounts payable under this clause. Interest must be computed at a 124.32 rate of 8.5 percent compounded annually from the end of each fiscal year of the leave or the 124.33 break in service to the end of the month in which the payment is received. Upon payment, 124.34 the employee must be granted allowable service credit for the purchased period; or 124.35 (9) a period specified under section 353.0162. 124.36

(b) For calculating benefits under sections 353.30, 353.31, 353.32, and 353.33 for 125.1 state officers and employees displaced by the Community Corrections Act, chapter 401, 125.2 and transferred into county service under section 401.04, "allowable service" means the 125.3 combined years of allowable service as defined in paragraph (a), clauses (1) to (6), and 125.4 section 352.01, subdivision 11. 125.5

(e) (b) No member may receive more than 12 months of allowable service credit in a 125.6 year either for vesting purposes or for benefit calculation purposes. For an active member 125.7 who was an active member of the former Minneapolis Firefighters Relief Association 125.8 on December 29, 2011, "allowable service" is the period of service credited by the 125.9 Minneapolis Firefighters Relief Association as reflected in the transferred records of the 125.10 association up to December 30, 2011, and the period of service credited under paragraph 125.11 (a), clause (1), after December 30, 2011. For an active member who was an active member 125.12 of the former Minneapolis Police Relief Association on December 29, 2011, "allowable 125.13 service" is the period of service credited by the Minneapolis Police Relief Association as 125.14 125.15 reflected in the transferred records of the association up to December 30, 2011, and the period of service credited under paragraph (a), clause (1), after December 30, 2011. 125.16 125.17

(d) MS 2002 [Expired]

EFFECTIVE DATE. This section is effective July 1, 2015. 125.18

Sec. 7. Minnesota Statutes 2014, section 353.01, subdivision 28, is amended to read: 125.19 Subd. 28. Retirement. (a) "Retirement" means the commencement of the payment 125.20 of an annuity based on a date designated by the board of trustees by the association. This 125.21 date determines the rights under this chapter which occur either before or after retirement. 125.22 A right to retirement is subject to termination of public service under subdivision 11a. 125.23 A right to retirement requires a complete and continuous separation for 30 days from 125.24 employment as a public employee and from the provision of paid services to that employer. 125.25 (b) An individual who separates from employment as a public employee and who, 125.26 within 30 days of separation, returns to provide service to a governmental subdivision 125.27 as an independent contractor or as an employee of an independent contractor, has not 125.28 satisfied the separation requirements under paragraph (a). 125.29

(e) (b) Notwithstanding the 30-day separation requirement under paragraph (a), a 125.30 member of a defined benefit plan under this chapter, who also participates in the public 125.31 employees defined contribution plan under chapter 353D for other public service, may be 125.32 paid, if eligible, a retirement annuity from the defined benefit plan while participating in the 125.33 defined contribution plan. A retirement annuity is also payable from a defined benefit plan 125.34

under this chapter to an eligible member who terminates public service and who, within30 days of separation, takes office as an elected official of a governmental subdivision.

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(d) (c) Elected officials included in association membership under subdivisions 2a
and 2d meet the 30-day separation requirement under this section by resigning from office
before filing for a subsequent term in the same office and by remaining completely and
continuously separated from that office for 30 days prior to the date of the election.

126.7 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 8. Minnesota Statutes 2014, section 353.01, subdivision 36, is amended to read:
Subd. 36. Volunteer firefighter. For purposes of this chapter, a person is
considered a "volunteer firefighter" for all service for which the person receives credit
in an association or fund operating under chapter 424A or credit in the retirement plan
established under chapter 353G.

126.13 **EFFECTIVE DATE.** This section is effective July 1, 2015.

126.14 Sec. 9. Minnesota Statutes 2014, section 353.0161, is amended by adding a subdivision126.15 to read:

126.16 Subd. 3. Restriction on subsequent purchases. To purchase salary credit or

126.17 service credit for a subsequent authorized leave of absence period, the member must return

126.18 to public service and render a minimum of three months of allowable service credit.

126.19 **EFFECTIVE DATE.** This section is effective July 1, 2015.

126.20 Sec. 10. Minnesota Statutes 2014, section 353.0162, is amended to read:

126.21 **353.0162 REDUCED SALARY PERIODS SALARY CREDIT PURCHASE.**

(a) A member may purchase additional salary credit for a period specified in thissection.

(b) The applicable period is a period during which the member is receiving a reducedsalary from the employer while the member is:

(1) receiving temporary workers' compensation payments related to the member'sservice to the public employer;

126.28 (2) on an authorized medical leave of absence; or

(3) on an authorized partial paid leave of absence as a result of a budgetary or salarysavings program offered or mandated by a governmental subdivision.

(c) The differential salary amount is the difference between the average monthly
salary received by the member during the period of reduced salary under this section and
the average monthly salary of the member, excluding overtime, on which contributions
to the applicable plan were made during the period of the last six months of covered
employment occurring immediately before the period of reduced salary, applied to the
member's normal employment period, measured in hours or otherwise, as applicable.
(d) To receive eligible salary credit, the member shall pay an amount equal to:

(1) the applicable employee contribution rate under section 353.27, subdivision
2; 353.65, subdivision 2; or 353E.03, subdivision 1, as applicable, multiplied by the
differential salary amount;

(2) plus an employer equivalent payment equal to the applicable employer
contribution rate in section 353.27, subdivision 3; 353.65, subdivision 3; or 353E.03,
subdivision 2, as applicable, multiplied by the differential salary amount;

(3) plus, if applicable, an equivalent employer additional amount equal to the
additional employer contribution rate in section 353.27, subdivision 3a, multiplied by the
differential salary amount.

(e) The employer, by appropriate action of its governing body and documented in its
official records, may pay the employer equivalent contributions and, as applicable, the
equivalent employer additional contributions on behalf of the member.

(f) Payment under this section must include interest on the contribution amount 127.20 or amounts, whichever applies, at an 8.5 percent annual rate, prorated for applicable 127.21 months from the date on which the period of reduced salary specified under this section 127.22 127.23 terminates to the date on which the payment or payments are received by the executive director. Payment under this section must be completed within the earlier of 30 days from 127.24 termination of public service by the employee under section 353.01, subdivision 11a, or 127.25 one year after the termination of the period specified in paragraph (b), as further restricted 127.26 under this section. 127.27

(g) The period for which additional allowable salary credit may be purchased is
limited to the period during which the person receives temporary workers' compensation
payments or for those business years in which the governmental subdivision offers or
mandates a budget or salary savings program, as certified to the executive director by a
resolution of the governing body of the governmental subdivision. For an authorized
medical leave of absence, the period for which allowable salary credit may be purchased
may not exceed 12 consecutive months of authorized medical leave.

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(h) To purchase salary credit for a subsequent period of temporary workers'compensation benefits or subsequent authorized medical leave of absence, the member

128.3 must return to public service and render a minimum of three months of allowable service.

- 128.4
- **EFFECTIVE DATE.** This section is effective July 1, 2015.

128.5 Sec. 11. Minnesota Statutes 2014, section 353.03, subdivision 3, is amended to read:

128.6 Subd. 3. **Duties and powers.** (a) The board shall:

128.7 (1) elect a president and vice-president;

(2) approve the staffing complement, as recommended by the executive director,necessary to administer the fund;

(3) adopt bylaws for its own government and for the management of the fundconsistent with the laws of the state and may modify them at pleasure;

(4) adopt, alter, and enforce reasonable rules consistent with the laws of the state and
the terms of the applicable benefit plans for the administration and management of the
fund, for the payment and collection of payments from members and for the payment of
withdrawals and benefits, and that are necessary in order to comply with the applicable
federal Internal Revenue Service and Department of Labor requirements;

(5) pass upon and allow or disallow all applications for membership in the fund andallow or disallow claims for withdrawals, pensions, or benefits payable from the fund;

(6) authorize procedures for use of electronic signatures as defined in section

128.20 <u>325L.02</u>, paragraph (h), on applications and forms required by the association;

(6) (7) adopt an appropriate mortality table based on experience of the fund as
recommended by the association actuary and approved under section 356.215, subdivision
18, with interest set at the rate specified in section 356.215, subdivision 8;

(7) (8) provide for the payment out of the fund of the cost of administering this
 chapter, of all necessary expenses for the administration of the fund and of all claims for
 withdrawals, pensions, or benefits allowed;

128.27 (8) (9) approve or disapprove all recommendations and actions of the executive 128.28 director made subject to its approval or disapproval by subdivision 3a; and

(9) (10) approve early retirement and optional annuity factors, subject to review by
 the actuary retained by the Legislative Commission on Pensions and Retirement; establish
 the schedule for implementation of the approved factors; and notify the Legislative
 Commission on Pensions and Retirement of the implementation schedule.

(b) In passing upon all applications and claims, the board may summon, swear, hear,
and examine witnesses and, in the case of claims for disability benefits, may require the
claimant to submit to a medical examination by a physician of the board's choice, at the

expense of the fund, as a condition precedent to the passing on the claim, and, in the
case of all applications and claims, may conduct investigations necessary to determine
their validity and merit.

(c) The board may continue to authorize the sale of life insurance to members under
the insurance program in effect on January 1, 1985, but must not change that program
without the approval of the commissioner of management and budget. The association
shall not receive any financial benefit from the life insurance program beyond the amount
necessary to reimburse the association for costs incurred in administering the program.
The association shall not engage directly or indirectly in any other activity involving the
sale or promotion of goods or services, or both, whether to members or nonmembers.

(d) The board shall establish procedures governing reimbursement of expenses
to board members. These procedures must define the types of activities and expenses
that qualify for reimbursement, must provide that all out-of-state travel be authorized
by the board, and must provide for the independent verification of claims for expense
reimbursement. The procedures must comply with the applicable rules and policies of the
Department of Management and Budget and the Department of Administration.

(e) The board may purchase fiduciary liability insurance and official bonds for the
officers and members of the board of trustees and employees of the association and may
purchase property insurance or may establish a self-insurance risk reserve including, but
not limited to, data processing insurance and "extra-expense" coverage.

129.21 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 12. Minnesota Statutes 2014, section 353.031, subdivision 5, is amended to read: 129.22 Subd. 5. Medical adviser. The executive director may contract with an accredited 129.23 independent organization specializing in disability determinations or a licensed physicians 129.24 or physicians on the staff of the state commissioner of health, as designated by the 129.25 commissioner, physician to be the medical adviser of the association. The medical adviser 129.26 shall review all medical reports submitted to the association, including the findings of 129.27 an independent medical examination requested under this section, and shall advise the 129.28 executive director. 129.29

129.30 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 13. Minnesota Statutes 2014, section 353.031, subdivision 10, is amended to read:
 Subd. 10. Restoring forfeited service and salary credit. (a) To restore forfeited
 service and salary credit, a repayment of a refund must be made within six months after

the effective date of disability benefits or within six months after the date of the filing ofthe disability application, whichever is later.

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(b) Except for the salary credit purchase authorized under section 353.0162,
paragraph (b), clause (1), no purchase of prior service or payment made in lieu of salary
deductions otherwise authorized under section 353.01 or 353.0162 may be made after the
occurrence of the disability for which an application is filed under this section.

130.7 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 14. Minnesota Statutes 2014, section 353.27, subdivision 10, is amended to read: 130.8 Subd. 10. Employer exclusion reports. (a) The head of a department or a 130.9 designated representative shall annually furnish the executive director with an exclusion 130.10 130.11 report listing and certifying only those employees in potentially PERA general employees retirement plan-eligible positions who were not reported as members of the general 130.12 employees retirement plan and who worked during the school year for school employees 130.13 and calendar year for nonschool employees. The department head must certify the 130.14 accuracy and completeness of the exclusion report to the association. The executive 130.15 director shall prescribe the manner and forms, including standardized exclusion codes, to 130.16 be used by a governmental subdivision in preparing and filing exclusion reports. Also, the 130.17 executive director shall check the exclusion report to ascertain whether any omissions 130.18 have been made by a department head in the reporting of new public employees for 130.19 membership. The executive director may delegate an association employee under section 130.20 353.03, subdivision 3a, paragraph (b), clause (5), to conduct a field audit to review the 130.21 payroll records of a governmental subdivision. 130.22

(b) If an employer fails to comply with the reporting requirements under this
subdivision, the executive director may assess a fine of \$25 for each failure if the
association staff has notified the employer of the noncompliance and attempted to obtain
the missing data or form from the employer for a period of more than three months.

130.27 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 15. Minnesota Statutes 2014, section 353.29, subdivision 7, is amended to read: Subd. 7. Annuities; accrual. (a) Except as to elected public officials, a retirement annuity granted under this chapter begins with the first day of the first calendar month after the date of termination of public service. The annuity must be paid in equal monthly installments and does not accrue beyond the end of the month in which entitlement to the annuity has terminated. If the annuitant dies prior to negotiating the check for the month

in which death occurs, payment must be made to the surviving spouse, or if none, to the
designated beneficiary, or if none, to the estate.

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(b) An annuity granted to an elective public official accrues on the day following
expiration of public office or expiration of the right to hold that office. The annuity for the
month during which the expiration occurred is prorated accordingly.

- 131.6 (c) An annuity, once granted, must not be increased, decreased, or revoked except
 131.7 under this chapter.
- 131.8 (d) An annuity payment may be made retroactive for up to one year prior to that month
 131.9 in which a complete application is received by the executive director under subdivision 4.
- 131.10 (e) If an annuitant dies before negotiating the check for the month in which death
- 131.11 occurs, payment must first be made to the surviving spouse, or if none, then to the
- 131.12 designated beneficiary, or if none, lastly to the estate.
- 131.13 **EFFECTIVE DATE.** This section is effective July 1, 2015.

131.14 Sec. 16. Minnesota Statutes 2014, section 353.33, subdivision 6, is amended to read:

Subd. 6. **Continuing eligibility for benefits.** Disability benefits are contingent upon a disabled person's participation in a vocational rehabilitation evaluation <u>assessment</u> if the executive director determines that the disabled person may be able to return to a gainful occupation. If, after a review by the executive director under section 353.031, subdivision 8, a member is found to be no longer totally and permanently disabled, payments must cease the first of the month following the expiration of a 30-day period after the member receives a certified letter notifying the member that payments will cease.

131.22 **EFFECTIVE DATE.** This section is effective July 1, 2015.

131.23 Sec. 17. Minnesota Statutes 2014, section 353.33, subdivision 13, is amended to read:

Subd. 13. Postretirement adjustment eligibility. (a) A disability benefit under this
section is eligible for postretirement adjustments under section 356.415.

131.26 (b) When a disability benefit terminates under subdivision 11, the retirement annuity

131.27 elected by the individual must include all prior adjustments provided under Minnesota

131.28 Statutes 2008, section 11A.18, through January 1, 2009, and thereafter as provided

131.29 <u>in section 356.415.</u>

131.30 **EFFECTIVE DATE.** This section is effective July 1, 2015.

131.31 Sec. 18. Minnesota Statutes 2014, section 353.37, subdivision 1, is amended to read:

Subdivision 1. Salary maximums. (a) The annuity of a person otherwise eligible 132.1 for an annuity from the general employees retirement plan of the Public Employees 132.2 Retirement Association, the public employees police and fire retirement plan, or the local 132.3 government correctional employees retirement plan must be suspended under subdivision 132.4 2 or reduced under subdivision 3, whichever results in the higher annual annuity amount, if 132.5 the person reenters public service as a nonelective employee of a governmental subdivision 132.6 in a position covered by this chapter or returns to work as an employee of a labor 132.7 organization that represents public employees who are association members under this 132.8 chapter and salary for the reemployment service exceeds the annual maximum earnings 132.9 allowable for that age for the continued receipt of full benefit amounts monthly under the 132.10 federal Old Age, Survivors and Disability Insurance Program as set by the secretary of 132.11 health and human services under United States Code, title 42, section 403, in any calendar 132.12 year. If the person has not yet reached the minimum age for the receipt of Social Security 132.13 benefits, the maximum salary for the person is equal to the annual maximum earnings 132.14 132.15 allowable for the minimum age for the receipt of Social Security benefits.

(b) The provisions of paragraph (a) do not apply to the members of the MERFdivision.

132.18

EFFECTIVE DATE. This section is effective July 1, 2015.

Sec. 19. Minnesota Statutes 2014, section 353.656, subdivision 1a, is amended to read: 132.19 Subd. 1a. Total and permanent duty disability; computation of benefits. (a) A 132.20 member of the police and fire plan, other than a firefighter covered by section 353.6511, or 132.21 a police officer covered by section 353.6512, whose disabling condition is determined 132.22 to be a duty disability that is also a permanent and total disability as defined in section 132.23 353.01, subdivision 19, is entitled to receive, for life, disability benefits in an amount equal 132.24 to 60 percent of the average salary as defined in section 353.01, subdivision 17a, plus an 132.25 additional 3.0 percent of that average salary for each year of service in excess of 20 years. 132.26 (b) A disability benefit payable under paragraph (a) is subject to eligibility review 132.27

under section 353.33, subdivision 6, but the review may be waived if the executive director
receives a written statement from the association's medical advisor that no improvement
can be expected in the member's disabling condition that was the basis for payment of the
benefit under paragraph (a). A member receiving a disability benefit under this subdivision
who is found to no longer be permanently and totally disabled as defined under section
353.01, subdivision 19, but continues to meet the definition for receipt of a duty disability
under section 353.01, subdivision 41, is subject to subdivision 1 upon written notice from

the association's medical advisor that the person is no longer considered permanently and
totally disabled, and may upon application, elect an optional annuity under subdivision 1b.

(c) If a member approved for disability benefits under this subdivision dies before 133.3 attaining normal retirement age as defined in section 353.01, subdivision 37, paragraph 133.4 (b), or within 60 months of the effective date of the disability, whichever is later, 133.5 the surviving spouse is entitled to receive a survivor benefit under section 353.657, 133.6 subdivision 2, paragraph (a), clause (1), if the death is the direct result of the disabling 133.7 condition for which disability benefits were approved, or section 353.657, subdivision 133.8 2, paragraph (a), clause (2), if the death is not directly related to the disabling condition 133.9 for which benefits were approved under this subdivision. 133.10

(d) If the election of an actuarial equivalent optional annuity is not made at the time
the permanent and total disability benefit accrues, an election must be made within 90
days before the member attains normal retirement age as defined under section 353.01,
subdivision 37, paragraph (b), or having collected total and permanent disability benefits
for 60 months, whichever is later. If a member receiving disability benefits who has
dependent children dies, subdivision 6a, paragraph (c), applies.

133.17

EFFECTIVE DATE. This section is effective July 1, 2015.

Sec. 20. Minnesota Statutes 2014, section 353.656, subdivision 1b, is amended to read: Subd. 1b. **Optional annuity election.** (a) A disabled member of the police and fire fund may elect to receive the normal disability benefit or an actuarial equivalent optional annuity. If the election of an actuarial equivalent optional annuity is made before the commencement of payment of the disability benefit, the optional annuity must begin to accrue on the same date as the disability benefit covering only the disabilitant <u>disability</u> benefit recipient would have accrued.

(b) If an election of an optional annuity is not made before the commencement of the
disability benefit, the disabilitant disability benefit recipient may elect an optional annuity:

133.27 (1) within 90 days before normal retirement age;

(2) upon the filing of an application to convert to an early retirement annuity, ifelecting to convert to an early retirement annuity before the normal retirement age; or

(3) within 90 days before the expiration of the 60-month period for which a disability
benefit is paid, if the disability benefit is payable because the disabled member did not
have at least 20 years of allowable service at normal retirement age-; or

(4) upon being determined that the disability benefit recipient continues to be disabled
 under subdivision 1, but is no longer totally and permanently disabled under subdivision 1a.

(c) If a disabled member who has named a joint and survivor optional annuity
beneficiary dies before the disability benefit ceases and is recalculated under subdivision
5a, the beneficiary eligible to receive the joint and survivor annuity may elect to have
the annuity converted at the times designated in paragraph (b), clause (1), (2), or (3),
whichever allows for the earliest payment of a higher joint and survivor annuity option
resulting from recalculation under subdivision 5a, paragraph (e).

(d) A disabled member may name a person other than the spouse as beneficiary
of a joint and survivor annuity only if the spouse of the disabled member permanently
waives surviving spouse coverage on the disability application form prescribed by the
executive director.

(e) If the spouse of the member permanently waives survivor coverage, the
dependent child or children, if any, continue to be eligible for dependent child benefits
under section 353.657, subdivision 3, and the designated optional annuity beneficiary
may draw the monthly benefit.

(f) Any optional annuity under this subdivision, plus dependent child benefits, if
applicable, are subject to the maximum and minimum family benefit amounts specified in
section 353.657, subdivision 3a.

134.18 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 21. Minnesota Statutes 2014, section 353.656, subdivision 2, is amended to read:
Subd. 2. Benefits paid under workers' compensation law. (a) If When the amount
determined under paragraph (b) exceeds the equivalent salary determined under paragraph
(c), the disability benefit amount must be reduced to that amount which, when added to
the workers' compensation benefits, equals the equivalent salary.

(b) When a member becomes disabled and receives receiving a disability benefit as 134.24 specified in this section and is also entitled to receive lump sum or periodic benefits under 134.25 workers' compensation laws, the single life annuity actuarial equivalent disability benefit 134.26 amount and the workers' compensation amount must be added. The computation must 134.27 exclude any attorney fees paid by the disabilitant disability benefit recipient as authorized 134.28 under applicable workers' compensation laws. The computation must also exclude 134.29 permanent partial disability payments provided under section 176.101, subdivision 2a, 134.30 and retraining payments under section 176.102, subdivision 11, if the permanent partial 134.31 disability or retraining payments are reported to the executive director in a manner 134.32 specified by the executive director. 134.33

(b) (c) The equivalent salary is the amount determined under clause (1) or (2),
 whichever is greater:

(1) the salary the disabled member received as of the date of the disability; or

(2) the salary currently payable for the same employment position or substantiallysimilar positions in the applicable government subdivision.

(c) If the amount determined under paragraph (a) exceeds the equivalent salary
determined under paragraph (b), the disability benefit amount must be reduced to that
amount which, when added to the workers' compensation benefits, equals the equivalent
salary.

135.8

EFFECTIVE DATE. This section is effective July 1, 2015.

Sec. 22. Minnesota Statutes 2014, section 353.656, subdivision 4, is amended to read: Subd. 4. Limitation on disability benefit payments. (a) No member is entitled to receive a disability benefit payment when there remains to the member's credit unused annual leave, sick leave, or any other employer-provided salary continuation plan, or under any other circumstances when, during the period of disability, there has been no impairment of the person's salary as a police officer, a firefighter, or a paramedic as defined in section 353.64, subdivision 10, whichever applies.

(b) If a disabled member resumes a gainful occupation with earnings that, when added
to the normal single life disability benefit, and workers' compensation benefit if applicable,
exceed the disabilitant disability benefit recipient's reemployment earnings limit, the
amount of the disability benefit must be reduced during the months of employment and
receipt of workers' compensation benefits, if applicable, as provided in this paragraph.
The disabilitant disability benefit recipient's reemployment earnings limit is the greater of:

135.22 (1) the <u>monthly</u> salary earned at the date of disability; or

(2) 125 percent of the base <u>monthly</u> salary currently paid by the employinggovernmental subdivision for similar positions.

(c) The disability benefit must be reduced by one dollar for each three dollars by
which the total amount of the current <u>monthly</u> disability benefit, any <u>monthly</u> workers'
compensation benefits if applicable, and actual <u>monthly</u> earnings exceed the greater
disabilitant <u>disability</u> benefit recipient's reemployment earnings limit. In no event may
the <u>monthly</u> disability benefit as adjusted under this subdivision exceed the disability
benefit originally allowed.

135.31 **EFFECTIVE DATE.** This section is effective July 1, 2015.

135.32 Sec. 23. Minnesota Statutes 2014, section 353.656, subdivision 5a, is amended to read:

Subd. 5a. Cessation of disability benefit. (a) The association shall cease the
payment of any disability benefit the first of the month following the reinstatement of a
member to full time or less than full-time service in a position covered by the police
and fire fund.

(b) A disability benefit paid to a disabled member of the police and fire plan, that
was granted under laws in effect after June 30, 2007, terminates at the end of the month in
which the member:

136.8

(1) reaches normal retirement age;

(2) if the disability benefit is payable for a 60-month period as determined under
subdivisions 1 and 3, as applicable, the first of the month following the expiration of
the 60-month period; or

(3) if the disabled member so chooses, the end of the month in which the member 136.12 has elected to convert to an early retirement annuity under section 353.651, subdivision 4. 136.13 (c) If the police and fire plan member continues to be disabled when the disability 136.14 136.15 benefit terminates under this subdivision, the member is deemed to be retired. The individual is entitled to receive a normal retirement annuity or an early retirement annuity 136.16 under section 353.651, whichever is applicable, as further specified in paragraph (d) or 136.17 (e). If the individual did not previously elect an optional annuity under subdivision 1a 136.18 1b, paragraph (a), the individual may elect an optional annuity under subdivision 1a 136.19 136.20 1b, paragraph (b).

(d) A member of the police and fire plan who is receiving a disability benefit under 136.21 this section may, upon application, elect to receive an early retirement annuity under 136.22 136.23 section 353.651, subdivision 4, at any time after attaining age 50, but must convert to a retirement annuity no later than the end of the month in which the disabled member attains 136.24 normal retirement age. An early retirement annuity elected under this subdivision must be 136.25 calculated on the disabled member's accrued years of service and average salary as defined 136.26 in section 353.01, subdivision 17a, and when elected, the member is deemed to be retired. 136.27 (e) When an individual's disability benefit terminates under paragraph (b), clause (1) 136.28 or (2), and is recalculated as a retirement annuity under this section, the annuity must be 136.29

136.30 based on clause (1) or clause (2), whichever provides the greater amount:

(1) the benefit amount at the time of reclassification, including all prior adjustments
provided under Minnesota Statutes 2008, section 11A.18, through January 1, 2009, and
thereafter as provided in section 356.415; or

(2) a benefit amount computed on the member's actual years of accrued allowableservice credit and the law in effect at the time the disability benefit first accrued, plus any

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137.1

increases that would have applied since that date under Minnesota Statutes 2008, section

137.2 11A.18, through January 1, 2009, and thereafter as provided in section 356.415.

137.3

EFFECTIVE DATE. This section is effective July 1, 2015.

Sec. 24. Minnesota Statutes 2014, section 353D.03, subdivision 3, is amended to read:
Subd. 3. Ambulance service, rescue squad personnel contribution. (a) A public
ambulance service or privately operated ambulance service that receives an operating
subsidy from a governmental entity that elects to participate in the plan shall fund benefits
for its qualified personnel who individually elect to participate.

(b) Personnel who are paid for their services may elect to make member contributions
 in an amount not to exceed the service's contribution on their behalf.

137.11 (c) Ambulance service contributions on behalf of salaried employees must be a
 137.12 fixed percentage of salary.

(d) An ambulance service making contributions for volunteer or largely
uncompensated personnel, or a municipality or county making contributions on behalf
of rescue squad members who are volunteers or largely uncompensated personnel, may
assign a unit value for each call or each period of alert duty for the purpose of calculating
ambulance service or rescue squad service contributions, as applicable.

137.18 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 25. Minnesota Statutes 2014, section 353E.06, subdivision 5, is amended to read:
Subd. 5. Disability benefit termination. (a) The disability benefit paid to a disabled
local government correctional employee terminates at the end of the month in which the
employee reaches age 65 55, or the first of the month after the expiration of the 60-month
period from the effective date of the disability benefit, whichever is later.

(b) If the disabled local government correctional employee is still disabled when the employee reaches has been collecting the disability benefit for 60 months or has reached age 65 55, whichever is later, the employee is deemed to be a retired employee and, if the employee had elected an optional annuity under subdivision 3, must receive an annuity in accordance with the terms of the optional annuity previously elected.

(c) If the employee had not elected an optional annuity under subdivision 3, the
employee may elect either to receive a normal single life retirement annuity computed
in the manner provided in section 353E.04, subdivision 3, or to receive an optional
annuity as provided in section 353.30, subdivision 3, based on the same length of service
as used in the calculation of the disability benefit. Election of an optional annuity must

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- be made within 90 days before attaining the age of 65 years, or reaching the five-year
 anniversary of the effective date of the disability benefit, whichever is later termination of
 the disability benefit under paragraph (a).
- 138.4 (d) When an individual's disability benefit terminates under this subdivision and
- 138.5 is recalculated as a retirement annuity, the annuity must include all prior adjustments
- 138.6 provided under Minnesota Statutes 2008, section 11A.18, through January 1, 2009, and
- 138.7 thereafter as provided in section 356.415.

138.8

138.9

accrue after June 30, 2015. Paragraph (d) is effective July 1, 2015.

EFFECTIVE DATE. Paragraphs (a) to (c) are effective for disability benefits that

Sec. 26. Minnesota Statutes 2014, section 353E.06, subdivision 6, is amended to read: 138.10 138.11 Subd. 6. Resumption of employment. If a disabled employee resumes a gainful occupation from which earnings are less than the monthly salary received at the date 138.12 of disability or the monthly salary currently paid for similar positions, or should the 138.13 employee be entitled to receive workers' compensation benefits, the disability benefit 138.14 must be continued in an amount that, when added to such earnings during the months of 138.15 employment, and workers' compensation benefits, if applicable, does not exceed the 138.16 monthly salary received at the date of disability or the monthly salary currently payable 138.17 for the same employment position or an employment position substantially similar to the 138.18 one the person held as of the date of the disability, whichever is greater. 138.19

138.20 **EFFECTIVE DATE.** This section is effective July 1, 2015.

138.21 Sec. 27. Minnesota Statutes 2014, section 353F.01, is amended to read:

138.22 **353F.01 PURPOSE AND INTENT.**

The purpose of this chapter is to ensure, to the extent possible, that persons employed at public medical facilities and other public employing units who are privatized and consequently are excluded from retirement coverage by the Public Employees Retirement Association will be entitled to receive future retirement benefits under the general employees retirement plan of the Public Employees Retirement Association commensurate with the prior contributions made by them or made on their behalf upon the privatization of the medical facility or other public employing unit.

138.30 **EFFECTIVE DATE.** This section is effective July 1, 2015.

138.31 Sec. 28. Minnesota Statutes 2014, section 353F.02, subdivision 3, is amended to read:

Subd. 3. Effective date of privatization. "Effective date of privatization" means 139.1 139.2 the date that the operation of a medical facility or other public employing unit is assumed by another employer or the date that a medical facility or other public employing unit 139.3 is purchased by another employer and active membership in the Public Employees 139.4 Retirement Association consequently terminates. 139.5

EFFECTIVE DATE. This section is effective July 1, 2015. 139.6

Sec. 29. Minnesota Statutes 2014, section 353F.02, subdivision 5a, is amended to read: 139.7 139.8 Subd. 5a. Privatized former public employer. "Privatized former public employer" means a medical facility or other employing unit that was formerly included in 139.9 the definition of governmental subdivision under section 353.01, subdivision 6, that is 139.10 privatized and whose employees are certified for participation under this chapter. 139.11

EFFECTIVE DATE. This section is effective July 1, 2015. 139.12

Sec. 30. Minnesota Statutes 2014, section 353F.04, subdivision 2, is amended to read: 139.13 Subd. 2. Exceptions. The increased augmentation rates specified in subdivision 1 139.14 do not apply to a privatized former public employee: 139.15

(1) beginning the first of the month in which the privatized former public employee 139.16 becomes covered again by a retirement plan enumerated in section 356.30, subdivision 3, 139.17 if the employee continues to be covered and accrues at least six months of credited service 139.18 in any single plan enumerated in section 356.30, subdivision 3, except clause (6); 139.19

139.20 (2) beginning the first of the month in which the privatized former public employee becomes covered again by the general employees retirement plan of the Public Employees 139.21 Retirement Association; 139.22

(2) (3) beginning the first of the month after a privatized former public employee 139.23 terminates service with the successor entity; or 139.24

(3) (4) if the person begins receipt of a retirement annuity while employed by the 139.25 employer which assumed operations of or purchased the privatized former public employer. 139.26

- 139.27
- **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 31. Minnesota Statutes 2014, section 353F.051, subdivision 1, is amended to read: 139.28 Subdivision 1. Eligibility. A privatized former public employee who is totally and 139.29 permanently disabled under Minnesota Statutes 1998, section 353.01, subdivision 19, 139.30 and who had a medically documented preexisting condition of the disability before the 139.31 termination of coverage, may apply for a disability benefit. 139.32

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140.1 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 32. Minnesota Statutes 2014, section 353F.051, subdivision 2, is amended to read:
Subd. 2. Calculation of benefits. A person qualifying under subdivision 1 is
entitled to receive a disability benefit calculated under Minnesota Statutes 1998, section
353.33, subdivision 3. The disability benefit must be augmented under Minnesota Statutes
140.6 1998, section 353.71, subdivision 2, from the date of termination to the date the disability
benefit begins to accrue.

140.8

.8 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 33. Minnesota Statutes 2014, section 353F.051, subdivision 3, is amended to read:
Subd. 3. Applicability of general law. Except as otherwise provided, Minnesota
Statutes 1998, section 353.33, applies to a person who qualifies for disability under
subdivision 1.

140.13 **EFFECTIVE DATE.** This section is effective July 1, 2015.

140.14 Sec. 34. Minnesota Statutes 2014, section 353G.08, subdivision 1, is amended to read: Subdivision 1. Annual funding requirements. (a) Annually, the executive director 140.15 shall determine the funding requirements of each account in the voluntary statewide 140.16 lump-sum volunteer firefighter retirement plan on or before August 1. The funding 140.17 requirements as directed under this section, must be determined using a mathematical 140.18 140.19 procedure developed and certified as accurate by an approved actuary retained by the Public Employees Retirement Association and based on present value factors using a six 140.20 percent interest rate, without any decrement assumptions. The funding requirements 140.21 140.22 must be certified to the entity or entities associated with the fire department whose active firefighters are covered by the retirement plan. 140.23

(b) The overall funding balance of each account for the current calendar year mustbe determined in the following manner:

(1) The total accrued liability for all active and deferred members of the account as
of December 31 of the current year must be calculated based on the good time service
credit of active and deferred members as of that date.

(2) The total present assets of the account projected to December 31 of the current
year, including receipts by and disbursements from the account anticipated to occur on or
before December 31, must be calculated. To the extent possible, the market value of assets
must be utilized in making this calculation.

(3) The amount of the total present assets calculated under clause (2) must be 141.1 subtracted from the amount of the total accrued liability calculated under clause (1). If the 141.2 amount of total present assets exceeds the amount of the total accrued liability, then the 141.3 account is considered to have a surplus over full funding. If the amount of the total present 141.4 assets is less than the amount of the total accrued liability, then the account is considered 141.5 to have a deficit from full funding. If the amount of total present assets is equal to the 141.6 amount of the total accrued liability, then the special fund is considered to be fully funded. 141.7 (c) The financial requirements of each account for the following calendar year must 141.8

141.9 be determined in the following manner:

(1) The total accrued liability for all active and deferred members of the account
as of December 31 of the calendar year next following the current calendar year must be
calculated based on the good time service used in the calculation under paragraph (b),
clause (1), increased by one year.

(2) The increase in the total accrued liability of the account for the following calendar
year over the total accrued liability of the account for the current year must be calculated.
(3) The amount of anticipated future administrative expenses of the account must be
calculated by multiplying the per person dollar amount of the administrative expenses for
the most recent prior calendar year by the factor of 1.035 number of active and deferred
firefighters reported to PERA on the most recent good time service credit certification
form for each account.

(4) If the account is fully funded, the financial requirement of the account for the
following calendar year is the total of the amounts calculated under clauses (2) and (3).
(5) If the account has a deficit from full funding, the financial requirement of the
account for the following calendar year is the total of the amounts calculated under clauses
(2) and (3) plus an amount equal to one-tenth of the amount of the deficit from full
funding of the account.

(6) If the account has a surplus over full funding, the financial requirement of
the account for the following calendar year is the financial requirement of the account
calculated as though the account was fully funded under clause (4) and, if the account has
also had a surplus over full funding during the prior two years, additionally reduced by an
amount equal to one-tenth of the amount of the surplus over full funding of the account.

(d) The required contribution of the entity or entities associated with the fire
department whose active firefighters are covered by the retirement plan is the annual
financial requirements of the account of the retirement plan under paragraph (c) reduced by
the amount of any fire state aid payable under sections 69.011 to 69.051 or supplemental
state aid payable under section 423A.022 reasonably anticipated to be received by the

retirement plan attributable to the entity or entities during the following calendar year, and an amount of interest on the assets projected to be received during the following calendar year calculated at the rate of six percent per annum. The required contribution must be allocated between the entities if more than one entity is involved. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.

(e) The required contribution calculated in paragraph (d) must be paid to the
retirement plan on or before December 31 of the year for which it was calculated. If
the contribution is not received by the retirement plan by December 31, it is payable
with interest at an annual compound rate of six percent from the date due until the date
payment is received by the retirement plan. If the entity does not pay the full amount of
the required contribution, the executive director shall collect the unpaid amount under
section 353.28, subdivision 6.

142.14 **EFFECTIVE DATE.** This section is effective July 1, 2015.

142.15 Sec. 35. Minnesota Statutes 2014, section 354.445, is amended to read:

142.16 **354.445 NO ANNUITY REDUCTION.**

(a) The annuity reduction provisions of section 354.44, subdivision 5, do not applyto a person who:

(1) retires from the Minnesota State Colleges and Universities system with at least
ten years of combined service credit in a system under the jurisdiction of the Board of
Trustees of the Minnesota State Colleges and Universities;

(2) was employed on a full-time basis immediately preceding retirement as a facultymember or as an unclassified administrator in that system;

142.24 (3) was not a recipient of an early retirement incentive under section 136F.481;

(4) begins drawing an annuity from the Teachers Retirement Association; and(5) returns to work on not less than a one-third time basis and not more than a

two-thirds time basis in the system from which the person retired under an agreement in
which the person may not earn a salary of more than \$62,000 in a ealendar fiscal year
through employment after retirement in the system from which the person retired.

(b) Initial participation, the amount of time worked, and the duration of participation under this section must be mutually agreed upon by the president of the institution where the person returns to work and the employee. The president may require up to one-year notice of intent to participate in the program as a condition of participation under this section. The president shall determine the time of year the employee shall work. The employer or the president may not require a person to waive any rights under a collectivebargaining agreement as a condition of participation under this section.

(c) Notwithstanding any law to the contrary, a person eligible under paragraphs (a)
and (b) may not, based on employment to which the waiver in this section applies, earn
further service credit in a Minnesota public defined benefit plan and is not eligible to
participate in a Minnesota public defined contribution plan, other than a volunteer fire plan
governed by chapter 424A. No employer or employee contribution to any of these plans
may be made on behalf of such a person.

(d) For a person eligible under paragraphs (a) and (b) who earns more than \$62,000
in a calendar <u>fiscal</u> year through employment after retirement due to employment by the
Minnesota State Colleges and Universities system, the annuity reduction provisions of
section 354.44, subdivision 5, apply only to income over \$62,000.

(e) A person who returns to work under this section is a member of the appropriate
bargaining unit and is covered by the appropriate collective bargaining contract. Except
as provided in this section, the person's coverage is subject to any part of the contract
limiting rights of part-time employees.

143.17 EFFECTIVE DATE. (a) This section is effective retroactively from January 1, 2015.
143.18 (b) For purposes of the January 1, 2015, to June 30, 2015, period, the \$62,000
143.19 exempt income limit must be prorated.

Sec. 36. Minnesota Statutes 2014, section 354.72, subdivision 2, is amended to read: 143.20 Subd. 2. Purchase procedure. (a) A teacher may purchase credit for allowable and 143.21 formula service in the plan for a period specified in subdivision 1 if the teacher makes a 143.22 payment as specified in paragraph (b), (c), or (d), whichever applies. The employing unit, 143.23 at its option, may pay the employer portion of the amount on behalf of its employees. 143.24 (b) If payment is received by the executive director by June 30 of the fiscal year 143.25 of the strike period or by December 31 of the fiscal year following an authorized leave 143.26 included under section 354.093, 354.095, or 354.096, payment must equal the total 143.27 employee and employer contribution rates, including amortization contribution rates if 143.28 applicable, multiplied by the member's average monthly salary rate on the date the leave 143.29 or strike period commenced, or for an extended leave under section 354.094, on the salary 143.30 received during the year immediately preceding the initial year of the leave, multiplied 143.31 143.32 by the months and portions of a month of the leave or strike period for which the teacher seeks allowable service credit. This paragraph also applies to an extended leave under 143.33 section 354.094, except that payment must be received by June 30 of the year of the leave, 143.34

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and the salary used in the computation is the salary received during the year immediately 144.1 preceding the initial year of the leave. 144.2 (c) If payment is made after June 30 and before the following June 30 for a strike 144.3 period, or for leaves after December 31 of the fiscal year following a leave of absence 144.4 under section 354.093, 354.095, or 354.096, or for an extended leave of absence under 144.5 section 354.094, and before July 1, the payment must include the amount determined in 144.6 paragraph (b) plus compound interest at a monthly rate of 0.71 percent from June 30 for 144.7 a strike period, or from December 31 for a leave under section 354.093, 354.095, or 144.8 354.096, until the last day of the month in which payment is received. If payment is made 144.9 on or after July 1 and before the following July 1 for an extended leave of absence under 144.10 section 354.094, the payment must include the amount determined in paragraph (b) plus 144.11 compound interest at a monthly rate of 0.71 percent from June 30 until the last day of 144.12 the month in which payment is received. 144.13 (d) If payment is received by the executive director after the applicable last permitted 144.14 144.15 date under paragraph (c), the payment amount is the amount determined under section

144.16 356.551. Notwithstanding payment deadlines specified in section 356.551, payment under144.17 this section may be made anytime before the effective date of retirement.

144.18

EFFECTIVE DATE. This section is effective the day following final enactment.

144.19 Sec. 37. Minnesota Statutes 2014, section 355.07, is amended to read:

144.20

355.07 DECLARATION OF POLICY.

(a) In order to extend to employees of the state, its political subdivisions, and its 144.21 other governmental employers, and to the dependents and survivors of the employees of 144.22 those employing units, the basic protection accorded to others by the old age, survivors, 144.23 and disability insurance system embodied in the Social Security Act, it is hereby declared 144.24 to be the policy of the legislature, subject to the limitations of this chapter, that these steps 144.25 are taken to provide protection to employees of the state and its political subdivisions on 144.26 as broad a basis as may be authorized by the legislature and is permitted under the Social 144.27 144.28 Security Act.

(b) It is also the policy of the legislature that the protection afforded employees in positions covered by a retirement system on the date an agreement under this chapter is made applicable to service performed in those positions, or receiving periodic benefits under the retirement system at that time, will not be impaired as a result of making the agreement so applicable or as a result of legislative enactment in anticipation thereof when combined with the benefits accorded the employee by the Social Security Act.

(c) To this end, the agreement referred to in section 355.02 must not be made 145.1 145.2 applicable to any service performed in any position covered by a retirement system unless a referendum is first held by secret ballot in which a majority of "eligible employees," as 145.3 defined in section 218(d) (3) of the Social Security Act, vote in favor thereof, or unless 145.4 a retirement system is divided in two divisions or parts, one of which is composed of 145.5 positions of members of the system who desire coverage and one of which is composed of 145.6 positions of members of the system who do not desire coverage under section 218(d) (3) 145.7 of the Social Security Act, in accordance with subsections (6) and (7) thereof. The cost of 145.8 the referendum must be borne by the affected governmental subdivision or subdivisions, 145.9 which are required to elect a voting method. 145.10

(d) If a retirement system is divided as described in paragraph (c), any member of 145.11 the division of members that did not desire coverage may be transferred to the division of 145.12 members who did desire coverage as provided in section 218(d)(6)(f) of the Social Security 145.13 Act so long as the individual files a written request for such a transfer with the director. 145.14 145.15 (d) (e) Nothing in any provision of this chapter authorizes the extension of the insurance system established by this chapter, to service in any police officer's or firefighter's 145.16 position or in any position covered by a retirement system applicable exclusively to 145.17 positions in one or more law enforcement or firefighting units, agencies or departments as 145.18 covered by a retirement system in section 356.30, subdivision 3, clauses (4) and (7). 145.19

145.20 **EFFECTIVE DATE.** This section is effective July 1, 2015.

Sec. 38. Minnesota Statutes 2014, section 356.32, subdivision 1, is amended to read: 145.21 Subdivision 1. Proportionate retirement annuity. (a) Notwithstanding any 145.22 provision to the contrary of the laws governing any of the retirement funds enumerated 145.23 in subdivision 2, any person who is an active member of any applicable fund, who has 145.24 credit for at least one year but less than ten years of allowable service in one or more of 145.25 the covered plans, and who terminates active service under a mandatory retirement law or 145.26 policy or at age 65 or older, or at the normal retirement age if this age is but not less than 145.27 age 65, for any reason is entitled upon making written application on the form prescribed 145.28 by the chief administrative officer of the plan to a proportionate retirement annuity from 145.29 each covered plan in which the person has at least six months of allowable service credit. 145.30 (b) The proportionate annuity must be calculated under the applicable laws 145.31

governing annuities based upon allowable service credit at the time of retirement and the
person's average salary for the highest five successive years of allowable service or the
average salary for the entire period of allowable service if less than five years.

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(c) Nothing in this section prevents the imposition of the appropriate early retirementreduction of an annuity which commences before the normal retirement age.

146.3

EFFECTIVE DATE. This section is effective July 1, 2015.

Sec. 39. Minnesota Statutes 2014, section 356.415, subdivision 1a, is amended to read: 146.4 Subd. 1a. Annual postretirement adjustments; Minnesota State Retirement 146.5 System plans other than State Patrol retirement plan. (a) Retirement annuity, disability 146.6 benefit, or survivor benefit recipients of the legislators retirement plans plan, including 146.7 146.8 constitutional officers as specified in chapter 3A, the general state employees retirement plan, the correctional state employees retirement plan, and the unclassified state employees 146.9 retirement program, and the judges retirement plan are entitled to a postretirement 146.10 146.11 adjustment annually on January 1, as follows:

(1) a postretirement increase of two percent must be applied each year, effective
on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient
who has been receiving an annuity or a benefit for at least 18 full months before the
January 1 increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or
a benefit for at least six full months, an annual postretirement increase of 1/12 of two
percent for each month that the person has been receiving an annuity or benefit must be
applied, effective January 1, following the calendar year in which the person has been
retired for at least six months, but has been retired for less than 18 months.

(b) The increases provided by this subdivision commence on January 1, 2011. 146.21 Increases under this subdivision for the general state employees retirement plan, the 146.22 correctional state employees retirement plan, or the judges retirement plan terminate on 146.23 December 31 of the calendar year in which two prior consecutive actuarial valuations 146.24 prepared by the approved actuary under sections 356.214 and 356.215 and the standards 146.25 for actuarial work promulgated by the Legislative Commission on Pensions and 146.26 Retirement indicates indicate that the market value of assets of the retirement plan 146.27 equals or exceeds 90 percent of the actuarial accrued liability of the retirement plan and 146.28 increases under subdivision 1 recommence after that date. Increases under this subdivision 146.29 for the legislators retirement plan or the elected state established under chapter 3A, 146.30 including constitutional officers retirement plan specified in that chapter, terminate on 146.31 December 31 of the calendar year in which the two prior consecutive actuarial valuation 146.32 valuations prepared by the approved actuary under sections 356.214 and 356.215 and the 146.33 standards for actuarial work promulgated by the Legislative Commission on Pensions 146.34 146.35 and Retirement indicates indicate that the market value of assets of the general state

employees retirement plan equals or exceeds 90 percent of the actuarial accrued liability 147.1 147.2 of the retirement plan and increases under subdivision 1 recommence after that date.

(c) An increase in annuity or benefit payments under this subdivision must be made 147.3 automatically unless written notice is filed by the annuitant or benefit recipient with the 147.4 executive director of the applicable covered retirement plan requesting that the increase 147.5 147.6 not be made.

EFFECTIVE DATE. This section is effective retroactively from July 1, 2014. 147.7

147.8 Sec. 40. Minnesota Statutes 2014, section 356.635, subdivision 9, is amended to read: Subd. 9. Military service. Contributions, benefits, including death and disability 147.9 benefits under section 401(a)(37) of the federal Internal Revenue Code, and service credit 147.10 147.11 with respect to qualified military service must be provided according to section 414(u) of the federal Internal Revenue Code. For deaths occurring on or after January 1, 2007, 147.12 while a member is performing qualified military service as defined in United States Code, 147.13 title 38, chapter 43, to the extent required by section 401(a)(37) of the Internal Revenue 147.14 Code, survivors of a member in the system are entitled to any additional benefits that the 147.15 147.16 system would have provided if the member had resumed employment and then died, including but not limited to accelerated vesting or survivor benefits that are contingent 147.17 147.18 on the member's death while employed. In any event, a deceased member's period of qualified military service must be counted for vesting purposes. 147.19

147.20

147.26

EFFECTIVE DATE. This section is effective retroactively from January 1, 2007.

147.21 Sec. 41. Minnesota Statutes 2014, section 356.635, is amended by adding a subdivision to read: 147.22

147.23 Subd. 10. Benefit limitations. For purposes of applying the limits of section 415(b) of the Internal Revenue Code, a retirement benefit that is payable in any form other than a 147.24 single life annuity and that is subject to section 417(e)(3) of the Internal Revenue Code 147.25 must be adjusted to an actuarially equivalent single life annuity that equals, if the annuity

starting date is in a plan year beginning after 2005, the annual amount of the single life 147.27

- annuity commencing at the same annuity starting date that has the same actuarial present 147.28
- value as the participant's form of benefit, using whichever of the following produces the 147.29
- greatest annual amount: 147.30
- (1) the interest rate and the mortality table or other tabular factor specified in the 147.31 plan for adjusting benefits in the same form; 147.32
- (2) a 5.5 percent interest rate assumption and the applicable mortality table; or 147.33

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148.1	(3) the applicable interest rate under section $417(e)(3)$ of the Internal Revenue Code									
148.2	and the applicable mortality table, divided by 1.05.									
148.3	EFFECTIVE DATE. This section is effective retroactively from January 1, 2005.									
	G 40									
148.4	Sec. 42. <u>REPEALER.</u>									
148.5	<u>Minnesota Statutes 2014, sections 353.025; 353.83; 353.84; 353.85; and 353D.03,</u>									
148.6	subdivision 4, are repealed.									
148.7	EFFECTIVE DATE. This section is effective July 1, 2015.									
148.8	ARTICLE 13									
148.9	OBSOLETE DATE REVISIONS AND VARIOUS CLARIFICATIONS									
148.10	Section 1. Minnesota Statutes 2014, section 352.01, subdivision 11, is amended to read:									
148.11	Subd. 11. Allowable service. (a) "Allowable service" means:									
148.12	(1) service by an employee for which on or before July 1, 1961, the employee chose									
148.13	to obtain credit for service by making payments to the fund under Minnesota Statutes									
148.14	1961, section 352.24;									
148.15	(2) <u>(1)</u>	service by an employ	yee after July	1, 1957, for any calend	dar month in which					
148.16	the employee is paid salary from which deductions are made, deposited, and credited in the									
148.17	fund, including deductions made, deposited, and credited as provided in section 352.041;									
148.18	(3) (2) service by an employee for any calendar month for which payments in lieu of									
148.19	salary deductions are made, deposited, and credited in the fund, as provided in section									
148.20	352.27;									
148.21	(4) <u>(3)</u>	the period of absence	e from their d	uties by employees wh	to are temporarily					
148.22	disabled because of injuries incurred in the performance of duties and for which disability									
148.23	the state is liable under the workers' compensation law until the date authorized by the									
148.24	director for the commencement of payments of a total and permanent disability benefit									
148.25	from the ret	irement fund;								
148.26	(5) <u>(4)</u>	_service covered by a	refund repaid	as provided in section	1 352.23 or 352D.05,					
148.27	subdivision	4, except service rend	lered as an en	nployee of the adjutant	general for which					
148.28	the person has credit with the federal civil service retirement system;									
148.29	(6) (5) service rendered before July 1, 1978, by an employee of the Transit Operating									
148.30	Division of the Metropolitan Transit Commission or by an employee on an authorized									
148.31	leave of absence from the Transit Operating Division of the Metropolitan Transit									
148.32	Commission who is employed by the labor organization which is the exclusive bargaining									
148.33	agent representing employees of the Transit Operating Division, which was credited by									

the Metropolitan Transit Commission-Transit Operating Division employees retirement
fund or any of its predecessor plans or funds as past, intermediate, future, continuous, or
allowable service as defined in the Metropolitan Transit Commission-Transit Operating
Division employees retirement fund plan document in effect on December 31, 1977;

(7) (6) service rendered after July 1, 1983, by an employee who is employed on 149.5 a part-time basis for less than 50 percent of full time, for which the employee is paid 149.6 salary from which deductions are made, deposited, and credited in the fund, including 149.7 deductions made, deposited, and credited as provided in section 352.041 or for which 149.8 payments in lieu of salary deductions are made, deposited, and credited in the fund 149.9 as provided in section 352.27 shall must be credited on a fractional basis either by pay 149.10 period, monthly, or annually based on the relationship that the percentage of salary earned 149.11 149.12 bears to a full-time salary, with any salary paid for the fractional service credited on the basis of the rate of salary applicable for a full-time pay period, month, or a full-time 149.13 year. For periods of part-time service that is duplicated service credit, section 356.30, 149.14 149.15 subdivision 1, paragraphs (g) and (h), govern; and

(8) (7) any period of authorized leave of absence without pay that does not exceed
one year and for which the employee obtained credit by payment to the fund under section
352.017.

149.19 (9) [Renumbered clause (8)]

149.20 (10) MS 2002 [Expired]

149.21 (11) [Expired, 2002 c 392 art 2 s 4]

(b) For purposes of paragraph (a), clauses (2) (1) and (3) (2), any salary that is paid for a fractional part of any calendar month, including the month of separation from state service, is deemed to be the compensation for the entire calendar month.

(c) Allowable service determined and credited on a fractional basis must be used in
calculating the amount of benefits payable, but service as determined on a fractional basis
must not be used in determining the length of service required for eligibility for benefits.

Sec. 2. Minnesota Statutes 2014, section 352.01, subdivision 15, is amended to read:
Subd. 15. Approved actuary. "Approved actuary" means any an actuary who is
either a fellow of the society of actuaries or who has at least 15 years of service to major
public employee funds, or any firm retaining an approved actuary on its staff meets the
definition in section 356.215, subdivision 1, paragraph (c).

149.33 Sec. 3. Minnesota Statutes 2014, section 352.021, subdivision 1, is amended to read:

Subdivision 1. Establishment. (a) There is established the general state employees
retirement plan of the Minnesota State Retirement System for state employees.

(b) The general state employees retirement plan is a continuation of the StateEmployees Retirement Association.

(c) Any person who was a member of the State Employees Retirement Association
on June 30, 1967, is covered by the general state employees retirement plan and is entitled
to all benefits provided by the plan upon fulfilling the age, service, contribution, and
other requirements of this chapter.

Sec. 4. Minnesota Statutes 2014, section 352.021, subdivision 3, is amended to read:
Subd. 3. Optional exemptions. (a) Any person who is appointed by the governor or
lieutenant governor may request exemption from coverage by who is not already covered
by the general state employees retirement plan under this chapter if the appointee is not
eovered by the plan on the date of appointment and who is not an employee listed in
section 352D.02, subdivision 1, paragraph (c), may request, in writing, an exemption
from coverage by the plan.

(b) To qualify for this exemption, a written the request must be made within 90 days
 from the date of entering upon the duties of the position to which the person is appointed.
 (c) After making the request, a person requesting the exemption is not entitled to
 coverage by the general state employees retirement plan while employed in the position
 that entitled that person to an exemption from coverage.

Sec. 5. Minnesota Statutes 2014, section 352.021, subdivision 4, is amended to read: Subd. 4. **Reentering service after refund.** When a former employee who has withdrawn accumulated contributions reenters employment in a position entitled to coverage under the general state employees retirement plan, the employee must be covered by the plan on the same basis as a new employee and is not entitled to <u>allowable service</u> credit for any former service. The annuity rights forfeited when taking a refund can only be restored as provided in <u>this chapter section 352.23</u>.

Sec. 6. Minnesota Statutes 2014, section 352.029, subdivision 2, is amended to read:
Subd. 2. Election. A person described in subdivision 1 shall be is covered by
the system if written election to be covered is delivered to the executive director before
December 31, 1992, within 90 days of being employed by the labor organization, or
within 90 days of starting the first leave of absence with an exclusive bargaining agent,
whichever is later.

Sec. 7. Minnesota Statutes 2014, section 352.22, subdivision 8, is amended to read: Subd. 8. **Refund specifically limited.** (a) If a former employee covered by the system does not apply for refund within five years after the last deduction was taken from salary for the retirement fund, and does not have enough service to qualify for a deferred annuity, accumulated <u>member and employer</u> contributions must be credited to and become a part of the retirement fund.

(b) If the former employee returns to state service and becomes a state employee covered by the system, the amount credited to the retirement fund, if more than \$25, must be restored to the individual account. If the amount credited to the fund is over \$25 and the former employee applies for refund or an annuity under section 352.72 or 356.30, the amount must be restored to the former employee's individual account and a refund made or an annuity paid, whichever applies.

Sec. 8. Minnesota Statutes 2014, section 352.22, subdivision 10, is amended to read: 151.13 151.14 Subd. 10. Other refunds. Former employees covered by the system are entitled to apply for refunds if they are or become members of the State Patrol retirement fund, 151.15 the state Teachers Retirement Association, or employees of the University of Minnesota 151.16 excluded from coverage under the system by action of the Board of Regents; or employees 151.17 of the adjutant general who under federal law effectually elect membership in a federal 151.18 retirement system; or officers or employees of the senate or house of representatives, 151.19 excluded from coverage under section 352.01, subdivision 2b, clause (7) (6). The refunds 151.20 must include accumulated contributions plus interest as provided in subdivision 2. 151.21

151.22 Sec. 9. Minnesota Statutes 2014, section 352.23, is amended to read:

151.23

352.23 TERMINATION OF RIGHTS; REPAYMENT OF REFUND.

(a) When any employee accepts a refund as provided in section 352.22, all existing
 allowable service credits and all rights and benefits to which the employee was entitled
 before accepting the refund terminate. They must

(b) Terminated service credits and rights must not again be restored until the former employee acquires at least six months of allowable service credit after taking the last refund. In that event, the employee may repay all refunds previously taken from the retirement fund.

(c) Repayment of refunds entitles the employee only to credit for service covered
by (1) salary deductions; (2) payments <u>previously made in lieu of salary deductions as</u>
permitted under law in effect when the payment in lieu of deductions was made; (3)
payments made to obtain credit for service as permitted by laws in effect when payment

was made; and (4) allowable service once previously credited while receiving temporary
workers' compensation as provided in section 352.01, subdivision 11, clause (5) (4).
(d) Payments under this section for repayment of refunds are to be paid with interest
at an annual rate of 8.5 percent compounded annually from the date the refund was taken
until the date the refund is repaid. They may be paid in a lump sum or by payroll deduction
in the manner provided in section 352.04. Payment may be made in a lump sum up to

Sec. 10. Minnesota Statutes 2014, section 352.75, subdivision 2, is amended to read:
Subd. 2. New employees. All persons first employed by the former Metropolitan
Transit Commission Council as employees of the Transit Operating Division on or after
July 1, 1978, are members of the general state employees retirement plan of the Minnesota
State Retirement System and are considered state employees for purposes of this chapter
unless specifically excluded under section 352.01, subdivision 2b.

Sec. 11. Minnesota Statutes 2014, section 352.87, subdivision 8, is amended to read: 152.14 Subd. 8. Election of coverage. To be covered by this section, an employee of the 152.15 Department of Public Safety described in subdivision 1 who is employed in a position 152.16 described in that subdivision on or after July 1, 1999, must file a notice with the executive 152.17 director of the Minnesota State Retirement System on a form prescribed by the executive 152.18 director stating whether or not the employee elects to be covered by this section. Notice 152.19 must be filed by September 1, 1999, or within 90 days of employment, whichever is later. 152.20 152.21 Elections are irrevocable during any period of covered employment. A failure to file a timely notice shall be is deemed a waiver of coverage by this section. 152.22

152.23 Sec. 12. Minnesota Statutes 2014, section 352B.011, subdivision 3, is amended to read:
152.24 Subd. 3. Allowable service. (a) "Allowable service" means:

(1) service in a month during which a member is paid a salary from which a membercontribution is deducted, deposited, and credited in the State Patrol retirement fund;

(2) for members defined in subdivision 10, clause (1), service in any month for
which payments have been made to the State Patrol retirement fund under law;

(3) for members defined in subdivision 10, clauses (2) and (3), service for which
payments have been made to the State Patrol retirement fund under law, service for which
payments were made to the State Police officers retirement fund under law after June
30, 1961, and all prior service which was credited to a member for service on or before
June 30, 1961;

(4) (2) any period of authorized leave of absence without pay that does not exceed 153.1 one year and for which the employee obtains credit by payment to the fund under section 153.2 352B.013; and 153.3

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(5) (3) eligible periods of uniformed service for which the member obtained service 153.4 credit by making the payment required under section 352B.086 to the fund. 153.5

(b) Allowable service also includes any period of absence from duty by a member 153.6 who, by reason of injury incurred in the performance of duty, is temporarily disabled and 153.7 for which disability the state is liable under the workers' compensation law, until the date 153.8 authorized by the executive director for commencement of payment of a disability benefit 153.9 or until the date of a return to employment if in conformity with section 352B.085. 153.10

Sec. 13. Minnesota Statutes 2014, section 352B.07, is amended to read: 153.11

352B.07 ACTIONS BY OR AGAINST THE GOVERNING BOARD OF THE 153.12 **RETIREMENT PLAN.** 153.13

With respect to the State Patrol retirement plan, the board of the Minnesota State 153.14 153.15 Retirement System may sue or be sued in the name of the board of directors of the state retirement system. In all actions brought by or against it, the board shall be represented by 153.16 the attorney general. The attorney general shall also be the legal adviser for the board. 153.17 153.18 Venue of all actions is in the Ramsey County District Court.

Sec. 14. Minnesota Statutes 2014, section 352B.25, is amended to read: 153.19

153.20

352B.25 CONTINUING APPROPRIATION; PAYMENT OF PENSION FUNDS BY INDIVIDUALS. 153.21

The State Patrol retirement fund and the participation in the Minnesota 153.22 postretirement investment fund must be disbursed only for the purposes provided in this 153.23 chapter. The expenses of the system and any benefits or annuities provided in this chapter, 153.24 other than benefits payable from the Minnesota postretirement investment fund, must be 153.25 paid from the State Patrol retirement fund. The amounts necessary to make the payments 153.26 from the State Patrol retirement fund and the participation in the Minnesota postretirement 153.27 investment fund are annually appropriated from those funds for those purposes. 153.28

Sec. 15. Minnesota Statutes 2014, section 353.01, subdivision 2b, is amended to read: 153.29 Subd. 2b. Excluded employees. (a) The following public employees are not eligible 153.30 to participate as members of the association with retirement coverage by the general 153.31 employees retirement plan, the local government correctional employees retirement plan 153.32 153.33 under chapter 353E, or the public employees police and fire retirement plan:

(1) persons whose annual salary from one governmental subdivision never exceeds 154.1 an amount, stipulated in writing in advance, of \$5,100 if the person is not a school district 154.2 employee or \$3,800 if the person is a school year employee. If annual compensation from 154.3 one governmental subdivision to an employee exceeds the stipulated amount in a calendar 154.4 year or a school year, whichever applies, after being stipulated in advance not to exceed 154.5 the applicable amount, the stipulation is no longer valid and contributions must be made 154.6 on behalf of the employee under section 353.27, subdivision 12, from the first month in 154.7 which the employee received salary exceeding \$425 in a month; 154.8

(2) public officers who are elected to a governing body, city mayors, or persons who
are appointed to fill a vacancy in an elective office of a governing body, whose term of office
commences on or after July 1, 2002, for the service to be rendered in that elective position;

154.12 (3) election judges and persons employed solely to administer elections;

154.13 (4) patient and inmate personnel who perform services for a governmental154.14 subdivision;

(5) except as otherwise specified in subdivision 12a, employees who are employed
solely in a temporary position as defined under subdivision 12a, and employees who
resign from a nontemporary position and accept a temporary position within 30 days of
that resignation in the same governmental subdivision;

(6) employees who are employed by reason of work emergency caused by fire,
flood, storm, or similar disaster, but if the person becomes a probationary or provisional
employee within the same pay period, other than on a temporary basis, the person is a
"public employee" retroactively to the beginning of the pay period;

154.23 (7) employees who by virtue of their employment in one governmental subdivision are required by law to be a member of and to contribute to any of the plans or funds 154.24 administered by the Minnesota State Retirement System, the Teachers Retirement 154.25 154.26 Association, or the St. Paul Teachers Retirement Fund Association, but this exclusion must not be construed to prevent a person from being a member of and contributing to 154.27 the Public Employees Retirement Association and also belonging to and contributing to 154.28 another public pension plan or fund for other service occurring during the same period 154.29 of time, and a person who meets the definition of "public employee" in subdivision 2 by 154.30 virtue of other service occurring during the same period of time becomes a member of the 154.31 association unless contributions are made to another public retirement plan on the salary 154.32 based on the other service or to the Teachers Retirement Association by a teacher as 154.33 defined in section 354.05, subdivision 2; 154.34

(8) persons who are members of a religious order and are excluded from coverageunder the federal Old Age, Survivors, Disability, and Health Insurance Program for the

performance of service as specified in United States Code, title 42, section 410(a)(8)(A),
as amended, if no irrevocable election of coverage has been made under section 3121(r) of
the Internal Revenue Code of 1954, as amended;

155.4 (9) persons who are:

(i) employed by a governmental subdivision who have not reached the age of 23
and who are enrolled on a full-time basis to attend or are attending classes on a full-time
basis at an accredited school, college, or university in an undergraduate, graduate, or
professional-technical program, or at a public or charter high school;

(ii) employed as resident physicians, medical interns, pharmacist residents, or
pharmacist interns and are serving in a degree or residency program in a public hospital
or in a public clinic; or

(iii) students who are serving for a period not to exceed five years in an internship
or a residency program that is sponsored by a governmental subdivision, including an
accredited educational institution;

(10) persons who hold a part-time adult supplementary technical college license whorender part-time teaching service in a technical college;

(11) except for employees of Hennepin County or employees of Hennepin
Healthcare System, Inc., foreign citizens who are employed by a governmental subdivision
under a work permit or under an H-1b visa initially issued or extended for a combined
period of less than three years of employment but upon extension of the employment of
the visa beyond the three-year period, the foreign citizen must be reported for membership
beginning on the first of the month following the extension if the monthly earnings
threshold as provided under subdivision 2a, paragraph (a), is met;

(12) public hospital employees who elected not to participate as members of the
association before 1972 and who did not elect to participate from July 1, 1988, to October
1, 1988;

(13) except as provided in section 353.86, volunteer ambulance service personnel, as
defined in subdivision 35, but persons who serve as volunteer ambulance service personnel
may still qualify as public employees under subdivision 2 and may be members of the
Public Employees Retirement Association and participants in the general employees
retirement plan or the public employees police and fire plan, whichever applies, on the
basis of compensation received from public employment service other than service as
volunteer ambulance service personnel;

(14) except as provided in section 353.87, volunteer firefighters, as defined in
subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties,
but a person who is a volunteer firefighter may still qualify as a public employee under

subdivision 2 and may be a member of the Public Employees Retirement Association and
a participant in the general employees retirement plan or the public employees police
and fire plan, whichever applies, on the basis of compensation received from public
employment activities other than those as a volunteer firefighter;

(15) pipefitters and associated trades personnel employed by Independent School
District No. 625, St. Paul, with coverage under a collective bargaining agreement by the
pipefitters local 455 pension plan who were either first employed after May 1, 1997, or,
if first employed before May 2, 1997, elected to be excluded under Laws 1997, chapter
241, article 2, section 12;

(16) electrical workers, plumbers, carpenters, and associated trades personnel who
are employed by Independent School District No. 625, St. Paul, or the city of St. Paul,
who have retirement coverage under a collective bargaining agreement by the Electrical
Workers Local 110 pension plan, the United Association Plumbers Local 34 pension plan,
or the pension plan applicable to Carpenters Local 322 who were either first employed
after May 1, 2000, or, if first employed before May 2, 2000, elected to be excluded under
Laws 2000, chapter 461, article 7, section 5;

(17) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, 156.17 painters, allied tradesworkers, and plasterers who are employed by the city of St. Paul 156.18 or Independent School District No. 625, St. Paul, with coverage under a collective 156.19 bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan, 156.20 the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324 156.21 pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities 156.22 156.23 Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special 156.24 Session chapter 10, article 10, section 6; 156.25

(18) plumbers who are employed by the Metropolitan Airports Commission, with
coverage under a collective bargaining agreement by the Plumbers Local 34 pension plan,
who either were first employed after May 1, 2001, or if first employed before May 2,
2001, elected to be excluded under Laws 2001, First Special Session chapter 10, article
10, section 6;

(19) employees who are hired after June 30, 2002, solely to fill seasonal positions
under subdivision 12b which are limited in duration by the employer to 185 consecutive
calendar days or less in each year of employment with the governmental subdivision;

(20) persons who are provided supported employment or work-study positions by a
 governmental subdivision and who participate in an employment or industries program
 maintained for the benefit of these persons where the governmental subdivision limits the

position's duration to up to five years, including persons participating in a federal or state
subsidized on-the-job training, work experience, senior citizen, youth, or unemployment
relief program where the training or work experience is not provided as a part of, or
for, future permanent public employment;

157.5 (21) independent contractors and the employees of independent contractors;

157.6 (22) reemployed annuitants of the association during the course of that reemployment;

157.7 (23) persons appointed to serve on a board or commission of a governmental157.8 subdivision or an instrumentality thereof; and

(24) persons employed as full-time fixed-route bus drivers by the St. Cloud
Metropolitan Transit Commission who are members of the International Brotherhood
of Teamsters Local 638 and who are, by virtue of that employment, members of the
International Brotherhood of Teamsters Central States pension plan.

(b) Any person performing the duties of a public officer in a position defined in
subdivision 2a, paragraph (a), clause (3), is not an independent contractor and is not an
employee of an independent contractor.

Sec. 16. Minnesota Statutes 2014, section 353.01, subdivision 6, is amended to read: Subd. 6. **Governmental subdivision.** (a) "Governmental subdivision" means a county, city, town, school district within this state, or a department, unit or instrumentality of state or local government, or any public body established under state or local authority that has a governmental purpose, is under public control, is responsible for the employment and payment of the salaries of employees of the entity, and receives a major portion of its revenues from taxation, fees, assessments or from other public sources.

(b) Governmental subdivision also means the Public Employees Retirement 157.23 Association, the League of Minnesota Cities, the Association of Metropolitan 157.24 157.25 Municipalities, charter schools formed under section 124D.10, service cooperatives exercising retirement plan participation under section 123A.21, subdivision 5, joint 157.26 powers boards organized under section 471.59, subdivision 11, paragraph (a), family 157.27 service collaboratives and children's mental health collaboratives organized under 157.28 section 471.59, subdivision 11, paragraph (b) or (c), provided that the entities creating 157.29 the collaboratives are governmental units that otherwise qualify for retirement plan 157.30 membership, public hospitals owned or operated by, or an integral part of, a governmental 157.31 subdivision or governmental subdivisions, the Association of Minnesota Counties, the 157.32 Minnesota Inter-county Association, the Minnesota Municipal Utilities Association, the 157.33 Metropolitan Airports Commission, the University of Minnesota with respect to police 157.34 officers covered by the public employees police and fire retirement plan, the Minneapolis 157.35

Employees Retirement Fund for employment initially commenced after June 30, 1979, the 158.1 Range Association of Municipalities and Schools, soil and water conservation districts, 158.2 economic development authorities created or operating under sections 469.090 to 469.108, 158.3 the Port Authority of the city of St. Paul, the Seaway Port Authority of Duluth, the Red 158.4 Wing Port Authority, the Spring Lake Park Fire Department, incorporated, the Lake 158.5 Johanna Volunteer Fire Department, incorporated, the Red Wing Environmental Learning 158.6 Center, the Dakota County Agricultural Society, and Hennepin Healthcare System, Inc. 158.7 (c) Governmental subdivision does not mean any municipal housing and 158.8 redevelopment authority organized under the provisions of sections 469.001 to 469.047; 158.9 or any port authority organized under sections 469.048 to 469.089 other than the Port 158.10 Authority of the city of St. Paul or the Seaway Port Authority of Duluth and other than 158.11 the Red Wing Port Authority; or any hospital district organized or reorganized prior to 158.12 before July 1, 1975, under sections 447.31 to 447.37 or the successor of the district; or the 158.13 board of a family service collaborative or children's mental health collaborative organized 158.14 158.15 under sections 124D.23, 245.491 to 245.495, or 471.59, if that board is not controlled by representatives of governmental units. 158.16

(d) A nonprofit corporation governed by chapter 317A or organized under Internal Revenue Code, section 501(c)(3), which is not covered by paragraph (a) or (b), is not a governmental subdivision unless the entity has obtained a written advisory opinion from the United States Department of Labor or a ruling from the Internal Revenue Service declaring the entity to be an instrumentality of the state so as to provide that any future contributions by the entity on behalf of its employees are contributions to a governmental plan within the meaning of Internal Revenue Code, section 414(d).

(e) A public body created by state or local authority may request membership on
behalf of its employees by providing sufficient evidence that it meets the requirements in
paragraph (a).

(f) An entity determined to be a governmental subdivision is subject to the reporting
requirements of this chapter upon receipt of a written notice of eligibility from the
association.

Sec. 17. Minnesota Statutes 2014, section 353.01, subdivision 16, is amended to read:
Subd. 16. Allowable service; limits and computation. (a) "Allowable service"
means:

(1) service during years of actual membership in the course of which employee
deductions were withheld from salary and contributions were made at the applicable rates
under section 353.27, 353.65, or 353E.03;

(2) periods of service covered by payments in lieu of salary deductions under
sections 353.27, subdivision 12, and 353.35;

(3) service in years during which the public employee was not a member but for
which the member later elected, while a member, to obtain credit by making payments to
the fund as permitted by any law then in effect;

(4) a period of authorized leave of absence with pay from which deductions foremployee contributions are made, deposited, and credited to the fund;

(5) a period of authorized personal, parental, or medical leave of absence without 159.8 pay, including a leave of absence covered under the federal Family Medical Leave Act, 159.9 that does not exceed one year, and for which a member obtained service credit for each 159.10 month in the leave period by payment under section 353.0161 to the fund made in place of 159.11 salary deductions. An employee must return to public service and render a minimum of 159.12 three months of allowable service in order to be eligible to make payment under section 159.13 353.0161 for a subsequent authorized leave of absence without pay. Upon payment, the 159.14 159.15 employee must be granted allowable service credit for the purchased period;

(6) a periodic, repetitive leave that is offered to all employees of a governmental 159.16 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 159.17 as certified to the association by the employer. A participating member obtains service 159.18 credit by making employee contributions in an amount or amounts based on the member's 159.19 average salary, excluding overtime pay, that would have been paid if the leave had not been 159.20 taken. The employer shall pay the employer and additional employer contributions on 159.21 behalf of the participating member. The employee and the employer are responsible to pay 159.22 159.23 interest on their respective shares at the rate of 8.5 percent a year, compounded annually, from the end of the normal cycle until full payment is made. An employer shall also make 159.24 the employer and additional employer contributions, plus 8.5 percent interest, compounded 159.25 annually, on behalf of an employee who makes employee contributions but terminates 159.26 public service. The employee contributions must be made within one year after the end of 159.27 the annual normal working cycle or within 30 days after termination of public service, 159.28 whichever is sooner. The executive director shall prescribe the manner and forms to be 159.29 used by a governmental subdivision in administering a periodic, repetitive leave. Upon 159.30 payment, the member must be granted allowable service credit for the purchased period; 159.31 (7) an authorized temporary or seasonal layoff under subdivision 12, limited to three 159.32

months allowable service per authorized temporary or seasonal layoff in one calendar year.
An employee who has received the maximum service credit allowed for an authorized
temporary or seasonal layoff must return to public service and must obtain a minimum of

three months of allowable service subsequent to the layoff in order to receive allowable 160.1 160.2 service for a subsequent authorized temporary or seasonal layoff;

(8) a period during which a member is absent from employment by a governmental 160.3 subdivision by reason of service in the uniformed services, as defined in United States 160.4 Code, title 38, section 4303(13), if the member returns to public service with the same 160.5 governmental subdivision upon discharge from service in the uniformed service within the 160.6 time frames required under United States Code, title 38, section 4312(e), provided that 160.7 the member did not separate from uniformed service with a dishonorable or bad conduct 160.8 discharge or under other than honorable conditions. The service must be credited if the 160.9 member pays into the fund equivalent employee contributions based upon the contribution 160.10 rate or rates in effect at the time that the uniformed service was performed multiplied by 160.11 160.12 the full and fractional years being purchased and applied to the annual salary rate. The annual salary rate is the average annual salary during the purchase period that the member 160.13 would have received if the member had continued to be employed in covered employment 160.14 160.15 rather than to provide uniformed service, or, if the determination of that rate is not reasonably certain, the annual salary rate is the member's average salary rate during the 160.16 12-month period of covered employment rendered immediately preceding the period of the 160.17 uniformed service. Payment of the member equivalent contributions must be made during 160.18 a period that begins with the date on which the individual returns to public employment 160.19 and that is three times the length of the military leave period, or within five years of the 160.20 date of discharge from the military service, whichever is less. If the determined payment 160.21 period is less than one year, the contributions required under this clause to receive service 160.22 160.23 credit may be made within one year of the discharge date. Payment may not be accepted following 30 days after termination of public service under subdivision 11a. If the member 160.24 equivalent contributions provided for in this clause are not paid in full, the member's 160.25 160.26 allowable service credit must be prorated by multiplying the full and fractional number of years of uniformed service eligible for purchase by the ratio obtained by dividing the 160.27 total member contributions received by the total member contributions otherwise required 160.28 under this clause. The equivalent employer contribution, and, if applicable, the equivalent 160.29 additional employer contribution must be paid by the governmental subdivision employing 160.30 the member if the member makes the equivalent employee contributions. The employer 160.31 payments must be made from funds available to the employing unit, using the employer 160.32 and additional employer contribution rate or rates in effect at the time that the uniformed 160.33 service was performed, applied to the same annual salary rate or rates used to compute the 160.34 equivalent member contribution. The governmental subdivision involved may appropriate 160.35 money for those payments. The amount of service credit obtainable under this section may 160.36

not exceed five years unless a longer purchase period is required under United States Code,
title 38, section 4312. The employing unit shall pay interest on all equivalent member and
employer contribution amounts payable under this clause. Interest must be computed at a
rate of 8.5 percent compounded annually from the end of each fiscal year of the leave or the
break in service to the end of the month in which the payment is received. Upon payment,
the employee must be granted allowable service credit for the purchased period; or

161.7 (9)

(9) a period specified under section 353.0162.

(b) For calculating benefits under sections 353.30, 353.31, 353.32, and 353.33 for
state officers and employees displaced by the Community Corrections Act, chapter 401,
and transferred into county service under section 401.04, "allowable service" means the
combined years of allowable service as defined in paragraph (a), clauses (1) to (6), and
section 352.01, subdivision 11.

(c) (b) No member may receive more than 12 months of allowable service credit in a
 year either for vesting purposes or for benefit calculation purposes.

161.15 (c) For an active member who was an active member of the former Minneapolis Firefighters Relief Association on December 29, 2011, "allowable service" is the period 161.16 of service credited by the Minneapolis Firefighters Relief Association as reflected in 161.17 161.18 the transferred records of the association up to December 30, 2011, and the period of service credited under paragraph (a), clause (1), after December 30, 2011. For an 161.19 active member who was an active member of the former Minneapolis Police Relief 161.20 Association on December 29, 2011, "allowable service" is the period of service credited 161.21 by the Minneapolis Police Relief Association as reflected in the transferred records of the 161.22 161.23 association up to December 30, 2011, and the period of service credited under paragraph 161.24 (a), clause (1), after December 30, 2011.

161.25 (d) MS 2002 [Expired]

Sec. 18. Minnesota Statutes 2014, section 353.01, subdivision 17, is amended to read:
Subd. 17. Approved actuary. "Approved actuary" means any an actuary who is a
fellow of the society of actuaries or who has at least 15 years of service to major public
employee funds or any firm retaining such an actuary on its staff meets the definition in
section 356.215, subdivision 1, paragraph (c).

Sec. 19. Minnesota Statutes 2014, section 353.017, subdivision 2, is amended to read:
 Subd. 2. Election. A person described in subdivision 1 is covered by the association
 if written election to be covered is delivered to the association within six months of

162.1 employment by the labor organization or within six months after July 1, 1993, whichever
162.2 is applicable.

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Sec. 20. Minnesota Statutes 2014, section 353.46, subdivision 2, is amended to read: 162.3 Subd. 2. Rights of deferred annuitant. The entitlement of a deferred annuitant or 162.4 other former member of the general employees retirement plan of the Public Employees 162.5 Retirement Association, the Minneapolis Employees Retirement Fund division, the 162.6 public employees police and fire retirement plan, or the local government correctional 162.7 employees retirement plan to receive an annuity under the law in effect at the time the 162.8 person terminated public service is herein preserved. The provisions of section 353.71, 162.9 subdivision 2, as amended by Laws 1973, chapter 753, apply to a deferred annuitant or 162.10 other former member who first begins receiving an annuity after July 1, 1973. 162.11

Sec. 21. Minnesota Statutes 2014, section 353.64, subdivision 7a, is amended to read: 162.12 162.13 Subd. 7a. Pension coverage for certain metropolitan transit police officers. A person who is employed as a police officer on or after the first day of the first payroll 162.14 period after July 1, 1993, by the Metropolitan Council and who is not eligible for coverage 162.15 under the agreement with the Secretary of the federal Department of Health and Human 162.16 Services making the provisions of the federal Old Age, Survivors, and Disability Insurance 162.17 Act because the person's position is excluded from application under United States Code, 162.18 sections 418(d)(5)(A) and 418(d)(8)(D), and under section 355.07, is a member of the 162.19 public employees police and fire fund and is considered to be a police officer within the 162.20 162.21 meaning of this section. The Metropolitan Council shall deduct the employee contribution from the salary of each police officer as required by section 353.65, subdivision 2, shall 162.22 make the employer contribution for each police officer as required by section 353.65, 162.23 162.24 subdivision 3, and shall meet the employer recording and reporting requirements in section 353.65, subdivision 4. 162.25

Sec. 22. Minnesota Statutes 2014, section 353.64, subdivision 8, is amended to read: 162.26 Subd. 8. Pension coverage for certain state military affairs department 162.27 firefighters. A person who is employed as a full-time firefighter on or after the first day 162.28 of the first payroll period after June 10, 1987, by the Department of Military Affairs 162.29 of the state of Minnesota and who is not eligible for coverage under the agreement 162.30 signed between the state and the secretary of the federal Department of Health and 162.31 Human Services making the provisions of the federal Old Age, Survivors, and Disability 162.32 Insurance Act applicable to state employees because the person's position is excluded from 162.33

application under United States Code, title 42, sections 418(d)(5)(A) and 418(d)(8)(D) and 163.1 163.2 section 355.07, is a member of the public employees police and fire fund and is considered to be a firefighter within the meaning of this section. The state Department of Military 163.3 Affairs shall make the employee contribution deduction from the salary of each full-time 163.4 Military Affairs Department firefighter as required by section 353.65, subdivision 2, shall 163.5 make the employer contribution with respect to each firefighter as required by section 163.6 353.65, subdivision 3, and shall meet the employer recording and reporting requirements 163.7 in section 353.65, subdivision 4. 163.8

Sec. 23. Minnesota Statutes 2014, section 353.64, subdivision 9, is amended to read:
Subd. 9. Pension coverage for certain sheriffs' association employees. (a)
A former member of the association who is an employee of the Minnesota Sheriffs'
Association may elect to be a police and fire fund member with respect to service with
the sheriffs' association, if written election to be covered is delivered to the board within
60 days after July 1, 1989, or within 60 days after the commencement of employment;
whichever is later.

(b) Employee and employer contributions for past service are the obligation of
the employee, except that the Minnesota sheriffs' association may pay the employer
contributions. The employer shall, in any event, deduct necessary future contributions
from the employee's salary and remit all contributions to the association as required by
this chapter.

(c) Persons who become association members under this section shall are not be
eligible for election to the board of trustees.

Sec. 24. Minnesota Statutes 2014, section 353.64, subdivision 10, is amended to read:
Subd. 10. Pension coverage for Hennepin Healthcare System, Inc.; paramedics
and emergency medical technicians. An employee of Hennepin Healthcare System, Inc.
who is a member of the public employees police and fire retirement plan under sections
353.63 to 353.68 if the person is:

163.28 (1) certified as a paramedic or emergency medical technician by the state under163.29 section 144E.28, subdivision 4;

(2) employed full time as a paramedic or emergency medical technician by Hennepin
(3) county on or after the effective date specified in Laws 1994, chapter 499, section 2; and
(3) not eligible after the effective date under Laws 1994, chapter 499, section 2, for
coverage under the agreement signed between the state and the secretary of the federal
Department of Health and Human Services making the provisions of the federal Old Age,

Survivors, and Disability Insurance Act applicable to paramedics and emergency medical 164.1 technicians because the person's position is excluded after that date from application under 164.2 United States Code, title 42, sections 418(d)(5)(A) and 418(d)(8)(D), and section 355.07; 164.3 is a member of the public employees police and fire fund under sections 353.63 to 353.68. 164.4 Hennepin Healthcare System, Inc. shall deduct the employee contribution from 164.5 the salary of each full-time paramedic and emergency medical technician it employs as 164.6 required by section 353.65, subdivision 2, shall make the employer contribution for each 164.7 164.8 full-time paramedic and emergency medical technician it employs as required by section 353.65, subdivision 3, and shall meet the employer recording and reporting requirements 164.9

164.10 in section 353.65, subdivision 4.

Sec. 25. Minnesota Statutes 2014, section 353D.071, subdivision 2, is amended to read: 164.11 Subd. 2. Required minimum distributions. (a) The provisions of this subdivision 164.12 shall apply for purposes of determining required minimum distributions for calendar years 164.13 beginning with the 2003 calendar year and will must take precedence over any inconsistent 164.14 164.15 provisions of the plan. All distributions required under this section will must be determined and made in accordance with the treasury regulations under section 401(a)(9) of the 164.16 Internal Revenue Code, including regulations providing special rules for governmental 164.17 164.18 plans, as defined under section 414(d) of the Internal Revenue Code, that comply with a reasonable good faith interpretation of the minimum distribution requirements. 164.19

(b) The member's entire interest will <u>must</u> be distributed to the member in a lumpsum no later than the member's required beginning date.

(c) If the member dies before the required minimum distribution is made, the
member's entire interest will must be distributed in a lump sum no later than as follows:

(1) if the member's surviving spouse is the member's sole designated beneficiary, the distribution must be made by December 31 of the calendar year immediately following the calendar year in which the member died, or by December 31 of the calendar year in which the member would have attained age 70 years, six months, whichever is later;

(2) if the member's surviving spouse is not the member's sole beneficiary, or if there is no designated beneficiary as of September 30 of the year following the year of the member's death, the member's entire interest shall <u>must</u> be distributed by December 31 of the calendar year containing the fifth anniversary of the member's death as directed under section 353D.07, subdivision 5; or

(3) if the member's surviving spouse is the member's sole designated beneficiary andthe surviving spouse dies after the member, but before the account balance is distributed

to the surviving spouse, paragraph (c), clause (2), shall <u>must</u> apply as if the surviving
spouse were the member.

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- (d) For purposes of paragraph (c), unless clause (3) applies, distributions are
 considered to be made on the member's required beginning date. If paragraph (c), clause
 (3), applies, distributions are considered to begin on the date distributions are required to
 must be made to the surviving spouse under paragraph (c), clause (1).
- Sec. 26. Minnesota Statutes 2014, section 354.05, subdivision 10, is amended to read:
 Subd. 10. Approved actuary. "Approved actuary" means any an actuary who
 is either a fellow of the society of actuaries or who has at least 15 years of service to
 major public employee funds or any firm retaining such an actuary on its staff meets the
 definition in section 356.215, subdivision 1, paragraph (c).
- Sec. 27. Minnesota Statutes 2014, section 354.05, subdivision 13, is amended to read:
 Subd. 13. Allowable service. "Allowable service" means:
- 165.14 (1) any service rendered by a teacher for which on or before July 1, 1957, the
- 165.15 teacher's account in the retirement fund was credited by reason of employee contributions
- 165.16 in the form of salary deductions, payments in lieu of salary deductions, or in any other
- 165.17 manner authorized by Minnesota Statutes 1953, sections 135.01 to 135.13, as amended by
- 165.18 Laws 1955, chapters 361, 549, 550, and 611;
- (2) any service rendered by a teacher for which on or before July 1, 1961, the teacher
 elected to obtain credit for service by making payments to the fund under Minnesota
 Statutes 1980, section 354.09 and section 354.51;
- 165.22 (3) (1) any service rendered by a teacher after July 1, 1957, for any calendar month 165.23 when the member receives salary from which deductions are made, deposited and credited 165.24 in the fund;
- (4) (2) any service rendered by a person after July 1, 1957, for any calendar month
 where payments in lieu of salary deductions are made, deposited and credited into the fund
 as provided in Minnesota Statutes 1980, section 354.09, subdivision 4, and section 354.53;
- (5) (3) any service rendered by a teacher for which the teacher elected to obtain
 credit for service by making payments to the fund under Minnesota Statutes 1980,
 section 354.09, subdivisions 1 and 4, sections 354.50, 354.51, Minnesota Statutes 1957,
 section 135.41, subdivision 4, Minnesota Statutes 1971, section 354.09, subdivision 2, or
- 165.32 Minnesota Statutes, 1973 Supplement, section 354.09, subdivision 3;
- (6) (4) both service during years of actual membership in the course of which
 contributions were currently made and service in years during which the teacher was not a

member but for which the teacher later elected to obtain credit by making payments to thefund as permitted by any law then in effect;

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(7) (5) any service rendered where contributions were made and no credit was
established because of the limitations contained in Minnesota Statutes 1957, section
135.09, subdivision 2, as determined by the ratio between the amounts of money credited
to the teacher's account in a fiscal year and the maximum retirement contribution allowable
for that year;

166.8 (8) MS 2002 [Expired]

(9) (6) a period of time during which a teacher was on strike without pay, not to exceed 166.9 a period of one year, if payment in lieu of salary deductions is made under section 354.72; 166.10 (10) (7) a period of service before July 1, 2006, that was properly credited as 166.11 allowable service by the Minneapolis Teachers Retirement Fund Association, and that 166.12 was rendered by a teacher as an employee of Special School District No. 1, Minneapolis, 166.13 or by an employee of the Minneapolis Teachers Retirement Fund Association who was 166.14 166.15 a member of the Minneapolis Teachers Retirement Fund Association by virtue of that employment, who has not begun receiving an annuity or other retirement benefit from 166.16 the former Minneapolis Teachers Retirement Fund Association calculated in whole or 166.17 in part on that service before July 1, 2006, and who has not taken a refund of member 166.18 contributions related to that service unless the refund is repaid under section 354.50, 166.19 subdivision 4. Service as an employee of Special School District No. 1, Minneapolis, on 166.20 or after July 1, 2006, is "allowable service" only as provided by this chapter; or 166.21

(11) (8) a period of service before July 1, 2015, that was properly credited as 166.22 166.23 allowable service by the Duluth Teachers Retirement Fund Association, and that was rendered by a teacher as an employee of Independent School District No. 709, Duluth, or 166.24 by an employee of the Duluth Teachers Retirement Fund Association who was a member 166.25 166.26 of the Duluth Teachers Retirement Fund Association by virtue of that employment, who has not begun receiving an annuity or other retirement benefit from the former Duluth 166.27 Teachers Retirement Fund Association calculated in whole or in part on that service 166.28 before July 1, 2015, and who has not taken a refund of member contributions related to 166.29 that service unless the refund is repaid under section 354.50, subdivision 4. Service as an 166.30 employee of Independent School District No. 709, Duluth, on or after July 1, 2015, is 166.31 "allowable service" only as provided by this chapter. 166.32

Sec. 28. Minnesota Statutes 2014, section 354.05, subdivision 25, is amended to read:
 Subd. 25. Formula service credit. "Formula service credit" means any allowable
 service credit as defined in subdivision 13 except:

(1) Any service rendered prior to July 1, 1951, for which payments were made
pursuant to subdivision 13 except as provided in section 354.09, subdivision 4, as
determined by multiplying the number of years of service established in the records of the
Teachers Retirement Association as of July 1, 1961 by the ratio obtained between the total
amount paid and the maximum amount payable for those years;

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167.6 (2) Any service rendered prior to July 1, 1957 for which payments were made
167.7 pursuant to section 354.09, subdivision 4, as determined by multiplying the number of
167.8 years of service established in the records of the teachers retirement association by the
167.9 ratio obtained between the total amount paid and the maximum amount payable for those
167.10 years; or

167.11 (3) (1) any service rendered for which contributions were not made in full as 167.12 determined by the ratio between the amounts of money credited to the teacher's account in 167.13 a fiscal year and the retirement contribution payable for the fiscal year pursuant to <u>under</u> 167.14 sections 354.092, 354.42, and 354.51; and

167.15 (4) (2) no period of service shall may be counted more than once for purposes
167.16 of this subdivision.

167.17 Sec. 29. Minnesota Statutes 2014, section 354.07, subdivision 5, is amended to read: 167.18 Subd. 5. **Records; accounts; interest.** (a) The board shall keep a record of the 167.19 receipts and disbursements of the fund and a separate account with <u>for</u> each member of 167.20 the association. The board shall also keep separate accounts for annuity payments, for 167.21 employer contributions and all other necessary accounts and reserves.

(b) It shall determine annually the annual interest earnings of the fund which shall
 include realized capital gains and losses. Any amount in the capital reserve account on
 July 1, 1973, shall be transferred to the employer contribution's account.

167.25 (c) The annual interest earnings shall <u>must</u> be apportioned and credited to the 167.26 separate members' accounts except those covered under the provisions of section 354.44, 167.27 subdivision 6. The rate to be used in this distribution, computed to the last full quarter 167.28 percent shall, <u>must</u> be determined by dividing the interest earnings by the total invested 167.29 assets of the fund. The excess of the annual interest earnings in the excess earnings reserve 167.30 which was not credited to the various accounts shall <u>must</u> be credited to the gross interest 167.31 earnings for the next succeeding year.

Sec. 30. Minnesota Statutes 2014, section 354.092, subdivision 4, is amended to read:
Subd. 4. Service credit. A member may not receive more than three years of
allowable service credit in any ten consecutive years under this section unless the

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allowable service credit was paid for by the member before July 1, 1962. Notwithstanding
the provisions of any agreements to the contrary, employee and employer contributions
may not be made to receive allowable service credit under this section if the member does
not retain the right to full reinstatement both during and at the end of the sabbatical leave.

Sec. 31. Minnesota Statutes 2014, section 354.42, subdivision 1a, is amended to read:
Subd. 1a. Teachers retirement fund. (a) Within the Teachers Retirement
Association and the state treasury is created a special retirement fund, which must include
all the assets of the Teachers Retirement Association and all revenue of the association.
The fund is the continuation of the fund established under Laws 1931, chapter 406, section
2, notwithstanding the repeal of Minnesota Statutes 1973, section 354.42, subdivision 1,
by Laws 1974, chapter 289, section 59.

(b) The teachers retirement fund must be credited with all employee and employer
contributions, all investment revenue and gains, and all other income authorized by law.
(c) From the teachers retirement fund is appropriated the payments of annuities
and benefits authorized by this chapter and the reasonable and necessary expenses of
administering the fund and the association.

Sec. 32. Minnesota Statutes 2014, section 354.44, subdivision 8, is amended to read:
Subd. 8. Annuity payment; provision of evidence of receipt. (a) An annuity or
benefit for a given month must be paid during the first week of that month.

(b) Evidence of receipt of the check issued or acknowledgment of the amount electronically transferred in payment of an annuity or benefit may be required from the payee on a form prescribed by the executive director. The evidence of receipt form may be required periodically at times specified by the board. In the event If the filing of an evidence of receipt form is required and the form is not filed, future annuities or benefits must be withheld until the form is submitted.

Sec. 33. Minnesota Statutes 2014, section 354.44, subdivision 9, is amended to read:
Subd. 9. Determining applicable law. An employee <u>A former teacher who returns</u>
to covered service following a termination and who is not receiving a retirement annuity
under this section must have earned at least 85 days of credited service following the
return to covered service to be eligible for improved benefits resulting from any law
change enacted subsequent to that termination.

168.32 Sec. 34. Minnesota Statutes 2014, section 354.45, subdivision 1a, is amended to read:

Subd. 1a. **Bounce-back annuity.** (a) If a former member or disabilitant selects a joint and survivor annuity option under subdivision 1, the former member or disabilitant must receive a normal single life annuity if the designated optional annuity beneficiary dies before the former member or disabilitant. Under this option, no reduction may be made in the person's annuity to provide for restoration of the normal single life annuity in the event of the death of the designated optional annuity beneficiary.

(b) The restoration of the normal single life annuity under this subdivision will take
effect on July 1, 1989, or the first of the month following the date of death of the designated
optional annuity beneficiary, or on the first of the month following one year before the date
on which a certified copy of the death record of the designated optional annuity beneficiary
is received in the office of the Teachers Retirement Association, whichever date is later.
(c) Except as stated in paragraph (b), this subdivision may not be interpreted as

169.13 authorizing retroactive benefit payments.

169.14 Sec. 35. Minnesota Statutes 2014, section 354.48, subdivision 3, is amended to read: Subd. 3. Computation of benefits. (a) The amount of the disability benefit granted 169.15 to members covered under section 354.44, subdivision 2, paragraphs (b) and (c), is an 169.16 169.17 amount equal to double the annuity which could be purchased by the member's accumulated deductions plus interest on the amount computed as though the teacher were at normal 169.18 retirement age at the time the benefit begins to accrue and in accordance with the law in 169.19 effect on the last day for which salary is received. Any member who applies for a disability 169.20 benefit after June 30, 1974, and who failed to make an election under Minnesota Statutes 169.21 169.22 1971, section 354.145, shall have the disability benefit computed under this paragraph, as further specified in paragraphs (b) and (c), or paragraph (d), whichever is larger. 169.23

(b) The benefit granted shall be determined by the following:

169.25 (1) the amount of the accumulated deductions;

169.26 (2) interest actually carned on these accumulated deductions to the date the benefit
 169.27 begins to accrue;

(3) interest for the years from the date the benefit begins to accrue to the date the
 member attains normal retirement age at the rate of three percent;

169.30 (4) annuity purchase rates based on an appropriate annuity table of mortality

169.31 established by the board as provided in section 354.07, subdivision 1, and using

169.32 the applicable postretirement interest rate assumption specified in section 356.215,

169.33 subdivision 8.

(e) In addition, a supplementary monthly benefit of \$25 to age 65 or the five-year
anniversary of the effective date of the disability benefit, whichever is later, must be
paid to basic members.

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(d) (a) The disability benefit granted to members covered under section 354.44, 170.4 subdivision 6, shall must be computed in the same manner as the annuity provided in 170.5 section 354.44, subdivision 6. The disability benefit shall be is the formula annuity without 170.6 the reduction for each month the member is under normal retirement age when the benefit 170.7 begins to accrue as defined by the law in effect on the last day for which salary is paid. 170.8 (e) (b) For the purposes of computing a retirement annuity when the member 170.9 becomes eligible, the amounts paid for disability benefits shall must not be deducted from 170.10 the individual member's accumulated deductions. If the disability benefits provided in 170.11 this subdivision exceed the monthly average salary of the disabled member, the disability 170.12 benefits shall must be reduced to an amount equal to the disabled member's average salary. 170.13

Sec. 36. Minnesota Statutes 2014, section 354.51, subdivision 1, is amended to read:
Subdivision 1. Eligibility to make payments. No member shall be is entitled to
make payments in lieu of salary deductions to the retirement board to receive allowable
service credit for any period of service prior to rendered before that date for which
employee contributions were not deducted from the member's salary, except as provided
in subdivision 4 5, or section 354.50 or 354.53.

Sec. 37. Minnesota Statutes 2014, section 354.51, subdivision 5, is amended to read: Subd. 5. **Payment of shortages.** (a) Except as provided in paragraph (b), in the event that full required member contributions are not deducted from the salary of a teacher, payment must be made as follows:

(1) Payment of shortages in member deductions on salary earned after June 30,
1957, and before July 1, 1981, may be made any time before retirement. Payment must
include interest at an annual rate of 8.5 percent compounded annually from the end of the
fiscal year in which the shortage occurred to the end of the month in which payment is
made and the interest must be credited to the fund. If payment of a shortage in deductions
is not made, the formula service credit of the member must be prorated under section
354.05, subdivision 25, clause (3).

(2) Payment of shortages in member deductions on salary earned after June 30, 1981,
 are the sole obligation of the employing unit and are payable by the employing unit upon
 notification by the executive director of the shortage with interest at an annual rate of 8.5
 percent compounded annually from the end of the fiscal year in which the shortage occurred

to the end of the month in which payment is made and the interest must be credited to the 171.1 fund. Effective July 1, 1986, The employing unit shall also pay the employer contributions 171.2 as specified in section 354.42, subdivisions 3 and 5 for the shortages. If the shortage 171.3 payment is not paid by the employing unit within 60 days of notification, and if the 171.4 executive director does not use the recovery procedure in section 354.512, the executive 171.5 director shall certify the amount of the shortage to the applicable county auditor, who shall 171.6 spread a levy in the amount of the shortage payment over the taxable property of the 171.7 taxing district of the employing unit if the employing unit is supported by property taxes. 171.8 (3) Payment may not be made for shortages in member deductions on salary earned 171.9 before July 1, 1957, for shortages in member deductions on salary paid or payable under 171.10 paragraph (b); or for shortages in member deductions for persons employed by the 171.11 171.12 Minnesota State Colleges and Universities system in a faculty position or in an eligible unclassified administrative position and whose employment was less than 25 percent 171.13 of a full academic year, exclusive of the summer session, for the applicable institution 171.14 171.15 that exceeds the most recent 36 months.

(b) For a person who is employed by the Minnesota State Colleges and Universities 171.16 system in a faculty position or in an eligible unclassified administrative position and 171.17 whose employment was less than 25 percent of a full academic year, exclusive of the 171.18 summer session, for the applicable institution, upon the person's election under section 171.19 354B.21 of retirement coverage under this chapter, the shortage in member deductions 171.20 on the salary for employment by the Minnesota State Colleges and Universities system 171.21 institution of less than 25 percent of a full academic year, exclusive of the summer session, 171.22 171.23 for the applicable institution for the most recent 36 months and the associated employer 171.24 contributions must be paid by the Minnesota State Colleges and Universities system institution, plus annual compound interest at the rate of 8.5 percent from the end of the 171.25 171.26 fiscal year in which the shortage occurred to the end of the month in which the Teachers Retirement Association coverage election is made. An individual electing coverage 171.27 under this paragraph shall repay the amount of the shortage in member deductions, plus 171.28 interest, through deduction from salary or compensation payments within the first year of 171.29 employment after the election under section 354B.21, subject to the limitations in section 171.30 16D.16. The Minnesota State Colleges and Universities system may use any means 171.31 available to recover amounts which were not recovered through deductions from salary or 171.32 compensation payments. No payment of the shortage in member deductions under this 171.33 paragraph may be made for a period longer than the most recent 36 months. 171.34

171.35

Sec. 38. Minnesota Statutes 2014, section 354.52, subdivision 4c, is amended to read:

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Subd. 4c. **MnSCU service credit reporting.** For all part-time service rendered on or after July 1, 2004, the service credit reporting requirement in subdivision 4b for all part-time employees of the Minnesota State Colleges and Universities system must be met by the Minnesota State Colleges and Universities system reporting to the association on or before July 31 of each year the final calculation of each part-time member's service credit for the immediately preceding fiscal year based on the employee's assignments for the fiscal year.

Sec. 39. Minnesota Statutes 2014, section 354.55, subdivision 10, is amended to read: 172.7 Subd. 10. Reduced benefits. Any benefit to which any person may be entitled 172.8 under this chapter may be reduced in amount upon application of the person entitled 172.9 thereto to the board of trustees, provided that such executive director if the person shall 172.10 first relinquish relinquishes in writing all claim to that part of the full benefit which is the 172.11 difference between the benefit which the person would be otherwise entitled to receive 172.12 and the benefit which the person will receive after the benefit reduction. The reduced 172.13 172.14 benefit shall be is payment in full of all amounts due under this chapter for the month for which the payment is made and acceptance of the reduced benefit releases the retirement 172.15 association from all obligation to pay to such the person the difference between the amount 172.16 of the reduced benefit and the full amount of the benefit which such the person would 172.17 otherwise have received. After July 1, 1971, Any benefit reduced under the provisions of 172.18 this subdivision may not again be restored. 172.19

Sec. 40. Minnesota Statutes 2014, section 354A.011, subdivision 6, is amended to read:
Subd. 6. Approved actuary. "Approved actuary" means any an actuary who is
either a fellow of the society of actuaries or who has at least 15 years of service to major
public employee retirement funds or any firm which retains such an actuary on its staff
meets the definition in section 356.215, subdivision 1, paragraph (c).

Sec. 41. Minnesota Statutes 2014, section 354A.092, is amended to read:

172.26

354A.092 SABBATICAL LEAVE.

Any teacher in the coordinated program of the St. Paul Teachers Retirement Fund Association who is granted a sabbatical leave is entitled to receive allowable service credit in the association for periods of sabbatical leave. To obtain the service credit, the teacher on sabbatical leave shall make an employee contribution to the association. No teacher is entitled to receive more than three years of allowable service credit under this section for a period or periods of sabbatical leave during any ten consecutive years. If the teacher granted a sabbatical leave makes the employee contribution for a period of sabbatical

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leave under this section, the employing unit shall make an employer contribution on 173.1 behalf of the teacher to the association for that period of sabbatical leave in the manner 173.2 described in section 354A.12, subdivision 2a. The employee and employer contributions 173.3 must be in an amount equal to the employee and employer contribution rates in effect for 173.4 other active members of the association covered by the same program applied to a salary 173.5 figure equal to the teacher's actual covered salary for the plan year immediately preceding 173.6 the sabbatical leave period. Payment of the employee contribution authorized under this 173.7 section must be made by the teacher on or before June 30 of the year next following 173.8 the year in which the sabbatical leave terminated and must be made without interest. 173.9 For sabbatical leaves taken after June 30, 1986, The required employer contributions 173.10 must be paid by the employing unit within 30 days after notification by the association 173.11 of the amount due. If the employee contributions for the sabbatical leave period are 173.12 less than an amount equal to the applicable contribution rate applied to a salary figure 173.13 equal to the teacher's actual covered salary for the plan year immediately preceding the 173.14 173.15 sabbatical leave period, service credit must be prorated. The prorated service credit must be determined by the ratio between the amount of the actual payment which was made and 173.16 the full contribution amount payable under this section. 173.17

Sec. 42. Minnesota Statutes 2014, section 354A.12, subdivision 3c, is amended to read: 173.18 Subd. 3c. Termination of supplemental contributions and direct matching 173.19 and state aid. (a) The supplemental contributions payable to the St. Paul Teachers 173.20 Retirement Fund Association by Independent School District No. 625 under section 173.21 173.22 423A.02, subdivision 3, and all forms of aid under subdivision 3a to the St. Paul Teachers Retirement Fund Association must continue until the eurrent actuarial value of assets of 173.23 the fund equal or exceed the actuarial accrued liability of the fund as determined in the 173.24 173.25 most recent actuarial report for the fund by the actuary retained under section 356.214 or until the established date for full funding under section 356.215, subdivision 11, 173.26 whichever occurs earlier. 173.27

(b) The aid to the Duluth Teachers Retirement Fund Association under section
423A.02, subdivision 3, and all forms of state aid under subdivision 3a to the Duluth
Teachers Retirement Fund Association must continue until the current assets of the fund
equal or exceed the actuarial accrued liability of the fund as determined in the most
recent actuarial report for the fund by the actuary retained under section 356.214 or until
the established date for full funding under section 356.215, subdivision 11, whichever
occurs earlier.

174.1	Sec. 43. Minnesota Statutes 2014, section 354A.31, subdivision 7, is amended to read:								
174.2	Subd. 7. Reduction for early retirement. (a) This subdivision applies to a person								
174.3	who has become at least 55 years old and first becomes a coordinated member after								
174.4	June 30, 1989, and to any other coordinated member who has become at least 55 years								
174.5	old and whose annuity is higher when calculated using the retirement annuity formula								
174.6	percentage in subdivision 4, paragraph (d), or subdivision 4a, paragraph (d), as applicable,								
174.7	in conjunction with this subdivision than when calculated under subdivision 4, paragraph								
174.8	(c), or subdivision 4a, paragraph (c), in conjunction with subdivision 6.								
174.9	(b) A coordinated member who retires before the normal retirement age shall be								
174.10	paid the is entitled to receive a retirement annuity calculated using the retirement annuity								
174.11	formula percentage in subdivision 4, paragraph (d), or subdivision 4a, paragraph (d),								
174.12	whichever is applicable applies, multiplied by the applicable early retirement factor								
174.12	specified below:								
	specified below.	TT 1							
174.14		Under age 62		Age 62 or older					
174.15	or less than 30 years of service with 30 years of se								
174.16	Normal retirement age:	65	66	65	66				
174.17	Age at retirement								
174.18	55	0.5376	0.4592						
174.19	56	0.5745	0.4992						
174.20	57	0.6092	0.5370						
174.21	58	0.6419	0.5726						
174.22	59	0.6726	0.6062						
174.23	60	0.7354	0.6726						
174.24	61	0.7947	0.7354						
174.25	62	0.8507	0.7947	0.8831	0.8389				
174.26	63	0.9035	0.8507	0.9246	0.8831				
174.27	64	0.9533	0.9035	0.9635	0.9246				
174.28	65	1.0000	0.9533	1.0000	0.9635				
174.29	66		1.0000		1.0000				

For normal retirement ages between ages 65 and 66, the early retirement factors will <u>must</u> be determined by linear interpolation between the early retirement factors applicable for normal retirement ages 65 and 66.

Sec. 44. Minnesota Statutes 2014, section 356.215, subdivision 1, is amended to read:
Subdivision 1. Definitions. (a) For the purposes of sections 3.85 and 356.20 to
356.23, each of the terms in the following paragraphs has the meaning given.
(b) "Actuarial valuation" means a set of calculations prepared by an actuary retained
under section 356.214 if so required under section 3.85, or otherwise, by an approved

actuary, to determine the normal cost and the accrued actuarial liabilities of a benefit

plan, according to the entry age actuarial cost method and based upon stated assumptions

175.3 including, but not limited to rates of interest, mortality, salary increase, disability,

175.4 withdrawal, and retirement and to determine the payment necessary to amortize over a

stated period any unfunded accrued actuarial liability disclosed as a result of the actuarial

175.6 valuation of the benefit plan.

175.7 (c) "Approved actuary" means:

175.8 (1) a person who is regularly engaged in the business of providing actuarial services
175.9 and who is a fellow in the Society of Actuaries-; or

175.10

(2) a firm that retains a person described in clause (1) on its staff.

(d) "Entry age actuarial cost method" means an actuarial cost method under which 175.11 the actuarial present value of the projected benefits of each individual currently covered 175.12 by the benefit plan and included in the actuarial valuation is allocated on a level basis over 175.13 the service of the individual, if the benefit plan is governed by section 424A.093, or over 175.14 175.15 the earnings of the individual, if the benefit plan is governed by any other law, between the entry age and the assumed exit age, with the portion of the actuarial present value which is 175.16 allocated to the valuation year to be the normal cost and the portion of the actuarial present 175.17 value not provided for at the valuation date by the actuarial present value of future normal 175.18 costs to be the actuarial accrued liability, with aggregation in the calculation process to be 175.19 the sum of the calculated result for each covered individual and with recognition given to 175.20 any different benefit formulas which may apply to various periods of service. 175.21

(e) "Experience study" means a report providing experience data and an actuarial
analysis of the adequacy of the actuarial assumptions on which actuarial valuations are
based.

(f) "Actuarial value of assets" means the market value of all assets as of thepreceding June 30, reduced by:

(1) 20 percent of the difference between the actual net change in the market value of total assets between the June 30 that occurred three years earlier and the June 30 that occurred four years earlier and the computed increase in the market value of total assets over that fiscal year period if the assets had earned a rate of return on assets equal to the annual percentage preretirement interest rate assumption used in the actuarial valuation for the July 1 that occurred four years earlier;

(2) 40 percent of the difference between the actual net change in the market value
of total assets between the June 30 that occurred two years earlier and the June 30 that
occurred three years earlier and the computed increase in the market value of total assets
over that fiscal year period if the assets had earned a rate of return on assets equal to the

annual percentage preretirement interest rate assumption used in the actuarial valuationfor the July 1 that occurred three years earlier;

(3) 60 percent of the difference between the actual net change in the market value
of total assets between the June 30 that occurred one year earlier and the June 30 that
occurred two years earlier and the computed increase in the market value of total assets
over that fiscal year period if the assets had earned a rate of return on assets equal to the
annual percentage preretirement interest rate assumption used in the actuarial valuation
for the July 1 that occurred two years earlier; and

(4) 80 percent of the difference between the actual net change in the market value
of total assets between the most recent June 30 and the June 30 that occurred one year
earlier and the computed increase in the market value of total assets over that fiscal year
period if the assets had earned a rate of return on assets equal to the annual percentage
preretirement interest rate assumption used in the actuarial valuation for the July 1 that
occurred one year earlier.

(g) "Unfunded actuarial accrued liability" means the total current and expected
future benefit obligations, reduced by the sum of the actuarial value of assets and the
present value of future normal costs.

(h) "Pension benefit obligation" means the actuarial present value of credited
projected benefits, determined as the actuarial present value of benefits estimated to be
payable in the future as a result of employee service attributing an equal benefit amount,
including the effect of projected salary increases and any step rate benefit accrual rate
differences, to each year of credited and expected future employee service.

Sec. 45. Minnesota Statutes 2014, section 356.215, subdivision 18, is amended to read: 176.23 Subd. 18. Establishment of actuarial assumptions. (a) Before July 2, 2010, the 176.24 176.25 actuarial assumptions used for the preparation of actuarial valuations under this section that are other than preretirement interest, postretirement interest, salary increase, and 176.26 payroll increase may be changed only with the approval of the Legislative Commission on 176.27 Pensions and Retirement or after a period of one year has elapsed since the date on which 176.28 the proposed assumption change or changes were received by the Legislative Commission 176.29 on Pensions and Retirement without commission action. 176.30

(b) After July 1, 2010, (a) The actuarial assumptions used for the preparation
 of actuarial valuations under this section that are other than postretirement interest and
 preretirement the interest rate may be changed only with the approval of the Legislative
 Commission on Pensions and Retirement or after a period of one year has elapsed since

the date on which the proposed assumption change or changes were received by the
Legislative Commission on Pensions and Retirement without commission action.
(e) (b) A change in the applicable actuarial assumptions may be proposed by the
governing board of the applicable pension fund or relief association, by the <u>an</u> actuary
retained by the joint retirement systems under section 356.214 or by the actuary retained
by a local police or firefighters relief association governed by sections 424A.091 to
424A.096 or by Laws 2013, chapter 111, article 5, sections 31 to 42, if one is retained.

Sec. 46. Minnesota Statutes 2014, section 356.245, is amended to read:

177.9

356.245 LOCAL ELECTED OFFICIALS.

An elected official who is covered by section 353.01, subdivision 2a, <u>or 353D.01</u>, <u>subdivision 2</u>, <u>whichever applies</u>, is eligible to participate in the state of Minnesota <u>a</u> deferred compensation plan under section 356.24. The applicable local governmental unit may make the matching employer contributions authorized by that section on the part

177.14 of a participating elected official.

177.15 Sec. 47. Minnesota Statutes 2014, section 356.40, is amended to read:

177.16 **356.40 DATE FOR PAYMENT OF ANNUITIES AND BENEFITS.**

(a) Notwithstanding any law to the contrary, all annuities and benefits payable on
and after December 1, 1977 by a covered retirement fund, as defined in section 356.30,
subdivision 3, must be paid in advance for each month during the first week of that month.
The bylaws of local retirement funds must be amended accordingly.

(b) In no event, however, may this section authorize the payment of both a retirement
annuity and a surviving spouse's benefit in one month where the law governing the
applicable retirement fund provides for the payment of the retired member's retirement
annuity to the surviving spouse for the month in which the retired member dies.

Sec. 48. Minnesota Statutes 2014, section 356.407, subdivision 1, is amended to read: 177.25 Subdivision 1. Restoration upon termination of remarriage. Notwithstanding any 177.26 provision to the contrary of the laws governing any of the retirement plans enumerated 177.27 in subdivision 2, any person who was receiving a surviving spouse's benefit from any of 177.28 those plans and whose benefit terminated solely because of remarriage is, if the remarriage 177.29 terminates for any reason, again entitled upon reapplication to a surviving spouse's benefit; 177.30 provided, however, that the person is not entitled to retroactive payments for the period of 177.31 remarriage. The benefit resumes at the level which the person would have been receiving 177.32 177.33 if there had been no remarriage. This section applies prospectively to any person who first SF1398 REVI

becomes entitled to receive a surviving spouse's benefit on or after May 18, 1975, and
also applies retroactively to any person who first became entitled to receive a surviving
spouse's benefit before May 18, 1975; provided, however, that no person is entitled to
retroactive payments for any period of time before May 18, 1975.

Sec. 49. Minnesota Statutes 2014, section 356.415, subdivision 1, is amended to read:
Subdivision 1. Annual postretirement adjustments; generally. (a) Except as
otherwise provided in subdivision 1a, 1b, 1c, 1d, 1e, or 1f, retirement annuity, disability
benefit, or survivor benefit recipients of a covered retirement plan are entitled to a
postretirement adjustment annually on January 1, as follows:

(1) a postretirement increase of 2.5 percent must be applied each year, effective
January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has
been receiving an annuity or a benefit for at least 12 full months prior to the January 1
increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit amount for at least one full month, an annual postretirement increase of 1/12 of 2.5
percent for each month that the person has been receiving an annuity or benefit must be
applied, effective on January 1 following the calendar year in which the person has been
retired for less than 12 months.

(b) The increases provided by this subdivision commence on January 1, 2010.
 (c) (b) An increase in annuity or benefit payments under this section must be made automatically unless written notice is filed by the annuitant or benefit recipient with the executive director of the covered retirement plan requesting that the increase not be made.

Sec. 50. Minnesota Statutes 2014, section 356.415, subdivision 1a, is amended to read: 178.23 178.24 Subd. 1a. Annual postretirement adjustments; Minnesota State Retirement System plans other than State Patrol retirement plan. (a) Retirement annuity, disability 178.25 benefit, or survivor benefit recipients of the legislators retirement plans, including 178.26 constitutional officers as specified in chapter 3A, the general state employees retirement 178.27 plan, the correctional state employees retirement plan, the unclassified state employees 178.28 retirement program, and the judges retirement plan are entitled to a postretirement 178.29 adjustment annually on January 1, as follows: 178.30

(1) a postretirement increase of two percent must be applied each year, effective
on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient
who has been receiving an annuity or a benefit for at least 18 full months before the
January 1 increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or
a benefit for at least six full months, an annual postretirement increase of 1/12 of two
percent for each month that the person has been receiving an annuity or benefit must be
applied, effective January 1, following the calendar year in which the person has been
retired for at least six months, but has been retired for less than 18 months.

(b) The increases provided by this subdivision commence on January 1, 2011. 179.6 Increases under this subdivision for the general state employees retirement plan, the 179.7 correctional state employees retirement plan, or the judges retirement plan terminate on 179.8 December 31 of the calendar year in which two prior consecutive actuarial valuations 179.9 prepared by the approved actuary under sections 356.214 and 356.215 and the standards 179.10 for actuarial work promulgated by the Legislative Commission on Pensions and 179.11 Retirement indicates that the market value of assets of the retirement plan equals or 179.12 exceeds 90 percent of the actuarial accrued liability of the retirement plan and increases 179.13 under subdivision 1 recommence after that date. Increases under this subdivision for 179.14 179.15 the legislators retirement plan or the elected state officers retirement plan terminate on December 31 of the calendar year in which the actuarial valuation prepared by the 179.16 approved actuary under sections 356.214 and 356.215 and the standards for actuarial work 179.17 promulgated by the Legislative Commission on Pensions and Retirement indicates that the 179.18 market value of assets of the general state employees retirement plan equals or exceeds 179.19 90 percent of the actuarial accrued liability of the retirement plan and increases under 179.20 subdivision 1 recommence after that date. 179.21

(c) An increase in annuity or benefit payments under this subdivision must be made
automatically unless written notice is filed by the annuitant or benefit recipient with the
executive director of the applicable covered retirement plan requesting that the increase
not be made.

Sec. 51. Minnesota Statutes 2014, section 356.415, subdivision 1d, is amended to read:
Subd. 1d. Teachers Retirement Association annual postretirement adjustments.
(a) Retirement annuity, disability benefit, or survivor benefit recipients of the Teachers
Retirement Association are entitled to a postretirement adjustment annually on January
1, as follows:

(1) for January 1, 2011, and January 1, 2012, no postretirement increase is payable;
(2) (1) for January 1, 2013, and each successive January 1 until funding stability is
restored, a postretirement increase of two percent must be applied each year, effective
on January 1, to the monthly annuity or benefit amount of each annuitant or benefit

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recipient who has been receiving an annuity or a benefit for at least 18 full months priorto the January 1 increase;

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180.3 (3) (2) for January 1, 2013, and each successive January 1 until funding stability is 180.4 restored, for each annuitant or benefit recipient who has been receiving an annuity or a 180.5 benefit for at least six full months before the January 1 increase, an annual postretirement 180.6 increase of 1/12 of two percent for each month the person has been receiving an annuity or 180.7 benefit must be applied, effective January 1, for which the person has been retired for at 180.8 least six months but less than 18 months;

(4) (3) for each January 1 following the restoration of funding stability, a
postretirement increase of 2.5 percent must be applied each year, effective January 1, to
the monthly annuity or benefit amount of each annuitant or benefit recipient who has
been receiving an annuity or a benefit for at least 18 full months prior to the January 1
increase; and

(5) (4) for each January 1 following the restoration of funding stability, for each annuitant or benefit recipient who has been receiving an annuity or a benefit for at least six full months before the January 1 increase, an annual postretirement increase of 1/12 of 2.5 percent for each month the person has been receiving an annuity or benefit must be applied, effective January 1, for which the person has been retired for at least six months but less than 18 months.

(b) Funding stability is restored when the market value of assets of the Teachers Retirement Association equals or exceeds 90 percent of the actuarial accrued liabilities of the Teachers Retirement Association in the two most recent prior actuarial valuations prepared under section 356.215 and the standards for actuarial work by the approved actuary retained by the Teachers Retirement Association under section 356.214.

(c) An increase in annuity or benefit payments under this section must be made automatically unless written notice is filed by the annuitant or benefit recipient with the executive director of the Teachers Retirement Association requesting that the increase not be made.

(d) The retirement annuity payable to a person who retires before becoming eligible for Social Security benefits and who has elected the optional payment as provided in section 354.35 must be treated as the sum of a period-certain retirement annuity and a life retirement annuity for the purposes of any postretirement adjustment. The period-certain retirement annuity plus the life retirement annuity must be the annuity amount payable until age 62, 65, or normal retirement age, as selected by the member at retirement, for an annuity amount payable under section 354.35. A postretirement adjustment granted on

the period-certain retirement annuity must terminate when the period-certain retirementannuity terminates.

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181.3 Sec. 52. Minnesota Statutes 2014, section 356.415, subdivision 1e, is amended to read:
181.4 Subd. 1e. Annual postretirement adjustments; State Patrol retirement plan.
181.5 (a) Retirement annuity, disability benefit, or survivor benefit recipients of the State Patrol
181.6 retirement plan are entitled to a postretirement adjustment annually on January 1, as
181.7 follows:

(1) a postretirement increase of one percent must be applied each year, effective on
January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who
has been receiving an annuity or a benefit for at least 18 full months before the January 1
increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six full months, an annual postretirement increase of 1/12 of one percent
for each month that the person has been receiving an annuity or benefit must be applied,
effective January 1, following the calendar year in which the person has been retired for at
least six months, but has been retired for less than 18 months.

181.17 (b) The increases provided by this subdivision commence on January 1, 2014. Increases under paragraph (a) for the State Patrol retirement plan terminate on December 181.18 31 of the calendar year in which two prior consecutive actuarial valuations prepared by 181.19 the approved actuary under sections 356.214 and 356.215 and the standards for actuarial 181.20 work promulgated by the Legislative Commission on Pensions and Retirement indicates 181.21 181.22 that the market value of assets of the retirement plan equals or exceeds 85 percent of the actuarial accrued liability of the retirement plan and increases under paragraph (c) 181.23 recommence after that date. 181.24

(c) Retirement annuity, disability benefit, or survivor benefit recipients of the State
Patrol retirement plan are entitled to a postretirement adjustment annually on January
1, as follows:

(1) a postretirement increase of 1.5 percent must be applied each year, effective on
January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who
has been receiving an annuity or a benefit for at least 18 full months before the January 1
increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six full months, an annual postretirement increase of 1/12 of 1.5 percent
for each month that the person has been receiving an annuity or benefit must be applied,

effective January 1, following the calendar year in which the person has been retired for atleast six months, but has been retired for less than 18 months.

(d) Increases under paragraph (c) for the State Patrol retirement plan terminate on
December 31 of the calendar year in which two prior consecutive actuarial valuations
prepared by the approved actuary under sections 356.214 and 356.215 and the standards
for actuarial work adopted by the Legislative Commission on Pensions and Retirement
indicates that the market value of assets of the retirement plan equals or exceeds 90
percent of the actuarial accrued liability of the retirement plan and increases under
subdivision 1 recommence after that date.

(e) An increase in annuity or benefit payments under this subdivision must be made
automatically unless written notice is filed by the annuitant or benefit recipient with the
executive director of the applicable covered retirement plan requesting that the increase
not be made.

Sec. 53. Minnesota Statutes 2014, section 356.415, subdivision 1f, is amended to read:
Subd. 1f. Annual postretirement adjustments; Minnesota State Retirement
System judges retirement plan. (a) The increases provided under this subdivision begin
on January 1, 2014, and are in lieu of increases under subdivision 1 or 1a for retirement
annuity, disability benefit, or survivor benefit recipients of the judges retirement plan.
(b) Retirement annuity, disability benefit, or survivor benefit recipients of the
judges retirement plan are entitled to a postretirement adjustment annually on January

182.21 1, as follows:

(1) a postretirement increase of 1.75 percent must be applied each year, effective
on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient
who has been receiving an annuity or a benefit for at least 18 full months before the
January 1 increase; and

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit for at least six full months, an annual postretirement increase of 1/12 of 1.75
percent for each month that the person has been receiving an annuity or benefit must be
applied, effective January 1, following the calendar year in which the person has been
retired for at least six months, but has been retired for less than 18 months.

(c) Increases under this subdivision terminate on December 31 of the calendar year
in which two prior consecutive actuarial valuations prepared by the approved actuary
under sections 356.214 and 356.215 and the standards for actuarial work promulgated
by the Legislative Commission on Pensions and Retirement indicates that the market
value of assets of the judges retirement plan equals or exceeds 70 percent of the actuarial

accrued liability of the retirement plan. Increases under subdivision 1 or 1a, whichever is 183.1 applicable, begin on the January 1 next following that date. 183.2

(d) An increase in annuity or benefit payments under this subdivision must be made 183.3 automatically unless written notice is filed by the annuitant or benefit recipient with the 183.4 executive director of the applicable covered retirement plan requesting that the increase 183.5 183.6 not be made.

Sec. 54. Minnesota Statutes 2014, section 356.431, is amended to read: 183.7

356.431 CONVERSION OF LUMP-SUM POSTRETIREMENT AND 183.8

SUPPLEMENTAL PAYMENT TO AN INCREASED MONTHLY ANNUITY. 183.9

Subdivision 1. Lump-sum postretirement payment conversion. For benefits paid 183.10 after December 31, 2001, to eligible persons under Minnesota Statutes 2014, section 183.11 356.42, the amount of the most recent lump-sum benefit payable to an eligible recipient 183.12 under Minnesota Statutes 2014, section 356.42 must be divided by 12. The result must be 183.13

added to the monthly annuity or benefit otherwise payable to an eligible recipient, must 183.14

183.15 become a permanent part of the benefit recipient's pension, and must be included in any pension benefit subject to future increases postretirement adjustments. 183.16

183.17 Sec. 55. Minnesota Statutes 2014, section 356.62, is amended to read:

183.18

356.62 PAYMENT OF EMPLOYEE CONTRIBUTION.

(a) For purposes of any public pension plan, as defined in section 356.63, paragraph 183.19 (b), each employer shall pick up the employee contributions required pursuant to under 183.20 law or under the pension plan document for all salary payable after December 31, 1982 183.21 salaries. If the United States Treasury Department rules that under section 414(h) of the 183.22 Internal Revenue Code of 1986, as amended through December 31, 1992, that These 183.23 picked up contributions are not includable in the employee's adjusted gross income until 183.24 they are distributed or made available, then these picked up contributions must be treated 183.25 as employer contributions in determining tax treatment under the Internal Revenue Code 183.26 of 1986, as amended through December 31, 1992, and the employer shall discontinue 183.27 withholding federal income taxes on the amount of these contributions. The employer 183.28 shall pay these picked up contributions from the same source of funds as is used to pay the 183.29 salary of the employee. The employer shall pick up these employee contributions by a 183.30 reduction in the cash salary of the employee. 183.31

(b) Employee contributions that are picked up must be treated for all purposes of the 183.32 public pension plan in the same manner and to the same extent as employee contributions 183.33 183.34 that were made prior to before the date on which the employee contributions pick up

began. The amount of the employee contributions that are picked up must be included
in the salary upon which retirement coverage is credited and <u>upon which</u> retirement and
survivor's benefits are determined. For purposes of this section, "employee" means
any person covered by a public pension plan. For purposes of this section, "employee
contributions" include any sums deducted from the employee's salary or wages or
otherwise paid in lieu thereof, regardless of whether they are denominated contributions
by the public pension plan.

(c) For any calendar year in which withholding has been reduced under this section, The employing unit shall supply each employee and the commissioner of revenue with an information return indicating the amount of the employer's picked-up contributions for the calendar year that were not subject to withholding. This return must be provided to the employee not later than January 31 of the succeeding calendar year. The commissioner of revenue shall prescribe the form of the return and the provisions of section 289A.12 must apply to the extent not inconsistent with the provisions of this section.

Sec. 56. Minnesota Statutes 2014, section 356B.10, subdivision 2, is amended to read:
Subd. 2. Building; related facilities. (a) The commissioner of administration
may shall provide a building and related facilities to be jointly occupied by the board of
directors of the Minnesota State Retirement System, the board of trustees of the Public
Employees Retirement Association, and the board of trustees of the Teachers Retirement
Association for the administration of their public pension systems.

(b) Design of the facilities is not subject to section 16B.33. The competitive
acquisition process set forth in chapter 16C does not apply if the process set forth in
subdivision 3 is followed.

(c) The boards and the commissioner must submit the plans for a public pension
facility under this section to the chair of the house of representatives Ways and Means
Committee and to the chair of the senate State Government Finance Committee for their
approval before the plans are implemented.

Sec. 57. Minnesota Statutes 2014, section 356B.10, subdivision 3, is amended to read:
Subd. 3. Contracting procedures. (a) The commissioner may enter into a contract
for facilities with a contractor to furnish the architectural, engineering, and related services
as well as the labor, materials, supplies, equipment, and related construction services on
the basis of a request for qualifications and competitive responses received through a
request for proposals process that must include the items listed in paragraphs (b) to (i).

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- (b) Before issuing a request for qualifications and a request for proposals, the 185.1 185.2 commissioner, with the assistance of the boards, shall prepare performance criteria and specifications that include: 185.3 (1) a general floor plan or layout indicating the general dimensions of the public 185.4 building and space requirements; 185.5 (2) design criteria for the exterior and site area; 185.6 (3) performance specifications for all building systems and components to ensure 185.7 quality and cost efficiencies; 185.8 (4) conceptual floor plans for systems space; 185.9 (5) preferred types of interior finishes, styles of windows, lighting and outlets, doors, 185.10 and features such as built-in counters and telephone wiring; 185.11 (6) mechanical and electrical requirements; 185.12 (7) special interior features required; and 185.13 (8) a completion schedule. 185.14 185.15 (c) The commissioner shall first solicit statements of qualifications from eligible contractors and select more than one qualified contractor based upon experience, technical 185.16 competence, past performance, capability to perform, and other appropriate facts. 185.17 Contractors selected under this process must be, employ, or have as a partner, member, 185.18 eoventurer, or subcontractor, persons licensed and registered under chapter 326 to provide 185.19 the services required to design and complete the project. The commissioner does not 185.20 have to select any of the respondents if none reasonably fulfill the criteria set forth in 185.21 this paragraph. 185.22
- 185.23 (d) The contractors selected shall be asked to respond to a request for proposals. 185.24 Responses must include site plans, design concept, elevation, statement of material to be used, floor layouts, a detailed development budget, and a total cost to complete the 185.25 185.26 project. The proposal must indicate that the contractor obtained at least two proposals from subcontractors for each item of work and must set forth how the subcontractors 185.27 were selected. The commissioner, with the assistance of the boards, shall evaluate the 185.28 proposals based upon design, cost, quality, aesthetics, and the best overall value to the 185.29 state pension funds. The commissioner need not select any of the proposals submitted 185.30 and reserves the right to reject any and all proposals, and may terminate the process or 185.31 revise the request for proposals and solicit new proposals if the commissioner determines 185.32 that the best interests of the pension funds would be better served by doing so. Proposals 185.33 submitted are nonpublic data until the contract is awarded. 185.34

(e) The contractor selected must comply with sections 574.26 to 574.261. Before
 executing a final contract, the contractor selected shall certify a firm construction price
 and completion date.

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(f) The commissioner may consider building sites in the city of St. Paul and
 surrounding suburbs.

(g) (a) Any land, building, or facility leased, constructed, or acquired and any
leasehold interest acquired under this section must be held by the state in trust for the three
retirement systems as tenants in common. Each retirement system fund must consider its
interest as a fixed asset of its pension fund in accordance with governmental accounting
standards.

(h) (b) The commissioner may lease to another governmental subdivision; or to a 186.11 private company under contract with the State Board of Investment, or with the Board 186.12 of Directors of the Minnesota State Retirement System, whichever applies, to provide 186.13 deferred compensation services under section 352.965, any portion of the funds' building 186.14 186.15 and lands that is not required for their the direct use of the retirement systems upon terms and conditions that they deem to be in the best interest of the pension funds. Any income 186.16 accruing from the rentals must be separately accounted for and utilized to offset ongoing 186.17 administrative expenses and any excess must be carried forward as a reserve for future 186.18 administrative expenses. The commissioner may also enter into lease agreements for 186.19 the establishment of satellite offices should if the retirement plan boards find them to 186.20 be necessary in order to assure their members reasonable access to their services. The 186.21 commissioner may lease under section 16B.24 any portion of the facilities not required for 186.22 186.23 the direct use of the retirement plan boards.

(i) (c) The boards shall formulate and, adopt, and periodically revise a written 186.24 working agreement that sets forth the nature of each retirement system's ownership 186.25 interest, the duties and obligations of each system toward the construction, operation, and 186.26 maintenance costs of its facilities, and identifies one retirement fund to serve as manager 186.27 for operating and maintenance purposes. The boards may contract with independent third 186.28 parties for maintenance-related activities, services, and supplies, and may use the services 186.29 of the Department of Administration where the boards determine that it is economically 186.30 feasible to do so. If the boards cannot agree or cannot resolve a dispute about the operations 186.31 or maintenance of the facilities, they may request the commissioner of administration to 186.32 appoint a representative from the department's real estate management division to serve as 186.33 arbitrator of the dispute with authority to issue a written resolution of the dispute. 186.34

186.35

Sec. 58. Minnesota Statutes 2014, section 356B.10, subdivision 4, is amended to read:

Subd. 4. Revenue bonds. (a) The commissioner of management and budget, on 187.1 request of the governor, may sell and issue revenue bonds in an aggregate principal amount 187.2 up to \$38,000,000 to achieve the purposes described in subdivisions 1 and 2, plus the 187.3 187.4 amount needed to pay issuance costs and interest costs and to establish necessary reserves to secure the bonds. The commissioner of management and budget may issue bonds for the 187.5 purpose of refunding bonds issued under this subdivision Minnesota Statutes 2001, section 187.6 356.89, subdivision 4. The bonds may be sold and issued on terms and in a manner the 187.7 commissioner of management and budget determines to be in the best interests of the state. 187.8 (b) The proceeds of the bonds must be credited to a bond proceeds account in the 187.9 pension building fund which the commissioner of management and budget must create 187.10 in the state treasury. 187.11

187.12 Sec. 59. Minnesota Statutes 2014, section 356B.10, subdivision 5, is amended to read:
187.13 Subd. 5. Security. (a) The boards may pledge any or all assets of the retirement
187.14 fund or funds administered by the boards as security for the bonds.

187.15 (b) The bonds and the interest on them must be paid solely from and secured by all 187.16 the assets of the boards pledged and appropriated for these purposes to the debt service 187.17 fund created in subdivision 6 and any investment income on the fund and any reserve 187.18 established for this purpose.

(c) The bonds are not public debt, and the full faith, credit, and taxing powers of the state are not pledged for their payment. The bonds and the interest on them must not be paid, directly or indirectly, in whole or in part, from a tax of statewide application on any class of property, income, transaction, or privilege.

Sec. 60. Minnesota Statutes 2014, section 356B.10, subdivision 6, is amended to read:
Subd. 6. Debt service fund. There is established in the state treasury a separate and
special pension building debt service fund. Money in the funds managed by the boards is
appropriated to the boards for transfer to the pension building debt service fund. Money
appropriated and transferred to the fund and investment income on it on hand or required
to be transferred to the fund must be used and is irrevocably appropriated to pay when due
the principal of and interest on the bonds authorized referenced in subdivision 4.

187.30 Sec. 61. Minnesota Statutes 2014, section 356B.10, subdivision 7, is amended to read:
 187.31 Subd. 7. Covenants; agreements. The commissioner of management and budget
 187.32 may, for and on behalf of the state, enter into covenants and agreements entered into by
 187.33 the commissioner of management and budget for the construction of the pension building

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that were not inconsistent with Minnesota Statutes 2001, section 356.89, subdivisions 1 188.1 to 6, and determined by the commissioner as may be necessary or desirable to facilitate 188.2 the sale and issuance of the bonds on terms favorable to the state, including, but not 188.3 limited to, covenants and agreements relating to the payment of and security for the bonds, 188.4 tax exemption, and disclosure of information required by federal and state securities 188.5 laws. The covenants and agreements of the commissioner of management and budget, 188.6 constitute an enforceable contract of the state and by that contract the state pledges and 188.7 agrees with the holders of any bonds that the state will not limit or alter the rights vested 188.8 in the commissioner of management and budget to fulfill the terms of the covenants or 188.9 agreements made with the holders of the bonds, or in any way impair the rights and 188.10 remedies of the holders until the bonds, together with the interest on them, with interest 188.11 on any unpaid installments of interest, and all costs and expenses in connection with any 188.12 action or proceeding by or on behalf of the holders, are fully met and discharged. The 188.13 commissioner of management and budget may include this pledge and agreement of the 188.14 188.15 state in any covenant or agreement with the holders of the bonds. Sections 16A.672 and 16A.675 apply to the bonds. 188.16

- Sec. 62. Minnesota Statutes 2014, section 423A.02, subdivision 1b, is amended to read:
 Subd. 1b. Additional amortization state aid. (a) Beginning October 1, 2013,
 and Annually thereafter, the commissioner shall allocate the additional amortization
 state aid, <u>if any</u>, including any state aid in excess of the limitation in subdivision 4, on
 the following basis:
- (1) 47.1 percent to the city of Minneapolis to defray the employer costs associatedwith police and firefighter retirement coverage;
- (2) 25.8 percent as additional funding to support the minimum fire state aid for
 volunteer firefighter relief associations under section 69.021, subdivision 7, paragraph (d);
- (3) 12.9 percent to the city of Duluth to defray employer costs associated withpolice and firefighter retirement coverage;
- (4) 12.9 percent to the St. Paul Teachers Retirement Fund Association if theinvestment performance requirement of paragraph (c) is met; and
- (5) 1.3 percent to the city of Virginia to defray the employer contribution under
 section 353.665, subdivision 8, paragraph (d).
- 188.32 If there is no additional employer contribution under section 353.665, subdivision 188.33 8, paragraph (b), certified under subdivision 1, paragraph (d), clause (2), with respect 188.34 to the former Minneapolis Police Relief Association and the former Minneapolis Fire 188.35 Department Relief Association, the commissioner shall allocate that 47.1 percent of the

aid as follows: 49 percent to the Teachers Retirement Association, 21 percent to the St. 189.1 189.2 Paul Teachers Retirement Fund Association, and 30 percent as additional funding to support minimum fire state aid for volunteer firefighters relief associations under section 189.3 69.021, subdivision 7, paragraph (d). If there is no employer contribution by the city of 189.4 Virginia under section 353.665, subdivision 8, paragraph (d), for the former Virginia Fire 189.5 Department Relief Association certified on or before June 30 by the executive director of 189.6 the Public Employees Retirement Association, the commissioner shall allocate that 1.3 189.7 percent of the aid as follows: 49 percent to the Teachers Retirement Association, 21 189.8 percent to the St. Paul Teachers Retirement Fund Association, and 30 percent as additional 189.9 funding to support minimum fire state aid for volunteer firefighters relief associations 189.10 under section 69.021, subdivision 7, paragraph (d). 189.11

(b) The allocation must be made by the commissioner of revenue on October 1annually.

(c) With respect to the St. Paul Teachers Retirement Fund Association, annually, if 189.14 189.15 the teacher's association five-year average time-weighted rate of investment return does not equal or exceed the performance of a composite portfolio assumed passively managed 189.16 (indexed) invested ten percent in cash equivalents, 60 percent in bonds and similar debt 189.17 securities, and 30 percent in domestic stock calculated using the formula under section 189.18 11A.04, clause (11), the aid allocation to the retirement fund under this section ceases 189.19 189.20 until the five-year annual rate of investment return equals or exceeds the performance of that composite portfolio. 189.21

(d) The amounts required under this subdivision are the amounts annually
appropriated to the commissioner of revenue under section 69.021, subdivision 11,
paragraph (d), <u>if any</u>, and the aid amounts in excess of the limitation in subdivision 4.

189.25 Sec. 63. Minnesota Statutes 2014, section 424A.001, subdivision 10, is amended to 189.26 read:

189.27Subd. 10. Volunteer firefighter. "Volunteer firefighter" means a person who either:189.28(1) was a member of the applicable fire department or the independent nonprofit189.29firefighting corporation and a member of the relief association on July 1, 2006; or

- (2) became <u>is a member of the applicable fire department or the independent</u>
 nonprofit firefighting corporation and is eligible for membership in the applicable relief
 association after June 30, 2006, and:
- (i) is engaged in providing emergency response services or delivering fire education
 or prevention services as a member of a municipal fire department, a joint powers entity
 fire department, or an independent nonprofit firefighting corporation;

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190.1	(ii) is trained in or is qualified to provide fire suppression duties or to provide fire
190.2	prevention duties under subdivision 8; and
190.3	(iii) meets any other minimum firefighter and service standards established by the
190.4	fire department or the independent nonprofit firefighting corporation or specified in the
190.5	articles of incorporation or bylaws of the relief association.
190.6	Sec. 64. <u>REVISOR'S INSTRUCTION.</u>
190.7	The revisor of statutes shall make any technical cross-reference changes resulting
190.8	from amendments in this act, including any grammatical changes necessary to preserve
190.9	sentence structure.
190.10	Sec. 65. <u>REPEALER.</u>
190.11	Minnesota Statutes 2014, sections 352.271; 352.75, subdivisions 1, 3, 4, 5, and 6;
190.12	352.76; 352.91, subdivisions 3a and 3b; 352B.29; 353.83; 353.84; 353.85; 354.146,
190.13	subdivisions 1 and 3; 354.33, subdivisions 5 and 6; 354.39; 354.55, subdivisions 13, 16,
190.14	and 19; 354.58; 354A.35, subdivision 2a; 356.405; 356.49, subdivision 2; and 424A.03,
190.15	subdivision 3, are repealed.
190.16	Sec. 66. EFFECTIVE DATE.
190.17	Unless otherwise specified, this article is effective July 1, 2015.
190.18	ARTICLE 14
190.19	PERA-MERF MERGER PROVISIONS
190.20	Section 1. Minnesota Statutes 2014, section 256D.21, is amended to read:
190.21	256D.21 CONTINUATION OF BENEFITS; FORMER MINNEAPOLIS
190.22	EMPLOYEES.
190.23	Subdivision 1. Continuation of benefits. Each employee of the city of Minneapolis
190.24	who is was transferred to and employed by the county under the provisions of section
190.25	256D.20 and who is was a contributing member of a retirement system organized under
190.26	the provisions of Minnesota Statutes 2008, chapter 422A, is a member of the MERF
190.27	division of the Public Employees Retirement Association and is entitled to all of the
190.28	applicable benefits conferred by and <u>is</u> subject to all the restrictions of section 353.50.
190.29	Subd. 2. City obligation. The cost to the public of that portion of the retirement
190.30	allowances or other benefits accrued while any such employee was in the service of the city

of Minneapolis must remain an obligation of the city and a tax must be levied and collected
by it to discharge its obligation as provided in section 353.50 353.27, subdivision 7 3c.

Subd. 3. **County obligation.** The cost to the public of the retirement allowances or other benefits accruing to employees so transferred to and employed by the county is the obligation of and paid by the county in section 353.50 353.27, subdivision 7 3c. The county shall pay to the general employees retirement fund of the Public Employees Retirement Association those amounts. The cost to the public of the retirement coverage under this section must be paid from the county revenue fund by the county auditor, and the county board is authorized to levy and collect such taxes as may be necessary to pay such costs.

Sec. 2. Minnesota Statutes 2014, section 353.01, subdivision 2a, is amended to read: 191.10 Subd. 2a. Included employees; mandatory membership. (a) Public employees 191.11 whose annual salary from one governmental subdivision is stipulated in advance to exceed 191.12 \$5,100 if the person is not a school year employee or \$3,800 if the person is a school year 191.13 191.14 employee and who are not specifically excluded under subdivision 2b or who have not been provided an option to participate under subdivision 2d, whether individually or by 191.15 action of the governmental subdivision, must participate as members of the association 191.16 191.17 with retirement coverage by the general employees retirement plan under this chapter, the public employees police and fire retirement plan under this chapter, or the local 191.18 government correctional employees retirement plan under chapter 353E, whichever 191.19 applies. Membership commences as a condition of their employment on the first day of 191.20 their employment or on the first day that the eligibility criteria are met, whichever is later. 191.21 191.22 Public employees include but are not limited to:

(1) persons whose salary meets the threshold in this paragraph from employment inone or more positions within one governmental subdivision;

191.25 (2) elected county sheriffs;

(3) persons who are appointed, employed, or contracted to perform governmental
functions that by law or local ordinance are required of a public officer, including, but
not limited to:

- (i) town and city clerk or treasurer;
- 191.30 (ii) county auditor, treasurer, or recorder;
- (iii) city manager as defined in section 353.028 who does not exercise the optionprovided under subdivision 2d; or
- 191.33 (iv) emergency management director, as provided under section 12.25;
- 191.34 (4) physicians under section 353D.01, subdivision 2, who do not elect public
- employees defined contribution plan coverage under section 353D.02, subdivision 2;

192.1 (5) full-time employees of the Dakota County Agricultural Society;

(6) employees of the Red Wing Port Authority who were first employed by the
Red Wing Port Authority before May 1, 2011, and who are not excluded employees
under subdivision 2b;

192.5 (7) employees of the Seaway Port Authority of Duluth who are not excluded192.6 employees under subdivision 2b;

(8) employees of the Stevens County Housing and Redevelopment Authority who
were first employed by the Stevens County Housing and Redevelopment Authority before
May 1, 2014, and who are not excluded employees under subdivision 2b; and

192.10 (9) employees of the Public Employees Retirement Association.

(b) A public employee or elected official who was a member of the association on 192.11 June 30, 2002, based on employment that qualified for membership coverage by the public 192.12 employees retirement plan or the public employees police and fire plan under this chapter, 192.13 or the local government correctional employees retirement plan under chapter 353E as of 192.14 192.15 June 30, 2002, retains that membership for the duration of the person's employment in that position or incumbency in elected office. Except as provided in subdivision 28, the person 192.16 shall participate as a member until the employee or elected official terminates public 192.17 employment under subdivision 11a or terminates membership under subdivision 11b. 192.18

(c) If in any subsequent year the annual salary of an included public employee is
less than the minimum salary threshold specified in this subdivision, the member retains
membership eligibility.

(d) For the purpose of participation in the MERF division of the general employees
retirement plan, public employees include employees who were members of the former
Minneapolis Employees Retirement Fund on June 29, 2010, and who participate as
members of the MERF division of the association.

Sec. 3. Minnesota Statutes 2014, section 353.01, subdivision 6, is amended to read: 192.26 Subd. 6. Governmental subdivision. (a) "Governmental subdivision" means a 192.27 county, city, town, school district within this state, or a department, unit or instrumentality 192.28 of state or local government, or any public body established under state or local 192.29 authority that has a governmental purpose, is under public control, is responsible for the 192.30 employment and payment of the salaries of employees of the entity, and receives a major 192.31 portion of its revenues from taxation, fees, assessments or from other public sources. 192.32 (b) Governmental subdivision also means the Public Employees Retirement 192.33 Association, the League of Minnesota Cities, the Association of Metropolitan 192.34 Municipalities, charter schools formed under section 124D.10, service cooperatives 192.35

exercising retirement plan participation under section 123A.21, subdivision 5, joint 193.1 193.2 powers boards organized under section 471.59, subdivision 11, paragraph (a), family service collaboratives and children's mental health collaboratives organized under 193.3 section 471.59, subdivision 11, paragraph (b) or (c), provided that the entities creating 193.4 the collaboratives are governmental units that otherwise qualify for retirement plan 193.5 membership, public hospitals owned or operated by, or an integral part of, a governmental 193.6 subdivision or governmental subdivisions, the Association of Minnesota Counties, the 193.7 Minnesota Inter-county Association, the Minnesota Municipal Utilities Association, the 193.8 Metropolitan Airports Commission, the University of Minnesota with respect to police 193.9 officers covered by the public employees police and fire retirement plan, the Minneapolis 193.10 Employees Retirement Fund for employment initially commenced after June 30, 1979, the 193.11 Range Association of Municipalities and Schools, soil and water conservation districts, 193.12 economic development authorities created or operating under sections 469.090 to 469.108, 193.13 the Port Authority of the city of St. Paul, the Seaway Port Authority of Duluth, the Red 193.14 193.15 Wing Port Authority, the Spring Lake Park Fire Department, incorporated, the Lake Johanna Volunteer Fire Department, incorporated, the Red Wing Environmental Learning 193.16 Center, the Dakota County Agricultural Society, and Hennepin Healthcare System, Inc. 193.17 193.18 (c) Governmental subdivision does not mean any municipal housing and

redevelopment authority organized under the provisions of sections 469.001 to 469.047; 193.19 or any port authority organized under sections 469.048 to 469.089 other than the Port 193.20 Authority of the city of St. Paul or the Seaway Port Authority of Duluth and other than 193.21 the Red Wing Port Authority; or any hospital district organized or reorganized prior to 193.22 193.23 July 1, 1975, under sections 447.31 to 447.37 or the successor of the district; or the board of a family service collaborative or children's mental health collaborative organized 193.24 under sections 124D.23, 245.491 to 245.495, or 471.59, if that board is not controlled 193.25 by representatives of governmental units. 193.26

(d) A nonprofit corporation governed by chapter 317A or organized under Internal
Revenue Code, section 501(c)(3), which is not covered by paragraph (a) or (b), is not a
governmental subdivision unless the entity has obtained a written advisory opinion from
the United States Department of Labor or a ruling from the Internal Revenue Service
declaring the entity to be an instrumentality of the state so as to provide that any future
contributions by the entity on behalf of its employees are contributions to a governmental
plan within the meaning of Internal Revenue Code, section 414(d).

(e) A public body created by state or local authority may request membership on
behalf of its employees by providing sufficient evidence that it meets the requirements in
paragraph (a).

(f) An entity determined to be a governmental subdivision is subject to the reporting
requirements of this chapter upon receipt of a written notice of eligibility from the
association.

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Sec. 4. Minnesota Statutes 2014, section 353.01, subdivision 48, is amended to read:
Subd. 48. MERF division. "MERF division" means the separate retirement
plan within former Minneapolis Employees Retirement Fund of which the actuarial
liabilities and assets are merged with the general employees retirement plan of the Public
Employees Retirement Association containing, and the benefits of which are governed by
the applicable provisions of Minnesota Statutes 2008, chapter 422A.

194.10 Sec. 5. Minnesota Statutes 2014, section 353.05, is amended to read:

194.11

353.05 CUSTODIAN OF FUNDS.

The commissioner of management and budget shall be ex officio treasurer of the 194.12 retirement funds of the association, including the MERF division, and the general bond 194.13 194.14 of the commissioner of management and budget to the state must be so conditioned as to cover all liability for acts as treasurer of these funds. All money of the association 194.15 received by the commissioner of management and budget must be set aside in the state 194.16 194.17 treasury to the credit of the proper fund or account. The commissioner of management and budget shall transmit monthly to the executive director a detailed statement of all 194.18 amounts so received and credited to the funds, including the MERF division. Payments 194.19 out of the funds, including the MERF division, may only be made on warrants issued by 194.20 the commissioner of management and budget, upon abstracts signed by the executive 194.21 director; provided that abstracts for investment may be signed by the executive director of 194.22 the State Board of Investment. 194.23

194.24 Sec. 6. Minnesota Statutes 2014, section 353.06, is amended to read:

194.25 **353.06 STATE BOARD OF INVESTMENT TO INVEST FUNDS.**

The executive director shall from time to time certify to the State Board of Investment 194.26 for investment such portions of the funds of the association, including the MERF division, 194.27 as in the director's judgment may not be required for immediate use. The State Board of 194 28 Investment shall thereupon invest and reinvest the sum so certified, or transferred, in 194.29 such securities as are duly authorized as legal investments under section 11A.24 and has 194.30 authority to sell, convey, and exchange such securities and invest and reinvest the securities 194.31 when it deems it desirable to do so and shall sell securities upon request of the executive 194.32 194.33 director when such funds are needed for its purposes. All of the provisions regarding

accounting procedures and restrictions and conditions for the purchase and sale of securities
under chapter 11A must apply to the accounting, purchase and sale of securities for the
funds of the Public Employees Retirement Association, including the MERF division.

Sec. 7. Minnesota Statutes 2014, section 353.27, subdivision 1, is amended to read: 195.4 Subdivision 1. Income; disbursements. There is a special fund known as the 195.5 "general employees retirement fund," the "retirement fund," or the "fund," which must 195.6 include all the assets of the general employees retirement plan of the association. This 195.7 fund must be credited with all contributions, all interest and all other income of the 195.8 general employees retirement plan of the Public Employees Retirement Association that 195.9 are authorized by law. From this fund there is appropriated the payments authorized by 195.10 sections 353.01 to 353.46 and by Minnesota Statutes 2008, chapter 422A, in the amounts 195.11 and at such time provided herein, including the expenses of administering the general 195.12 employees retirement plan and fund. 195.13

195.14 Sec. 8. Minnesota Statutes 2014, section 353.27, subdivision 3b, is amended to read:
195.15 Subd. 3b. Change in employee and employer contributions in certain instances.
195.16 (a) For purposes of this section:

(1) a contribution sufficiency exists if the total of the employee contribution under 195.17 subdivision 2, the employer contribution under subdivision 3, the additional employer 195.18 contribution under subdivision 3a, and any additional contribution previously imposed 195.19 under this subdivision exceeds the total of the normal cost, the administrative expenses, 195.20 195.21 and the amortization contribution of the general employees retirement plan as reported in the most recent actuarial valuation of the retirement plan prepared by the actuary retained 195.22 under section 356.214 and prepared under section 356.215 and the standards for actuarial 195.23 195.24 work of the Legislative Commission on Pensions and Retirement; and

(2) a contribution deficiency exists if the total of the employee contributions under 195.25 subdivision 2, the employer contributions under subdivision 3, the additional employer 195.26 contribution under subdivision 3a, and any additional contribution previously imposed 195.27 under this subdivision is less than the total of the normal cost, the administrative expenses, 195.28 and the amortization contribution of the general employees retirement plan as reported in 195.29 the most recent actuarial valuation of the retirement plan prepared by the actuary retained 195.30 under section 356.214 and prepared under section 356.215 and the standards for actuarial 195.31 work of the Legislative Commission on Pensions and Retirement. 195.32

(b) Employee and employer contributions to the general employees retirement planunder subdivisions 2 and 3 must be adjusted:

(1) if the regular actuarial valuation of the general employees retirement plan of the
Public Employees Retirement Association under section 356.215 indicates that there is a
contribution sufficiency under paragraph (a) greater than one percent of covered payroll
and that the sufficiency has existed for at least two consecutive years, the coordinated
program employee and employer contribution rates must be decreased as determined
under paragraph (c) to a level such that the sufficiency is no greater than one percent of
covered payroll based on the most recent actuarial valuation; or

(2) if the regular actuarial valuation of the general employees retirement plan of the
Public Employees Retirement Association under section 356.215 indicates that there is a
contribution deficiency equal to or greater than 0.5 percent of covered payroll and that the
deficiency has existed for at least two consecutive years, the coordinated program employee
and employer contribution rates must be increased as determined under paragraph (d) to a
level such that no deficiency exists based on the most recent actuarial valuation.

(c) If the actuarially required contribution of the general employees retirement plan is
less than the total support provided by the combined employee and employer contribution
rates under subdivisions 2, 3, and 3a, by more than one percent of covered payroll,

the general employees retirement plan coordinated program employee and employer contribution rates under subdivisions 2 and 3 must be decreased incrementally over one or more years by no more than 0.25 percent of pay each for employee and employer matching contribution rates to a level such that there remains a contribution sufficiency of at least one percent of covered payroll. No contribution rate decrease may be made until at least two years have elapsed since any adjustment under this subdivision has been fully implemented.

(d) If the actuarially required contribution exceeds the total support provided by the
combined employee and employer contribution rates under subdivisions 2, 3, and 3a,
the employee and matching employer contribution rates must be increased equally to
eliminate that contribution deficiency. If the contribution deficiency is:

(1) less than two percent, the incremental increase may be up to 0.25 percent for thegeneral employees retirement plan employee and matching employer contribution rates;

(2) greater than 1.99 percent and less than 4.01 percent, the incremental increase
may be up to 0.5 percent for the employee and matching employer contribution rates; or
(3) greater than four percent, the incremental increase may be up to 0.75 percent for
the employee and matching employer contribution.

(e) The general employees retirement plan contribution sufficiency or deficiency
determination under paragraphs (a) to (d) must be made without the inclusion of including
the contributions to, the funded condition of, or the actuarial funding requirements of the

MERF division credited under section 353.27, subdivision 3c, and state aid under section
353.505.

(f) Any recommended adjustment to the contribution rates must be reported to 197.3 the chair and the executive director of the Legislative Commission on Pensions and 197.4 Retirement by January 15 following the receipt of the most recent annual actuarial 197.5 valuation prepared under section 356.215. If the Legislative Commission on Pensions 197.6 and Retirement does not recommend against the rate change or does not recommend 197.7 a modification in the rate change, the recommended adjustment becomes effective for 197.8 any salary paid on or after the January 1 next following the legislative session in which 197.9 the Legislative Commission on Pensions and Retirement did not take any action to 197.10 disapprove or modify the Public Employees Retirement Association Board of Trustees' 197.11 recommendation to adjust the employee and employer rates. 197.12

(g) A contribution sufficiency of up to one percent of covered payroll must be held in 197.13 reserve to be used to offset any future actuarially required contributions that are more than 197.14 197.15 the total combined employee and employer contributions under subdivisions 2, 3, and 3a. (h) Before any reduction in contributions to eliminate a sufficiency in excess of one 197.16 percent of covered pay may be recommended, the executive director must review any 197.17 need for a change in actuarial assumptions, as recommended by the actuary retained under 197.18 section 356.214 in the most recent experience study of the general employees retirement 197.19 plan prepared under section 356.215 and the standards for actuarial work promulgated by 197.20 the Legislative Commission on Pensions and Retirement that may result in an increase 197.21 in the actuarially required contribution and must report to the Legislative Commission 197.22 197.23 on Pensions and Retirement any recommendation by the board to use the sufficiency exceeding one percent of covered payroll to offset the impact of an actuarial assumption 197.24 change recommended by the actuary retained under section 356.214, subdivision 1, and 197.25 reviewed by the actuary retained by the commission under section 356.214, subdivision 4. 197.26

(i) No contribution sufficiency in excess of one percent of covered pay may be
proposed to be used to increase benefits, and no benefit increase may be proposed that
would initiate an automatic adjustment to increase contributions under this subdivision.
Any proposed benefit improvement must include a recommendation, prepared by the
actuary retained under section 356.214, subdivision 1, and reviewed by the actuary
retained by the Legislative Commission on Pensions and Retirement as provided under
section 356.214, subdivision 4, on how the benefit modification will be funded.

197.34 Sec. 9. Minnesota Statutes 2014, section 353.27, is amended by adding a subdivision197.35 to read:

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198.1	Subd. 3c. Former MERF members; member and employer contributions.
198.2	(a) For the period July 1, 2015, through December 31, 2031, the member contributions
198.3	for former members of the Minneapolis Employees Retirement Fund and by the former
198.4	Minneapolis Employees Retirement Fund-covered employing units are governed by this
198.5	subdivision.
198.6	(b) The member contribution for a public employee who was a member of the
198.7	former Minneapolis Employees Retirement Fund on June 29, 2010, is 9.75 percent of the
198.8	salary of the employee.
198.9	(c) The employer regular contribution with respect to a public employee who was
198.10	a member of the former Minneapolis Employees Retirement Fund on June 29, 2010, is
198.11	9.75 percent of the salary of the employee.
198.12	(d) The employer additional contribution for any public employees who were
198.13	members of the former Minneapolis Employees Retirement Fund on June 29, 2010, is
198.14	2.68 percent of the salary of each applicable employee plus an annual amount equal to
198.15	the employing unit's share of \$3,900,000 that was paid or was payable during calendar
198.16	<u>year 2014.</u>
198.17	(e) For the period July 1, 2015, through December 31, 2031, the employer
198.18	supplemental contribution is the employing unit's share of \$21,000,000.
198.19	(f) Each employing unit's share under paragraph (e) is the amount determined from
198.20	an allocation between each employing unit in the portion equal to the unit's employer
198.21	supplemental contribution paid or payable under Minnesota Statutes 2012, section 353.50,
198.22	during calendar year 2014.
198.23	(g) The employer supplemental contribution amount under paragraph (e) for
198.24	calendar year 2015 must be invoiced by the executive director of the Public Employees
198.25	Retirement Association by July 1, 2015. The calendar year 2015 payment is payable in a
198.26	single amount on or before September 30, 2015. For subsequent calendar years, the
198.27	employer supplemental contribution under paragraph (e) must be invoiced on January 31
198.28	of each year and is payable in two parts, with the first half payable on or before July 31
198.29	and with the second half payable on or before December 15. Late payments are payable
198.30	with compound interest at the rate of 0.71 percent per month for each month or portion of
198.31	a month that has elapsed after the due date.
198.32	(h) The employer additional contribution under paragraph (d) and the employer
198.33	supplemental contribution under paragraph (e) terminate on December 31, 2031.

198.34 Sec. 10. Minnesota Statutes 2014, section 353.34, subdivision 1, is amended to read:

Subdivision 1. Refund or deferred annuity. (a) A former member is entitled to
either a refund of accumulated employee deductions under subdivision 2, or to a deferred
annuity under subdivision 3. Application for a refund may not be made before the date of
termination of public service. A refund must be paid within 120 days following receipt
of the application unless the applicant has again become a public employee required
to be covered by the association.

(b) If an individual was placed on layoff under section 353.01, subdivision 12 or 12c, 199.7 a refund is not payable before termination of service under section 353.01, subdivision 11a. 199.8 (c) An individual who terminates public service covered by the Public Employees 199.9 Retirement Association general employees retirement plan, the MERF division except 199.10 members of the former Minneapolis Employees Retirement Fund under section 353.01, 199.11 subdivision 2b, paragraph (d), the Public Employees Retirement Association police 199.12 and fire retirement plan, or the public employees local government correctional service 199.13 retirement plan, and who is employed by a different employer and who becomes an 199.14 199.15 active member covered by one of the other two plans, may receive a refund of employee contributions plus annual compound interest from the plan from which the member 199.16 terminated service at the applicable rate specified in subdivision 2. 199.17

(d) Refunds payable to members of the former Minneapolis Employees Retirement
 Fund under section 353.01, subdivision 2a, paragraph (d), are governed by Minnesota
 Statutes 2008, chapter 422A.

Sec. 11. Minnesota Statutes 2014, section 353.37, subdivision 1, is amended to read: 199.21 199.22 Subdivision 1. Salary maximums. (a) The annuity of a person otherwise eligible for an annuity from the general employees retirement plan of the Public Employees 199.23 Retirement Association, the public employees police and fire retirement plan, or the local 199.24 government correctional employees retirement plan must be suspended under subdivision 199.25 2 or reduced under subdivision 3, whichever results in the higher annual annuity amount, if 199.26 the person reenters public service as a nonelective employee of a governmental subdivision 199.27 in a position covered by this chapter or returns to work as an employee of a labor 199.28 organization that represents public employees who are association members under this 199.29 chapter and salary for the reemployment service exceeds the annual maximum earnings 199.30 allowable for that age for the continued receipt of full benefit amounts monthly under the 199.31 federal Old Age, Survivors and Disability Insurance Program as set by the secretary of 199.32 health and human services under United States Code, title 42, section 403, in any calendar 199.33 year. If the person has not yet reached the minimum age for the receipt of Social Security 199.34

200.1 benefits, the maximum salary for the person is equal to the annual maximum earnings200.2 allowable for the minimum age for the receipt of Social Security benefits.

(b) The provisions of paragraph (a) do not apply to the members of the general
 employees plan of the Public Employees Retirement Association who were former
 members of MERF division.

Sec. 12. Minnesota Statutes 2014, section 353.46, subdivision 2, is amended to read: 200.6 Subd. 2. Rights of deferred annuitant. (a) The entitlement of a deferred annuitant 200.7 or other former member of the general employees retirement plan of the Public Employees 200.8 Retirement Association, the Minneapolis Employees Retirement Fund division, the 200.9 public employees police and fire retirement plan, or the local government correctional 200.10 employees retirement plan to receive an annuity under the law in effect at the time the 200.11 person terminated public service is herein preserved. The provisions of section 353.71, 200.12 subdivision 2, as amended by Laws 1973, chapter 753, apply to a deferred annuitant or 200.13 other former member who first begins receiving an annuity after July 1, 1973. 200.14 (b) The entitlement of a deferred annuitant or former member of the Minneapolis 200.15

200.16 Employees Retirement Fund, upon merger with the general employees retirement plan

200.17 of the Public Employees Retirement Association, continues under the provisions of

200.18 Minnesota Statutes 2008, section 422A.16.

Sec. 13. Minnesota Statutes 2014, section 353.46, subdivision 6, is amended to read: 200.19 Subd. 6. Computation of benefits for certain coordinated members. Any 200.20 200.21 coordinated member of the general employees retirement plan of the Public Employees Retirement Association who, before July 1, 1979, was a member of the former coordinated 200.22 program of the former Minneapolis Municipal Employees Retirement Fund and who, 200.23 200.24 before July 1, 1978, was a member of the basic program of the Minneapolis Municipal Employees Retirement Fund is entitled to receive a retirement annuity when otherwise 200.25 qualified, the calculation of which must utilize the formula accrual rates specified in 200.26 Minnesota Statutes 2008, section 422A.15, subdivision 1, for that portion of credited 200.27 service which was rendered before July 1, 1978, and the formula accrual rates specified 200.28 in section 353.29, subdivision 3, for the remainder of credited service, both applied to 200.29 the average salary as specified in section 353.01, subdivision 17a. The formula accrual 200.30 rates to be used in calculating the retirement annuity must recognize the service after July 200.31 1, 1978, as a member of the former coordinated program of the former Minneapolis 200.32 Municipal Employees Retirement Fund and after July 1, 1979, as a member of the 200.33 general employees retirement plan of the Public Employees Retirement Association as a 200.34

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201.1 continuation of service rendered before July 1, 1978. The annuity amount attributable
201.2 to service as a member of the basic program of the former Minneapolis Municipal
201.3 Employees Retirement Fund is payable from the MERF division and the annuity amount
201.4 attributable to all other service is payable from the general employees retirement fund of
201.5 the Public Employees Retirement Association.

201.6 Sec. 14. Minnesota Statutes 2014, section 353.50, subdivision 6, is amended to read: Subd. 6. Benefits for former MERF division members. (a) Retired, disabled, 201.7 deferred, and inactive member benefits. The annuities and benefits of, or attributable to, 201.8 retired, disabled, deferred, or inactive Minneapolis Employees Retirement Fund members 201.9 with that status as of June 30, 2010 of the former MERF division, as calculated under 201.10 201.11 Minnesota Statutes 2008, sections 422A.11; 422A.12; 422A.13; 422A.14; 422A.15; 422A.151; 422A.155; 422A.156; 422A.16; 422A.17; 422A.18; 422A.19; 422A.20; and 201.12 422A.23, continue in force and are payable from the general employees retirement plan. 201.13 201.14 (b) Benefits; benefit eligibility for June 30, 2010, active members. Persons who were active members of covered by the former Minneapolis Employees Retirement 201.15 Fund MERF division on June 30, 2010 December 31, 2014, upon satisfying eligibility 201.16 requirements stated in the applicable sections of Minnesota Statutes 2008 specified in 201.17 paragraph (a), are entitled to annuities or benefits specified in those sections. Eligibility 201.18 for a formula retirement annuity includes the requirement in Minnesota Statutes 2008, 201.19 sections 422A.13 and 422A.16, that the terminating member has attained the normal 201.20 retirement age, which is age 60 if the person has at least ten years of service credit, or any 201.21 201.22 age if the person has 30 or more years of service credit.

201.23 (c) Postretirement adjustments. After December 31, 2010 2014, annuities and
201.24 benefits from for former members of the former MERF division are eligible for annual
201.25 automatic postretirement adjustments solely under the applicable portions of section
201.26 356.415.

201.27 Sec. 15. Minnesota Statutes 2014, section 353.505, is amended to read:

201.28

353.505 STATE CONTRIBUTIONS; FORMER MERF DIVISION.

201.29 (a) Subject to the limitation in paragraph (c), The state shall pay to the MERF
 201.30 division account of the Public Employees Retirement Association with respect to the
 201.31 former Minneapolis Employees Retirement Fund annually an amount equal to the amount

201.32 calculated under paragraph (b).

201.33(b) The payment amount is an amount equal to the financial requirements of the201.34MERF division of the Public Employees Retirement Association reported in the actuarial

valuation of the general employees retirement plan of the Public Employees Retirement
Association prepared by the actuary retained under section 356.214 consistent with section
356.215 for the most recent year but based on a target date for full amortization of the
unfunded actuarial accrued liabilities by June 30, 2031, less the amount of employee
contributions required under section 353.50, subdivision 7, paragraph (b), and the amount
of employer contributions required under section 353.50, subdivision 7, paragraphs (c)

- 202.7 and (d). Payments must be made September 15 annually.
- (c) The annual state contribution under this subdivision may not exceed \$9,000,000;
 plus the cost of the annual supplemental benefit determined under Minnesota Statutes
 202.10 2008, section 356.43, through June 30, 2012, and may not exceed \$9,000,000, plus the
 cost of the annual supplemental benefit determined under Minnesota Statutes 2008, section
- 202.12 356.43, plus \$13,750,000 on September 15, 2011, \$13,750,000 on September 15, 2012,
- 202.13 and \$15,000,000 on September 15, 2013, and annually thereafter.

(d) Annually and after June 30, 2012, if the amount determined under paragraph (b) 202.14 202.15 exceeds the applicable maximum amount specified in paragraph (c), the excess must be allocated to and paid to the fund by the employers identified in Minnesota Statutes 2008, 202.16 section 422A.101, subdivisions 1a, 2, and 2a. Each employer's share of the excess is 202.17 proportionate to the employer's share of the fund's unfunded actuarial accrued liability 202.18 as disclosed in the annual actuarial valuation prepared by the actuary retained under 202.19 section 356.214 compared to the total unfunded actuarial accrued liability as of July 1, 202.20 2009, attributed to all employers identified in Minnesota Statutes 2008, section 422A.101, 202.21 subdivisions 1a and 2, other than units of metropolitan government. Payments must be 202.22 202.23 made as set forth in paragraph (b).

(a) Annually and after June 30, 2015, the state shall pay to the general employees
 retirement plan of the Public Employees Retirement Association, with respect to the
 former MERF division, \$16,000,000. Payments must be made September 15 annually.

(e) (b) State contributions under this section end on September 15, 2031, or on 202.27 September 1 following the first date on which the current assets of the MERF division 202.28 general employees retirement plan of the Public Employees Retirement Association 202.29 equal or exceed the actuarial accrued liability of the MERF division general employees 202.30 retirement plan of the Public Employees Retirement Association in the actuarial valuation 202.31 of the retirement plan prepared by an approved actuary under section 356.215 and the 202.32 standards for actuarial work promulgated by the Legislative Commission on Pensions and 202.33 Retirement, including any actuarial accrued liability increase resulting from a change in the 202.34 interest rate actuarial assumption occurring after January 1, 2015, whichever occurs earlier. 202.35

203.1	Sec. 16. Minnesota Statutes 2014, section 355.01, subdivision 3j, is amended to read:
203.2	Subd. 3j. Public employee. "Public employee" means an officer or an employee of
203.3	a local governmental subdivision of the state who performs services in a position covered
203.4	by the Public Employees Retirement Association established under chapter 353. The term
203.5	does not include any person who was a member of the former Minneapolis Employees
203.6	Retirement Fund on June 29, 2010, while the person is employed in a position that was
203.7	transferred to the Public Employees Retirement Association.
203.8	Sec. 17. Minnesota Statutes 2014, section 356.214, subdivision 1, is amended to read:
203.9	Subdivision 1. Actuary retention. (a) The governing board or managing or
203.10	administrative official of each public pension plan and retirement fund or plan enumerated
203.11	in paragraph (b) shall contract with an established actuarial consulting firm to conduct
203.12	annual actuarial valuations and related services. The principal from the actuarial
203.13	consulting firm on the contract must be an approved actuary under section 356.215,
203.14	subdivision 1, paragraph (c).
203.15	(b) Actuarial services must include the preparation of actuarial valuations and
203.16	related actuarial work for the following retirement plans:
203.17	(1) the teachers retirement plan, Teachers Retirement Association;
203.18	(2) the general state employees retirement plan, Minnesota State Retirement System;
203.19	(3) the correctional employees retirement plan, Minnesota State Retirement System;
203.20	(4) the State Patrol retirement plan, Minnesota State Retirement System;
203.21	(5) the judges retirement plan, Minnesota State Retirement System;
203.22	(6) the general employees retirement plan, Public Employees Retirement
203.23	Association, including the MERF division;
203.24	(7) the public employees police and fire plan, Public Employees Retirement
203.25	Association;
203.26	(8) the St. Paul teachers retirement plan, St. Paul Teachers Retirement Fund
203.27	Association;
203.28	(9) the legislators retirement plan, Minnesota State Retirement System; and
203.29	(10) the local government correctional service retirement plan, Public Employees
203.30	Retirement Association.
203.31	(c) The actuarial valuation for the legislators retirement plan must include a separate
203.32	calculation of total plan actuarial accrued liabilities due to constitutional officer coverage
203.33	under section 3A.17.
203.34	(d) The contracts must require completion of the annual actuarial valuation
203.35	calculations on a fiscal year basis, with the contents of the actuarial valuation calculations

as specified in section 356.215, and in conformity with the standards for actuarial work
adopted by the Legislative Commission on Pensions and Retirement.

The contracts must require completion of annual experience data collection and processing and a quadrennial published experience study for the plans listed in paragraph (b), clauses (1), (2), and (6), as provided for in the standards for actuarial work adopted by the commission. The experience data collection, processing, and analysis must evaluate the following:

- 204.8 (1) individual salary progression;
- 204.9 (2) the rate of return on investments based on the current asset value;
- 204.10 (3) payroll growth;
- 204.11 (4) mortality;
- 204.12 (5) retirement age;
- 204.13 (6) withdrawal; and
- 204.14 (7) disablement.

(e) The actuary shall annually prepare a report to the governing or managing board
or administrative official and the legislature, summarizing the results of the actuarial
valuation calculations. The actuary shall include with the report any recommendations
concerning the appropriateness of the support rates to achieve proper funding of
the retirement plans by the required funding dates. The actuary shall, as part of the
quadrennial experience study, include recommendations on the appropriateness of the
actuarial valuation assumptions required for evaluation in the study.

204.22 (f) If the actuarial gain and loss analysis in the actuarial valuation calculations 204.23 indicates a persistent pattern of sizable gains or losses, the governing or managing board 204.24 or administrative official shall direct the actuary to prepare a special experience study for 204.25 a plan listed in paragraph (b), clause (3), (4), (5), (7), (8), (9), or (10), in the manner 204.26 provided for in the standards for actuarial work adopted by the commission.

Sec. 18. Minnesota Statutes 2014, section 356.215, subdivision 11, is amended to read: 204.27 Subd. 11. Amortization contributions. (a) In addition to the exhibit indicating 204.28 the level normal cost, the actuarial valuation of the retirement plan must contain an 204.29 exhibit for financial reporting purposes indicating the additional annual contribution 204.30 sufficient to amortize the unfunded actuarial accrued liability and must contain an exhibit 204.31 for contribution determination purposes indicating the additional contribution sufficient 204.32 to amortize the unfunded actuarial accrued liability. For the retirement plans listed in 204.33 subdivision 8, paragraph (c), but excluding the MERF division of the Public Employees 204.34 Retirement Association and the legislators retirement plan, the additional contribution 204.35

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must be calculated on a level percentage of covered payroll basis by the established
date for full funding in effect when the valuation is prepared, assuming annual payroll
growth at the applicable percentage rate set forth in subdivision 8, paragraph (d). For all
other retirement plans and for the MERF division of the Public Employees Retirement
Association and the legislators retirement plan, the additional annual contribution must be
calculated on a level annual dollar amount basis.

(b) For any retirement plan other than a retirement plan governed by paragraph (d), 205.7 (e), (f), (g), (h), (i), or (j), or (k), if there has not been a change in the actuarial assumptions 205.8 used for calculating the actuarial accrued liability of the fund, a change in the benefit 205.9 plan governing annuities and benefits payable from the fund, a change in the actuarial 205.10 cost method used in calculating the actuarial accrued liability of all or a portion of the 205.11 fund, or a combination of the three, which change or changes by itself or by themselves 205.12 without inclusion of any other items of increase or decrease produce a net increase in the 205.13 unfunded actuarial accrued liability of the fund, the established date for full funding is the 205.14 205.15 first actuarial valuation date occurring after June 1, 2020.

(c) For any retirement plan, if there has been a change in any or all of the actuarial 205.16 assumptions used for calculating the actuarial accrued liability of the fund, a change in 205.17 the benefit plan governing annuities and benefits payable from the fund, a change in the 205.18 actuarial cost method used in calculating the actuarial accrued liability of all or a portion 205.19 of the fund, or a combination of the three, and the change or changes, by itself or by 205.20 themselves and without inclusion of any other items of increase or decrease, produce a net 205.21 increase in the unfunded actuarial accrued liability in the fund, the established date for full 205.22 205.23 funding must be determined using the following procedure:

(i) the unfunded actuarial accrued liability of the fund must be determined in
 accordance with the plan provisions governing annuities and retirement benefits and the
 actuarial assumptions in effect before an applicable change;

(ii) the level annual dollar contribution or level percentage, whichever is applicable,
needed to amortize the unfunded actuarial accrued liability amount determined under item
(i) by the established date for full funding in effect before the change must be calculated
using the interest assumption specified in subdivision 8 in effect before the change;

(iii) the unfunded actuarial accrued liability of the fund must be determined in
accordance with any new plan provisions governing annuities and benefits payable from
the fund and any new actuarial assumptions and the remaining plan provisions governing
annuities and benefits payable from the fund and actuarial assumptions in effect before
the change;

(iv) the level annual dollar contribution or level percentage, whichever is applicable,
needed to amortize the difference between the unfunded actuarial accrued liability amount
calculated under item (i) and the unfunded actuarial accrued liability amount calculated
under item (iii) over a period of 30 years from the end of the plan year in which the
applicable change is effective must be calculated using the applicable interest assumption
specified in subdivision 8 in effect after any applicable change;

(v) the level annual dollar or level percentage amortization contribution under item
(iv) must be added to the level annual dollar amortization contribution or level percentage
calculated under item (ii);

206.10 (vi) the period in which the unfunded actuarial accrued liability amount determined in item (iii) is amortized by the total level annual dollar or level percentage amortization 206.11 contribution computed under item (v) must be calculated using the interest assumption 206.12 specified in subdivision 8 in effect after any applicable change, rounded to the nearest 206.13 integral number of years, but not to exceed 30 years from the end of the plan year in which 206.14 206.15 the determination of the established date for full funding using the procedure set forth in this clause is made and not to be less than the period of years beginning in the plan year in which 206.16 the determination of the established date for full funding using the procedure set forth in 206.17 this clause is made and ending by the date for full funding in effect before the change; and 206.18

(vii) the period determined under item (vi) must be added to the date as of which
the actuarial valuation was prepared and the date obtained is the new established date
for full funding.

206.22 (d) For the MERF division of the Public Employees Retirement Association, the 206.23 established date for full funding is June 30, 2031.

206.24(e) (d) For the general employees retirement plan of the Public Employees206.25Retirement Association, the established date for full funding is June 30, 2031.

206.26 (f) (e) For the Teachers Retirement Association, the established date for full funding 206.27 is June 30, 2037.

206.28 (g) (f) For the correctional state employees retirement plan of the Minnesota State 206.29 Retirement System, the established date for full funding is June 30, 2038.

206.30 (h) (g) For the judges retirement plan, the established date for full funding is June
206.31 30, 2038.

206.32 (i) (h) For the public employees police and fire retirement plan, the established date
 206.33 for full funding is June 30, 2038.

206.34 (j) (i) For the St. Paul Teachers Retirement Fund Association, the established date 206.35 for full funding is June 30, 2042. In addition to other requirements of this chapter, the 206.36 annual actuarial valuation must contain an exhibit indicating the funded ratio and the

- 207.1 deficiency or sufficiency in annual contributions when comparing liabilities to the market207.2 value of the assets of the fund as of the close of the most recent fiscal year.
- 207.3(k) (j) For the general state employees retirement plan of the Minnesota State207.4Retirement System, the established date for full funding is June 30, 2040.
- 207.5 (h) (k) For the retirement plans for which the annual actuarial valuation indicates 207.6 an excess of valuation assets over the actuarial accrued liability, the valuation assets in 207.7 excess of the actuarial accrued liability must be recognized as a reduction in the current 207.8 contribution requirements by an amount equal to the amortization of the excess expressed 207.9 as a level percentage of pay over a 30-year period beginning anew with each annual 207.10 actuarial valuation of the plan.
- 207.11 Sec. 19. Minnesota Statutes 2014, section 356.30, subdivision 3, is amended to read:
 207.12 Subd. 3. Covered plans. This section applies to the following retirement plans:
- 207.13 (1) the general state employees retirement plan of the Minnesota State Retirement207.14 System, established under chapter 352;
- 207.15 (2) the correctional state employees retirement plan of the Minnesota State 207.16 Retirement System, established under chapter 352;
- 207.17 (3) the unclassified employees retirement program, established under chapter 352D;
- 207.18 (4) the State Patrol retirement plan, established under chapter 352B;
- 207.19 (5) the legislators retirement plan, established under chapter 3A, including207.20 constitutional officers as specified in that chapter;
- 207.21 (6) the general employees retirement plan of the Public Employees Retirement
 207.22 Association, established under chapter 353, including the MERF division of the Public
 207.23 Employees Retirement Association;
- 207.24 (7) the public employees police and fire retirement plan of the Public Employees
 207.25 Retirement Association, established under chapter 353;
- 207.26 (8) the local government correctional service retirement plan of the Public
 207.27 Employees Retirement Association, established under chapter 353E;
- 207.28 (9) the Teachers Retirement Association, established under chapter 354;
- 207.29 (10) the St. Paul Teachers Retirement Fund Association, established under chapter207.30 354A; and
- 207.31 (11) the judges retirement fund, established by chapter 490.
- Sec. 20. Minnesota Statutes 2014, section 356.302, subdivision 7, is amended to read:
 Subd. 7. Covered retirement plans. This section applies to the following
 retirement plans:

208.1	(1) the general state employees retirement plan of the Minnesota State Retirement
208.2	System, established by chapter 352;
208.3	(2) the unclassified state employees retirement program of the Minnesota State
208.4	Retirement System, established by chapter 352D;
208.5	(3) the general employees retirement plan of the Public Employees Retirement
208.6	Association, established by chapter 353, including the MERF division of the Public
208.7	Employees Retirement Association;
208.8	(4) the Teachers Retirement Association, established by chapter 354;
208.9	(5) the St. Paul Teachers Retirement Fund Association, established by chapter 354A;
208.10	(6) the state correctional employees retirement plan of the Minnesota State
208.11	Retirement System, established by chapter 352;
208.12	(7) the State Patrol retirement plan, established by chapter 352B;
208.13	(8) the public employees police and fire plan of the Public Employees Retirement
208.14	Association, established by chapter 353;
208.15	(9) the local government correctional service retirement plan of the Public
208.16	Employees Retirement Association, established by chapter 353E; and
208.17	(10) the judges retirement plan, established by chapter 490.
208.18	Sec. 21. Minnesota Statutes 2014, section 356.303, subdivision 4, is amended to read:
208.18 208.19	Sec. 21. Minnesota Statutes 2014, section 356.303, subdivision 4, is amended to read:Subd. 4. Covered retirement plans. This section applies to the following
208.19	Subd. 4. Covered retirement plans. This section applies to the following
208.19 208.20	Subd. 4. Covered retirement plans. This section applies to the following retirement plans:
208.19 208.20 208.21	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A;
208.19 208.20 208.21 208.22	 Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement
208.19 208.20 208.21 208.22 208.22	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352;
208.19 208.20 208.21 208.22 208.23 208.23	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State
208.19 208.20 208.21 208.22 208.23 208.24 208.25	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352;
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B;
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C;
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27 208.28	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C; (6) the unclassified state employees retirement program, established by chapter 352D;
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27 208.28 208.28	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C; (6) the unclassified state employees retirement program, established by chapter 352D; (7) the general employees retirement plan of the Public Employees Retirement
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27 208.28 208.29 208.30	 Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C; (6) the unclassified state employees retirement program, established by chapter 352D; (7) the general employees retirement plan of the Public Employees Retirement
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27 208.28 208.29 208.30 208.31	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C; (6) the unclassified state employees retirement program, established by chapter 352D; (7) the general employees retirement plan of the Public Employees Retirement Association, established by chapter 353 , including the MERF division of the Public Employees Retirement Association;
208.19 208.20 208.21 208.22 208.23 208.24 208.25 208.26 208.27 208.28 208.29 208.30 208.31 208.31	Subd. 4. Covered retirement plans. This section applies to the following retirement plans: (1) the legislators retirement plan, established by chapter 3A; (2) the general state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (3) the correctional state employees retirement plan of the Minnesota State Retirement System, established by chapter 352; (4) the State Patrol retirement plan, established by chapter 352B; (5) the elective state officers retirement plan, established by chapter 352C; (6) the unclassified state employees retirement program, established by chapter 352D; (7) the general employees retirement plan of the Public Employees Retirement Association, established by chapter 353, including the MERF division of the Public Employees Retirement Association; (8) the public employees police and fire plan of the Public Employees Retirement

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209.1	(10) the Teachers Retirement Association, established by chapter 354;
209.2	(11) the St. Paul Teachers Retirement Fund Association, established by chapter
209.3	354A; and
209.4	(12) the judges retirement fund, established by chapter 490.
209.5	Sec. 22. Minnesota Statutes 2014, section 356.32, subdivision 2, is amended to read:
209.6	Subd. 2. Covered retirement plans. The provisions of this section apply to the
209.7	following retirement plans:
209.8	(1) the general state employees retirement plan of the Minnesota State Retirement
209.9	System, established under chapter 352;
209.10	(2) the correctional state employees retirement plan of the Minnesota State
209.11	Retirement System, established under chapter 352;
209.12	(3) the State Patrol retirement plan, established under chapter 352B;
209.13	(4) the general employees retirement plan of the Public Employees Retirement
209.14	Association, established under chapter 353, including the MERF division of the Public
209.15	Employees Retirement Association;
209.16	(5) the public employees police and fire plan of the Public Employees Retirement
209.17	Association, established under chapter 353;
209.18	(6) the Teachers Retirement Association, established under chapter 354; and
209.19	(7) the St. Paul Teachers Retirement Fund Association, established under chapter
209.20	354A.
209.21	Sec. 23. Minnesota Statutes 2014, section 356.401, subdivision 3, is amended to read:
209.22	Subd. 3. Covered retirement plans. The provisions of this section apply to the
209.23	following retirement plans:
209.24	(1) the legislators retirement plan, established by chapter 3A, including constitutional
209.25	officers as specified in that chapter;
209.26	(2) the general state employees retirement plan of the Minnesota State Retirement
209.27	System, established by chapter 352;
209.28	(3) the correctional state employees retirement plan of the Minnesota State
209.29	Retirement System, established by chapter 352;
209.30	(4) the State Patrol retirement plan, established by chapter 352B;
209.31	(5) the unclassified state employees retirement program, established by chapter 352D;
209.32	(6) the general employees retirement plan of the Public Employees Retirement
209.33	Association, established by chapter 353, including the MERF division of the Public

209.34 Employees Retirement Association;

210.1	(7) the public employees police and fire plan of the Public Employees Retirement
210.2	Association, established by chapter 353;
210.3	(8) the public employees defined contribution plan, established by chapter 353D;
210.4	(9) the local government correctional service retirement plan of the Public
210.5	Employees Retirement Association, established by chapter 353E;
210.6	(10) the voluntary statewide lump-sum volunteer firefighter retirement plan,
210.7	established by chapter 353G;
210.8	(11) the Teachers Retirement Association, established by chapter 354;
210.9	(12) the St. Paul Teachers Retirement Fund Association, established by chapter 354A;
210.10	(13) the individual retirement account plan, established by chapter 354B;
210.11	(14) the higher education supplemental retirement plan, established by chapter
210.12	354C; and
210.13	(15) the judges retirement fund, established by chapter 490.
210.14	Sec. 24. Minnesota Statutes 2014, section 356.407, subdivision 2, is amended to read:
210.15	Subd. 2. Covered funds. The provisions of this section apply to the following
210.16	retirement funds:
210.17	(1) the general employees retirement plan of the Public Employees Retirement
210.18	Association established under chapter 353, including the MERF division of the Public
210.19	Employees Retirement Association;
210.20	(2) the public employees police and fire plan of the Public Employees Retirement
210.21	Association established under chapter 353;
210.22	(3) the State Patrol retirement plan established under chapter 352B;
210.23	(4) the legislators retirement plan established under chapter 3A;
210.24	(5) the elective state officers retirement plan established under chapter 352C; and
210.25	(6) the Teachers Retirement Association established under chapter 354.
210.26	Sec. 25. Minnesota Statutes 2014, section 356.415, subdivision 2, is amended to read:
210.27	Subd. 2. Covered retirement plans. The provisions of this section apply to the
210.28	following retirement plans:
210.29	(1) the legislators retirement plan established under chapter 3A, including
210.30	constitutional officers as specified in that chapter;
210.31	(2) the correctional state employees retirement plan of the Minnesota State
210.32	Retirement System established under chapter 352;
210.33	(3) the general state employees retirement plan of the Minnesota State Retirement
210.34	System established under chapter 352;

211.1	(4) the State Patrol retirement plan established under chapter 352B;
211.2	(5) the general employees retirement plan of the Public Employees Retirement
211.3	Association established under chapter 353, including the MERF division of the Public
211.4	Employees Retirement Association;
211.5	(6) the public employees police and fire retirement plan of the Public Employees
211.6	Retirement Association established under chapter 353;
211.7	(7) the local government correctional employees retirement plan of the Public
211.8	Employees Retirement Association established under chapter 353E;
211.9	(8) the teachers retirement plan established under chapter 354; and
211.10	(9) the judges retirement plan established under chapter 490.
211.11	Sec. 26. Minnesota Statutes 2014, section 356.461, subdivision 2, is amended to read:
211.12	Subd. 2. Covered plans. This section applies to the following retirement plans:
211.13	(1) the legislators retirement plan, established under chapter 3A, including
211.14	constitutional officers as specified in that chapter;
211.15	(2) the correctional state employees retirement plan of the Minnesota State
211.16	Retirement System, established under chapter 352;
211.17	(3) the general state employees retirement plan of the Minnesota State Retirement
211.18	System, established under chapter 352;
211.19	(4) the State Patrol retirement plan, established under chapter 352B;
211.20	(5) the unclassified state employees retirement program of the Minnesota State
211.21	Retirement System, established under chapter 352D;
211.22	(6) the judges retirement plan, established under chapter 490;
211.23	(7) the general employees retirement plan of the Public Employees Retirement
211.24	Association, established under chapter 353, including the MERF division of the Public
211.25	Employees Retirement Association;
211.26	(8) the public employees police and fire retirement plan of the Public Employees
211.27	Retirement Association, established under chapter 353;
211.28	(9) the local government correctional service retirement plan of the Public
211.29	Employees Retirement Association, established under chapter 353E; and
211.30	(10) the Teachers Retirement Association, established under chapter 354.
211.31	Sec. 27. Minnesota Statutes 2014, section 356.465, subdivision 3, is amended to read:
211.32	Subd. 3. Covered retirement plans. The provisions of this section apply to the

211.33 following retirement plans:

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212.1	
	(1) the general state employees retirement plan of the Minnesota State Retirement
212.2	System established under chapter 352;
212.3	(2) the correctional state employees retirement plan of the Minnesota State
212.4	Retirement System established under chapter 352;
212.5	(3) the State Patrol retirement plan established under chapter 352B;
212.6	(4) the legislators retirement plan established under chapter 3A;
212.7	(5) the judges retirement plan established under chapter 490;
212.8	(6) the general employees retirement plan of the Public Employees Retirement
212.9	Association established under chapter 353, including the MERF division of the Public
212.10	Employees Retirement Association;
212.11	(7) the public employees police and fire plan of the Public Employees Retirement
212.12	Association established under chapter 353;
212.13	(8) the teachers retirement plan established under chapter 354;
212.14	(9) the St. Paul Teachers Retirement Fund Association established under chapter
212.15	354A; and
212.16	(10) the local government correctional service retirement plan of the Public
212.17	Employees Retirement Association established under chapter 353E.
212.18	Sec. 28. Minnesota Statutes 2014, section 480.181, subdivision 2, is amended to read:
212.19	Subd. 2. Election to retain insurance and benefits; retirement. (a) Before a
212.19 212.20	Subd. 2. Election to retain insurance and benefits; retirement. (a) Before a person is transferred to state employment under this section, the person may elect to do
212.20	person is transferred to state employment under this section, the person may elect to do
212.20 212.21	person is transferred to state employment under this section, the person may elect to do either or both of the following:
212.20 212.21 212.22	person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and
212.20212.21212.22212.23	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving
 212.20 212.21 212.22 212.23 212.24 	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or
 212.20 212.21 212.22 212.23 212.24 212.25 	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public
 212.20 212.21 212.22 212.23 212.24 212.25 212.26 	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees
212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.27	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System.
 212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.27 212.28 	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System. Employees who make an election under clause (1) remain on the county payroll,
 212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.27 212.28 212.29 	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System. Employees who make an election under clause (1) remain on the county payroll, but the state shall reimburse the county on a quarterly basis for the salary and cost of the
212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.26 212.27 212.28 212.29 212.30	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System. Employees who make an election under clause (1) remain on the county payroll, but the state shall reimburse the county on a quarterly basis for the salary and cost of the benefits provided by the county. The state shall make the employer contribution <u>on behalf</u>
212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.27 212.28 212.29 212.30 212.31	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System. Employees who make an election under clause (1) remain on the county payroll, but the state shall reimburse the county on a quarterly basis for the salary and cost of the benefits provided by the county. The state shall make the employees retirement
212.20 212.21 212.22 212.23 212.24 212.25 212.26 212.27 212.28 212.29 212.30 212.31 212.32	 person is transferred to state employment under this section, the person may elect to do either or both of the following: (1) keep life insurance; hospital, medical, and dental insurance; and vacation and sick leave benefits and accumulated time provided by the county instead of receiving benefits from the state under the judicial branch personnel rules; or (2) remain a member of the general employees retirement plan of the Public Employees Retirement Association or the MERF division of the Public Employees Retirement Association instead of joining the Minnesota State Retirement System. Employees who make an election under clause (1) remain on the county payroll, but the state shall reimburse the county on a quarterly basis for the salary and cost of the benefits provided by the county. The state shall make the employeer contribution <u>on behalf of employees who make an election under clause (2)</u> to the general employees retirement plan of the Public Employees Retirement Association or the Association or the employeer contribution under

behalf of employees who make an election under clause (2) for any employees who were
members of the former Minneapolis Employees Retirement Fund on June 24, 2010.

- (b) An employee who makes an election under paragraph (a), clause (1), may revoke the election, once, at any time, but if the employee revokes the election, the employee cannot make another election. An employee who makes an election under paragraph (a), clause (2), may revoke the election at any time within six months after the person becomes a state employee. Once an employee revokes this election, the employee cannot make another election.
- (c) The Supreme Court, after consultation with the Judicial Council, the
 commissioner of management and budget, and the executive directors of the Public
 Employees Retirement Association and the Minnesota State Retirement Association shall
 adopt procedures for making elections under this section.
- (d) The Supreme Court shall notify all affected employees of the options available
 under this section. The executive directors of the Public Employees Retirement
 Association and the Minnesota State Retirement System shall provide counseling to
 affected employees on the effect of making an election to remain a member of the Public
 Employees Retirement Association.
- 213.18 Sec. 29. MERF DIVISION MERGER INTO PERA-GENERAL.

213.19 The MERF division and division account are merged into the general employees retirement plan and fund of the Public Employees Retirement Association as provided 213.20 under Minnesota Statutes 2014, section 353.50, subdivision 9, and no longer exist as 213.21 213.22 a component part of the association or of the general employees retirement plan. The general employees retirement plan of the Public Employees Retirement Association is 213.23 the successor in interest of the former Minneapolis Employees Retirement Fund under 213.24 213.25 Minnesota Statutes 2014, section 353.50, subdivision 5. The beneficial title for the assets of the former MERF division account is combined with the beneficial title for the assets of 213.26 the general employees retirement plan and is vested undivided in the benefit recipients of 213.27 the general employees retirement plan. The liabilities of the general employees retirement 213.28 fund include the liabilities under Minnesota Statutes 2014, section 353.50, subdivision 6. 213.29

- 213.30 Sec. 30. <u>REPEALER.</u>
 213.31 Minnesota Statutes 2014, sections 353.01, subdivision 49; 353.27, subdivision 1a;
- 213.32 353.50, subdivisions 1, 2, 3, 4, 5, 7, 8, 9, 10; and 354.71, are repealed.
- 213.33 Sec. 31. EFFECTIVE DATE.

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214.1 <u>Unless otherwise specified, this article is effective the day following final enactment.</u>

APPENDIX Article locations in S1398-1

ARTICLE 1	INTEREST, SALARY, AND PAYROLL GROWTH ASSUMPTION CHANGES	Page.Ln 2.22
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ARTICLE 3	CONFORMING CHANGES IN LEAVE AND PRIOR SERVICE CREDIT PURCHASE PROVISIONS RELATED TO INTEREST ASSUMPTION CHANGE	Page.Ln 16.11
ARTICLE 4	POSTRETIREMENT ADJUSTMENT FINANCIAL SUSTAINABILITY TRIGGER MODIFICATIONS	Page.Ln 33.11
ARTICLE 5	CONTRIBUTION STABILIZER PROVISION MODIFICATIONS	Page.Ln 44.1
ARTICLE 6	POLICE AND FIREFIGHTER RETIREMENT SUPPLEMENTAL STATE AID	Page.Ln 51.15
ARTICLE 7	STATEWIDE VOLUNTEER FIREFIGHTER RETIREMENT PLAN LUMP SUM RETIREMENT DIVISION MODIFICATIONS	Page.Ln 51.28
ARTICLE 8	STATEWIDE VOLUNTEER FIREFIGHTER RETIREMENT PLAN MONTHLY BENEFIT RETIREMENT DIVISION CREATION	Page.Ln 55.3
ARTICLE 9	VOLUNTEER FIREFIGHTER RELIEF ASSOCIATION WORKING GROUP RECOMMENDATIONS	Page.Ln 81.29
ARTICLE 10	PARTICULAR VOLUNTEER FIREFIGHTER RELIEF ASSOCIATION CHANGES	Page.Ln 101.1
ARTICLE 11	SMALL GROUP RETIREMENT CHANGES	Page.Ln 104.1
ARTICLE 12	MSRS, PERA, AND TRA ADMINISTRATIVE PROVISIONS	Page.Ln 117.1
ARTICLE 13	OBSOLETE DATE REVISIONS AND VARIOUS CLARIFICATIONS	Page.Ln 148.8
ARTICLE 14	PERA-MERF MERGER PROVISIONS	Page.Ln 190.18

APPENDIX Repealed Minnesota Statutes: S1398-1

352.271 METROPOLITAN TRANSIT COMMISSION-TRANSIT OPERATING DIVISION EMPLOYEES; CREDIT FOR MILITARY SERVICE.

Any employee of the Metropolitan Transit Commission Operating Division who was on a leave of absence to enter military service on July 1, 1978, who has not taken a refund of employee contributions as authorized by article 12 of the Metropolitan Transit Commission-Transit Operating Division employees retirement fund document or section 352.22, subdivision 2a, and who returns to service as an employee of the Metropolitan Transit Commission-Transit Operating Division upon discharge from military service as provided in section 192.262 is entitled to allowable service credit for the period of military service. If an employee has taken a refund of employee contributions, and would otherwise be entitled to allowable service credit under this section, the employee is entitled to allowable service credit for the period of the amount refunded plus interest at an annual rate of 8.5 percent compounded annually from the date on which the refund was taken to the date of repayment. No employee is entitled to allowable service credit for any voluntary extensions of military service at the instance of the employee beyond any initial period of enlistment, induction, or call to active duty.

352.75 TRANSFER OF PENSION COVERAGE SAVINGS CLAUSE; INCREASE IN EXISTING ANNUITIES AND BENEFITS.

Subdivision 1. Existing employees. Notwithstanding any law to the contrary, as of July 1, 1978, all active employees of the Transit Operating Division of the former Metropolitan Transit Commission and all employees on authorized leaves of absence from the Transit Operating Division who are employed on July 1, 1978, by a labor organization which is the exclusive bargaining agent representing employees of the Transit Operating Division shall cease to be members of the former Metropolitan Transit Commission-Transit Operating employees retirement fund and shall cease to have any accrual of service credit, rights, or benefits under that retirement fund. After July 1, 1978, those employees become members of the Minnesota State Retirement System, are considered state employees for purposes of this chapter, unless specifically excluded by section 352.01, subdivision 2b, and shall have past service with the Transit Operating Division of the former Metropolitan Transit Commission credited by the Minnesota State Retirement System in accordance with section 352.01, subdivision 11, clause (10). Any employees on authorized leaves of absence from the Transit Operating Division of the former Metropolitan Transit Commission who become employed by the labor organization which is the exclusive bargaining agent representing employees of the Transit Operating Division after July 1, 1978, shall be entitled to be members of the Minnesota State Retirement System under section 352.029.

Subd. 3. Existing retired members and benefit recipients. As of July 1, 1978, the liability for all retirement annuities, disability benefits, survivorship annuities, and survivor of deceased active employee benefits paid or payable by the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund is transferred to the Minnesota State Retirement System, and is no longer the liability of the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund. For persons receiving benefits as survivors of deceased former retirement annuitants, the benefits must be considered as having commenced on the date on which the retirement annuitant began receiving the retirement annuity.

Subd. 4. **Existing deferred retirees.** Any former member of the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund is entitled to a retirement annuity from the Minnesota State Retirement System if the employee:

(1) is not an active employee of the Transit Operating Division of the former Metropolitan Transit Commission on July 1, 1978; (2) has at least ten years of active continuous service with the Transit Operating Division of the former Metropolitan Transit Commission as defined by the former Metropolitan Transit Commission-Transit Operating Division employees retirement plan document in effect on December 31, 1977; (3) has not received a refund of contributions; (4) has not retired or begun receiving an annuity or benefit from the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund; (5) is at least 55 years old; and (6) submits a valid application for a retirement annuity to the executive director of the Minnesota State Retirement System.

The person is entitled to a retirement annuity in an amount equal to the normal old age retirement allowance calculated under the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund plan document in effect on December 31, 1977, subject to an early retirement reduction or adjustment in amount on account of retirement before

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the normal retirement age specified in that former Metropolitan Transit Commission-Transit Operating Division employees retirement fund plan document.

The deferred retirement annuity of any person to whom this subdivision applies must be augmented. The required reserves applicable to the deferred retirement annuity, determined as of the date the allowance begins to accrue using an appropriate mortality table and an interest assumption of five percent, must be augmented by interest at the rate of five percent per year compounded annually from January 1, 1978, to January 1, 1981, three percent per year compounded annually from January 1, 1981, until the date that the annuity begins to accrue or January 1, 2012, whichever is earlier, and two percent after December 31, 2011, to the first day of the month in which the annuity begins to accrue. After the commencement of the retirement annuity, the annuity is eligible for postretirement adjustments under section 356.415. On applying for a retirement annuity under this subdivision, the person is entitled to elect a joint and survivor optional annuity under section 352.116, subdivision 3.

Subd. 5. Savings clause for certain existing employees. Any person who is a member of the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund on July 1, 1978, is entitled to retain past and prospective rights under the retirement benefit formula, normal retirement age, and early reduced retirement age provisions of the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund plan document in effect on July 1, 1978, in lieu of the provisions in sections 352.115; 352.116; 352.22, subdivisions 3 to 11; and 356.30.

Subd. 6. **Increase in existing annuities and benefits.** All persons receiving retirement allowances or annuities, disability benefits, survivorship annuities and survivor of deceased active employee benefits from the former Metropolitan Transit Commission-Transit Operating Division employees retirement fund on December 31, 1977, and on July 1, 1978, are entitled to have the allowances, annuities, or benefits increased by an amount equal to \$20 per month. Increases in payments under this subdivision must be made automatically unless the intended recipient files written notice with the executive director of the Minnesota State Retirement System requesting that the increase not be made. If any actuarial reduction or adjustment was applied to the retirement allowance or annuity, disability benefit, survivorship annuity, or survivor of deceased active employee benefit, the increase specified in this subdivision must be similarly reduced or adjusted. Upon the death of any person receiving an annuity or benefit if the person elected a joint and survivor optional annuity the survivor is entitled to the continued receipt of the increase provided for under this subdivision, but the increase must be reduced or adjusted in accordance with the optional annuity election.

352.76 GENERAL ADMINISTRATION.

This chapter governs where not inconsistent with Laws 1978, chapter 538.

352.91 COVERED CORRECTIONAL SERVICE.

Subd. 3a. **Security guards.** "Covered correctional service" also means service rendered before January 1, 1981, in the classification of security guard by any employee employed in a covered correctional position on January 1, 1981.

Subd. 3b. **Older employees formerly excluded.** "Covered correctional service" also means service performed by certain state employees in positions usually covered by this section who: (1) were excluded by law from coverage between July 1973 and July 1980; (2) were age 45 or over when hired; (3) were state employees on March 26, 1986; and (4) who elected coverage before July 1, 1986. An employee who did not elect coverage before July 1, 1986, is not covered by the correctional retirement plan, even if the employee's employment classification may be considered to be covered correctional service under another subdivision of this section.

352B.29 HIGHWAY PATROLMEN'S RETIREMENT ASSOCIATION; TRANSFER OF FUNCTIONS.

Notwithstanding other provisions of this chapter and chapter 352, effective July 1, 1973, all powers, duties, responsibilities, books, papers, and records of the Highway Patrolmen's Retirement Association and of the officers of the Highway Patrolmen's Retirement Association are transferred to the Minnesota State Retirement System. The officers of the Highway Patrolmen's Retirement Association as constituted under this chapter as amended are abolished.

353.01 DEFINITIONS.

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Subd. 49. **MERF division account.** "MERF division account" means the separate account within the retirement fund of the general employees retirement fund of the Public Employees Retirement Association in which the actuarial liabilities of the former Minneapolis Employees Retirement Fund are held, and in which the assets of the former Minneapolis Employees Retirement Fund are credited.

353.025 RANGE ASSOCIATION OF MUNICIPALITIES AND SCHOOLS.

Employees of the Range Association of Municipalities and Schools are coordinated members of the general employees retirement plan of the Public Employees Retirement Association unless specifically exempt under section 353.01, subdivision 2b. The Range Association of Municipalities and Schools is a governmental subdivision for the purposes of this chapter.

353.27 GENERAL EMPLOYEES RETIREMENT FUND.

Subd. 1a. **MERF division account established; revenue and disbursements.** The MERF division account is established as a special account. The MERF division account includes all of the assets of the former Minneapolis Employees Retirement Fund that were transferred to the administration of the Public Employees Retirement Association under section 353.50. The special account is credited with the contributions under section 353.50, subdivision 7, state aid under section 353.505, investment performance on the special account assets, and all other income of the MERF division authorized by law. The payments of annuities and benefits authorized by Minnesota Statutes 2008, chapter 422A, in the amounts and at the times provided in that chapter, and the administrative expenses of the MERF division are appropriated from the special account.

353.50 MERF CONSOLIDATION ACCOUNT; ESTABLISHMENT AND OPERATION.

Subdivision 1. Administrative consolidation. (a) Notwithstanding any provision of this chapter or chapter 422A to the contrary, the administration of the Minneapolis Employees Retirement Fund as the MERF division is transferred to the Public Employees Retirement Association board of trustees. The assets, service credit, and benefit liabilities of the Minneapolis Employees Retirement Fund transfer to the MERF division account within the general employees retirement plan of the Public Employees Retirement Association established by section 353.27, subdivision 1a, on July 1, 2010.

(b) The creation of the MERF division must not be construed to alter the Social Security or Medicare coverage of any member of the former Minneapolis Employees Retirement Fund on June 29, 2010, while the person is employed in a position covered under the MERF division of the Public Employees Retirement Association.

Subd. 2. **Membership transfer.** Effective June 30, 2010, the active, inactive, and retired members of the Minneapolis Employees Retirement Fund are transferred to the MERF division administered by the Public Employees Retirement Association and are no longer members of the Minneapolis Employees Retirement Fund.

Subd. 3. Service credit and benefit liability transfer. (a) All allowable service credit and salary credit of the members of the Minneapolis Employees Retirement Fund as specified in the records of the Minneapolis Employees Retirement Fund through June 30, 2010, are transferred to the MERF division of the Public Employees Retirement Association and are credited by the MERF division.

(b) The liability for the payment of annuities and benefits of the Minneapolis Employees Retirement Fund retirees and benefit recipients as specified in the records of the Minneapolis Employees Retirement Fund on June 29, 2010, is transferred to the MERF division of the Public Employees Retirement Association on June 30, 2010.

Subd. 4. **Records transfer.** On June 30, 2010, the executive director of the Minneapolis Employees Retirement Fund shall transfer all records and documents relating to the Minneapolis Employees Retirement Fund and its benefit plan to the executive director of the Public Employees Retirement Association. To the extent possible, original copies of all records and documents must be transferred.

Subd. 5. **Transfer of title to assets.** On June 30, 2010, legal title to the assets of the Minneapolis Employees Retirement Fund transfers to the State Board of Investment and the assets must be invested under section 11A.14, as assets of the MERF division of the Public Employees Retirement Association. The MERF division is the successor in interest to all claims that the former Minneapolis Employees Retirement Fund may have or may assert against any

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person and is the successor in interest to all claims which could have been asserted against the former Minneapolis Employees Retirement Fund, but the MERF division is not liable for any claim against the former Minneapolis Employees Retirement Fund, its former governing board, or its former administrative staff acting in a fiduciary capacity under chapter 356A or under common law, which is founded upon a claim of breach of fiduciary duty, but where the act or acts constituting the claimed breach were not undertaken in good faith, the Public Employees Retirement Association may assert any applicable defense to any claim in any judicial or administrative proceeding that the former Minneapolis Employees Retirement Fund, its former board, or its former administrative staff would otherwise have been entitled to assert, and the Public Employees Retirement Association may assert any applicable defense that it has in its capacity as a statewide agency.

Subd. 7. **MERF division account contributions.** (a) After June 30, 2010, the member and employer contributions to the MERF division account are governed by this subdivision.

(b) An active member covered by the MERF division must make an employee contribution of 9.75 percent of the total salary of the member as defined in section 353.01, subdivision 10. The employee contribution must be made by payroll deduction by the member's employing unit under section 353.27, subdivision 4, and is subject to the provisions of section 353.27, subdivisions 7, 7a, 7b, 12, 12a, and 12b.

(c) The employer regular contribution to the MERF division account with respect to an active MERF division member is 9.75 percent of the total salary of the member as defined in section 353.01, subdivision 10.

(d) The employer additional contribution to the MERF division account with respect to an active member of the MERF division is 2.68 percent of the total salary of the member as defined in section 353.01, subdivision 10, plus the employing unit's share of \$3,900,000 that the employing unit paid or is payable to the former Minneapolis Employees Retirement Fund under Minnesota Statutes 2008, section 422A.101, subdivision 1a, 2, or 2a, during calendar year 2009, as was certified by the former executive director of the former Minneapolis Employees Retirement Fund.

(e) Annually after June 30, 2012, the employer supplemental contribution to the MERF division account by the city of Minneapolis, Special School District No. 1, Minneapolis, a Minneapolis-owned public utility, improvement, or municipal activity, Hennepin county, the Metropolitan Council, the Metropolitan Airports Commission, and the Minnesota State Colleges and Universities system is the larger of the following:

(1) the amount by which the total actuarial required contribution determined under section 356.215 by the approved actuary retained by the Public Employees Retirement Association in the most recent actuarial valuation of the MERF division and based on a June 30, 2031, amortization date, after subtracting the contributions under paragraphs (b), (c), and (d), exceeds \$22,750,000 or \$24,000,000, whichever applies; or

(2) the amount of \$27,000,000, but the total supplemental contribution amount plus the contributions under paragraphs (c) and (d) may not exceed \$34,000,000. Each employing unit's share of the total employer supplemental contribution amount is equal to the applicable portion specified in paragraph (h). The initial total actuarial required contribution after June 30, 2012, must be calculated using the mortality assumption change recommended on September 30, 2009, for the Minneapolis Employees Retirement Fund by the approved consulting actuary retained by the Minneapolis Employees Retirement Fund board.

(f) Before January 31, each employing unit must be invoiced for its share of the total employer supplemental contribution amount under paragraph (e). The amount is payable by the employing unit in two parts. The first half of the amount due is payable on or before the July 31 following the date of the invoice, and the second half of the amount due is payable on or before December 15. Each invoice must be based on the actuarial valuation report prepared under section 356.215 and the standards for actuarial work promulgated by the Legislative Commission on Pensions and Retirement as of the valuation date occurring 18 months earlier.

(g) Notwithstanding any provision of paragraph (c), (d), or (e) to the contrary, as of August 1 annually, if the amount of the retirement annuities and benefits paid from the MERF division account during the preceding fiscal year, multiplied by the factor of 1.035, exceeds the market value of the assets of the MERF division account on the preceding June 30, plus state aid of \$9,000,000, \$22,750,000, or \$24,000,000, whichever applies, plus the amounts payable under paragraphs (b), (c), (d), and (e) during the preceding fiscal year, multiplied by the factor of 1.035, the balance calculated is a special additional employer contribution. The special additional employer contribution under this paragraph is payable in addition to any employer contribution required under paragraphs (c), (d), and (e), and is payable on or before the following June 30. The special additional employer contribution under this paragraph must be allocated as specified in paragraph (h).

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(h) The employer supplemental contribution under paragraph (e) or the special additional employer contribution under paragraph (g) must be allocated between the city of Minneapolis, Special School District No. 1, Minneapolis, any Minneapolis-owned public utility, improvement, or municipal activity, the Minnesota State Colleges and Universities system, Hennepin County, the Metropolitan Council, and the Metropolitan Airports Commission in proportion to their share of the actuarial accrued liability of the former Minneapolis Employees Retirement Fund as of July 1, 2009, as calculated by the approved actuary retained under section 356.214 as part of the actuarial valuation prepared as of July 1, 2009, under section 356.215 and the Standards for Actuarial Work adopted by the Legislative Commission on Pensions and Retirement.

(i) The employer contributions under paragraphs (c), (d), (e), and (g) must be paid as provided in section 353.28.

(j) Contributions under this subdivision are subject to the provisions of section 353.27, subdivisions 4, 7, 7a, 7b, 11, 12, 12a, 12b, 13, and 14.

Subd. 8. **Minneapolis Municipal Retirement Association dues.** If authorized by an annuitant or retirement benefit recipient in writing on a form prescribed by the executive director of the Public Employees Retirement Association, the executive director shall deduct the dues for the Minneapolis Municipal Retirement Association from the person's annuity or retirement benefit. This dues deduction authority expires upon the eventual full consolidation of the MERF account under subdivision 9.

Subd. 9. **Eventual full consolidation.** (a) Once the fiscal year end market value of assets of the MERF division account equals or exceeds 80 percent of the actuarial accrued liability of the MERF division as calculated by the approved actuary retained by the Public Employees Retirement Association under section 356.215 and the Standards for Actuarial Work adopted by the Legislative Commission on Pensions and Retirement, the MERF division must be merged with the general employees retirement plan of the Public Employees Retirement Association and the MERF division account ceases as a separate account within the general employees retirement fund of the Public Employees Retirement Association.

(b) If the market value of the MERF division account is less than 100 percent of the actuarial accrued liability of the MERF division under paragraph (a), the total employer contribution of employing units referenced in subdivision 7, paragraph (e), for the period after the full consolidation and June 30, 2031, to amortize on a level annual dollar payment the remaining unfunded actuarial accrued liability of the former MERF division account on the full consolidation date by June 30, 2031, shall be calculated by the consulting actuary retained under section 356.214 using the applicable postretirement interest rate actuarial accrued liability of the MERF division must be calculated using the healthy retired life mortality assumption applicable to the general employees retirement plan.

(c) The merger shall occur as of the first day of the first month after the date on which the triggering actuarial valuation report is filed with the executive director of the Legislative Commission on Pensions and Retirement.

(d) The executive director of the Public Employees Retirement Association shall prepare proposed legislation fully implementing the merger and updating the applicable provisions of chapters 353 and 356 and transmit the proposed legislation to the executive director of the Legislative Commission on Pensions and Retirement by the following February 15.

Subd. 10. **Merger of former MERF membership groups into PERA-general.** If provided for in an agreement between the board of trustees of the Public Employees Retirement Association and the governing board of an employing unit formerly with retirement coverage provided for its employees by the former Minneapolis Employees Retirement Fund, an employing unit may transfer sufficient assets to the general employees retirement fund to cover the anticipated actuarial accrued liability for its current or former employees that is in excess of MERF division account assets attributable to those employees, have those employees be considered full members of the general employees retirement plan, and be relieved of any further contribution obligation to the general employees retirement plan for those employees under this section. Any agreement under this subdivision and any actuarial valuation report related to a merger under this subdivision must be submitted to the executive director of the Legislative Commission on Pensions and Retirement for comment prior to the final execution.

353.83 ADDITIONAL PAYMENTS TO CERTAIN ANNUITANTS.

353.83 ADDITIONAL PAYMENTS TO CERTAIN ANNUITANTS.

Repealed Minnesota Statutes: S1398-1

Payments of retirement annuities pursuant to this chapter, to annuitants who (a) retired prior to July 1, 1962, (b) had at least 20 years of allowable service credit in the Public Employees Retirement Association upon their termination of public employment, and (c) receive annuities of less than \$200 per month must, retroactive to July 1, 1967, be supplemented by additional payments of \$15 per month from the Public Employees Retirement Association, if the annuitants have not previously qualified for the additional payments under this section, and the annuities plus the additional payments do not exceed \$200 per month. These additional payments must be made in the same manner and at the same time retirement annuities are paid and must be included in the warrants on which the annuities are so paid. The additional payments are to be added to and considered a portion of the annuity otherwise payable to the recipient and must be included in the computation of any monthly survivor benefit or optional annuity which may become due and payable to any person following the death of an annuitant who, during life, received a benefit under this section. If an annuitant entitled to receive additional payment under this section dies before retroactive payment is received, payment must be made upon demand to the designated beneficiary in an amount equal to the accumulated benefit from July 1, 1967, to the date of death, without interest.

353.83 ADDITIONAL PAYMENTS TO CERTAIN ANNUITANTS.

Payments of retirement annuities pursuant to this chapter, to annuitants who (a) retired prior to July 1, 1962, (b) had at least 20 years of allowable service credit in the Public Employees Retirement Association upon their termination of public employment, and (c) receive annuities of less than \$200 per month must, retroactive to July 1, 1967, be supplemented by additional payments of \$15 per month from the Public Employees Retirement Association, if the annuitants have not previously qualified for the additional payments under this section, and the annuities plus the additional payments do not exceed \$200 per month. These additional payments must be made in the same manner and at the same time retirement annuities are paid and must be included in the warrants on which the annuities are so paid. The additional payments are to be added to and considered a portion of the annuity otherwise payable to the recipient and must be included in the computation of any monthly survivor benefit or optional annuity which may become due and payable to any person following the death of an annuitant who, during life, received a benefit under this section. If an annuitant entitled to receive additional payment under this section dies before retroactive payment is received, payment must be made upon demand to the designated beneficiary in an amount equal to the accumulated benefit from July 1, 1967, to the date of death, without interest.

353.84 INCREASE IN BENEFITS.

353.84 INCREASE IN BENEFITS.

All survivors and disabilitants who were receiving benefits on June 30, 1973, shall receive from the appropriate special fund, a 25 percent increase in such benefits accruing from January 1, 1974; provided, that survivors of members who died prior to July 1, 1973 and will not become eligible to receive benefits until after June 30, 1973, shall receive the 25 percent increase in such benefits when the benefits begin to accrue. Such increases shall not be affected by any maximum limitations otherwise provided in this chapter.

Increases in payments pursuant to this section will be made automatically unless the intended recipient files written notice with the Public Employees Retirement Association requesting that the increase shall not be made.

353.84 INCREASE IN BENEFITS.

All survivors and disabilitants who were receiving benefits on June 30, 1973, shall receive from the appropriate special fund, a 25 percent increase in such benefits accruing from January 1, 1974; provided, that survivors of members who died prior to July 1, 1973 and will not become eligible to receive benefits until after June 30, 1973, shall receive the 25 percent increase in such benefits when the benefits begin to accrue. Such increases shall not be affected by any maximum limitations otherwise provided in this chapter.

Repealed Minnesota Statutes: S1398-1

Increases in payments pursuant to this section will be made automatically unless the intended recipient files written notice with the Public Employees Retirement Association requesting that the increase shall not be made.

353.85 OPTIONAL BENEFITS TO SURVIVORS OF MEMBERS WHO DIED AFTER JUNE 15, 1973.

353.85 OPTIONAL BENEFITS TO SURVIVORS OF MEMBERS WHO DIED AFTER JUNE 15, 1973.

A qualified survivor of a "basic" member or a member of the police and fire fund where such member died after June 15, 1973 and was entitled to salary or vacation pay after June 30, 1973 shall in lieu of all other association survivor benefits be entitled to the survivor benefits payable under the law in effect on July 1, 1973.

353.85 OPTIONAL BENEFITS TO SURVIVORS OF MEMBERS WHO DIED AFTER JUNE 15, 1973.

A qualified survivor of a "basic" member or a member of the police and fire fund where such member died after June 15, 1973 and was entitled to salary or vacation pay after June 30, 1973 shall in lieu of all other association survivor benefits be entitled to the survivor benefits payable under the law in effect on July 1, 1973.

353D.03 FUNDING OF PLAN.

Subd. 4. **Payments by former eligible elected officials.** Former eligible elected local government officials in the defined contribution plan under this chapter shall not contribute to the plan.

354.146 RETIREMENT PROGRAMS.

Subdivision 1. **Post June 30, 1972.** Every member who has rendered teaching service or was on an authorized leave of absence after June 30, 1972, is covered by the formula program. The benefit of a former member who does not return to teaching service before retirement shall be determined under the program in effect at the time of termination.

Subd. 3. **Post June 30, 1974.** After June 30, 1974, every new teacher entering teaching service or resuming teaching service after previously accepting a refund shall be covered by the full formula program.

354.33 COMPUTATION OF RETIREMENT ANNUITIES.

Subd. 5. **Retirees not eligible for federal benefits.** When any person retires after July 1, 1973, who (1) has ten or more years of allowable service, and (2) does not have any retroactive Social Security coverage by reason of the person's position in the retirement system, and (3) does not qualify for federal old age and survivor primary benefits at the time of retirement, the annuity must be computed under section 354.44, subdivision 2, of the law in effect on June 30, 1969, except that accumulations after June 30, 1957, must be calculated using the most recent mortality table approved under section 356.215, subdivision 18, and using the applicable postretirement interest rate assumption specified in section 356.215, subdivision 8.

Subd. 6. **Combinations of basic and coordinated service.** A person's annuity must be computed as a basic member for any service previously accrued as a basic member if the person retires with the status of a coordinated member as a result of one or both of the following events: (1) transferring from public school teaching to state university teaching, and/or (2) not performing teaching service within a fiscal year. A person's annuity must be computed as a coordinated member for any service previously accrued as a coordinated member if the person retires with the status of a basic member as a result of transferring from public school teaching to compute as a coordinated member if the person retires with the status of a basic member as a result of transferring from public school teaching to community college teaching.

354.39 EFFECTIVE DATE; APPLICATION.

A member of the Teachers Retirement Association who is employed in a new state university or any other new institution of higher learning not included in any agreement or modification made between the state and the federal Secretary of Health and Human Services,

Repealed Minnesota Statutes: S1398-1

making the provisions of the federal Old Age, Survivors and Disability Insurance Act applicable to such members, must be covered under the provisions of this chapter applicable to coordinated members.

354.55 OPTIONS TO CERTAIN MEMBERS.

Subd. 13. **Pre-1969 law retirements.** Any person who ceased teaching service prior to July 1, 1968, who has ten years or more of allowable service and left accumulated deductions in the fund for the purpose of receiving when eligible a retirement annuity, and retires must have the annuity computed in accordance with the law in effect on June 30, 1969, except that the portion of the annuity based on accumulations after June 30, 1957, under Minnesota Statutes 1967, section 354.44, subdivision 2, and accumulations under Minnesota Statutes 1967, section 354.33, subdivision 1, must be calculated using the mortality table established by the board under section 354.07, subdivision 1, and approved under section 356.215, subdivision 18, and the postretirement interest rate assumption specified in section 356.215, subdivision 8.

Subd. 16. **1972-1973 retirements.** Any member who ceased to render teaching service during the 1972-1973 fiscal year whose application for retirement becomes effective after June 30, 1973, shall be eligible to receive the new retirement benefits provided by the law in effect on July 1, 1973.

Subd. 19. **Refunds.** Any member or retired former member who is covered by the formula in effect after June 30, 1973, and who made payments to the fund pursuant to Minnesota Statutes 1965, section 354.511, shall upon request receive a refund of such payments.

354.58 SUPPLEMENTAL RETIREMENT ANNUITY.

A supplemental retirement annuity shall be paid only to a member who retires pursuant to section 354.44, subdivision 2, and the applicable optional retirement annuities as established in sections 354.35 and 354.45. In establishing this supplemental retirement annuity, the board shall ascertain the member's accumulated deduction including interest for the period of allowable service prior to July 1, 1957, and the member shall receive a retirement credit of 100 percent of this amount. The retirement credit so established shall be the basis for purchasing a supplemental retirement annuity using an annuity purchase rate based on the applicable annuity table of mortality with an interest assumption as provided in section 354.07, subdivision 1. This supplemental retirement annuity shall be doubled.

354.71 MINNEAPOLIS EMPLOYEES RETIREMENT FUND STATE AID REDEDICATED.

Subdivision 1. **Appropriation.** The positive difference, if any, between the actual state aid payable to the MERF division account of the Public Employees Retirement Association with respect to the former Minneapolis Employees Retirement Fund under section 353.505, and \$8,065,000 annually is appropriated from the general fund to the commissioner of management and budget for deposit in the Teachers Retirement Association to offset all or a portion of the unfunded actuarial accrued liability of the former Minneapolis Teachers Retirement Fund Association.

Subd. 2. **Financial requirements.** The appropriation in subdivision 1 is available to the extent that financial requirements with respect to the MERF division of the Public Employees Retirement Association as the successor of the former Minneapolis Employees Retirement Fund under section 353.50 have been satisfied.

354A.35 SURVIVOR BENEFITS.

Subd. 2a. **Modification in survivor coverage in certain instances.** Any person who elected joint and survivor annuity coverage pursuant to subdivision 2 prior to July 1, 1981 and the spouse of the person shall be entitled to modify that election by making a joint specification in writing on a form prescribed by the executive secretary that the benefits provided in this section, whichever is applicable, shall be paid only to a designated beneficiary. Authority for any person and the spouse of the person to modify the prior election shall expire on the date of the retirement of the person who elected the coverage or the date of death of the person who elected the coverage, whichever occurs first.

354A.42 ST. PAUL TEACHER INCREASE LIMIT.

Repealed Minnesota Statutes: S1398-1

Notwithstanding any law to the contrary, the St. Paul Teachers Retirement Fund Association may not pay a postretirement adjustment of more than five percent in any year, effective July 1, 2010.

356.405 COMBINED PAYMENT OF RETIREMENT ANNUITIES.

(a) The Public Employees Retirement Association and the Minnesota State Retirement System are permitted to combine payments to retirees if one of the payments is less than \$250 per month and if the individual elects the same joint and survivor annuity form from both systems, or if the individual elects straight life annuities from both systems. The total payment must be equal to the amount that is payable if payments were kept separate.

(b) Each plan must calculate the benefit amounts under the laws governing the plan and the required reserves must be paid to the plan making the combined payment from the plan where the service was earned.

(c) The plan making the payment would be responsible for issuing one payment and making address changes, tax withholding changes, and other administrative functions needed to process the payment.

356.49 PROVISION OF INFORMATION IN EVENT OF MARRIAGE DISSOLUTION.

Subd. 2. **Information for existing dissolution decree.** If a marriage dissolution decree rendered by a court of competent jurisdiction prior to August 1, 1987, provided a procedure for the distribution of future pension plan payments, upon request the applicable pension plan administrator shall provide on a timely basis to the court and the parties to the action, the required information to implement that procedure without requiring a signed authorization from the plan member or former plan member.

424A.03 UNIFORMITY OF VOLUNTEER FIREFIGHTER SERVICE PENSION AND RETIREMENT BENEFITS.

Subd. 3. Exception to application of limitation and penalty. The limitation provided for in subdivision 1 does not apply to any relief association which before January 1, 1957, had established a definite service pension formula for members of the partially salaried and partially volunteer firefighters relief association who are regularly employed firefighters.