SF3540 FIRST UNOFFICIAL ENGROSSMENT

REVISOR

BD

Printed **334** Page No.

HOUSE OF REPRESENTATIVES Unofficial Engrossment

State of Minnesota

House Engrossment of a Senate File

NINETY-SECOND SESSION

This Document can be made available

in alternative formats upon request

1.1

S. F. No. 3540

 05/09/2022 Companion to House File No. 4017. (Authors:Nelson, M., and Murphy) Read First Time and Sent for Comparison
 05/11/2022 Substituted for H. F. No. 4017
 05/16/2022 Calendar for the Day, Amended Read Third Time as Amended
 Passed by the House as Amended and transmitted to the Senate to include Floor Amendments

A bill for an act

relating to retirement; authorizing certain medical professionals (APRNs) to provide 12 disability assessments for all public pension plans; authorizing the purchase of 1.3 service credit for periods of military service under the Minnesota State Retirement 1.4 System (MSRS) plans; adding Department of Human Services positions to the 1.5 positions eligible for coverage by the MSRS correctional plan; permitting the 1.6 transfer of service credit from the MSRS general plan to the correctional plan; 1.7 permitting a surviving spouse to purchase vesting service and receive a pension 1.8 from the MSRS general plan; reinstating segmented annuities for Public Employees 1.9 Retirement Association (PERA) plans; excluding union employees of the Duluth 1.10 Transit Authority from PERA membership and providing vesting credit under 1.11 PERA for non-union employees; adding alternative vesting schedules under the 1.12 PERA statewide volunteer firefighter plan and eliminating the restriction on the 1.13 pension amount for firefighters retiring within five years of joining the plan; 1.14 temporarily suspending the earnings limitation for reemployed retired teachers; 1.15 adopting the recommendations of the state auditor's volunteer fire relief association 1.16 1.17 working group; requiring the state auditor to provide annual investment reports to relief associations; clarifying the classification of State Board of Investment 1.18 professional employees; requiring the Department of Labor and Industry to study 1.19 the adequacy of disability benefits for police officers; authorizing service credit 1.20 purchases for teaching service in other states; making various administrative, 1.21 technical, and clarifying changes; requiring reports; appropriating money; amending 1.22 Minnesota Statutes 2020, sections 11A.04; 11A.07, subdivision 4, by adding 1.23 subdivisions; 43A.18, subdivision 3b; 179A.10, subdivision 1; 352.01, by adding 1.24 a subdivision; 352.113, subdivision 4; 352.27; 352.87, subdivision 6; 352.91, 1.25 subdivision 3f; 352.94; 352.95, subdivisions 4, 6; 352B.011, by adding a 1.26 subdivision; 352B.05; 352B.086; 352B.10, subdivision 4; 353.01, by adding a 1.27 1.28 subdivision; 353.031, subdivisions 3, 7, 8; 353.32, subdivision 1a; 353.34, subdivision 5, by adding a subdivision; 353.657, subdivision 2a; 353.68, subdivision 1.29 4; 353G.01, subdivisions 7, 9a; 353G.05, subdivisions 1, 2, 3, by adding a 1.30 subdivision; 353G.09, subdivisions 1, 2; 354.05, by adding a subdivision; 354.48, 1.31 subdivisions 4, 6, 6a; 354A.011, by adding subdivisions; 354A.36, subdivisions 1.32 4, 6, by adding a subdivision; 356.20, subdivision 2; 356.24, subdivision 3; 356.551, 1.33 subdivision 2; 356.645; 356A.06, subdivisions 6, 8a; 424A.001, subdivision 4; 1.34 424A.003; 424A.015, subdivision 2; 424A.05, subdivision 3, by adding a 1.35 subdivision; 424A.08; 424A.092, subdivision 6; 424A.093, subdivision 6; 1.36 424A.095; 424A.10, subdivisions 1, 3; Minnesota Statutes 2021 Supplement, 1.37 sections 353.01, subdivision 2b; 353G.11, subdivision 1; 424A.02, subdivisions 1.38

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
2.1	3, 3a; 424A.091, subdivision 3	; 424A.093, subdivisio	on 1; 424A.10, s	subdivision
2.2	2; 424B.10, subdivision 1b; 42	4B.13, subdivisions 4	, 5, 8; 424B.22,	subdivision
2.3	4; proposing coding for new la		· 1	
2.4	354A; repealing Minnesota Sta	-	-	-
2.5	Minnesota Statutes 2021 Supp	lement, section 424A.	02, subdivisions	s 2a, 2b, 2c.
2.6	BE IT ENACTED BY THE LEGIS	SLATURE OF THE ST	TATE OF MINN	VESOTA:
2.7		ARTICLE 1		
2.8	MINNESOTA S	STATE RETIREMEN	NT SYSTEM	
			1 1, 1	
2.9	Section 1. Minnesota Statutes 202	20, section $352.2/$, is a	mended to read	:
2.10	352.27 FEDERALLY PROTE	CTED PURCHASE	OF SERVICE	CREDIT FOR

2.11 BREAK IN SERVICE TO PROVIDE UNIFORMED PERIODS OF MILITARY

2.12 **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.

(b) The employee may obtain credit by paying into the fund an equivalent employee 2.20 contribution based upon the contribution rate or rates in effect at the time that the uniformed 2.21 service was performed multiplied by the full and fractional years being purchased and 2.22 applied to the annual salary rate. The annual salary rate is the average annual salary during 2.23 the purchase period that the employee would have received if the employee had continued 2.24 to be employed in covered employment rather than to provide having performed uniformed 2.25 service, or, if the determination of that rate is not reasonably certain, the annual salary rate 2.26 is the employee's average salary rate during the 12-month period of covered employment 2.27 2.28 rendered immediately preceding the period of the uniformed service.

(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.

SF3540 FIRST UNOFFICIAL ENGROSSMENT

BD

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

(e) To receive service credit under this section, the <u>equivalent employee</u> contributions
specified in this section <u>paragraph (b)</u> 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 <u>one year three</u>
<u>years</u>, the contributions required under this section <u>paragraph (b)</u> to receive service credit
may must be made within <u>one year three years</u> of the discharge date.

3.13 (f) The amount of service credit obtainable under this section may not exceed five years
3.14 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 at the applicable annual
rate or rates specified in section 356.59, subdivision 2, 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.

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

3.21 Sec. 2. [352.272] STATE-AUTHORIZED PURCHASE OF SERVICE CREDIT FOR 3.22 PERIODS OF MILITARY SERVICE.

3.23 Subdivision 1. Service credit purchase authorized. (a) Unless prohibited under

3.24 paragraph (b), an employee is eligible to purchase service credit, not to exceed five

3.25 <u>cumulative years of service credit, for one or more periods of service in the uniformed</u>

3.26 services, as defined in United States Code, title 38, section 4303(13), if:

3.27 (1) the employee has at least three years of service credit with the general state employees

- 3.28 retirement plan or the correctional state employees retirement plan under this chapter;
- 3.29 (2) the duration of the employee's current period of employment is at least six months;
- 3.30 <u>and</u>
- 3.31 (3) one of the following applies:

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
4.1	(i) the employee's service in	the uniformed services oc	curred before b	becoming a state
4.2	employee as defined in section 3	352.01, subdivision 2; or		
4.3	(ii) the employee did not obta	ain service credit for a per	riod of military	service under
4.4	section 352.27.			
4.5	(b) A service credit purchase	is prohibited if:		
4.6	(1) the employee separated fr	om uniformed service wi	th a dishonorab	le or bad conduct
4.7	discharge or under other than ho	norable conditions; or		
4.8	(2) the employee has purchas	ed or otherwise received s	ervice credit fro	om any Minnesota
4.9	public employee pension plan fo	or the same period of servi	ice in the unifo	rmed services.
4.10	(c) When purchasing a period	of service, if the period of	service in the u	niformed services
4.11	is one year or less, then the empl	oyee must purchase the fu	all period of ser	vice. If the period
4.12	of service in the uniformed servi	ces is longer than one year	ar, the employe	e may purchase
4.13	the full period, not to exceed five	e cumulative years, or may	/ purchase a poi	tion of the period
4.14	of service. If the employee purch	nases a portion of the peri	od of service ir	the uniformed
4.15	services, the portion must:			
4.16	(1) not be less than one year;	and		
4.17	(2) be in increments of six m	onths of service.		
4.18	Subd. 2. Application and do	cumentation. To purchase	e service credit	under subdivision
4.19	1, an employee must apply to the	e executive director to ma	ke the purchase	e. The application
4.20	must include all necessary docur	mentation of the employed	e's qualification	ns to make the
4.21	purchase, signed written permiss	sion to allow the executive	e director to rec	quest and receive
4.22	necessary verification of applicat	ole facts and eligibility req	uirements, and	any other relevant
4.23	information that the executive di	irector may require. The e	mployee must	submit with the
4.24	application payment of the admi	nistrative fee in the amou	nt of \$250 to co	over the costs of
4.25	calculating the purchase paymen	t amount under section 35	56.551. If the er	nployee proceeds
4.26	with the purchase, the administra	ative fee will be credited	toward the purc	hase payment
4.27	amount.			
4.28	Subd. 3. Purchase payment	amount; service credit g	grant. (a) The p	ourchase payment
4.29	amount is the amount determined	d under section 356.551 fc	or the period or	periods of service
4.30	requested, except that, for purpos	es of calculating the purch	nase payment ar	nount to purchase
4.31	service credit for service in the u	iniformed services that oc	curred before b	becoming a state
4.32	employee or between periods of	employment as a state en	nployee, section	n 356.551,
4.33	subdivision 2, paragraph (c), doe	es not apply.		

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
5.1	(b) Service credit must be gran	ted by the applicable p	lan to the purch	asing employee
5.2	upon the executive director's recei	pt of the purchase payı	ment amount. Th	ne service credit
5.3	purchased under this section may	not be used for the pur	pose of determir	ning a disability
5.4	benefit under section 352.113 or 3	<u>52.95.</u>		
5.5	(c) Payment must be made before	ore the effective date o	f the employee's	s retirement.
5.6	EFFECTIVE DATE. This sec	ction is effective the da	y following fina	l enactment.
5.7	Sec. 3. Minnesota Statutes 2020,	section 352.91, subdiv	vision 3f, is ame	nded to read:
5.8	Subd. 3f. Additional Departm	ent of Human Servic	es personnel. (a	a) "Covered
5.9	correctional service" means service	e by a state employee ir	n one of the empl	loyment positions
5.10	specified in paragraph (b) in the sta	ate-operated forensic s	ervices program	or the Minnesota
5.11	Sex Offender Program if at least 75	percent of the employe	ee's working time	e is spent in direct
5.12	contact with patients and the deterr		ontact is certifie	d to the executive
5.13	director by the commissioner of h	uman services.		
5.14	(b) The employment positions	are:		
5.15	(1) behavior analyst 2;			
5.16	(2) behavior analyst 3;			
5.17	(3) certified occupational thera	py assistant 1;		
5.18	(4) certified occupational thera	py assistant 2;		
5.19	(5) chemical dependency coun	selor senior;		
5.20	(6) client advocate;			
5.21	(7) clinical program therapist 2	· · · · · · · · · · · · · · · · · · ·		
5.22	(8) clinical program therapist 3	;		
5.23	(9) clinical program therapist 4	;		
5.24	(10) customer services speciali	st principal;		
5.25	(11) dental assistant registered;	;		
5.26	(12) dental hygienist;			
5.27	(12) (13) group supervisor;			
5.28	(13) (14) group supervisor assi	stant;		

5.29 (14) (15) human services support specialist;

- 6.1 (15) (16) licensed alcohol and drug counselor;
- 6.2 (16) (17) licensed practical nurse;
- 6.3 (17) (18) management analyst 3;
- 6.4 (18) (19) occupational therapist;
- 6.5 (19) (20) occupational therapist, senior;
- 6.6 (20) (21) physical therapist;
- 6.7 (21) (22) psychologist 1;
- 6.8 (22) (23) psychologist 2;
- 6.9 (23) (24) psychologist 3;
- 6.10 (24) (25) recreation program assistant;
- 6.11 (25) (26) recreation therapist lead;
- 6.12 (26) (27) recreation therapist senior;
- 6.13 (27) (28) rehabilitation counselor senior;
- 6.14 (29) residential program lead;
- 6.15 (28) (30) security supervisor;
- 6.16 (29) (31) skills development specialist;
- 6.17 (30) (32) social worker senior;
- 6.18 (31) (33) social worker specialist;
- 6.19 (32) (34) social worker specialist, senior;
- 6.20 (33) (35) special education program assistant;
- 6.21 (34) (36) speech pathology clinician;
- 6.22 (35) (37) work therapy assistant; and
- (36) (38) work therapy program coordinator.
- 6.24 **EFFECTIVE DATE.** This section is effective on the first day of the first payroll period
- 6.25 occurring after the date of enactment and applies to prospective service only.

SF3540 FIRST UNOFFICIAL ENGROSSMENT

BD

7.1

Sec. 4. Minnesota Statutes 2020, section 352B.086, is amended to read:

7.2 352B.086 FEDERALLY PROTECTED PURCHASE OF SERVICE CREDIT FOR 7.3 UNIFORMED PERIODS OF MILITARY 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 7.11 contribution based on the member contribution rate or rates in effect at the time that the 7.12 uniformed service was performed multiplied by the full and fractional years being purchased 7.13 and applied to the annual salary rate. The annual salary rate is the average annual salary 7.14 during the purchase period that the member would have received if the member had continued 7.15 to provide employment services to the state rather than to provide uniformed service, or if 7.16 the determination of that rate is not reasonably certain, the annual salary rate is the member's 7.17 average salary rate during the 12-month period of covered employment rendered immediately 7.18 preceding the purchase period. 7.19

(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 <u>equivalent member</u>
contributions specified in this section paragraph (b) 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 <u>one year three years</u>, the contributions required under <u>this section paragraph</u>
 (b) to receive service credit must be transmitted to the fund within <u>one year three years</u> 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.
- 8.7 (g) The employing unit shall pay interest on all equivalent member and employer
- 8.8 contribution amounts payable under this section. Interest must be computed at the applicable
- annual rate or rates specified in section 356.59, subdivision 2, compounded annually, from
 the end of each fiscal year of the leave or break in service to the end of the month in which
- 8.11 payment is received.
- 8.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

8.13 Sec. 5. [352B.087] STATE-AUTHORIZED PURCHASE OF SERVICE CREDIT 8.14 FOR PERIODS OF MILITARY SERVICE.

8.15 Subdivision 1. Service credit purchase authorized. (a) Unless prohibited under

- 8.16 paragraph (b), a member is eligible to purchase service credit, not to exceed five cumulative
- 8.17 years of service credit, for one or more periods of service in the uniformed services, as

8.18 defined in United States Code, title 38, section 4303(13), if:

- 8.19 (1) the member has at least three years of service credit with the plan;
- 8.20 (2) the duration of the member's current period of employment is at least six months;
- 8.21 <u>and</u>
- 8.22 (3) one of the following applies:

8.23 (i) the member's service in the uniformed services occurred before employment in a

- 8.24 position covered by the plan; or
- 8.25 (ii) the member did not obtain service credit for a period of military service under section
- 8.26 <u>352B.086.</u>
- 8.27 (b) A service credit purchase is prohibited if:
- 8.28 (1) the member separated from uniformed service with a dishonorable or bad conduct
- 8.29 <u>discharge or under other than honorable conditions; or</u>
- 8.30 (2) the member has purchased or otherwise received service credit from any Minnesota
- 8.31 public employee pension plan for the same period of service in the uniformed services.

SF3540 FIRST UNOFFICIAL ENGROSSMENT

9.1	(c) When purchasing a period of service, if the period of service in the uniformed services
9.2	is one year or less, then the member must purchase the full period of service. If the period
9.3	of service in the uniformed services is longer than one year, the member may purchase the
9.4	full period, not to exceed five cumulative years, or may purchase a portion of the period of
9.5	service. If the member purchases a portion of the period of service in the uniformed services,
9.6	the portion must:
9.7	(1) not be less than one year; and
9.8	(2) be in increments of six months of service.
9.9	Subd. 2. Application and documentation. To purchase service credit under subdivision
9.10	1, a member must apply to the executive director to make the purchase. The application
9.11	must include all necessary documentation of the member's qualifications to make the
9.12	purchase, signed written permission to allow the executive director to request and receive
9.13	necessary verification of applicable facts and eligibility requirements, and any other relevant
9.14	information that the executive director may require. The member must submit with the
9.15	application payment of the administrative fee in the amount of \$250 to cover the costs of
9.16	calculating the purchase payment amount under section 356.551. If the member proceeds
9.17	with the purchase, the administrative fee will be credited toward the purchase payment
9.18	amount.
9.19	Subd. 3. Purchase payment amount; service credit grant. (a) The purchase payment
9.20	amount is the amount determined under section 356.551 for the period or periods of service
9.21	requested, except that, for purposes of calculating the purchase payment amount to purchase
9.22	service credit for service in the uniformed services that occurred before employment in a
9.23	position covered by the plan or between periods of employment in a position covered by
9.24	the plan, section 356.551, subdivision 2, paragraph (c), does not apply.
9.25	(b) Service credit must be granted by the plan to the purchasing member upon the
9.26	executive director's receipt of the purchase payment amount. The service credit purchased
9.27	under this section may not be used for the purpose of determining a disability benefit under
9.28	section 352B.10.
9.29	(c) Payment must be made before the effective date of the member's retirement.
9.30	EFFECTIVE DATE. This section is effective the day following final enactment.
9.31	Sec. 6. Minnesota Statutes 2020, section 356.551, subdivision 2, is amended to read:
9.32	Subd. 2. Determination. (a) Unless the minimum purchase amount set forth in paragraph

9.33 (c) applies, the prior service credit purchase amount is an amount equal to the actuarial

Article 1 Sec. 6.

SF3540 FIRST UNOFFICIAL ENGROSSMENT BD

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 investment return assumption
applicable to the public pension plan specified in section 356.215, subdivision 8, and the
mortality table adopted for the public pension plan.

(1) Unless clause (2) applies, the calculation must assume continuous future service in
the public pension plan until, and retirement at, the age at which the minimum requirements
of the fund for normal retirement or retirement with an annuity unreduced for retirement at
an early age, including section 356.30, are met with 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 includes annual salary increases at the applicable
salary increase rate for the plan specified in section 356.215, subdivision 8.

(2) This clause applies when the calculation is being done for purposes of section 352.272, 10.15 352B.087, or 353.0141, subdivision 3. The calculation must include continuous future 10.16 service in the public pension plan until, and retirement at, any age at or after which the 10.17minimum requirements of the fund for early retirement or retirement with an annuity 10.18unreduced for retirement at an early age, including section 356.30, are met with the additional 10.19 service credit purchased. The calculation must be determined using the retirement age that 10.20 provides the most valuable benefit to the member. The calculation must also assume a 10.21 full-time equivalent salary, or actual salary, whichever is greater, and a future salary history 10.22 that includes annual salary increases at the applicable salary increase rate for the plan 10.23 specified in section 356.215, subdivision 8. 10.24

10.25 (c) The prior service credit purchase amount may not be less than the amount determined 10.26 by applying, for each year or fraction of a year being purchased, the sum of the employee contribution rate, the employer contribution rate, and the additional employer contribution 10.27 rate, if any, applicable during that period, to the person's annual salary during that period, 10.28 or fractional portion of a year's salary, if applicable, plus interest at the applicable annual 10.29 rate or rates specified in section 356.59, subdivision 2, 3, 4, or 5, whichever applies, 10.30 compounded annually, from the end of the year in which contributions would otherwise 10.31 have been made to the date on which the payment is received. 10.32

(d) Unless otherwise provided by statutes governing a specific plan, payment must 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.
- 11.3 (e) However, the current employer or the prior employer may, at its discretion, pay all or any portion of the payment amount that exceeds an amount equal to the employee 11.4 contribution rates in effect during the period or periods of prior service applied to the actual 11.5 salary rates in effect during the period or periods of prior service, plus interest at the 11.6 applicable annual rate or rates specified in section 356.59, subdivision 2, 3, 4, or 5, whichever 11.7 11.8 applies, compounded annually, from the date on which the contributions would otherwise have been made to the date on which the payment is made. If the employer agrees to 11.9 payments under this subdivision, the purchaser must make the employee payments required 11.10 under this subdivision within 90 days of the prior service credit authorization. If that 11.11 employee payment is made, the employer payment under this subdivision must be remitted 11.12 to the chief administrative officer of the public pension plan within 60 days of receipt by 11.13 the chief administrative officer of the employee payments specified under this subdivision. 11.14
- 11.15 **EFFECTIVE DATE.** This section is effective the day following final enactment.

11.16 Sec. 7. DENTAL HYGIENIST AND RESIDENTIAL PROGRAM LEAD

11.17 **PERMITTED TO TRANSFER PRIOR MSRS-GENERAL SERVICE CREDIT.**

- 11.18 For the purposes of Minnesota Statutes, section 352.955, subdivision 1, paragraph (b),
- 11.19 <u>a person employed as a residential program lead or as a dental hygienist under Minnesota</u>
- 11.20 Statutes, section 352.91, subdivision 3f, must be determined to be a person who is covered
- 11.21 by legislation implementing the recommendations under section 352.91, subdivision 4a.
- 11.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

11.23 Sec. 8. TRANSFER OF PAST SERVICE CREDIT FROM MINNESOTA STATE 11.24 RETIREMENT SYSTEM GENERAL PLAN TO CORRECTIONAL PLAN.

11.25 <u>Subdivision 1.</u> Definitions. The following terms have the meanings given in this 11.26 subdivision:

- 11.27 (1) "Correctional plan" means the correctional employees retirement plan of the
- 11.28 <u>Minnesota State Retirement System.</u>
- 11.29 (2) "Executive director" means the executive director of the Minnesota State Retirement
- 11.30 System.
- 11.31 (3) "General plan" means the general state employees retirement plan of the Minnesota
 11.32 <u>State Retirement System.</u>

Article 1 Sec. 8.

SF3540 FIRST UNOFFICIAL	REVISOR	BD	UES3540-1
ENGROSSMENT			

12.1 (4) "Service credit" means time credited as allowable service under Minnesota Statutes,

- 12.2 <u>section 352.01</u>, subdivision 11, to an eligible person described in subdivision 3.
- 12.3 (5) "Transfer period" means the period from August 9, 2017, to December 22, 2020.
- 12.4 Subd. 2. Transfer of past service credit authorized. Notwithstanding any state law to
- 12.5 the contrary, an eligible person described in subdivision 3 who makes payment to the
- 12.6 correctional employees retirement fund, as permitted under subdivision 4, on or before one
- 12.7 year following the effective date of this section is entitled to have:
- 12.8 (1) the employer payment made on the eligible person's behalf under subdivision 5; and
- 12.9 (2) applicable past service credit transferred from the general plan to the correctional
- 12.10 plan for the transfer period under subdivision 6.
- 12.11 Subd. 3. Eligible person. An eligible person is a person who:
- 12.12 (1) is an employee of the Department of Corrections;
- 12.13 (2) on August 9, 2017, was promoted to the position of corrections transitions program
- 12.14 coordinator, a position eligible to participate in the correctional plan; and
- 12.15 (3) from August 9, 2017, to December 22, 2020, was erroneously covered by the general
- 12.16 plan because the department misreported the person's retirement plan eligibility to the
- 12.17 Minnesota State Retirement System.
- 12.18 Subd. 4. Payment by eligible person. (a) An eligible person may pay to the executive
- 12.19 director the difference between the employee contribution rate for the general plan and the
- 12.20 employee contribution rate for the correctional plan for the transfer period. The difference
- 12.21 <u>between the two rates must be applied to the eligible person's salary at the time that each</u>
- 12.22 contribution would have been deducted from pay if the eligible person had been covered
- 12.23 by the correctional plan for the transfer period. The payment must include interest at the
- 12.24 applicable annual rate or rates specified in Minnesota Statutes, section 356.59, subdivision
- 12.25 2, calculated from the date that each contribution would have been deducted to the date that
- 12.26 payment is made.
- (b) The payment under paragraph (a) must be made in a lump sum no later than one year
 following the effective date. Upon receipt of the payment, the executive director must notify
- 12.29 the commissioner of corrections that payment was made and of the amount owed under
- 12.30 <u>subdivision 5.</u>
- 12.31 Subd. 5. Payment by the Department of Corrections. If an eligible person makes the
 12.32 payment under subdivision 4, the Department of Corrections, on behalf of the eligible

SF3540 FIRST UNOFFICIAL ENGROSSMENT BD

- 13.1 person, shall pay to the Minnesota State Retirement System the actuarial present value of
- 13.2 the additional benefit resulting from the transferred service credit less the payment made
- under subdivision 4. This amount must be paid by the department in a lump sum within 30
- 13.4 days after the date on which the executive director notifies the commissioner of corrections
- 13.5 <u>under subdivision 4.</u>
- 13.6 Subd. 6. Transfer of assets and service credit. (a) If the payments under subdivisions
- 13.7 4 and 5 are made, the executive director must transfer assets from the general state employees
- 13.8 retirement fund to the correctional employees retirement fund in an amount equal to the
- 13.9 actuarial present value of the benefits earned by the eligible person under the general plan
- 13.10 during the transfer period. The transfer of assets must be made within 15 days after receipt
- 13.11 of the payments under subdivisions 4 and 5.
- 13.12 (b) Upon transfer of the assets under paragraph (a), the eligible person shall have service
- 13.13 credit in the correctional plan and no service credit in the general plan for the transfer period.

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

13.15 Sec. 9. <u>PURCHASE OF SERVICE CREDIT AUTHORIZED FOR SURVIVOR OF</u> 13.16 DECEASED EMPLOYEE.

- 13.17 <u>Subdivision 1.</u> Definitions. For the purpose of this section, the following terms have
 13.18 the meanings given:
- 13.19 (1) "executive director" means the executive director of the Minnesota State Retirement
 13.20 System;
- 13.21 (2) "general plan" means the general state employees retirement plan of the Minnesota
 13.22 State Retirement System;
- 13.23 (3) "service credit" means time credited as allowable service in the general plan under
 13.24 Minnesota Statutes, section 352.01, subdivision 11; and
- 13.25 (4) "surviving spouse" means the surviving spouse of an eligible person described in
 13.26 subdivision 3.
- 13.27 Subd. 2. Purchase of service credit authorized. Notwithstanding any state law to the
- 13.28 contrary, a surviving spouse may purchase service credit, as described under subdivision
- 13.29 4, on behalf of an eligible person. The surviving spouse may purchase only the amount of
- 13.30 service credit that is sufficient for the eligible person to be credited with a total of 60 months
- 13.31 of service credit.
- 13.32 Subd. 3. Eligible person. An eligible person is a person who:

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
14.1	(1) died in December 2020;			
14.2	(2) was employed at or near	the time of the person's de	eath by the Mir	nesota Housing
14.3	Finance Agency; and			
14.4	(3) is credited with no more	than 59 months of service	credit during t	he period from
14.5	February 1, 2016, to December		0	
14.6	Subd. 4. Calculation of pay		avacutiva dirac	tor shall calculate
14.0	the amount of the purchase auth			
14.7	to:		2. The purchase	
14.9	(1) 12.25 percent of the elig	ible person's final month o	of salary: and	
14.7			<u>i salary, and</u>	
14.10	(2) interest on the amount un	der clause (1) at the application	able annual rate	or rates specified
14.11	in Minnesota Statutes, section 3	56.59, subdivision 2, com	pounded annua	ully from January
14.12	1, 2021, to the date that paymer	nt is made.		
14.13	(b) If the surviving spouse e	lects to pay the purchase a	mount under p	aragraph (a), the
14.14	purchase amount must be paid t	to the executive director in	a lump sum w	ithin one year of
14.15	the effective date of this section	<u>l.</u>		
14.16	Subd. 5. Entitlement to and	nuity. Upon payment unde	er subdivision 4	, the executive
14.17	director must credit the eligible	person with the purchased	l service credit	and the surviving
14.18	spouse is entitled to elect an ann	uity under Minnesota Stat	utes, section 35	52.12, subdivision
14.19	2, paragraph (a), (c), or (d), as ap	plicable. If the surviving s	pouse elects to	receive an annuity
14.20	under Minnesota Statutes, sectio	on 352.12, subdivision 2, p	aragraph (a) or	(c), the surviving
14.21	spouse may elect a start date that	at is as early as January 1,	2021.	
14.22	EFFECTIVE DATE. This	section is effective the day	following fina	al enactment.
14.23		ARTICLE 2		
14.24	PUBLIC EMPL	OYEES RETIREMENT	ASSOCIATI	ON
14.25	Section 1. Minnesota Statutes 2	2021 Supplement, section 3	53.01. subdivisi	ion 2b. is amended
14.26	to read:	·····		
		roog (a) The fellowing with	.1:	ana mataliaihla ta
14.27	Subd. 2b. Excluded employ			-
14.28	participate as members of the ass			
14.29	retirement plan, the local govern		-	nan under chapter
14.30	353E, or the public employees p	police and fire retirement p	bian:	

(1) persons whose annual salary from one governmental subdivision never exceeds an 15.1 amount, stipulated in writing in advance, of \$5,100 if the person is not a school district 15.2 employee or \$3,800 if the person is a school year employee. If annual compensation from 15.3 one governmental subdivision to an employee exceeds the stipulated amount in a calendar 15.4 year or a school year, whichever applies, after being stipulated in advance not to exceed the 15.5 applicable amount, the stipulation is no longer valid and contributions must be made on 15.6 behalf of the employee under section 353.27, subdivision 12, from the first month in which 15.7 15.8 the employee received salary exceeding \$425 in a month;

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

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

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

(7) employees who by virtue of their employment in one governmental subdivision are 15.22 required by law to be a member of and to contribute to any of the plans or funds administered 15.23 by the Minnesota State Retirement System, the Teachers Retirement Association, or the St. 15.24 Paul Teachers Retirement Fund Association, but this exclusion must not be construed to 15.25 prevent a person from being a member of and contributing to the Public Employees 15.26 Retirement Association and also belonging to and contributing to another public pension 15.27 plan or fund for other service occurring during the same period of time, and a person who 15.28 meets the definition of "public employee" in subdivision 2 by virtue of other service occurring 15.29 during the same period of time becomes a member of the association unless contributions 15.30 are made to another public retirement plan on the salary based on the other service or to the 15.31 Teachers Retirement Association by a teacher as defined in section 354.05, subdivision 2; 15.32

(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;

16.4 **(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;

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

(11) for the first three years of employment, foreign citizens who are employed by a
 governmental subdivision, except that the following foreign citizens must be considered
 included employees under subdivision 2a:

16.20 (i) H-1B, H-1B1, and E-3 status holders;

16.21 (ii) employees of Hennepin County or Hennepin Healthcare System, Inc.;

(iii) employees legally authorized to work in the United States for three years or more;and

16.24 (iv) employees otherwise required to participate under federal law;

(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

17.1 compensation received from public employment service other than service as volunteer17.2 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;

17.10 (15) employees in the building and construction trades, as follows:

(i) 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;

(ii) electrical workers, plumbers, carpenters, and associated trades personnel employed
by Independent School District No. 625, St. Paul, or the city of St. Paul, with coverage
under a collective bargaining agreement by the electrical workers local 110 pension plan,
the plumbers local 34 pension plan, or the carpenters local 322 pension plan 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;

(iii) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, painters, 17.22 allied tradesworkers, and plasterers employed by the city of St. Paul or Independent School 17.23 District No. 625, St. Paul, with coverage under a collective bargaining agreement by the 17.24 bricklayers and allied craftworkers local 1 pension plan, the cement masons local 633 17.25 pension plan, the glaziers and glassworkers local 1324 pension plan, the painters and allied 17.26 trades local 61 pension plan, or the plasterers local 265 pension plan who were either first 17.27 17.28 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; 17.29

(iv) plumbers employed by the Metropolitan Airports Commission, with coverage under
a collective bargaining agreement by the plumbers local 34 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;

(v) electrical workers or pipefitters employed by the Minneapolis Park and Recreation
Board, with coverage under a collective bargaining agreement by the electrical workers
local 292 pension plan or the pipefitters local 539 pension plan, who were first employed
before May 2, 2015, and elected to be excluded under Laws 2015, chapter 68, article 11,
section 5;

(vi) laborers and associated trades personnel employed by the city of St. Paul or
Independent School District No. 625, St. Paul, who are designated as temporary employees
with coverage under a collective bargaining agreement by a multiemployer plan as defined
in section 356.27, subdivision 1, who were either first employed on or after June 1, 2018,
or if first employed before June 1, 2018, elected to be excluded under Laws 2018, chapter
211, article 16, section 13; and

(vii) employees who are trades employees as defined in section 356.27, subdivision 1,
first hired on or after July 1, 2020, by the city of St. Paul or Independent School District
No. 625, St. Paul, except for any trades employee for whom contributions are made under
section 356.24, subdivision 1, clause (8), (9), or (10), by either employer to a multiemployer
plan as defined in section 356.27, subdivision 1;

(16) 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 a period of six months or
less in each year of employment with the governmental subdivision;

(17) 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;

18.27 (18) independent contractors and the employees of independent contractors;

18.28 (19) reemployed annuitants of the association during the course of that reemployment;

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

(21) 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

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1	
19.1	638 and who are, by virtue of the	at employment, members	of the Internation	nal Brotherhood	
19.2	of Teamsters Central States pens	ion plan . ; and			
19.3	(22) persons employed by the	e Duluth Transit Authorit	y or any subdivis	tion thereof who	
19.4	are members of the Teamsters G	eneral Local Union 346 a	nd who are, by v	virtue of that	
19.5	employment, members of the Ce	ntral States Southeast and	Southwest Area	s Pension Fund.	
19.6	(b) Any person performing the	ne duties of a public offic	er in a position d	efined in	
19.7	subdivision 2a, paragraph (a), cl	ause (3), is not an indepen	ndent contractor	and is not an	
19.8	employee of an independent con	tractor.			
19.9	EFFECTIVE DATE. This s	ection is effective on the	date the persons of	employed by the	
19.10	Duluth Transit Authority or any	subdivision thereof becom	me public emplo	yees as defined	
19.11	in Minnesota Statutes, section 3	53.01, subdivision 2.			
19.12	Sec. 2. Minnesota Statutes 202	0, section 353.34, is ame	nded by adding a	a subdivision to	
19.13	read:				
19.14	Subd. 3c. Segmented annuit	t ies. (a) If a person who is	s entitled to an a	nuity has more	
19.15	than one period of uninterrupted	service, the person is ent	itled to augment	ation under	
19.16	subdivision 3, applied to each period of uninterrupted service. The average salary used to				
19.17	calculate the annuity for each period of uninterrupted service must be applied as if the person				
19.18	was a new employee at the beginning of each period of uninterrupted service. The actuarial				
19.19	assumptions used to calculate th	e annuity must be those in	n effect on the ef	fective date of	
19.20	retirement.				
19.21	(b) For the purpose of this sub	division, "uninterrupted s	ervice" means pe	eriods of covered	
19.22	employment during which the po	erson has not been separa	ted from public s	service for more	
19.23	than two years.				
19.24	(c) If a person repays a refun	d, the restored service mu	ist be considered	as continuous	
19.25	with the next period of service for	or which the person has c	redit with the ass	sociation.	
19.26	(d) This subdivision applies t	o persons who become de	ferred annuitants	s on or after July	
19.27	1, 1971. For a person who becan	ne a deferred annuitant be	efore July 1, 197	1, the paragraph	
19.28	applies from July 1, 1971, if the	former active member ap	plies for an annu	uity after July 1,	
19.29	<u>1973.</u>				
19.30	(e) This subdivision must no	t reduce the annuity other	wise payable un	der this chapter.	
19.31	EFFECTIVE DATE. This s	ection is effective July 1,	2022.		

SF3540 FIRST UNOFFICIAL ENGROSSMENT

	ENGROSSMENT
20.1	Sec. 3. <u>RETROACTIVE IMPLEMENTATION.</u>
20.2	(a) For the purpose of this section, "eligible retiree" means a person:
20.3	(1) who began to receive a retirement annuity under Minnesota Statutes, chapter 353 or
20.4	353E, after June 30, 2018, and before the effective date;
20.5	(2) who at the time of the person's annuity start date would have been entitled to
20.6	augmentation for more than one period of uninterrupted service had section 2 been in effect
20.7	at the annuity start date; and
20.8	(3) for whom a retirement annuity calculated under section 2 is greater than the retirement
20.9	annuity to which the person was entitled on the annuity start date.
20.10	(b) Within 90 days following the effective date, the executive director of the Public
20.11	Employees Retirement Association must notify each eligible retiree of the monthly amount
20.12	of the annuity to which the eligible retiree would have been entitled had section 2 been in
20.13	effect at the eligible retiree's annuity start date. The notice must include the corresponding
20.14	monthly amounts payable under any optional forms of annuity to which the eligible retiree
20.15	was entitled at the annuity start date and is entitled on the date of the notice.
20.16	(c) For each eligible retiree, the executive director must adjust the ongoing annuity
20.17	amount so that it is the amount calculated under section 2, taking into account any election
20.18	of any optional annuity forms of payment and any postretirement increases.
20.19	(d) The executive director must offer a lump-sum distribution to the eligible retiree of
20.20	the difference between the monthly amount determined under section 2 and the monthly
20.21	amount being paid to the eligible retiree, multiplied by the number of monthly payments
20.22	made to the eligible retiree before the annuity calculated under section 2 begins. The lump
20.23	sum must be adjusted to take into account any election of any optional annuity forms of
20.24	payment and any postretirement increases. The eligible retiree may elect a distribution of
20.25	the lump sum or a direct rollover under Minnesota Statutes, section 356.635, subdivisions
20.26	3 to 7, if the lump sum is an eligible rollover distribution as defined in Minnesota Statutes,
20.27	section 356.635, subdivisions 4 and 5.
20.28	EFFECTIVE DATE. This section is effective July 1, 2022.
20.29	Sec. 4. VESTING CREDIT FOR PAST SERVICE FOR CERTAIN EMPLOYEES
20.30	OF THE DULUTH TRANSIT AUTHORITY.

- 20.31 Notwithstanding any state law to the contrary, an employee of the Duluth Transit
- 20.32 Authority or any subdivision thereof, who is not a member of the Teamsters General Local

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
21.1	Union 346, on the effective date	must receive credit for a	ll full and partia	l years of service
21.2	as an employee of ATE Managem	ent of Duluth, Inc. for the	e purpose of dete	ermining whether
21.3	the employee has satisfied the ves	ting requirement under M	Iinnesota Statute	s, section 353.01,
21.4	subdivision 47. All service as an	employee of ATE Mana	gement of Dulu	th, Inc., must be
21.5	considered as allowable service in	the general employees re-	tirement plan for	vesting purposes.
21.6	EFFECTIVE DATE. This se	ection is effective on the	date the persons	employed by the
21.7	Duluth Transit Authority or any	subdivision thereof beco	me public emplo	oyees as defined
21.8	in Minnesota Statutes, section 35	3.01, subdivision 2.		
21.9		ARTICLE 3		
21.10	RETIRED TE	ACHER EARNINGS I	IMITATIONS	
21.11	Section 1. SUSPENSION OF	EARNINGS LIMITAT	TIONS FOR RE	TIRED
21.12	TEACHERS WHO RETURN	<u>TO WORK.</u>		
21.13	Subdivision 1. Reemployed	t eacher defined. For the	purposes of this	s section,
21.14	"reemployed teacher" means a per	son who retires under the	provisions of M	innesota Statutes,
21.15	chapter 354 or 354A, and who su	bsequently resumes teac	ching for a publi	c school of the
21.16	state, a charter school, or the Per	pich Center for Arts Edu	cation. Reemplo	yed teacher does
21.17	not include a person who resumes	s teaching for a postsecor	ndary institution	, including a state
21.18	college or university.			
21.19	Subd. 2. Three-year suspens	ion of earnings limitation	on for teachers	covered by TRA
21.20	and SPTRFA. (a) Notwithstandi	ng Minnesota Statutes, s	section 354.44, s	ubdivision 5, no
21.21	portion of a reemployed teacher's	annuity paid under Mini	nesota Statutes, o	chapter 354, shall
21.22	be deferred regardless of the amo	ount of the salary earned	from the teaching	ng service during
21.23	the preceding fiscal year. This pa	ragraph applies only to s	salary earned du	ring fiscal years
21.24	2022, 2023, and 2024 and annuit	y payments made during	g calendar years	2023, 2024, and
21.25	<u>2025.</u>			
21.26	(b) Notwithstanding Minneso	ta Statutes, section 354A	A.31, subdivision	n 3, no portion of
21.27	a reemployed teacher's annuity p	aid under Minnesota Sta	tutes, chapter 35	54A, shall be
21.28	deferred or forfeited regardless of	f the amount of the salary	earned from the	e teaching service
21.29	during the preceding calendar ye	ar. This subdivision appl	ies only to salar	y earned during
21.30	calendar years 2022, 2023, and 2	024 and annuity paymer	nts made during	calendar years
21.31	2023, 2024, and 2025.			
21.32	Subd. 3. Expiration date. Th	is section expires effecti	ve January 1, 20)26.
21.33	EFFECTIVE DATE. This se	ection is effective the day	y following fina	l enactment.

UES3540-1

ARTICLE 4

22.1 22.2

VOLUNTEER FIREFIGHTER RETIREMENT

22.3 Section 1. Minnesota Statutes 2020, section 353G.01, subdivision 7, is amended to read:

Subd. 7. Good time Service credit. "Good time Service credit" means the length of
service credit for an active firefighter that is reported by the applicable fire chief based on
the minimum firefighter activity standards of the fire department. The credit may be reported
on an annual or monthly basis.

22.8 **EFFECTIVE DATE.** This section is effective January 1, 2023.

22.9 Sec. 2. Minnesota Statutes 2020, section 353G.01, subdivision 9a, is amended to read:

Subd. 9a. **Relief association.** "Relief association" means a volunteer firefighter relief association established under chapter 424A, including a volunteer firefighter relief association to which records, assets, and liabilities related to lump-sum or monthly benefits for active and former firefighters will be transferred from the retirement fund upon satisfaction of the requirements of section 353G.17.

22.15 **EFFECTIVE DATE.** This section is effective January 1, 2023.

22.16 Sec. 3. Minnesota Statutes 2020, section 353G.05, subdivision 1, is amended to read:

Subdivision 1. <u>Entities eligible to request coverage.</u> (a) A relief association or a
municipality or independent nonprofit firefighting corporation affiliated with a relief
association may elect to have its volunteer firefighters covered by the lump-sum retirement
division, if the volunteer firefighters for whom coverage is being requested are covered by
<u>a relief association that is a lump-sum defined benefit relief association or a defined</u>
contribution relief association governed by chapter 424A.

(b) A relief association or a municipality or independent nonprofit firefighting corporation
affiliated with a relief association may elect to have its volunteer firefighters covered by
the lump-sum retirement division or the monthly benefit retirement division of the retirement
plan, if the volunteer firefighters for whom coverage is being requested are covered by a
relief association that is a monthly benefit defined benefit relief association governed by
chapter 424A.

22.29 (b) (c) A municipality or independent nonprofit firefighting corporation that is not 22.30 affiliated with a relief association may elect to have its volunteer firefighters covered by 22.31 the lump-sum retirement division of the retirement plan.

23.1	EFFECTIVE DATE. This section is effective January 1, 2023.
23.2	Sec. 4. Minnesota Statutes 2020, section 353G.05, is amended by adding a subdivision to
23.3	read:
23.4	Subd. 1a. Requesting coverage. (a) An entity that is eligible under subdivision 1 to
23.5	make a request for coverage may initiate the process of obtaining coverage by filing a request
23.6	with the executive director, as described in this subdivision.
23.7	(b) The request for coverage must be in writing and on a form prescribed by the executive
23.8	director.
23.9	(c) In the request for coverage, the entity must identify the desired service pension
23.10	amount and select a vesting schedule from the following options:
23.11	(1) incremental vesting beginning with 40 percent vested after completing five years of
23.12	active service and increasing by four percent upon completion of each additional year of
23.13	active service, until 100 percent vested upon completion of 20 years of active service;
23.14	(2) incremental vesting beginning with 40 percent vested after completing five years of
23.15	active service and increasing by 12 percent upon completion of each additional year of
23.16	active service, until 100 percent vested upon completion of 10 years of active service; or
23.17	(3) incremental vesting beginning with 40 percent vested after completing ten years of
23.18	active service and increasing by six percent upon completion of each additional year of
23.19	active service, until 100 percent vested upon completion of 20 years of active service.
23.20	The entity must not select a vesting schedule that requires more years of service to
23.21	become partially or fully vested than the vesting schedule in effect under the former affiliated
23.22	relief association, if any.
23.23	(d) If the request for coverage is for volunteer firefighters covered by a monthly benefit
23.24	defined benefit relief association, the entity making the request must elect coverage either
23.25	by the monthly benefit retirement division or by the lump-sum retirement division.
23.26	(e) If the request for coverage is for volunteer firefighters covered by a relief association
23.27	that provides both a monthly benefit and a lump-sum benefit, the entity making the request
23.28	must elect coverage by the monthly benefit retirement division, the lump-sum retirement
23.29	division, or by both divisions.
23.30	(f) If the request for coverage is for volunteer firefighters covered by a relief association
23.31	with a retirement plan governed by chapter 424A, the secretary of the relief association,

23.32 <u>following approval of the request by the board of the relief association, and the chief</u>

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
24.1	administrative officer of the entity	affiliated with the relie	f association, for	llowing approval
24.2	of the request by the governing bo	dy of the entity, must j	ointly make the	request. If the
24.3	relief association is affiliated with	more than one entity, t	he chief adminis	strative officer of
24.4	each affiliated entity must execute	the request.		

- 24.5 (g) If the request for coverage is for volunteer firefighters who are not covered by a
- 24.6 relief association, the chief administrative officer of the entity operating the fire department

24.7 <u>must make the request.</u>

- 24.8 **EFFECTIVE DATE.** This section is effective January 1, 2023.
- 24.9 Sec. 5. Minnesota Statutes 2020, section 353G.05, subdivision 2, is amended to read:

24.10 Subd. 2. Election of coverage; Cost analysis for coverage by the lump sum

24.11 <u>division</u>. (a) The process for electing coverage of volunteer firefighters by the lump-sum

24.12 retirement division is initiated by a request to the executive director for a cost analysis of

24.13 the prospective retirement coverage under the lump-sum retirement division. Upon receipt

24.14 of a request for coverage by the lump-sum division, the executive director must prepare a

24.15 <u>cost analysis as described in this subdivision.</u>

24.16 (b) If the volunteer firefighters are currently covered by a lump-sum volunteer firefighter relief association or a defined contribution volunteer firefighter relief association governed 24.17 24.18 by chapter 424A, the cost analysis of the prospective retirement coverage must be requested jointly by the secretary of the volunteer firefighter relief association, following approval of 24.19 the request by the board of the volunteer firefighter relief association, and the chief 24.20 24.21 administrative officer of the entity associated with the relief association, following approval of the request by the governing body of the entity associated with the relief association. If 24.22 the relief association is associated with more than one entity, the chief administrative officer 24.23 of each associated entity must execute the request. If the volunteer firefighters are not 24.24 currently covered by a volunteer firefighter relief association, the cost analysis of the 24.25 prospective retirement coverage must be requested by the chief administrative officer of 24.26 the entity operating the fire department. The request must be made in writing and must be 24.27 made on a form prescribed by the executive director. 24.28

24.32 (1) the service pension amount under section 353G.11 closest to the service pension 24.33 amount provided by the volunteer firefighter relief association if the relief association is a

 ^{24.29 (}c) (b) The cost analysis of the prospective retirement coverage by the lump-sum
 24.30 retirement division of the statewide retirement plan under this subdivision must be based
 24.31 on:

SF3540 FIRST UNOFFICIAL ENGROSSMENT BD

lump-sum defined benefit plan, or the an amount that is equal to 95 percent of the most 25.1 current average account balance per relief association member if the relief association is a 25.2 defined contribution plan, or to the lowest service pension amount under section 353G.11 25.3 if there is no volunteer firefighter relief association, rounded up; and any other 25.4 (2) if different than the amount under clause (1), the service pension amount designated 25.5 by the requester or requesters identified in the request under subdivision 1a. 25.6 (c) The cost analysis must take into account the vesting option selected in the request 25.7 under subdivision 1a. 25.8 (d) The cost analysis must be prepared using a mathematical procedure certified as 25.9 accurate by an approved actuary retained by the Public Employees Retirement Association. 25.10 (d) (e) If the request for coverage was made by a cost analysis is requested and a volunteer 25.11 firefighters relief association exists that has filed the information required under section 25.12 424A.014 in a timely fashion, upon request by the executive director, the state auditor shall 25.13 provide the most recent data available on the financial condition of the volunteer firefighter 25.14

25.16 current relief association bylaws. If a cost analysis is requested, but no volunteer firefighter

relief association, the most recent firefighter demographic data available, and a copy of the

relief association exists, the chief administrative officer of the entity operating the fire
department shall provide the demographic information on the volunteer firefighters serving
as members of the fire department requested by the executive director.

25.20 **EFFECTIVE DATE.** This section is effective January 1, 2023.

25.21 Sec. 6. Minnesota Statutes 2020, section 353G.05, subdivision 3, is amended to read:

Subd. 3. Election of coverage; Cost analysis for coverage by the monthly benefit 25.22 retirement division. (a) The process for electing coverage of volunteer firefighters by the 25.23 monthly retirement division is initiated by a request to the executive director for an actuarial 25.24 cost analysis of the prospective retirement coverage under the monthly benefit retirement 25.25 division. This request must be made by the secretary of the volunteer firefighter relief 25.26 25.27 association and the chief administrative officer of the entity associated with the relief association, both of which must first obtain approval of the request from their respective 25.28 municipal governing body or independent nonprofit firefighting corporation. The request 25.29 must be made in writing and must be made on a form prescribed by the executive director. 25.30

25.31 (b) Coverage by the monthly benefit retirement division may only be elected if the
 25.32 volunteer firefighters are covered by a monthly benefit volunteer firefighter relief association
 25.33 governed by chapter 424A.

25.15

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
26.1	(c) (a) Upon receipt of a reque	est for coverage by the mo	nthly benefit reti	rement division,
26.2	the executive director must prepa	are a cost analysis as desc	cribed in this sub	division.
26.3	(b) The cost analysis under p	aragraph (a) <u>this subdivis</u>	ion must be prep	pared by the
26.4	approved actuary retained by the	e Public Employees Retire	ement Associatio	on. The cost
26.5	analysis must be based on:			
26.6	(1) the monthly service pensi	on <u>amount</u> and other retir	ement benefit ty	pes and amounts
26.7	in effect for the volunteer firefig	hter relief association as o	of the date of the	request and any
26.8	other:			
26.9	(2) if different than the amou	nt or amounts designated	by the requester	s, as disclosed
26.10	under clause (1), the monthly pe	nsion amount identified i	n the request und	ler subdivision
26.11	<u>1a and evaluated in a special act</u>	uarial valuation prepared	under sections 3	56.215 and
26.12	356.216; and			
26.13	(2) (3) the standards for actual	arial work , and the actuar	ial assumptions	utilized in the
26.14	most recent prior actuarial valua	tion, except that the appli	cable investment	t return actuarial
26.15	assumption is six percent.			
26.16	(c) The cost analysis must tal	ke into account the vestin	g option selected	l in the request
26.17	under subdivision 1a.			
26.18	(d) The secretary of the volu	nteer firefighter relief asso	ociation making	the request must
26.19	supply the demographic and fina	ancial data necessary for t	he cost analysis	to be prepared.
26.20	EFFECTIVE DATE. This s	ection is effective Januar	y 1, 2023.	
26.21	Sec. 7. Minnesota Statutes 202	0, section 353G.09, subd	ivision 1, is ame	nded to read:
26.22	Subdivision 1. Entitlement. H	Except as provided in subd	ivision 3, An acti	ve <u>(a) A</u> member
26.23	of the retirement plan is entitled	to a service pension from	the retirement p	lan if the person
26.24	member:			
26.25	(1) has separated from active	service with the fire depa	artment for at lea	ast 30 days;
26.26	(2) has attained the age of at	least 50 years;		
26.27	(3) has completed at least five	e years of good time serv	ice credit as a m	ember of the
26.28	retirement plan if the person is a	member of the lump-sun	n retirement divi	sion or has
26.29	completed at least the minimum	number of years of good	time service cre	dit as a member
26.30	of the retirement plan specified i	n the retirement benefit p	lan document at	tributable to the
26.31	applicable fire department if the	person is a member of th	e monthly benef	it retirement
26.32	division satisfied the minimum s	service requirement in par	agraph (b); and	

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
27.1	(4) applies in a manner prescrib	ed by the executive di	rector for the ser	vice pension.
27.2	(b) A member satisfies the mini	mum service requiren	nent if the membe	er meets at least
27.3	one of the following requirements:			
27.4	(1) the member is at least 40 per	cent vested based on	years of service a	a member of
27.5	the retirement plan;			
27.6	(2) the member is at least 40 per	cent vested based on	years of service v	with the fire
27.7	department and the total number of	years of service as a	member of the for	rmer affiliated
27.8	relief association plus years of serv	ice as a member of the	e retirement plan	is at least five;
27.9	or			
27.10	(3) the member has completed a	t least the minimum r	number of years of	f service as a
27.11	member of the retirement plan speci	fied in the retirement l	oenefit plan docur	nent attributable
27.12	to the applicable fire department if the	he person is a member	of the monthly be	enefit retirement
27.13	division.			
27.14	EFFECTIVE DATE. This sect	ion is effective Januar	ry 1, 2023.	
27.15	Sec. 8. Minnesota Statutes 2020, s	section 353G.09, subc	livision 2, is ame	nded to read:
27.16	Subd. 2. Vesting schedule; non	forfeitable portion o	f service pensior	1. (a) If <u>Except</u>
27.17	as provided in paragraphs (c) and (d)) <u>,</u> an active member of	the lump-sum ret	irement division
27.18	has completed less than 20 years of good time service credit as a member of the lump-sum			of the lump-sum
27.19	retirement division of the plan, the	person's entitlement is	s entitled to a serv	vice pension is
27.20	equal to the nonforfeitable percentage	equal to the nonforfeitable percentage of the applicable service pension amount, taking into		
27.21	account years of service as a member	account years of service as a member of the retirement plan plus years of service as a member		
27.22	of the former affiliated relief associ	<u>ation, if any, as follow</u>	vs:	
27.23	Completed years of good time ser	vice Nonfort	feitable percentag	e of the service
27.24	credit		pension	
27.25	less than 5		0 percent	
27.26	5		40 percent	t
27.27	6		44 percent	t
27.28	7		48 percent	t
27.29	8		52 percent	t
27.30	9		56 percent	t
27.31	10		60 percent	t

27.32

27.33

27.34

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
28.1	14		76 percen	t
28.2	15		80 percen	t
28.3	16		84 percen	t
28.4	17		88 percen	t
28.5	18		92 percen	t
28.6	19		96 percen	t
28.7	(b) If an active member of the	monthly benefit retirem	ent division has	completed less
28.8	than 20 years of good time service	credit as a member of	the monthly ben	efit retirement
28.9	division of the plan, the person's en	ntitlement to a service p	pension must be	governed by the
28.10	retirement benefit plan document attributable to the applicable fire department.			
28.11	(c) A person described in paragraph (d) is entitled to the vested portion of the service			
28.12	pension as determined by applying the vesting schedule selected in the request for coverage			
28.13	under section 353G.05, subdivision 1a, taking into account years of service as a member			
28.14	of the retirement plan plus years of service as a member of the former affiliated relief			
28.15	association, if any.			
28.16	(d) A person is described in this paragraph if the person becomes a member of the			
28.17	lump-sum retirement division in connection with the transfer of coverage from a relief			
28.18	association to the retirement plan on or after January 1, 2023, or in connection with a			
28.19	municipality or independent nonprofit firefighting corporation joining the retirement plan			
28.20	on or after January 1, 2023.			
28.21	EFFECTIVE DATE. This section is effective January 1, 2023.			
28.22	Sec. 9. Minnesota Statutes 2021 S	Supplement, section 35	3G.11, subdivisi	on 1, is amended
28.23	to read:			
28.24	Subdivision 1. Service pension	ı levels; lump-sum ret	irement divisio	n. Except as
28.25	provided in subdivision 1a, the lum	p-sum retirement divisi	on of the retireme	ent plan provides
28.26	the following levels of service pen	sion amounts per full y	ear of good time	service credit to
28.27	be selected at the election of cover	age:		
28.28	(1) a minimum service pension	level of \$500 per year	;	
		1 1 1		

(2) a maximum service pension level equal to the <u>largest maximum lump-sum service</u>
pension amount permitted under section 424A.02, <u>subdivision 2e</u> subdivision 3, as a

28.31 maximum lump-sum service pension amount payable for each year of service; and

(3) service pension levels between the minimum level and the maximum level in \$100increments.

SF	3540 FIRST UNOFFICIAL	REVISOR	BD	UES3540-1
EN	NGROSSMENT			

29.1 **EFFECTIVE DATE.** This section is effective January 1, 2023.

29.2 Sec. 10. Minnesota Statutes 2020, section 424A.003, is amended to read:

29.3 **424A.003 CERTIFICATION OF SERVICE CREDIT.**

(a) When a municipal fire department, a joint powers fire department, or an independent
nonprofit firefighting corporation is directly associated with the volunteer firefighters relief
association, the fire chief shall certify annually by March 31 the service credit for the
previous calendar year of each volunteer firefighter rendering active service with the fire
department.

(b) The certification shall be made to an officer of the relief association's board of trustees
and to the municipal clerk or clerk-treasurer of the largest municipality in population served
by the associated fire department.

(c) The fire chief shall notify each volunteer firefighter rendering active service with 29.12 the fire department of the amount of service credit rendered by the firefighter for the previous 29.13 calendar year. Upon request, the fire chief shall provide the firefighter with a written 29.14 explanation and documentation to support the determination of service credit. The service 29.15 credit notification and a description of the process and deadlines for the firefighter to 29.16 challenge the fire chief's determination of service credit must be provided to the firefighter 29.17 at least 21 days prior to its certification to the relief association and municipality. If the 29.18 service credit amount is challenged, the fire chief shall accept and consider any additional 29.19 pertinent information and shall make a final determination of service credit. 29.20

(d) The service credit certification must be expressed as the number of completed months
of the previous year during which an active volunteer firefighter rendered at least the
minimum level of duties as specified and required by the fire department under the rules,
regulations, and policies applicable to the fire department. No more than one year of service
credit may be certified for a calendar year.

(e) If a volunteer firefighter who is a member of the relief association leaves active
firefighting service to render active military service that is required to be governed by the
federal Uniformed Services Employment and Reemployment Rights Act, as amended, the
firefighter must be certified as providing service credit for the period of the military service,
up to the applicable limit of the federal Uniformed Services Employment and Reemployment
Rights Act. If the volunteer firefighter does not return from the military service in compliance
with the federal Uniformed Services Employment and Reemployment Rights Act, the service

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
30.1	credits applicable to that military	service credit period are	e forfeited and car	nceled at the end
30.2	of the calendar year in which the time limit set by federal law occurs.			
30.3	EFFECTIVE DATE. This s	ection is effective the da	y following final	enactment.
30.4	Sec. 11. Minnesota Statutes 20	20, section 424A.015, st	ubdivision 2, is ar	nended to read:
30.5	Subd. 2. No assignment or g	arnishment. Except as	provided in section	ons 424A.05,
30.6	518.58, 518.581, and 518A.53:			
30.7	(1) a service pension or ancil	lary benefits paid or pay	able from the spe	cial fund of a
30.8	relief association to any person re	eceiving or entitled to rec	eive a service pen	sion or ancillary
30.9	benefits is not subject to garnishment, judgment, execution, or other legal process, except			
30.10	as provided in section 518.58, 51	8.581, or 518A.53.; and	<u>1</u>	
30.11	(2) no person entitled to a ser	vice pension or ancillary	v benefits from the	e special fund of
30.12	a relief association may assign a	ny service pension or an	cillary benefit pay	yments, and the
30.13	association does not have the aut	hority to recognize any	assignment or pay	y over any sum
30.14	which has been assigned.			
30.15	EFFECTIVE DATE. This s	ection is effective the da	y following final	enactment.
30.16	Sec. 12. Minnesota Statutes 202	21 Supplement, section 4	24A.02, subdivisi	on 3, is amended
30.17	to read:			
30.18	Subd. 3. Determining maxir	num pension benefit. (a	a) Except as provid	ded in paragraph
30.19	(b) and section 424B.22, subdivi			
30.20	its bylaws a service pension amo	ount above the following	maximum amou	nts:
30.21	(1) for a defined benefit relie	f association in which th	e governing byla	ws provide for a
30.22	monthly benefit service pension			-
30.23	lump-sum service pension, the m			
30.24	payment type must be determine	d using the applicable ta	ble contained in s	ubdivision 2b or
30.25	2e. per month for each year of ser	vice credited is the lesser	of \$100 or the ma	ximum monthly
30.26	service pension amount that could	be adopted by the relief a	association as a by	laws amendment
30.27	that satisfies section 424A.093, s	subdivision 6, paragraph	(d); and	
30.28	(2) for a defined benefit relie	f association in which th	e governing byla	ws provide for a
30.29	lump-sum service pension, the n	naximum lump-sum serv	vice pension amou	int for each year
30.30	of service credited is the lesser of	f \$15,000 or the maximu	um lump-sum ser	vice pension
30.31	amount that could be adopted by	the relief association as	a bylaws amendm	ent that satisfies
30.32	section 424A.092, subdivision 6	, paragraph (e).		

REVISOR

BD

UES3540-1

SF3540 FIRST UNOFFICIAL

SF3540 FIRST UNOFFICIAL ENGROSSMENT BD

31.1	(b) If a defined benefit relief association establishes a service pension in compliance
31.2	with the applicable maximum contained in subdivision 2b or 2c and the minimum average
31.3	amount of available financing per active covered firefighter is subsequently reduced because
31.4	of a reduction in fire state aid or because of an increase in the number of active firefighters,
31.5	the relief association may continue to provide the prior service pension amount specified
31.6	in its bylaws, but may not increase the service pension amount until the minimum average
31.7	amount of available financing per firefighter under the table in subdivision 2b or 2e,
31.8	whichever applies, permits.
31.9	(c) No defined benefit relief association is authorized to provide a service pension in an
31.10	amount greater than the largest applicable flexible service pension maximum amount even
31.11	if the amount of available financing per firefighter is greater than the financing amount
31.12	associated with the largest applicable flexible service pension maximum.
31.13	(b) A defined benefit relief association may set in its bylaws a service pension amount
31.14	that is not greater than the maximum amounts in clause (1) or (2), as applicable, but only
31.15	if the service pension amount has been ratified by the municipality.
31.16	(1) For a defined benefit relief association that pays a monthly service pension, the
31.17	maximum monthly service pension amount per month for each year of service credited is
31.18	<u>\$100.</u>
31.19	(2) For a defined benefit relief association that pays a lump-sum service pension, the
31.20	maximum lump-sum service pension amount for each year of service credited is \$15,000.
31.21	(d) (c) The method of calculating service pensions must be applied uniformly for all
31.22	years of active service. Credit must be given for all years of active service, unless the bylaws
31.23	of the relief association provide that service credit is not given for:
31.24	(1) years of active service in excess of caps on service credit; or
31.25	(2) years of active service earned by a former member who:
31.26	(i) has ceased duties as a volunteer firefighter with the fire department before becoming
31.27	vested under subdivision 2; and
31.28	(ii) has not resumed active service with the fire department and active membership in
31.29	the relief association for a period as defined in the relief association's bylaws, of not less
31.30	than five years.
31.31	EFFECTIVE DATE. This section is effective January 1, 2023.

- 32.1 Sec. 13. Minnesota Statutes 2021 Supplement, section 424A.02, subdivision 3a, is amended
 32.2 to read:
- Subd. 3a. Penalty for paying pension greater than applicable maximum. (a) If a 32.3 defined benefit relief association pays a service pension greater than the applicable maximum 32.4 service pension associated with the applicable average amount of available financing per 32.5 active covered firefighter under the table in subdivision 2b or 2c, whichever applies, the 32.6 maximum service pension under subdivision 3, paragraph (b), or the applicable maximum 32.7 service pension amount specified in subdivision 3, paragraph (c), whichever is less, the state 32.8 auditor shall must notify the relief association that the service pension paid is greater than 32.9 the applicable maximum service pension and that the penalty under this subdivision will 32.10 be imposed, unless the relief association reduces the service pension amount to an amount 32.11 that is not greater than the applicable maximum service pension amount and recovers the 32.12 overpaid service pension. If the service pension amount is not reduced and the overpayment 32.13
- 32.14 is not recovered, the state auditor must:

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

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

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

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

32.29 (d) The determination of the state auditor that a relief association has paid a service 32.30 pension greater than the applicable maximum must be made on the basis of the information 32.31 filed by the relief association and the municipality with the state auditor under this chapter 32.32 and any other relevant information that comes to the attention of the state auditor. The 32.33 determination of the state auditor is final. An aggrieved municipality, relief association, or 32.34 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
independent 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

33.7 association's special fund.

33.8 **EFFECTIVE DATE.** This section is effective January 1, 2023.

33.9 Sec. 14. Minnesota Statutes 2020, section 424A.05, subdivision 3, is amended to read:

33.10 Subd. 3. Authorized disbursements from special fund. (a) Disbursements from the 33.11 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 ifauthorized 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;

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

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

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

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

- (7) for the payment of administrative expenses of the relief association as authorized 34.1 under subdivision 3b-; and 34.2 34.3 (8) for the payment of a service pension to the former spouse of a member or former member of a relief association, if the former spouse is an alternate payee designated in a 34.4 34.5 qualified domestic relations order under subdivision 5. (b) Checks or authorizations for electronic fund transfers for disbursements authorized 34.6 by this section must be signed by the relief association treasurer and at least one other elected 34.7 trustee who has been designated by the board of trustees to sign the checks or authorizations. 34.8 A relief association may make disbursements authorized by this subdivision by electronic 34.9 34.10 fund transfers only if the specific method of payment and internal control policies and procedures regarding the method are approved by the board of trustees. 34.11 EFFECTIVE DATE. This section is effective the day following final enactment. 34.12 34.13 Sec. 15. Minnesota Statutes 2020, section 424A.05, is amended by adding a subdivision 34.14 to read: Subd. 5. Qualified domestic relations orders. (a) A "qualified domestic relations order" 34.15 means a domestic relations order that creates or recognizes the existence of an alternate 34.16 payee's right to or assigns to an alternate payee the right to receive a service pension that is 34.17 34.18 all or any portion of the service pension payable with respect to a member or former member of a relief association. 34.19 (b) An "alternate payee" means the former spouse of a member or former member of a 34.20 relief association, including a former spouse who is a distributee as defined in section 34.21 356.635, subdivision 7, clause (3). 34.22 (c) A relief association must comply with a qualified domestic relations order purporting 34.23 to assign all or a portion of a service pension accrued under the retirement plan of the relief 34.24 association, to the extent vested, if the payment or payments required by the order are within 34.25 the limits described in section 518.58, subdivision 4, paragraph (a), clauses (1) to (4). For 34.26 34.27 the purpose of applying section 518.58, subdivision 4, paragraph (a), "plan" or "pension plan" as used in paragraph (a) means the articles or bylaws of the relief association and 34.28 chapter 424A, as applicable to the relief association. 34.29 (d) Notwithstanding any state law to the contrary, the bylaws of a relief association may 34.30 permit distribution to an alternate payee under a qualified domestic relations order: 34.31
 - 34.32 (1) as early as administratively practicable after the order is received by the relief
 - 34.33 association, even if the member whose service pension is being assigned to the alternate

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
35.1	payee under the order has not yet reach	hed age 50 or sepa	arated from active	service with the
35.2	fire department affiliated with the relief association; and			
35.3	(2) in a lump sum, even if the relie	f association is a c	lefined benefit rel	lief association
35.4	that pays monthly service pensions un	der section 424A.	093.	

- 35.5 (e) If the service pension is an eligible rollover distribution as defined in section 356.635,
- 35.6 subdivisions 4 and 5, the relief association must permit the alternate payee to elect a direct
- 35.7 rollover, as provided under section 356.635, subdivisions 3 to 7.

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

35.9 Sec. 16. Minnesota Statutes 2021 Supplement, section 424A.091, subdivision 3, is amended
35.10 to read:

Subd. 3. Remedy for noncompliance; determination. (a) A municipality in which 35.11 there exists a firefighters relief association as specified in subdivision 1 which does not 35.12 comply with the applicable provisions of sections 424A.091 to 424A.096 or the provisions 35.13 of any applicable special law relating to the funding or financing of the association does 35.14 not qualify initially to receive, and is not entitled subsequently to retain, fire state aid under 35.15 chapter 477B until the reason for the disqualification specified by the state auditor is 35.16 remedied, whereupon the municipality or relief association, if otherwise qualified, is entitled 35.17 35.18 to again receive fire state aid for the year occurring immediately subsequent to the year in which the disqualification is remedied. 35.19

(b) The state auditor shall determine if a municipality to which a firefighters' relief 35.20 association is directly associated or a firefighters relief association fails to comply with the 35.21 provisions of sections 424A.091 to 424A.096 or the funding or financing provisions of any 35.22 applicable special law based upon the information contained in the annual financial report 35.23 of the firefighters relief association required under section 424A.014, the actuarial valuation 35.24 of the relief association, if applicable, the relief association officers' financial requirements 35.25 of the relief association and minimum municipal obligation determination documentation 35.26 under section 424A.092, subdivisions 3 and 4; 424A.093, subdivisions 4 and 5; or 424A.094, 35.27 subdivision 2, if requested to be filed by the state auditor, the applicable municipal or 35.28 independent nonprofit firefighting corporation budget, if requested to be filed by the state 35.29 35.30 auditor, and any other relevant documents or reports obtained by the state auditor.

35.31 (c) The municipality or independent nonprofit firefighting corporation and the associated
 35.32 relief association are not eligible to receive or to retain fire state aid if:

36.1 (1) the relief association fails to prepare or to file the financial report or financial
 36.2 statement under section 424A.014;

- 36.3 (2) the relief association treasurer is not bonded in the manner and in the amount required
 36.4 by section 424A.014, subdivision 4;
- 36.5 (3) the relief association officers fail to determine or improperly determine the accrued
 36.6 liability and the annual accruing liability of the relief association under section 424A.092,
 36.7 subdivisions 2, 2a, and 3, paragraph (c), clause (2), if applicable;

(4) if applicable, the relief association officers fail to obtain and file a required actuarial 36.8 valuation or the officers file an actuarial valuation that does not contain the special fund 36.9 actuarial liability calculated under the entry age normal actuarial cost method, the special 36.10 fund current assets, the special fund unfunded actuarial accrued liability, the special fund 36.11 normal cost under the entry age normal actuarial cost method, the amortization requirement 36.12 for the special fund unfunded actuarial accrued liability by the applicable target date, a 36.13 summary of the applicable benefit plan, a summary of the membership of the relief 36.14 association, a summary of the actuarial assumptions used in preparing the valuation, and a 36.15 signed statement by the actuary attesting to its results and certifying to the qualifications of 36.16 the actuary as an approved actuary under section 356.215, subdivision 1, paragraph (c); 36.17

(5) the municipality failed to provide a municipal contribution, or the independent 36.18 nonprofit firefighting corporation failed to provide a corporate contribution, in the amount 36.19 equal to the minimum municipal obligation if the relief association is governed under section 36.20 424A.092, or the amount necessary, when added to the fire state aid actually received in 36.21 the plan year in question, to at least equal in total the calculated annual financial requirements 36.22 of the special fund of the relief association if the relief association is governed under section 36.23 424A.093, and, if the municipal or corporate contribution is deficient, the municipality 36.24 failed to include the minimum municipal obligation certified under section 424A.092, 36.25 36.26 subdivision 3, or 424A.093, subdivision 5, in its budget and tax levy or the independent nonprofit firefighting corporation failed to include the minimum corporate obligation certified 36.27 under section 424A.094, subdivision 2, in the corporate budget; 36.28

- 36.29 (6) the defined benefit relief association did not receive municipal ratification for the
 36.30 most recent plan amendment when municipal ratification was required under section 424A.02,
 36.31 subdivision 10; 424A.092, subdivision 6; or 424A.093, subdivision 6;
- 36.32 (7) the relief association invested special fund assets in an investment security that is
 36.33 not authorized under section 424A.095;

37.1 (8) the relief association had an administrative expense that is not authorized under
37.2 section 424A.05, subdivision 3 or 3b, or the municipality had an expenditure that is not
37.3 authorized under section 424A.08;

- 37.4 (9) the relief association officers fail to provide a complete and accurate public pension
 37.5 plan investment portfolio and performance disclosure under section 356.219;
- 37.6 (10) the relief association fails to obtain the acknowledgment from a broker of the
 37.7 statement of investment restrictions under section 356A.06, subdivision 8b;
- (11) the relief association officers permitted to occur a prohibited transaction under
 section 356A.06, subdivision 9, or 424A.04, subdivision 2a, or failed to undertake correction
 of a prohibited transaction that did occur; or
- (12) the relief association pays a defined benefit service pension in an amount that is in
 excess of the applicable <u>maximum</u> service pension <u>maximum</u> amount under section 424A.02,
 subdivision 2b or 2c 3.
- 37.14 **EFFECTIVE DATE.** This section is effective January 1, 2023.
- 37.15 Sec. 17. Minnesota Statutes 2020, section 424A.092, subdivision 6, is amended to read:

Subd. 6. Municipal ratification for plan bylaws amendments. (a) The board of trustees
of a relief association may adopt an amendment to the articles of incorporation or bylaws
that increases the coverage, service pensions, or retirement benefits provided by the relief
association only after preparing an estimate of the expected increase in the financial
requirements and the accrued liability resulting from the amendment.

- 37.21 (b) For purposes of this subdivision, "financial requirements" means the amount calculated
 37.22 under subdivision 3, paragraph (c). "Accrued liability" means the amount calculated under
 37.23 subdivision 2 or 2a, as applicable. "Estimate" means the estimate required in paragraph (a).
- (c) If the special fund of the a relief association to which this section applies does not 37.24 have a surplus over full funding under subdivision 3, paragraph (c), clause (5), and if the 37.25 municipality is required to provide financial support to the special fund of the relief 37.26 association under this section, the adoption of or any board of trustees of the relief association 37.27 may adopt an amendment to the articles of incorporation or bylaws of a relief association 37.28 37.29 which that increases or otherwise affects the retirement coverage provided by or the, service pensions, or retirement benefits payable from the special fund of any provided by the relief 37.30 association to which this section applies. The amendment is not effective until it is ratified 37.31 by the governing body of the affiliated municipality served by the fire department to which 37.32 the relief association is directly associated or by the independent nonprofit firefighting 37.33

BD

38.1 corporation, as applicable, and. The governing body may ratify such amendment only if

the officers of a relief association shall not seek municipal ratification prior to preparing

38.3 and certifying an estimate of the expected increase in the accrued liability and annual

38.4 accruing liability of the relief association attributable to the amendment has delivered to

the governing body the estimate described in paragraphs (a) and (b), certified by an officer

38.6 of the relief association.

38.2

38.7 (d) If the special fund of the <u>a</u> relief association to which this section applies has a surplus 38.8 over full funding under subdivision 3, paragraph (c), clause (5), and if the municipality is 38.9 not required to provide financial support to the special fund of the relief association under 38.10 this section, the relief association may adopt or <u>amend its an amendment to the</u> articles of 38.11 incorporation or bylaws which increase or otherwise affect that increases the retirement 38.12 coverage provided by or the, service pensions, or retirement benefits payable from the 38.13 special fund of provided by the relief association which are.

38.14 (1) The amendment is effective if the municipality ratifies the amendment.

38.15 (2) The amendment is effective without municipal ratification so long as this does if the
 38.16 amendment satisfies paragraph (e).

38.17 (e) An amendment satisfies this paragraph if the estimate described in paragraphs (a)
 38.18 and (b) demonstrates that the amendment will not cause:

(1) the amount of the resulting increase in 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 result in

(2) the financial requirements of the special fund of the relief association exceeding to
 <u>exceed</u> the expected amount of the future 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 of an estimate of the expected increase in the accrued
 liability and annual accruing liability of the relief association attributable to the change.

(f) If a relief association adopts or amends its the articles of incorporation or bylaws 38.27 without municipal ratification under this subdivision, and, subsequent to the amendment or 38.28 adoption, the financial requirements of the special fund of the relief association under this 38.29 section are such so as to require financial support from the municipality, the provision which 38.30 was implemented without municipal ratification is no longer effective without municipal 38.31 ratification and any service pensions or retirement benefits payable after that date may be 38.32 paid only in accordance with the articles of incorporation or bylaws as amended or adopted 38.33 with municipal ratification. 38.34

39.1 **EFFECTIVE DATE.** This section is effective January 1, 2023.

39.2 Sec. 18. Minnesota Statutes 2021 Supplement, section 424A.093, subdivision 1, is amended
39.3 to read:

Subdivision 1. Application. (a) This section applies to any firefighters relief association 39.4 specified in section 424A.091, subdivision 1, which pays or allows for an option of a monthly 39.5 service pension to a retiring firefighter when at least the minimum requirements for 39.6 entitlement to a service pension specified in section 424A.02, any applicable special 39.7 legislation, and the articles of incorporation or bylaws of the relief association have been 39.8 met. Each firefighters relief association to which this section applies shall determine the 39.9 actuarial condition and funding costs of the special fund of the relief association in accordance 39.10 with subdivisions 2 and 3, the financial requirements of the special fund of the relief 39.11 association in accordance with subdivision 4, and the minimum obligation of the municipality 39.12 with respect to the special fund of the relief association in accordance with subdivision 5. 39.13

(b) If a firefighters relief association that previously provided a monthly benefit service
pension discontinues that practice and either replaces the monthly benefit amount with a
lump sum lump-sum benefit amount consistent with section 424A.02, subdivision-2e_3,
paragraph (a), clause (2), or purchases an annuity in the same amount as the monthly benefit
from an insurance company licensed to do business in this state, the actuarial condition and
funding costs, financial, and minimum municipal obligation requirements of section
424A.092 apply rather than this section.

39.21 **EFFECTIVE DATE.** This section is effective January 1, 2023.

39.22 Sec. 19. Minnesota Statutes 2020, section 424A.093, subdivision 6, is amended to read:

Subd. 6. Municipal ratification for plan bylaws amendments. (a) The board of trustees
of a relief association may adopt an amendment to the articles of incorporation or bylaws
that increases the coverage, service pensions, or retirement benefits provided by the relief
association only after the board of trustees has had an updated actuarial valuation including
the proposed change or an estimate of the expected actuarial impact of the proposed change
prepared by the actuary of the relief association.

39.29 (b) If the special fund of the <u>a</u> relief association to which this section applies does not 39.30 have a surplus over full funding under subdivision 4, and if the municipality is required to 39.31 provide financial support to the special fund of the relief association under this section, the 39.32 adoption of or any board of trustees of the relief association may adopt an amendment to 39.33 the articles of incorporation or bylaws of a relief association which that increases or otherwise

BD

40.1 affects the retirement coverage provided by or the, service pensions, or retirement benefits
40.2 payable from the special fund of any provided by the relief association to which this section
40.3 applies. The amendment is not effective until it is ratified by the governing body of the
40.4 affiliated municipality served by the fire department to which the relief association is directly
40.5 associated or by the independent nonprofit firefighting corporation, as applicable. The
40.6 governing body may ratify such amendment only if the relief association has delivered to

40.7 the governing body the actuarial valuation or estimate described in paragraph (a), certified

40.8 by an officer of the relief association.

40.9 (c) If the special fund of the <u>a</u> relief association to which this section applies has a surplus 40.10 over full funding under subdivision 4, and if the municipality is not required to provide 40.11 financial support to the special fund of the relief association under this section, the relief 40.12 association may adopt or amend its <u>an amendment to the</u> articles of incorporation or bylaws 40.13 which increase or otherwise affect that increases the retirement coverage provided by or 40.14 the, service pensions, or retirement benefits payable from the special fund of provided by 40.15 the relief association which are. The amendment is effective:

- 40.16 (1) if the municipality ratifies the amendment; or
- 40.17 effective (2) without municipal ratification so long as this does if the amendment satisfies
 40.18 paragraph (d).
- 40.19 (d) An amendment satisfies this paragraph if the actuarial valuation or estimate described
 40.20 in paragraph (a) demonstrates that the amendment will not cause:
- 40.21 (1) the amount of the resulting increase in the accrued liability of the special fund of the
 40.22 relief association to exceed 90 percent of the amount of the surplus over full funding reported
 40.23 in the prior year; and this does not result in
- 40.24 (2) the financial requirements of the special fund of the relief association exceeding to
 40.25 exceed the expected amount of the future fire state aid and police and firefighter retirement
 40.26 supplemental state aid to be received by the relief association as determined by the board
 40.27 of trustees following the preparation of an updated actuarial valuation including the proposed
 40.28 change or an estimate of the expected actuarial impact of the proposed change prepared by
 40.29 the actuary of the relief association.
- 40.30 (e) If a relief association adopts or amends its articles of incorporation or bylaws without 40.31 municipal ratification pursuant to this subdivision, and, subsequent to the amendment or 40.32 adoption, the financial requirements of the special fund of the relief association under this 40.33 section are such so as to require financial support from the municipality, the provision which 40.34 was implemented without municipal ratification is no longer effective without municipal

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
41.1	ratification and any service pension	ons or retirement benefit	ts payable after t	hat date may be
41.2	paid only in accordance with the a	urticles of incorporation	or bylaws as ame	ended or adopted
41.3	with municipal ratification.			
41.4	EFFECTIVE DATE. This se	ction is effective Januar	y 1, 2023.	
41.5	Sec. 20. Minnesota Statutes 202	20, section 424A.095, is	amended to read	1:
41.6	424A.095 INVESTMENTS.			
41.7	Subdivision 1. Authorized inv	restments. (a) The specia	l fund assets of a	relief association
41.8	governed by sections 424A.091 to	424A.096 must be invest	ed in securities th	nat are authorized
41.9	investments under section 356A.0)6, subdivision 6 or 7, w	hichever applies	.
41.10	(b) The governing board of the	e association may select	and appoint a q	ualified private
41.11	firm to measure management perf	formance and return on i	nvestment, and t	he firm must use
41.12	the formula or formulas develope	d by the state board und	er section 11A.0	14, clause (11).
41.13	Subd. 2. Investment report. (a) Annually, the state au	ditor must provi	de an investment
41.14	report to each relief association th	nat has complied with th	e reporting requ	irements under
41.15	section 356.219, subdivisions 1 at	nd 3. The investment rep	oort must contain	n the following
41.16	information:			
41.17	(1) the relief association's aver	rage annual rates of retu	rn for at least the	e previous one-,
41.18	three-, five-, ten-, 15-, and 20-yea	r periods for which the	state auditor has	investment
41.19	information;			
41.20	(2) the relief association's asso	et allocation;		
41.21	(3) the average annual 1-year	and 10-year benchmark	rates of return;	
41.22	(4) the average annual 1-year	and 10-year rates of retu	Irn for the statew	vide volunteer
41.23	firefighter plan;			
41.24	(5) the 1-year and 10-year average	age annual rates of return	for the State Boa	ard of Investment

41.25 supplemental investment fund; and

- 41.26 (6) a graphical comparison between:
- 41.27 (i) the relief association's average annual rates of return for the previous year and for
- 41.28 the previous multiyear periods provided under clause (1); and
- 41.29 (ii) the average annual rates of return for the same periods for the supplemental investment
- 41.30 <u>fund's balanced fund or any successor fund.</u>

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
42.1	(b) The state auditor shall select t	he benchmark rates o	f return based on	the best practice
42.2	in the industry.			
42.3	(c) The relief association's board	of trustees must cert	ify to the state a	uditor that the
42.4	board reviewed the investment report	. The certification mu	st accompany the	audited financial

42.5 statements or detailed financial statement under section 424A.014, subdivision 1 or 2,

42.6 whichever applies. A copy of the report must be kept on file by the relief association and

42.7 must be available for inspection by any member of the public.

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

42.9 Sec. 21. Minnesota Statutes 2021 Supplement, section 424A.10, subdivision 2, is amended 42.10 to read:

Subd. 2. Payment of supplemental benefit. (a) Upon the payment by a volunteer 42.11 firefighters relief association or by the statewide lump-sum volunteer firefighter plan of a 42.12 lump-sum distribution to a qualified recipient, the association or retirement plan, as 42.13 applicable, must pay a supplemental benefit to the qualified recipient. Notwithstanding any 42.14 law to the contrary, the relief association must pay the supplemental benefit out of its special 42.15 42.16 fund and the statewide lump-sum volunteer firefighter plan must pay the supplemental benefit out of the statewide lump-sum volunteer firefighter plan. This benefit is an amount 42.17 equal to ten percent of the regular lump-sum distribution that is paid on the basis of the 42.18 recipient's service as a volunteer firefighter. In no case may the amount of the supplemental 42.19 benefit exceed \$1,000. A supplemental benefit under this paragraph may not be paid to a 42.20 42.21 survivor of a deceased active or deferred volunteer firefighter in that capacity.

(b) Upon the payment by a relief association or the retirement plan of a lump-sum 42.22 survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased 42.23 deferred volunteer firefighter, the association or retirement plan, as applicable, must pay a 42.24 supplemental survivor benefit to the survivor of the deceased active or deferred volunteer 42.25 firefighter from the special fund of the relief association and the retirement plan must pay 42.26 a supplemental survivor benefit to the survivor of the deceased active or deferred volunteer 42.27 firefighter from the retirement fund if chapter 353G so provides. The amount of the 42.28 supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000. 42.29

42.30 (c) For purposes of this section, the term "regular lump-sum distribution" means the
42.31 pretax lump-sum distribution excluding any interest that may have been credited during a
42.32 volunteer firefighter's period of deferral.

43.1 (d) An individual may receive a supplemental benefit under paragraph (a) or under
43.2 paragraph (b), but not under both paragraphs with respect to one lump-sum volunteer

43.3 firefighter benefit.

- 43.4 (e) If a qualified recipient receives more than one lump-sum distribution, the qualified
- 43.5 recipient is eligible to receive a supplemental benefit or supplemental survivor benefit,
- 43.6 whichever is applicable, with each lump-sum distribution. Each supplemental benefit shall
- 43.7 <u>be calculated pursuant to paragraph (a) or (b), as applicable, and shall be subject to a separate</u>
- 43.8 <u>limit.</u>
- 43.9 (f) Qualified recipients who elect to receive their lump-sum distribution in installments
- 43.10 under section 424A.016, subdivision 5, or 424A.02, subdivision 8, are eligible to receive
- 43.11 one supplemental benefit calculated on the total lump-sum distribution amount under
- 43.12 paragraph (a) or (b), as applicable.

43.13 EFFECTIVE DATE. This section is effective retroactively for supplemental benefits 43.14 paid in 2018 and thereafter.

- 43.15 Sec. 22. Minnesota Statutes 2021 Supplement, section 424B.10, subdivision 1b, is amended
 43.16 to read:
- 43.17 Subd. 1b. Benefits. (a) The successor relief association following the consolidation of
 43.18 two or more defined benefit relief associations must be a defined benefit relief association.
- (b) Notwithstanding any provision of section 424A.02, subdivisions 2a to subdivision
 3, to the contrary, the initial service pension amount of the subsequent defined benefit relief
 association as of the effective date of consolidation is either the service pension amount
 specified in clause (1) or the service pension amounts specified in clause (2), as provided
 for in the consolidated relief association's articles of incorporation or bylaws:
- 43.24 (1) the highest dollar amount service pension amount of any prior volunteer firefighters
 43.25 relief association in effect immediately before the consolidation initiation if the pension
 43.26 amount was implemented consistent with section 424A.02; or
- (2) for service rendered by each individual volunteer firefighter before consolidation,
 the service pension amount under the consolidating volunteer firefighters relief association
 that the firefighter belonged to immediately before the consolidation if the pension amount
 was implemented consistent with section 424A.02 and for service rendered after the effective
 date of the consolidation, the highest dollar amount service pension of any of the
 consolidating volunteer firefighters relief associations in effect immediately before the
 consolidation if the pension amount was implemented consistent with section 424A.02.

44.1 (c) Any increase in the service pension amount beyond the amount implemented under
44.2 paragraph (a) must conform with the requirements and limitations of section 424A.02 and
44.3 sections 424A.091 to 424A.095.

44.4 **EFFECTIVE DATE.** This section is effective January 1, 2023.

44.5 Sec. 23. Minnesota Statutes 2021 Supplement, section 424B.13, subdivision 4, is amended
44.6 to read:

Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the 44.7 relief association's most recent fiscal year before the conversion effective date, the board 44.8 of trustees may approve a resolution that increases the lump-sum benefit or monthly pension 44.9 amount or both the lump-sum and monthly pension amount, if the relief association offers 44.10 both, and amends the relief association bylaws without the consent of the affiliated 44.11 municipality or firefighting corporation, notwithstanding section 424A.02, subdivision 10. 44.12 The resulting lump-sum benefit or monthly pension amount is not limited to the maximum 44.13 lump-sum benefit service pension amount or maximum monthly service pension amounts 44.14 amount under section 424A.02, subdivisions 2a to subdivision 3. 44.15

(b) The benefit increase must not cause the liabilities of the retirement plan to exceed
the value of the assets, after taking into account full vesting as required under subdivision
2 and any administrative expenses arising from the conversion.

(c) The board of trustees shall specify whether the benefit increase will apply only to
participants who are members active as of the conversion effective date or whether the
benefit increase will apply to all participants, including members who are not active as of
the conversion effective date, notwithstanding section 424A.015, subdivision 6.

(d) The board of trustees' resolution approving an increase in the benefit level must be
considered conditional on there being sufficient assets to fund the increase and must state
that if, as of the date benefits are transferred to the defined contribution plan, there are not
sufficient assets to cover all benefit liabilities at the new higher benefit level, the benefit
level will be reduced until assets equal or are greater than liabilities. The resolution must
state that the new lower benefit level will be considered approved by the board of trustees
without further action by the board.

44.30 **EFFECTIVE DATE.** This section is effective January 1, 2023.

45.1 Sec. 24. Minnesota Statutes 2021 Supplement, section 424B.22, subdivision 4, is amended
45.2 to read:

- Subd. 4. Benefit increase. (a) Notwithstanding section 424A.02, subdivision 10, the
 board of trustees of a relief association may increase the benefit amount under a defined
 benefit relief association without the consent of the affiliated municipality or independent
 nonprofit firefighting corporation, as provided in this subdivision.
- (b) If the retirement plan being terminated is a defined benefit plan, the board of trustees 45.7 may approve an amendment to the bylaws of the relief association to increase the lump-sum 45.8 or monthly pension amount or both the lump lump-sum and monthly pension amount, if 45.9 45.10 the relief association offers both, up to 125 percent of the largest maximum lump-sum service pension amount under section 424A.02, subdivision 3, paragraph (a), clause (2), or 45.11 the maximum monthly service pension amount payable per month in effect under section 45.12 424A.02, subdivision 2b or 2c, respectively, without regard to the relief association's 45.13 minimum average amount of available financing per firefighter subdivision 3, paragraph 45.14 (a), clause (1). The amount by which the lump-sum or monthly pension amount is increased 45.15 must not cause the liabilities of the retirement plan to exceed the value of the assets, after 45.16 taking into account full vesting as required under subdivision 3 and any administrative 45.17 expenses. 45.18
- (c) The board of trustees shall specify whether the benefit increase will apply to only
 participants who are members active as of the date of the termination of the retirement plan
 or whether the benefit increase will apply to all participants, including members who are
 not active as of the plan termination date.
- 45.23 **EFFECTIVE DATE.** This section is effective January 1, 2023.

45.24 Sec. 25. **REVISOR INSTRUCTION.**

45.25 In Minnesota Statutes, chapter 353G, the revisor of statutes shall change the term "good
45.26 time service" to the term "service."

45.27 **EFFECTIVE DATE.** This section is effective January 1, 2023.

- 45.28 Sec. 26. <u>**REPEALER.**</u>
- 45.29 (a) Minnesota Statutes 2021 Supplement, section 424A.02, subdivisions 2a, 2b, and 2c,
 45.30 are repealed.
- 45.31 (b) Minnesota Statutes 2020, section 353G.09, subdivision 3, is repealed.

SF3540 FIRST UNOFFICIAL	REVISOR	BD
ENGROSSMENT		

46.2

46.1

EFFECTIVE DATE. This section is effective January 1, 2023.

ARTICLE 5

46.3 DISABILITY ASSESSMENTS BY ADVANCED PRACTICE REGISTERED NURSES

46.4 Section 1. Minnesota Statutes 2020, section 352.01, is amended by adding a subdivision
46.5 to read:

46.6 Subd. 27. APRN. "APRN" means an individual licensed as an advanced practice

46.7 registered nurse by the Board of Nursing as defined in section 148.171, subdivision 3, who

46.8 provides services to a member or applicant that are within the scope of the APRN's
46.9 professional licensure.

46.10 Sec. 2. Minnesota Statutes 2020, section 352.113, subdivision 4, is amended to read:

46.11 Subd. 4. Medical or psychological examinations; authorization for payment of
46.12 benefit. (a) Any physician, psychologist, chiropractor, physician assistant, podiatrist, or
46.13 nurse practitioner APRN providing any service specified in this section must be licensed.

(b) An applicant shall provide a detailed report signed by a physician, and at least one
additional report signed by a physician, psychologist, chiropractor, physician assistant,
podiatrist, or nurse practitioner <u>APRN</u> with evidence to support an application for total and
permanent disability. The reports must include an expert opinion regarding whether the
employee is permanently and totally disabled within the meaning of section 352.01,
subdivision 17, and that the disability arose before the employee was placed on any paid or
unpaid leave of absence or terminated public service.

(c) If there is medical evidence that supports the expectation that at some point the person 46.21 applying for the disability benefit will no longer be disabled, the decision granting the 46.22 disability benefit may provide for a termination date upon which the total and permanent 46.23 disability can be expected to no longer exist. When a termination date is part of the decision 46.24 granting benefits, prior to the benefit termination the executive director shall review any 46.25 evidence provided by the disabled employee to show that the disabling condition for which 46.26 benefits were initially granted continues. If the benefits cease, the disabled employee may 46.27 follow the appeal procedures described in section 356.96 or may reapply for disability 46.28 benefits using the process described in this subdivision. 46.29

(d) Any claim to disability must be supported by a report from the employer indicating
that there is no available work that the employee can perform with the disabling condition
and that all reasonable accommodations have been considered. Upon request of the executive

BD

director, an employer shall provide evidence of the steps the employer has taken to attemptto provide reasonable accommodations and continued employment to the claimant.

47.3 (e) The director shall also obtain written certification from the employer stating whether
47.4 the employment has ceased or whether the employee is on sick leave of absence because
47.5 of a disability that will prevent further service to the employer and that the employee is not
47.6 entitled to compensation from the employer.

(f) The medical adviser shall consider the reports of the physician, psychologist, 47.7 chiropractor, physician assistant, podiatrist, or nurse practitioner APRN and any other 47.8 evidence supplied by the employee or other interested parties. If the medical adviser finds 47.9 47.10 the employee totally and permanently disabled, the adviser shall make appropriate recommendation to the director in writing together with the date from which the employee 47.11 has been totally disabled. The director shall then determine if the disability occurred while 47.12 still in the employment of the state and constitutes a total and permanent disability as defined 47.13 in section 352.01, subdivision 17. 47.14

(g) A terminated employee may apply for a disability benefit within 18 months of
termination as long as the disability occurred while in the employment of the state. The fact
that an employee is placed on leave of absence without compensation because of disability
does not bar that employee from receiving a disability benefit.

(h) Upon appeal, the board of directors may extend the disability benefit application
deadline in paragraph (g) by an additional 18 months if the terminated employee is
determined by the board of directors to have a cognitive impairment that made it unlikely
that the terminated employee understood that there was an application deadline or that the
terminated employee was able to meet the application deadline.

(i) Unless the payment of a disability benefit has terminated because the employee is
no longer totally disabled, or because the employee has reached normal retirement age as
provided in this section, the disability benefit must cease with the last payment received by
the disabled employee or which had accrued during the lifetime of the employee unless
there is a spouse surviving. In that event, the surviving spouse is entitled to the disability
benefit for the calendar month in which the disabled employee died.

47.30 Sec. 3. Minnesota Statutes 2020, section 352.95, subdivision 4, is amended to read:

47.31 Subd. 4. Medical or psychological evidence. (a) An applicant shall provide medical,
47.32 chiropractic, or psychological evidence to support an application for disability benefits. The
47.33 director shall have the employee examined by at least one additional licensed physician,

BD

APRN, chiropractor, or psychologist who is designated by the medical adviser. The 48.1 physicians, APRNs, chiropractors, or psychologists with respect to a mental impairment, 48.2 shall make written reports to the director concerning the question of the employee's disability, 48.3 including their expert opinions as to whether the employee has an occupational disability 48.4 within the meaning of section 352.01, subdivision 17a, and whether the employee has a 48.5 duty disability, physical or psychological, under section 352.01, subdivision 17b, or has a 48.6 regular disability, physical or psychological, under section 352.01, subdivision 17c. The 48.7 director shall also obtain written certification from the employer stating whether or not the 48.8 employee is on sick leave of absence because of a disability that will prevent further service 48.9 to the employer performing normal duties as defined in section 352.01, subdivision 17d, or 48.10 performing less frequent duties as defined in section 352.01, subdivision 17e, and as a 48.11 consequence, the employee is not entitled to compensation from the employer. 48.12

(b) If, on considering the reports by the physicians, <u>APRNs</u>, chiropractors, or
psychologists and any other evidence supplied by the employee or others, the medical
adviser finds that the employee has an occupational disability within the meaning of section
352.01, subdivision 17a, the <u>advisor adviser</u> shall make the appropriate recommendation
to the director, in writing, together with the date from which the employee has been disabled.
The director shall then determine the propriety of authorizing payment of a duty disability
benefit or a regular disability benefit as provided in this section.

(c) Unless the payment of a disability benefit has terminated because the employee no 48.20 longer has an occupational disability, or because the employee has reached either age 55 48.21 or the five-year anniversary of the effective date of the disability benefit, whichever is later, 48.22 the disability benefit must cease with the last payment which was received by the disabled 48.23 employee or which had accrued during the employee's lifetime. While disability benefits 48.24 are paid, the director has the right, at reasonable times, to require the disabled employee to 48.25 submit proof of the continuance of an occupational disability. If any examination indicates 48.26 to the medical adviser that the employee no longer has an occupational disability, the 48.27 disability payment must be discontinued upon the person's reinstatement to state service or 48.28 48.29 within 60 days of the finding, whichever is sooner.

48.30 Sec. 4. Minnesota Statutes 2020, section 352B.011, is amended by adding a subdivision
48.31 to read:

48.32 Subd. 3a. APRN. "APRN" means an individual licensed as an advanced practice
48.33 registered nurse by the Board of Nursing as defined in section 148.171, subdivision 3, who

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
49.1	provides services to a member of	r applicant that are within	n the scope of th	ne APRN's
49.2	professional licensure.			
49.3	Sec. 5. Minnesota Statutes 202	0, section 352B.10, subd	ivision 4, is am	ended to read:
49.4	Subd. 4. Proof of disability.	(a) No disability benefits	may be paid u	nless the member
49.5	provides adequate proof is furnis	shed to the executive dire	ctor of the exis	tence of the
49.6	disability.			
49.7	(b) Adequate proof of a disab	oility must include a writt	en expert repor	t by a licensed
49.8	physician, by a <u>APRN, or</u> license	ed chiropractor, or with re	espect to a ment	al impairment, by
49.9	a licensed psychologist.			
49.10	(c) Following the commence	ment of benefit payments	s, the executive	director has the
49.11	right, at reasonable times, to requ	uire the disabilitant disab	ility benefit rec	ipient to submit
49.12	proof of the continuance of the d	lisability claimed.		
49.13	Sec. 6. Minnesota Statutes 202	0, section 353.01, is ame	nded by adding	; a subdivision to
49.14	read:			
49.15	Subd. 50. APRN. "APRN" m	neans an individual licens	sed as an advan	ced practice
49.16	registered nurse by the Board of	Nursing as defined in sec	tion 148.171, s	ubdivision 3, who
49.17	provides services to a member of	r applicant that are within	n the scope of the	ne APRN's
49.18	professional licensure.			
49.19	Sec. 7. Minnesota Statutes 202	0, section 353.031, subdi	vision 3, is am	ended to read:
49.20	Subd. 3. Procedure to deter	mine eligibility; general	l v. (a) Every cla	im for a disability
49.21	benefit must be initiated in writin			
49.22	the executive director and filed w	with the executive director	or. An applicatio	on for disability
49.23	benefits must be made within 18	months following termin	ation of public	service as defined
49.24	under section 353.01, subdivisio	n 11a.		
49.25	(b) All medical reports must su	apport a finding that the di	sability arose be	fore the employee
49.26	was placed on any paid or unpaid	l leave of absence or tern	ninated public s	ervice, as defined
49.27	under section 353.01, subdivisio	n 11a.		
49.28	(c) An applicant for disability	shall provide a detailed re	port signed by a	a licensed medical
49.29	doctor and at least one additiona	•		
49.30	or chiropractor. The applicant sh			

50.1 evidence, including all medical records and relevant information from any source, to support50.2 the application for initial, or the continuing payment of, disability benefits.

(d) All reports must contain an opinion regarding the claimant's prognosis, the duration
of the disability, and the expectations for improvement. Any report that does not contain
and support a finding that the disability will last for at least one year may not be relied upon
to support eligibility for benefits.

(e) Where the medical evidence supports the expectation that at some point in time the 50.7 claimant will no longer be disabled, any decision granting disability may provide for a 50.8 termination date upon which disability can be expected to no longer exist. In the event a 50.9 50.10 termination date is made part of the decision granting benefits, prior to the actual termination of benefits, the claimant shall have the opportunity to show that the disabling condition for 50.11 which benefits were initially granted continues. In the event the benefits terminate in 50.12 accordance with the original decision, the claimant may petition for a review by the board 50.13 of trustees under section 353.03, subdivision 3, or may reapply for disability in accordance 50.14 with these procedures and section 353.33, 353.656, or 353E.06, as applicable. 50.15

(f) Any claim to disability must be supported by a report from the employer indicating 50.16 that there is no available work that the employee can perform in the employee's disabled 50.17 condition and that all reasonable accommodations have been considered. Upon request of 50.18 the executive director, an employer shall provide evidence of the steps the employer has 50.19 taken to attempt to provide reasonable accommodations and continued employment to the 50.20 claimant. The employer shall also provide a certification of the member's past public service; 50.21 the dates of any paid sick leave, vacation, or any other employer-paid salary continuation 50.22 plan beyond the last working day; and whether or not any sick or annual leave has been 50.23 allowed. 50.24

(g) An employee who is placed on leave of absence without compensation because ofa disability is not barred from receiving a disability benefit.

(h) An applicant for disability benefits may file a retirement annuity application under 50.27 50.28 section 353.29, subdivision 4, simultaneously with an application for disability benefits. If the application for disability benefits is approved, the retirement annuity application is 50.29 canceled. If disability benefits are denied, the retirement annuity application must be 50.30 processed upon the request of the applicant. No member of the public employees general 50.31 plan, the public employees police and fire plan, or the local government correctional service 50.32 retirement plan may receive a disability benefit and a retirement annuity simultaneously 50.33 from the same plan. 50.34

Sec. 8. Minnesota Statutes 2020, section 353.031, subdivision 8, is amended to read:
Subd. 8. Proof of continuing disability. (a) A disability benefit payment must not be
made except upon adequate proof furnished to the executive director of the association that

51.4 the person remains disabled.

(b) During the time when disability benefits are being paid, the executive director of the
association has the right, at reasonable times, to require the disabled member to submit
proof of the continuance of the disability claimed.

(c) Adequate proof of a disability must include a written expert report by a licensed
physician, # <u>APRN, or licensed chiropractor, or, with respect to a mental impairment, a</u>
licensed psychologist.

51.11 Sec. 9. Minnesota Statutes 2020, section 354.05, is amended by adding a subdivision to 51.12 read:

51.13 Subd. 43. APRN. "APRN" means an individual licensed as an advanced practice

registered nurse by the Board of Nursing as defined in section 148.171, subdivision 3, who

51.15 provides services to a member or applicant that are within the scope of the APRN's

51.16 professional licensure.

51.17 Sec. 10. Minnesota Statutes 2020, section 354.48, subdivision 4, is amended to read:

51.18 Subd. 4. **Determination by executive director.** (a) The executive director shall have 51.19 the member examined by at least two licensed physicians, licensed chiropractors, or licensed 51.20 psychologists.

51.21 (b) These physicians, chiropractors, <u>APRNs</u>, or psychologists with respect to a mental 51.22 impairment, shall make written reports to the executive director concerning the member's 51.23 disability, including expert opinions as to whether or not the member is permanently and 51.24 totally disabled within the meaning of section 354.05, subdivision 14.

51.25 (c) The executive director shall also obtain written certification from the last employer 51.26 stating whether or not the member was separated from service because of a disability which 51.27 would reasonably prevent further service to the employer and as a consequence the member 51.28 is not entitled to compensation from the employer.

(d) If, upon the consideration of the reports of the physicians, chiropractors, <u>APRNs</u>, or
psychologists and any other evidence presented by the member or by others interested
therein, the executive director finds that the member is totally and permanently disabled,
the executive director shall grant the member a disability benefit.

52.1 (e) An employee who is placed on leave of absence without compensation because of52.2 disability is not barred from receiving a disability benefit.

52.3 Sec. 11. Minnesota Statutes 2020, section 354.48, subdivision 6, is amended to read:

Subd. 6. Regular physical examinations. At least once each year during the first five 52.4 years following the allowance of a disability benefit to any member, and at least once in 52.5 every three-year period thereafter, the executive director may require the disability benefit 52.6 recipient to undergo an expert examination by a physician or physicians, by a chiropractor 52.7 or chiropractors, by an APRN or APRNs, or by one or more psychologists with respect to 52.8 a mental impairment, engaged by the executive director. If an examination indicates that 52.9 the member is no longer permanently and totally disabled or that the member is engaged 52.10 or is able to engage in a substantial gainful occupation, payments of the disability benefit 52.11 by the association must be discontinued. The payments must be discontinued as soon as the 52.12 member is reinstated to the payroll following sick leave, but payment may not be made for 52.13 52.14 more than 60 days after the physicians, the chiropractors, APRNs, or the psychologists engaged by the executive director find that the person is no longer permanently and totally 52.15 disabled. 52.16

52.17 Sec. 12. Minnesota Statutes 2020, section 354.48, subdivision 6a, is amended to read:

Subd. 6a. Medical adviser; duties. The executive director may contract with an 52.18 accredited independent organization specializing in disability determinations, licensed 52.19 physicians, or physicians on the staff of the commissioner of health as designated by the 52.20 commissioner, to be the medical adviser to the executive director. The medical adviser shall 52.21 designate licensed physicians, licensed chiropractors, or licensed psychologists with respect 52.22 to a mental impairment, who shall examine applicants for disability benefits. The medical 52.23 adviser shall pass upon all expert reports based on any examinations performed in order to 52.24 52.25 determine whether a teacher is totally and permanently disabled as defined in section 354.05, subdivision 14. The medical adviser shall also investigate all health and medical statements 52.26 and certificates by or on behalf of a teacher in connection with a disability benefit, and shall 52.27 report in writing to the director setting forth any conclusions and recommendations on all 52.28 matters referred to the medical adviser. 52.29

52.30 Sec. 13. Minnesota Statutes 2020, section 354A.011, is amended by adding a subdivision52.31 to read:

52.32 Subd. 6a. APRN. "APRN" means an individual licensed as an advanced practice
52.33 registered nurse by the Board of Nursing as defined in section 148.171, subdivision 3, who

- 53.1 provides services to a member or applicant that are within the scope of the APRN's
 53.2 professional licensure.
- 53.3 Sec. 14. Minnesota Statutes 2020, section 354A.011, is amended by adding a subdivision
 53.4 to read:

53.5 Subd. 14b. Medical expert. For purposes of section 354A.36, "medical expert" means 53.6 a licensed physician, licensed chiropractor, APRN, or licensed psychologist, in each case 53.7 working within the scope of the individual's professional licensure.

53.8 Sec. 15. Minnesota Statutes 2020, section 354A.36, subdivision 4, is amended to read:

Subd. 4. Determination of disability. (a) The board of the teachers retirement fund 53.9 association shall make the final determination of the existence of a permanent and total 53.10 disability. The board shall have the coordinated member examined by at least two licensed 53.11 physicians, licensed chiropractors, or licensed psychologists who are selected by the board 53.12 medical experts. After making any a required examinations examination, each physician, 53.13 chiropractor, or psychologist with respect to a mental impairment, medical expert shall 53.14 make a written report to the board concerning the coordinated member, which shall include 53.15 a statement an opinion of the medical expert opinion of the physician, chiropractor, or 53.16 psychologist as to whether or not the member is permanently and totally disabled within 53.17 the meaning of section 354A.011, subdivision 14. The board shall also obtain a written 53.18 statement from the employer as to whether or not the coordinated member was terminated 53.19 or separated from active employment due to a disability which is deemed by the employer 53.20 to reasonably prevent further service by the member to the employer and which caused the 53.21 coordinated member not to be entitled to further compensation from the employer for services 53.22 rendered by the member. If, after consideration of the reports of the physicians, chiropractors, 53.23 or psychologists with respect to a mental impairment medical experts and any medical 53.24 53.25 adviser retained by the board under subdivision 4a, the employer statement, and any evidence presented by the member or by any other interested parties, the board determines that the 53.26 coordinated member is totally and permanently disabled within the meaning of section 53.27 354A.011, subdivision 14, it the board shall grant the coordinated member a disability 53.28 benefit. A member who is placed on a leave of absence without compensation as a result 53.29 of the disability is not barred from receiving a disability benefit under this section. 53.30

(b) The executive director shall reject an application for disability benefits under section
354A.36 if the member is applying only because an employer-sponsored provider of private
disability insurance benefits requires the application and the member would not have applied

BD

54.1 for disability benefits in the absence of the requirement. The member shall submit a copy

of the disability insurance policy that requires an application for disability benefits from
the plan if the member wishes to assert that the application is only being submitted because

54.4 of the disability insurance policy requirement.

54.5 Sec. 16. Minnesota Statutes 2020, section 354A.36, is amended by adding a subdivision
54.6 to read:

54.7 Subd. 4a. Medical adviser; duties. The executive director may contract with an independent medical expert or an accredited organization specializing in disability 54.8 54.9 determinations to serve as a medical adviser to the board. The medical adviser shall review all expert reports based on any examinations performed in order to determine whether a 54.10 coordinated member is totally and permanently disabled as defined in section 354A.011, 54.11 subdivision 14. The medical adviser shall also investigate all health and medical statements 54.12 and certificates by or on behalf of a member in connection with a disability benefit and shall 54.13 54.14 report in writing to the board, setting forth any conclusions and recommendations on all matters referred to the medical adviser. The board shall have sole discretion to select the 54.15 appropriate licensed medical professional or organization to serve as the medical adviser. 54.16

54.17 Sec. 17. Minnesota Statutes 2020, section 354A.36, subdivision 6, is amended to read:

54.18 Subd. 6. **Requirement for regular physical examinations.** At least once each year during the first five years following the granting of a disability benefit to a coordinated 54.19 member by the board and at least once in every three-year period thereafter, the board may 54.20 require the disability benefit recipient to undergo an expert examination as a condition for 54.21 continued entitlement of the benefit recipient to receive a disability benefit. If the board 54.22 requires an examination, the expert examination must be made at the place of residence of 54.23 54.24 the disability benefit recipient or at any other place mutually agreeable to the disability 54.25 benefit recipient and the board. The expert examination must be made by a physician or physicians, by a chiropractor or chiropractors, or by one or more psychologists medical 54.26 expert engaged by the board, in its sole discretion. The physician or physicians, the 54.27 chiropractor or chiropractors, or the psychologist or psychologists with respect to a mental 54.28 impairment, medical expert conducting the expert examination shall make a written report 54.29 54.30 to the board concerning the disability benefit recipient and the recipient's disability, including a statement of the expert medical expert's opinion of the physician, chiropractor, or 54.31 psychologist as to whether or not the member remains permanently and totally disabled 54.32 within the meaning of section 354A.011, subdivision 14. If the board determines from 54.33 consideration of the written expert examination medical expert's report of the physician, of 54.34

BD

55.1	the chiropractor, or of the psychologist, with respect to a mental impairment, that the
55.2	disability benefit recipient is no longer permanently and totally disabled or if the board
55.3	determines that the benefit recipient is engaged or is able to engage in a gainful occupation,
55.4	unless the disability benefit recipient is partially employed under subdivision 7, then further
55.5	disability benefit payments from the fund must be discontinued within 60 days of the
55.6	determination by the board. The discontinuation of disability benefits must occur immediately
55.7	if the disability recipient is reinstated to the district payroll following sick leave and within
55.8	60 days of the determination by the board following the expert examination and report of
55.9	the physician or physicians, chiropractor or chiropractors, or psychologist or psychologists
55.10	engaged by the board that the disability benefit recipient is no longer permanently and totally
55.11	disabled within the meaning of section 354A.011, subdivision 14.
55.12	Sec. 18. EFFECTIVE DATE.
55.13	Sections 1 to 17 are effective the day following final enactment.
5514	ARTICLE 6
55.14	
55.15	STATE BOARD OF INVESTMENT
55.16	Section 1. Minnesota Statutes 2020, section 11A.04, is amended to read:
55.17	11A.04 DUTIES AND POWERS; APPROPRIATION.
55.18	The state board shall:
55.19	
	(1) Act as trustees for each fund for which it invests or manages money in accordance
55.20	(1) Act as trustees for each fund for which it invests or manages money in accordance with the standard of care set forth in section 11A.09 if state assets are involved and in
55.20 55.21	
	with the standard of care set forth in section 11A.09 if state assets are involved and in
55.21	with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved.
55.21 55.22	with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved.(2) Formulate policies and procedures deemed necessary and appropriate to carry out
55.21 55.22 55.23	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members
55.21 55.22 55.23 55.24 55.25	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members of the public to become informed of proposed board actions. Procedures and policies of the board are not subject to the Administrative Procedure Act.
55.21 55.22 55.23 55.24	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members of the public to become informed of proposed board actions. Procedures and policies of the board are not subject to the Administrative Procedure Act. (3) Employ an executive director as provided in section 11A.07.
55.21 55.22 55.23 55.24 55.25	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members of the public to become informed of proposed board actions. Procedures and policies of the board are not subject to the Administrative Procedure Act.
55.21 55.22 55.23 55.24 55.25 55.26	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members of the public to become informed of proposed board actions. Procedures and policies of the board are not subject to the Administrative Procedure Act. (3) Employ an executive director as provided in section 11A.07.
 55.21 55.22 55.23 55.24 55.25 55.26 55.27 	 with the standard of care set forth in section 11A.09 if state assets are involved and in accordance with chapter 356A if pension assets are involved. (2) Formulate policies and procedures deemed necessary and appropriate to carry out its functions. Procedures adopted by the board must allow fund beneficiaries and members of the public to become informed of proposed board actions. Procedures and policies of the board are not subject to the Administrative Procedure Act. (3) Employ an executive director as provided in section 11A.07. (4) Employ investment advisors and consultants as it deems necessary.

55.30 (6) Maintain a record of its proceedings.

56.1 (7) As it deems necessary, establish advisory committees subject to section 15.059 to
56.2 assist the board in carrying out its duties.

(8) Not permit state funds to be used for the underwriting or direct purchase of municipal
 securities from the issuer or the issuer's agent.

56.5 (9) Direct the commissioner of management and budget to sell property other than money 56.6 that has escheated to the state when the board determines that sale of the property is in the 56.7 best interest of the state. Escheated property must be sold to the highest bidder in the manner 56.8 and upon terms and conditions prescribed by the board.

56.9 (10) Undertake any other activities necessary to implement the duties and powers set56.10 forth in this section.

(11) Establish a formula or formulas to measure management performance and return
on investment. Public pension funds in the state shall utilize the formula or formulas
developed by the state board.

(12) Except as otherwise provided in article XI, section 8, of the Constitution of the state 56.14 of Minnesota, employ, at its discretion, qualified private firms to invest and manage the 56.15 assets of funds over which the state board has investment management responsibility. There 56.16 is annually appropriated to the state board, from the assets of the funds for which the state 56.17 board utilizes a private investment manager, sums sufficient to pay the costs of employing 56.18 private firms. Each year, by January 15, the board shall report to the governor and legislature 56.19 on the cost and the investment performance of each investment manager employed by the 56.20 board. 56.21

(13) Adopt an investment policy statement that includes investment objectives, asset
allocation, and the investment management structure for the retirement fund assets under
its control. The statement may be revised at the discretion of the state board. The state board
shall seek the advice of the council regarding its investment policy statement. Adoption of
the statement is not subject to chapter 14.

(14) Adopt a compensation plan setting the terms and conditions of employment for
unclassified <u>employees of the state board employees who are not covered by a collective</u>
bargaining agreement pursuant to section 43A.18, subdivision 3b.

(15) Contract, as necessary, with the board of trustees of the Minnesota State Universities
 and Colleges System for the provision of investment review and selection services under
 section 354B.25, subdivision 3, and arrange for the receipt of payment for those services.

57.1 There is annually appropriated to the state board, from the assets of the funds for which 57.2 the state board provides investment services, sums sufficient to pay the costs of all necessary 57.3 expenses for the administration of the board. These sums will be deposited in the State 57.4 Board of Investment operating account, which must be established by the commissioner of 57.5 management and budget.

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

57.7 Sec. 2. Minnesota Statutes 2020, section 11A.07, subdivision 4, is amended to read:

57.8 Subd. 4. **Duties and powers.** The director, at the direction of the state board, shall:

(1) plan, direct, coordinate, and execute administrative and investment functions in
conformity with the policies and directives of the state board and the requirements of this
chapter and of chapter 356A;

57.12 (2) prepare and submit biennial and annual budgets to the board and with the approval57.13 of the board submit the budgets to the Department of Management and Budget;

(3) employ professional and clerical staff as necessary. Employees whose primary
responsibility is to invest or manage money or employees who hold positions designated
as unclassified under section 43A.08, subdivision 1a, are in the unclassified service of the
state. Other employees are in the classified service. Unclassified employees who are not
covered by a collective bargaining agreement are employed under the terms and conditions
of the compensation plan approved under section 43A.18, subdivision 3b;

57.20 (4) report to the state board on all operations under the director's control and supervision;

57.21 (5) maintain accurate and complete records of securities transactions and official57.22 activities;

(6) establish a policy, which is subject to state board approval, relating to the purchase
and sale of securities on the basis of competitive offerings or bids. The policy is subject to
board approval;

57.26 (7) cause securities acquired to be kept in the custody of the commissioner of management
57.27 and budget or other depositories consistent with chapter 356A, as the state board deems
57.28 appropriate;

(8) prepare and file with the director of the Legislative Reference Library, by December
31 of each year, a report summarizing the activities of the state board, the council, and the
director during the preceding fiscal year. The report must be prepared so as to provide the
legislature and the people of the state with a clear, comprehensive summary of the portfolio

BD

58.1 composition, the transactions, the total annual rate of return, and the yield to the state treasury
58.2 and to each of the funds whose assets are invested by the state board, and the recipients of
58.3 business placed or commissions allocated among the various commercial banks, investment
58.4 bankers, money managers, and brokerage organizations and the amount of these commissions
58.5 or other fees. The report must include an executive summary;
58.6 (9) include on the state board's website its annual report and an executive summary of

58.7 its quarterly reports;

(10) require state officials from any department or agency to produce and provide access
to any financial documents the state board deems necessary in the conduct of its investment
activities;

58.11 (11) receive and expend legislative appropriations; and

(12) undertake any other activities necessary to implement the duties and powers setforth in this subdivision consistent with chapter 356A.

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

- 58.15 Sec. 3. Minnesota Statutes 2020, section 11A.07, is amended by adding a subdivision to58.16 read:
- 58.17Subd. 4a. Classification of state board employees. (a) Employees of the state board58.18who are in the unclassified service of the state are employed under the terms and conditions58.19of the compensation plan approved under section 43A.18, subdivision 3b. The following
- 58.20 state board employees are in the unclassified service of the state:
- 58.21 (1) professional employees who, in the determination of the director, are primarily

58.22 responsible for managing or administering the investment portfolio, including but not limited

58.23 to investment diligence and analysis, investment risk mitigation, and implementing

- 58.24 investment strategy; and
- 58.25 (2) employees who hold positions designated as unclassified under section 43A.08,
 58.26 subdivision 1a.
- 58.27 (b) Employees of the state board who are not in the unclassified service under paragraph
 58.28 (a) are in the classified service of the state.
- 58.29 **EFFECTIVE DATE.** This section is effective the day following final enactment.

- 59.1 Sec. 4. Minnesota Statutes 2020, section 11A.07, is amended by adding a subdivision to59.2 read:
- 59.3 Subd. 4b. Annual report. The report required under subdivision 4, clause (8), must
 59.4 include an executive summary and must be prepared so as to provide the legislature and the
 59.5 people of the state with:
- 59.6 (1) a clear, comprehensive summary of the portfolio composition, the transactions, the
 59.7 total annual rate of return, and the yield to the state treasury and to each of the funds with
 59.8 assets invested by the state board; and
- 59.9 (2) the recipients of business placed or commissions allocated among the various
- 59.10 commercial banks, investment bankers, money managers, and brokerage organizations and
 59.11 the amount of these commissions or other fees.
- 59.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 59.13 Sec. 5. Minnesota Statutes 2020, section 43A.18, subdivision 3b, is amended to read:

Subd. 3b. State Board of Investment plan. Total compensation for unclassified positions 59.14 59.15 not covered by a collective bargaining agreement under section 11A.04, clause (14), in the State Board of Investment must be determined by the State Board of Investment. Before 59.16 submitting a compensation plan to the legislature and the Legislative Coordinating 59.17 Commission, the State Board of Investment must submit the plan to the commissioner of 59.18 management and budget for review and comment. The commissioner must complete the 59.19 review within 14 days of its receipt. Compensation plans established under this subdivision 59.20 must be approved by the legislature and the Legislative Coordinating Commission under 59.21 section 3.855, before becoming effective. 59.22

- 59.23 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 59.24 Sec. 6. Minnesota Statutes 2020, section 179A.10, subdivision 1, is amended to read:
- 59.25 Subdivision 1. **Exclusions.** The commissioner of management and budget shall meet 59.26 and negotiate with the exclusive representative of each of the units specified in this section, 59.27 except as provided in section 43A.06, subdivision 1, paragraph (c). The units provided in 59.28 this section are the only appropriate units for executive branch state employees. The following 59.29 employees shall be excluded from any appropriate unit:
- (1) the positions and classes of positions in the classified and unclassified services defined
 as managerial by the commissioner of management and budget in accordance with section
 43A.18, subdivision 3, and so designated in the official state compensation schedules;

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
60.1	(2) unclassified positions in the	e Minnesota State Colle	eges and Univer	sities defined as
60.2	managerial by the Board of Truste	es;	-	
60.3	(3) positions of all unclassified	employees appointed	by a constitution	nal officer;
60.4	(4) positions in the Bureau of M	Iediation Services and t	he Public Empl	oyment Relations
60.5	Board;			
60.6	(5) positions of employees who	ose classification is pilo	ot or chief pilot;	
60.7	(6) administrative law judge an	d compensation judge	positions in the	Office of
60.8	Administrative Hearings; and			
60.9	(7) positions of all confidential	employees . ; and		
60.10	(8) positions of employees of the theorem (8) positions of employees of the theorem (8) position (8) pos	he State Board of Inves	stment who are	employed under
60.11	the terms and conditions of the con	npensation plan approv	ved under section	on 43A.18,
60.12	subdivision 3b.			
60.13	The governor may upon the un	animous written reques	st of exclusive r	epresentatives of
60.14	units and the commissioner direct	that negotiations be co	nducted for one	or more units in
60.15	a common proceeding or that suppl	lemental negotiations b	e conducted for	portions of a unit
60.16	or units defined on the basis of app	pointing authority or ge	ography.	
60.17	EFFECTIVE DATE. This sec	tion is effective the day	y following fina	ll enactment.
60.18		ARTICLE 7		
60.19	STUDY OF ADEQUA	CY OF POLICE DISA	ABILITY BEN	EFITS
60.20	Section 1. DEPARTMENT OF I	ABOR AND INDUS	ΓΡν. στιην	
60.21	OF POLICE DISABILITY BEN			JT ADEQUACT
60.22	The Department of Labor and I			
60.23	available to disabled or injured pol			
60.24	compensation, disability, and pens			
60.25	Minnesota police officers. At least	one public hearing sha	ll be held. The I	Public Employees
60.26	Retirement Association shall coop	erate with the departme	ent in conductin	g this study. The
60.27	department shall issue a report no	later than January 15, 2	2023, to the char	irs and ranking
60.28	minority members of the legislativ	e committees with juri	sdiction over pu	blic safety and
60.29	employment issues and to the chai	r of the Legislative Co	mmission on Pe	nsions and
60.30	Retirement.			
60.31	EFFECTIVE DATE. This sec	tion is effective the day	y following fina	l enactment.

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
61.1	Sec. 2. APPROPRIATION.			
61.2	\$125,000 in fiscal year 2023	is appropriated from the	general fund to	the Department
61.3	of Labor and Industry for costs as	sociated with conducting	the study requir	red by this article.
61.4	This is a onetime appropriation.			
61.5		ARTICLE 8		
61.6	SERVICE CREDIT PURCHA		SERVICE IN O	THER STATES
61.7	Section 1. [354.544] SERVICI	E CREDIT PURCHASI	E FOR TEACH	HING SERVICE
61.8	IN OTHER STATES.			
61.9	Subdivision 1. Service credit	purchase authorized. (a	a) A teacher who	o has at least three
61.10	years of allowable service credit	with the Teachers Retire	ment Association	on is entitled to
61.11	purchase up to five years of allow	wable and formula servic	e credit for peri	ods of service as
61.12	an elementary or secondary publ	ic or charter school teach	ner in another st	ate by making
61.13	payment of the purchase paymer	t amount under subdivis	ion 4.	
61.14	(b) Periods of service that ma	y be purchased are:		
61.15	(1) periods of service as a tea	cher in another state befo	ore becoming a	member of the
61.16	association; and			
61.17	(2) periods of service as a tea	cher in another state duri	ing any period o	of employment
61.18	after terminating teaching service	e as a member of the asso	ociation and bef	ore returning to
61.19	teaching service as a member of	the association.		
61.20	(c) A teacher is not permitted	to purchase a period of se	rvice if the purc	hase would result
61.21	in an entitlement to service credi	t for the same period of s	service in more	than one pension
61.22	or retirement plan.			
61.23	Subd. 2. Application and do	cumentation. A teacher	who desires to	purchase service
61.24	credit under subdivision 1 must a	pply with the executive d	irector to make	the purchase. The
61.25	application must include:			
61.26	(1) documentation showing the	he teacher's period of em	ployment as a te	eacher in another
61.27	state;			
61.28	(2) the period of employment	for which service credit	is being purcha	used;
61.29	(3) permission to allow the ex	ecutive director to reques	st and receive ve	rification of such
61.30	employment;			

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
62.1	(4) documentation showing t	that the teacher has forfei	ted all rights to	benefits for the
62.2	period of employment as a teach	ner in another state; and		
62.3	(5) any other relevant inform	nation requested by the ex	ecutive director	<u>-</u>
62.4	Subd. 3. Grant of service cr	redit. The Teachers Retire	ement Associati	on must grant
62.5	allowable service credit to the te	eacher making the purchas	se for the period	being purchased
62.6	upon receipt of the purchase pay	vment amount. Payment n	nust be made by	the earlier of the
62.7	teacher's termination of teaching	g service or one year after	the executive d	irector's approval
62.8	of the teacher's application to pu	urchase service credit. Put	rchasing allowa	ble service credit
62.9	under this section does not chan	ge the date the teacher fir	st became a me	mber of the
62.10	association for the purpose of co	omputing an annuity unde	er section 354.44	4, subdivision 6.
62.11	Subd. 4. Purchase payment	amount. The purchase p	ayment amount	is the amount
62.12	determined under section 356.55	51 for the period or period	ds of service rec	uested, except
62.13	that, for purposes of calculating t	he purchase payment amo	ount to purchase	allowable service
62.14	credit for service as a teacher in	another state that occurre	ed before becom	ing a member of
62.15	the association or between perio	ds of teaching service as	a member of the	e association,
62.16	section 356.551, subdivision 2,	paragraph (c), shall not a	oply.	
62.17	EFFECTIVE DATE. This s	section is effective Januar	ry 1, 2023.	
62.18	Sec. 2. [354A.0961] SERVIC	E CREDIT PURCHAS	E FOR TEACH	HING SERVICE
62.19	IN OTHER STATES.			
62.20	Subdivision 1. Service credi	t purchase authorized. ((a) A teacher who	has at least three
62.21	years of allowable service credit	t with the St. Paul Teache	rs Retirement F	und Association
62.22	is entitled to purchase up to five	years of allowable and for	ormula service o	credit for periods
62.23	of service as an elementary or se	econdary public or charter	r school teacher	in another state
62.24	by making payment of the purch	nase payment amount und	ler subdivision 4	<u>1.</u>
62.25	(b) Periods of service that m	ay be purchased are:		
62.26	(1) periods of service as a tea	acher in another state befo	ore becoming a	member of the
62.27	association; and			
62.28	(2) periods of service as a tea	acher in another state dur	ing any period c	of employment
62.29	after terminating teaching service			
62.30	teaching service as a member of	the association.		

	SF3540 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	BD	UES3540-1
63.1	(c) A teacher is not permitted t	o purchase a period of se	rvice if the purc	hase would result
63.2	in an entitlement to service credit	t for the same period of s	ervice in more	than one pension
63.3	or retirement plan.			
63.4	Subd. 2. Application and do	cumentation. A teacher	who desires to	purchase service
63.5	credit under subdivision 1 must ap	oply with the executive d	irector to make	the purchase. The
63.6	application must include:			
63.7	(1) documentation showing the	ne teacher's period of em	ployment as a to	eacher in another
63.8	state;			
63.9	(2) the period of employment	for which service credit	is being purcha	sed;
63.10	(3) permission to allow the exe	ecutive director to reques	st and receive ve	rification of such
63.11	employment;			
63.12	(4) documentation showing the	hat the teacher has forfeit	ted all rights to	benefits for the
63.13	period of employment as a teacher	er in another state; and		
63.14	(5) any other relevant information	ation requested by the ex	ecutive director	<u>.</u>
63.15	Subd. 3. Grant of service cre	edit. The St. Paul Teache	ers Retirement F	und Association
63.16	must grant allowable service cred	lit to the teacher making	the purchase for	the period being
63.17	purchased upon receipt of the pur	rchase payment amount.	Payment must l	be made by the
63.18	earlier of the teacher's termination	of teaching service or one	e year after the ex	xecutive director's
63.19	approval of the teacher's application	on to purchase service cre	edit. Purchasing	allowable service
63.20	credit under this section does not	change the date the teach	her first became	a member of the
63.21	association for the purpose of con	nputing an annuity under	r section 354A.3	31, subdivision 6.
63.22	Subd. 4. Purchase payment :	amount. The purchase p	ayment amount	is the amount
63.23	determined under section 356.55	1 for the period or period	ls of service req	uested, except
63.24	that, for purposes of calculating th	e purchase payment amo	unt to purchase	allowable service
63.25	credit for service as a teacher in a	mother state that occurre	d before becom	ing a member of
63.26	the association or between period	ls of teaching service as	a member of the	e association,
63.27	section 356.551, subdivision 2, p	aragraph (c), shall not ap	oply.	
63.28	EFFECTIVE DATE. This se	ection is effective Januar	y 1, 2023.	
63.29	Sec. 3. Minnesota Statutes 2020), section 356.551, subdi	vision 2, is ame	ended to read:
63.30	Subd. 2. Determination. (a) U	Inless the minimum purch	nase amount set i	forth in paragraph

63.31 (c) applies, the prior service credit purchase amount is an amount equal to the actuarial

63.32 present value, on the date of payment, as calculated by the chief administrative officer of

UES3540-1

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 investment return assumption
applicable to the public pension plan specified in section 356.215, subdivision 8, and the
mortality table adopted for the public pension plan.

(1) Unless clause (2) applies, the calculation must assume continuous future service in
the public pension plan until, and retirement at, the age at which the minimum requirements
of the fund for normal retirement or retirement with an annuity unreduced for retirement at
an early age, including section 356.30, are met with 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 includes annual salary increases at the applicable
salary increase rate for the plan specified in section 356.215, subdivision 8.

(2) This clause applies when the calculation is being done for purposes of section 64.14 353.0141, subdivision 3; 354.544; or 354A.0961. The calculation must include continuous 64.15 future service in the public pension plan until, and retirement at, any age at or after which 64.16 the minimum requirements of the fund for early retirement or retirement with an annuity 64.17 unreduced for retirement at an early age, including section 356.30, are met with the additional 64.18 service credit purchased. The calculation must be determined using the retirement age that 64.19 provides the most valuable benefit to the member. The calculation must also assume a 64.20 full-time equivalent salary, or actual salary, whichever is greater, and a future salary history 64.21 that includes annual salary increases at the applicable salary increase rate for the plan 64.22 specified in section 356.215, subdivision 8. 64.23

(c) The prior service credit purchase amount may not be less than the amount determined 64.24 by applying, for each year or fraction of a year being purchased, the sum of the employee 64.25 64.26 contribution rate, the employer contribution rate, and the additional employer contribution rate, if any, applicable during that period, to the person's annual salary during that period, 64.27 or fractional portion of a year's salary, if applicable, plus interest at the applicable annual 64.28 rate or rates specified in section 356.59, subdivision 2, 3, 4, or 5, whichever applies, 64.29 compounded annually, from the end of the year in which contributions would otherwise 64.30 have been made to the date on which the payment is received. 64.31

(d) Unless otherwise provided by statutes governing a specific plan, payment must bemade 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 all 65.3 or any portion of the payment amount that exceeds an amount equal to the employee 65.4 contribution rates in effect during the period or periods of prior service applied to the actual 65.5 salary rates in effect during the period or periods of prior service, plus interest at the 65.6 applicable annual rate or rates specified in section 356.59, subdivision 2, 3, 4, or 5, whichever 65.7 65.8 applies, compounded annually, from the date on which the contributions would otherwise have been made to the date on which the payment is made. If the employer agrees to 65.9 payments under this subdivision, the purchaser must make the employee payments required 65.10 under this subdivision within 90 days of the prior service credit authorization. If that 65.11 employee payment is made, the employer payment under this subdivision must be remitted 65.12 to the chief administrative officer of the public pension plan within 60 days of receipt by 65.13 the chief administrative officer of the employee payments specified under this subdivision. 65.14

65.15

- 65.16
- 65.17

EFFECTIVE DATE. This section is effective January 1, 2023.

ARTICLE 9

TECHNICAL CLARIFICATIONS AND CORRECTIONS

65.18 Section 1. Minnesota Statutes 2020, section 352.87, subdivision 6, is amended to read:

Subd. 6. Disability benefit coordination. If the eligible employee is entitled to receive 65.19 a disability benefit as provided in subdivision 4 or 5 and has allowable service credit under 65.20 this section for less service than the length of service upon which the disability benefit in 65.21 65.22 subdivision 4 or 5 is based, and also has allowable service in the general plan not includable in this section, the employee is entitled to a disability benefit or deferred retirement annuity 65.23 based on the general plan service not includable in this section only for the service that, 65.24 when combined with the service includable in this section, exceeds the number of years on 65.25 which the disability benefit provided in subdivision 4 or 5 is based. The benefit recipient 65.26 under subdivision 4 or 5 who also has credit for regular plan service must in all respects 65.27 qualify under section 352.113 to be entitled to receive a disability benefit based on the 65.28 65.29 general plan service not includable in this section, except that the service may be combined to satisfy length of service requirements. Any deferred annuity to which the employee may 65.30 be entitled based on general plan service not includable in this section must be augmented 65.31 as provided in section 352.72, subdivision 2 352.22, subdivision 3a, while the employee is 65.32 receiving a disability benefit under this section. 65.33

BD

- UES3540-1
- 66.1 Sec. 2. Minnesota Statutes 2020, section 352.94, is amended to read:

66.2 352.94 AUGMENTATION FOR EMPLOYEES WITH GENERAL AND 66.3 CORRECTIONAL SERVICE.

66.4 An employee who becomes covered by the correctional plan after serving as a general 66.5 plan covered employee, or becomes covered by the general plan after serving as a correctional 66.6 plan covered employee, is covered under section 352.72, subdivision 2 356.311.

66.7 Sec. 3. Minnesota Statutes 2020, section 352.95, subdivision 6, is amended to read:

Subd. 6. Disability benefit for certain employees with regular plan service. If the 66.8 employee is entitled to receive a disability benefit as provided in subdivision 1 or 2 and has 66.9 credit for less covered correctional service than the length of service upon which the 66.10 correctional disability benefit is based, and also has credit for regular plan service, the 66.11 employee is entitled to a disability benefit or deferred retirement annuity based on the regular 66.12 plan service only for that service which when combined with the correctional service exceeds 66.13 number of years on which the correctional disability benefit is based. The disabled employee 66.14 who also has credit for regular plan service must in all respects qualify under section 352.113 66.15 for a disability benefit based on the regular plan service, except that the service may be 66.16 combined to satisfy length of service requirements. Any deferred annuity to which the 66.17 employee is entitled based on regular plan service must be augmented as provided in section 66.18 352.72 352.22, subdivision 3a, while the employee is receiving a disability benefit under 66.19 66.20 this section.

66.21 Sec. 4. Minnesota Statutes 2020, section 352B.05, is amended to read:

66.22 **352B.05 INVESTMENTS.**

The State Board of Investment may invest and reinvest any portions of the State Patrol 66.23 retirement fund not needed for immediate purposes. The executive director of the Minnesota 66.24 State Retirement System shall determine what funds may be invested. Money may be 66.25 invested in securities authorized as legal investments for the Minnesota State Retirement 66.26 System. The state board may sell, convey, and exchange securities and invest and reinvest 66.27 the funds when it deems it desirable to do so. The state board shall sell securities upon 66.28 request from the executive director when the executive director determines funds are needed 66.29 for its purposes. Provisions regarding accounting procedures and restrictions and conditions 66.30 for the purchase and sale of securities for the Minnesota State Retirement System apply to 66.31 the accounting, purchase, and sale of securities for the State Patrol retirement fund. 66.32

67.1 Sec. 5. Minnesota Statutes 2020, section 353.031, subdivision 7, is amended to read:

Subd. 7. Refusal of examination or medical evidence. If a person applying for or
receiving a disability benefit refuses to submit to a medical examination under subdivision
6, or fails to provide or to authorize the release of medical evidence under subdivision 3 or
<u>8</u>, the association shall cease the application process or shall discontinue the payment of a
disability benefit, whichever is applicable. Upon the receipt of the requested medical
evidence, the association shall resume the application process or the payment of a disability
benefit upon approval for the continuation, whichever is applicable.

67.9 Sec. 6. Minnesota Statutes 2020, section 353.32, subdivision 1a, is amended to read:

Subd. 1a. Surviving spouse optional annuity. (a) If a member or former member who 67.10 is vested under section 353.01, subdivision 47, and who dies before the annuity or disability 67.11 benefit begins to accrue under section 353.29, subdivision 7, or 353.33, subdivision 2, 67.12 notwithstanding any designation of beneficiary to the contrary, the surviving spouse may 67.13 elect to receive, instead of a refund with interest under subdivision 1, or surviving spouse 67.14 benefits otherwise payable under section 353.31, an annuity equal to a 100 percent joint 67.15 67.16 and survivor annuity computed consistent with section 353.30, subdivision 1a, 1c, or 5, whichever is applicable. 67.17

(b) If a member first became a public employee or a member of a pension fund listed in
section 356.30, subdivision 3, before July 1, 1989, and has credit for at least 30 years of
allowable service on the date of death, the surviving spouse may elect to receive a 100
percent joint and survivor annuity computed using section 353.30, subdivision 1b, except
that the early retirement reduction under that provision will be applied from age 62 back to
age 55 and one-half of the early retirement reduction from age 55 back to the age payment
begins.

(c) If a member who was under age 55 and who is vested under section 353.01,
subdivision 47, dies, but did not qualify for retirement on the date of death, the surviving
spouse may elect to receive a 100 percent joint and survivor annuity computed using section
353.30, subdivision 1c or 5, as applicable, except that the early retirement reduction specified
in the applicable subdivision will be applied to age 55 and one-half of the early retirement
reduction from age 55 back to the age payment begins.

(d) Notwithstanding the definition of surviving spouse in section 353.01, subdivision
20, a former spouse of the member, if any, is entitled to a portion of the monthly surviving
spouse optional annuity if stipulated under the terms of a marriage dissolution decree filed
with the association. If there is no surviving spouse or child or children, a former spouse

may be entitled to a lump-sum refund payment under subdivision 1, if provided for in a

marriage dissolution decree, but not a monthly surviving spouse optional annuity, despite
the terms of a marriage dissolution decree filed with the association.

(e) The surviving spouse eligible for surviving spouse benefits under paragraph (a) may
apply for the annuity at any time after the date on which the deceased employee would have
attained the required age for retirement based on the employee's allowable service. The
surviving spouse eligible for surviving spouse benefits under paragraph (b) or (c) may apply
for an annuity any time after the member's death.

(f) Sections Section 353.34, subdivision 3, and 353.71, subdivision 2, apply applies to
 a deferred annuity or surviving spouse benefit payable under this subdivision.

(g) An amount equal to any excess of the accumulated contributions that were credited
to the account of the deceased employee over and above the total of the annuities paid and
payable to the surviving spouse must be paid to the surviving spouse's estate.

(h) A member may specify in writing, with the signed consent of the spouse, that this
subdivision does not apply and that payment may be made only to the designated beneficiary
as otherwise provided by this chapter. The waiver of a surviving spouse annuity under this
section does not make a dependent child eligible for benefits under subdivision 1c.

(i) If the deceased member or former member first became a public employee or a
member of a public pension plan listed in section 356.30, subdivision 3, on or after July 1,
1989, a survivor annuity computed under paragraph (a) or (c) must be computed as specified
in section 353.30, subdivision 5, except for the revised early retirement reduction specified
in paragraph (c), if paragraph (c) is the applicable provision.

(j) For any survivor annuity determined under this subdivision, the payment is to be
based on the total allowable service that the member had accrued as of the date of death
and the age of the member and surviving spouse on that date.

68.26 Sec. 7. Minnesota Statutes 2020, section 353.34, subdivision 5, is amended to read:

68.27 Subd. 5. Refundment <u>Right to a refund generally unlimited.</u> The right of refundment
 68.28 to a refund provided in this chapter, and laws amendatory thereof, is not restricted as to
 68.29 time unless specifically provided and the statute of limitation does not apply thereto.

68.30 Sec. 8. Minnesota Statutes 2020, section 353.657, subdivision 2a, is amended to read:

68.31 Subd. 2a. **Death while eligible survivor benefit.** (a) If a member or former member

68.32 who has attained the age of at least 50 years and either who is vested under section 353.01,

BD

subdivision 47, or who has credit for at least 30 years of allowable service, regardless of
age attained, dies before the annuity or disability benefit becomes payable, notwithstanding
any designation of beneficiary to the contrary, the surviving spouse may elect to receive a
death while eligible survivor benefit.

(b) Notwithstanding the definition of surviving spouse in section 353.01, subdivision
20, a former spouse of the member, if any, is entitled to a portion of the death while eligible
survivor benefit if stipulated under the terms of a marriage dissolution decree filed with the
association. If there is no surviving spouse or child or children, a former spouse may be
entitled to a lump-sum refund payment under section 353.32, subdivision 1, if provided for
in a marriage dissolution decree but not a death while eligible survivor benefit despite the

(c) The benefit may be elected instead of a refund with interest under section 353.32,
subdivision 1, or surviving spouse benefits otherwise payable under subdivisions 1 and 2.
The benefit must be an annuity equal to the 100 percent joint and survivor annuity which
the member could have qualified for on the date of death, computed as provided in sections
353.651, subdivision 3, and 353.30, subdivision 3.

(d) The surviving spouse may apply for the annuity at any time after the date on which
the deceased employee would have attained the required age for retirement based on the
employee's allowable service. Sections Section 353.34, subdivision 3, and 353.71, subdivision
2, apply applies to a deferred annuity payable under this subdivision.

(e) No payment accrues beyond the end of the month in which entitlement to such annuity
has terminated. An amount equal to the excess, if any, of the accumulated contributions
which were credited to the account of the deceased employee over and above the total of
the annuities paid and payable to the surviving spouse must be paid to the deceased member's
last designated beneficiary or, if none, to the legal representative of the estate of such
deceased member.

(f) Any member may request in writing, with the signed consent of the spouse, that this
subdivision not apply and that payment be made only to the designated beneficiary, as
otherwise provided by this chapter.

(g) For a member who is employed as a full-time firefighter by the Department of Military
Affairs of the state of Minnesota, allowable service as a full-time state Military Affairs
Department firefighter credited by the Minnesota State Retirement System may be used in
meeting the minimum allowable service requirement of this subdivision.

BD

70.1	Sec. 9. Minnesota Statutes 2020, section 353.68, subdivision 4, is amended to read:
70.2	Subd. 4. Deferred annuity. The deferred annuity of section 353.34, subdivision 3, as
70.3	it applies to members of the police and fire fund, begins and is computed in the manner
70.4	provided in section 353.651 on the basis of the law in effect on the date of termination of
70.5	public service. The deferred annuity is augmented under section 353.71, subdivision 2
70.6	<u>353.34, subdivision 3</u> .
70.7	Sec. 10. Minnesota Statutes 2020, section 356.20, subdivision 2, is amended to read:
70.8	Subd. 2. Covered public pension plans and funds. This section applies to the following
70.9	public pension plans:
70.10	(1) the general state employees retirement plan of the Minnesota State Retirement System;
70.11	(2) the general employees retirement plan of the Public Employees Retirement
70.12	Association;
70.13	(3) the Teachers Retirement Association;
70.14	(4) the State Patrol retirement plan;
70.15	(5) the St. Paul Teachers Retirement Fund Association;
70.16	(6) the University of Minnesota faculty retirement plan;
70.17	(7) the University of Minnesota faculty supplemental retirement plan;
70.18	(8) the judges retirement fund;
70.19	(9) the Bloomington Fire Department Relief Association;
70.20	(10) a volunteer firefighter relief association governed by section 424A.091;
70.21	(11) the public employees police and fire plan of the Public Employees Retirement
70.22	Association;
70.23	(12) the correctional state employees retirement plan of the Minnesota State Retirement
70.24	System;
70.25	(13) the local government correctional service retirement plan of the Public Employees
70.26	Retirement Association; and
70.27	(14) the statewide lump-sum volunteer firefighter plan.
70.28	Sec. 11. Minnesota Statutes 2020, section 356.24, subdivision 3, is amended to read:
70.29	Subd. 3. Deferred compensation plan. (a) As used in this section, a:

Article 9 Sec. 11.

- 71.1 (1) "deferred compensation plan" means a plan that satisfies the requirements in <u>of this</u>
 71.2 subdivision-;
- 71.3 (2) "plan administrator" means the individual or entity defined as the plan administrator
- 71.4 in the plan document for the Minnesota deferred compensation plan under section 352.965
- 71.5 or a deferred compensation plan under section 457(b) of the Internal Revenue Code; and
- 71.6 (3) "vendor" means the provider of an annuity contract, custodial account, or retirement
- 71.7 <u>income account under a tax-sheltered annuity plan under section 403(b) of the Internal</u>
- 71.8 Revenue Code.

71.9 (b) The plan is:

71.10 (1) the Minnesota deferred compensation plan under section 352.965;

71.11 (2) a tax-sheltered annuity program plan under section 403(b) of the Internal Revenue

71.12 Code; or

71.13 (3) a deferred compensation plan under section 457(b) of the Internal Revenue Code.

(c) For each investment fund available to participants under the plan, other than in a 71.14 self-directed brokerage account, the plan administrator or eustodian vendor discloses at 71.15 least annually to participants a statement that sets forth (1) all fees, including administrative, 71.16 maintenance, and investment fees, that impact the rate of return on each investment fund 71.17 available under the plan, and (2) for each investment fund, the rates of return for the prior 71.18 one-, three-, five-, and ten-year periods or for the life of the fund, if shorter, in an easily 71.19 understandable document. The plan administrator or eustodian vendor must file a copy of 71.20 this document statement with the executive director of the Legislative Commission on 71.21 Pensions and Retirement within 30 days of the end of each fiscal year of the plan. 71.22

- 71.23 (d) Enrollment in the plan is provided for in:
- 71.24 (1) a personnel policy of the public employer;

(2) a collective bargaining agreement between the public employer and the exclusive
representative of public employees in an appropriate unit; or

71.27 (3) an individual employment contract between a city and a city manager.

(e) The plan covers employees of a school district, state agency, or other governmental
subdivision. The plan may cover city managers covered by an alternative retirement
arrangement under section 353.028, subdivision 3, paragraph (a) or (b), but must not cover
employees of the Board of Trustees of Minnesota State Colleges and Universities who are
covered by the Higher Education Supplemental Retirement Plan under chapter 354C.

BD

(f) Except as permitted under paragraph (g), public funds are contributed to the plan
only in an amount that matches employee contributions on a dollar for dollar basis, but not
to exceed the lesser of (1) the maximum authorized under the policy described in paragraph
(d) that provides for enrollment in the plan or program, or (2) one-half of the annual limit
on elective deferrals under section 402(g) of the Internal Revenue Code.

(g) Contributions to the plan may include contributions deducted from an employee's
 sick leave, accumulated vacation leave, or accumulated severance pay, whether characterized
 <u>as employee contributions or nonelective employer contributions, up to applicable limits</u>

^{72.9} under the Internal Revenue Code. Such contributions are not subject to the match requirement
^{72.10} and limit in paragraph (f).

72.11 Sec. 12. Minnesota Statutes 2020, section 356.645, is amended to read:

72.12 **356.645 INVESTMENT OF VARIOUS DEFINED CONTRIBUTION PLAN**

72.13 ASSETS PLANS AND VOLUNTEER FIREFIGHTERS RELIEF ASSOCIATIONS.

The State Board of Investment shall determine the investments to be made available to plan participants in plans defined in sections 352.965, 352.98, and 383B.46 and chapters

72.16 352D and 353D and to volunteer firefighters relief associations under chapter 424A.

72.17 Investments made available to plan participants and relief associations must include at least
72.18 one or more of the following:

(1) shares in the Minnesota supplemental investment fund established in section 11A.17;

72.20 (2) savings accounts in federally insured financial institutions;

(3) life insurance contracts, fixed annuity contracts, and variable annuity contracts from
companies that are subject to regulation by the commissioner of commerce;

(4) investment options from open-end investment companies registered under the federal
Investment Company Act of 1940, United States Code, title 15, sections 80a-1 to 80a-64;

(5) investment options from a firm that is a registered investment adviser under the
Investment Advisers Act of 1940, United States Code, title 15, sections 80b-1 to 80b-21;
and

(6) investment options of a bank as defined in United States Code, title 15, section 80b-2,
subsection (a), paragraph (2), or a bank holding company as defined in the Bank Holding
Company Act of 1956, United States Code, title 12, section 1841, subsection (a), paragraph
(1).

- 73.1 Sec. 13. Minnesota Statutes 2020, section 356A.06, subdivision 6, is amended to read:
- 73.2 Subd. 6. Limited list of authorized investment securities. (a) Authority. This

r3.3 subdivision specifies the investment authority for a limited list plan. A limited list plan is
r3.4 a covered pension plan that does not:

- 73.5 (1) have pension fund assets with a market value in excess of \$1,000,000;
- (2) use the services of an investment advisor registered with the Securities and Exchange
 Commission in accordance with the Investment Advisers Act of 1940, or registered as an
 investment advisor in accordance with sections 80A.58, and 80A.60, for the investment of
 at least 60 percent of its pension fund assets, calculated on market value;
- (3) use the services of the State Board of Investment for the investment of at least 60
 percent of its pension fund assets, calculated on market value; or
- (4) use a combination of the services of an investment advisor meeting the requirements
 of clause (2) and the services of the State Board of Investment for the investment of at least
 73.14 75 percent of its pension fund assets, calculated on market value.
- (b) Investment agency appointment authority. The governing board of a covered
 pension plan may select and appoint investment agencies to act for or on its behalf.
- 73.17 (c) Savings accounts; similar vehicles. A limited list plan is authorized to invest in:
- (1) certificates of deposit issued, to the extent of available insurance or collateralization,
 by a financial institution that is a member of the Federal Deposit Insurance Corporation or
 the Federal Savings and Loan Insurance Corporation, that is insured by the National Credit
 Union Administration, or that is authorized to do business in this state and has deposited
 with the chief administrative officer of the plan a sufficient amount of marketable securities
 as collateral in accordance with section 118A.03;
- (2) guaranteed investment contracts, limited to those issued by insurance companies or
 banks rated in the top four quality categories by a nationally recognized rating agency or
 to alternative guaranteed investment contracts where the underlying assets comply with the
 requirements of this paragraph; and
- (3) savings accounts, limited to those fully insured by federal agencies.
- (d) Government-backed obligations. A limited list plan is authorized to invest in
 governmental obligations as further specified in this paragraph, including bonds, notes,
 bills, mortgages, and other evidences of indebtedness, if the issue is backed by the full faith
 and credit of the issuer or if the issue is rated among the top four quality rating categories

by a nationally recognized rating agency. The obligations in which plans are authorized to 74.1 invest under this paragraph are guaranteed or insured issues of: 74.2 (1) the United States, one of its agencies, one of its instrumentalities, or an organization 74.3 created and regulated by an act of Congress; 74.4 74.5 (2) the Dominion of Canada or one of its provinces if the principal and interest are payable in United States dollars; 74.6 74.7 (3) a state or one of its municipalities, political subdivisions, agencies, or instrumentalities; or 74.8 (4) any United States government-sponsored organization of which the United States is 74.9 a member if the principal and interest are payable in United States dollars. 74.10 (e) Corporate obligations. A limited list plan is authorized to invest in corporate 74.11 obligations, including bonds, notes, debentures, transportation equipment obligations, or 74.12 any other longer-term evidences of indebtedness issued or guaranteed by a corporation 74.13 organized under the laws of the United States or any of its states, or the Dominion of Canada 74.14 or any of its provinces if: 74.15

74.16 (1) the principal and interest are payable in United States dollars; and

74.17 (2) the obligations are rated among the top four quality categories by a nationally74.18 recognized rating agency.

(f) Mutual fund authority, limited list authorized assets. Securities authorized under
paragraphs (c) to (e) may be owned directly or through shares in exchange-traded funds, or
through open-end mutual funds, or as units of commingled trusts.

(g) Extended mutual fund authority. Notwithstanding restrictions in other paragraphs
of this subdivision, a limited list plan is authorized to invest the assets of the special fund
in exchange-traded funds and open-end mutual funds, if their portfolio investments comply
with the type of securities authorized for investment under section 356A.06, subdivision 7,
paragraphs (c) to (g). Investments under this paragraph must not exceed 75 percent of the
assets of the special fund, not including any money market investments through mutual or
exchange-traded funds.

(h) Supplemental fund authority. The governing body of a limited list plan may certify
special fund assets to the State Board of Investment for investment under section 11A.17.

(i) Assets mix restrictions. A limited list plan must conform to the asset mix limitations
specified in section 356A.06, subdivision 7.

- Sec. 14. Minnesota Statutes 2020, section 356A.06, subdivision 8a, is amended to read:
 Subd. 8a. Collateralization requirement. (a) The governing board of a covered pension
- plan shall designate a national bank, an insured state bank, an insured credit union, or an
 insured thrift institution as the depository for the pension plan for assets not held by the
 pension plan's custodian bank.
- (b) Unless collateralized as provided under paragraph (c), a covered pension plan may
 not deposit in a designated depository an amount in excess of the insurance held by the
 depository in the Federal Deposit Insurance Corporation, the Federal Savings and Loan
 Insurance Corporation, or the National Credit Union Administration, whichever applies.
- (c) For an amount greater than the insurance under paragraph (b), the depository must
 provide collateral in compliance with section 118A.03 or with any comparable successor
 enactment relating to the collateralization of municipal deposits.
- 75.13 Sec. 15. Minnesota Statutes 2020, section 424A.001, subdivision 4, is amended to read:
- Subd. 4. Relief association. (a) "Relief association" or "volunteer firefighters relief
 association" means a volunteer firefighters relief association or a volunteer firefighters
 division or account of a partially salaried and partially volunteer firefighters relief association
 that is:
- (1) organized and incorporated as a nonprofit corporation to provide retirement benefits
 to volunteer firefighters under chapter 317A and any laws of the state;
- 75.20 (2) governed by this chapter and sections 424A.091 to 424A.095; and
- 75.21 (3) directly associated with:
- (i) a fire department established by municipal ordinance;
- (ii) an independent nonprofit firefighting corporation that is organized under theprovisions of chapter 317A and that operates primarily for firefighting purposes; or
- (iii) a fire department operated as or by a joint powers entity that operates primarily forfirefighting purposes.
- 75.27 (b) "Relief association" or "volunteer firefighters relief association" does not mean:
- 75.28 (1) the Bloomington Fire Department Relief Association governed by Laws 2013, chapter
- 111, article 5, sections 31 to 42; Minnesota Statutes 2000, chapter 424; and Laws 1965,
- chapter 446, as amended; or
- 75.31 (2) the statewide lump-sum volunteer firefighter plan governed by chapter 353G.

76.1 (c) A relief association or volunteer firefighters relief association is a governmental

receives and manages public money to provide retirement benefits for individuals

76.3 providing the governmental services of firefighting and emergency first response.

76.4 Sec. 16. Minnesota Statutes 2020, section 424A.08, is amended to read:

76.5 424A.08 MUNICIPALITY WITHOUT RELIEF ASSOCIATION; AUTHORIZED 76.6 DISBURSEMENTS.

(a) Any municipality which is entitled to receive fire state aid but which has no volunteer
firefighters relief association directly associated with its fire department and which has no
full-time firefighters with retirement coverage by the public employees police and fire
retirement plan shall deposit the fire state aid in a special account established for that purpose
in the municipal treasury. Disbursement from the special account may not be made for any
purpose except:

(1) payment of the fees, dues and assessments to the Minnesota State Fire Department
Association and to the state Volunteer Firefighters Benefit Association in order to entitle
its firefighters to membership in and the benefits of these state associations;

(2) payment of the cost of purchasing and maintaining needed equipment for the firedepartment; and

(3) payment of the cost of construction, acquisition, repair, or maintenance of buildings
or other premises to house the equipment of the fire department.

(b) A municipality which is entitled to receive fire state aid, which has no volunteer 76.20 firefighters relief association directly associated with its fire department, which does not 76.21 participate in the statewide lump-sum volunteer firefighter plan under chapter 353G, and 76.22 which has full-time firefighters with retirement coverage by the public employees police 76.23 and fire retirement plan may disburse the fire state aid as provided in paragraph (a), for the 76.24 payment of the employer contribution requirement with respect to firefighters covered by 76.25 the public employees police and fire retirement plan under section 353.65, subdivision 3, 76.26 or for a combination of the two types of disbursements. 76.27

(c) A municipality that has no volunteer firefighters relief association directly associated
with it and that participates in the statewide lump-sum volunteer firefighter plan under
chapter 353G shall transmit any fire state aid that it receives to the statewide lump-sum
volunteer firefighter fund.

76

Sec. 17. Minnesota Statutes 2020, section 424A.10, subdivision 1, is amended to read:

77.2 Subdivision 1. **Definitions.** For purposes of this section:

(1) "qualified recipient" means a volunteer firefighter who receives a lump-sum

distribution of pension or retirement benefits from a volunteer firefighters relief association
or from the statewide lump-sum volunteer firefighter plan;

(2) "survivor of a deceased active or deferred volunteer firefighter" means the surviving
spouse of a deceased active or deferred volunteer firefighter or, if none, the surviving child
or children of a deceased active or deferred volunteer firefighter, or, if none, the designated
beneficiary of the deceased active or deferred volunteer firefighter, or, if no beneficiary has
been designated, the estate of the deceased active or deferred volunteer firefighter;

77.11 (3) "active volunteer firefighter" means a person who:

(i) regularly renders fire suppression service, the performance or supervision of authorized
fire prevention duties, or the performance or supervision of authorized emergency medical
response activities for a fire department;

(ii) has met the statutory and other requirements for relief association membership; and

(iii) is deemed by the relief association under law and its bylaws to be a fully qualified
member of the relief association or from the statewide lump-sum volunteer firefighter plan
for at least one month;

77.19

9 (4) "deferred volunteer firefighter" means a former active volunteer firefighter who:

(i) terminated active firefighting service, the performance or supervision of authorized
fire prevention duties, or the performance or supervision of authorized emergency medical
response activities; and

(ii) has sufficient service credit from the applicable relief association or from the statewide
lump-sum volunteer firefighter plan to be entitled to a service pension under the bylaws of
the relief association, but has not applied for or has not received the service pension; and

(5) "volunteer firefighter" includes an individual whose services were utilized to perform
or supervise fire prevention duties if authorized under section 424A.01, subdivision 5, and
individuals whose services were used to perform emergency medical response duties or
supervise emergency medical response activities if authorized under section 424A.01,
subdivision 5a.

77

78.1 Sec. 18. Minnesota Statutes 2021 Supplement, section 424A.10, subdivision 2, is amended
78.2 to read:

Subd. 2. Payment of supplemental benefit. (a) Upon the payment by a volunteer 78.3 firefighters relief association or by the statewide lump-sum volunteer firefighter plan of a 78.4 lump-sum distribution to a qualified recipient, the association or retirement plan, as 78.5 applicable, must pay a supplemental benefit to the qualified recipient. Notwithstanding any 78.6 law to the contrary, the relief association must pay the supplemental benefit out of its special 78.7 fund and the statewide lump-sum volunteer firefighter plan must pay the supplemental 78.8 benefit out of the statewide lump-sum volunteer firefighter plan. This benefit is an amount 78.9 equal to ten percent of the regular lump-sum distribution that is paid on the basis of the 78.10 recipient's service as a volunteer firefighter. In no case may the amount of the supplemental 78.11 benefit exceed \$1,000. A supplemental benefit under this paragraph may not be paid to a 78.12 survivor of a deceased active or deferred volunteer firefighter in that capacity. 78.13

(b) Upon the payment by a relief association or the retirement plan of a lump-sum 78.14 survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased 78.15 deferred volunteer firefighter, the association or retirement plan, as applicable, must pay a 78.16 supplemental survivor benefit to the survivor of the deceased active or deferred volunteer 78.17 firefighter from the special fund of the relief association and the retirement plan must pay 78.18 a supplemental survivor benefit to the survivor of the deceased active or deferred volunteer 78.19 firefighter from the retirement fund if chapter 353G so provides. The amount of the 78.20 supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000. 78.21

(c) For purposes of this section, the term "regular lump-sum distribution" means the
pretax lump-sum distribution excluding any interest that may have been credited during a
volunteer firefighter's period of deferral.

(d) An individual may receive a supplemental benefit under paragraph (a) or under
paragraph (b), but not under both paragraphs with respect to one lump-sum volunteer
firefighter benefit.

78.28 Sec. 19. Minnesota Statutes 2020, section 424A.10, subdivision 3, is amended to read:

Subd. 3. State reimbursement. (a) Each year, to be eligible for state reimbursement of the amount of supplemental benefits paid under subdivision 2 during the preceding calendar year, the volunteer firefighters relief association or the statewide lump-sum volunteer firefighter plan shall apply to the commissioner of revenue by February 15. By March 15, the commissioner shall reimburse the relief association for the amount of the supplemental

benefits paid by the relief association to qualified recipients and to survivors of deceasedactive or deferred volunteer firefighters.

(b) The commissioner of revenue shall prescribe the form of and supporting information 79.3 that must be supplied as part of the application for state reimbursement. The commissioner 79.4 of revenue shall reimburse the relief association by paying the reimbursement amount to 79.5 the treasurer of the municipality where the association is located and shall reimburse the 79.6 retirement plan by paying the reimbursement amount to the executive director of the Public 79.7 Employees Retirement Association. Within 30 days after receipt, the municipal treasurer 79.8 shall transmit the state reimbursement to the treasurer of the association if the association 79.9 has filed a financial report with the municipality. If the relief association has not filed a 79.10 financial report with the municipality, the municipal treasurer shall delay transmission of 79.11 the reimbursement payment to the association until the complete financial report is filed. 79.12 If the association has dissolved or has been removed as a trustee of state aid, the treasurer 79.13 shall deposit the money in a special account in the municipal treasury, and the money may 79.14 be disbursed only for the purposes and in the manner provided in section 424A.08. When 79.15 paid to the association, the reimbursement payment must be deposited in the special fund 79.16 of the relief association and when paid to the retirement plan, the reimbursement payment 79.17 must be deposited in the retirement fund of the plan. 79.18

(c) A sum sufficient to make the payments is appropriated from the general fund to thecommissioner of revenue.

79.21 Sec. 20. Minnesota Statutes 2021 Supplement, section 424B.13, subdivision 5, is amended
79.22 to read:

Subd. 5. Determination of value of pension benefits and distribution to retirees in
pay status. (a) The board of trustees shall determine the present value of each participant's
accrued benefit, taking into account the full vesting requirement under subdivision 2 and
any increase in the lump-sum benefit or monthly pension amount approved under subdivision
4:

(1) using the method set forth in section 424A.092, subdivision 2, for determining a
plan's funded status by calculating the value of each participant's accrued benefit; or

(2) as determined by an actuary retained by the relief association, who meets the definition
of approved actuary under section 356.215, subdivision 1, paragraph (c).

(b) If the retirement plan pays a monthly pension, the board of trustees shall must
determine the present value of the remaining payments to any retiree in pay status or

SF3540 FIRST UNOFFICIAL ENGROSSMENT BD

beneficiary who is receiving an annuity. Present value shall must be determined by an
actuary who meets the definition of approved actuary under section 356.215, subdivision

1, paragraph (c), retained by the relief association. <u>At the discretion of the relief association</u>,
the relief association shall offer <u>must provide</u> the retiree in pay status or beneficiary receiving
the annuity <u>either</u>:

(1) an immediate lump-sum distribution of an amount equal to the present value of the
remaining payments as determined by the actuary and permit the retiree in pay status or
beneficiary to elect a lump-sum payment or a direct rollover of the amount to an eligible
retirement plan as permitted under section 356.635, subdivisions 3 to 7, if the distribution
is an eligible rollover distribution as defined in section 356.635, subdivisions 4 and 5; or

80.11 (2) continued payments in the same monthly amount under an annuity to be purchased
80.12 by the board of trustees from a reputable insurance company licensed to do business in the
80.13 state.

80.14 Sec. 21. Minnesota Statutes 2021 Supplement, section 424B.13, subdivision 8, is amended
80.15 to read:

Subd. 8. Notice to participants. The board of trustees shall provide notice to all
participants at least 90 days before the conversion effective date. The notice shall include:

(1) an explanation that the plan is converting from a defined benefit plan to a defined
contribution plan and provide definitions for those terms, the reasons for the conversion,
the conversion effective date, and the procedure to be followed, including fully vesting all
participants;

80.22 (2) a summary of the terms of the newly adopted defined contribution plan;

80.23 (3) information about any increase in the benefit level and whether the increase applies80.24 to all participants or only active members;

(4) a section tailored to each participant that provides an estimate of the present value
of the participant's fully vested accrued benefit and the calculation that resulted in that value;

(5) an estimate of any anticipated surplus and an explanation of the disposition of the
surplus, including, as applicable, a description of the method <u>for</u> allocating the surplus
among participants' accounts and whether the municipality, each municipality, if more than
one municipality operates the fire department pursuant to a joint powers agreement, or
firefighting corporation will receive any of the surplus and any conditions on its use; and

80

81.1 (6) contact information for one or more members of the board of trustees who will answer

questions and provide a copy of the new defined contribution plan document or a summary,

- 81.3 if requested, or directions to a website for viewing and printing the plan document or
- 81.4 summary.

81.5 Sec. 22. <u>EFFECTIVE DATE.</u>

- 81.6 (a) Sections 1 to 10 and 13 to 21 are effective the day following final enactment.
- 81.7 (b) Section 11 is effective July 1, 2024, except the amendments to paragraphs (f) and
- 81.8 (g) are effective the day following final enactment.
- 81.9 (c) Section 12 is effective January 1, 2023.

353G.09 RETIREMENT BENEFIT ELIGIBILITY.

Subd. 3. Alternative lump-sum pension eligibility and computation. (a) An active member of the lump-sum retirement division 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 firefighter relief association as of the date immediately 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 firefighter relief association or of the lump-sum retirement division of the retirement plan, but has not rendered at least five years of good time service credit as a member of the lump-sum retirement division of the plan; and

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

(b) If retirement coverage before statewide retirement plan coverage was provided to an active member by a defined benefit relief association, as defined in section 424A.001, subdivision 1b, the alternative lump-sum service pension is:

(1) the service pension level specified in the bylaws of the applicable former volunteer firefighter relief association as of the date immediately before the election of the retirement coverage change; multiplied by

(2) either full years of service or years and months of service, as specified in the bylaws, as a member of that volunteer firefighter relief association and as a member of the retirement plan; multiplied by

(3) the nonforfeitable percentage of the service pension to which the member is entitled under subdivision 2.

(c) If retirement coverage before statewide retirement plan coverage was provided to an active member by a defined contribution relief association, as defined in section 424A.001, subdivision 1c, the alternative lump-sum service pension is:

(1) the person's account balance as of the date immediately before the election of the retirement coverage change; multiplied by

(2) the nonforfeitable percentage of the account balance to which the person is entitled under subdivision 2; plus

(3) six percent annual compound interest from the date immediately before the election of the retirement coverage change until the date immediately before the date of retirement.

424A.02 DEFINED BENEFIT RELIEF ASSOCIATIONS; SERVICE PENSIONS.

Subd. 2a. **Average amount of available financing.** (a) Annually on or before August 1 as part of the certification of the financial requirements and minimum municipal obligation determined under section 424A.092, subdivision 4, or 424A.093, subdivision 5, as applicable, the secretary or some other official of the relief association designated in the bylaws of each defined benefit relief association shall calculate and certify to the governing body of the applicable municipality the average amount of available financing per active covered firefighter for the most recent three-year period.

The amount of available financing includes any amounts of fire state aid and police and firefighter retirement supplemental state aid received or receivable by the relief association, any amounts of municipal contributions to the relief association raised from levies on real estate or from other available revenue sources exclusive of fire state aid, and one-tenth of the amount of assets in excess of the accrued liabilities of the relief association calculated under section 424A.092, subdivision 2; 424A.093, subdivisions 2 and 4; or 424A.094, subdivision 2, if any.

(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 subdivision 2b or 2c, whichever applies.

Subd. 2b. **Maximum monthly amount.** 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:

Minimum Average Amount of Available Financing per Firefighter	Maximum Service Pension Amount Payable per Month for Each Year of Service
\$	\$.25
41	.50
81	1.00
122	1.50
162	2.00
203	2.50
243	3.00
284	3.50
324	4.00
365	4.50
405	5.00
486	6.00
567	7.00
648	8.00
729	9.00
810	10.00
891	11.00
972	12.00
1053	13.00
1134	14.00
1215	15.00
1296	16.00
1377	17.00
1458	18.00
1539	19.00
1620	20.00
1701	21.00
1782	22.00
1823	22.50
1863	23.00
1944	24.00
2025	25.00
2106	26.00
2187	27.00

2268	28.00
2349	29.00
2430	30.00
2511	31.00
2592	32.00
2673	33.00
2754	34.00
2834	35.00
2916	36.00
2997	37.00
3078	38.00
3159	39.00
3240	40.00
3321	41.00
3402	42.00
3483	43.00
3564	44.00
3645	45.00
3726	46.00
3807	47.00
3888	48.00
3969	49.00
4050	50.00
4131	51.00
4212	52.00
4293	53.00
4374	54.00
4455	55.00
4536	56.00
4617	57.00
4698	58.00
4779	59.00
4860	60.00
4941	61.00
5022	62.00
5103	63.00
5184	64.00
5265	65.00
5346	66.00

5427	67.00	
5508	68.00	
5589	69.00	
5670	70.00	
5751	71.00	
5832	72.00	
5913	73.00	
5994	74.00	
6075	75.00	
6156	76.00	
6237	77.00	
6318	78.00	
6399	79.00	
6480	80.00	
6561	81.00	
6642	82.00	
6723	83.00	
6804	84.00	
6885	85.00	
6966	86.00	
7047	87.00	
7128	88.00	
7209	89.00	
7290	90.00	
7371	91.00	
7452	92.00	
7533	93.00	
7614	94.00	
7695	95.00	
7776	96.00	
7857	97.00	
7938	98.00	
8019	99.00	
8100	100.00	
any amount in excess of		
8100	100.00	

Subd. 2c. **Maximum lump-sum amount.** 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:

Minimum Average Amount of Available Financing per Firefighter	Maximum Lump-Sum Service Pension Amount Payable for Each Year of Service
\$	\$ 10
11	20
16	30
23	40
27	50
32	60
43	80
54	100
65	120
77	140
86	160
97	180
108	200
131	240
151	280
173	320
194	360
216	400
239	440
259	480
281	520
302	560
324	600
347	640
367	680
389	720
410	760
432	800
486	900
540	1000
594	1100
648	1200
702	1300
756	1400
810	1500

864	160	0
918	170	0
972	180	0
1026	190	0
1080	200	0
1134	210	0
1188	220	0
1242	230	0
1296	240	0
1350	250	0
1404	260	0
1458	270	0
1512	280	0
1566	290	0
1620	300	0
1672	310	0
1726	320	0
1753	325	0
1780	330	0
1820	337	5
1834	340	0
1888	350	0
1942	360	0
1996	370	0
2023	375	0
2050	380	0
2104	390	0
2158	400	0
2212	410	0
2265	420	0
2319	430	0
2373	440	0
2427	450	0
2481	460	0
2535	470	0
2589	480	0
2643	490	0
2697	500	0
2751	510	0

2805	5200
2859	5300
2913	5400
2967	5500
3021	5600
3075	5700
3129	5800
3183	5900
3237	6000
3291	6100
3345	6200
3399	6300
3453	6400
3507	6500
3561	6600
3615	6700
3669	6800
3723	6900
3777	7000
3831	7100
3885	7200
3939	7300
3993	7400
4047	7500
4101	7600
4155	7700
4209	7800
4263	7900
4317	8000
4371	8100
4425	8200
4479	8300
4533	8400
4587	8500
4641	8600
4695	8700
4749	8800
4803	8900
4857	9000

4911	9100
4965	9200
5019	9300
5073	9400
5127	9500
5181	9600
5235	9700
5289	9800
5343	9900
5397	10,000
5451	10,100
5505	10,200
5559	10,300
5613	10,400
5667	10,500
5721	10,600
5775	10,700
5829	10,800
5883	10,900
5937	11,000
5991	11,100
6045	11,200
6099	11,300
6153	11,400
6207	11,500
6261	11,600
6315	11,700
6369	11,800
6423	11,900
6477	12,000
6531	12,100
6585	12,200
6639	12,300
6693	12,400
6747	12,500
6801	12,600
6855	12,700
6909	12,800
6963	12,900

7017	13,000	1
7071	13,100	1
7125	13,200	1
7179	13,300	1
7233	13,400	1
7287	13,500	
7341	13,600	1
7395	13,700	
7449	13,800	
7503	13,900	
7557	14,000	1
7611	14,100	l
7665	14,200	
7719	14,300	
7773	14,400	l
7827	14,500	
7881	14,600	l
7935	14,700	l
7989	14,800	ļ
8043	14,900	J
8097	15,000	1
any amount in excess of		
8097	15,000	1