SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S1712-2

S.F. No. 1712

(SENATE AUTI	HORS: ROSE	EN and Jasinski)			
DATE	D-PG	OFFICIAL STATUS			
03/04/2021	683	Introduction and first reading			
		Referred to State Government Finance and Policy and Elections			
05/06/2021	4098a	Comm report: To pass as amended			
		Joint rule 2.03, referred to Rules and Administration			
05/10/2021	4181	Comm report: Adopt previous comm report			
		Second reading			
05/11/2021		Special Order: Amended			
		Third reading Passed			
05/15/2021	4228	Returned from House			
		Presentment date 05/21/2021			
	4796	Governor's action Approval 05/25/2021			
	4797	Secretary of State Chapter 22 05/25/2021			
		Effective date Various Dates			

1.1

A bill for an act

relating to retirement; temporarily extending the grandfather provision regarding 12 actuarial assumptions used to compute an annuity in the unclassified state 1.3 employees retirement plan; reducing the postretirement adjustment and eliminating 1.4 the triggers that would increase the postretirement adjustment upon attainment of 1.5 specified funding thresholds for the Judges Retirement Plan; revising eligibility 1.6 for H-1b visa employees under the Minnesota State Retirement System and the 1.7 Public Employees Retirement Association to comply with federal law and 1.8 permitting the purchase of prior service credit; extending the time period for service 1.9 credit for periods of military leave under the plans administered by the Public 1.10 Employees Retirement Association; making changes of an administrative nature 1.11 to the statutes applicable to the Public Employees Retirement Association and the 1.12 St. Paul Teachers Retirement Fund Association; permitting the allocation of fire 1.13 state aid between the Statewide Volunteer Firefighters Plan and municipalities; 1.14 delaying an increase in the employee contribution rates by one year for the St. 1.15 Paul Teachers Retirement Fund Association; making changes to the statutes 1.16 1.17 applicable to volunteer firefighter relief associations recommended by the State Auditor's fire relief association working group; providing full vesting and 1.18 distribution of accounts for firefighters assigned to the Nowthen fire station and 1.19 revising applicable law to permit payment of fire state aid to Nowthen and midyear 1.20 participation in the Statewide Volunteer Firefighter Plan; revising the deadline for 1.21 bill drafting requests to commission staff from agencies and pension systems; 1.22 mandating work groups on pension benefits for 911 telecommunicators and 1.23 allocating firefighter supplemental state aid; increasing the benefit for a former 1.24 Department of Labor and Industry employee who retired in reliance on erroneous 1.25 benefit estimates; authorizing the transfer of service credit from the MSRS General 1.26 Plan to the Correctional Plan for a Department of Human Services employee; 1.27 1.28 making technical clarifications and corrections to retirement statutes; amending Minnesota Statutes 2020, sections 352.01, subdivision 2b; 352D.06, subdivision 1.29 1.30 1; 353.01, subdivisions 2b, 16, 28; 353.014, subdivision 4; 353.0162; 353.27, subdivision 12; 353.30, subdivisions 1a, 1b, 1c; 353.335; 353.34, subdivision 2; 1.31 353D.071, subdivisions 1, 2; 353E.02, subdivision 2; 354A.12, subdivision 1; 1.32 354A.31, subdivision 7; 356.415, subdivision 1f; 356.635, subdivision 1; 424A.001, 1.33 by adding a subdivision; 424A.01, subdivision 2; 424A.014, subdivisions 1, 2; 1.34 424A.015, subdivision 7; 424A.016, subdivisions 4, 6; 424A.02, subdivision 3; 1.35 424A.05, subdivision 3b; 424A.10, subdivision 2; 424B.01, subdivisions 3a, 3b, 1.36 3d, 3g, 3h, 3i, 4a, 5b, 5c, by adding a subdivision; 424B.04, subdivision 3; 424B.13, 1.37 subdivisions 2, 4, 5, 6, 8, 9, 10; 424B.22, subdivisions 1, 2, 3, 4, 5, 7, 8, 9, 10; 1.38

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2.1 2.2 2.3	Minnesota	a Statutes, chapters ?	356B; 424B; 4	on 3; proposing coding 477B; repealing Minne 108, article 14, sectio	esota Statutes	
2.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:					
2.5			ARTICL	E 1		
2.6	MI	NNESOTA STATE	RETIREM	ENT SYSTEM PROV	/ISIONS	
2.7	Section 1. M	innesota Statutes 20	020, section 35	52D.06, subdivision 1,	is amended to read:	
2.8	Subdivision	n 1. Annuity; reser	ves. (a) When	a participant attains a	t least age 55,	
2.9	terminates from	n covered service, a	nd applies for	a retirement annuity,	the cash value of the	
2.10	participant's sh	ares must be transfe	erred to the ge	neral state employees	retirement fund and	
2.11	be used to prov	vide an annuity for t	he participant	based upon the partic	ipant's age when the	
2.12	benefit begins	to accrue.				
2.13	(b) Except	for participants desc	cribed in parag	graph (c) or (d), the mo	onthly amount of the	
2.14	annuity must be determined using the actuarial assumptions in effect for the general state					
2.15	employees retirement plan under section 356.215 on the accrual date.					
2.16	(c) For any	- participant who ret	ires on or afte	r July 1, 2017, and bet	fore July 1, 2020,	
2.17	when the parti	cipant is at least age	: 63 or has hac	l at least 26 years of co	overed service, the	
2.18	monthly amou	nt of the annuity mu	st be determin	ed using the actuarial a	ssumptions in effect	
2.19	for the general	state employees ret	irement plan	under section 356.215	on June 30, 2016.	
2.20	(d) (c) For	any participant who	terminates er	nployment on or after	July 1, 2020, and	
2.21	before July 1, 2	2021, if the participa	ant was at leas	t age 63 or had at least	26 years of covered	
2.22	service as of Ju	une 30, 2020, the me	onthly amoun	t of the annuity must b	e determined using	
2.23	the actuarial as	ssumptions in effect	for the genera	al state employees reti	rement plan under	
2.24	section 356.21	5 on June 30, 2016.				
2.25	(d) For any	v participant who (1)) terminates er	nployment on or after	June 1, 2021, and	
2.26	before July 1,	2022, (2) is an empl	oyee of the ho	ouse of representatives	s, the senate, or the	
2.27	Legislative Co	ordinating Commiss	sion at the tim	e the employee termin	nates employment,	
2.28	and (3) on Jun	e 30, 2020, was at le	east age 63 or	had at least 26 years of	of covered service,	
2.29	the monthly ar	nount of the annuity	must be dete	rmined using the actua	arial assumptions in	
2.30	effect for the g	eneral state employ	ees retirement	t plan under section 35	6.215 on June 30,	
2.31	2016.					
2.32	<u>EFFECTI</u>	VE DATE. This sec	ction is effecti	ve the day following f	inal enactment.	

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Sec. 2. Minnesota Statutes 2020, section 356.415, subdivision 1f, is amended to read: 3.1 Subd. 1f. Annual postretirement adjustments; Minnesota State Retirement System 3.2 judges retirement plan. (a) Recipients of a retirement annuity, disability benefit, or survivor 3.3 benefit recipients of from the judges retirement plan are entitled to an annual postretirement 3.4 adjustment, effective as of each January 1-if the definition of funding stability under 3.5 paragraph (b) has not been met, as follows: 3.6 (1) through December 31, 2021, a postretirement increase of 1.75 percent must be applied 3.7 each year to the monthly annuity or benefit of each annuitant or benefit recipient who has 3.8 been receiving an annuity or a benefit for at least 12 full months as of the June 30 of the 3.9 calendar year immediately before the adjustment; and 3.10 (2) through December 31, 2021, for each annuitant or benefit recipient who has been 3.11 receiving an annuity or a benefit for at least one full month, but less than 12 full months as 3.12 of the June 30 of the calendar year immediately before the adjustment, an annual 3.13 postretirement increase of 1/12 of 1.75 percent for each month that the person has been 3.14 receiving an annuity or benefit must be applied to the amount of the monthly annuity or 3.15 benefit of each annuitant or benefit recipient.; 3 16 (3) effective January 1, 2022, and thereafter, a postretirement increase of 1.5 percent 3.17 must be applied each year to the monthly annuity or benefit of each annuitant or benefit 3.18 recipient who has been receiving an annuity or a benefit for at least 12 full months as of the 3.19 June 30 of the calendar year immediately before the adjustment; and 3.20 (4) effective January 1, 2022, and thereafter, for each annuitant or benefit recipient who 3.21 has been receiving an annuity or a benefit for at least one full month, but less than 12 full 3.22 months as of the June 30 of the calendar year immediately before the adjustment, an annual 3.23 postretirement increase of 1/12 of 1.5 percent for each month that the person has been 3.24 receiving an annuity or benefit must be applied to the amount of the monthly annuity or 3.25 benefit. 3.26 (b) Increases under paragraph (a) terminate on December 31 of the calendar year in 3.27 which two prior consecutive actuarial valuations prepared by the approved actuary under 3.28 sections 356.214 and 356.215 and the standards for actuarial work promulgated by the 3.29

3.30 Legislative Commission on Pensions and Retirement indicates that the market value of

3.31 assets of the judges retirement plan equals or exceeds 70 percent of the actuarial accrued

- 3.32 liability of the retirement plan and increases under paragraph (c) begin after that date.
- 3.33 (c) Retirement annuity, disability benefit, or survivor benefit recipients of the judges
 3.34 retirement plan are entitled to a postretirement adjustment annually, effective as of each

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4.1 January 1 if the definition of funding stability under paragraph (d) has not been met, as
4.2 follows:

4.3 (1) a postretirement increase of two percent must be applied each year to the monthly
4.4 annuity or benefit of each annuitant or benefit recipient who has been receiving an annuity
4.5 or a benefit for at least 12 full months as of the June 30 of the calendar year immediately
4.6 before the adjustment; and

4.7 (2) for each annuitant or benefit recipient who has been receiving an annuity or a benefit
4.8 for at least one full month, but less than 12 full months as of the June 30 of the calendar
4.9 year immediately before the adjustment, an annual postretirement increase of 1/12 of two
4.10 percent for each month that the person has been receiving an annuity or benefit must be
4.11 applied to the amount of the monthly annuity or benefit of the annuitant or benefit recipient.

4.12 (d) Increases under paragraph (c) terminate on December 31 of the calendar year in
4.13 which two prior consecutive actuarial valuations prepared by the approved actuary under
4.14 section 356.214 and the standards for actuarial work promulgated by the Legislative

4.15 Commission on Pensions and Retirement indicate that the market value of assets of the
4.16 judges retirement plan equals or exceeds 90 percent of the actuarial accrued liability of the
4.17 retirement plan and increases under paragraph (e) begin after that date.

4.18 (e) Retirement annuity, disability benefit, or survivor benefit recipients of the judges
4.19 retirement plan are entitled to a postretirement adjustment annually, effective as of each
4.20 January 1, as follows:

4.21 (1) a postretirement increase of 2.5 percent must be applied each year to the monthly
4.22 annuity or benefit of each annuitant or benefit recipient who has been receiving an annuity
4.23 or a benefit for at least 12 full months as of the June 30 of the calendar year immediately
4.24 before the adjustment; and

4.25 (2) for each annuitant or benefit recipient who has been receiving an annuity or a benefit
4.26 for at least one full month, but less than 12 full months as of the June 30 of the calendar
4.27 year immediately before the adjustment, an annual postretirement increase of 1/12 of 2.5
4.28 percent for each month that the person has been receiving an annuity or benefit must be
4.29 applied to the amount of the monthly annuity or benefit of the annuitant or benefit recipient.

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

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5.1	EFFECT	FIVE DATE. This se	ection is effectiv	ze June 30, 2021.	
5.2			ARTICL	E 2	
5.3 5.4	FEDERAL		FFECTING M RTAIN VISA 1	SRS AND PERA EI HOLDERS	LIGIBILITY FOR
5.5	Section 1.	Minnesota Statutes 2	020, section 35	2.01, subdivision 2b,	is amended to read:
5.6	Subd. 2b	. Excluded employe	es. "State emplo	oyee" does not includ	e:
5.7	(1) person	ns who are:			
5.85.95.105.11	Colleges and of the Unive	l Universities system	, unless approve the Board of T	innesota, or within th ed for coverage by the rustees of the Minnes	e Board of Regents
5.12 5.13		oyed as interns for a p 2a, paragraph (a), cla		ceed six months unle	ss included under
5.14 5.15	(iii) empl (a), clause (8		oyees unless in	cluded under subdivi	sion 2a, paragraph
5.16 5.17		loyed in the student w t and Budget;	vorker classifica	ation as designated by	v Minnesota
5.18	(2) emplo	oyees who are:			
5.195.205.215.22	person is an general state	employee of the Dep	artment of Edu nt plan of the M	ers Retirement Assoc cation who elected to innesota State Retire	be covered by the
5.235.245.255.26	service as a p by chapter 35	public school teacher 54 or 354A unless the	and, as such, and employment is	vere credited with 12 re members of a retire incidental employmer l by chapter 354 or 35	ement plan governed nt as a state employee
5.275.285.29	State College	-		by the Board of Trust l position that is liste	
5.30 5.31				tes of the Minnesota Structures of the Minnesota Structures	C

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6.1	retirement plan o	f the Minnesota State	e Retirement Syst	em under Minneso	ta Statutes 1994,
6.2	section 136C.75;				
6.3	(v) officers or	enlisted personnel i	n the National Gu	ard or in the naval	militia who are
6.4	assigned to perm	anent peacetime duty	y and who are or a	are required to be m	nembers of a
6.5	federal retiremen	t system under feder	al law;		
6.6	(vi) persons e	mployed by the Dep	artment of Militar	ry Affairs as full-tin	ne firefighters
6.7	and who, as such	, are members of the	public employee	s police and fire ret	irement plan;
6.8	(vii) members	s of the State Patrol r	etirement plan un	der section 352B.0	11, subdivision
6.9	10;				
6.10	(viii) off-duty	police officers while	e employed by the	e Metropolitan Cou	ncil and persons
6.11	employed as full-	-time police officers	by the Metropolit	an Council and wh	o, as such, are

6.12 members of the public employees police and fire retirement plan; and

6.13 (ix) employees of the state who have elected to transfer account balances derived from
6.14 state service to the unclassified state employees retirement program under section 352D.02,
6.15 subdivision 1d;

6.16 (3) employees of the University of Minnesota who are excluded from coverage by action6.17 of the Board of Regents;

6.18 (4) election judges and persons who are employed solely to administer elections;

6.19 (5) persons who are:

(i) engaged in public work for the state but who are employed by contractors when theperformance of the contract is authorized by the legislature or other competent authority;

6.22 (ii) employed to perform professional services where the service is incidental to the
6.23 person's regular professional duties and where compensation is paid on a per diem basis;
6.24 or

6.25 (iii) compensated on a fee payment basis or as an independent contractor;

6.26 (6) persons who are employed:

6.27 (i) on a temporary basis by the house of representatives, the senate, or a legislative
6.28 commission or agency under the jurisdiction of the Legislative Coordinating Commission;

6.29 (ii) as a temporary employee on or after July 1 for a period ending on or before October
6.30 15 of that calendar year for the Minnesota State Agricultural Society or the Minnesota State
6.31 Fair, or as an employee at any time for a special event held on the fairgrounds;

(iii) by the executive branch as a temporary employee in the classified service or as an
executive branch temporary employee in the unclassified service if appointed for a definite
period not to exceed six months, and if employment is less than six months, then in any
12-month period;

(iv) by the adjutant general if employed on an unlimited intermittent or temporary basis
in the classified service or in the unclassified service for the support of Army or Air National
Guard training facilities;

(v) by a state or federal program for training or rehabilitation as a temporary employee
if employed for a limited period from an area of economic distress and if other than a skilled
or supervisory personnel position or other than a position that has civil service status covered
by the retirement system; and

(vi) by the Metropolitan Council or a statutory board of the Metropolitan Council where
the members of the board are appointed by the Metropolitan Council as a temporary employee
if the appointment does not exceed six months;

7.15 (7) receivers, jurors, notaries public, and court employees who are not in the judicial
7.16 branch as defined in section 43A.02, subdivision 25, except referees and adjusters employed
7.17 by the Department of Labor and Industry;

(8) patient and inmate help who perform services in state charitable, penal, and
correctional institutions, including a Minnesota Veterans Home;

7.20 (9) employees of the Sibley House Association;

7.21 (10) persons who are:

(i) members of any state board or commission who serve the state intermittently and are
paid on a per diem basis, the secretary, secretary-treasurer, and treasurer of those boards if
their compensation is \$5,000 or less per year, or, if they are legally prohibited from serving
more than three years, and the board of managers of the State Agricultural Society and its
treasurer unless the treasurer is also its full-time secretary;

- (ii) examination monitors employed by a department, agency, commission, or board of
 the state to conduct examinations that are required by law; or
- (iii) appointees serving as a member of a fact-finding commission or an adjustment
 panel, an arbitrator, or a labor referee under chapter 179;
- (11) emergency employees who are in the classified service, but if an emergency
 employee, within the same pay period, becomes a provisional or probationary employee on

8.1	other than a temporary basis, the employee must be considered a "state employee"
8.2	retroactively to the beginning of the pay period;
8.3	(12) persons who are members of a religious order who are excluded from coverage
8.4	under the federal Old Age, Survivors, Disability, and Health Insurance Program for the
8.5	performance of service as specified in United States Code, title 42, section 410(a)(8)(A),
8.6	as amended, if no irrevocable election of coverage has been made under section 3121(r) of
8.7	the Internal Revenue Code of 1986, as amended;
8.8	(13) members of trades who are employed by the successor to the Metropolitan Waste
8.9	Control Commission, who have trade union pension plan coverage under a collective
8.10	bargaining agreement, and who are first employed after June 1, 1977;
8.11	(14) for the first three years of employment, foreign citizens who are employed under
8.12	a work permit of less than three years or under an H-1b visa or a J-1 visa that is initially
8.13	valid for less than three years of employment, unless notice of a visa extension which allows
8.14	them to work for three or more years as of the date that the extension is granted and is
8.15	supplied to the retirement plan, in which case the person is eligible for coverage from the
8.16	date of the extension state employees under subdivision 2 or included employees under
8.17	subdivision 2a, unless the foreign citizen is:
8.18	(i) an H-1B, H-1B1, or E-3 status holder;
8.19	(ii) an employee legally authorized to work in the United States for three years or more;
8.20	or
0.20	
8.21	(iii) an employee otherwise required to participate under federal law; and
8.22	(15) reemployed annuitants of the general state employees retirement plan, the military
8.23	affairs personnel retirement plan, the transportation department pilots retirement plan, the
8.24	state fire marshal employees retirement plan, or the correctional state employees retirement
8.25	plan during the course of that reemployment.
8.26	EFFECTIVE DATE. This section is effective the day following final enactment.
8.27	Sec. 2. Minnesota Statutes 2020, section 353.01, subdivision 2b, is amended to read:
8.28	Subd. 2b. Excluded employees. (a) The following public employees are not eligible to
8.29	participate as members of the association with retirement coverage by the general employees
8.30	retirement plan, the local government correctional employees retirement plan under chapter
8.31	353E, or the public employees police and fire retirement plan:

(1) persons whose annual salary from one governmental subdivision never exceeds an 9.1 amount, stipulated in writing in advance, of \$5,100 if the person is not a school district 9.2 employee or \$3,800 if the person is a school year employee. If annual compensation from 9.3 one governmental subdivision to an employee exceeds the stipulated amount in a calendar 9.4 year or a school year, whichever applies, after being stipulated in advance not to exceed the 9.5 applicable amount, the stipulation is no longer valid and contributions must be made on 9.6 behalf of the employee under section 353.27, subdivision 12, from the first month in which 9.7 the employee received salary exceeding \$425 in a month; 9.8

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

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

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

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

9.18 (6) employees who are employed by reason of work emergency caused by fire, flood,
9.19 storm, or similar disaster, but if the person becomes a probationary or provisional employee
9.20 within the same pay period, other than on a temporary basis, the person is a "public
9.21 employee" retroactively to the beginning of the pay period;

(7) employees who by virtue of their employment in one governmental subdivision are 9.22 required by law to be a member of and to contribute to any of the plans or funds administered 9.23 by the Minnesota State Retirement System, the Teachers Retirement Association, or the St. 9.24 Paul Teachers Retirement Fund Association, but this exclusion must not be construed to 9.25 prevent a person from being a member of and contributing to the Public Employees 9.26 Retirement Association and also belonging to and contributing to another public pension 9.27 plan or fund for other service occurring during the same period of time, and a person who 9.28 meets the definition of "public employee" in subdivision 2 by virtue of other service occurring 9.29 during the same period of time becomes a member of the association unless contributions 9.30 are made to another public retirement plan on the salary based on the other service or to the 9.31 Teachers Retirement Association by a teacher as defined in section 354.05, subdivision 2; 9.32

9.33 (8) persons who are members of a religious order and are excluded from coverage under
9.34 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;

10.4 (9) persons who are:

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

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

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

10.15 (10) persons who hold a part-time adult supplementary technical college license who10.16 render part-time teaching service in a technical college;

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

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

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

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

10.24 (iii) (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

11.1 compensation received from public employment service other than service as volunteer11.2 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;

11.10 (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
11.15 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, 11.22 allied tradesworkers, and plasterers employed by the city of St. Paul or Independent School 11.23 District No. 625, St. Paul, with coverage under a collective bargaining agreement by the 11.24 bricklayers and allied craftworkers local 1 pension plan, the cement masons local 633 11.25 pension plan, the glaziers and glassworkers local 1324 pension plan, the painters and allied 11.26 trades local 61 pension plan, or the plasterers local 265 pension plan who were either first 11.27 11.28 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; 11.29

(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 12.1 Board, with coverage under a collective bargaining agreement by the electrical workers 12.2 local 292 pension plan or the pipefitters local 539 pension plan, who were first employed 12.3 before May 2, 2015, and elected to be excluded under Laws 2015, chapter 68, article 11, 12.4

section 5; 12.5

(vi) laborers and associated trades personnel employed by the city of St. Paul or 12.6 Independent School District No. 625, St. Paul, who are designated as temporary employees 12.7 12.8 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, 12.9 or if first employed before June 1, 2018, elected to be excluded under Laws 2018, chapter 12.10 211, article 16, section 13; and 12.11

(vii) employees who are trades employees as defined in section 356.27, subdivision 1, 12.12 first hired on or after July 1, 2020, by the city of St. Paul or Independent School District 12.13 No. 625, St. Paul, except for any trades employee for whom contributions are made under 12.14 section 356.24, subdivision 1, clause (8), (9), or (10), by either employer to a multiemployer 12.15 plan as defined in section 356.27, subdivision 1; 12.16

(16) employees who are hired after June 30, 2002, solely to fill seasonal positions under 12.17 subdivision 12b which are limited in duration by the employer to a period of six months or 12.18 less in each year of employment with the governmental subdivision; 12.19

(17) persons who are provided supported employment or work-study positions by a 12.20 governmental subdivision and who participate in an employment or industries program 12.21 maintained for the benefit of these persons where the governmental subdivision limits the 12.22 position's duration to up to five years, including persons participating in a federal or state 12.23 subsidized on-the-job training, work experience, senior citizen, youth, or unemployment 12.24 12.25 relief program where the training or work experience is not provided as a part of, or for, 12.26 future permanent public employment;

12.27

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

(19) reemployed annuitants of the association during the course of that reemployment; 12.28

(20) persons appointed to serve on a board or commission of a governmental subdivision 12.29 or an instrumentality thereof; and 12.30

(21) persons employed as full-time fixed-route bus drivers by the St. Cloud Metropolitan 12.31 Transit Commission who are members of the International Brotherhood of Teamsters Local 12.32

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638 and who are, by virtue of that employment, members of the International Brotherhood 13.1 of Teamsters Central States pension plan. 13.2 (b) Any person performing the duties of a public officer in a position defined in 13.3 subdivision 2a, paragraph (a), clause (3), is not an independent contractor and is not an 13.4 13.5 employee of an independent contractor. **EFFECTIVE DATE.** This section is effective the day following final enactment. 13.6 Sec. 3. MSRS; SERVICE CREDIT PURCHASE PERMITTED FOR PERIOD OF 13.7 EMPLOYMENT AS AN EXCLUDED EMPLOYEE. 13.8 13.9 Subdivision 1. Definitions. For purposes of this section, the following definitions shall apply, unless the context indicates a different meaning is intended: 13.10 (1) "effective date" means the effective date of section 1; 13.11 13.12 (2) "eligible person" means a person who: (i) is employed in state service on the effective date or terminated employment in state 13.13 service during the lookback period; 13.14 (ii) was an excluded employee for any period of employment before the effective date; 13.15 and 13.16 13.17 (iii) before the effective date, became eligible for coverage under Minnesota Statutes 2020, section 352.01, subdivision 2b, clause (14), or, on the effective date, became a state 13.18 13.19 employee under the amendment made by section 1; (3) "excluded employee" means a person who was excluded from coverage under 13.20 Minnesota Statutes 2020, section 352.01, subdivision 2b, clause (14); 13.21 (4) "executive director" means the executive director of the Minnesota State Retirement 13.22 13.23 System; and (5) "lookback period" means the period that begins twelve months before the effective 13.24 date of section 1 and ends on the effective date. 13.25 Subd. 2. Authorizing the purchase of service credit. (a) Notwithstanding any law to 13.26 the contrary, the executive director must credit a person with allowable service credit for 13.27 any period of employment during which contributions were not made for the person because 13.28 the person was considered an excluded employee, if the person is an eligible person and 13.29 13.30 the executive director receives the payment described in paragraph (b) or (c), as applicable.

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14.1	(b) The eligible person or the employer, on behalf of the eligible person, may, no later
14.2	than August 31, 2021, pay the missed employee contributions for any period of employment
14.3	during which contributions were not made for the person because the person was considered
14.4	an excluded employee, by transmitting the amount of the missed employee contributions
14.5	in a lump sum to the Minnesota State Retirement System.
14.6	(c) The eligible person may elect to pay missed employee contributions for less than the
	entire period of employment during which contributions were not made. The period of
14.7	employment elected must be consecutive payroll periods and may be payroll periods during
14.8	
14.9	which the eligible person received the lowest salary. Upon payment of the missed employee
14.10	contributions for the period of employment elected, the executive director must credit the
14.11	eligible person with a proportionate amount of allowable service credit.
14.12	(d) If the missed employee contributions are paid, the eligible person's employer must,
14.13	no later than September 30, 2021, pay the missed employer contributions plus interest,
14.14	compounded annually, at the applicable annual rate or rates specified in Minnesota Statutes,
14.15	section 356.59, subdivision 2, on both the employee contributions and the employer
14.16	contributions, from the end of the year in which the contributions would have been made
14.17	to the date on which the payment is made, by transmitting the amount of the missed employer
14.18	contributions plus interest in a lump sum to the Minnesota State Retirement System. If the
14.19	eligible person elects to pay missed employee contributions for less than the entire period
14.20	of employment as permitted under paragraph (c), the employer must pay the missed employer
14.21	contributions plus interest on both the employee contributions and the employer contributions
14.22	for the payroll periods elected by the eligible person.
14.23	(e) The executive director shall notify the eligible person's employer regarding the
14.24	amount required under paragraph (d) and the basis for determining the amount. If the
14.25	employer fails to make all or any portion of the payment required by paragraph (d), the
14.26	executive director shall follow the procedures in Minnesota Statutes, section 352.04,
14.27	subdivision 8, paragraph (b), to collect the unpaid amount.
14.28	EFFECTIVE DATE. This section is effective the day following final enactment.
14.29	ARTICLE 3
14.30	PUBLIC EMPLOYEES RETIREMENT ASSOCIATION PROVISIONS
14.31	Section 1. Minnesota Statutes 2020, section 353.01, subdivision 16, is amended to read:
14.32	Subd. 16. Allowable service; limits and computation. (a) "Allowable service" means:

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

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

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

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

(5) a period of authorized leave of absence without pay, or with pay that is not included
in the definition of salary under subdivision 10, paragraph (a), clause (4) or (5), for which
salary deductions are not authorized, and for which a member obtained service credit for
up to 12 months of the authorized leave period by payment under section 353.0162, to the
fund made in place of salary deductions;

(6) a periodic, repetitive leave that is offered to all employees of a governmental 15.17 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 15.18 as certified to the association by the employer. A participating member obtains service credit 15.19 by making employee contributions in an amount or amounts based on the member's average 15.20 salary, excluding overtime pay, that would have been paid if the leave had not been taken. 15.21 The employer shall pay the employer and additional employer contributions on behalf of 15.22 15.23 the participating member. The employee and the employer are responsible to pay interest on their respective shares at the applicable rate or rates specified in section 356.59, 15.24 subdivision 3, compounded annually, from the end of the normal cycle until full payment 15.25 is made. An employer shall also make the employer and additional employer contributions, 15.26 plus interest at the applicable rate or rates specified in section 356.59, subdivision 3, 15.27 15.28 compounded annually, on behalf of an employee who makes employee contributions but terminates public service. The employee contributions must be made within one year after 15.29 the end of the annual normal working cycle or within 30 days after termination of public 15.30 service, whichever is sooner. The executive director shall prescribe the manner and forms 15.31 to be used by a governmental subdivision in administering a periodic, repetitive leave. Upon 15.32 payment, the member must be granted allowable service credit for the purchased period; 15.33

16.1 (7) (6) an authorized temporary or seasonal layoff under subdivision 12, limited to three 16.2 months allowable service per authorized temporary or seasonal layoff in one calendar year. 16.3 An employee who has received the maximum service credit allowed for an authorized 16.4 temporary or seasonal layoff must return to public service and must obtain a minimum of 16.5 three months of allowable service subsequent to the layoff in order to receive allowable 16.6 service for a subsequent authorized temporary or seasonal layoff; 16.7 (8) (7) a period of uniformed services leave purchased under section 353.014;

16.8 (9) (8) a period of military service purchased under section 353.0141; or

16.9 (10) (9) a period specified of reduced salary purchased under section 353.0162.

(b) No member may receive more than 12 months of allowable service credit in a yeareither for vesting purposes or for benefit calculation purposes.

(c) For an active member who was an active member of the former Minneapolis 16.12 Firefighters Relief Association on December 29, 2011, "allowable service" is the period of 16.13 service credited by the Minneapolis Firefighters Relief Association as reflected in the 16.14 transferred records of the association up to December 30, 2011, and the period of service 16.15 credited under paragraph (a), clause (1), after December 30, 2011. For an active member 16.16 who was an active member of the former Minneapolis Police Relief Association on December 16.17 29, 2011, "allowable service" is the period of service credited by the Minneapolis Police 16.18 Relief Association as reflected in the transferred records of the association up to December 16.19 30, 2011, and the period of service credited under paragraph (a), clause (1), after December 16.20 30, 2011. 16.21

16.22 **EFFECTIVE DATE.** This section is effective July 1, 2021.

16.23 Sec. 2. Minnesota Statutes 2020, section 353.01, subdivision 28, is amended to read:

Subd. 28. Retirement. (a) "Retirement" means the payment of an annuity by the
association. A right to retirement is subject to termination of public service under subdivision
11a. A right to retirement requires a complete and continuous separation for 30 days from
employment as a public employee.

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

this chapter to an eligible member who terminates public service and who, within 30 daysof separation, takes office as an elected official of a governmental subdivision.

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

17.7 (d) The 30-day separation requirement under paragraph (a) does not apply to a retirement
 17.8 annuity payable from a defined benefit plan under this chapter to a public employee if the
 17.9 public employee:

17.10 (1) is covered by a covered retirement plan under section 356.30, subdivision 3;

17.11 (2) is eligible for a combined service annuity under section 356.30, subdivision 1; and

17.12 (3) has entered into a phased retirement agreement or its equivalent permitted by the

17.13 laws applicable to the covered retirement plan with coverage of the last period of public
17.14 service.

17.15 **EFFECTIVE DATE.** This section is effective July 1, 2021.

17.16 Sec. 3. Minnesota Statutes 2020, section 353.014, subdivision 4, is amended to read:

17.17 Subd. 4. Time period for making member's payment. Payment of the employee equivalent contributions must be made during a period that begins with the date on which 17.18 the member returns to public employment and that is three times the length of the military 17.19 leave period, or within five years of the date on which the member returns to public 17.20 employment, whichever is less. If the payment period is less than one year three years, 17.21 payment of the employee equivalent contributions may be made within one year three years 17.22 of the date of the member's discharge from service in the uniformed services. Payment may 17.23 not be accepted after 30 days six months following termination of public service under 17.24 section 353.01, subdivision 11a. 17.25

EFFECTIVE DATE. This section is effective July 1, 2021, except the amendments changing one year to three years are effective the day following final enactment.

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18.1	Sec. 4. Minnes	sota Statutes 2020,	section 353.0)162, is amended to re	ad:
18.2	353.0162 SA	LARY CREDIT	PURCHASE	FOR PERIODS OF	REDUCED
18.3	SALARY.				
18.4	(a) A membe	er may purchase di	fferential sala	ry credit as described	in paragraph (c) for
18.5	a period specific	ed of reduced salar	y as described	<u>l</u> in paragraph (b).	
18.6	(b) The appl	cable period is <u>of r</u>	educed salary	<u>must be a period occu</u>	urring entirely within
18.7	one school year,	, for school year en	nployees, or o	one calendar year, for	all other employees,
18.8	during which th	e member is receiv	ing receives 1	no <u>salary</u> or a reduced	salary from the
18.9	employer while	the member is:			
18.10	(1) receiving	; workers' compens	sation paymer	nts related to the mem	ber's service to the
18.11	public employer	••			
18.12	(2) on an aut	horized leave of al	osence , excep	t that if the authorized	Heave of absence
18.13	exceeds 12 mon	ths, the period of le	ave for which	differential salary cree	dit may be purchased
18.14	is limited to 12	months ; or			
18.15	(3) on an aut	horized leave of abs	sence as a resu	lt of a budgetary or sa	lary savings program
18.16	offered or mand	ated by a governm	ental subdivis	sion, if certified to the	executive director
18.17	by the governme	ental subdivision . ;	or		
18.18	<u>(</u> 4) on a peri	odic, repetitive leav	ve that is offe	red to all employees o	of a governmental
18.19	subdivision whe	re the leave progra	am is certified	by the employer to th	ne association as one
18.20	that does not ex	ceed 208 hours dur	ring the schoo	l year or calendar yea	r, as applicable.
18.21	(c) Different	ial salary credit is tl	he difference	between the salary rec	eived by the member
18.22	during a period	of reduced salary s	pecified in pa	aragraph (b) and the sa	alary of the member,
18.23	excluding overt	me, on which cont	ributions to t	he applicable plan wo	uld have been made
18.24	during the perio	d based on the men	nber's normal	employment period, 1	measured in hours or
18.25	otherwise, as ap	plicable, and rate o	of pay.		
18.26	(d) To receiv	e differential salar	y credit, the r	nember shall pay the p	olan, by delivering
18.27	payment to the	executive director,	an amount eq	ual to:	
18.28	(1) the applic	able employee cont	tribution rate u	under section 353.27, s	ubdivision 2; 353.65,
18.29	subdivision 2; or	r 353E.03, subdivis	sion 1, as appl	icable, multiplied by t	he differential salary
18.30	amount;				

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

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

(e) The employer, by appropriate action of its governing body and documented in its
official records, may pay the employer equivalent contributions and on behalf of the member
the amounts determined under paragraph (d), clauses (2) and (3), as applicable, the equivalent
employer additional contributions on behalf of the member plus interest under paragraph
(f). However, if the period of reduced salary is a periodic, repetitive leave under paragraph
(b), clause (4), then the employer must pay on behalf of the member the amount determined
under paragraph (d), clauses (2) and (3), as applicable, plus interest under paragraph (f).

(f) Payment under this section must include interest on the contribution amount or
amounts, whichever applies, at the applicable rate or rates specified in section 356.59,
subdivision 3, compounded annually, prorated for the number of months, if less than 12
months, from the date on which the period of reduced salary specified in paragraph (b)
terminates to the date on which the payment or payments are end of the school year or
calendar year, as applicable, until full payment is received by the executive director. Payment

- 19.20 under this section must be completed by the earliest of:
- 19.21 (1) 30 days <u>six months</u> after termination of public service by the employee under section
 19.22 353.01, subdivision 11a;
- 19.23 (2) one year after the termination of the period <u>of reduced salary specified in paragraph</u>19.24 (b); or

19.25 (3) 30 days <u>six months</u> after the commencement of a disability benefit.

19.26 (g) If the member has purchased 12 months of differential salary credit, the member

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

19.28 to purchase differential salary credit for a subsequent leave of absence.

19.29 **EFFECTIVE DATE.** This section is effective July 1, 2021.

19.30 Sec. 5. Minnesota Statutes 2020, section 353.27, subdivision 12, is amended to read:

19.31 Subd. 12. **Omitted salary deductions; obligations.** (a) In the case of omission of

19.32 required deductions for the general employees retirement plan, the public employees police

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and fire retirement plan, or the local government correctional employees retirement plan
from the salary of an employee, the department head or designee shall immediately, upon
discovery, report the employee for membership and deduct the employee deductions under
subdivision 4 during the current pay period or during the pay period immediately following
the discovery of the omission. Payment for the omitted obligations may only be made in
accordance with reporting procedures and methods established by the executive director.

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

(c) When the omission period of an employee exceeds 60 days, the governmental 20.11 subdivision shall furnish to the association sufficient data and documentation upon which 20.12 the obligation for omitted employee and employer contributions can be calculated. The 20.13 omitted employee deductions must be deducted from the employee's subsequent salary 20.14 payment or payments and remitted to the association for deposit in the applicable retirement 20.15 fund. The employee shall pay omitted employee deductions due for the 60 days prior to the 20.16 end of the last pay period in the omission period during which salary was earned. The 20.17 employer shall pay any remaining omitted employee deductions and any omitted employer 20.18 contributions, plus eumulative interest at the annual rate of 8.5 percent until June 30, 2015, 20.19 and eight percent thereafter applicable rate or rates specified in section 356.59, subdivision 20.20 3, compounded annually, from the date or dates each omitted employee contribution was 20.21 first payable. 20.22

(d) An employer shall not hold an employee liable for omitted employee deductions 20.23 beyond the pay period dates under paragraph (c), nor attempt to recover from the employee 20.24 those employee deductions paid by the employer on behalf of the employee. Omitted 20.25 deductions due under paragraph (c) which are not paid by the employee constitute a liability 20.26 of the employer that failed to deduct the omitted deductions from the employee's salary. 20.27 The employer shall make payment with interest at the applicable rate or rates specified in 20.28 20.29 section 356.59, subdivision 3, compounded annually. Omitted employee deductions are no longer due if an employee terminates public service before making payment of omitted 20.30 employee deductions to the association, but the employer remains liable to pay omitted 20.31 employer contributions plus interest at the applicable rate or rates specified in section 356.59, 20.32 subdivision 3, compounded annually, from the date the contributions were first payable. 20.33

20.34 (e) The association may not commence action for the recovery of omitted employee
 20.35 deductions and employer contributions after the expiration of three calendar years after the

calendar year in which the contributions and deductions were omitted. Except as provided
under paragraph (b), no payment may be made or accepted unless the association has already
commenced action for recovery of omitted deductions. An action for recovery commences
on the date of the mailing of any written correspondence from the association requesting
information from the governmental subdivision upon which to determine whether or not

21.6 omitted deductions occurred.

21.7 **EFFECTIVE DATE.** This section is effective July 1, 2021.

21.8 Sec. 6. Minnesota Statutes 2020, section 353.30, subdivision 1a, is amended to read:

Subd. 1a. Pre-July 1, 1989, members: rule of 90. Upon termination of public service 21.9 under section 353.01, subdivision 11a, a person who first became a public employee or a 21.10 member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, and 21.11 whose attained age plus credited allowable service totals 90 years is entitled upon application 21.12 to a retirement annuity in an amount equal to the applicable normal annuity provided in 21.13 section 353.29, subdivision 3, paragraph (a), without any; section 353.651, subdivision 3; 21.14 or section 353E.04, subdivision 3. Such annuity is not subject to a reduction in annuity due 21.15 21.16 to for early retirement.

21.17 **EFFECTIVE DATE.** This section is effective July 1, 2021.

21.18 Sec. 7. Minnesota Statutes 2020, section 353.30, subdivision 1b, is amended to read:

Subd. 1b. **Pre-July 1, 1989, members: 30 years of service.** Upon termination of public service under section 353.01, subdivision 11a, a person who first became a public employee or a member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, with <u>and has</u> 30 years or more of allowable service credit, <u>and</u> who elects to retire prior to normal retirement age, shall receive an annuity in an amount equal to the normal annuity provided under section 353.29, subdivision 3, paragraph (a), reduced by one-quarter of one percent for each month that the member is under age 62 at the time of retirement.

21.26 **EFFECTIVE DATE.** This section is effective July 1, 2021.

21.27 Sec. 8. Minnesota Statutes 2020, section 353.30, subdivision 1c, is amended to read:

Subd. 1c. **Pre-July 1, 1989, members: early retirement.** Upon termination of public service <u>under section 353.01, subdivision 11a</u>, a person who first became a public employee or a member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, who has become <u>and is</u> at least 55 years old but not is younger than normal retirement age, and <u>who</u> is vested under section 353.01, subdivision 47, is entitled, upon application, to a retirement annuity in an amount equal to the <u>applicable normal annuity provided in section</u>
353.29, subdivision 3, paragraph (a); Such annuity must be reduced by one-quarter of one
percent for each month that the member is under normal retirement age at the time of
retirement.

22.5 **EFFECTIVE DATE.** This section is effective July 1, 2021.

22.6 Sec. 9. Minnesota Statutes 2020, section 353.335, is amended to read:

22.7 **353.335 DISABILITANT EARNINGS REPORTS.**

Unless waived by the executive director, a disability benefit recipients recipient must 22.8 report all earnings from reemployment and from income from workers' compensation to 22.9 the association annually by May 15 in a format prescribed by the executive director. If the 22.10 form is not submitted by May 15, benefits must be suspended effective June 1. Upon receipt 22.11 of the form by the association, if the disability benefit recipient is deemed by the executive 22.12 director to be eligible for continued payment, benefits must be reinstated retroactive to June 22.13 1. The executive director may waive the requirements in this section if the medical evidence 22.14 supports that the disability benefit recipient will not have earnings from reemployment. 22.15

22.16 **EFFECTIVE DATE.** This section is effective July 1, 2021.

22.17 Sec. 10. Minnesota Statutes 2020, section 353.34, subdivision 2, is amended to read:

Subd. 2. **Refund with interest.** (a) Except as provided in subdivision 1, any person who ceases to be a member is entitled to receive a refund in an amount equal to accumulated deductions, less the sum of any disability benefits that have been paid by the fund, plus annual compound interest <u>at the applicable rate or rates under paragraph (b)</u> to the first day of the month in which the refund is processed.

22.23 (b) Annual compound interest rates on a refund under paragraph (a) shall be as follows:

22.24 (1) six percent to June 30, 2011;

22.25 (2) four percent after June 30, 2011, to June 30, 2018; and

22.26 (3) three percent after June 30, 2018.

(c) If a person repays a refund and subsequently applies for another refund, the repayment
amount, including interest, is added to the fiscal year balance in which the repayment was
made.

(d) If the refund payable to a member is based on employee deductions that are
determined to be invalid under section 353.27, subdivision 7, the interest payable on the

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invalid employee deductions is three percent annual compound interest at the applicable
rate or rates under paragraph (b).

23.3

3 **EFFECTIVE DATE.** This section is effective July 1, 2021.

Sec. 11. Minnesota Statutes 2020, section 353D.071, subdivision 1, is amended to read:
Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
the meanings given them.

(b) "Designated beneficiary" means the person designated as the beneficiary under
section 353D.07, subdivision 5, and who is the designated beneficiary under section 401(a)(9)
of the Internal Revenue Code and section 1.401 (a)(9)-1, Q&A-4 of the Treasury regulations.

(c) "Distribution calendar year" means a calendar year for which a minimum distribution 23.10 is required. For distributions beginning before the member's participant's death, the first 23.11 distribution calendar year is the calendar year immediately preceding the calendar year 23.12 which contains the member's participant's required beginning date. For distributions beginning 23.13 after the member's participant's death, the first distribution calendar year is the calendar 23.14 year in which distributions are required to begin under subdivision 2, paragraph (c). The 23.15 required minimum distribution for the member's participant's first distribution calendar year 23.16 shall be made on or before the member's participant's required beginning date. 23.17

(d) "Member's Participant's account balance" means the account balance as of the last
valuation date in the valuation calendar year increased by the amount of any contributions
made and allocated to the account balance as of dates in the valuation calendar year after
the valuation date and decreased by distributions made in the valuation calendar year after
the valuation date. The account balance for the valuation calendar year includes any amounts
rolled over or transferred to the plan either in the valuation calendar year or in the distribution
calendar year if distributed or transferred in the valuation calendar year.

(e) "Required beginning date" means the later of April 1 of the calendar year following
the calendar year that the member attains age 70 years, six months, or April 1 of the calendar
year following the calendar year in which the member terminates employment date a
participant's retirement benefit must begin under section 356.635, subdivision 1, paragraph
(a).

23.30 (f) "Valuation calendar year" means the calendar year immediately preceding the23.31 distribution calendar year.

23.32 **EFFECTIVE DATE.** This section is effective July 1, 2021.

24.1 Sec. 12. Minnesota Statutes 2020, section 353D.071, subdivision 2, is amended to read:

Subd. 2. **Required minimum distributions.** (a) The provisions of this subdivision apply 24.2 for purposes of determining required minimum distributions for calendar years and must 24.3 take precedence over any inconsistent provisions of the plan. All distributions required 24.4 under this section must be determined and made in accordance with the treasury regulations 24.5 under section 401(a)(9) of the Internal Revenue Code, including regulations providing 24.6 special rules for governmental plans, as defined under section 414(d) of the Internal Revenue 24.7 24.8 Code, that comply with a reasonable good faith interpretation of the minimum distribution requirements. 24.9

(b) The member's participant's entire interest must be distributed or begin to the member
in a lump sum be distributed no later than the member's participant's required beginning
date.

24.13 (c) If the member participant dies before the required minimum distribution is made or
24.14 <u>begins</u>, the member's entire interest participant's account must be distributed in a lump sum
24.15 no later than as follows:

(1) if the member's participant's surviving spouse is the member's participant's sole
designated beneficiary, the distribution must be made by December 31 of the calendar year
immediately following the calendar year in which the member participant died, or by
December 31 of the calendar year in which the member participant would have attained age
70 years, six months the participant's required beginning date, whichever is later;

(2) if the member's participant's surviving spouse is not the member's participant's sole
beneficiary, or if there is no designated beneficiary as of September 30 of the year following
the year of the member's participant's death, the member's entire interest participant's account
must be distributed by December 31 of the calendar year containing the fifth anniversary
of the member's participant's death as directed under section 353D.07, subdivision 5; or

(3) if the member's participant's surviving spouse is the member's participant's sole
designated beneficiary and the surviving spouse dies after the member participant, but before
the account balance is distributed to the surviving spouse, paragraph (c), clause (2), must
apply as if the surviving spouse were the member participant.

(d) For purposes of paragraph (c), unless clause (3) applies, distributions are considered
to be made on the member's participant's required beginning date. If paragraph (c), clause
(3), applies, distributions are considered to begin on the date distributions must be made to
the surviving spouse under paragraph (c), clause (1).

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25.1	EFFECT	IVE DATE. This se	ection is effective	e July 1, 2021.	
25.2			ARTICLE	2 4	
25.3	PERA S	TATEWIDE VOL	UNTEER FIRI	EFIGHTER PLAN I	PROVISIONS
25.4	Section 1. N	Ainnesota Statutes 2	020, section 477	B.04, subdivision 3,	is amended to read:
25.5	Subd. 3. E	Deposit of state aid.	(a) <u>This paragra</u>	aph applies if the mur	nicipality or the
25.6	independent r	nonprofit firefighting	g corporation is	covered by the statew	vide volunteer
25.7	firefighter pla	n under chapter 353	G. If this parage	aph applies and the e	xecutive director of
25.8	the Public Em	ployees Retirement	Association has	not approved an aid a	llocation plan under
25.9	section 477B.	041, the executive of	lirector of the P	ublic Employees Reti	rement Association
25.10	must credit the	e fire state aid agains	t future municip	al contribution require	ments under section
25.11	353G.08 and	must notify the mur	nicipality or the	independent nonprofi	t firefighting
25.12	corporation o	f the fire state aid sc	credited at leas	t annually. <u>If this para</u>	agraph applies and
25.13	the executive	director has approve	ed an aid allocat	ion plan under sectio	n 477B.041, the
25.14	executive dire	ctor must allocate fir	e state aid in the	manner described und	er section 477B.041.
25.15	(b) If (1) t	he municipality or t	he independent	nonprofit firefighting	corporation is not
25.16	covered by the	e statewide voluntee	r firefighter plar	and is affiliated with	a duly incorporated
25.17	firefighters re	lief association, (2)	the relief associ	ation has filed a finar	icial report with the
25.18	municipality	pursuant to section 4	424A.014, subdi	vision 1 or 2, whiche	ver applies, and (3)
25.19	there is not an	aid allocation agree	ement under sect	ion 477B.042 in effec	et, then the treasurer
25.20	of the munici	pality must, within 3	30 days after rec	eipt, transmit the fire	state aid to the
25.21	treasurer of th	ne relief association.	If clauses (1) and	nd (2) are satisfied an	d there is an aid
25.22	allocation agr	eement under section	n 477B.042 in ef	fect, then fire state aid	must be transmitted
25.23	as described i	n that section. If the	relief association	on has not filed a finar	ncial report with the
25.24	municipality,	then, regardless of w	hether an aid allo	ocation agreement is ir	effect, the treasurer

municipality, then, regardless of whether an aid allocation agreement is in effect, the treasurer
of the municipality must delay transmission of the fire state aid to the relief association until
the complete financial report is filed.

(c) The treasurer of the municipality must deposit the fire state aid money in the municipal 25.27 treasury if (1) the municipality or independent nonprofit firefighting corporation is not 25.28 covered by the statewide volunteer firefighter plan, (2) there is no relief association organized, 25.29 (3) the association has dissolved, or (4) the association has been removed as trustees of state 25.30 aid. The money may be disbursed from the municipal treasury only for the purposes and in 25.31 the manner set forth in section 424A.08 or for the payment of the employer contribution 25.32 requirement with respect to firefighters covered by the public employees police and fire 25.33 retirement plan under section 353.65, subdivision 3. 25.34

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26.1	EFFECTIVE D	ATE. This section	n is effective for a	aids payable in 202	2 and thereafter.
26.2	Sec. 2. [477B.041]	ALLOCATION	OF FIRE STAT	TE AID FOR THE	STATEWIDE
26.3	VOLUNTEER FIR	REFIGHTER PL	AN.		
26.4	Subdivision 1. D	efinitions. For the	e purposes of this	section, unless the	language or
26.5	context clearly indic	cates that a differe	nt meaning is inte	ended, the followin	g terms have the
26.6	meanings given to the	hem:			
26.7	(1) "Active volu	nteer firefighter" n	neans a member o	of the statewide volu	unteer firefighter
26.8	plan as defined in se	ection 353G.01, su	ıbdivision 8.		
26.9	(2) "Chief petitic	oning firefighter"	means an active v	volunteer firefighter	r who, on behalf
26.10	of petitioning firefig	hters, submits a pe	etition to stop an a	id allocation plan u	nder subdivision
26.11	6 to the executive di	rector.			
26.12	(3) "Combination	n department" mea	ns a municipality	or independent non	profit firefighting
26.13	corporation which, o	during the previou	s calendar year a	nd on January 1, 20	021:
26.14	(i) employed one	e or more firefight	ers covered by th	e statewide volunte	eer firefighter
26.15	plan; and				
26.16	(ii) contributed of	on behalf of one or	more firefighters	to the public emplo	oyees police and
26.17	fire retirement plan	under chapter 353	<u>.</u>		
26.18	(4) "Covered per	riod" means the pe	eriod covered by	the aid allocation p	lan beginning
26.19	with the calendar yea	ar immediately foll	lowing the calend	ar year in which the	plan is approved
26.20	and continuing for r	ot more than three	e years.		
26.21	(5) "Executive di	rector" means the	executive director	of the Public Emplo	oyees Retirement
26.22	Association.				
26.23	(6) "Reimbursen	nent amount" mea	ns the amount ca	lculated under subd	livision 4, which
26.24	reimburses a combin	nation department	for employer con	ntributions made to	the public
26.25	employees police ar	nd fire retirement	olan on behalf of	covered firefighter	<u>S.</u>
26.26	(7) "Total state a	id" means the com	bined total of fire	e state aid and polic	e and firefighter
26.27	supplemental state a	id payable to the	Public Employee	s Retirement Assoc	viation on behalf
26.28	of a combination de	partment on Octo	ber 1 under section	ons 477B.04, subdiv	vision 1, and
26.29	423A.022, subdivisi	on 4, respectively	<u>.</u>		
26.30	Subd. 2. Submis	ssion of an aid all	ocation plan. Be	ginning on March	l of each year, a
26.31	combination departr	nent may submit	to the executive d	lirector an aid alloc	ation plan that
26.32	conforms with the re	equirements in thi	s paragraph. The	aid allocation plan	must:

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27.1	<u>(1) be a</u>	pproved by the goverr	ning body of the	e combination departm	nent;
27.2	<u>(2) be in</u>	writing and specify:			
27.3	<u>(i)</u> the p	ercentage of the fire s	tate aid, dollar	amount, or formula fo	or determining the
27.4	amount of f	fire state aid that will l	be transmitted t	o the combination dep	partment as the
27.5	reimbursem	nent amount; and			
27.6	<u>(ii) the c</u>	covered period;			
27.7	<u>(3) be si</u>	igned by the municipa	l clerk or secre	tary; and	
27.8	<u>(4) inclu</u>	ide the date that notice	e was provided	to firefighters under s	subdivision 7.
27.9	Subd. 3.	<u>Approval of aid allo</u>	ocation plan. T	he executive director	shall approve an aid
27.10	allocation p	lan submitted by a co	mbination depa	rtment if:	
27.11	(1) the a	aid allocation plan is s	ubmitted on or	after March 1;	
27.12	(2) the a	aid allocation plan me	ets the requirem	ents in subdivision 2	; and
27.13	(3) with	in 45 days after receip	ot of the aid allo	cation plan, the execu	tive director has not
27.14	received a p	petition to stop aid allo	ocation describe	ed in subdivision 6.	
27.15	<u>Subd. 4</u> .	Deposit; transfer of	fire state aid u	inder aid allocation	plan. (a) Fire state
27.16	aid covered	by an approved aid a	llocation plan n	nust be deposited in a	ccordance with this
27.17	subdivision	. Within 30 days after	receipt of the f	ire state aid, the execu	utive director must
27.18	transmit the	e reimbursement amou	ant to the combi	ination department. T	he reimbursement
27.19	amount mu	st not exceed the smal	llest of the follo	wing amounts:	
27.20	(1) the p	bercentage, dollar amo	ount, or formula	specified by the com	bination department
27.21	under subdi	vision 2;			
27.22	(2) the c	combination departme	nt's total emplo	yer contribution to the	e public employees
27.23	police and f	fire retirement plan on	behalf of firefi	ghters during the prec	eding calendar year;
27.24	(3) the a	mount of fire state aid	payable to the	Public Employees Ret	tirement Association
27.25	on behalf of	f the combination dep	artment on Oct	ober 1 of the current c	calendar year under
27.26	section 477	B.04, subdivision 1;			
27.27	(4) the a	mount determined by	subtracting from	m the combination de	partment's total state
27.28	aid the com	bination department's	annual funding	g requirement under so	ection 353G.08 as
27.29	calculated of	on or before August 1	for the current	year; or	
27.30	(5) the a	mount determined by	subtracting from	m the combination de	partment's total state
27.31	aid the amo	unt required to increase	e the funding rat	io of the combination	department's account

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28.1	to not less than 100 percent as of the date of the valuation used to determine the funding
28.2	requirement under clause (4).
28.3	(b) After transmitting the reimbursement amount, the executive director must immediate
28.4	credit any remaining fire state aid against the combination department's annual funding
28.5	requirement under section 353G.08. The executive director must notify the combination
28.6	department of the disposition of fire state aid within 30 days of transmission of the
28.7	reimbursement amount.
28.8	(c) Fire state aids payable before or after the covered period must be credited as if no
28.9	aid allocation plan has been approved under section 477B.04, subdivision 3, paragraph (a
28.10	Subd. 5. Termination; modification of aid allocation plan. (a) The governing body
28.11	of a combination department may terminate an aid allocation plan at any time by submittin
28.12	a notice of termination to the executive director.
28.13	(b) A combination department may modify an aid allocation plan at any time during the
28.14	covered period by submitting a modified aid allocation plan to the executive director. Th
28.15	modified aid allocation plan must meet the requirements of an aid allocation plan under
28.16	subdivision 3.
28.17	(c) The termination or modification of an aid allocation plan applies only to subseque
28.17 28.18	(c) The termination or modification of an aid allocation plan applies only to subsequent fire state aid payments and does not affect any reimbursement amount already transmitted
28.18	fire state aid payments and does not affect any reimbursement amount already transmitte
28.18 28.19	fire state aid payments and does not affect any reimbursement amount already transmitte to the combination department.
28.18 28.19 28.20	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination
28.1828.1928.2028.21	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7.
 28.18 28.19 28.20 28.21 28.22 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination
 28.18 28.19 28.20 28.21 28.22 28.23 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may subm
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in form prescribed by the executive director. The executive director must reject an aid allocation
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.27 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in form prescribed by the executive director. The executive director must reject an aid allocation plan or modified aid allocation plan as a result of the petition if:
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.27 28.28 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in form prescribed by the executive director. The executive director must reject an aid allocation plan or modified aid allocation plan as a result of the petition if: (1) the executive director receives the petition to stop the aid allocation plan within 4
 28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.27 28.28 28.29 	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in form prescribed by the executive director. The executive director must reject an aid allocation plan or modified aid allocation plan as a result of the petition if: (1) the executive director receives the petition to stop the aid allocation plan for the same
28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.27 28.28 28.29 28.30	fire state aid payments and does not affect any reimbursement amount already transmitter to the combination department. (d) The combination department must provide notice of any modification or termination as required under subdivision 7. Subd. 6. Petition to stop aid allocation. (a) Within 45 days after a combination department submits an aid allocation plan or modified aid allocation plan to the executive director, an active volunteer firefighter employed by the combination department may submit to the executive director a petition to stop the aid allocation plan. The petition must be in form prescribed by the executive director. The executive director must reject an aid allocation plan or modified aid allocation plan as a result of the petition if: (1) the executive director receives the petition to stop the aid allocation plan within 4 days after receiving an aid allocation plan or modified aid allocation plan for the same combination department; and

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29.1	(b) When determining whether a petition includes the name	nes and signatures of a majority		
29.2	of the active volunteer firefighters affiliated with the combination department, the executive			
29.3	director must verify that the names provided match the active volunteer firefighter records			
29.4	maintained by the Public Employees Retirement Association	<u>n.</u>		
29.5	(c) Upon receipt of a petition to stop aid allocation, the	executive director must		
29.6	immediately notify the combination department that a petition	n was received. Within 15 days		
29.7	after receipt of the petition to stop aid allocation, the execut	tive director must report to the		
29.8	combination department and the chief petitioning firefighter	whether the aid allocation plan		
29.9	was rejected as a result of the petition.			
29.10	(d) If an aid allocation plan is rejected as a result of a petiti	on, the combination department		
29.11	may revise the aid allocation plan and submit the revised pl	an, subject to the requirements		
29.12	in this section, including the notice under subdivision 7 and	the firefighters' right to petition		
29.13	to stop aid allocation under the revised plan under subdivisi	ion 6.		
29.14	Subd. 7. Notice to volunteer firefighters. Within 30 da	ys before submitting to the		
29.15	executive director an aid allocation plan or modification or t	termination of an aid allocation		
29.16	plan, the combination department must notify all active volunteer firefighters employed by			
29.17	the combination department in writing. The notice must include a copy of the aid allocation			
29.18	plan, modified aid allocation plan, or notice of termination a	pproved by the governing body		
29.19	of the combination department.			
29.20	Subd. 8. Forms authorized. The executive director mus	st prescribe a form of petition		
29.21	that satisfies the requirements of subdivision 6 and may pre-	scribe other forms as required		
29.22	for the administration of this section.			
29.23	EFFECTIVE DATE. This section is effective for aids	payable in 2022 and thereafter.		
29.24	ARTICLE 5			
29.25	ST. PAUL TEACHERS RETIREMENT FUND ASSO	OCIATION PROVISIONS		
29.26	Section 1. Minnesota Statutes 2020, section 354A.12, sub	division 1, is amended to read:		
29.27	Subdivision 1. Employee contributions. (a) The contrib	bution required to be paid by		
29.28	each member of the St. Paul Teachers Retirement Fund Ass	ociation is the percentage of		
29.29	total salary specified below for the applicable association and	nd program:		
29.30	Program	Percentage of Total Salary		
29.31	St. Paul Teachers Retirement Fund Association			
29.32	basic program after June 30, 2016	10 percent		
29.33	basic program after June 30, 2022 2023	10.25 percent		

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30.1coordinated program after June 30, 20167.5 percent30.2coordinated program after June 30, 2022 20237.75 percent

30.3 (b) Contributions must be made by deduction from salary and must be remitted directly
30.4 to the St. Paul Teachers Retirement Fund Association at least once each month.

30.5 (c) When an employee contribution rate changes for a fiscal year, the new contribution
 30.6 rate is effective for the entire salary paid by the employer with the first payroll cycle reported.

30.7

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

30.8 Sec. 2. Minnesota Statutes 2020, section 354A.31, subdivision 7, is amended to read:

Subd. 7. Reduction for early retirement. (a) This subdivision applies to a person who 30.9 30.10 has become at least 55 years old and first becomes a coordinated member after June 30, 1989, and to any other coordinated member who has become at least 55 years old and whose 30.11 annuity is higher when calculated using the retirement annuity formula percentage in 30.12 subdivision 4, paragraph (d), in conjunction with this subdivision than when calculated 30.13 under subdivision 4, paragraph (c), in conjunction with subdivision 6. An employee who 30.14 retires under the formula annuity before the normal retirement age shall be paid the normal 30.15 annuity reduced as described in paragraph (b) if the person retires on or after July 1, 2019, 30.16 or in paragraph (c) if the person retires before July 1, 2019, as applicable. 30.17

30.18 (b) A coordinated member who retires before the normal retirement age and on or after
30.19 July 1, 2019, is entitled to receive a retirement annuity calculated using the retirement
30.20 annuity formula percentage in subdivision 4, paragraph (d), reduced as described in clause
30.21 (1) or (2), as applicable.

(1) If the member retires when the member is younger than age 62 or with fewer than 30.22 30 years of service, the annuity must be reduced by an early reduction factor for each year 30.23 that the member's age of retirement precedes normal retirement age. The early reduction 30.24 factors are four percent per year for ages members whose age at retirement is at least 55 30.25 through but not yet 59 and seven percent per year for ages 60 through members whose age 30.26 at retirement is at least 59 but not yet normal retirement age. The resulting annuity must be 30.27 further adjusted to take into account augmentation as if the employee had deferred receipt 30.28 of the annuity until normal retirement age and the annuity were augmented at the applicable 30.29 annual rate, compounded annually, from the day the annuity begins to accrue until normal 30.30 retirement age. The applicable annual rate is the rate in effect on the employee's effective 30.31 date of retirement and shall be considered as fixed for the employee. The applicable annual 30.32 rates are the following: 30.33

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31.1 (i) until June 30, 2019, 2.5 percent;

(ii) a rate that changes each month, beginning July 1, 2019, through June 30, 2024, which
is determined by reducing the rate in item (i) to zero in equal monthly increments over the
five-year period; and

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31.5 (iii) after June 30, 2024, zero percent.

After June 30, 2024, the reduced annuity commencing before normal retirement age
under this clause shall not take into account any augmentation.

31.8 (2) If the member retires when the member is at least age 62 or older and has at least 30 31.9 years of service, the member is entitled to receive a retirement annuity calculated using the 31.10 retirement annuity formula percentage in subdivision 4, paragraph (d), multiplied by the 31.11 applicable early retirement factor specified for members "Age 62 or older with 30 years of 31.12 service" in the table in paragraph (c).

31.13 (c) A coordinated member who retires before the normal retirement age and before July
31.14 1, 2019, is entitled to receive a retirement annuity calculated using the retirement annuity
31.15 formula percentage in subdivision 4, paragraph (d), multiplied by the applicable early
31.16 retirement factor specified below:

31.17		Under age 62		Age 62 or older	
31.18		or less than 30 years of service		with 30 years of service	
31.19	Normal retirement age:	65	66	65	66
31.20	Age at retirement				
31.21	55	0.5376	0.4592		
31.22	56	0.5745	0.4992		
31.23	57	0.6092	0.5370		
31.24	58	0.6419	0.5726		
31.25	59	0.6726	0.6062		
31.26	60	0.7354	0.6726		
31.27	61	0.7947	0.7354		
31.28	62	0.8507	0.7947	0.8831	0.8389
31.29	63	0.9035	0.8507	0.9246	0.8831
31.30	64	0.9533	0.9035	0.9635	0.9246
31.31	65	1.0000	0.9533	1.0000	0.9635
31.32	66		1.0000		1.0000

32.1	For normal retirement ages between ages 65 and 66, the early retirement factors must
32.2	be determined by linear interpolation between the early retirement factors applicable for
32.3	normal retirement ages 65 and 66.
32.4	EFFECTIVE DATE. This section is effective retroactively from June 30, 2018.
32.5	ARTICLE 6
32.6	VOLUNTEER FIREFIGHTER RELIEF ASSOCIATION PROVISIONS
32.7	Section 1. Minnesota Statutes 2020, section 424A.001, is amended by adding a subdivision
32.8	to read:
32.9	Subd. 2b. Municipal clerk. "Municipal clerk" means the person elected or appointed
32.10	to the position of municipal clerk, the chief financial official or chief administrative official
32.11	designated to perform such function, or, if there is no such person or designation, the chief
32.12	financial official, the chief administrative official, or the person primarily responsible for
32.13	managing the finances of a municipality.
32.14	EFFECTIVE DATE. This section is effective the day following final enactment.
32.15	Sec. 2. Minnesota Statutes 2020, section 424A.014, subdivision 1, is amended to read:
32.16	Subdivision 1. Financial report and audit. (a) An annual financial report and audited
32.17	financial statements in accordance with paragraphs (c) to (e) must be submitted by the board
32.18	of <u>trustees of</u> the Bloomington Fire Department Relief Association and <u>the board of trustees</u>
32.19	of each volunteer firefighters relief association with special fund assets of at least \$500,000
32.20	or special fund liabilities of at least \$500,000 in the prior year or in any previous year,
32.21	according to the applicable actuarial valuation or according to the financial report if no
32.22	valuation is required, must prepare a financial report covering the special and general funds
32.23	of the relief association for the preceding fiscal year, file the any previous year's financial
32.24	report, and submit financial statements.
32.25	(b) The board of trustees of a volunteer firefighters relief association with special fund
32.26	assets of less than \$500,000 and special fund liabilities of less than \$500,000, according to
32.27	each previous year's financial report, may submit an annual financial report and audited
32.28	financial statements in accordance with paragraphs (c) to (e).
32.29	(b) (c) The financial report must contain financial statements and disclosures that present
32.30	the true financial condition of the relief association and the results of relief association
32.31	operations in conformity with generally accepted accounting principles and in compliance
32.32	with the regulatory, financing, and funding provisions of this chapter and any other applicable

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33.1 laws cover the relief association's special fund and general fund and be in the style and form
33.2 prescribed by the state auditor. The financial report must be countersigned by:

33.3 (1) the municipal clerk or clerk-treasurer of the municipality in which the relief
33.4 association is located if the relief association is a firefighters' relief association that is directly
33.5 associated with a municipal fire department;

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

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

33.13 (e) (d) The financial report must be retained in the office of the Bloomington Fire 33.14 Department Relief Association or the volunteer firefighter relief association for public 33.15 inspection and must be filed with the governing body of the government subdivision in 33.16 which the associated fire department is located after the close of the fiscal year. One copy 33.17 of the financial report must be furnished to the state auditor <u>on or before June 30</u> after the 33.18 close of the fiscal year.

33.19 (d) (e) Audited financial statements that present the true financial condition of the relief 33.20 association's special fund and general fund must be attested to by a certified public accountant 33.21 or by the state auditor and must be filed with the state auditor on or before June 30 after the 33.22 close of the fiscal year. Audits must be conducted in compliance with generally accepted 33.23 auditing standards and section 6.65 governing audit procedures. The state auditor may accept 33.24 this report audited financial statements in lieu of the financial report required in paragraph 33.25 (c) (a).

33.26 **EFFECTIVE DATE.** This section is effective January 1, 2022.

33.27 Sec. 3. Minnesota Statutes 2020, section 424A.014, subdivision 2, is amended to read:

33.28 Subd. 2. **Financial statement.** (a) The board of <u>trustees of each volunteer firefighter</u> 33.29 relief association that is not required to <u>and does not choose to</u> file a financial report and audit under subdivision 1 must prepare a detailed statement of the financial affairs for the preceding fiscal year of the relief association's special and general funds in the style and form prescribed by the state auditor. The detailed statement must show:

33.33 (1) the sources and amounts of all money received;

34.1 (2) all disbursements, accounts payable, and accounts receivable;

34.2 (3) the amount of money remaining in the treasury;

34.3 (4) total assets, including a listing of all investments;

34.4 (5) the accrued liabilities; and

34.5 (6) all other items necessary to show accurately the revenues and expenditures and34.6 financial position of the relief association.

JFK

34.7 (b) The detailed financial statement of the special and general funds required under
34.8 paragraph (a) must be certified by a certified public accountant or by the state auditor in
accordance with agreed-upon procedures and forms prescribed by the state auditor. The
accountant must have at least five years of public accounting, auditing, or similar experience
and must not be an active, inactive, or retired member of the relief association or the fire
department.

34.13 (c) The detailed financial statement required under paragraph (a) must be countersigned34.14 by:

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

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

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

34.23 (d) The volunteer firefighters relief association board must submit a copy of the detailed
34.24 financial statement required under paragraph (a) that has been certified by the governing
34.25 body of the municipality to the state auditor on or before March 31 after the close of the
34.26 fiscal year.

34.27 (e) A certified public accountant or auditor who performs the agreed-upon procedures
34.28 under paragraph (b) is subject to the reporting requirement of section 6.67.

34.29 **EFFECTIVE DATE.** This section is effective January 1, 2022.

Sec. 4. Minnesota Statutes 2020, section 424A.015, subdivision 7, is amended to read: 35.1 Subd. 7. Combined service pensions. (a) A volunteer firefighter member with credit 35.2 for service as an active firefighter in more than one volunteer firefighters relief association 35.3 is entitled to a prorated service pension from each participating relief association if: 35.4 35.5 (1) the articles of incorporation or bylaws of the relief associations provide for such combined service pensions; 35.6 35.7 (2) the applicable requirements of paragraphs (b) and (c) to (e) are met; and (3) the volunteer firefighter member otherwise qualifies. 35.8 35.9 (b) A volunteer firefighter member receiving a prorated service pension under this subdivision must have a total combined amount of service credit from the two or more relief 35.10 associations of ten years or more, unless the bylaws of every affected relief association 35.11 specify less than a ten-year service vesting requirement, in which case, the total amount of 35.12 required service credit is the longest service vesting requirement of the relief associations 35.13 be at least partially vested under the bylaws of the first participating relief association on 35.14 the date on which the member terminates active service with that relief association. The 35.15 service pension paid from the first participating relief association shall be based on the years 35.16 of active service accrued in the first relief association and the vesting percentage applicable 35.17 to those years of active service. 35.18 (c) To receive a service pension from each subsequent relief association, the member 35.19 must be at least partially vested under the bylaws of the subsequent relief association, taking 35.20 into consideration the member's total service credit accrued in all participating relief 35.21 associations to the date the member terminates active service with the subsequent relief 35.22 association. The service pension paid from each subsequent relief association shall be based 35.23 on the years of active service accrued solely in that relief association and the vesting 35.24 percentage applicable to the combined amount of total service credit accrued in all of the 35.25 participating relief associations. 35.26 (d) The member must have one years of service credit in each participating 35.27 relief association. The prorated service pension must be based on: 35.28

(1) for defined benefit relief associations, the service pension amount in effect for the
relief association on the date on which <u>the member's</u> active volunteer firefighting services
covered by that relief association terminate; and

36.1 (2) for defined contribution relief associations, the member's individual account balance
 36.2 on the date on which <u>the member's</u> active volunteer firefighting services covered by that
 36.3 relief association terminate.

36.4 (c) (c) To receive a prorated service pension under this subdivision, the firefighter
36.5 member must become a member of the second or succeeding subsequent relief association
and must give notice of membership to the prior association within two years of the date of
termination of active service with the prior relief association. The second or If requested
by the member or a subsequent relief association, the secretary of each prior relief association
must certify the provide written notice to the member and the subsequent relief association.
regarding the amount of active service accrued by the member in the prior relief association.

36.11 **EFFECTIVE DATE.** This section is effective January 1, 2022.

36.12 Sec. 5. Minnesota Statutes 2020, section 424A.016, subdivision 4, is amended to read:

36.13 Subd. 4. Individual accounts. (a) An individual account must be established for each
36.14 firefighter who is a member of the relief association.

36.15 (b) To each individual active member account must be credited an equal share of:

36.16 (1) any amounts of fire state aid and police and firefighter retirement supplemental state36.17 aid received by the relief association;

36.18 (2) any amounts of municipal contributions to the relief association raised from levies
36.19 on real estate or from other available municipal revenue sources exclusive of fire state aid;
36.20 and

36.21 (3) any amounts equal to the share of the assets of the special fund to the credit of:

(i) any former member who terminated active service with the fire department to which
the relief association is associated before meeting the minimum service requirement provided
for in subdivision 2, paragraph (b), and <u>either has not returned to active service with the</u>
fire department for a period no shorter than five years or has died and no survivor benefit
or death benefit is payable; or

36.27 (ii) any retired member who retired terminated active service before obtaining a full
 36.28 nonforfeitable interest in the amounts credited to becoming 100 percent vested in the
 36.29 individual member member's account under subdivision 2, paragraph (b), and any applicable
 36.30 provision of the bylaws of the relief association.

36.31 (c) In addition, any investment return on the assets of the special fund must be credited36.32 in proportion to the share of the assets of the special fund to the credit of each individual

active member account and inactive member account, unless the inactive member is adeferred member as defined in subdivision 6.

37.3 (d) Administrative expenses of the relief association payable from the special fund may
37.4 be deducted from individual accounts in a manner specified in the bylaws of the relief
37.5 association.

(e) Amounts to be credited to individual accounts under paragraph (b) must be allocated 37.6 uniformly for all years of active service and allocations must be made for all years of service, 37.7 except for caps on service credit if so provided in the bylaws of the relief association. 37.8 Amounts forfeited under paragraph (b), clause (3), before a resumption of active service 37.9 37.10 and membership under section 424A.01, subdivision 6, remain forfeited and may not be reinstated upon the resumption of active service and membership. The allocation method 37.11 may utilize monthly proration for fractional years of service, as the bylaws or articles of 37.12 incorporation of the relief association so provide. The bylaws or articles of incorporation 37.13 may define a "month," but the definition must require a calendar month to have at least 16 37.14 days of active service. If the bylaws or articles of incorporation do not define a "month," a 37.15 "month" is a completed calendar month of active service measured from the member's date 37.16 of entry to the same date in the subsequent month. 37.17

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

37.23 (g) Annually, the secretary of the relief association shall certify the individual account
allocations to the state auditor at the same time that the annual financial statement or financial
report and audit of the relief association, whichever applies, is due under section 424A.014.

37.26

EFFECTIVE DATE. This section is effective January 1, 2022.

37.27

Sec. 6. Minnesota Statutes 2020, section 424A.016, subdivision 6, is amended to read:

Subd. 6. **Deferred service pensions.** (a) A "deferred member" means a member of a relief association who has separated from active service and membership and has completed the minimum service and membership requirements in subdivision 2. The requirement that a member separate from active service and membership is waived for persons who have discontinued their volunteer firefighter duties and who are employed on a full-time basis under section 424A.015, subdivision 1.

(b) A deferred member is entitled to receive a deferred service pension when the member
reaches at least age 50, or at least the minimum age specified in the bylaws governing the
relief association if that age is greater than age 50, and makes a valid written application.

(c) A defined contribution relief association must credit interest or additional investment 38.4 38.5 performance on the deferred lump-sum service pension during the period of deferral for all deferred members on or after January 1, 2021. Interest must be credited using one of the 38.6 following methods, as provided for in the A defined contribution relief association may 38.7 specify in its bylaws the method by which it will credit interest or additional investment 38.8 performance to the accounts of deferred members. Such method shall be limited to one of 38.9 the three methods provided in this paragraph. In the event the bylaws do not specify a 38.10 method, the interest or additional investment performance must be credited using the method 38.11

38.12 defined in clause (3). The permissible methods are:

(1) at the investment performance rate actually earned on that portion of the assets if the
deferred benefit amount is invested by the relief association in a separate account established
and maintained by the relief association;

38.16 (2) at the investment performance rate actually earned on that portion of the assets if the
38.17 deferred benefit amount is invested in a separate investment vehicle held by the relief
38.18 association; or

(3) at the investment return on the assets of the special fund of the defined contribution
volunteer firefighters relief association in proportion to the share of the assets of the special
fund to the credit of each individual deferred member account through the accounting date
on which the investment return is recognized by and credited to the special fund.

38.23 (d) Notwithstanding the requirements of section 424A.015, subdivision 6, bylaw
 38.24 amendments made in accordance with paragraph (c) on or before January 1, 2022, shall
 38.25 apply to members already in deferred status as of January 1, 2021.

(d) (e) Unless the bylaws of provide differently, the dates that will be used by a relief
 association that has elected to pay interest or additional investment performance on deferred
 lump-sum service pensions under paragraph (c) specifies a different interest or additional
 investment performance method, including the interest or additional investment performance
 period starting date and ending date, the in determining the creditable amount of interest or
 additional investment performance on a deferred service pension is creditable shall be as
 follows:

38.33 (1) for a relief association that has elected to credit interest or additional investment
38.34 performance under paragraph (c), clause (1) or (3), beginning on the date that the member

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separates from active service and membership and ending on the accounting date immediately 39.1 before the deferred member commences receipt of the deferred service pension; or 39.2

(2) for a relief association that has elected to credit interest or additional investment 39.3 performance under paragraph (c), clause (2), beginning on the date that the member separates 39.4 from active service and membership and ending on the date that the separate investment 39.5 vehicle is valued immediately before the date on which the deferred member commences 39.6 receipt of the deferred service pension. 39.7

(e) If the bylaws do not define a method for crediting interest or additional investment 39.8 performance, the interest or additional investment performance must be credited using the 39.9 method defined in paragraph (c), clause (3). 39.10

(f) Until December 31, 2020, a defined contribution relief association is permitted, if its 39.11 governing bylaws so provide, to credit interest or additional investment performance on the 39.12 deferred lump-sum service pension during the period of deferral using the method set forth 39.13 in the bylaws applicable on the date on which each deferred member separated from active 39.14 service. 39.15

39.16

EFFECTIVE DATE. This section is effective retroactively from January 1, 2021.

Sec. 7. Minnesota Statutes 2020, section 424A.02, subdivision 3, is amended to read: 39.17

39.18 Subd. 3. Flexible service pension maximums. (a) Annually on or before August 1 as part of the certification of the financial requirements and minimum municipal obligation 39.19 determined under section 424A.092, subdivision 4, or 424A.093, subdivision 5, as applicable, 39.20 the secretary or some other official of the relief association designated in the bylaws of each 39.21 defined benefit relief association shall calculate and certify to the governing body of the 39.22 applicable municipality the average amount of available financing per active covered 39.23 firefighter for the most recent three-year period. 39.24

The amount of available financing includes any amounts of fire state aid and police and 39.25 firefighter retirement supplemental state aid received or receivable by the relief association, 39.26 39.27 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 39.28 the amount of assets in excess of the accrued liabilities of the relief association calculated 39.29 under section 424A.092, subdivision 2; 424A.093, subdivisions 2 and 4; or 424A.094, 39.30 subdivision 2, if any. 39.31

(b) The maximum service pension which the defined benefit relief association has 39.32 authority to provide for in its bylaws for payment to a member retiring after the calculation 39.33

40.1 date when the minimum age and service requirements specified in subdivision 1 are met
40.2 must be determined using the table in paragraph (c) or (d), whichever applies.

40.3 (c) For a defined benefit relief association where the governing bylaws provide for a 40.4 monthly service pension to a retiring member, the maximum monthly service pension amount 40.5 per month for each year of service credited that may be provided for in the bylaws is the 40.6 greater of the service pension amount provided for in the bylaws on the date of the calculation 40.7 of the average amount of the available financing per active covered firefighter or the 40.8 maximum service pension figure corresponding to the average amount of available financing 40.9 per active covered firefighter:

40.10 40.11	Minimum Average Amount of Available Financing per Firefighter	Maximum Service Pension Amount Payable per Month for Each Year of
40.12 40.13	\$	Service \$.25
40.14	41	.50
40.15	81	1.00
40.16	122	1.50
40.17	162	2.00
40.18	203	2.50
40.19	243	3.00
40.20	284	3.50
40.21	324	4.00
40.22	365	4.50
40.23	405	5.00
40.24	486	6.00
40.25	567	7.00
40.26	648	8.00
40.27	729	9.00
40.28	810	10.00
40.29	891	11.00
40.30	972	12.00
40.31	1053	13.00
40.32	1134	14.00
40.33	1215	15.00
40.34	1296	16.00
40.35	1377	17.00
40.36	1458	18.00
40.37	1539	19.00

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
41.1		1620		20.00	
41.2		1701		21.00	
41.3		1782		22.00	
41.4		1823		22.50	
41.5		1863		23.00	
41.6		1944		24.00	
41.7		2025		25.00	
41.8		2106		26.00	
41.9		2187		27.00	
41.10		2268		28.00	
41.11		2349		29.00	
41.12		2430		30.00	
41.13		2511		31.00	
41.14		2592		32.00	
41.15		2673		33.00	
41.16		2754		34.00	
41.17		2834		35.00	
41.18		2916		36.00	
41.19		2997		37.00	
41.20		3078		38.00	
41.21		3159		39.00	
41.22		3240		40.00	
41.23		3321		41.00	
41.24		3402		42.00	
41.25		3483		43.00	
41.26		3564		44.00	
41.27		3645		45.00	
41.28		3726		46.00	
41.29		3807		47.00	
41.30		3888		48.00	
41.31		3969		49.00	
41.32		4050		50.00	
41.33		4131		51.00	
41.34		4212		52.00	
41.35		4293		53.00	
41.36		4374		54.00	
41.37		4455		55.00	
41.38		4536		56.00	

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
42.1		4617		57.00	
42.2		4698		58.00	
42.3		4779		59.00	
42.4		4860		60.00	
42.5		4941		61.00	
42.6		5022		62.00	
42.7		5103		63.00	
42.8		5184		64.00	
42.9		5265		65.00	
42.10		5346		66.00	
42.11		5427		67.00	
42.12		5508		68.00	
42.13		5589		69.00	
42.14		5670		70.00	
42.15		5751		71.00	
42.16		5832		72.00	
42.17		5913		73.00	
42.18		5994		74.00	
42.19		6075		75.00	
42.20		6156		76.00	
42.21		6237		77.00	
42.22		6318		78.00	
42.23		6399		79.00	
42.24		6480		80.00	
42.25		6561		81.00	
42.26		6642		82.00	
42.27		6723		83.00	
42.28		6804		84.00	
42.29		6885		85.00	
42.30		6966		86.00	
42.31		7047		87.00	
42.32		7128		88.00	
42.33		7209		89.00	
42.34		7290		90.00	
42.35		7371		91.00	
42.36		7452		92.00	
42.37		7533		93.00	
42.38		7614		94.00	

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
43.1		7695		95.00	
43.2		7776		96.00	
43.3		7857		97.00	
43.4		7938		98.00	
43.5		8019		99.00	
43.6		8100		100.00	
43.7	any am	ount in excess of			
43.8		8100		100.00	

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

43.16 43.17	Minimum Average Amount of Available Financing per Firefighter	Maximum Lump-Sum Service Pension Amount Payable for Each Year of Service
43.18	\$	\$ 10
43.19	11	20
43.20	16	30
43.21	23	40
43.22	27	50
43.23	32	60
43.24	43	80
43.25	54	100
43.26	65	120
43.27	77	140
43.28	86	160
43.29	97	180
43.30	108	200
43.31	131	240
43.32	151	280
43.33	173	320
43.34	194	360
43.35	216	400
43.36	239	440
43.37	259	480

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
44.1		281		520	
44.2		302		560	
44.3		324		600	
44.4		347		640	
44.5		367		680	
44.6		389		720	
44.7		410		760	
44.8		432		800	
44.9		486		900	
44.10		540		1000	
44.11		594		1100	
44.12		648		1200	
44.13		702		1300	
44.14		756		1400	
44.15		810		1500	
44.16		864		1600	
44.17		918		1700	
44.18		972		1800	
44.19		1026		1900	
44.20		1080		2000	
44.21		1134		2100	
44.22		1188		2200	
44.23		1242		2300	
44.24		1296		2400	
44.25		1350		2500	
44.26		1404		2600	
44.27		1458		2700	
44.28		1512		2800	
44.29		1566		2900	
44.30		1620		3000	
44.31		1672		3100	
44.32		1726		3200	
44.33		1753		3250	
44.34		1780		3300	
44.35		1820		3375	
44.36		1834		3400	
44.37		1888		3500	
44.38		1942		3600	

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
45.1		1996		3700	
45.2		2023		3750	
45.3		2050		3800	
45.4		2104		3900	
45.5		2158		4000	
45.6		2212		4100	
45.7		2265		4200	
45.8		2319		4300	
45.9		2373		4400	
45.10		2427		4500	
45.11		2481		4600	
45.12		2535		4700	
45.13		2589		4800	
45.14		2643		4900	
45.15		2697		5000	
45.16		2751		5100	
45.17		2805		5200	
45.18		2859		5300	
45.19		2913		5400	
45.20		2967		5500	
45.21		3021		5600	
45.22		3075		5700	
45.23		3129		5800	
45.24		3183		5900	
45.25		3237		6000	
45.26		3291		6100	
45.27		3345		6200	
45.28		3399		6300	
45.29		3453		6400	
45.30		3507		6500	
45.31		3561		6600	
45.32		3615		6700	
45.33		3669		6800	
45.34		3723		6900	
45.35		3777		7000	
45.36		3831		7100	
45.37		3885		7200	
45.38		3939		7300	

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
46.1		3993		7400	
46.2		4047		7500	
46.3		4101		7600	
46.4		4155		7700	
46.5		4209		7800	
46.6		4263		7900	
46.7		4317		8000	
46.8		4371		8100	
46.9		4425		8200	
46.10		4479		8300	
46.11		4533		8400	
46.12		4587		8500	
46.13		4641		8600	
46.14		4695		8700	
46.15		4749		8800	
46.16		4803		8900	
46.17		4857		9000	
46.18		4911		9100	
46.19		4965		9200	
46.20		5019		9300	
46.21		5073		9400	
46.22		5127		9500	
46.23		5181		9600	
46.24		5235		9700	
46.25		5289		9800	
46.26		5343		9900	
46.27		5397		10,000	
46.28		5451		10,100	
46.29		5505		10,200	
46.30		5559		10,300	
46.31		5613		10,400	
46.32		5667		10,500	
46.33		5721		10,600	
46.34		5775		10,700	
46.35		5829		10,800	
46.36		5883		10,900	
46.37		5937		11,000	
46.38		5991		11,100	

	SF1712	REVISOR	JFK	S1712-2	2nd Engrossment
47.1		6045		11,200	
47.2		6099		11,300	
47.3		6153		11,400	
47.4		6207		11,500	
47.5		6261		11,600	
47.6		6315		11,700	
47.7		6369		11,800	
47.8		6423		11,900	
47.9		6477		12,000	
47.10		6531		12,100	
47.11		6585		12,200	
47.12		6639		12,300	
47.13		6693		12,400	
47.14		6747		12,500	
47.15		6801		12,600	
47.16		6855		12,700	
47.17		6909		12,800	
47.18		6963		12,900	
47.19		7017		13,000	
47.20		7071		13,100	
47.21		7125		13,200	
47.22		7179		13,300	
47.23		7233		13,400	
47.24		7287		13,500	
47.25		7341		13,600	
47.26		7395		13,700	
47.27		7449		13,800	
47.28		7503		13,900	
47.29		7557		14,000	
47.30		7611		14,100	
47.31		7665		14,200	
47.32		7719		14,300	
47.33		7773		14,400	
47.34		7827		14,500	
47.35		7881		14,600	
47.36		7935		14,700	
47.37		7989		14,800	
47.38		8043		14,900	

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	15,000		8097	l	48.1
			unt in excess of	any amou	48.2
	15,000		8097	3	48.3

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

(f) If a defined benefit relief association establishes a service pension in compliance 48.8 with the applicable maximum contained in paragraph (c) or (d) and the minimum average 48.9 amount of available financing per active covered firefighter is subsequently reduced because 48.10 of a reduction in fire state aid or because of an increase in the number of active firefighters, 48.11 48.12 the relief association may continue to provide the prior service pension amount specified in its bylaws, but may not increase the service pension amount until the minimum average 48.13 amount of available financing per firefighter under the table in paragraph (c) or (d), whichever 48.14 applies, permits. 48.15

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

(h) The method of calculating service pensions must be applied uniformly for all years
of active service. Credit must be given for all years of active service except, unless the
bylaws of the relief association provide that service credit is not given for:

48.23 (1) years of active service in excess of caps on service credit if so provided in the bylaws
48.24 of the relief association; or

48.25 (2) years of active service earned by a former member who:

48.26 (i) has ceased duties as a volunteer firefighter with the fire department before becoming
48.27 vested under subdivision 2; and

48.28 (ii) has not resumed active service with the fire department and active membership in

48.29 <u>the relief association for a period as defined in the relief association's bylaws, of not less</u>

48.30 than five years.

48.31 **EFFECTIVE DATE.** This section is effective January 1, 2022.

Sec. 8. Minnesota Statutes 2020, section 424A.05, subdivision 3b, is amended to read: 49.1 Subd. 3b. Authorized administrative expenses from special fund. (a) Notwithstanding 49.2 any provision of law to the contrary, the payment of the following necessary, reasonable, 49.3 and direct expenses of maintaining, protecting, and administering the special fund, when 49.4 49.5 provided for in the bylaws of the association and approved by the board of trustees, constitutes authorized administrative expenses of a volunteer firefighters relief association 49.6 organized under any law of the state or the Bloomington Fire Department Relief Association: 49.7 (1) office expenses, including but not limited to rent, utilities, equipment, supplies, 49.8 postage, periodical subscriptions, furniture, fixtures, and salaries of administrative personnel; 49.9

49.10 (2) salaries of the officers of the association or their designees, and salaries of the
49.11 members of the board of trustees of the association if the salary amounts are approved by
49.12 the governing body of the entity that is responsible for meeting any minimum obligation
49.13 under section 424A.092 or 424A.093 or Laws 2013, chapter 111, article 5, sections 31 to
49.14 42, and the itemized expenses of relief association officers and board members that are
49.15 incurred as a result of fulfilling their responsibilities as administrators of the special fund;

49.16 (3) tuition, registration fees, organizational dues, and other authorized expenses of the
49.17 officers or members of the board of trustees incurred in attending educational conferences,
49.18 seminars, or classes relating to the administration of the relief association;

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

49.21 (5) filing and application fees <u>necessary to administer the special fund</u> payable by the
49.22 relief association to federal or other government entities;

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

49.26 (7) premiums on fiduciary liability insurance and official bonds for the officers, members49.27 of the board of trustees, and employees of the relief association.

(b) All other expenses of the relief association must be paid from the general fund of
the association if one exists. If a relief association has only one fund, that fund is the special
fund for purposes of this subdivision. If a relief association has a special fund and a general
fund, the payment of any expense of the relief association that is directly related to the
purposes for which both funds were established must be apportioned between the two funds
on the basis of the benefits derived by each fund.

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50.1	<u>EFFECTI</u>	VE DATE. This se	ction is effectiv	e January 1, 2022.	
50.2	Sec. 9. <u>VES</u>	FING AND DISTI	RIBUTION OI	NOWTHEN FIRE	FIGHTERS'
50.3	ACCOUNTS	IN THE RAMSE	Y VOLUNTEF	R FIREFIGHTERS	S' RELIEF
50.4	ASSOCIATIO	DN.			
50.5	Subdivision	n 1. Definitions. (a) "Account" me	ans the account estab	lished for a member
50.6	under the Ram	sey relief association	on, to which an	allocation of fire state	e aid, supplemental
50.7	aid, contributio	ons, forfeitures, inte	rest, and invest	nent earnings or losse	s have been credited
50.8	for every year	the member was el	igible to receive	e such allocation unde	er the bylaws of the
50.9	Ramsey relief	association.			
50.10	<u>(b)</u> "Nowth	en firefighter" mea	ns a firefighter	(1) who is or was an e	employee of the city
50.11	of Ramsey ass	igned to the Nowth	en fire station of	n March 31, 2021; (2)	who has an account
50.12	in the Ramsey	relief association;	and (3) whose e	mployment is or was	terminated by the
50.13	city of Ramsey	<u>v in 2021.</u>			
50.14	<u>(c) "Ramse</u>	y relief association	" means the Ra	msey Volunteer Firefi	ghters' Relief
50.15	Association.				
50.16	<u>Subd. 2.</u> El	igibility for alloca	tion, full vestir	ng, and immediate ad	ccess to
50.17	<u>accounts.</u> Not	withstanding any la	ws or provision	s in the bylaws or artic	cles of incorporation
50.18	of the Ramsey	relief association t	o the contrary:		
50.19	<u>(1)</u> Any No	wthen firefighter w	vhose employm	ent with the city of Ra	amsey terminates
50.20	during 2021 sh	all be considered as	s having worked	1 12 months of active s	service for 2021 and
50.21	as having the s	tatus of active mem	ber of the asso	ciation in good standi	ng on December 31,
50.22	2021, for purpo	oses of (i) allocating	g fire state aid, su	applemental aid, contr	ibutions, forfeitures,
50.23	interest, and in	vestment earnings	or losses; and (ii) deducting administ	rative expenses.
50.24	(2) The acc	count of each Nowt	hen firefighter i	n the Ramsey relief a	ssociation shall
50.25	become 100 pe	ercent vested as of	the date on which	ch the Nowthen firefig	ghter's employment
50.26	with the city o	f Ramsey is or was	terminated.		
50.27	(3) The No	wthen firefighter sl	nall be entitled	to elect an immediate	distribution of the
50.28	Nowthen firefi	ghter's account in t	he Ramsey reli	ef association, which	distribution may be
50.29	paid, at the ele	ction of the Nowth	en firefighter, in	n a lump sum directly	to the Nowthen
50.30	firefighter or in	n a direct rollover t	o an eligible ret	irement plan, as defin	ed in Minnesota
50.31	Statutes, section	on 356.635, subdivi	sion 6, designat	ted by the Nowthen fi	refighter.
50.32	<u>EFFECTI</u>	VE DATE. This se	ction is effectiv	e the day following fi	inal enactment.

51.1	Sec. 10. FIRE STATE AID FOR NOWTHEN.
51.2	For the purposes of fire state aid payable in 2022 under Minnesota Statutes, chapter
51.3	477B, the city of Nowthen will be considered as having satisfied the requirement under
51.4	Minnesota Statutes, section 477B.02, subdivision 2, paragraph (b), to have provided
51.5	firefighting services for at least one calendar year, if the city of Nowthen provides
51.6	documentation of its fire department being in operation no later than December 31, 2021,
51.7	to the commissioner of revenue no later than February 1, 2022.
51.8	EFFECTIVE DATE. This section is effective the day following final enactment.
51.9	Sec. 11. PARTICIPATION IN THE PERA STATEWIDE VOLUNTEER
51.10	FIREFIGHTER PLAN.
51.11	Notwithstanding Minnesota Statutes, section 353G.05, subdivision 5, paragraph (c),
51.12	coverage by the statewide volunteer firefighter plan of the volunteer firefighters employed
51.13	by the city of Nowthen shall be effective on the date an election of coverage by the statewide
51.14	volunteer firefighter plan is approved by the governing board of the city of Nowthen or, if
51.15	later, on the date that the city of Nowthen satisfies all other requirements for coverage by
51.16	the statewide volunteer firefighter plan under Minnesota Statutes, section 353G.05.
51.17	EFFECTIVE DATE. This section is effective the day following final enactment.
51.18	Sec. 12. <u>REPEALER.</u>
51.19	Laws 2020, chapter 108, article 14, section 1, is repealed.
51.20	EFFECTIVE DATE. This section is effective the day following final enactment.
51.21	ARTICLE 7
51.22	DEADLINE FOR AGENCY REQUESTS TO LCPR STAFF TO DRAFT BILLS
51.23	Section 1. [356B.01] DEFINITIONS.
51.24	(a) For the purposes of this chapter, each of the following terms has the meaning given,
51.25	unless the context of the term indicates otherwise.
51.26	(b) "Agency" means:
51.27	(1) an agency as defined in section 14.02, subdivision 2; or
51.28	(2) the Minnesota state colleges and universities system governed by chapter 136F.
51.29	(c) "Commission" means the Legislative Commission on Pensions and Retirement.

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52.1	<u>(d)</u> "Pen	sion system" means:			
52.2	(1) the N	/innesota State Retire	ment System;		
52.3	<u>(2)</u> the P	ublic Employees Reti	rement Associa	ation;	
52.4	(3) the T	eachers Retirement A	ssociation; or		
52.5	(4) the S	t. Paul Teachers Retire	ement Fund As	ssociation.	
52.6	<u>(e)</u> "Volu	unteer firefighter relief	association" h	as the meaning given	to relief association
52.7	in section 4	24A.001, subdivision	<u>4.</u>		
52.8	Sec. 2. [35	56B.02] DRAFTING	PENSION AN	ND RETIREMENT F	BILLS.
52.9	(a) Notw	vithstanding section 30	C.035, an agen	cy or pension system i	ntending to urge the
52.10	legislature t	o adopt a bill affecting	the pension s	ystem, one or more pla	ans administered by
52.11	the pension	system, or one or mor	e volunteer fir	efighter relief associat	ions; or relating to
52.12	pensions or	retirement shall delive	r the drafting r	equest for the bill to th	e executive director
52.13	of the comm	nission no later than N	ovember 1 bef	ore the regular session	of the legislature at
52.14	which adop	tion will be urged.			
52.15	<u>(b)</u> The	executive director of the	ne commission	may accept a drafting	g request from an
52.16	agency or a	pension system after 1	November 1 if	the executive director	of the commission
52.17	determines	that the request relates	to a matter tha	t could not reasonably	have been foreseen
52.18	<u>by Novemb</u>	er 1 or for which the re	equester provid	es other reasonable ju	stification for delay.
52.19	Sec. 3. <u>RI</u>	EPEALER.			
52.20	Minnesc	ota Statutes 2020, secti	on 356B.05, is	repealed.	
52.21	Sec. 4. <u>EF</u>	FECTIVE DATE.			
52.22	Sections	1 to 3 are effective th	e day followin	g final enactment.	
52.23			ARTICL	E 8	
52.24		SESSION		INDIVIDUALS	
52.25	Section 1.	INCREASING THE	RETIREMEN	T BENEFIT FOR CE	CRTAIN RETIRED
52.26	STATE EN	IPLOYEE.			
52.27	Subdivis	ion 1. Benefit increas	e authorized.	An eligible person desc	cribed in subdivision
52.28	2 shall be pa	aid an increased benef	it described in	subdivision 3 from the	e general employees

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53.1	retirement plai	n of the Minnesota	State Retiremen	nt System, notwithstar	nding any state law
53.2	to the contrary	, <u>-</u>			
53.3	<u>Subd. 2.</u> El	igible person defi	ned. An eligible	e person is a person w	ho:
53.4	<u>(1) was bor</u>	rn on June 29, 1955	5;		
53.5	(2) was firs	st covered by the M	linnesota unclas	sified employees retir	ement program on
53.6	January 12, 19	<u>87;</u>			
53.7	<u>(3) was em</u>	ployed by the Min	nesota House of	Representatives from	1 January 12, 1987,
53.8	to January 3, 2	011;			
53.9	(4) elected	to transfer from the	unclassified pro	ogram to the general er	nployees retirement
53.10	plan under Mi	nnesota Statutes, se	ection 352D.02,	subdivision 3;	
53.11	(5) was em	ployed by the Depa	rtment of Labor	and Industry from Ap	oril 27, 2011, to June
53.12	<u>1, 2018;</u>				
53.13	(6) receive	d a personalized be	enefit estimate d	ated November 17, 20)17, and multiple
53.14	annual stateme	ents from the Minn	esota State Reti	rement System provid	ing estimates of the
53.15	eligible person	's monthly retireme	nt benefit that er	roneously failed to inc	orporate a reduction
53.16	for retirement	before normal retir	rement age; and		
53.17	(7) retired	on June 2, 2018, ar	nd began to rece	ive monthly retiremer	nt annuity payments
53.18	that were lowe	r than the amount sl	hown in the pers	onalized benefit estim	ate dated November
53.19	17, 2017.				
53.20	<u>Subd. 3.</u> Ca	alculation of benef	it increase. The	increased benefit is eq	ual to the retirement
53.21	annuity calcula	ated under Minnesc	ota Statutes, sect	ion 352.115, subdivisi	on 3, paragraph (b),
53.22	without the rec	luction for retireme	nt before norma	l retirement age under	Minnesota Statutes,
53.23	section 352.11	6, subdivision 1a.]	No early retirem	ent factor shall be app	plied to the eligible
53.24	person's increa	sed benefit. The inc	reased benefit is	payable to the eligible	person retroactively
53.25	from the eligib	le person's retireme	ent date. Any pos	stretirement adjustmer	nts, optional annuity,
53.26	or reduction for	or an optional annu	ity must be calc	ulated based on the in	creased benefit.
53.27	<u>Subd. 4.</u> Li	mited applicabilit	y. This section a	alters the amount of the	e benefit the eligible
53.28	person is other	wise entitled to unc	ler Minnesota S	tatutes, section 352.11	5. This section does
53.29	not otherwise	replace general law	<u>7.</u>		
53.30	EFFECTI	VE DATE. This se	ection is effectiv	re July 1, 2021.	

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54.1	Sec. 2. <u>TR</u> A	ANSFER OF PAST	MSRS GENE	RAL SERVICE CRI	EDIT TO MSRS
54.2	CORRECTI	ONAL.			
54.3	Subdivisio	on 1. Definitions. Th	e following terr	ns as used in this section	n have the meanings
54.4	given in this s	subdivision:			
54.5	<u>(1)</u> "Corre	ectional plan" means	the correctiona	al employees retiremer	nt plan of the
54.6	Minnesota St	ate Retirement Syste	em.		
54.7	<u>(2)</u> "Execu	utive director" mean	s the executive of	director of the Minneso	ota State Retirement
54.8	System.				
54.9	(3) "Gener	ral plan" means the	general state en	ployees retirement pla	an of the Minnesota
54.10	State Retirem	ent System.			
54.11	<u>(4) "Servi</u>	ce credit" means tim	e credited as all	lowable service under	Minnesota Statutes,
54.12	section 352.0	1, subdivision 11, to	an eligible per	son described in subdi	vision 3.
54.13	<u>(5)</u> "Trans	fer period" means th	he period from	March 2, 2011, to Mar	rch 19, 2020.
54.14	<u>Subd. 2.</u> 1	Fransfer of past ser	vice credit aut	horized. <u>An eligible p</u>	erson described in
54.15	subdivision 3	who makes paymer	nt to the correct	ional employees retire	ment fund required
54.16	under subdivi	sion 4 on or before	one year follow	ving the effective date	of this section, is
54.17	entitled to have	ve:			
54.18	<u>(1) the em</u>	ployer payment mad	de on the eligibl	e person's behalf unde	r subdivision 5; and
54.19	(2) applica	able past service cre	dit transferred f	from the general plan t	to the correctional
54.20	plan for the tr	ansfer period under	subdivision 6.		
54.21	<u>Subd. 3.</u>	l igible person. An	eligible person	is a person who meets	all of the following
54.22	requirements	<u>.</u>			
54.23	(1) The pe	erson has service cre	dit in the gener	al plan from August 1	5, 1990, to March
54.24	<u>19, 2020.</u>				
54.25	<u>(2)</u> The pe	erson was employed	by the Departn	nent of Human Service	es at the St. Peter
54.26	State Hospita	l as a customer serv	ices specialist p	rincipal from March 2	, 2011, until at least
54.27	January 27, 2	021.			
54.28	(3) The co	ommissioner of hum	an services has	certified to the execut	ive director that the
54.29	person spent a	at least 75 percent of	f the person's wo	orking time in direct co	ontact with patients,
54.30	during the per	riod of the person's	employment un	der clause (2).	
54.31	(4) The pe	erson has service cre	edit in the correct	ctional plan beginning	March 20, 2020.

55.1	Subd. 4. Payment by eligible person. (a) An eligible person may pay to the executive
55.2	director the difference between the employee contribution rate for the general plan and the
55.3	employee contribution rate for the correctional plan for the transfer period. The difference
55.4	between the two rates must be applied to the eligible person's salary at the time that each
55.5	contribution would have been deducted from pay if the eligible person had been covered
55.6	by the correctional plan for the transfer period. The payment must include interest at the
55.7	applicable annual rate or rates specified in Minnesota Statutes, section 356.59, subdivision
55.8	2, calculated from the date that each contribution would have been deducted to the date that
55.9	payment is made.
55.10	(b) The payment under paragraph (a) must be made in a lump sum no later than one year
55.11	following the effective date. Upon receipt of the payment, the executive director must notify
55.12	the commissioner of human services that payment was made and of the amount owed under
55.13	subdivision 5.
55.14	Subd. 5. Payment by the Department of Human Services. If an eligible person makes
55.15	the payment under subdivision 4, the Department of Human Services, on behalf of the
55.16	eligible person, shall pay to the executive director the actuarial present value of the additional
55.17	benefit resulting from the transferred service credit less the payment made under subdivision
55.18	4. This amount must be paid by the Department of Human Services in a lump sum within
55.19	30 days after the date on which the executive director notifies the commissioner of human
55.20	services under subdivision 4.
55.21	Subd. 6. Transfer of assets and service credit. (a) If the payments under subdivisions
55.22	4 and 5 are made, the executive director must transfer assets from the general state employees
55.23	retirement fund to the correctional employees retirement fund in an amount equal to the
55.24	actuarial present value of the benefits earned by the eligible person under the general plan
55.25	during the transfer period. The transfer of assets must be made within 15 days after receipt
55.26	of the payments under subdivisions 4 and 5.
55.27	(b) Upon transfer of the assets under paragraph (a), the eligible person shall have service
55.28	credit in the correctional plan and no service credit in the general plan for the transfer period.

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

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56.1			ARTICL	Е 9	
56.2 56.3	WORK GRO	OUPS FOR 911 TI	ELECOMMU STATE 4	JNICATORS AND SUI	PPLEMENTAL
56.4	Section 1. W	ORKING GROUP	TO STUDY 9	011 TELECOMMUNIC	ATOR PENSION
56.5	BENEFITS.				
56.6	Subdivision	<u>n 1. Membership.</u>	(a) The execut	ive director of the Legisl	ative Commission
56.7	on Pensions an	d Retirement shall	convene a wor	king group for the purpo	se of studying 911
56.8	telecommunica	ator pension benefit	ts. The workin	g group must consist of	the following:
56.9	(1) a repres	entative from the A	Association of	Minnesota Counties;	
56.10	(2) a repres	sentative from the L	eague of Mini	nesota Cities;	
56.11	(3) a repres	entative from the N	Ainnesota Inte	r-County Association;	
56.12	(4) a repres	sentative from the D	Department of	Public Safety;	
56.13	(5) a repres	entative from the N	linnesota Asso	ociation of Public Safety	Communications
56.14	Officials (MN	APCO) or the Nation	nal Emergency	Number Association of	Minnesota (NENA
56.15	of MN);				
56.16	(6) the exec	cutive director of th	e Public Empl	loyees Retirement Assoc	viation, or the
56.17	executive direc	ctor's designee;			
56.18	(7) the exec	cutive director of th	e Minnesota S	State Retirement System,	, or the executive
56.19	director's desig	<u>;nee;</u>			
56.20	<u>(8) a 911 te</u>	elecommunicator w	ho works for a	county or municipality;	<u>.</u>
56.21	<u>(9) a 911 te</u>	elecommunicator w	ho works for t	he state;	
56.22	<u>(10)</u> a mem	ber of the public em	ployees local	government correctional	service retirement
56.23	plan, designate	d by the board of tr	rustees of the I	Public Employees Retire	ment Association;
56.24	and				
56.25	<u>(11) a mem</u>	ber of the state cor	rectional empl	oyees retirement plan, d	esignated by the
56.26	board of direct	ors of the Minneso	ta State Retire	ment System.	
56.27	(b) In addit	ion to the working	group member	rs listed in paragraph (a)	, the executive
56.28	director may in	wite any other indi	viduals with e	xpertise or experience th	at the executive
56.29	director believ	es will assist the wo	ork of the grou	p to participate as memb	bers of or advisors
56.30	to the group. T	he organizations sp	ecified in para	agraph (a), clauses (1) to	(7), must provide
56.31	the executive d	lirector with a desig	nated member	to serve on the working	group by June 15,
56.32	<u>2021.</u>				

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57.1	Subd. 2. Duties; report. The working group must submit a report to the Legislative
57.2	Commission on Pensions and Retirement by March 1, 2022. The report must recommend
57.3	whether changes to the pension plan coverage for 911 telecommunicators are appropriate.
57.4	If the working group finds that such changes are appropriate, the working group must
57.5	recommend changes to the pension plan coverage for 911 telecommunicators. The
57.6	recommended changes may include but are not limited to moving 911 telecommunicators
57.7	to the correctional plans.
57.8	Subd. 3. First meeting; chair. The executive director must convene the first meeting
57.9	of the working group by August 1, 2021. At the first meeting, the members must elect a
57.10	chair. The working group may conduct meetings remotely.
57.11	Subd. 4. Compensation; lobbying; retaliation. (a) Members serve without
57.12	compensation.
10	
57.13	(b) Participation in the working group shall not be considered lobbying under Minnesota
57.14	Statutes, chapter 10A.
57.15	(c) An individual's employer or an association of which an individual is a member shall
57.16	not retaliate against the individual because of the individual's participation in the working
57.17	group.
57.18	Subd. 5. Administrative support. The executive director must provide administrative
57.19	support for the working group.
57.20	Subd. 6. Expiration. The working group expires June 30, 2022.
57.21	EFFECTIVE DATE. This section is effective the day following final enactment.
57.21	EFFECTIVE DATE. This section is effective the day following final enactment.
57.22	Sec. 2. SUPPLEMENTAL STATE AID WORK GROUP.
57.23	(a) The state auditor shall convene a Supplemental State Aid Work Group to discuss
57.24	and articulate options to the Legislative Commission on Pensions and Retirement on changing
57.25	the method of allocating police and firefighter retirement supplemental state aid under
57.26	Minnesota Statutes, section 423A.022.
57.27	(b) The scope of the work group is limited to supplemental state aid paid to municipalities
57.28	other than municipalities solely employing firefighters with retirement coverage provided
57.29	by the public employees police and fire retirement plan.
57.30	(c) The work group must:
57.31	(i) consider 2021 Senate File No. 609; House File No. 419, including the discussion and
57.32	testimony on the bills at the meeting of the commission on March 23, 2021, and

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58.1	(ii) address t	he disparities in t	he allocation of	f fire state aid among	fire departments.
58.2	(d) Member	s of the work grou	up shall include	<u>::</u>	
58.3	(1) two repre	esentatives of Min	nesota cities, ap	pointed by the League	of Minnesota Cities;
58.4	(2) two repre	esentatives of Mir	nnesota towns, a	appointed by the Minn	esota Association of
58.5	Townships;				
58.6	(3) two repre	esentatives of Mir	nnesota fire chi	efs, appointed by the N	Minnesota State Fire
58.7	Chiefs Associat	ion;			
58.8	(4) two repre	esentatives of Min	nnesota volunte	er firefighters who are	e active volunteer
58.9	firefighters, app	ointed by the Mir	nnesota State F	ire Departments Assoc	ciation;
58.10	(5) one repre	esentative of the S	State Fire Marsl	nal Division of the De	partment of Public
58.11	Safety, designat	ed by the commis	ssioner of publi	c safety;	
58.12	(6) the execu	tive director of tl	he Public Empl	oyees Retirement Ass	ociation or the
58.13	executive direct	or's designee; and	1		
58.14	(7) one repre	esentative of the I	Department of I	Revenue, designated b	y the commissioner
58.15	of revenue.				
58.16	(e) Addition	ally, a staff memb	per of the Legis	lative Commission on	Pensions and
58.17	Retirement shal	l attend the meetin	ngs of the work	group to provide back	ground information
58.18	as requested by	members.			
58.19	(f) The state	auditor shall chai	r the work grou	ip. The work group ma	ay conduct meetings
58.20	remotely.				
58.21	(g) The work	c group shall subn	nit a report by D	December 31, 2022, to	the chair, vice-chair,
58.22	and executive d	irector of the Leg	islative Commi	ssion on Pensions and	l Retirement.
58.23	(h) The world	k group expires of	n June 30, 2023	<u>}.</u>	
58.24	EFFECTIV	E DATE. This se	ection is effective	ve June 30, 2021.	
58.25			ARTICLI	E 10	
58.26	T	ECHNICAL CL	ARIFICATIO	NS AND CORRECT	IONS
58.27	Section 1. Min	nnesota Statutes 2	2020, section 35	3E.02, subdivision 2,	is amended to read:
58.28	Subd. 2. Loo	cal government o	correctional se	rvice employee. (a) A	local government
58.29	correctional serv	vice employee, for	purposes of sul	odivision 1, is a person	whom the employer
58.30	certifies:				

(1) is employed in a county correctional institution as a correctional guard or officer, a
joint jailer/dispatcher, or as a supervisor of correctional guards or officers or of joint
jailers/dispatchers;

59.4 (2) is directly responsible for the direct security, custody, and control of the county
 59.5 correctional institution and its inmates;

(3) is expected to respond to incidents within the county correctional institution as partof the person's regular employment duties and is trained to do so; and

59.8 (4) is a "public employee" as defined in section 353.01, but is not a member of the public
59.9 employees police and fire fund plan.

(b) The certification required under paragraph (a) must be made in writing on a formprescribed by the executive director of the Public Employees Retirement Association.

(c) A person who was a member of the local government correctional service retirement
plan on May 15, 2000, remains a member of the plan after May 16, 2000, for the duration
of the person's employment in that county correctional institution position, even if the
person's subsequent service in this position does not meet the requirements set forth in
paragraph (a).

59.17 Sec. 2. Minnesota Statutes 2020, section 356.635, subdivision 1, is amended to read:

Subdivision 1. Retirement benefit commencement. (a) The retirement benefit of a 59.18 member who has terminated employment or participant must begin to be distributed or, if 59.19 a lump sum, be distributed no later than the later of the member's or participant's required 59.20 beginning date. "Required beginning date" means April 1 of the calendar year following 59.21 the later of (1) the calendar year that in which the member or the participant attains the 59.22 federal minimum distribution age under specified in section 401(a)(9)(C)(i)(I) of the Internal 59.23 Revenue Code, or April 1 of (2) the calendar year following the calendar year in which the 59.24 member terminated or participant terminates employment. 59.25

(b) <u>A pension or defined contribution plan shall not be required to obtain the consent</u>
requirements of section 411(a)(11) of the Internal Revenue Code do not apply to the extent
that a of a member or participant to a distribution if the distribution is required to satisfy
the requirements of section 401(a)(9) of the Internal Revenue Code paragraph (a).

59.30 Sec. 3. Minnesota Statutes 2020, section 424A.01, subdivision 2, is amended to read:

- 59.31 Subd. 2. Status of substitute volunteer firefighters. No person who is serving as a
- 59.32 substitute volunteer firefighter may be considered to be a firefighter for purposes of chapter

60.1 69 477B or this chapter and no substitute volunteer firefighter is authorized to be a member
 60.2 of any volunteer firefighters relief association governed by chapter 69 477B or this chapter.

60.3 Sec. 4. Minnesota Statutes 2020, section 424A.016, subdivision 4, is amended to read:

60.4 Subd. 4. Individual accounts. (a) An individual account must be established for each
60.5 firefighter who is a member of the relief association.

60.6 (b) To each individual active member account must be credited an equal share of:

60.7 (1) any amounts of fire state aid and police and firefighter retirement supplemental state60.8 aid received by the relief association;

60.9 (2) any amounts of municipal contributions to the relief association raised from levies
60.10 on real estate or from other available municipal revenue sources exclusive of fire state aid;
60.11 and

60.12 (3) any amounts equal to the share of the assets of the special fund to the credit of:

(i) any former member who terminated active service with the fire department to which
the relief association is associated before meeting the minimum service requirement provided
for in subdivision 2, paragraph (b), and has not returned to active service with the fire
department for a period no shorter than five years; or

(ii) any retired member who retired before obtaining a full nonforfeitable interest in the
amounts credited to the individual member account under subdivision 2, paragraph (b), and
any applicable provision of the bylaws of the relief association.

60.20 (c) In addition, any investment return on the assets of the special fund must be credited 60.21 in proportion to the share of the assets of the special fund to the credit of each individual 60.22 active member account and inactive member account, unless the inactive member is a 60.23 deferred member as defined in subdivision 6.

(d) Administrative expenses of the relief association payable from the special fund may
be deducted from individual accounts in a manner specified in the bylaws of the relief
association.

(e) Amounts to be credited to individual accounts must be allocated uniformly for all
years of active service and allocations must be made for all years of service, except for caps
on service credit if so provided in the bylaws of the relief association. Amounts forfeited
under paragraph (b), clause (3), before a resumption of active service and membership under
section 424A.01, subdivision 6, remain forfeited and may not be reinstated upon the
resumption of active service and membership. The allocation method may utilize monthly

proration for fractional years of service, as the bylaws or articles of incorporation of the
relief association so provide. The bylaws or articles of incorporation may define a "month,"
but the definition must require a calendar month to have at least 16 days of active service.
If the bylaws or articles of incorporation do not define a "month," a "month" is a completed
calendar month of active service measured from the member's date of entry to the same date
in the subsequent month.

(f) At the time of retirement that the payment of a service pension commences under
subdivision 2 and any applicable provision of the bylaws of the relief association, a retiring
member is entitled to that portion of the assets of the special fund to the credit of the member
in the individual member account which is nonforfeitable under subdivision 3 and any
applicable provision of the bylaws of the relief association based on the number of years
of service to the credit of the retiring member.

(g) Annually, the secretary of the relief association shall certify the individual account
allocations to the state auditor at the same time that the annual financial statement or financial
report and audit of the relief association, whichever applies, is due under section 424A.014.

61.16 Sec. 5. Minnesota Statutes 2020, section 424A.10, subdivision 2, is amended to read:

Subd. 2. Payment of supplemental benefit. (a) Upon the payment by a volunteer 61.17 firefighters relief association or by the statewide lump-sum volunteer firefighter plan of a 61.18 lump-sum distribution to a qualified recipient, the association or retirement plan, as 61.19 applicable, must pay a supplemental benefit to the qualified recipient. Notwithstanding any 61.20 law to the contrary, the relief association must pay the supplemental benefit out of its special 61.21 fund and the statewide lump-sum volunteer firefighter plan must pay the supplemental 61.22 benefit out of the statewide lump-sum volunteer firefighter plan. This benefit is an amount 61.23 equal to ten percent of the regular lump-sum distribution that is paid on the basis of the 61.24 recipient's service as a volunteer firefighter. In no case may the amount of the supplemental 61.25 benefit exceed \$1,000. A supplemental benefit under this paragraph may not be paid to a 61.26 survivor of a deceased active or deferred volunteer firefighter in that capacity. 61.27

(b) Upon the payment by a relief association or the retirement plan of a lump-sum
survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased
deferred volunteer firefighter, the association <u>or retirement plan, as applicable,</u> must pay a
supplemental survivor benefit to the survivor of the deceased active or deferred volunteer
firefighter from the special fund of the relief association and the retirement plan must pay
a supplemental survivor benefit to the survivor of the deceased active or deferred volunteer

62.1 firefighter from the retirement fund if chapter 353G so provides. The amount of the
62.2 supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000.
62.3 (c) For purposes of this section, the term "regular lump-sum distribution" means the
62.4 pretax lump-sum distribution excluding any interest that may have been credited during a
62.5 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.

62.9 Sec. 6. [424B.001] APPLICATION OF CHAPTER 424A.

62.10 This chapter must be read in conjunction with chapter 424A. For the purposes of this
 62.11 chapter, the definitions and other provisions of chapter 424A apply where not inconsistent
 62.12 with this chapter.

Sec. 7. Minnesota Statutes 2020, section 424B.01, subdivision 3a, is amended to read:
Subd. 3a. Conversion effective date. "Conversion effective date" means the date
designated by the board of trustees under section 424B.13, subdivision 2, on which the
assets of the defined benefit plan have been allocated to accounts under the defined

62.17 contribution plan.

62.18 Sec. 8. Minnesota Statutes 2020, section 424B.01, subdivision 3b, is amended to read:

Subd. 3b. Defined benefit plan. "Defined benefit plan" means a retirement plan that
provides a retirement benefit that is a lump sum, the amount of which is determined by
multiplying the applicable lump-sum service pension amount under section 424A.02,
subdivision 3, paragraph (d), by years of service, or a monthly pension, the amount of which
is determined by multiplying the applicable monthly pension amount under section 424A.02,
subdivision 3, paragraph (c), by years of service. A defined benefit plan may provide both
a lump-sum benefit and a monthly pension under section 424A.02.

62.26 Sec. 9. Minnesota Statutes 2020, section 424B.01, subdivision 3d, is amended to read:

62.27 Subd. 3d. Defined contribution plan. "Defined contribution plan" means a retirement
62.28 plan that provides a retirement benefit based on the member's individual account balance
62.29 under section 424A.016.

- 63.1 Sec. 10. Minnesota Statutes 2020, section 424B.01, subdivision 3g, is amended to read:
 63.2 Subd. 3g. Member. (a) "Member" means a person:
- 63.3 (1) who is a member of or was employed by or who provides or provided services to a
 63.4 fire department or independent nonprofit firefighting corporation;
- (2) who has been credited with at least one year of service toward a retirement benefit
 under the retirement plan of a relief association that is affiliated with the fire department or
 independent nonprofit firefighting corporation; and
- (3) whose retirement benefit under the retirement plan has not yet been distributed in a
 lump sum or has not yet begun to be distributed in periodic installments or as a monthly
 pension.
- (b) A member may be an active firefighter, an inactive firefighter, or a former firefighterwho has a benefit under the retirement plan but has not become eligible to receive the benefit.
- 63.13 Sec. 11. Minnesota Statutes 2020, section 424B.01, subdivision 3h, is amended to read:
- Subd. 3h. Municipality. "Municipality" means a city or township that has established 63.14 63.15 a fire department with which the relief association is affiliated, a city or township that has entered into a contract with an independent nonprofit firefighting corporation with which 63.16 the relief association is affiliated, or a city or township that has entered into a joint powers 63.17 agreement under section 471.59 with one or more cities or townships to operate a fire 63.18 department with which the relief association is affiliated has the meaning given in section 63.19 424A.001, subdivision 3. A reference in chapter 424B to municipality in connection with 63.20 a power that may be exercised by or a requirement that is imposed on the municipality 63.21 means each city or township that is party to a joint powers agreement, unless the joint powers 63.22 agreement identifies one city or township with the authority to act on behalf of the other 63.23 parties to the agreement or with the responsibility for fulfilling requirements imposed on 63.24 the other parties to the agreement. 63.25
- 63.26 Sec. 12. Minnesota Statutes 2020, section 424B.01, subdivision 3i, is amended to read:
- 63.27 Subd. 3i. Other benefit recipient. "Other benefit recipient" means:
- (1) a person who is entitled to receive all or a portion of the benefit of a member
 participant under a retirement plan due to the person having one of the following relationships
 to the member participant:
- 63.31 (i) the member's participant's surviving spouse;

64.1	(ii) the member's participant's former spouse who is the alternate payee under a state
64.2	domestic relations order that meets the requirements of section 414(p) of the Internal Revenue
64.3	Code or who is a recipient of a court-ordered distribution of marital property, as provided

64.4 in section 518.58; or

64.5 (iii) a nonspousal beneficiary of the member participant; or

- 64.6 (2) the member's participant's estate.
- 64.7 Sec. 13. Minnesota Statutes 2020, section 424B.01, is amended by adding a subdivision
 64.8 to read:
- 64.9Subd. 3j. Participant. (a) Under a defined contribution plan, "participant" means any64.10individual who provides services to or is employed by a municipality or firefighting64.11corporation and who satisfies the eligibility requirements to receive an allocation to the64.12individual's account under the defined contribution plan. An individual who becomes a64.13participant and has an account in the plan to which an allocation was credited shall be64.14considered a participant until the earlier of the individual's death or the distribution or64.15forfeiture of the individual's entire account in the plan.
- (b) Under a defined benefit plan, "participant" means any individual who provides 64.16 services to or is employed by a municipality or firefighting corporation and who satisfies 64.17 64.18 the eligibility requirements to begin to accrue a benefit under the defined benefit plan. An individual who becomes a participant and has accrued a benefit under the plan shall be 64.19 considered a participant until the earlier of the individual's death or the distribution or 64.20 forfeiture of the individual's entire accrued benefit under the plan. 64.21 (c) If an individual satisfies paragraph (a) or (b), the individual must be considered a 64.22 participant, notwithstanding other terms used in applicable law or the relief association's 64.23

articles or bylaws to describe the individual. A participant includes a member, active member,
deferred member, inactive member, and retiree in pay status.

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64.26 Sec. 14. Minnesota Statutes 2020, section 424B.01, subdivision 4a, is amended to read:
64.27 Subd. 4a. Relief association. (a) "Relief association" or "volunteer firefighter relief
64.28 association" means a nonprofit corporation incorporated under or governed by chapter 317A
64.29 that is a governmental entity that receives and manages public money to provide retirement
64.30 benefits for individuals providing the governmental services of firefighting and emergency
64.31 first response, is subject to chapter 424A, and is affiliated with:(1) a fire department
64.32 established by municipal ordinance; (2) an independent nonprofit firefighting corporation
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incorporated under chapter 317A; or(3) a fire department operated as or by a joint powers
 entity. (b) Relief association or volunteer firefighters relief association does not mean the
 statewide volunteer firefighter plan governed by chapter 353G has the meaning given in
 section 424A.001, subdivision 4.

65.5 Sec. 15. Minnesota Statutes 2020, section 424B.01, subdivision 5b, is amended to read:

Subd. 5b. Retiree in pay status. "Retiree in pay status" means a former member who
 left employment or service as an active firefighter, has reached at least age 50, and participant
 who is receiving a monthly pension or periodic installment payments from a retirement
 plan.

65.10 Sec. 16. Minnesota Statutes 2020, section 424B.01, subdivision 5c, is amended to read:

65.11 Subd. 5c. Retirement benefit. "Retirement benefit" means the benefit to which a member
65.12 participant is entitled under a retirement plan.

65.13 Sec. 17. Minnesota Statutes 2020, section 424B.04, subdivision 3, is amended to read:

Subd. 3. Board administration. The board of trustees must administer the affairs of
the relief association consistent with this chapter and the applicable provisions of chapters
69, 356A, and 424A, and 477B.

65.17 Sec. 18. Minnesota Statutes 2020, section 424B.13, subdivision 2, is amended to read:

65.18 Subd. 2. Board of trustees. To initiate and complete a conversion, the board of trustees65.19 must:

65.20 (1) approve resolutions that:

(i) state that the defined benefit plan is being converted to a defined contribution plan;

65.22 (ii) designate a conversion effective date;

65.23 (iii) direct that each participant, except any retiree in pay status who is receiving a

65.24 monthly service pension from a relief association described in section 424A.093, becomes

65.25 fully vest all members (100 percent) vested as of the conversion effective date in each

65.26 member's lump-sum benefit or monthly pension, such that each member is 100 percent

65.27 vested in the member's lump-sum the participant's retirement benefit-or monthly pension;

(iv) if the relief association has a surplus as of the end of the relief association's most
recent fiscal year before the conversion effective date, at the option of the board of trustees,

66.1	conditionally increase the lump-sum benefit or monthly pension amount under the defined
66.2	benefit plan, as provided under subdivision 4;
66.3	(v) determine the method for allocating a surplus;
66.4	(vi) adopt a defined contribution plan and approve a plan document that complies with
66.5	section 424A.016 and states the terms and conditions for eligibility, vesting, allocation of
66.6	contributions, distribution of retirement benefits, and any ancillary benefits; and
66.7	(vii) authorize any bylaws amendments needed to incorporate items (i) to (vi) into the
66.8	bylaws;
66.9	(2) obtain the consent of the municipality or firefighting corporation if required by
66.10	subdivision 3;
66.11	(3) determine the present value of each member's participant's accrued benefit as of the
66.12	conversion effective date as required by subdivision 5;
66.13	(4) if there is a surplus, allocate the surplus under a method that complies with subdivision
66.14	6;
66.14 66.15	6; (5) if there is not a surplus, take the actions required under subdivision 7;
66.15	(5) if there is not a surplus, take the actions required under subdivision 7;
66.15 66.16	(5) if there is not a surplus, take the actions required under subdivision 7;(6) provide the notices required under subdivisions 8 and 9; and
66.15 66.16 66.17	(5) if there is not a surplus, take the actions required under subdivision 7;(6) provide the notices required under subdivisions 8 and 9; and(7) implement the conversion, including the requirements under subdivision 10.
66.1566.1666.1766.18	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read:
 66.15 66.16 66.17 66.18 66.19 	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read: Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the
 66.15 66.16 66.17 66.18 66.19 66.20 	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read: Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the relief association's most recent fiscal year before the conversion effective date, the board
 66.15 66.16 66.17 66.18 66.19 66.20 66.21 	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read: Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the relief association's most recent fiscal year before the conversion effective date, the board of trustees may approve a resolution that increases the lump-sum benefit or monthly pension
 66.15 66.16 66.17 66.18 66.19 66.20 66.21 66.22 	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read: Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the relief association's most recent fiscal year before the conversion effective date, the board of trustees may approve a resolution that increases the lump-sum benefit or monthly pension amount or both the lump-sum and monthly pension amount, if the relief association offers
 66.15 66.16 66.17 66.18 66.19 66.20 66.21 66.22 66.23 	 (5) if there is not a surplus, take the actions required under subdivision 7; (6) provide the notices required under subdivisions 8 and 9; and (7) implement the conversion, including the requirements under subdivision 10. Sec. 19. Minnesota Statutes 2020, section 424B.13, subdivision 4, is amended to read: Subd. 4. Benefit increase. (a) If the relief association has a surplus as of the end of the relief association's most recent fiscal year before the conversion effective date, the board of trustees may approve a resolution that increases the lump-sum benefit or monthly pension amount or both the lump-sum and monthly pension amount, if the relief association offers both, and amends the relief association bylaws without the consent of the affiliated

(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
 <u>participants who are members active as of the conversion effective date or whether the</u>

benefit increase will apply to all <u>members participants</u>, 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.

67.11 Sec. 20. Minnesota Statutes 2020, section 424B.13, subdivision 5, is amended to read:

67.12 Subd. 5. Determination of value of pension benefits and distribution to former
67.13 members retirees in pay status. (a) The board of trustees shall determine the present value
67.14 of each member's participant's accrued benefit, taking into account the full vesting
67.15 requirement under subdivision 2 and any increase in the lump-sum benefit or monthly
67.16 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 firefighter's participant's accrued benefit;
or

67.20 (2) as determined by an actuary retained by the relief association, who meets the definition
67.21 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 determine
the present value of the remaining payments to any former member retiree in pay status or
beneficiary who is receiving an annuity. Present value shall 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. The relief association shall offer the former member
retiree in pay status or beneficiary receiving the annuity:

(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 former member retiree in
<u>pay status</u> 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

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

68.4 Sec. 21. Minnesota Statutes 2020, section 424B.13, subdivision 6, is amended to read:

68.5 Subd. 6. Allocation of surplus. (a) If, as of the conversion effective date, the defined
68.6 benefit plan has a surplus, the board of trustees shall allocate the surplus as follows:

68.7 (1) per capita method: each member's participant's account will receive the same dollar
 68.8 amount;

(2) service-based method: each member's participant's account will receive a share of
the surplus based on the ratio of the member's participant's years of service to the total years
of service for all members participants; or

68.12 (3) member participant and municipality sharing method under paragraph (b).

(b) The board of trustees may allocate the surplus using the member participant and
municipality sharing method in accordance with this paragraph.

68.15 (1) For this purpose, "municipality" means "municipality" or "firefighting corporation,"68.16 as applicable.

68.17 (2) If the fire department is operated by more than one municipality under a joint powers68.18 agreement:

(i) any consent by the municipality under this paragraph requires consent by eachmunicipality that is party to the joint powers agreement;

(ii) any payment of surplus to the municipality under this paragraph requires a payment
of a pro rata share of surplus to each municipality that is party to the joint powers agreement;
and

(iii) any restrictions on the use of surplus applies to each municipality that is party tothe joint powers agreement.

68.26 (3) Under the member participant and municipality sharing method:

(i) first, the municipality will receive a share of the surplus based on the ratio of the
municipal contributions made to the defined benefit relief association over a specified period
of years to the total of fire state aid paid and municipal contributions made to the defined
benefit relief association over the same period; and

(ii) second, any remaining surplus will be allocated to accounts of members participants
using the per capita or service-based method.
(4) The board of trustees may impose conditions on the use of the surplus by the

69.4 municipality, as follows:

69.5 (i) all or a specified portion of the surplus must be contributed back to the defined
69.6 contribution relief association over a specified number of future years for allocation to the
69.7 accounts of members participants eligible for an allocation;

(ii) all or a specified portion of the surplus must be used by the municipality for thepurposes described in section 424A.08, paragraph (a) or (b); or

69.10 (iii) all or a specified portion of the surplus must be used by the municipality to provide69.11 health insurance or other welfare benefits for the members participants.

69.12 (c) The board of trustees shall specify whether the surplus will be allocated only to
69.13 <u>participants who are members who are active firefighters as of the conversion effective date</u>
69.14 or whether the surplus will be allocated to all <u>members participants</u>, including members
69.15 who are not active firefighters as of the conversion effective date.

69.16 Sec. 22. Minnesota Statutes 2020, section 424B.13, subdivision 8, is amended to read:

69.17 Subd. 8. Notice to members participants. The board of trustees shall provide notice
69.18 to all members participants at least 90 days before the conversion effective date. The notice
69.19 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
members participants;

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

69.25 (3) information about any increase in the benefit level and whether the increase applies
69.26 to all participants or only active members or only active firefighters;

69.27 (4) a section tailored to each member participant that provides an estimate of the present
69.28 value of the member's participant's fully vested accrued benefit and the calculation that
69.29 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 allocating the surplus among
 members' 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

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

70.7 Sec. 23. Minnesota Statutes 2020, section 424B.13, subdivision 9, is amended to read:

Subd. 9. Notice to municipality and state auditor. The relief association shall provide notice to the municipality, each municipality, if more than one municipality operates the fire department pursuant to a joint powers agreement, or firefighting corporation affiliated with the relief association and the state auditor at the same time as the notice required under subdivision 8. The notice must include the information required under subdivision 8, except that the individualized information will be provided as a spreadsheet listing the name of each firefighter participant and the corresponding accrued benefit amount.

70.15 Sec. 24. Minnesota Statutes 2020, section 424B.13, subdivision 10, is amended to read:

Subd. 10. Implementation. (a) A record-keeping account shall be established for each
 member participant under the defined contribution plan to which is recorded the value of
 the firefighter's participant's fully vested accrued benefit as determined as of the conversion
 effective date and the amount of any surplus allocated to the firefighter's participant's account.

(b) In no event may the value of a member's participant's account in the defined
contribution plan be less as of the day following the conversion effective date than the
present value of the member's participant's accrued benefit as of the day before the conversion
effective date.

Sec. 25. Minnesota Statutes 2020, section 424B.22, subdivision 1, is amended to read:

Subdivision 1. Application. (a) Notwithstanding any laws to the contrary, this sectionapplies to:

(1) the termination of a retirement plan established and administered by a reliefassociation, whether or not the relief association is also dissolved or eliminated; and

(2) the dissolution of a relief association that is not consolidating with another reliefassociation under sections 424B.01 to 424B.10.

70.2

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This section does not apply to the dissolution of a relief association or the termination of a

retirement plan that occurs due to the change in retirement coverage from a retirement plan

administered by a relief association to the Public Employees Retirement Association

statewide volunteer firefighter plan under section 353G.06.

71.5 (b) To terminate a retirement plan, the board of trustees must comply with subdivisions

71.6 3, 5 to 11, and, if desired, subdivision 4.

71.7 (c) To dissolve a relief association, the board of trustees of the relief association must:

71.8 (1) terminate the retirement plan in accordance with this section paragraph (b);

(2) determine all legal obligations of the special and general funds of the relief association,
as required by subdivision 5;

71.11 (3) take the actions required by subdivision 12; and

(4) comply with the requirements governing dissolution of nonprofit corporations underchapter 317A.

(d) A relief association that terminates its retirement plan must liquidate its special fund
as provided in subdivision 8, but need not liquidate its general fund if the relief association
is not being dissolved.

71.17 Sec. 26. Minnesota Statutes 2020, section 424B.22, subdivision 2, is amended to read:

Subd. 2. Involuntary dissolution and termination. (a) A relief association is dissolved
and the retirement plan administered by the relief association is terminated automatically
if:

(1) the fire department affiliated with a relief association is dissolved by action of the
governing body of the municipality in which the fire department is located or by the
governing body of the independent nonprofit firefighting corporation, whichever applies;
or

(2) the fire department affiliated with a relief association has terminated the employment
 or services of all active firefighters covered by members of the relief association.

(b) An involuntary termination of a relief association under this subdivision is effective
on the December 31 that is at least eight months after the date on which the fire department
is dissolved or the termination of employment or services of all active firefighters members
<u>of the relief association occurs.</u>

(c) The retirement plan administered by a relief association is terminated automatically
if the relief association is dissolved, effective on the date of the dissolution of the relief
association.

72.4 Sec. 27. Minnesota Statutes 2020, section 424B.22, subdivision 3, is amended to read:

Subd. 3. Retirement plan termination date, full vesting, and forfeitures. (a) Unless 72.5 subdivision 2 applies, the effective date of the termination of a retirement plan is the date 72.6 approved by the board of trustees of the relief association. If the board of trustees does not 72.7 approve a termination date, the effective date of the termination of a retirement plan is the 72.8 effective date of the dissolution of the relief association or, if the relief association is not 72.9 being dissolved, the end of the calendar year in which the termination of employment or 72.10 services of all active firefighters has been terminated, unless the board of trustees of the 72.11 relief association approves a different termination date members of the relief association 72.12 occurs. 72.13

(b) As of the earlier of the retirement plan termination date or the date on which the
termination of employment or services of all active firefighters have been terminated
members of the relief association occurs, each member participant becomes fully (100
percent) vested in the member's participant's retirement benefit under the retirement plan,
notwithstanding any bylaws or laws to the contrary, except as provided in paragraph (c) for
any retiree in pay status who is receiving a monthly service pension from a relief association
described in section 424A.093.

(c) If the relief association is a defined contribution relief association, the account of each member participant who becomes 100 percent vested under paragraph (b) shall include an allocation of any forfeiture that is required, under the bylaws of the relief association, to occur on or as of the end of the calendar year during which the termination of the retirement plan is effective, if the member participant is entitled to an allocation of forfeitures under the bylaws. Any account so forfeited shall not be included in the retirement benefits that become 100 percent vested under paragraph (b).

Sec. 28. Minnesota Statutes 2020, section 424B.22, subdivision 4, is amended 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 73.1 may approve an amendment to the bylaws of the relief association to increase the lump-sum 73.2 or monthly pension amount or both the lump and monthly pension amount, if the relief 73.3 association offers both, up to 125 percent of the largest maximum lump-sum service pension 73.4 amount or service pension amount payable per month in effect under paragraph (c) or (d), 73.5 respectively, of section 424A.02, subdivision 3, without regard to the relief association's 73.6 minimum average amount of available financing per firefighter. The amount by which the 73.7 73.8 lump-sum or monthly pension amount is increased must not cause the liabilities of the retirement plan to exceed the value of the assets, after taking into account full vesting as 73.9 required under subdivision 3 and any administrative expenses. 73.10

(c) The board of trustees shall specify whether the benefit increase will apply to only
<u>participants who are members active as of the date of the termination of the retirement plan</u>
or whether the benefit increase will apply to all <u>members participants</u>, including members
who are not active as of the plan termination date.

73.15 Sec. 29. Minnesota Statutes 2020, section 424B.22, subdivision 5, is amended to read:

73.16 Subd. 5. Determination of assets and liabilities. (a) The board of trustees shall determine
73.17 the following as of the date of termination of the retirement plan:

73.18 (1) the fair market value of the assets of the special fund;

(2) the present value of each member's participant's accrued benefit, taking into account
full vesting under subdivision 3 and any increased lump-sum or monthly benefit level
approved under subdivision 4;

(3) the present value of any benefit remaining to be paid to each retiree in pay status, ifany; and

(4) administrative expenses incurred or reasonably anticipated to be incurred through
the date on which all retirement benefits have been distributed or transferred or, if later, the
effective date of the dissolution of the relief association.

73.27 (b) The board of trustees shall compile a schedule that includes the following information:

(1) the name of each member and participant, including each retiree in pay status to
whom a benefit or pension is or will be owed;

(2) the name of each other benefit recipient to whom a benefit or pension is or will beowed; and

(3) for each individual described in clauses (1) and (2), the amount of the benefit or
pension to which the individual is entitled under the bylaws of the relief association, taking
into account the changes required or permitted by this section, the corresponding number
of years of service on which the benefit or pension is based, and the earliest date on which
the benefit or pension would have been payable under the bylaws of the relief association.

(c) If the relief association is dissolving, in addition to the determination under paragraph
(a) for the retirement plan, the board of trustees shall determine, as of the effective date of
the dissolution of the relief association, the legal obligations of the general fund of the relief
association.

74.10 Sec. 30. Minnesota Statutes 2020, section 424B.22, subdivision 7, is amended to read:

Subd. 7. Allocation of surplus. (a) If the retirement plan is a defined benefit plan and if, after completing the determination of assets, liabilities, and administrative expenses under subdivision 5, there is a surplus, the board of trustees shall transfer to the affiliated municipality the lesser of (1) the amount of the surplus, or (2) the sum of all required contributions, without investment earnings or interest thereon, made by the municipality to the relief association during the year in which the termination of the retirement plan occurs or during the preceding nine years.

(b) If the affiliated municipality did not make any required contributions to the relief
association during the current or preceding nine years or if, after the transfer described in
paragraph (a), there is surplus remaining, the relief association and the municipality will
mutually agree on an allocation between them of the remaining surplus.

(c) If, within 180 days of the date of termination of the retirement plan, the municipality
and relief association have not reached an agreement on the allocation of the surplus under
paragraph (b), then 50 percent of the surplus shall be retained by the relief association and
50 percent of the surplus shall be transferred to the affiliated municipality.

(d) Any surplus retained by the relief association under paragraph (c) shall be allocated 74.26 among all members participants eligible to share in the surplus in the same proportion that 74.27 the present value of the accrued benefit for each eligible member participant bears to the 74.28 total present value of the accrued benefits of all members participants eligible to share in 74.29 74.30 the surplus, and each eligible member's participant's benefit, as determined under subdivision 5, paragraph (a), clause (2), shall be increased by the member's participant's share of the 74.31 surplus. The board of trustees shall determine eligibility to share in the surplus, which may 74.32 include any of the following, in addition to firefighters active as of the date on which 74.33 members became 100 percent vested: (1) inactive firefighters; (2) former firefighters with 74.34

75.1 **a deferred benefit under the retirement plan; and(3) retirees in pay status** <u>all participants</u>

and any other firefighters former participants who, within the last three years or such other

number of years as determined by the board of trustees, separated from active service and

75.4 (i) received their retirement benefit, or (ii) began to receive distribution of a retirement

75.5 benefit in installments or as a monthly pension.

75.6 If the board of trustees decides to include the individuals described in clause (3) former

75.7 <u>participants in the allocation of the surplus, the board of trustees shall modify the method</u>

75.8 for allocating the surplus to take into account such individuals the former participants.

(e) Any amount of surplus transferred to the affiliated municipality under this subdivision
may only be used for the purposes described in section 424A.08, paragraph (a) or (b).

75.11 Sec. 31. Minnesota Statutes 2020, section 424B.22, subdivision 8, is amended to read:

Subd. 8. Immediate distribution of retirement benefits and payment of all other
obligations. (a) The board of trustees shall liquidate the assets of the special fund and pay
retirement benefits and administrative expenses under the retirement plan within 210 days
after the effective date of the termination of the retirement plan.

(b) If the retirement plan is a defined benefit plan that pays lump-sum benefits or a
defined contribution plan, without regard to whether the member participant has attained
age 50, each member participant and other benefit recipient shall be permitted to elect an
immediate distribution or a direct rollover of the member's participant's benefit to an eligible
retirement plan as permitted under section 356.635, subdivisions 3 to 7, if the benefit is an
eligible rollover distribution as defined in section 356.635, subdivisions 4 and 5.

(c) If the retirement plan is a defined benefit plan that pays monthly pension benefits, 75.22 the board of trustees shall, at the election of the member participant or other benefit recipient, 75.23 purchase an annuity contract under section 424A.015, subdivision 3, naming the member 75.24 75.25 participant or other benefit recipient, as applicable, as the insured or distribute a lump-sum amount that is equal to the present value of the monthly pension benefits to which the 75.26 member participant or other benefit recipient is entitled. If an annuity is elected by the 75.27 member participant or other benefit recipient, the annuity shall provide for commencement 75.28 at a date elected by the insured, to be paid as an annuity for the life of the insured. Legal 75.29 75.30 title to the annuity contract shall be transferred to the insured. If a lump sum is elected, the option under paragraph (b) to take an immediate distribution or a direct rollover shall apply. 75.31

(d) The board of trustees shall complete the distribution of all assets of the special fundby making any remaining distributions or transfers as required under subdivision 9 on behalf

76.1 of members participants or other benefit recipients who cannot be located or are unresponsive

and paying any remaining administrative expenses related to the termination of the plan.

76.3 Sec. 32. Minnesota Statutes 2020, section 424B.22, subdivision 9, is amended to read:

Subd. 9. Missing members participants. (a) For purposes of this subdivision, the terms
defined in this subdivision have the meanings given them.

76.6 (b) "Retirement benefit" means:

(1) the member's participant's account balance if the retirement plan is a defined
 contribution plan;

(2) the member's participant's lump-sum benefit if the retirement plan is a defined benefit
plan that pays a lump sum; or

(3) an amount equal to the present value of the member's participant's benefit if the
 retirement plan is a defined benefit plan that pays a monthly annuity.

(c) "Individual retirement account" means an account that satisfies the requirements of
section 408(a) of the Internal Revenue Code which is established by an officer of the relief
association in the name of the member participant or other benefit recipient at a federally
insured financial institution.

(d) If the board of trustees cannot locate a member <u>participant</u> or other benefit recipient
or receives no response to an offer to distribute a retirement benefit, the board of trustees
shall make a diligent effort to obtain a current address or other contact information as
follows:

(1) send a notice to the address on file for the member participant or other benefit recipient
using certified mail;

(2) check with the Minnesota State Fire Department Association, the municipality, and
any other employer of the member participant;

(3) check with the member's participant's designated beneficiary on file with the relief
 association; and

76.27 (4) use one or more of the Internet search tools that are free of charge.

(e) If the board of trustees is unable to locate the member or other benefit recipient after
taking the actions described in paragraph (d), The board of trustees shall transfer the
retirement benefit to an individual retirement account or consider the retirement benefit
abandoned and deposit funds in the amount of the retirement benefit with the commissioner

of commerce under chapter 345. The board of trustees may deposit a retirement benefit with
 the commissioner of commerce under chapter 345, notwithstanding any laws to the contrary,
 including section 345.381, if the board of trustees is unable to locate the participant or other

benefit recipient after taking the actions described in paragraph (d) or the participant or

- other benefit recipient does not elect to receive or rollover a retirement benefit to which the
- 77.6 participant or other benefit recipient is entitled.

Sec. 33. Minnesota Statutes 2020, section 424B.22, subdivision 10, is amended to read:

Subd. 10. **Supplemental benefits.** Within 60 days after the distribution of benefits under subdivision 8, the municipality or independent nonprofit firefighting corporation with which the fire department is affiliated shall pay supplemental benefits under section 424A.10 to each member participant and survivor who satisfies the requirements of section 424A.10, subdivision 2, if the member participant is at least age 50. The commissioner of revenue shall reimburse the municipality or independent nonprofit firefighting corporation for all supplemental benefits paid as provided in section 424A.10, subdivision 3.

Sec. 34. Minnesota Statutes 2020, section 477B.01, subdivision 1, is amended to read:

Subdivision 1. Scope. Unless the language or context clearly indicates that a different
meaning is intended, the following words and terms, for the purposes of this chapter and
chapters 423A and 424A, have the meanings given to them. The following definitions shall
also apply for the purpose of chapter 424A, unless the word or term is defined in chapter
424A, in which case such word or term shall be as defined in chapter 424A for the purpose
of chapter 424A.

77.22 Sec. 35. <u>**REVISOR INSTRUCTION.</u>**</u>

77.23 The revisor of statutes shall renumber the provisions of Minnesota Statutes listed in

77.24 column A to the references listed in column B, using the subdivision heading listed in

77.25 column C. The revisor of statutes may alter the renumbering to incorporate statutory changes

77.26 made during the 2021 legislative session. The revisor shall also make necessary

77.27 cross-reference changes in Minnesota Statutes consistent with the renumbering in this

77.28 <u>instruction.</u>

77.29	Column A	Column B	<u>Column C</u>
77.30 77.31	424A.02, subd. 3, paragraphs (a) and (b)	424A.02, subd. 2a, paragraphs (a) and (b)	Average amount of available financing.
77.32 77.33	424A.02, subd. 3, paragraph (c)	424A.02, subd. 2b	Maximum monthly amount.

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78.1 78.2	424A.02, subd. paragraph (d)	<u>3,</u>	424A.02, subd. 2c	Maximum lump-s	sum amount.
78.3 78.4	424A.02, subd. paragraphs (e) t		<u>424A.02, subd. 3,</u> paragraphs (a) to (d)	Determining the r benefit.	maximum pension

78.5 Sec. 36. <u>EFFECTIVE DATE.</u>

78.6 Sections 1 to 35 are effective the day following final enactment.

APPENDIX Repealed Minnesota Statutes: S1712-2

No active language found for: 356B.05

APPENDIX Repealed Minnesota Session Laws: S1712-2

Laws 2020, chapter 108, article 14, section 1 by Laws 2021, chapter 22, article 6, section 12