### CONFERENCE COMMITTEE REPORT ON S.F. No. 489

1.1

1.2

### A bill for an act

relating to retirement; Minnesota State Retirement System, Public Employees 13 Retirement Association, and former local police and paid firefighter relief 1.4 associations; authorizing investments in swaps; clarifying language; removing 1.5 obsolete language; revising outdated requirements; revising contribution 1.6 rate revision procedures; revising disability standards and disability benefit 1.7 administration procedures; merging the elected state officers retirement plan into 1.8 the legislators retirement plan; revising pension commission standards provision; 1.9 revising pension plan financial report contents provision; clarifying coverage of 1 10 student employees and extending duration of excluded work-study positions; 1.11 revising military service credit purchase provision for consistency with federal 1.12 code; clarifying average salary for benefit purposes; clarifying MERF division 1.13 benefit eligibility; adding Lake County Sunrise Home to privatization chapter; 1.14 removing legislative approval requirements for privatizations; modifying 1.15 legislative notification requirements for privatizations; clarifying privatized 1.16 public hospital pension benefit eligibility; making various administrative 1 17 changes; eliminating the PERA Social Security leveling optional annuity; 1.18 revising and repealing various statutes to reflect the recent mergers of local police 1.19 and salaried firefighter relief associations and consolidation accounts with the 1.20 public employees police and fire retirement plan; streamlining amortization state 1.21 aid programs; extending the deadline for participation in the voluntary statewide 1.22 lump-sum volunteer firefighter retirement plan; requiring municipal approval 1.23 for deferred service pension interest rate changes by volunteer firefighter relief 1 24 association boards of trustees; authorizing a resumption of the payment of a 1.25 death benefit to estates of certain White Bear Lake volunteer firefighter relief 1 26 association retirees; including Minnesota Association of Professional Employees 1.27 1.28 in MSRS-General plan coverage; authorizing the termination of nonspousal survival designations in optional annuity form elections in certain instances; 1.29 authorizing certain service credit purchases; providing instructions to the revisor 1.30 of statutes; amending Minnesota Statutes 2012, sections 3.85, subdivision 10; 1 31 3A.011; 3A.03, subdivision 3; 3A.07; 3A.115; 3A.13; 3A.15; 6.495, subdivisions 1.32 1, 3; 6.67; 11A.24, subdivision 1; 13D.01, subdivision 1; 69.011, subdivisions 1, 1 33 2, 3, 4; 69.021, subdivisions 1, 2, 3, 4, 5, 7, 7a, 8, 9, 10, 11; 69.031, subdivisions 1.34 1, 3, 5; 69.041; 69.051, subdivisions 1, 1a, 1b, 2, 3, 4; 69.33; 69.77, subdivisions 1.35 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13; 69.771, subdivision 1; 69.774, subdivision 1.36 1; 69.80; 275.70, subdivision 5; 297I.10, subdivision 1; 345.381; 352.01, 1 37 subdivisions 2a, 17b; 352.029, subdivisions 1, 2a, 2b, 3, 5; 352.03, subdivisions 1.38 4, 8; 352.045, by adding subdivisions; 352.113, subdivisions 4, 6, 8, by adding 1.39 subdivisions; 352.115, subdivision 3; 352.22, subdivision 3; 352.87, subdivision 1 40 3; 352.93, subdivision 2; 352.95, subdivision 1; 352.955, subdivisions 1, 3; 1.41 352B.011, subdivision 13; 352B.08, subdivision 2; 352B.10, subdivision 1, by 1.42 adding a subdivision; 352D.04, subdivision 2; 353.01, subdivisions 2a, 2b, 6, 10, 1.43

2.1	16, 17a, 29; 353.03, subdivision 3; 353.27, subdivision 7; 353.29, subdivision
2.2	3; 353.34, subdivisions 1, 2; 353.50, subdivisions 3, 6; 353.64, subdivision 1a;
2.3	353.651, subdivision 3; 353.656, subdivisions 1, 1a, 3a; 353.657, subdivisions 2,
2.4	2a, 3; 353.659; 353.665, subdivisions 1, 5, 8; 353.71, subdivision 1; 353E.04,
2.5	subdivision 3; 353E.06, subdivision 1; 353F.02, subdivisions 3, 4, 6, by adding a
2.6	subdivision; 353F.025, subdivisions 1, 2; 353F.03; 353F.04; 353F.05; 353F.051,
2.7	subdivision 1; 353F.052; 353F.06; 353F.07; 353F.08; 353G.05, subdivision
2.8	2; 354.07, subdivision 1; 354.44, subdivision 6; 354A.021, subdivision 2;
2.9	354A.31, subdivisions 4, 4a; 356.20, subdivisions 2, 4; 356.214, subdivision 1;
2.10	356.215, subdivisions 1, 8, 18; 356.216; 356.219, subdivisions 1, 2, 8; 356.30,
2.11	subdivisions 1, 3; 356.315, subdivision 9; 356.401, subdivision 3; 356.406,
2.12	subdivision 1; 356.415, subdivisions 1, 1a, 1b, 2; 356.48, subdivision 1; 356.635,
2.13	subdivision 1; 356A.01, subdivision 19; 356A.06, subdivision 4; 356A.07,
2.14	subdivision 2; 423A.02, subdivisions 1, 1b, 2, 3, 3a, 4, 5; 424A.001, subdivision
2.15	4, by adding a subdivision; 424A.01, subdivision 6; 424A.015, subdivisions 1,
2.16	4; 424A.016, subdivision 6; 424A.02, subdivisions 7, 9; 424A.10, subdivisions
2.17	1, 2; 475.52, subdivision 6; 490.121, subdivision 22; 490.124, subdivision
2.18	1; proposing coding for new law in Minnesota Statutes, chapters 3A; 6;
2.19	353F; 356; repealing Minnesota Statutes 2012, sections 3A.02, subdivision 3;
2.20	69.021, subdivision 6; 69.77, subdivision 3; 352.955, subdivision 2; 352C.001;
2.21	352C.091, subdivision 1; 352C.10; 353.29, subdivision 6; 353.64, subdivision 3;
2.22	353.665, subdivisions 2, 3, 4, 6, 7, 9, 10; 353.667; 353.668; 353.669; 353.6691;
2.23	353A.01; 353A.02; 353A.03; 353A.04; 353A.05; 353A.06; 353A.07; 353A.08;
2.24	353A.081; 353A.083; 353A.09; 353A.10; 353B.01; 353B.02; 353B.03; 353B.04;
2.25	353B.05; 353B.06; 353B.07; 353B.08; 353B.09; 353B.10; 353B.11; 353B.12;
2.26	353B.13; 353B.14; 353F.02, subdivisions 4, 5; 353F.025, subdivision 3; 356.315,
2.27	subdivisions 1, 1a, 2, 2a, 2b, 3, 4, 5, 5a, 6, 7, 8; 423A.01; 423A.02, subdivision
2.28	1a; 423A.04; 423A.05; 423A.07; 423A.10; 423A.11; 423A.12; 423A.13;
2.29	423A.14; 423A.15; 423A.16; 423A.17; 423A.171; 423A.18; 423A.19; 423A.20;
2.30	423A.21; 423A.22; 424A.10, subdivision 5.

May 17, 2013

- 2.32 The Honorable Sandra L. Pappas
- 2.33 President of the Senate
- 2.34 The Honorable Paul Thissen
- 2.35 Speaker of the House of Representatives
- 2.36 We, the undersigned conferees for S.F. No. 489 report that we have agreed upon the 2.37 items in dispute and recommend as follows:
- 2.38 That the House recede from its amendments and that S.F. No. 489 be further 2.39 amended as follows:
- 2.40 Delete everything after the enacting clause and insert:
- 2.41

2.42

2.31

### **"ARTICLE 1**

- STATE BOARD OF INVESTMENT PROVISIONS
- 2.43 Section 1. Minnesota Statutes 2012, section 11A.24, subdivision 1, is amended to read:
  2.44 Subdivision 1. Securities generally. (a) Pursuant to an investment policy adopted

2.45 by the state board, the state board is authorized to purchase, sell, lend, and exchange the

2.46 securities specified in this section, for funds or accounts specifically made subject to this

2.47 section<del>,</del>. This authority including includes puts and call options, and future contracts,

and swap contracts marked to market, if these options and contracts are traded on a
contract market regulated by a governmental agency or by a financial institution regulated
by a governmental agency. These securities may be owned directly or through shares
in exchange-traded or mutual funds, or as units in commingled trusts, subject to any
limitations as specified in this section.

(b) Any agreement to lend securities must be concurrently collateralized with cash
or securities with a market value of not less than 100 percent of the market value of the
loaned securities at the time of the agreement. Any agreement for put and call options
and futures contracts may only be entered into with a fully offsetting amount of cash or
securities. Only securities authorized by this section, excluding those under subdivision 6,
paragraph (a), clauses (1) to (3), may be accepted as collateral or offsetting securities.

- 3.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 3.13
- 3.14

### **ARTICLE 2**

### MSRS ADMINISTRATIVE PROVISIONS

Section 1. Minnesota Statutes 2012, section 3.85, subdivision 10, is amended to read: 3.15 Subd. 10. Standards for pension valuations and cost estimates. The commission 3.16 shall adopt standards prescribing specific detailed methods to calculate, evaluate, and 3.17 display current and proposed law liabilities, costs, and actuarial equivalents of all public 3.18 employee pension plans in Minnesota. These standards shall be consistent with chapter 3.19 356 and be updated annually. At a minimum, the standards must not shall contain a 3.20 valuation requirement requirements that is inconsistent comply with generally accepted 3.21 3.22 accounting principles applicable to government pension plans. The standards may include additional financial, funding, or valuation requirements that are not required under 3.23 generally accepted accounting principles applicable to government pension plans. 3.24 **EFFECTIVE DATE.** This section is effective the day following final enactment. 3.25 Sec. 2. Minnesota Statutes 2012, section 3A.011, is amended to read: 3.26

3.27

### **3A.011 ADMINISTRATION OF PLAN PLANS.**

3.28 The executive director and the board of directors of the Minnesota State Retirement
3.29 System shall administer the legislators retirement plan plans specified in accordance this
3.30 <u>chapter consistent with this chapter and chapter chapters 356 and 356A.</u>

3.31 **EFFECTIVE DATE.** This section is effective July 1, 2013.

3.32 Sec. 3. Minnesota Statutes 2012, section 3A.03, subdivision 3, is amended to read:

4.1	Subd. 3. Legislators retirement fund. (a) The legislators retirement fund, a special
4.2	retirement fund, is created within the state treasury and must be credited with assets equal
4.3	to the participation of the legislators retirement plan in the Minnesota postretirement
4.4	investment fund as of June 30, 2009, and any investment proceeds on those assets. The
4.5	legislators retirement fund must be credited with any investment proceeds on the assets of
4.6	the retirement fund.
4.7	(b) The payment of annuities under section 3A.115, paragraph (b), is appropriated
4.8	from the legislators retirement fund.
4.9	EFFECTIVE DATE. This section is effective July 1, 2013.
4.10	Sec. 4. Minnesota Statutes 2012, section 3A.07, is amended to read:
4.11	<b>3A.07 APPLICATION.</b>
4.12	(a) Except as provided in paragraph (b) and section 3A.17, this chapter applies
4.13	to members of the legislature in service after July 1, 1965, who otherwise meet the
4.14	requirements of this chapter.
4.15	(b) Members of the legislature who were elected for the first time after June 30,
4.16	1997, or members of the legislature who were elected before July 1, 1997, and who, after
4.17	July 1, 1998, elect not to be members of the plan established by this chapter are covered
4.18	by the unclassified employees retirement program governed by chapter 352D.
4.19	(c) The post-July 1, 1998, coverage election under paragraph (b) is irrevocable
4.20	and must be made on a form prescribed by the director. The second chance referendum
4.21	election under Laws 2002, chapter 392, article 15, also is irrevocable.
4.22	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
4.23	Sec. 5. Minnesota Statutes 2012, section 3A.115, is amended to read:
4.24	<b>3A.115 RETIREMENT ALLOWANCE APPROPRIATION;</b>
4.25	POSTRETIREMENT ADJUSTMENT.
4.26	(a) The amount necessary to fund the retirement allowance granted under this
4.27	chapter to a former legislator retiring after June 30, 2003, or to that legislator's survivor,
4.28	and the retirement allowance granted under section 3A.17 to a former constitutional
4.29	officer or the survivor of that constitutional officer is appropriated from the general fund to
4.30	the director to pay pension obligations due to the retiree.
4.31	(b) The amount necessary to fund the retirement allowance granted under this
4.32	chapter to a former legislator retiring before July 1, 2003, must be paid from the legislators
4.33	retirement fund created under section 3A.03, subdivision 3, until the assets of the fund

5.1 are exhausted and at that time, the amount necessary to fund the retirement allowances

- under this paragraph is appropriated from the general fund to the director to pay pensionobligations to the retiree and survivor.
- (c) Retirement allowances payable to retired legislators and their survivors under
  this chapter must be adjusted as provided in sections 3A.02, subdivision 6, and 356.415.
- 5.6 **EFFECTIVE DATE.** This section is effective July 1, 2013.
- 5.7 Sec. 6. Minnesota Statutes 2012, section 3A.13, is amended to read:

### 5.8 3A.13 EXEMPTION FROM PROCESS AND TAXATION; HEALTH 5.9 PREMIUM DEDUCTION.

5.10 (a) The provisions of section 356.401 apply to the legislators retirement plan plans
5.11 specified in this chapter.

5.12 (b) The executive director of the Minnesota State Retirement System must, at the 5.13 request of a retired legislator <u>or constitutional officer</u> who is enrolled in a health insurance 5.14 plan covering state employees, deduct the person's health insurance premiums from the 5.15 person's annuity and transfer the amount of the premium to a health insurance carrier 5.16 covering state employees.

- 5.17 **EFFECTIVE DATE.** This section is effective July 1, 2013.
- 5.18 Sec. 7. Minnesota Statutes 2012, section 3A.15, is amended to read:

### 5.19 3A.15 COORDINATED PROGRAM PROGRAMS OF THE LEGISLATORS 5.20 RETIREMENT PLAN.

- 5.21The coordinated program of the legislators retirement plan is created. The provisions5.22of sections 3A.01 to 3A.13 apply to the coordinated program and basic programs of the
- 5.23 <u>legislators retirement plan</u>.
- 5.24 **EFFECTIVE DATE.** This section is effective July 1, 2013.

### 5.25 Sec. 8. [3A.17] CONSTITUTIONAL OFFICERS.

- 5.26 <u>Subdivision 1.</u> <u>Application.</u> (a) This section specifies the retirement plan applicable
- 5.27 to a former constitutional officer who was first elected to a constitutional office after July
- 5.28 <u>1, 1967, and before July 1, 1997. The plan includes the applicable portions of chapters</u>
- 5.29 <u>352C and 356 in effect on the date on which the person terminated active service as a</u>
- 5.30 <u>constitutional officer.</u>

## (b) Nothing in this section, this act, or Laws 2006, chapter 271, article 10, section 33, subdivision 2, is intended to increase or reduce the benefits of former constitutional officers or their survivors or to adversely modify their eligibility for benefits in effect as of June 30, 2012. <u>Subd. 2.</u> Benefit adjustments. Retirement allowances payable to retired constitutional officers and surviving spouse benefits payable must be adjusted under

6.7 section 356.415.

### 6.8 **EFFECTIVE DATE.** This section is effective July 1, 2013.

6.9 Sec. 9. Minnesota Statutes 2012, section 352.01, subdivision 17b, is amended to read:
6.10 Subd. 17b. Duty disability, physical or psychological. "Duty disability, physical
6.11 or psychological," for a correctional employee, means an occupational disability that is
6.12 the direct result of an injury incurred during, or a disease arising out of, the performance
6.13 of normal duties or the performance of less frequent duties either of which are present
6.14 inherent dangers specific to the correctional employee.

6.15

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

# 6.16 Sec. 10. Minnesota Statutes 2012, section 352.03, subdivision 8, is amended to read: 6.17 Subd. 8. Medical adviser. The state commissioner of health or other executive 6.18 director may contract with an accredited independent organization specializing in 6.19 disability determinations, licensed physician physicians, or physicians on the staff of the 6.20 commissioner of health as designated by the commissioner may designate shall, to be the 6.21 medical adviser of to the director system.

6.22

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

6.23 Sec. 11. Minnesota Statutes 2012, section 352.045, is amended by adding a subdivision
6.24 to read:

### 6.25 <u>Subd. 3a.</u> Contribution rate revision; general state employees retirement plan. 6.26 (a) Notwithstanding the contribution rates stated in plan law, the employee and employer 6.27 contribution rates for the general state employees retirement plan must be adjusted:

(1) if the regular actuarial valuation of the plan under section 356.215 indicates that
 there is a contribution sufficiency greater than one percent of covered payroll and that the
 sufficiency has existed for at least two consecutive years, the employee and employer

6.31 <u>contribution rates must be decreased as determined under paragraph (b) to a level such</u>

7.1	that the sufficiency is no greater than one percent of covered payroll based on the most
7.2	recent actuarial valuation; or
7.3	(2) if the regular actuarial valuation of the plan under section 356.215 indicates that
7.4	there is a contribution deficiency equal to or greater than 0.5 percent of covered payroll
7.5	and that the deficiency has existed for at least two consecutive years, the employee and
7.6	employer contribution rates must be increased as determined under paragraph (c) to a level
7.7	such that no deficiency exists based on the most recent actuarial valuation.
7.8	(b) If the actuarially required contribution of the plan is less than the total support
7.9	provided by the combined employee and employer contribution rates by more than one
7.10	percent of covered payroll, the plan employee and employer contribution rates must be
7.11	decreased incrementally over one or more years by no more than 0.25 percent of pay
7.12	each for employee and employer contribution rates to a level such that there remains a
7.13	contribution sufficiency of at least one percent of covered payroll. No contribution rate
7.14	decrease may be made until at least two years have elapsed since any adjustment under
7.15	this paragraph has been fully implemented.
7.16	(c) If the actuarially required contribution exceeds the total support provided by the
7.17	employee and employer contribution rates, the employee and employer contribution rates
7.18	must be increased equally to eliminate that contribution deficiency. If the contribution
7.19	deficiency is:
7.20	(1) less than two percent, the incremental increase may be up to 0.25 percent each
7.21	for the employee and employer contribution rates;
7.22	(2) greater than 1.99 percent and less than 4.01 percent, the incremental increase
7.23	may be up to 0.5 percent each for the employee and employer contribution rates; or
7.24	(3) greater than four percent, the incremental increase may be up to 0.75 percent
7.25	each for the employee and employer contribution.
7.26	(d) Any recommended adjustment to the contribution rates must be reported to
7.27	the chair and the executive director of the Legislative Commission on Pensions and
7.28	Retirement by January 15 following receipt of the most recent annual actuarial valuation
7.29	prepared under section 356.215. The report must include draft legislation to revise the
7.30	employee and employer contributions stated in plan law. If the Legislative Commission
7.31	on Pensions and Retirement does not recommend against the rate change or does not
7.32	recommend a modification in the rate change, the recommended adjustment becomes
7.33	effective on the first day of the first full payroll period in the fiscal year following receipt
7.34	of the most recent actuarial valuation that gave rise to the adjustment.

- 8.1 (e) A contribution sufficiency of up to one percent of covered payroll must be held
   8.2 in reserve to be used to offset any future actuarially required contributions that are more
   8.3 than the total combined employee and employer contributions.
- (f) Before any reduction in contributions to eliminate a sufficiency in excess of one 8.4 percent of covered pay may be recommended, the executive director must review any 8.5 need for a change in actuarial assumptions, as recommended by the actuary retained under 8.6 section 356.214 in the most recent experience study of the general employees retirement 8.7 plan prepared under section 356.215 and the standards for actuarial work promulgated by 8.8 the Legislative Commission on Pensions and Retirement that may result in an increase 8.9 in the actuarially required contribution and must report to the Legislative Commission 8.10 on Pensions and Retirement any recommendation by the board to use the sufficiency 8.11 8.12 exceeding one percent of covered payroll to offset the impact of an actuarial assumption change recommended by the actuary retained under section 356.214, subdivision 1, and 8.13 reviewed by the actuary retained by the commission under section 356.214, subdivision 4. 8.14 8.15 (g) No contribution sufficiency in excess of one percent of covered pay may be proposed to be used to increase benefits, and no benefit increase may be proposed that 8.16 would initiate an automatic adjustment to increase contributions under this subdivision. 8.17 Any proposed benefit improvement must include a recommendation, prepared by the 8.18 actuary retained under section 356.214, subdivision 1, and reviewed by the actuary 8.19 retained by the Legislative Commission on Pensions and Retirement as provided under 8.20 section 356.214, subdivision 4, on how the benefit modification will be funded. 8.21
- 8.22

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

8.23 Sec. 12. Minnesota Statutes 2012, section 352.045, is amended by adding a subdivision
8.24 to read:

### 8.25 <u>Subd. 3b.</u> Contribution rate revision; correctional state employees retirement 8.26 plan and State Patrol retirement plan. (a) Subdivision 3a applies to the correctional 8.27 state employees retirement plan under this chapter and to the State Patrol retirement plan 8.28 established under chapter 352B, except as stated in this subdivision. 8.29 (b) Any limitations on the amount of contribution rate changes stated in subdivision

- 3.29 3.29 3.29 3.20 <u>(b) Filly initiations on the uniotation of contribution rate enanges stated in subdivision</u>
   8.30 3a apply only to the amount of the employee contribution revision. The employer
   8.31 contribution for the correctional state employees retirement plan or the State Patrol
- 8.32 retirement plan, whichever is applicable, must be adjusted so that the employer
- 8.33 contribution is equal to 60 percent of the sum of employee plus employer contributions.

- 9.1 (c) For the State Patrol retirement plan, a contribution sufficiency of up to two
  9.2 percent of covered payroll, rather than one percent, may be held in reserves without taking
  9.3 action to reduce employee and employer contributions.
- 9.4

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

- 9.5 Sec. 13. Minnesota Statutes 2012, section 352.113, subdivision 4, is amended to read:
  9.6 Subd. 4. Medical or psychological examinations; authorization for payment of
  9.7 benefit. (a) <u>Any physician, psychologist, chiropractor, or physician assistant providing</u>
  9.8 <u>any service specified in this section must be licensed.</u>
- 9.9 (b) An applicant shall provide medical, chiropractic, or psychological <u>a detailed</u>
  9.10 report signed by a physician, and at least one additional report signed by a physician,
- 9.11 <u>chiropractor, psychologist, or physician assistant with evidence to support an application</u>
- 9.12 for total and permanent disability.

(b) The director shall have the employee examined by at least one additional 9.13 licensed chiropractor, physician, or psychologist designated by the medical adviser. The 9.14 chiropractors, physicians, or psychologists shall make written reports to the director 9.15 concerning the employee's disability including must include an expert opinions as to 9.16 opinion regarding whether the employee is permanently and totally disabled within 9.17 the meaning of section 352.01, subdivision 17, and that the disability arose before the 9.18 employee was placed on any paid or unpaid leave of absence or terminated public service. 9.19 (c) If there is medical evidence that supports the expectation that at some point 9.20 the person applying for the disability benefit will no longer be disabled, the decision 9.21 granting the disability benefit may provide for a termination date upon which the total and 9.22 permanent disability can be expected to no longer exist. When a termination date is part 9.23 9.24 of the decision granting benefits, prior to the benefit termination the executive director shall review any evidence provided by the disabled employee to show that the disabling 9.25 condition for which benefits were initially granted continues. If the benefits cease, the 9.26

- 9.27 disabled employee may follow the appeal procedures described in section 356.96 or may
- 9.28 reapply for disability benefits using the process described in this subdivision.

9.29 (d) Any claim to disability must be supported by a report from the employer
9.30 indicating that there is no available work that the employee can perform with the disabling
9.31 condition and that all reasonable accommodations have been considered. Upon request of
9.32 the executive director, an employer shall provide evidence of the steps the employer has
9.33 taken to attempt to provide reasonable accommodations and continued employment to
9.34 the claimant.

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

- (d) (f) The medical adviser shall consider the reports of the physicians, physician 10.5 assistants, psychologists, and chiropractors and any other evidence supplied by the 10.6 employee or other interested parties. If the medical adviser finds the employee totally and 10.7 permanently disabled, the adviser shall make appropriate recommendation to the director 10.8 in writing together with the date from which the employee has been totally disabled. The 10.9 director shall then determine if the disability occurred within 18 months of filing the 10.10 application, while still in the employment of the state, and the propriety of authorizing 10.11 payment of a disability benefit as provided in this section. 10.12
- 10.13 (c) (g) A terminated employee may apply for a disability benefit within 18 months of 10.14 termination as long as the disability occurred while in the employment of the state. The 10.15 fact that an employee is placed on leave of absence without compensation because of 10.16 disability does not bar that employee from receiving a disability benefit.
- 10.17 (f) (h) Unless the payment of a disability benefit has terminated because the
  employee is no longer totally disabled, or because the employee has reached normal
  retirement age as provided in this section, the disability benefit must cease with the last
  payment received by the disabled employee or which had accrued during the lifetime of the
  employee unless there is a spouse surviving. In that event, the surviving spouse is entitled
  to the disability benefit for the calendar month in which the disabled employee died.
- 10.23

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

10.24 Sec. 14. Minnesota Statutes 2012, section 352.113, is amended by adding a subdivision
10.25 to read:

10.26Subd. 4a. Independent medical examination or vocational rehabilitation10.27counseling. Any individual applying for or receiving disability benefits shall submit10.28to an independent medical examination or an assessment by a certified rehabilitation10.29counselor if requested by the executive director or designee. The examination must be10.30paid for by the system.

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

10.32 Sec. 15. Minnesota Statutes 2012, section 352.113, subdivision 6, is amended to read:

Subd. 6. Regular medical or psychological examinations. At least once each 11.1 year during the first five years following the allowance of a disability benefit to any 11.2 employee, and at least once in every three-year period thereafter, the director may require 11.3 any disabled employee to undergo a provide medical, chiropractic, or psychological 11.4 examination evidence to support the continuation of the total and permanent disability. 11.5 The examination must be made at the place of residence of the employee, or at any place 11.6 mutually agreed upon, evidence must be in a form and manner prescribed by the executive 11.7 director for review by an expert or experts designated by the medical adviser and engaged 11.8 by the director. If any examination indicates the medical information provided to the 11.9 medical adviser indicates that the employee is no longer permanently and totally disabled, 11.10 or is engaged in or can engage in a gainful occupation, payments of the disability benefit 11.11 by the fund must be discontinued. The payments must be discontinued as soon as the 11.12 employee is reinstated to the payroll following a sick leave of absence, but in no case may 11.13 payment be made for more than 60 days after the medical adviser finds that the employee 11.14 11.15 is no longer permanently and totally disabled.

11.16

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

Sec. 16. Minnesota Statutes 2012, section 352.113, subdivision 8, is amended to read:
Subd. 8. Refusal of examination. If a disabled employee person applying for a
disability benefit refuses to submit to an expert a medical or psychological examination,
the disability application shall be rejected. If a disability benefit recipient refuses to submit
to a medical or psychological examination as required, payments by the fund must be
discontinued and the director shall revoke all rights of the employee in any disability benefit.

11.23

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

Sec. 17. Minnesota Statutes 2012, section 352.113, is amended by adding a subdivision
to read:

11.26Subd. 14.Disabilitant earnings reports.Disability benefit recipients must report11.27all earnings from reemployment and income from workers' compensation to the system11.28annually by May 15 in a format prescribed by the executive director. If the form is not11.29submitted by June 15, benefits must be suspended effective July 1. If the form deemed

11.30 acceptable by the executive director is received after the June 15 deadline, benefits shall

11.31 <u>be reinstated retroactive to July 1.</u>

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

- Sec. 18. Minnesota Statutes 2012, section 352.22, subdivision 3, is amended to read: 12.1 Subd. 3. Deferred annuity. (a) An employee who has at least three years of 12.2 allowable service if employed before July 1, 2010, or who has at least five years of 12.3 allowable service if employed after June 30, 2010, when termination occurs may elect 12.4 to leave the accumulated contributions in the fund and thereby be entitled to a deferred 12.5 retirement annuity. The annuity must be computed under the law in effect when state 12.6 service terminated, on the basis of the allowable service credited to the person before 12.7 the termination of service. 12.8
- (b) An employee on layoff or on leave of absence without pay, except a leave of
  absence for health reasons, and who does not return to state service must have an annuity,
  deferred annuity, or other benefit to which the employee may become entitled computed
  under the law in effect on the employee's last working day.
- 12.13 (c) No application for a deferred annuity may be made more than 60 days before 12.14 the time the former employee reaches the required age for entitlement to the payment of 12.15 the annuity. The deferred annuity begins to accrue no earlier than 60 days before the date 12.16 the application is filed in the office of the system, but not (1) before the date on which 12.17 the employee reaches the required age for entitlement to the annuity nor (2) before the 12.18 day following the termination of state service in a position which is not covered by the 12.19 retirement system.
- (d) Application for the accumulated contributions left on deposit with the fund maybe made at any time following the date of the termination of service.
- 12.22 (e) Deferred annuities must be augmented as provided in section 352.72, subdivision
  12.23 2.
- 12.24

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

- Sec. 19. Minnesota Statutes 2012, section 352.955, subdivision 1, is amended to read:
  Subdivision 1. Election to transfer prior MSRS-general service credit. (a) An
  eligible employee described in paragraph (b) may elect to transfer service credit in the
  general state employees retirement plan of the Minnesota State Retirement System to the
  correctional state employees retirement plan for eligible prior correctional employment.
  (b) An eligible employee is a person who is covered by Laws 2007, chapter 134,
  article 3, section 6, or who became eligible for retirement coverage by the correctional
- 12.32 state employees retirement plan of the Minnesota State Retirement System under Laws
- 12.33 2006, chapter 271, article 2, Laws 2007, chapter 134, article 3, or legislation implementing
- the recommendations under section 352.91, subdivision 4a.

(c) Eligible prior correctional employment is employment covered eorrectional 13.1 service defined in Laws 2007, chapter 134, article 3, section 6, or is employment by the 13.2 Department of Corrections or by the Department of Human Services that preceded the 13.3 effective date of the retirement coverage transfer under Laws 2006, chapter 271, article 13.4 2, Laws 2007, chapter 134, article 3, or legislation implementing the recommendations 13.5 under section 352.91, subdivision 4a by the general state employees retirement plan of 13.6 the Minnesota State Retirement System, is continuous service, and is certified by the 13.7 commissioner of corrections and the commissioner of human services, whichever applies, 13.8 and by the commissioner of management and budget to the executive director of the 13.9 Minnesota State Retirement System as service that would qualify for correctional state 13.10 employees retirement plan coverage under section 352.91, if the service was had been 13.11 rendered after the date of coverage transfer. 13.12

(d) The election to transfer past service credit under this section must be made in
writing by the applicable person on a form prescribed by the executive director of the
Minnesota State Retirement System and must be filed with the executive director of the
Minnesota State Retirement System on or before (1) January 1, 2008, or the one year
anniversary of the coverage transfer, whichever is later, or (2) the date of the eligible
employee's termination of state employment, whichever is earlier.

13.19

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

Sec. 20. Minnesota Statutes 2012, section 352.955, subdivision 3, is amended to read: 13.20 Subd. 3. Payment of additional equivalent contributions; post-June 30, 2007, 13.21 coverage transfers. (a) An eligible employee who is transferred to plan coverage after 13.22 June 30, 2007, and who elects to transfer past service credit under this section must pay 13.23 an additional member contribution for that prior service period. The additional member 13.24 contribution is the amount computed under paragraph (b), plus the greater of the amount 13.25 computed under paragraph (c), or 40 percent of the unfunded actuarial accrued liability 13.26 attributable to the past service credit transfer. 13.27

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

(c) The executive director shall compute, for any service credit being transferredon behalf of the eligible employee and not included under paragraph (b), the difference

between the employee contribution rate or rates for the general state employees retirement
plan and the employee contribution rate or rates for the correctional state employees
retirement plan applied to the eligible employee's salary during that transfer period, plus
compound interest at a monthly rate of 0.71 percent.

(d) The executive director shall compute an amount using the process specified in
paragraph (b), but based on differences in employer contribution rates between the general
state employees retirement plan and the correctional state employees retirement plan
rather than employee contribution rates.

(e) The executive director shall compute an amount using the process specified in
paragraph (c), but based on differences in employer contribution rates between the general
state employees retirement plan and the correctional state employees retirement plan
rather than employee contribution rates.

(f) The additional equivalent member contribution under this subdivision must be
paid in a lump sum. Payment must accompany the election to transfer the prior service
credit. No transfer election or additional equivalent member contribution payment may be
made by a person or accepted by the executive director after the one year anniversary date
of the effective date of the retirement coverage transfer, or the date on which the eligible
employee terminates state employment, whichever is earlier.

(g) If an eligible employee elects to transfer past service credit under this section
and pays the additional equivalent member contribution amount under paragraph (a), the
applicable department shall pay an additional equivalent employer contribution amount.
The additional employer contribution is the amount computed under paragraph (d), plus
the greater of the amount computed under paragraph (e), or 60 percent of the unfunded
actuarial accrued liability attributable to the past service credit transfer.

(h) The unfunded actuarial accrued liability attributable to the past service credit
transfer is the present value of the benefit obtained by the transfer of the service credit
to the correctional state employees retirement plan reduced by the amount of the asset
transfer under subdivision 4, by the amount of the member contribution equivalent
payment computed under paragraph (b), and by the amount of the employer contribution
equivalent payment computed under paragraph (d).

(i) The additional equivalent employer contribution under this subdivision must be
paid in a lump sum and must be paid within 30 days of the date on which the executive
director of the Minnesota State Retirement System certifies to the applicable department
that the employee paid the additional equivalent member contribution.

14.35

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

- Sec. 21. Minnesota Statutes 2012, section 352B.011, subdivision 13, is amended to read:
  Subd. 13. Surviving spouse. "Surviving spouse" means a member's or former
  member's legally married spouse who resided with the member or former member at the
  time of death and was married to the member or former member, for a period of at least
  one year, during or before the time of membership.
- 15.6

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

15.7 Sec. 22. Minnesota Statutes 2012, section 352B.10, is amended by adding a15.8 subdivision to read:

<u>Subd. 7.</u> Disabilitant earnings reports. Disability benefit recipients must report
all earnings from reemployment and income from workers' compensation to the system
annually by May 15 in a format prescribed by the executive director. If the form is not
submitted by June 15, benefits must be suspended effective July 1. If the form deemed
acceptable by the executive director is received after the June 15 deadline, benefits shall
be reinstated retroactive to July 1.

15.15

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

15.16 Sec. 23. Minnesota Statutes 2012, section 352D.04, subdivision 2, is amended to read:
15.17 Subd. 2. Contribution rates. (a) The money used to purchase shares under this
15.18 section is the employee and employer contributions provided in this subdivision.

(b) The employee contribution is an amount equal to the percent of salary specified
in section 352.04, subdivision 2, or 352.045, subdivision 3 3a.

15.21 (c) The employer contribution is an amount equal to six percent of salary.

(d) For members of the legislature, the contributions under this subdivision also must
be made on per diem payments received during a regular or special legislative session, but
may not be made on per diem payments received outside of a regular or special legislative
session, on the additional compensation attributable to a leadership position under section
3.099, subdivision 3, living expense payments under section 3.101, or special session
living expense payments under section 3.103.

- (e) For a judge who is a member of the unclassified plan under section 352D.02,
  subdivision 1, paragraph (c), clause (16), the employee contribution rate is eight percent
  of salary, and there is no employer contribution.
- (f) These contributions must be made in the manner provided in section 352.04,
  subdivisions 4, 5, and 6.

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

Sec. 24. Minnesota Statutes 2012, section 356.20, subdivision 4, is amended to read:
Subd. 4. Contents of financial report. (a) The financial report required by
this section must contain financial statements and disclosures that indicate the financial
operations and position of the retirement plan and fund. The report must conform with
generally accepted governmental accounting principles, applied on a consistent basis. The
report must be audited.

(b) The report must include, as part of its exhibits or its footnotes, an actuarial 16.7 disclosure item based on a statement that the actuarial valuation calculations prepared 16.8 by the actuary retained under section 356.214 or by the actuary retained by the 16.9 retirement fund or plan, whichever applies, according to comply with applicable actuarial 16.10 requirements enumerated in section 356.215, and specified in the most recent standards 16.11 16.12 for actuarial work adopted by the Legislative Commission on Pensions and Retirement. The actuarial value of assets, the actuarial accrued liabilities, including accrued reserves, 16.13 and the unfunded actuarial accrued liability of the fund or plan must be disclosed. The 16.14 16.15 disclosure item report must contain a declaration certification by the actuary retained under section 356.214 or the actuary retained by the fund or plan, whichever applies, 16.16 specifying that the required reserves for any retirement, disability, or survivor normal 16.17 16.18 cost and the actuarial accrued liabilities for all benefits provided under a benefit formula are computed in accordance with the entry age actuarial cost method and in accordance 16.19 with the most recent applicable standards for actuarial work adopted by the Legislative 16.20 Commission on Pensions and Retirement. 16.21

- (c) The report must contain an itemized exhibit describing the administrative
  expenses of the plan, including, but not limited to, the following items, classified on a
  consistent basis from year to year, and with any further meaningful detail:
- 16.25 (1) personnel expenses;
- 16.26 (2) communication-related expenses;
- 16.27 (3) office building and maintenance expenses;
- 16.28 (4) professional services fees; and
- 16.29 (5) other expenses.
- (d) The report must contain an itemized exhibit describing the investment expenses
  of the plan, including, but not limited to, the following items, classified on a consistent
  basis from year to year, and with any further meaningful detail:
- 16.33 (1) internal investment-related expenses; and
- 16.34 (2) external investment-related expenses.
- (e) Any additional statements or exhibits or more detailed or subdivided itemization
  of a disclosure item that will enable the management of the plan to portray a true

interpretation of the plan's financial condition must be included in the additionalstatements or exhibits.

17.3

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

17.4	Sec. 25. Minnesota Statutes 2012, section 356.214, subdivision 1, is amended to read:
17.5	Subdivision 1. Actuary retention. (a) The governing board or managing or
17.6	administrative official of each public pension plan and retirement fund or plan enumerated
17.7	in paragraph (b) shall contract with an established actuarial consulting firm to conduct
17.8	annual actuarial valuations and related services. The principal from the actuarial
17.9	consulting firm on the contract must be an approved actuary under section 356.215,
17.10	subdivision 1, paragraph (c).
17.11	(b) Actuarial services must include the preparation of actuarial valuations and
17.12	related actuarial work for the following retirement plans:
17.13	(1) the teachers retirement plan, Teachers Retirement Association;
17.14	(2) the general state employees retirement plan, Minnesota State Retirement System;
17.15	(3) the correctional employees retirement plan, Minnesota State Retirement System;
17.16	(4) the State Patrol retirement plan, Minnesota State Retirement System;
17.17	(5) the judges retirement plan, Minnesota State Retirement System;
17.18	(6) the general employees retirement plan, Public Employees Retirement
17.19	Association, including the MERF division;
17.20	(7) the public employees police and fire plan, Public Employees Retirement
17.21	Association;
17.22	(8) the Duluth teachers retirement plan, Duluth Teachers Retirement Fund
17.23	Association;
17.24	(9) the St. Paul teachers retirement plan, St. Paul Teachers Retirement Fund
17.25	Association;
17.26	(10) the legislators retirement plan, Minnesota State Retirement System; and
17.27	(11) the elective state officers retirement plan, Minnesota State Retirement System;
17.28	and
17.29	(12) $(11)$ the local government correctional service retirement plan, Public
17.30	Employees Retirement Association.
17.31	(c) The actuarial valuation for the legislators retirement plan must include a separate
17.32	calculation of total plan actuarial accrued liabilities due to constitutional officer coverage
17.33	under section 3A.17.
17.34	(c) (d) The contracts must require completion of the annual actuarial valuation
17.35	calculations on a fiscal year basis, with the contents of the actuarial valuation calculations

- as specified in section 356.215, and in conformity with the standards for actuarial work
- adopted by the Legislative Commission on Pensions and Retirement.
- The contracts must require completion of annual experience data collection and
  processing and a quadrennial published experience study for the plans listed in paragraph
  (b), clauses (1), (2), and (6), as provided for in the standards for actuarial work adopted by
  the commission. The experience data collection, processing, and analysis must evaluate
  the following:
- 18.8 (1) individual salary progression;
- 18.9

(2) the rate of return on investments based on the current asset value;

- 18.10 (3) payroll growth;
- 18.11 (4) mortality;
- 18.12 (5) retirement age;
- 18.13 (6) withdrawal; and
- 18.14 (7) disablement.
- (d) (e) The actuary shall annually prepare a report to the governing or managing
  board or administrative official and the legislature, summarizing the results of the actuarial
  valuation calculations. The actuary shall include with the report any recommendations
  concerning the appropriateness of the support rates to achieve proper funding of
  the retirement plans by the required funding dates. The actuary shall, as part of the
  quadrennial experience study, include recommendations on the appropriateness of the
- (e) (f) If the actuarial gain and loss analysis in the actuarial valuation calculations indicates a persistent pattern of sizable gains or losses, the governing or managing board or administrative official shall direct the actuary to prepare a special experience study for a plan listed in paragraph (b), clause (3), (4), (5), (7), (8), (9), (10), (11), or (12), in the manner provided for in the standards for actuarial work adopted by the commission.
- 18.27 **EFFECTIVE DATE.** This section is effective July 1, 2013.
- 18.28 Sec. 26. Minnesota Statutes 2012, section 356.215, subdivision 1, is amended to read:
  18.29 Subdivision 1. Definitions. (a) For the purposes of sections 3.85 and 356.20 to
  18.30 356.23, each of the terms in the following paragraphs has the meaning given.
- (b) "Actuarial valuation" means a set of calculations prepared by an actuary retained
  under section 356.214 if so required under section 3.85, or otherwise, by an approved
  actuary, to determine the normal cost and the accrued actuarial liabilities of a benefit
  plan, according to the entry age actuarial cost method and based upon stated assumptions
  including, but not limited to rates of interest, mortality, salary increase, disability,

withdrawal, and retirement and to determine the payment necessary to amortize over a
stated period any unfunded accrued actuarial liability disclosed as a result of the actuarial
valuation of the benefit plan.

19.4 (c) "Approved actuary" means a person who is regularly engaged in the business of
19.5 providing actuarial services and who is a fellow in the Society of Actuaries.

(d) "Entry age actuarial cost method" means an actuarial cost method under which 196 the actuarial present value of the projected benefits of each individual currently covered 19.7 by the benefit plan and included in the actuarial valuation is allocated on a level basis over 19.8 the service of the individual, if the benefit plan is governed by section 69.773, or over the 19.9 earnings of the individual, if the benefit plan is governed by any other law, between the 19.10 entry age and the assumed exit age, with the portion of the actuarial present value which is 19.11 19.12 allocated to the valuation year to be the normal cost and the portion of the actuarial present value not provided for at the valuation date by the actuarial present value of future normal 19.13 costs to be the actuarial accrued liability, with aggregation in the calculation process to be 19.14 19.15 the sum of the calculated result for each covered individual and with recognition given to any different benefit formulas which may apply to various periods of service. 19.16

- (e) "Experience study" means a report providing experience data and an actuarial
  analysis of the adequacy of the actuarial assumptions on which actuarial valuations are
  based.
- 19.20 (f) "Actuarial value of assets" means:
- 19.21 (1) For the July 1, 2012, actuarial valuation, the market value of all assets as of
  19.22 June 30, 2012, reduced by:
- (i) 20 percent of the difference between the actual net change in the market value of
  assets other than the Minnesota postretirement investment fund between June 30, 2009,
  and June 30, 2008, and the computed increase in the market value of assets other than the
  Minnesota postretirement investment fund over that fiscal year period if the assets had
  earned a rate of return on assets equal to the annual percentage preretirement interest rate
  assumption used in the actuarial valuation for July 1, 2008;
- (ii) 40 percent of the difference between the actual net change in the market value of
  total assets between June 30, 2010, and June 30, 2009, and the computed increase in the
  market value of total assets over that fiscal year period if the assets had earned a rate of
  return on assets equal to the annual percentage preretirement interest rate assumption used
  in the actuarial valuation for July 1, 2009;
- (iii) 60 percent of the difference between the actual net change in the market value
  of total assets between June 30, 2011, and June 30, 2010, and the computed increase in the
  market value of total assets over that fiscal year period if the assets had earned a rate of

- 20.1 return on assets equal to the annual percentage preretirement interest rate assumption used
   20.2 in the actuarial valuation for July 1, 2010;
- 20.3 (iv) 80 percent of the difference between the actual net change in the market value of
  20.4 total assets between June 30, 2012, and June 30, 2011, and the computed increase in the
  20.5 market value of total assets over that fiscal year period if the assets had earned a rate of
  20.6 return on assets equal to the annual percentage preretirement interest rate assumption used
  20.7 in the actuarial valuation for July 1, 2011; and
- (v) if applicable, 20 percent of the difference between the actual net change in the
   market value of the Minnesota postretirement investment fund between June 30, 2009,
   and June 30, 2008, and the computed increase in the market value of assets over that fiscal
   year period if the assets had increased at 8.5 percent annually.
- 20.12 (2) For the July 1, 2013, and following actuarial valuations, the market value of all
  20.13 assets as of the preceding June 30, reduced by:
- 20.14 (i) (1) 20 percent of the difference between the actual net change in the market value 20.15 of total assets between the June 30 that occurred three years earlier and the June 30 that 20.16 occurred four years earlier and the computed increase in the market value of total assets 20.17 over that fiscal year period if the assets had earned a rate of return on assets equal to the 20.18 annual percentage preretirement interest rate assumption used in the actuarial valuation 20.19 for the July 1 that occurred four years earlier;
- (ii) (2) 40 percent of the difference between the actual net change in the market value
  of total assets between the June 30 that occurred two years earlier and the June 30 that
  occurred three years earlier and the computed increase in the market value of total assets
  over that fiscal year period if the assets had earned a rate of return on assets equal to the
  annual percentage preretirement interest rate assumption used in the actuarial valuation
  for the July 1 that occurred three years earlier;
- 20.26 (iii) (3) 60 percent of the difference between the actual net change in the market
  20.27 value of total assets between the June 30 that occurred one year earlier and the June 30 that
  20.28 occurred two years earlier and the computed increase in the market value of total assets
  20.29 over that fiscal year period if the assets had earned a rate of return on assets equal to the
  20.30 annual percentage preretirement interest rate assumption used in the actuarial valuation
  20.31 for the July 1 that occurred two years earlier; and
- 20.32 (iv) (4) 80 percent of the difference between the actual net change in the market
  20.33 value of total assets between the most recent June 30 and the June 30 that occurred
  20.34 one year earlier and the computed increase in the market value of total assets over that
  20.35 fiscal year period if the assets had earned a rate of return on assets equal to the annual

- 21.1 percentage preretirement interest rate assumption used in the actuarial valuation for the
- 21.2 July 1 that occurred one year earlier.
- (g) "Unfunded actuarial accrued liability" means the total current and expected
  future benefit obligations, reduced by the sum of the actuarial value of assets and the
  present value of future normal costs.
- (h) "Pension benefit obligation" means the actuarial present value of credited
  projected benefits, determined as the actuarial present value of benefits estimated to be
  payable in the future as a result of employee service attributing an equal benefit amount,
  including the effect of projected salary increases and any step rate benefit accrual rate
  differences, to each year of credited and expected future employee service.
- 21.11

21.16

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

Sec. 27. Minnesota Statutes 2012, section 356.215, subdivision 8, is amended to read:
Subd. 8. Interest and salary assumptions. (a) The actuarial valuation must use
the applicable following preretirement interest assumption and the applicable following
postretirement interest assumption:

(1) select and ultimate interest rate assumption

- ultimate ultimate 21 17 21.18 preretirement postretirement interest rate interest rate 21.19 plan assumption assumption 21.20 6.0% general state employees retirement plan 8.5% 21.21 8.5 6.0 correctional state employees retirement plan 21.22 State Patrol retirement plan 8.5 6.0 21.23 legislators retirement plan, and for the 0.0 -2.0 until June 30. 21.24 constitutional officers calculation of total plan 2040, and -2.5 after 21.25 liabilities June 30, 2040 0.0 21.26 elective state officers retirement plan  $\theta.\theta$ -2.0 until June 30. 21.27 2040, and -2.5 after 21.28 June 30, 2040 21.29 8.5 6.0 judges retirement plan 21.30 8.5 general public employees retirement plan 6.0 21.31 public employees police and fire retirement plan 8.5 6.0 21.32 21.33 local government correctional service 8.5 6.0 retirement plan 21.34 8.5 6.0 teachers retirement plan 21.35 Duluth teachers retirement plan 8.5 8.5 21.36 8.5 8.5 St. Paul teachers retirement plan 21.37
- Except for the legislators retirement plan and the elective state <u>constitutional</u> officers retirement plan <u>calculation of total plan liabilities</u>, the select preretirement interest rate assumption for the period after June 30, 2012, through June 30, 2017, is 8.0 percent.

22.1	Except for the legislators retirement plan and the el	ective state constitutional officers	
22.2	retirement plan calculation of total plan liabilities, the select postretirement interest rate		
22.3	assumption for the period after June 30, 2012, through June 30, 2017, is 5.5 percent,		
22.4	except for the Duluth teachers retirement plan and the St. Paul teachers retirement plan,		
22.5	each with a select postretirement interest rate assum	pption for the period after June 30,	
22.6	2012, through June 30, 2017, of 8.0 percent.		
22.7	(2) single rate preretirement and postretiremen	nt interest rate assumption	
22.8		interest rate	
22.9	plan	assumption	
22.10	Bloomington Fire Department Relief Association	6.0	
22.11 22.12	local monthly benefit volunteer firefighters relief associations	5.0	
22.13	(b) The actuarial valuation must use the applic	able following single rate future salary	
22.14	increase assumption, the applicable following modi-	fied single rate future salary increase	
22.15	assumption, or the applicable following graded rate	future salary increase assumption:	
22.16	(1) single rate future salary increase assumption	on	
22.17	plan	future salary increase assumption	
22.18	legislators retirement plan	5.0%	
22.19	judges retirement plan	3.0	
22.20 22.21	Bloomington Fire Department Relief Association	4.0	
22.22	(2) age-related future salary increase age-relat	ted select and ultimate future salary	
22.23	increase assumption or graded rate future salary inc	rease assumption	
22.24	plan	future salary increase assumption	
22.25	local government correctional service retirement pla	an assumption C	
22.26	Duluth teachers retirement plan	assumption A	
22.27	St. Paul teachers retirement plan	assumption B	
22.28	For plans other than the Duluth teachers		
22.29	retirement plan, the select calculation		
22.30	is: during the designated select period, a		
22.31	designated percentage rate is multiplied by		
22.32	the result of the designated integer minus T,		
22.33	where T is the number of completed years		
22.34	of service, and is added to the applicable		
22.35	future salary increase assumption. The		
22.36	designated select period is ten years and the		
22.37	designated integer is ten for all retirement		

- plans covered by this clause. The designated 23.1 percentage rate is 0.3 percent for the St. Paul 23.2 Teachers Retirement Fund Association. The 23.3 select calculation for the Duluth Teachers 23.4 Retirement Fund Association is 8.00 percent 23.5 per year for service years one through seven, 23.6 7.25 percent per year for service years seven 23.7 and eight, and 6.50 percent per year for 23.8
- 23.9 service years eight and nine.

23.10 The ultimate future salary increase assumption is:

23.11	age	Α	В	С
23.12	16	8.00%	6.90%	9.00%
23.13	17	8.00	6.90	9.00
23.14	18	8.00	6.90	9.00
23.15	19	8.00	6.90	9.00
23.16	20	6.90	6.90	9.00
23.17	21	6.90	6.90	8.75
23.18	22	6.90	6.90	8.50
23.19	23	6.85	6.85	8.25
23.20	24	6.80	6.80	8.00
23.21	25	6.75	6.75	7.75
23.22	26	6.70	6.70	7.50
23.23	27	6.65	6.65	7.25
23.24	28	6.60	6.60	7.00
23.25	29	6.55	6.55	6.75
23.26	30	6.50	6.50	6.75
23.27	31	6.45	6.45	6.50
23.28	32	6.40	6.40	6.50
23.29	33	6.35	6.35	6.50
23.30	34	6.30	6.30	6.25
23.31	35	6.25	6.25	6.25
23.32	36	6.20	6.20	6.00
23.33	37	6.15	6.15	6.00
23.34	38	6.10	6.10	6.00
23.35	39	6.05	6.05	5.75
23.36	40	6.00	6.00	5.75
23.37	41	5.90	5.95	5.75
23.38	42	5.80	5.90	5.50
23.39	43	5.70	5.85	5.25
23.40	44	5.60	5.80	5.25
23.41	45	5.50	5.75	5.00

24.1	46	5.40	5.70	5.00
24.2	47	5.30	5.65	5.00
24.3	48	5.20	5.60	5.00
24.4	49	5.10	5.55	5.00
24.5	50	5.00	5.50	5.00
24.6	51	4.90	5.45	5.00
24.7	52	4.80	5.40	5.00
24.8	53	4.70	5.35	5.00
24.9	54	4.60	5.30	5.00
24.10	55	4.50	5.25	4.75
24.11	56	4.40	5.20	4.75
24.12	57	4.30	5.15	4.50
24.13	58	4.20	5.10	4.25
24.14	59	4.10	5.05	4.25
24.15	60	4.00	5.00	4.25
24.16	61	3.90	5.00	4.25
24.17	62	3.80	5.00	4.25
24.18	63	3.70	5.00	4.25
24.19	64	3.60	5.00	4.25
24.20	65	3.50	5.00	4.00
24.21	66	3.50	5.00	4.00
24.22	67	3.50	5.00	4.00
24.23	68	3.50	5.00	4.00
24.24	69	3.50	5.00	4.00
24.25	70	3.50	5.00	4.00
24.26		(3) service-related u	ltimate future sa	alary increase as

### 24.26 (3) service-related ultimate future salary increase assumption

24.27 24.28	general state employees retirement plan of the Minnesota State Retirement System	assumption A
24.29 24.30	general employees retirement plan of the Public Employees Retirement Association	assumption B
24.31	Teachers Retirement Association	assumption C
24.32	public employees police and fire retirement plan	assumption D
24.33	State Patrol retirement plan	assumption E
24.34	correctional state employees retirement plan of the	assumption F

24.35 Minnesota State Retirement System

24.36 24.37	service length	А	В	С	D	Е	F
24.38	1	10.50%	12.03%	12.00%	13.00%	8.00%	6.00%
24.39	2	8.10	8.90	9.00	11.00	7.50	5.85
24.40	3	6.90	7.46	8.00	9.00	7.00	5.70
24.41	4	6.20	6.58	7.50	8.00	6.75	5.55
24.42	5	5.70	5.97	7.25	6.50	6.50	5.40
24.43	6	5.30	5.52	7.00	6.10	6.25	5.25

25.1	7	5.00	5.16	6.85	5.80	6.00	5.10
25.2	8	4.70	4.87	6.70	5.60	5.85	4.95
25.3	9	4.50	4.63	6.55	5.40	5.70	4.80
25.4	10	4.40	4.42	6.40	5.30	5.55	4.65
25.5	11	4.20	4.24	6.25	5.20	5.40	4.55
25.6	12	4.10	4.08	6.00	5.10	5.25	4.45
25.7	13	4.00	3.94	5.75	5.00	5.10	4.35
25.8	14	3.80	3.82	5.50	4.90	4.95	4.25
25.9	15	3.70	3.70	5.25	4.80	4.80	4.15
25.10	16	3.60	3.60	5.00	4.80	4.65	4.05
25.11	17	3.50	3.51	4.75	4.80	4.50	3.95
25.12	18	3.50	3.50	4.50	4.80	4.35	3.85
25.13	19	3.50	3.50	4.25	4.80	4.20	3.75
25.14	20	3.50	3.50	4.00	4.80	4.05	3.75
25.15	21	3.50	3.50	3.90	4.70	4.00	3.75
25.16	22	3.50	3.50	3.80	4.60	4.00	3.75
25.17	23	3.50	3.50	3.70	4.50	4.00	3.75
25.18	24	3.50	3.50	3.60	4.50	4.00	3.75
25.19	25	3.50	3.50	3.50	4.50	4.00	3.75
25.20	26	3.50	3.50	3.50	4.50	4.00	3.75
25.21	27	3.50	3.50	3.50	4.50	4.00	3.75
25.22	28	3.50	3.50	3.50	4.50	4.00	3.75
25.23	29	3.50	3.50	3.50	4.50	4.00	3.75
25.24	30 or more	3.50	3.50	3.50	4.50	4.00	3.75

25.25

(c) The actuarial valuation must use the applicable following payroll growth assumption for calculating the amortization requirement for the unfunded actuarial 25.26 accrued liability where the amortization retirement is calculated as a level percentage 25.27 of an increasing payroll: 25.28

25.29	plan	payroll growth assumption
25.30 25.31	general state employees retirement plan of the Minnesota State Retirement System	3.75%
25.32	correctional state employees retirement plan	3.75
25.33	State Patrol retirement plan	3.75
25.34	judges retirement plan	3.00
25.35 25.36	general employees retirement plan of the Public Employees Retirement Association	3.75
25.37	public employees police and fire retirement plan	3.75
25.38	local government correctional service retirement plan	3.75
25.39	teachers retirement plan	3.75
25.40	Duluth teachers retirement plan	4.50
25.41	St. Paul teachers retirement plan	5.00

- 26.1 (d) The assumptions set forth in paragraphs (b) and (c) continue to apply, unless a26.2 different salary assumption or a different payroll increase assumption:
- 26.3 (1) has been proposed by the governing board of the applicable retirement plan;

26.4 (2) is accompanied by the concurring recommendation of the actuary retained under

- section 356.214, subdivision 1, if applicable, or by the approved actuary preparing the
- 26.6 most recent actuarial valuation report if section 356.214 does not apply; and
- 26.7 (3) has been approved or deemed approved under subdivision 18.
- 26.8
- **EFFECTIVE DATE.** This section is effective July 1, 2013.
- Sec. 28. Minnesota Statutes 2012, section 356.30, subdivision 3, is amended to read:
  Subd. 3. Covered plans. This section applies to the following retirement plans:
- 26.11 (1) the general state employees retirement plan of the Minnesota State Retirement26.12 System, established under chapter 352;
- 26.13 (2) the correctional state employees retirement plan of the Minnesota State26.14 Retirement System, established under chapter 352;
- 26.15 (3) the unclassified employees retirement program, established under chapter 352D;
- 26.16 (4) the State Patrol retirement plan, established under chapter 352B;
- 26.17 (5) the legislators retirement plan, established under chapter 3A, including
- 26.18 constitutional officers as specified in that chapter;
- 26.19 (6) the elective state officers retirement plan, established under chapter 352C;
- 26.20 (7) (6) the general employees retirement plan of the Public Employees Retirement
- 26.21 Association, established under chapter 353, including the MERF division of the Public
- 26.22 Employees Retirement Association;
- 26.23 (8) (7) the public employees police and fire retirement plan of the Public Employees
  26.24 Retirement Association, established under chapter 353;
- 26.25 (9) (8) the local government correctional service retirement plan of the Public 26.26 Employees Retirement Association, established under chapter 353E;
- 26.27 (10)(9) the Teachers Retirement Association, established under chapter 354;
- 26.28 (11) (10) the St. Paul Teachers Retirement Fund Association, established under
   26.29 chapter 354A;
- 26.30 (12) (11) the Duluth Teachers Retirement Fund Association, established under
- chapter 354A; and
- 26.32 (13) (12) the judges retirement fund, established by chapter 490.
- 26.33 **EFFECTIVE DATE.** This section is effective July 1, 2013.

27.1	Sec. 29. Minnesota Statutes 2012, section 356.401, subdivision 3, is amended to read:
27.2	Subd. 3. Covered retirement plans. The provisions of this section apply to the
27.3	following retirement plans:
27.4	(1) the legislators retirement plan, established by chapter 3A, including constitutional
27.5	officers as specified in that chapter;
27.6	(2) the general state employees retirement plan of the Minnesota State Retirement
27.7	System, established by chapter 352;
27.8	(3) the correctional state employees retirement plan of the Minnesota State
27.9	Retirement System, established by chapter 352;
27.10	(4) the State Patrol retirement plan, established by chapter 352B;
27.11	(5) the elective state officers retirement plan, established by chapter 352C;
27.12	(6) (5) the unclassified state employees retirement program, established by chapter
27.13	352D;
27.14	(7) (6) the general employees retirement plan of the Public Employees Retirement
27.15	Association, established by chapter 353, including the MERF division of the Public
27.16	Employees Retirement Association;
27.17	(8) (7) the public employees police and fire plan of the Public Employees Retirement
27.18	Association, established by chapter 353;
27.19	(9) (8) the public employees defined contribution plan, established by chapter 353D;
27.20	(10) $(9)$ the local government correctional service retirement plan of the Public
27.21	Employees Retirement Association, established by chapter 353E;
27.22	(11) (10) the voluntary statewide lump-sum volunteer firefighter retirement plan,
27.23	established by chapter 353G;
27.24	(12) (11) the Teachers Retirement Association, established by chapter 354;
27.25	(13) (12) the Duluth Teachers Retirement Fund Association, established by chapter
27.26	354A;
27.27	(14) (13) the St. Paul Teachers Retirement Fund Association, established by chapter
27.28	354A;
27.29	(15) (14) the individual retirement account plan, established by chapter 354B;
27.30	(16) (15) the higher education supplemental retirement plan, established by chapter
27.31	354C; and
27.32	(17) (16) the judges retirement fund, established by chapter 490.
27.33	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.

27.34 Sec. 30. Minnesota Statutes 2012, section 356.415, subdivision 1a, is amended to read:

Subd. 1a. Annual postretirement adjustments; Minnesota State Retirement
System plans other than State Patrol retirement plan. (a) Retirement annuity, disability
benefit, or survivor benefit recipients of the legislators retirement plan plans, including
constitutional officers as specified in chapter 3A, the general state employees retirement
plan, the correctional state employees retirement plan, the elected state officers retirement
plan, the unclassified state employees retirement program, and the judges retirement plan
are entitled to a postretirement adjustment annually on January 1, as follows:

(1) a postretirement increase of two percent must be applied each year, effective
on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient
who has been receiving an annuity or a benefit for at least 18 full months before the
January 1 increase; and

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

(b) The increases provided by this subdivision commence on January 1, 2011. 28.17 Increases under this subdivision for the general state employees retirement plan, the 28.18 correctional state employees retirement plan, or the judges retirement plan terminate 28.19 on December 31 of the calendar year in which the actuarial valuation prepared by the 28.20 approved actuary under sections 356.214 and 356.215 and the standards for actuarial work 28.21 promulgated by the Legislative Commission on Pensions and Retirement indicates that the 28.22 28.23 market value of assets of the retirement plan equals or exceeds 90 percent of the actuarial accrued liability of the retirement plan and increases under subdivision 1 recommence 28.24 after that date. Increases under this subdivision for the legislators retirement plan or the 28.25 28.26 elected state officers retirement plan terminate on December 31 of the calendar year in which the actuarial valuation prepared by the approved actuary under sections 356.214 and 28.27 356.215 and the standards for actuarial work promulgated by the Legislative Commission 28.28 on Pensions and Retirement indicates that the market value of assets of the general state 28.29 employees retirement plan equals or exceeds 90 percent of the actuarial accrued liability 28.30 of the retirement plan and increases under subdivision 1 recommence after that date. 28.31

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

### 28.36 **EFFECTIVE DATE.** This section is effective July 1, 2013.

### Article2 Sec. 30.

```
28
```

- Sec. 31. Minnesota Statutes 2012, section 356.415, subdivision 2, is amended to read: 29.1 Subd. 2. Covered retirement plans. The provisions of this section apply to the 29.2 following retirement plans: 29.3 (1) the legislators retirement plan established under chapter 3A, including 29.4 constitutional officers as specified in that chapter; 29.5 (2) the correctional state employees retirement plan of the Minnesota State 29.6 Retirement System established under chapter 352; 29.7 (3) the general state employees retirement plan of the Minnesota State Retirement 29.8 System established under chapter 352; 29.9 (4) the State Patrol retirement plan established under chapter 352B; 29.10 (5) the elective state officers retirement plan established under chapter 352C; 29.11 (6) (5) the general employees retirement plan of the Public Employees Retirement 29.12 Association established under chapter 353, including the MERF division of the Public 29.13 **Employees Retirement Association;** 29.14 29.15 (7) (6) the public employees police and fire retirement plan of the Public Employees Retirement Association established under chapter 353; 29.16 (8) (7) the local government correctional employees retirement plan of the Public 29.17 Employees Retirement Association established under chapter 353E; 29.18 (9) (8) the teachers retirement plan established under chapter 354; and 29.19 (10) (9) the judges retirement plan established under chapter 490. 29.20 **EFFECTIVE DATE.** This section is effective July 1, 2013. 29.21 Sec. 32. APPLICATION AND INTENT. 29.22 Sections 2 to 8 and 25 to 31 merge the remaining provisions of the elective 29.23 state officers retirement plan into the legislators retirement plan chapter to achieve 29.24 administrative savings, including reduced cost for actuarial calculations. Nothing in those 29.25 sections should be interpreted as modifying benefits or benefit eligibility compared to law 29.26
- 29.27 in effect immediately before the effective date of this section.

### 29.28 **EFFECTIVE DATE.** This section is effective July 1, 2013.

29.29 Sec. 33. <u>**REPEALER.**</u>

29.30 (a) Minnesota Statutes 2012, sections 3A.02, subdivision 3; 352C.001; 352C.091,

29.31 <u>subdivision 1; and 352C.10, are repealed.</u>

- 29.32 (b) Minnesota Statutes 2012, sections 352.045, subdivisions 3 and 4; and 352.955,
- 29.33 <u>subdivision 2, are repealed.</u>

EFFECTIVE DATE. Paragraph (a) is effective July 1, 2013. Paragraph (b) is 30.1 effective the day following final enactment. 30.2 **ARTICLE 3** 30.3 PERA ADMINISTRATIVE PROVISIONS 30.4 Section 1. Minnesota Statutes 2012, section 353.01, subdivision 2b, is amended to read: 30.5 Subd. 2b. Excluded employees. (a) The following public employees are not eligible 30.6 to participate as members of the association with retirement coverage by the general 30.7 employees retirement plan, the local government correctional employees retirement plan 30.8 under chapter 353E, or the public employees police and fire retirement plan: 30.9 (1) persons whose salary from one governmental subdivision never exceeds \$425 in 30.10 a month; 30.11 (2) public officers who are elected to a governing body, city mayors, or persons who 30.12 are appointed to fill a vacancy in an elective office of a governing body, whose term of office 30.13 commences on or after July 1, 2002, for the service to be rendered in that elective position; 30.14 (3) election officers or election judges; 30.15 (4) patient and inmate personnel who perform services for a governmental 30.16 subdivision; 30.17 (5) except as otherwise specified in subdivision 12a, employees who are hired for 30.18 a temporary position as defined under subdivision 12a, and employees who resign from 30.19 a nontemporary position and accept a temporary position within 30 days in the same 30.20 30.21 governmental subdivision; (6) employees who are employed by reason of work emergency caused by fire, 30.22 flood, storm, or similar disaster; 30.23 (7) employees who by virtue of their employment in one governmental subdivision 30.24 are required by law to be a member of and to contribute to any of the plans or funds 30.25 administered by the Minnesota State Retirement System, the Teachers Retirement 30.26 Association, the Duluth Teachers Retirement Fund Association, the St. Paul Teachers 30.27 Retirement Fund Association, or any police or firefighters relief association governed by 30.28 section 69.77 that has not consolidated with the Public Employees Retirement Association, 30.29 or any local police or firefighters consolidation account who have not elected the type of 30.30 benefit coverage provided by the public employees police and fire fund under sections 30.31 353A.01 to 353A.10, or any persons covered by section 353.665, subdivision 4, 5, or 6, 30.32 who have not elected public employees police and fire plan benefit coverage. This clause 30.33 must not be construed to prevent a person from being a member of and contributing to 30.34 the Public Employees Retirement Association and also belonging to and contributing to 30.35

another public pension plan or fund for other service occurring during the same period
of time. A person who meets the definition of "public employee" in subdivision 2 by
virtue of other service occurring during the same period of time becomes a member of the
association unless contributions are made to another public retirement fund on the salary
based on the other service or to the Teachers Retirement Association by a teacher as
defined in section 354.05, subdivision 2;

(8) persons who are members of a religious order and are excluded from coverage
under the federal Old Age, Survivors, Disability, and Health Insurance Program for the
performance of service as specified in United States Code, title 42, section 410(a)(8)(A),
as amended through January 1, 1987, if no irrevocable election of coverage has been made
under section 3121(r) of the Internal Revenue Code of 1954, as amended;

(9) employees of a governmental subdivision who have not reached the age of
23 and 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 a public or charter high school;

31.16 (10) resident physicians, medical interns, and pharmacist residents and pharmacist
31.17 interns who are serving in a degree or residency program in public hospitals or clinics;

31.18 (11) students who are serving <u>for up to five years</u> in an internship or residency program
31.19 sponsored by <u>a governmental subdivision</u>, including an accredited educational institution;

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

(13) except for employees of Hennepin County or Hennepin Healthcare System, Inc.,
foreign citizens who are employed by a governmental subdivision under a work permit, or
an H-1b visa initially issued or extended for a combined period less than three years of
employment. Upon extension of the employment beyond the three-year period, the foreign
citizens must be reported for membership beginning the first of the month thereafter
provided the monthly earnings threshold as provided under subdivision 2a is met;

31.28 (14) public hospital employees who elected not to participate as members of the
31.29 association before 1972 and who did not elect to participate from July 1, 1988, to October
31.30 1, 1988;

(15) 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

32.1 basis of compensation received from public employment service other than service as32.2 volunteer ambulance service personnel;

- (16) except as provided in section 353.87, volunteer firefighters, as defined in
  subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties,
  but a person who is a volunteer firefighter may still qualify as a public employee under
  subdivision 2 and may be a member of the Public Employees Retirement Association and
  a participant in the general employees retirement plan or the public employees police
  and fire plan, whichever applies, on the basis of compensation received from public
  employment activities other than those as a volunteer firefighter;
- (17) pipefitters and associated trades personnel employed by Independent School
  District No. 625, St. Paul, with coverage under a collective bargaining agreement by the
  pipefitters local 455 pension plan who were either first employed after May 1, 1997, or,
  if first employed before May 2, 1997, elected to be excluded under Laws 1997, chapter
  241, article 2, section 12;
- (18) electrical workers, plumbers, carpenters, and associated trades personnel who
  are employed by Independent School District No. 625, St. Paul, or the city of St. Paul,
  who have retirement coverage under a collective bargaining agreement by the Electrical
  Workers Local 110 pension plan, the United Association Plumbers Local 34 pension plan,
  or the pension plan applicable to Carpenters Local 87 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;
- (19) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, 32.22 32.23 painters, allied tradesworkers, and plasterers who are employed by the city of St. Paul or Independent School District No. 625, St. Paul, with coverage under a collective 32.24 bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan, 32.25 32.26 the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324 pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities 32.27 Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if 32.28 first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special 32.29 Session chapter 10, article 10, section 6; 32.30
- 32.31 (20) plumbers who are employed by the Metropolitan Airports Commission, with
  32.32 coverage under a collective bargaining agreement by the Plumbers Local 34 pension plan,
  32.33 who either were first employed after May 1, 2001, or if first employed before May 2,
  32.34 2001, elected to be excluded under Laws 2001, First Special Session chapter 10, article
  32.35 10, section 6;

(21) employees who are hired after June 30, 2002, to fill seasonal positions under 33.1 subdivision 12b which are limited in duration by the employer to 185 consecutive calendar 33.2 days or less in each year of employment with the governmental subdivision; 33.3 (22) persons who are provided supported employment or work-study positions by a 33.4 governmental subdivision and who participate in an employment or industries program 33.5 maintained for the benefit of these persons where the governmental subdivision limits 33.6 the position's duration up to three five years or less, including persons participating in a 33.7 federal or state subsidized on-the-job training, work experience, senior citizen, youth, or 33.8 unemployment relief program where the training or work experience is not provided as a 33.9 part of, or for, future permanent public employment; 33.10 (23) independent contractors and the employees of independent contractors; 33.11 (24) reemployed annuitants of the association during the course of that 33.12 reemployment; and 33.13 (25) persons appointed to serve on a board or commission of a governmental 33.14 subdivision or an instrumentality thereof. 33.15 (b) Any person performing the duties of a public officer in a position defined in 33.16 subdivision 2a, paragraph (a), clause (3), is not an independent contractor and is not an 33.17 employee of an independent contractor. 33.18 **EFFECTIVE DATE.** This section is effective the day following final enactment. 33.19 Sec. 2. Minnesota Statutes 2012, section 353.01, subdivision 16, is amended to read: 33.20 Subd. 16. Allowable service; limits and computation. (a) "Allowable service" 33.21

33.22 means:

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

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

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

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

(5) a period of authorized personal, parental, or medical leave of absence without
pay, including a leave of absence covered under the federal Family Medical Leave Act,
that does not exceed one year, and for which a member obtained service credit for each

month in the leave period by payment under section 353.0161 to the fund made in place of
salary deductions. An employee must return to public service and render a minimum of
three months of allowable service in order to be eligible to make payment under section
353.0161 for a subsequent authorized leave of absence without pay. Upon payment, the
employee must be granted allowable service credit for the purchased period;

(6) a periodic, repetitive leave that is offered to all employees of a governmental 34.6 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 34.7 as certified to the association by the employer. A participating member obtains service 34 8 credit by making employee contributions in an amount or amounts based on the member's 34.9 average salary, excluding overtime pay, that would have been paid if the leave had not been 34.10 taken. The employer shall pay the employer and additional employer contributions on 34.11 34.12 behalf of the participating member. The employee and the employer are responsible to pay interest on their respective shares at the rate of 8.5 percent a year, compounded annually, 34.13 from the end of the normal cycle until full payment is made. An employer shall also make 34.14 34.15 the employer and additional employer contributions, plus 8.5 percent interest, compounded annually, on behalf of an employee who makes employee contributions but terminates 34.16 public service. The employee contributions must be made within one year after the end of 34.17 the annual normal working cycle or within 30 days after termination of public service, 34.18 whichever is sooner. The executive director shall prescribe the manner and forms to be 34.19 used by a governmental subdivision in administering a periodic, repetitive leave. Upon 34.20 payment, the member must be granted allowable service credit for the purchased period; 34.21

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

(8) a period during which a member is absent from employment by a governmental 34.28 subdivision by reason of service in the uniformed services, as defined in United States 34.29 Code, title 38, section 4303(13), if the member returns to public service with the same 34.30 governmental subdivision upon discharge from service in the uniformed service within the 34.31 time frames required under United States Code, title 38, section 4312(e), provided that 34.32 the member did not separate from uniformed service with a dishonorable or bad conduct 34.33 discharge or under other than honorable conditions. The service must be credited if the 34.34 member pays into the fund equivalent employee contributions based upon the contribution 34.35 rate or rates in effect at the time that the uniformed service was performed multiplied 34.36

by the full and fractional years being purchased and applied to the annual salary rate. 35.1 The annual salary rate is the average annual salary, excluding overtime pay, during the 35.2 purchase period that the member would have received if the member had continued to 35.3 be employed in covered employment rather than to provide uniformed service, or, if 35.4 the determination of that rate is not reasonably certain, the annual salary rate is the 35.5 member's average salary rate, excluding overtime pay, during the 12-month period of 35.6 covered employment rendered immediately preceding the period of the uniformed service. 35.7 Payment of the member equivalent contributions must be made during a period that begins 35.8 with the date on which the individual returns to public employment and that is three times 35.9 the length of the military leave period, or within five years of the date of discharge from 35.10 the military service, whichever is less. If the determined payment period is less than 35.11 one year, the contributions required under this clause to receive service credit may be 35.12 made within one year of the discharge date. Payment may not be accepted following 30 35.13 days after termination of public service under subdivision 11a. If the member equivalent 35.14 35.15 contributions provided for in this clause are not paid in full, the member's allowable service credit must be prorated by multiplying the full and fractional number of years of 35.16 uniformed service eligible for purchase by the ratio obtained by dividing the total member 35.17 contributions received by the total member contributions otherwise required under this 35.18 clause. The equivalent employer contribution, and, if applicable, the equivalent additional 35.19 employer contribution must be paid by the governmental subdivision employing the 35.20 member if the member makes the equivalent employee contributions. The employer 35.21 payments must be made from funds available to the employing unit, using the employer 35.22 35.23 and additional employer contribution rate or rates in effect at the time that the uniformed service was performed, applied to the same annual salary rate or rates used to compute the 35.24 equivalent member contribution. The governmental subdivision involved may appropriate 35.25 35.26 money for those payments. The amount of service credit obtainable under this section may not exceed five years unless a longer purchase period is required under United States Code, 35.27 title 38, section 4312. The employing unit shall pay interest on all equivalent member and 35.28 employer contribution amounts payable under this clause. Interest must be computed at a 35.29 rate of 8.5 percent compounded annually from the end of each fiscal year of the leave or the 35.30 break in service to the end of the month in which the payment is received. Upon payment, 35.31 the employee must be granted allowable service credit for the purchased period; or 35.32

35.33

(9) a period specified under section 353.0162.

(b) For calculating benefits under sections 353.30, 353.31, 353.32, and 353.33 for
state officers and employees displaced by the Community Corrections Act, chapter 401,
and transferred into county service under section 401.04, "allowable service" means the

36.1 combined years of allowable service as defined in paragraph (a), clauses (1) to (6), and
36.2 section 352.01, subdivision 11.

(c) For a public employee who has prior service covered by a local police or 36.3 firefighters relief association that has consolidated with the Public Employees Retirement 36.4 Association under chapter 353A or to which section 353.665 applies, and who has 36.5 elected the type of benefit coverage provided by the public employees police and fire 36.6 fund either under section 353A.08 following the consolidation or under section 353.665, 36.7 subdivision 4, "allowable service" is a period of service credited by the local police or 36.8 firefighters relief association as of the effective date of the consolidation based on law 36.9 and on bylaw provisions governing the relief association on the date of the initiation 36.10 of the consolidation procedure. 36.11

(d) No member may receive more than 12 months of allowable service credit in a 36.12 year either for vesting purposes or for benefit calculation purposes. For an active member 36.13 who was an active member of the former Minneapolis Firefighters Relief Association 36.14 36.15 on December 29, 2011, "allowable service" is the period of service credited by the Minneapolis Firefighters Relief Association as reflected in the transferred records of the 36.16 association up to December 30, 2011, and the period of service credited under paragraph 36.17 (a), clause (1), after December 30, 2011. For an active member who was an active member 36.18 of the former Minneapolis Police Relief Association on December 29, 2011, "allowable 36.19 service" is the period of service credited by the Minneapolis Police Relief Association as 36.20 reflected in the transferred records of the association up to December 30, 2011, and the 36.21 period of service credited under paragraph (a), clause (1), after December 30, 2011. 36.22 36.23 (e) MS 2002 [Expired]

36.24

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

Sec. 3. Minnesota Statutes 2012, section 353.01, subdivision 17a, is amended to read: 36.25 Subd. 17a. Average salary. (a) "Average salary," for purposes of calculating a 36.26 retirement annuity under section 353.29, subdivision 3 unless otherwise specified, means 36.27 an amount equivalent to the average of the highest salary of the member, police officer, 36.28 or firefighter, whichever applies, upon which employee contributions were paid for any 36.29 five successive years of allowable service, based on dates of salary periods as listed on 36.30 salary deduction reports. Average salary must be based upon all allowable service if 36.31 this service is less than five years. 36.32

36.33 (b) "Average salary" may not include any reduced salary paid during a period
36.34 in which the employee is entitled to benefit payments from workers' compensation for
36.35 temporary disability, unless the average salary is higher, including this period.

# 37.1 (c) "Average salary," for purposes of calculating benefits for a surviving spouse or 37.2 dependent children under section 353.657, subdivision 2 or 3, means the average of the 37.3 full-time monthly base salary rate in effect during the last six months of allowable service. 37.4 If the employment during the last six months of allowable service was part-time, the 37.5 average salary must be prorated based on the actual number of hours worked.

37.6

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

Sec. 4. Minnesota Statutes 2012, section 353.01, subdivision 29, is amended to read: 37.7 Subd. 29. Designated beneficiary. "Designated beneficiary" means the person or, 37.8 organization, trust, or estate designated by a member, former member, disabilitant, or 37.9 retired member in writing, signed and filed with the association before the death of the 37.10 37.11 member, former member, disabilitant, or retired member, or a person legally authorized to act on behalf of the member or former member to receive a refund of the balance of 37.12 the member's or former member's accumulated deductions after death. A beneficiary 37.13 designation is valid if it is made in the form prescribed by the executive director and 37.14 is received by the association on or before the date of death of the member or former 37.15 37.16 member. If a beneficiary designation is deemed to be invalid for any reason, any remaining balance of the member's or former member's accumulated deductions are subject to the 37.17

37.18 provisions of section 353.32, subdivisions 4 and 5.

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

Sec. 5. Minnesota Statutes 2012, section 353.27, subdivision 7, is amended to read:
Subd. 7. Adjustment for erroneous receipts or disbursements. (a) Except
as provided in paragraph (b), erroneous employee deductions and erroneous employer
contributions and additional employer contributions to the general employees retirement
plan of the Public Employees Retirement Association or to the public employees police
and fire retirement plan for a person who otherwise does not qualify for membership
under this chapter, are considered:

(1) valid if the initial erroneous deduction began before January 1, 1990. Upon
determination of the error by the association, the person may continue membership in the
association while employed in the same position for which erroneous deductions were
taken, or file a written election to terminate membership and apply for a refund upon
termination of public service or defer an annuity under section 353.34; or

37.32 (2) invalid, if the initial erroneous employee deduction began on or after January 1,
37.33 1990. Upon determination of the error, the association shall refund all erroneous employee

deductions and all erroneous employer contributions as specified in paragraph (e). No
person may claim a right to continued or past membership in the association based on
erroneous deductions which began on or after January 1, 1990.

(b) Erroneous deductions taken from the salary of a person who did not qualify 38.4 for membership in the general employees retirement plan of the Public Employees 38.5 Retirement Association or in the public employees police and fire retirement plan by 38.6 virtue of concurrent employment before July 1, 1978, which required contributions to 38.7 another retirement fund or relief association established for the benefit of officers and 38.8 employees of a governmental subdivision, are invalid. Upon discovery of the error, 38.9 allowable service credit for all invalid service if forfeited and, upon termination of public 38.10 service, the association shall refund all erroneous employee deductions to the person, with 38.11 interest as determined under section 353.34, subdivision 2, and all erroneous employer 38.12 contributions without interest to the employer. This paragraph has both retroactive and 38.13 prospective application. 38.14

38.15 (c) Adjustments to correct employer contributions and employee deductions taken 38.16 in error from amounts which are not salary under section 353.01, subdivision 10, must 38.17 be made as specified in paragraph (e). The period of adjustment must be limited to the 38.18 fiscal year in which the error is discovered by the association and the immediate two 38.19 preceding fiscal years.

(d) If there is evidence of fraud or other misconduct on the part of the employee or
the employer, the board of trustees may authorize adjustments to the account of a member
or former member to correct erroneous employee deductions and employer contributions
on invalid salary and the recovery of any overpayments for a period longer than provided
for under paragraph (c).

(e) Upon discovery of the receipt of erroneous employee deductions and employer
contributions under paragraph (a), clause (2), or paragraph (c), the association must require
the employer to discontinue the erroneous employee deductions and erroneous employer
contributions reported on behalf of a member. Upon discontinuation, the association must:

(1) for a member, provide a refund in the amount of the invalid employee deductions
with interest on the invalid employee deductions at the rate specified under section 353.34,
subdivision 2, from the received date of each invalid salary transaction through the date
the credit or refund is made;

38.33 (2) for a former member who:

38.34 (i) is not receiving a retirement annuity or benefit, return the erroneous employee
38.35 deductions to the former member through a refund with interest at the rate specified under

section 353.34, subdivision 2, from the received date of each invalid salary transaction
through the date the credit or refund is made; or

39.3 (ii) is receiving a retirement annuity or disability benefit, or a person who is
39.4 receiving an optional annuity or survivor benefit, for whom it has been determined an
39.5 overpayment must be recovered, adjust the payment amount and recover the overpayments
39.6 as provided under this section; and

39.7 (3) return the invalid employer contributions reported on behalf of a member or
39.8 former member to the employer by providing a credit against future contributions payable
39.9 by the employer.

(f) In the event that a salary warrant or check from which a deduction for the
retirement fund was taken has been canceled or the amount of the warrant or check
returned to the funds of the department making the payment, a refund of the sum
deducted, or any portion of it that is required to adjust the deductions, must be made
to the department or institution.

39.15 (g) If the accrual date of any association discovers that a retirement annuity, survivor benefit, or disability benefit is within the limitation period specified in paragraph (c), and 39.16 an overpayment has resulted has been incorrectly calculated by using invalid service or 39.17 salary, or due to any erroneous calculation procedure, the association must recalculate 39.18 the annuity or benefit payable and recover any begin payment of the corrected annuity or 39.19 benefit effective the first of the month following discovery of the error. Any overpayment 39.20 resulting from the incorrect calculation must be recovered as provided under subdivision 39.21 7b, if the accrual date, or any adjustment in the amount of the annuity or benefit calculated 39.22 39.23 after the accrual date, except adjustments required under section 353.656, subdivision 4, falls within the current fiscal year and the two immediate previous fiscal years. 39.24

39.25 (h) Notwithstanding the provisions of this subdivision, the association may apply
39.26 the Revenue Procedures defined in the federal Internal Revenue Service Employee Plans
39.27 Compliance Resolution System and not issue a refund of erroneous employee deductions
and employer contributions or not recover a small overpayment of benefits if the cost to
correct the error would exceed the amount of the member refund or overpayment.

39.30 (i) Any fees or penalties assessed by the federal Internal Revenue Service for any
39.31 failure by an employer to follow the statutory requirements for reporting eligible members
39.32 and salary must be paid by the employer.

39.33

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

39.34

Sec. 6. Minnesota Statutes 2012, section 353.34, subdivision 1, is amended to read:

Subdivision 1. Refund or deferred annuity. (a) A former member is entitled to
either a refund of accumulated employee deductions under subdivision 2, or to a deferred
annuity under subdivision 3. Application for a refund may not be made before the date of
termination of public service. Except as specified in paragraph (b), A refund must be paid
within 120 days following receipt of the application unless the applicant has again become
a public employee required to be covered by the association.

40.7 (b) If an individual was placed on layoff under section 353.01, subdivision 12 or 12c,
40.8 a refund is not payable before termination of service under section 353.01, subdivision 11a.

40.9 (c) An individual who terminates public service covered by the Public Employees
40.10 Retirement Association general employees retirement plan, the MERF division, the Public
40.11 Employees Retirement Association police and fire retirement plan, or the public employees
40.12 local government correctional service retirement plan, and who is employed by a different
40.13 employer and who becomes an active member covered by one of the other two plans, may
40.14 receive a refund of employee contributions plus annual compound interest from the plan
40.15 from which the member terminated service at the applicable rate specified in subdivision 2.

40.16

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

40.17 Sec. 7. Minnesota Statutes 2012, section 353.34, subdivision 2, is amended to read:
40.18 Subd. 2. Refund with interest. (a) Except as provided in subdivision 1, any person
40.19 who ceases to be a public employee is entitled to receive a refund in an amount equal to
40.20 accumulated deductions with annual compound interest to the first day of the month
40.21 in which the refund is processed.

40.22 (b) For a person who ceases to be a public employee before July 1, 2011, the refund
40.23 interest is at the rate of six percent to June 30, 2011, and at the rate of four percent after
40.24 June 30, 2011. For a person who ceases to be a public employee after July 1, 2011, the
40.25 refund interest is at the rate of four percent.

40.26 (c) If a person repays a refund and subsequently applies for another refund, the 40.27 repayment amount, including interest, is added to the fiscal year balance in which the 40.28 repayment was made.

- 40.29 (d) If the refund payable to a member is based on employee deductions that are
  40.30 determined to be invalid under section 353.27, subdivision 7, the interest payable on the
  40.31 invalid employee deductions is four percent.
- 40.32 **EFFECTIVE DATE.** This section is effective the day following final enactment.

40.33 Sec. 8. Minnesota Statutes 2012, section 353.50, subdivision 3, is amended to read:

#### Subd. 3. Service credit and benefit liability transfer. (a) All allowable service 41.1 credit and salary credit of the members of the Minneapolis Employees Retirement Fund 41.2 as specified in the records of the Minneapolis Employees Retirement Fund through June 41.3 30, 2010, are transferred to the MERF division of the Public Employees Retirement 41.4 Association and are credited by the MERF division. Annuities or benefits of persons 41.5 who are active members of the former Minneapolis Employees Retirement Fund on 41.6 June 30, 2010, must be calculated under Minnesota Statutes 2008, sections 422A.11; 41.7 422A.12; 422A.13; 422A.14; 422A.15; 422A.151; 422A.155; 422A.156; 422A.16; 41.8 422A.17; 422A.18; 422A.19; 422A.20; and 422A.23, but are only eligible for automatic 41.9 postretirement adjustments after December 31, 2010, under section 356.415. 41.10

(b) The liability for the payment of annuities and benefits of the Minneapolis
Employees Retirement Fund retirees and benefit recipients as specified in the records of
the Minneapolis Employees Retirement Fund on June 29, 2010, is transferred to the
MERF division of the Public Employees Retirement Association on June 30, 2010.

41.15

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

Sec. 9. Minnesota Statutes 2012, section 353.50, subdivision 6, is amended to read: 41.16 Subd. 6. Benefits. (a) Retired, disabled, deferred, and inactive member benefits. 41.17 The annuities and benefits of, or attributable to, retired, disabled, deferred, or inactive 41.18 Minneapolis Employees Retirement Fund members with that status as of June 30, 2010, 41.19 with the exception of post-December 31, 2010, postretirement adjustments, which 41.20 are governed by paragraph (b), as calculated under Minnesota Statutes 2008, sections 41.21 422A.11; 422A.12; 422A.13; 422A.14; 422A.15; 422A.151; 422A.155; 422A.156; 41.22 422A.16; 422A.17; 422A.18; 422A.19; 422A.20; and 422A.23, continue in force after the 41.23 administrative consolidation under Laws 2010, chapter 359, article 11. 41.24 (b) Benefits; benefit eligibility for June 30, 2010, active members. Persons who 41.25

were active members of the former Minneapolis Employees Retirement Fund on June 41.26 30, 2010, upon satisfying eligibility requirements stated in the applicable sections of 41.27 Minnesota Statutes 2008 specified in paragraph (a), are entitled to annuities or benefits 41.28 specified in those sections. Eligibility for a formula retirement annuity includes the 41.29 requirement in Minnesota Statutes 2008, sections 422A.13 and 422A.16, that the 41.30 terminating member has attained retirement age, which is age 60 if the person has at least 41.31 ten years of service credit, or any age if the person has 30 or more years of service credit. 41.32 (b) (c) Postretirement adjustments. After December 31, 2010, annuities and 41.33 benefits from the MERF division are eligible for annual automatic postretirement 41.34

41.35 adjustments solely under section 356.415.

#### 42.1

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

42.2	Sec. 10. Minnesota Statutes 2012, section 353.657, subdivision 2, is amended to read:
42.3	Subd. 2. Benefit amount. (a) The spouse of a deceased member is entitled to
42.4	receive a monthly benefit for life equal to the following percentage of the member's
42.5	average full-time monthly salary rate, as defined in section 353.01, subdivision 17a,
42.6	paragraph (c), as a member of the police and fire plan in effect over the last six months of
42.7	allowable service preceding the month in which death occurred:
42.8	(1) if the death was a line of duty death, 60 percent of the stated average salary
42.9	is payable; and

42.10 (2) if the death was not a line of duty death or if death occurred while receiving
42.11 disability benefits that accrued before July 1, 2007, 50 percent of the stated average salary
42.12 is payable.

(b) If the member was a part-time employee in the position for which the employee 42.13 42.14 qualified for participation in the police and fire plan, the monthly survivor benefit is based on the salary rate in effect for that member's part-time service during the last six months 42.15 of allowable service. If the member's status changed from full time to part time for due 42.16 to health reasons during the last year 12 months of employment, notwithstanding the 42.17 definition of average salary in section 353.01, subdivision 17a, paragraph (c), the average 42.18 salary used to compute the monthly survivor benefit is must be based on the full-time 42.19 salary rate of the position held as a member of the police and fire plan in effect over the 42.20 last six months of allowable service preceding the month in which the death occurred. 42.21

42.22

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

Sec. 11. Minnesota Statutes 2012, section 353.657, subdivision 2a, is amended to read:
Subd. 2a. Death while eligible survivor benefit. (a) If a member or former member
who has attained the age of at least 50 years and either who is vested under section
353.01, subdivision 47, or who has credit for at least 30 years of allowable service,
regardless of age attained, dies before the annuity or disability benefit becomes payable,
notwithstanding any designation of beneficiary to the contrary, the surviving spouse may
elect to receive a death while eligible survivor benefit.

(b) Notwithstanding the definition of surviving spouse in section 353.01, subdivision
20, a former spouse of the member, if any, is entitled to a portion of the death while
eligible survivor benefit if stipulated under the terms of a marriage dissolution decree
filed with the association. If there is no surviving spouse or child or children, a former
spouse may be entitled to a lump-sum refund payment under section 353.32, subdivision

43.1 1, if provided for in a marriage dissolution decree but not a death while eligible survivor
43.2 benefit despite the terms of a marriage dissolution decree filed with the association.

- 43.3 (c) The benefit may be elected instead of a refund with interest under section 353.32,
  43.4 subdivision 1, or surviving spouse benefits otherwise payable under subdivisions 1 and
  43.5 2. The benefit must be an annuity equal to the 100 percent joint and survivor annuity
  43.6 which the member could have qualified for on the date of death, computed as provided in
  43.7 sections 353.651, subdivisions 2 and subdivision 3, and 353.30, subdivision 3.
- (d) The surviving spouse may apply for the annuity at any time after the date
  on which the deceased employee would have attained the required age for retirement
  based on the employee's allowable service. Sections 353.34, subdivision 3, and 353.71,
  subdivision 2, apply to a deferred annuity payable under this subdivision.
- (e) No payment accrues beyond the end of the month in which entitlement to
  such annuity has terminated. An amount equal to the excess, if any, of the accumulated
  contributions which were credited to the account of the deceased employee over and
  above the total of the annuities paid and payable to the surviving spouse must be paid to
  the deceased member's last designated beneficiary or, if none, to the legal representative of
  the estate of such deceased member.
- 43.18 (f) Any member may request in writing, with the signed consent of the spouse, that
  43.19 this subdivision not apply and that payment be made only to the designated beneficiary, as
  43.20 otherwise provided by this chapter.
- (g) For a member who is employed as a full-time firefighter by the Department of
  Military Affairs of the state of Minnesota, allowable service as a full-time state Military
  Affairs Department firefighter credited by the Minnesota State Retirement System may be
  used in meeting the minimum allowable service requirement of this subdivision.
- 43.25

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

- 43.26 Sec. 12. Minnesota Statutes 2012, section 353.657, subdivision 3, is amended to read:
- 43.27 Subd. 3. Dependent children. (a) A dependent child, as defined in section 353.01,
- 43.28 subdivision 15, is entitled to receive a monthly benefit equal to ten percent of the member's
- 43.29 average full-time monthly salary rate, as defined in section 353.01, subdivision 17a,
- 43.30 paragraph (c), as a member of the police and fire plan in effect over the last six months of
  43.31 allowable service preceding the month in which death occurred.
- 43.32 (b) If the member's status changed from full-time to part-time due to health reasons
  43.33 during the last 12 months of employment, notwithstanding the definition of average salary
- 43.34 in section 353.01, subdivision 17a, paragraph (c), the average salary used to compute the
- 43.35 <u>monthly dependent child benefit must be based on the full-time salary rate of the position</u>

44.1 <u>held as a member of the police and fire plan in effect over the last six months of allowable</u>

44.2 service preceding the month in which the death occurred.

44.3 (c) Payments for the benefit of a dependent child must be made to the surviving
parent, or to the legal guardian of the child or to any adult person with whom the child
may at the time be living, provided only that the parent or other person to whom any
amount is to be paid advises the board in writing that the amount will be held or used in
trust for the benefit of the child.

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

Sec. 13. Minnesota Statutes 2012, section 353F.02, subdivision 3, is amended to read:
Subd. 3. Effective date of privatization. "Effective date of privatization" means
the date that the operation of the <u>a</u> medical facility or other public employing unit is
assumed by another employer or the date that the <u>a</u> medical facility or other public
employing unit is purchased by another employer and active membership in the Public
Employees Retirement Association consequently terminates.

44.15

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

- 44.16 Sec. 14. Minnesota Statutes 2012, section 353F.02, subdivision 4, is amended to read:
- 44.17 Subd. 4. Medical facility. "Medical facility" means:
- 44.18 (1) Bridges Medical Services;
- 44.19 (2) Cedarview Care Center in Steele County;
- 44.20 (3) the City of Cannon Falls Hospital;
- 44.21 (4) the Chris Jenson Health and Rehabilitation Center in St. Louis County;
- 44.22 (5) <u>Cornerstone Nursing and Rehabilitation Center in</u> Clearwater County <del>Memorial</del>
- 44.23 Hospital doing business as Clearwater Health Services in Bagley;
- 44.24 (6) the Dassel Lakeside Community Home;
- 44.25 (7) the Douglas County Hospital, with respect to the Mental Health Unit;
- 44.26 (8) the Fair Oaks Lodge, Wadena;
- 44.27 (9) the Glencoe Area Health Center;
- 44.28 (10) Hutchinson Area Health Care;
- 44.29 (11) Lake County Sunrise Home;
- 44.30 (11) (12) the Lakefield Nursing Home;
- 44.31 (12) (13) the Lakeview Nursing Home in Gaylord;
- 44.32 (13) (14) the Luverne Public Hospital;
- 44.33 (14) (15) the Oakland Park Nursing Home;

(15) (16) the RenVilla Nursing Home; 45.1 (16) (17) the Rice Memorial Hospital in Willmar, with respect to the Department 45.2 of Radiology and the Department of Radiation/Oncology; 45.3 (17) (18) the St. Peter Community Health Care Center; 45.4 (18) (19) the Traverse Care Center in Traverse County; 45.5 (19) (20) the Waconia-Ridgeview Medical Center; 45.6 (20) (21) the Weiner Memorial Medical Center, Inc.; 45.7 (21) (22) the Wheaton Community Hospital; and 45.8 (22) (23) the Worthington Regional Hospital. 45.9 **EFFECTIVE DATE.** This section is effective the day following final enactment if 45.10 Minnesota Statutes, section 353F.02, subdivision 4, is not repealed in the 2013 legislative 45.11 45.12 session. Sec. 15. Minnesota Statutes 2012, section 353F.02, is amended by adding a subdivision 45.13 to read: 45.14 Subd. 4a. Privatized former public employer. "Privatized former public employer" 45.15 means a medical facility or other employing unit formerly included in the definition of 45.16 governmental subdivision under section 353.01, subdivision 6, that is privatized and 45.17 whose employees are certified for participation under this chapter. 45.18 **EFFECTIVE DATE.** This section is effective the day following final enactment. 45.19 Sec. 16. Minnesota Statutes 2012, section 353F.02, subdivision 6, is amended to read: 45.20 Subd. 6. Terminated medical facility or other Privatized former public 45.21 employing unit employee. "Terminated medical facility or other (a) "Privatized former 45.22 45.23 public employing unit employee" means a person who: (1) was employed by the privatized former public employer on the day before the 45.24 effective date by the medical facility or other public employing unit of privatization; or 45.25 (2) terminated employment with the medical facility or other privatized former 45.26 public employing unit employer on the day before the effective date; and 45.27 (3) was a participant in the general employees retirement plan of the Public 45.28 Employees Retirement Association at the time of termination of employment with the 45.29 medical facility or other privatized former public employing unit employer. 45.30 (b) Privatized former public employee does not mean a person who, on the day 45.31 before the effective date of privatization, was simultaneously employed with the privatized 45.32 former public employer and by a governmental subdivision under section 353.01, 45.33

- subdivision 6, and who, after the effective date of privatization, continues to accrue
- 46.2 service credit under section 353.01, subdivision 16, through simultaneous employment
- 46.3 with a governmental subdivision.
- 46.4

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

Sec. 17. Minnesota Statutes 2012, section 353F.025, subdivision 1, is amended to read:
Subdivision 1. Eligibility determination. (a) The chief clerical officer of a
governmental subdivision may submit a resolution from the governing body to the
executive director of the Public Employees Retirement Association which supports
providing coverage under this chapter for employees of that governmental subdivision
who are privatized, and which states that the governing body will pay for actuarial
calculations, as further specified in paragraph (c).

(b) The governing body must also provide a copy of any applicable purchase or
lease agreement and any other information requested by the executive director to allow the
executive director to verify that under the proposed employer change, the new employer
does not qualify as a governmental subdivision under section 353.01, subdivision 6,
making the employees ineligible for continued coverage as active members of the general
employees retirement plan of the Public Employees Retirement Association.

(c) Following receipt of a resolution and a determination by the executive director 46.18 that the new employer is not a governmental subdivision, the executive director shall 46.19 direct the consulting actuary retained under section 356.214 to determine whether the 46.20 general employees retirement plan of the Public Employees Retirement Association, if 46.21 coverage under this chapter is provided, is expected to receive a net gain or a net loss if 46.22 privatization occurs. A net gain is expected if the actuarial liability of the special benefit 46.23 coverage provided under this chapter, if extended to the applicable employees under the 46.24 privatization, is less than the actuarial gain otherwise to accrue to the plan. A net loss is 46.25 expected if the actuarial accrued liability of the special benefit coverage provided under 46.26 this chapter, if extended to the applicable employees under the privatization, is more than 46.27 the actuarial gain otherwise to accrue to the plan. The date of the actuarial calculations 46.28 used to make this determination must be within one year of the effective date, as defined 46.29 in section 353F.02, subdivision 3 of privatization. 46.30

46.31

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

46.32

Sec. 18. Minnesota Statutes 2012, section 353F.025, subdivision 2, is amended to read:

Subd. 2. Recommendation to legislature Reporting privatizations. (a) If the 47.1 actuarial calculations under subdivision 1, paragraph (c), indicate that privatization can 47.2 be approved because a net gain to the general employees retirement plan of the Public 47.3 Employees Retirement Association is expected due to the privatization, or if paragraph (c) 47.4 (b) applies, the executive director shall, following acceptance of the actuarial calculations 47.5 by the board of trustees, forward a recommendation notice and supporting documentation, 47.6 including a copy of the actuary's report and findings, to the chair of the Legislative 47.7 Commission on Pensions and Retirement, the chair of the Governmental Operations, 47.8 Reform, Technology and Elections Committee of the house of representatives, the chair 47.9 of the State and Local Government Operations and Oversight Committee of the senate, 47.10 and the executive director of the Legislative Commission on Pensions and Retirement 47.11 and the chairs and the ranking minority members of the committees with jurisdiction over 47.12 governmental operations in the house of representatives and senate. The recommendation 47.13 must be in the form of an addition to the definition of "medical facility" under section 47.14 47.15 353F.02, subdivision 4, or to "other public employing unit" under section 353F.02, subdivision 5, whichever is applicable. The recommendation must be forwarded to the 47.16 legislature before January 15 for the recommendation to be considered in that year's 47.17 legislative session. The recommendation may be included as part of public pension 47.18 administrative legislation under section 356B.05. 47.19

47.20 (b) If a medical facility or other public employing unit listed under section 353F.02, subdivision 4 or 5, fails to privatize within one year of the final enactment date of the 47.21 legislation adding the entity to the applicable definition, its inclusion under this chapter is 47.22 47.23 voided, and the executive director shall include in the subsequent proposed legislation under paragraph (a) a recommendation that the applicable entity be stricken from the definition. 47.24 (c) (b) If the calculations under subdivision 1, paragraph (c), indicate a net loss, the 47.25 47.26 executive director shall forward a recommendation recommend to the board of trustees that the privatization be included as an addition under paragraph (a) approved if the chief 47.27 clerical officer of the applicable governmental subdivision submits a resolution from 47.28 the governing body specifying that a lump sum payment will be made to the executive 47.29 director Public Employees Retirement Association equal to the net loss, plus interest. 47.30 The interest must be computed using the applicable ultimate preretirement interest rate 47.31 assumption under section 356.215, subdivision 8, expressed as a monthly rate, from the 47.32 date of the actuarial valuation from which the actuarial accrued liability data was used to 47.33 determine the net loss in the actuarial study under subdivision 1, to the date of payment, 47.34

- where the first root in the detail and study and of subaryision 1, to the date of payment
- 47.35 with annual compounding. Payment must be made on or after the effective date <del>defined</del>
- 47.36 under section 353F.02 of privatization.

#### (c) The Public Employees Retirement Association must maintain a list that includes 48.1 the names of all privatized former public employers in the association's comprehensive 48.2 annual financial report and on the association's Web site. Annually by March 1, the 48.3 association must submit to the executive director of the Legislative Commission on 48.4 Pensions and Retirement the names of any privatized former public employers approved 48.5 since the publication of the previous fiscal year's comprehensive annual financial report. 48.6 **EFFECTIVE DATE.** This section is effective the day following final enactment. 48.7 Sec. 19. Minnesota Statutes 2012, section 353F.03, is amended to read: 48.8 353F.03 VESTING RULE FOR CERTAIN EMPLOYEES. 48.9 Notwithstanding any provision of chapter 353 to the contrary, a terminated medical 48.10 facility or other privatized former public employing unit employee is eligible to receive a 48.11

in the year before the year in which the privatization occurred, without regard to the 48.13 requirement specified in section 353.01, subdivision 47. 48.14

48.15

48.12

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

retirement annuity under section 353.29 of the edition of Minnesota Statutes published

48.16 Sec. 20. Minnesota Statutes 2012, section 353F.04, is amended to read:

#### 48.17

#### **353F.04 AUGMENTATION INTEREST RATES FOR TERMINATED MEDICAL OR OTHER PRIVATIZED FORMER PUBLIC EMPLOYING UNIT** 48.18 FACILITY EMPLOYEES. 48.19

Subdivision 1. Enhanced augmentation rates. (a) The deferred annuity of a 48.20 terminated medical facility or other privatized former public employing unit employee is 48.21 subject to augmentation under section 353.71, subdivision 2, of the edition of Minnesota 48.22 Statutes published in the year in which the privatization occurred, except that the rate of 48.23 augmentation is as specified in this subdivision. 48.24

(b) This paragraph applies if the legislation adding the medical facility or other 48.25 employing unit to section 353F.02, subdivision 4 or 5, as applicable, effective date of 48.26 privatization was enacted before July 26, 2005, and became effective before January 1, 48.27 2008, for the Hutchinson Area Health Care on or before January 1, 2007, for all other 48.28 medical facilities and all other employing units and also applies to Hutchinson Area Health 48.29 Care with a privatization effective date of January 1, 2008. For a terminated medical 48.30 facility or other privatized former public employing unit employee, the augmentation 48.31 rate is 5.5 percent compounded annually until January 1 following the year in which the 48.32

49.1 person attains age 55. From that date to the effective date of retirement, the augmentation49.2 rate is 7.5 percent compounded annually.

49.3 (c) If paragraph (b) is not applicable, and if the effective date of the privatization is
49.4 before January 1, 2011, the augmentation rate is four percent compounded annually until
49.5 January 1, following the year in which the person attains age 55. From that date to the
49.6 effective date of retirement, the augmentation rate is six percent compounded annually.

(d) If the effective date of the privatization is after December 31, 2010, the applicable 49.7 augmentation rate depends on the result of computations specified in section 353F.025, 498 subdivision 1. If those computations indicate no loss or a net gain to the fund of the 49.9 general employees retirement plan of the Public Employees Retirement Association, the 49.10 augmentation rate is 2.0 percent compounded annually until the effective date of retirement. 49.11 If the computations under that subdivision indicate a net loss to the fund if a 2.0 percent 49.12 augmentation rate is used, but a net gain or no loss if a 1.0 percent rate is used, then the 49.13 augmentation rate is 1.0 percent compounded annually until the effective date of retirement. 49.14

- 49.15 (c) The term "effective date of the privatization" as used in this subdivision means
  49.16 the "effective date" as defined in section 353F.02, subdivision 3.
- 49.17 Subd. 2. Exceptions. The increased augmentation rates specified in subdivision
  49.18 1 do not apply if the terminated medical facility or other to a privatized former public
  49.19 employing unit employee:
- 49.20 (1) beginning the first of the month in which the privatized former public employee
  49.21 becomes covered again by a retirement plan enumerated in section 356.30, subdivision 3, if
  49.22 the employee continues to be covered and accrues at least six months of credited service; or
  49.23 (2) beginning the first of the month after a privatized former public employee
- 49.24 terminates service with the successor entity; or

49.25 (2) (3) if the person begins receipt of a retirement annuity while employed by
49.26 the employer which assumed operations of <u>or purchased</u> the <u>medical facility or other</u>
49.27 <u>privatized former public employing unit or purchased the medical facility or other public</u>
49.28 <u>employing unit employer.</u>

49.29

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

49.30 Sec. 21. Minnesota Statutes 2012, section 353F.05, is amended to read:

## 49.31 353F.05 AUTHORIZATION FOR ADDITIONAL ALLOWABLE SERVICE 49.32 FOR EARLY RETIREMENT PURPOSES.

49.33 (a) For the purpose of determining eligibility for early retirement benefits provided
49.34 under section 353.30, subdivision 1a, of the edition of Minnesota Statutes published in

the year before the year in which the privatization occurred, and notwithstanding any 50.1 provision of chapter 353, to the contrary, the years of allowable service for a terminated 50.2 medical facility or other privatized former public employing unit employee who transfers 50.3 employment on the effective date of privatization and does not apply for a refund of 50.4 contributions under section 353.34, subdivision 1, of the edition of Minnesota Statutes 50.5 published in the year before the year in which the privatization occurred, or any similar 50.6 provision, includes service with the successor employer to the medical facility or other 50.7 privatized former public employing unit employer following the effective date. The 50.8 successor employer shall provide any reports that the executive director of the Public 50.9 Employees Retirement Association may reasonably request to permit calculation of 50.10 benefits. 50.11

50.12 (b) To be eligible for early retirement benefits under this section, the individual must 50.13 separate from service with the successor to the privatized former public employer to the 50.14 medical facility. The terminated eligible individual privatized former public employee, or 50.15 an individual authorized to act on behalf of that individual employee, may apply for an 50.16 annuity following application procedures under section 353.29, subdivision 4.

50.17

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

Sec. 22. Minnesota Statutes 2012, section 353F.051, subdivision 1, is amended to read:
Subdivision 1. Eligibility. A terminated medical facility or other privatized former
public employing unit employee who is totally and permanently disabled under Minnesota
Statutes 1998, section 353.01, subdivision 19, and who had a medically documented
preexisting condition of the disability before the termination of coverage, may apply for
a disability benefit.

50.24

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

50.25 Sec. 23. Minnesota Statutes 2012, section 353F.052, is amended to read:

## 50.26 353F.052 APPLICATION OF SURVIVING SPOUSE, DEPENDENT CHILD 50.27 PROVISION.

50.28Notwithstanding any provisions of law to the contrary, subdivisions within section50.29353.32 of the edition of Minnesota Statutes published in the year before the year in which50.30a privatization occurred, applicable to the surviving spouse or dependent children of a50.31former member as defined in section 353.01, subdivision 7a, apply to the survivors of a50.32terminated medical facility or other privatized former public employing unit employee.

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

#### 51.2 Sec. 24. [353F.057] TERMINATION FROM SERVICE REQUIREMENT.

- 51.3 Upon termination of service from the privatized former public employer or any
- 51.4 <u>successor entity after the effective date of privatization, a privatized former public</u>
- 51.5 employee must separate from any employment relationship with the privatized former
- 51.6 public employer or any successor entity for at least 30 days to qualify to receive a
- 51.7 <u>retirement annuity under this chapter.</u>
- 51.8 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 51.9 Sec. 25. Minnesota Statutes 2012, section 353F.06, is amended to read:

#### 51.10 **353F.06 APPLICATION OF REEMPLOYED ANNUITANT EARNINGS**

#### 51.11 LIMITATIONS.

- 51.12 If a privatized former public employee satisfies the separation from service
- 51.13 requirement in section 353F.057 and thereafter resumes employment with the privatized
- 51.14 <u>former public employer or any successor entity or a governmental subdivision under</u>
- 51.15 section 353.01, subdivision 6, the reemployed annuitant earnings limitations of section
- 51.16 353.37 apply to any service by a terminated medical facility or other public employing
- 51.17 unit employee as an employee of the successor employer to the medical facility.
- 51.18 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 51.19 Sec. 26. Minnesota Statutes 2012, section 353F.07, is amended to read:
- 51.20 **353F.07 EFFECT ON REFUND.**
- 51.21Notwithstanding any provision of chapter 353 to the contrary, terminated medical51.22facility or other privatized former public employing unit employees may receive a refund
- of employee accumulated contributions plus interest as provided in section 353.34,
- subdivision 2, at any time after the transfer of employment to the successor employer of
- 51.25 the terminated medical facility or other privatized former public employing unit employer.
- 51.26 If a terminated medical facility or other privatized former public employing unit employee
- 51.27 has received a refund from a pension plan listed in section 356.30, subdivision 3, the
- 51.28 person may not repay that refund unless the person again becomes a member of one of
- those listed plans and complies with section 356.30, subdivision 2.

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

52.1 Sec. 27. Minnesota Statutes 2012, section 353F.08, is amended to read:

#### 52.2 **353F.08 COUNSELING SERVICES.**

The medical facility or other privatized former public employing unit employer and the executive director of the Public Employees Retirement Association shall provide terminated medical facility or other privatized former public employing unit employees with counseling on their benefits available under the general employees retirement plan of the Public Employees Retirement Association during the 90 days following a period mutually agreed upon before or after the effective date of privatization.

52.9

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

Sec. 28. Minnesota Statutes 2012, section 356.415, subdivision 1, is amended to read:
Subdivision 1. Annual postretirement adjustments; generally. (a) Except as
otherwise provided in subdivision 1a, 1b, 1c, 1d, or 1e, retirement annuity, disability
benefit, or survivor benefit recipients of a covered retirement plan are entitled to a
postretirement adjustment annually on January 1, as follows:

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

(2) for each annuitant or benefit recipient who has been receiving an annuity or a
benefit amount for at least one full month, an annual postretirement increase of 1/12 of 2.5
percent for each month that the person has been receiving an annuity or benefit must be
applied, effective on January 1 following the calendar year in which the person has been
retired for less than 12 months.

52.24 (b) The increases provided by this subdivision commence on January 1, 2010.

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

(d) The retirement annuity payable to a person who retires before becoming eligible
for Social Security benefits and who has elected the optional payment as provided in
section 353.29, subdivision 6, must be treated as the sum of a period certain retirement
annuity and a life retirement annuity for the purposes of any postretirement adjustment.
The period certain retirement annuity plus the life retirement annuity must be the
annuity amount payable until age 62 for section 353.29, subdivision 6. A postretirement

adjustment granted on the period certain retirement annuity must terminate when the
 period certain retirement annuity terminates.

53.3

#### **EFFECTIVE DATE.** This section is effective January 1, 2014.

Sec. 29. Minnesota Statutes 2012, section 356.415, subdivision 1b, is amended to read:
Subd. 1b. Annual postretirement adjustments; PERA; general employees
retirement plan and local government correctional retirement plan. (a) Retirement
annuity, disability benefit, or survivor benefit recipients of the general employees
retirement plan of the Public Employees Retirement Association and the local government
correctional service retirement plan are entitled to a postretirement adjustment annually
on January 1, as follows:

(1) for January 1, 2011, and each successive January 1 until funding stability is
restored for the applicable retirement plan, a postretirement increase of one percent must
be applied each year, effective on January 1, to the monthly annuity or benefit amount of
each annuitant or benefit recipient who has been receiving an annuity or benefit for at least
12 full months as of the current June 30;

(2) for January 1, 2011, and each successive January 1 until funding stability is
restored for the applicable retirement plan, for each annuitant or benefit recipient who has
been receiving an annuity or a benefit for at least one full month, but less than 12 full
months as of the current June 30, an annual postretirement increase of 1/12 of one percent
for each month the person has been receiving an annuity or benefit must be applied;

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

(4) for each January 1 following restoration of funding stability for the applicable
retirement plan, for each annuity or benefit recipient who has been receiving an annuity or
a benefit for at least one full month, but less than 12 full months as of the current June
30, an annual postretirement increase of 1/12 of 2.5 percent for each month the person
has been receiving an annuity or benefit must be applied.

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

(c) If, after applying the increase as provided for in paragraph (a), clauses (3) 54.1 and (4), the market value of the applicable retirement plan is determined in the next 54.2 subsequent actuarial valuation prepared under section 356.215 to be less than 90 percent 54.3 of the actuarial accrued liability of any of the applicable Public Employees Retirement 54.4 Association plans, the increase provided in paragraph (a), clauses (1) and (2), are to be 54.5 applied as of the next successive January until funding stability is again restored. 54.6

(d) An increase in annuity or benefit payments under this section must be made 54.7 automatically unless written notice is filed by the annuitant or benefit recipient with the 54.8 executive director of the Public Employees Retirement Association requesting that the 54.9 increase not be made. 54.10

(e) The retirement annuity payable to a person who retires before becoming eligible 54.11 for Social Security benefits and who has elected the optional payment, as provided in 54.12 section 353.29, subdivision 6, must be treated as the sum of a period-certain retirement 54.13 annuity and a life retirement annuity for the purposes of any postretirement adjustment. 54.14 54.15 The period-certain retirement annuity plus the life retirement annuity must be the annuity amount payable until age 62 for section 353.29, subdivision 6. A postretirement 54.16 adjustment granted on the period-certain retirement annuity must terminate when the 54.17 period-certain retirement annuity terminates. 54.18

**EFFECTIVE DATE.** This section is effective January 1, 2014. 54.19

Sec. 30. Minnesota Statutes 2012, section 356.635, subdivision 1, is amended to read: 54.20 Subdivision 1. Retirement benefit commencement. (a) The retirement benefit of a 54.21 member who has terminated employment must begin no later than the later of April 1 of 54.22 the calendar year following the calendar year that the member attains the federal minimum 54.23 54.24 distribution age under section 401(a)(9) of the Internal Revenue Code or April 1 of the calendar year following the calendar year in which the member terminated employment. 54.25 (b) The consent requirements of section 411(a)(11) of the Internal Revenue Code do 54.26 not apply to the extent that a distribution is required to satisfy the requirements of section 54.27 401(a)(9) of the Internal Revenue Code.

54.29

54.28

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

Sec. 31. REPEALER. 54.30

(a) Minnesota Statutes 2012, sections 353F.02, subdivisions 4 and 5; and 353F.025, 54.31 subdivision 3, are repealed. 54.32

(b) Minnesota Statutes 2012, section 353.29, subdivision 6, is repealed. 54.33

55.1 EFFECTIVE DATE. Paragraph (a) is effective the day following final enactment.
55.2 Paragraph (b) is effective January 1, 2014.

#### **ARTICLE 4**

#### **BENEFIT ACCRUAL RATE SPECIFICATION**

Section 1. Minnesota Statutes 2012, section 352.115, subdivision 3, is amended to read: 55.5 Subd. 3. Retirement annuity formula. (a) This paragraph, in conjunction with 55.6 section 352.116, subdivision 1, applies to a person who became a covered employee or a 55.7 member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, 55.8 unless paragraph (b), in conjunction with section 352.116, subdivision 1a, produces a 55.9 higher annuity amount, in which case paragraph (b) will apply applies. The employee's 55.10 average salary, as defined in section 352.01, subdivision 14a, multiplied by the 1.2 percent 55.11 specified in section 356.315, subdivision 1, per year of allowable service for the first ten 55.12 years and the 1.7 percent specified in section 356.315, subdivision 2, for each later year of 55.13 allowable service and pro rata for completed months less than a full year shall determine 55.14 determines the amount of the retirement annuity to which the employee is entitled. 55.15

(b) This paragraph applies to a person who has become at least 55 years old and 55.16 first became a covered employee after June 30, 1989, and to any other covered employee 55.17 who has become at least 55 years old and whose annuity amount, when calculated under 55.18 this paragraph and in conjunction with section 352.116, subdivision 1a, is higher than it is 55.19 when calculated under paragraph (a), in conjunction with section 352.116, subdivision 1. 55.20 The employee's average salary, as defined in section 352.01, subdivision 14a, multiplied 55.21 by the 1.7 percent specified in section 356.315, subdivision 2, for each year of allowable 55.22 service and pro rata for months less than a full year shall determine determines the amount 55.23 of the retirement annuity to which the employee is entitled. 55.24

Sec. 2. Minnesota Statutes 2012, section 352.87, subdivision 3, is amended to read: 55.25 Subd. 3. Retirement annuity formula. A person specified in subdivision 1 is 55.26 entitled to receive a retirement annuity applicable for allowable service credit under this 55.27 section calculated by multiplying the employee's average salary, as defined in section 55.28 352.01, subdivision 14a, by the 2.0 percent specified in section 356.315, subdivision 2a, 55.29 for each year or portions of a year of allowable service credit. No reduction for retirement 55.30 before the normal retirement age, as specified in section 352.01, subdivision 25, applies 55.31 to service to which this section applies. 55.32

55.33

55.3

55.4

Sec. 3. Minnesota Statutes 2012, section 352.93, subdivision 2, is amended to read:

- 56.1 Subd. 2. **Calculating monthly annuity.** The monthly annuity under this section 56.2 must be determined by multiplying the average monthly salary by the number of years, or 56.3 completed months, of covered correctional service by the <u>2.4</u> percent specified in section 56.4 <u>356.315</u>, subdivision <u>5</u> if employed as a correctional state employee before July 1, 2010, 56.5 or 2.2 percent if employed as a correctional state employee after June 30, 2010.
- Sec. 4. Minnesota Statutes 2012, section 352.95, subdivision 1, is amended to read: 56.6 Subdivision 1. Duty disability; computation of benefit. A covered correctional 56.7 employee who is determined to have a duty disability, physical or psychological, as 56.8 defined under section 352.01, subdivision 17b, is entitled to a duty disability benefit. The 56.9 duty disability benefit must be based on covered correctional service only. The duty 56.10 disability benefit amount is 50 percent of the average salary defined in section 352.93, 56.11 plus an additional 2.4 percent equal to that specified in section 356.315, subdivision 5, if 56.12 employed as a correctional state employee before July 1, 2010, or 2.2 percent if employed 56.13 56.14 as a correctional state employee after June 30, 2010, for each year of covered correctional service in excess of 20 years, ten months, prorated for completed months. 56.15
- Sec. 5. Minnesota Statutes 2012, section 352B.08, subdivision 2, is amended to read:
  Subd. 2. Normal retirement annuity. The annuity must be paid in monthly
  installments. The annuity shall be is equal to the amount determined by multiplying the
  average monthly salary of the member by the <u>3.0 percent specified in section 356.315</u>,
  subdivision 6, for each year and pro rata for completed months of service.
- Sec. 6. Minnesota Statutes 2012, section 352B.10, subdivision 1, is amended to read:
  Subdivision 1. Duty disability. A member who is determined to qualify for duty
  disability as defined in section 352B.011, subdivision 7, is entitled to receive a duty
  disability benefit while disabled. The benefits must be paid monthly. The duty disability
  benefit is an amount equal to the member's average monthly salary multiplied by 60 percent,
  plus an additional <u>3.0 percent equal to that specified in section 356.315, subdivision 6,</u> for
  each year and pro rata for completed months of service in excess of 20 years, if any.
- Sec. 7. Minnesota Statutes 2012, section 353.29, subdivision 3, is amended to read:
  Subd. 3. Retirement annuity formula. (a) This paragraph, in conjunction with
  section 353.30, subdivisions 1a, 1b, and 1c, applies to any member who first became a
  public employee or a member of a pension fund listed in section 356.30, subdivision 3,
  before July 1, 1989, unless paragraph (b), in conjunction with section 353.30, subdivision

5, produces a higher annuity amount, in which case paragraph (b) will apply applies. The 57.1 average salary as defined in section 353.01, subdivision 17a, multiplied by the 2.2 percent 57.2 specified in section 356.315, subdivision 3, for each year of allowable service for the 57.3 first ten years and thereafter by the 2.7 percent specified in section 356.315, subdivision 57.4 4, per year of allowable service and completed months less than a full year for a basic 57.5 member, and the 1.2 percent specified in section 356.315, subdivision 1, for each year 57.6 of allowable service for the first ten years and thereafter by the 1.7 percent specified in 57.7 section 356.315, subdivision 2, per year of allowable service and completed months less 57.8 than a full year for a coordinated member shall determine determines the amount of the 57.9 normal retirement annuity. 57.10

(b) This paragraph applies to a member who has become at least 55 years old and first 57.11 became a public employee after June 30, 1989, and to any other member whose annuity 57.12 amount, when calculated under this paragraph and in conjunction with section 353.30, 57.13 subdivision 5, is higher than it is when calculated under paragraph (a), in conjunction with 57.14 57.15 section 353.30, subdivisions 1a, 1b, and 1c. The average salary, as defined in section 353.01, subdivision 17a, multiplied by the 2.7 percent specified in section 356.315, 57.16 subdivision 4, for each year of allowable service and completed months less than a full 57.17 year for a basic member and the 1.7 percent specified in section 356.315, subdivision 2, 57.18 per year of allowable service and completed months less than a full year for a coordinated 57.19 member, shall determine determines the amount of the normal retirement annuity. 57.20

Sec. 8. Minnesota Statutes 2012, section 353.651, subdivision 3, is amended to read:
Subd. 3. Retirement annuity formula. The average salary as defined in section
353.01, subdivision 17a, multiplied by the <u>3.0 percent specified in section 356.315</u>,
subdivision 6, per year of allowable service determines the amount of the normal
retirement annuity. If the member has earned allowable service for performing services
other than those of a police officer or firefighter, the annuity representing that service must
be computed under sections 353.29 and 353.30.

Sec. 9. Minnesota Statutes 2012, section 353.656, subdivision 1, is amended to read:
Subdivision 1. Duty disability; computation of benefits. (a) A member of the
police and fire plan, other than a firefighter covered by section 353.6511, or a police
officer covered by section 353.6512, who is determined to qualify for duty disability as
defined in section 353.01, subdivision 41, shall is entitled to receive disability benefits
during the period of such disability in an amount equal to 60 percent of the average salary
as defined in section 353.01, subdivision 17a, plus an additional percentage specified

<sup>58.1</sup> under section 356.315, subdivision 6, <u>3.0 percent</u> of that average salary for each year
<sup>58.2</sup> of service in excess of 20 years.

(b) To be eligible for a benefit under paragraph (a), the member must have:
(1) not met the requirements for a retirement annuity under section 353.651,
subdivision 1; or

58.6 (2) met the requirements under that subdivision, but does not have at least 20 years
58.7 of allowable service credit.

(c) If paragraph (b), clause (2), applies, the disability benefit must be paid for a
period of 60 months from the disability benefit accrual date and at the end of that period
is subject to provisions of subdivision 5a.

(d) If the disability under this subdivision occurs before the member has at least five
years of allowable service credit in the police and fire plan, the disability benefit must be
computed on the average salary from which deductions were made for contribution to
the police and fire fund.

Sec. 10. Minnesota Statutes 2012, section 353.656, subdivision 1a, is amended to read: 58.15 Subd. 1a. Total and permanent duty disability; computation of benefits. (a) A 58.16 member of the police and fire plan, other than a firefighter covered by section 353.6511, or 58.17 a police officer covered by section 353.6512, whose disabling condition is determined 58.18 to be a duty disability that is also a permanent and total disability as defined in section 58.19 353.01, subdivision 19, is entitled to receive, for life, disability benefits in an amount 58.20 equal to 60 percent of the average salary as defined in section 353.01, subdivision 17a, 58.21 plus an additional 3.0 percent specified in section 356.315, subdivision 6, of that average 58.22 salary for each year of service in excess of 20 years. 58.23

(b) A disability benefit payable under paragraph (a) is subject to eligibility review 58.24 58.25 under section 353.33, subdivision 6, but the review may be waived if the executive director receives a written statement from the association's medical advisor that no 58.26 improvement can be expected in the member's disabling condition that was the basis for 58.27 payment of the benefit under paragraph (a). A member receiving a disability benefit 58.28 under this subdivision who is found to no longer be permanently and totally disabled as 58.29 defined under section 353.01, subdivision 19, but continues to meet the definition for 58.30 receipt of a duty disability under section 353.01, subdivision 41, is subject to subdivision 58.31 1 upon written notice from the association's medical advisor that the person is no longer 58.32 considered permanently and totally disabled. 58.33

(c) If a member approved for disability benefits under this subdivision dies beforeattaining normal retirement age as defined in section 353.01, subdivision 37, paragraph

(b), or within 60 months of the effective date of the disability, whichever is later,

- the surviving spouse is entitled to receive a survivor benefit under section 353.657,
- 59.3 subdivision 2, paragraph (a), clause (1), if the death is the direct result of the disabling
- <sup>59.4</sup> condition for which disability benefits were approved, or section 353.657, subdivision
- 59.5 2, paragraph (a), clause (2), if the death is not directly related to the disabling condition
- 59.6 for which benefits were approved under this subdivision.
- (d) If the election of an actuarial equivalent optional annuity is not made at the time
  the permanent and total disability benefit accrues, an election must be made within 90
  days before the member attains normal retirement age as defined under section 353.01,
  subdivision 37, paragraph (b), or having collected total and permanent disability benefits
  for 60 months, whichever is later. If a member receiving disability benefits who has
  dependent children dies, subdivision 6a, paragraph (c), applies.
- Sec. 11. Minnesota Statutes 2012, section 353.656, subdivision 3a, is amended to read: 59.13 59.14 Subd. 3a. Total and permanent regular disability; computation of benefits. (a) A member of the police and fire plan, other than a firefighter covered by section 353.6511, 59.15 or a police officer covered by section 353.6512, whose disabling condition is determined 59.16 to be a regular disability under section 353.01, subdivision 46, that is also a permanent 59.17 and total disability as defined in section 353.01, subdivision 19, is entitled to receive, for 59.18 life, a disability benefit in an amount equal to 45 percent of the average salary as defined 59.19 in section 353.01, subdivision 17a, plus an additional 3.0 percent specified in section 59.20 <del>356.315</del>, subdivision 6, of that average salary for each year of service in excess of 15 years. 59.21
- 59.22 (b) A disability benefit payable under paragraph (a) is subject to eligibility review under section 353.33, subdivision 6, but the review may be waived if the executive 59.23 director receives a written statement from the association's medical advisor that no 59.24 59.25 improvement can be expected in the member's disabling condition that was the basis for payment of the benefit under paragraph (a). A member receiving a disability benefit under 59.26 this subdivision who is found to no longer be permanently and totally disabled as defined 59.27 under section 353.01, subdivision 19, but continues to meet the definition for receipt 59.28 of a regular disability under section 353.01, subdivision 46, is subject to subdivision 3 59.29 upon written notice from the association's medical advisor that the person is no longer 59.30 considered permanently and totally disabled. 59.31
- (c) A member approved for disability benefits under this subdivision may elect
  to receive a normal disability benefit or an actuarial equivalent optional annuity. If the
  election of an actuarial equivalent optional annuity is not made at the time the total and
  permanent disability benefit accrues, an election must be made within 90 days before

#### S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

the member attains normal retirement age as defined in section 353.01, subdivision 37,

60.2 paragraph (b), or having collected disability benefits for 60 months, whichever is later.

60.3 No surviving spouse benefits are payable if the member dies during the period in which

- a normal total and permanent disability benefit is being paid. If a member receiving
- disability benefits who has dependent children dies, subdivision 6a, paragraph (c), applies.
- Sec. 12. Minnesota Statutes 2012, section 353E.04, subdivision 3, is amended to read:
  Subd. 3. Annuity amount. (a) The average salary as defined in subdivision 2,
  multiplied by the <u>1.9</u> percent specified in section 356.315, subdivision 5a, for each year of
  allowable service, determines the amount of the normal retirement annuity.

60.10 (b) If a person has earned allowable service in the general employees retirement plan 60.11 of the Public Employees Retirement Association or the public employees police and fire 60.12 fund prior to retirement plan before participation under this chapter, the retirement annuity 60.13 representing such service must be computed in accordance with the formula specified in 60.14 sections 353.29 and 353.30 or 353.651, whichever applies.

Sec. 13. Minnesota Statutes 2012, section 353E.06, subdivision 1, is amended to read: 60.15 Subdivision 1. Duty disability qualification requirements. A local government 60.16 correctional employee who is determined to qualify for a duty disability as defined in 60.17 section 353E.001, subdivision 1, is entitled to a disability benefit. The disability benefit 60.18 must be based on covered service under this chapter only and is an amount equal to 47.5 60.19 percent of the average salary defined in section 353E.04, subdivision 2, plus an additional 60.20 60.21 1.9 percent equal to that specified in section 356.315, subdivision 5a, for each year of covered service under this chapter in excess of 25 years. 60.22

60.23 Sec. 14. Minnesota Statutes 2012, section 354.44, subdivision 6, is amended to read: Subd. 6. Computation of formula program retirement annuity. (a) The formula 60.24 retirement annuity must be computed in accordance with the applicable provisions of the 60.25 formulas stated in paragraph (b) or (d) on the basis of each member's average salary under 60.26 section 354.05, subdivision 13a, for the period of the member's formula service credit. 60.27 (b) This paragraph, in conjunction with paragraph (c), applies to a person who first 60.28 became a member of the association or a member of a pension fund listed in section 60.29 356.30, subdivision 3, before July 1, 1989, unless paragraph (d), in conjunction with 60.30 paragraph (e), produces a higher annuity amount, in which case paragraph (d) applies. The 60.31 average salary as defined in section 354.05, subdivision 13a, multiplied by the following 60.32

61.1 percentages per year of formula service credit shall determine the amount of the annuity to

61.2 which the member qualifying therefor is entitled for service rendered before July 1, 2006:

61.3		Coordinated Member	Basic Member
61.4 61.5 61.6	Each year of service during first ten	the <u>1.2</u> percent specified in section 356.315, subdivision <del>1,</del> per year	the <u>2.2 percent specified</u> in section <u>356.315</u> , subdivision <u>3</u> , per year
61.7 61.8 61.9	Each year of service thereafter	the <u>1.7 percent specified in</u> section 356.315, subdivision <del>2,</del> per year	the <u>2.7 percent specified</u> in section 356.315, subdivision 4, per year

For service rendered on or after July 1, 2006, the average salary as defined in section
354.05, subdivision 13a, multiplied by the following percentages per year of service credit,
determines the amount the annuity to which the member qualifying therefor is entitled:

61.13		Coordinated Member	Basic Member
61.14	Each year of service	the 1.4 percent specified in	the 2.2 percent specified
61.15	during first ten	section 356.315, subdivision	in section 356.315,
61.16		<del>1a,</del> per year	subdivision 3, per year
61.17	Each year of service after	the 1.9 percent specified in	the 2.7 percent specified
61.18	ten years of service	section 356.315, subdivision	in section 356.315,
61.19		<del>2b,</del> per year	subdivision 4, per year

(c)(i) This paragraph applies only to a person who first became a member of the
association or a member of a pension fund listed in section 356.30, subdivision 3, before
July 1, 1989, and whose annuity is higher when calculated under paragraph (b), in
conjunction with this paragraph than when calculated under paragraph (d), in conjunction
with paragraph (e).

(ii) Where any member retires prior to normal retirement age under a formula
annuity, the member shall be paid a retirement annuity in an amount equal to the normal
annuity provided in paragraph (b) reduced by one-quarter of one percent for each month
that the member is under normal retirement age at the time of retirement except that for
any member who has 30 or more years of allowable service credit, the reduction shall be
applied only for each month that the member is under age 62.

(iii) Any member whose attained age plus credited allowable service totals 90 years
is entitled, upon application, to a retirement annuity in an amount equal to the normal
annuity provided in paragraph (b), without any reduction by reason of early retirement.

(d) This paragraph applies to a member who has become at least 55 years old and
first became a member of the association after June 30, 1989, and to any other member
who has become at least 55 years old and whose annuity amount when calculated
under this paragraph and in conjunction with paragraph (e), is higher than it is when
calculated under paragraph (b), in conjunction with paragraph (c). For a basic member,
the average salary, as defined in section 354.05, subdivision 13a, multiplied by the 2.7

percent specified by section 356.315, subdivision 4, for each year of service for a basic 62.1 member shall determine determines the amount of the retirement annuity to which the 62.2 basic member is entitled. The annuity of a basic member who was a member of the 62.3 former Minneapolis Teachers Retirement Fund Association as of June 30, 2006, must be 62.4 determined according to the annuity formula under the articles of incorporation of the 62.5 former Minneapolis Teachers Retirement Fund Association in effect as of that date. For a 62.6 coordinated member, the average salary, as defined in section 354.05, subdivision 13a, 62.7 multiplied by the 1.7 percent specified in section 356.315, subdivision 2, for each year of 62.8 service rendered before July 1, 2006, and by the 1.9 percent specified in section 356.315, 62.9 subdivision 2b, for each year of service rendered on or after July 1, 2006, determines the 62.10 amount of the retirement annuity to which the coordinated member is entitled. 62.11

(e) This paragraph applies to a person who has become at least 55 years old and first 62.12 becomes a member of the association after June 30, 1989, and to any other member who 62.13 has become at least 55 years old and whose annuity is higher when calculated under 62.14 62.15 paragraph (d) in conjunction with this paragraph than when calculated under paragraph (b), in conjunction with paragraph (c). An employee who retires under the formula annuity 62.16 before the normal retirement age shall be paid the normal annuity provided in paragraph 62.17 (d) reduced so that the reduced annuity is the actuarial equivalent of the annuity that would 62.18 be payable to the employee if the employee deferred receipt of the annuity and the annuity 62.19 amount were augmented at an annual rate of three percent compounded annually from the 62.20 day the annuity begins to accrue until the normal retirement age if the employee became 62.21 an employee before July 1, 2006, and at 2.5 percent compounded annually if the employee 62.22 62.23 becomes an employee after June 30, 2006.

(f) No retirement annuity is payable to a former employee with a salary that exceeds
95 percent of the governor's salary unless and until the salary figures used in computing
the highest five successive years average salary under paragraph (a) have been audited by
the Teachers Retirement Association and determined by the executive director to comply
with the requirements and limitations of section 354.05, subdivisions 35 and 35a.

- Sec. 15. Minnesota Statutes 2012, section 354A.31, subdivision 4, is amended to read:
  Subd. 4. Computation of normal coordinated retirement annuity; St. Paul
  fund. (a) This subdivision applies to the coordinated program of the St. Paul Teachers
  Retirement Fund Association.
- (b) The normal coordinated retirement annuity is an amount equal to a retiring
  coordinated member's average salary under section 354A.011, subdivision 7a, multiplied
  by the retirement annuity formula percentage.

(c) This paragraph, in conjunction with subdivision 6, applies to a person who first 63.1 became a member or a member in a pension fund listed in section 356.30, subdivision 3, 63.2 before July 1, 1989, unless paragraph (d), in conjunction with subdivision 7, produces a 63.3 higher annuity amount, in which case paragraph (d) will apply. The retirement annuity 63.4 formula percentage for purposes of this paragraph is the 1.2 percent specified in section 63.5 356.315, subdivision 1, per year for each year of coordinated service for the first ten 63.6 years and the 1.7 percent specified in section 356.315, subdivision 2, for each year of 63.7 coordinated service thereafter. 63.8

(d) This paragraph applies to a person who has become at least 55 years old and who
first becomes a member after June 30, 1989, and to any other member who has become
at least 55 years old and whose annuity amount, when calculated under this paragraph
and in conjunction with subdivision 7 is higher than it is when calculated under paragraph
(c), in conjunction with the provisions of subdivision 6. The retirement annuity formula
percentage for purposes of this paragraph is the <u>1.7</u> percent specified in section <u>356.315</u>,
subdivision 2, for each year of coordinated service.

63.16 Sec. 16. Minnesota Statutes 2012, section 354A.31, subdivision 4a, is amended to read:
63.17 Subd. 4a. Computation of normal coordinated retirement annuity; Duluth
63.18 fund. (a) This subdivision applies to the new law coordinated program of the Duluth
63.19 Teachers Retirement Fund Association.

(b) The normal coordinated retirement annuity is an amount equal to a retiring
coordinated member's average salary under section 354A.011, subdivision 7a, multiplied
by the retirement annuity formula percentage.

(c) This paragraph, in conjunction with subdivision 6, applies to a person who first 63.23 became a member or a member in a pension fund listed in section 356.30, subdivision 3, 63.24 63.25 before July 1, 1989, unless paragraph (d), in conjunction with subdivision 7, produces a higher annuity amount, in which case paragraph (d) applies. The retirement annuity 63.26 formula percentage for purposes of this paragraph is the 1.2 percent specified in section 63.27 356.315, subdivision 1, per year for each year of coordinated service for the first ten 63.28 years and the 1.7 percent specified in section 356.315, subdivision 2, for each subsequent 63.29 year of coordinated service. 63.30

(d) This paragraph applies to a person who is at least 55 years old and who first
becomes a member after June 30, 1989, and to any other member who is at least 55 years
old and whose annuity amount, when calculated under this paragraph and in conjunction
with subdivision 7, is higher than it is when calculated under paragraph (c) in conjunction
with subdivision 6. The retirement annuity formula percentage for purposes of this

64.1 paragraph is the <u>1.7 percent specified in section 356.315</u>, subdivision 2, for each year of
64.2 coordinated service.

Sec. 17. Minnesota Statutes 2012, section 356.30, subdivision 1, is amended to read:
Subdivision 1. Eligibility; computation of annuity. (a) Notwithstanding any
provisions of the laws governing the retirement plans enumerated in subdivision 3, a
person who has met the qualifications of paragraph (b) may elect to receive a retirement
annuity from each enumerated retirement plan in which the person has at least one-half
year of allowable service, based on the allowable service in each plan, subject to the
provisions of paragraph (c).

(b) A person may receive, upon retirement, a retirement annuity from each
enumerated retirement plan in which the person has at least one-half year of allowable
service, and augmentation of a deferred annuity calculated at the appropriate rate under
the laws governing each public pension plan or fund named in subdivision 3, based on
the date of the person's initial entry into public employment from the date the person
terminated all public service if:

64.16

(1) the person has allowable service in any two or more of the enumerated plans;

64.17 (2) the person has sufficient allowable service in total that equals or exceeds the
64.18 applicable service credit vesting requirement of the retirement plan with the longest
64.19 applicable service credit vesting requirement; and

(3) the person has not begun to receive an annuity from any enumerated plan or the
person has made application for benefits from each applicable plan and the effective
dates of the retirement annuity with each plan under which the person chooses to receive
an annuity are within a one-year period.

64.24 (c) The retirement annuity from each plan must be based upon the allowable service,
64.25 accrual rates, and average salary in the applicable plan except as further specified or
64.26 modified in the following clauses:

(1) the laws governing annuities must be the law in effect on the date of termination
from the last period of public service under a covered retirement plan with which the person
earned a minimum of one-half year of allowable service credit during that employment;

64.30 (2) the "average salary" on which the annuity from each covered plan in which
64.31 the employee has credit in a formula plan must be based on the employee's highest five
64.32 successive years of covered salary during the entire service in covered plans;

(3) the accrual rates to be used by each plan must be those percentages prescribed by
each plan's formula as continued for the respective years of allowable service from one
plan to the next, recognizing all previous allowable service with the other covered plans;

(4) the allowable service in all the plans must be combined in determining eligibility
for and the application of each plan's provisions in respect to reduction in the annuity
amount for retirement prior to normal retirement age; and

- 65.4 (5) the annuity amount payable for any allowable service under a nonformula plan
  65.5 of a covered plan must not be affected, but such service and covered salary must be used
  65.6 in the above calculation.
- 65.7 (d) This section does not apply to any person whose final termination from the last65.8 public service under a covered plan was before May 1, 1975.

(e) For the purpose of computing annuities under this section, the accrual rates 65.9 used by any covered plan, except the public employees police and fire plan, the judges 65.10 retirement fund, and the State Patrol retirement plan, must not exceed the 2.7 percent 65.11 specified in section 356.315, subdivision 4, per year of service for any year of service or 65.12 fraction thereof. The formula percentage used by the judges retirement fund must not 65.13 exceed the percentage rate specified in section 356.315, subdivision 8, 3.2 percent per 65.14 65.15 year of service for any year of service or fraction thereof. The accrual rate used by the public employees police and fire plan and the State Patrol retirement plan must not exceed 65.16 the percentage rate specified in section 356.315, subdivision 6, 3.0 percent per year of 65.17 service for any year of service or fraction thereof. The accrual rate or rates used by the 65.18 legislators retirement plan must not exceed 2.5 percent, but this limit does not apply to the 65.19 adjustment provided under section 3A.02, subdivision 1, paragraph (c). 65.20

(f) Any period of time for which a person has credit in more than one of the coveredplans must be used only once for the purpose of determining total allowable service.

(g) If the period of duplicated service credit is more than one-half year, or the person
has credit for more than one-half year, with each of the plans, each plan must apply its
formula to a prorated service credit for the period of duplicated service based on a fraction
of the salary on which deductions were paid to that fund for the period divided by the total
salary on which deductions were paid to all plans for the period.

(h) If the period of duplicated service credit is less than one-half year, or when
added to other service credit with that plan is less than one-half year, the service credit
must be ignored and a refund of contributions made to the person in accord with that
plan's refund provisions.

Sec. 18. Minnesota Statutes 2012, section 356.315, subdivision 9, is amended to read:
Subd. 9. Future benefit accrual rate increases. After January 2, 1998, benefit
accrual rate increases under this section <u>352.115</u>, subdivision 3; <u>352.87</u>, subdivision
<u>3</u>; <u>352.93</u>, subdivision 3; <u>352.95</u>, subdivision 1; <u>352B.08</u>, subdivision 2; <u>352B.10</u>,

S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

- subdivision 1; 353.29, subdivision 3; 353.651, subdivision 3; 353.656, subdivision
- 66.2 <u>1</u>, 1a, or 3a; 353E.04, subdivision 3; 353E.06, subdivision 1; 354.44, subdivision 6;
- 66.3 354A.31, subdivision 4 or 4a; 356.30, subdivision 1; 490.121, subdivision 22; or 490.124,
- 66.4 <u>subdivision 1, must apply only to allowable service or formula service rendered after the</u>
- 66.5 effective date of the benefit accrual rate increase.
- Sec. 19. Minnesota Statutes 2012, section 490.121, subdivision 22, is amended to read:
  Subd. 22. Service credit limit. "Service credit limit" means the greater of: (1) 24
  years of allowable service under this chapter; or (2) for judges with allowable service
  rendered before July 1, 1980, the number of years of allowable service under chapter 490,
  which, when multiplied by the percentage listed in section 356.315, subdivision 7 2.7 or 8
  3.2, whichever is applicable to each year of service, equals 76.8.
- 66.12 Sec. 20. Minnesota Statutes 2012, section 490.124, subdivision 1, is amended to read:
  66.13 Subdivision 1. Basic retirement annuity. (a) Except as qualified hereinafter from
  66.14 and after the mandatory retirement date, the normal retirement date, the early retirement
  66.15 date, or one year from the disability retirement date, as the case may be, a retiring judge is
  66.16 eligible to receive a retirement annuity from the judges' retirement fund.
- (b) The retirement annuity is an amount equal to: (1) the <u>2.7 percent specified in</u>
  section 356.315, subdivision 7, multiplied by the judge's final average compensation with
  that result then multiplied by the number of years and fractions of years of allowable
  service rendered before July 1, 1980; plus (2) the <u>3.2 percent specified in section 356.315</u>,
  subdivision 8, multiplied by the judge's final average compensation with that result then
  multiplied by the number of years and fractions of years of allowable service rendered
  after June 30, 1980.

(c) Service that exceeds the service credit limit in section 490.121, subdivision 22,
must be excluded in calculating the retirement annuity, but the compensation earned by
the judge during this period of judicial service must be used in determining a judge's final
average compensation and calculating the retirement annuity.

- 66.28 Sec. 21. <u>**REPEALER.**</u>
- 66.29
   Minnesota Statutes 2012, section 356.315, subdivisions 1, 1a, 2, 2a, 2b, 3, 4, 5, 5a,

   66.30
   6, 7, and 8, are repealed.
- 66.31 Sec. 22. EFFECTIVE DATE.

#### 66.32 Sections 1 to 21 are effective the day following final enactment.

67.1

67.2 67.3

#### ARTICLE 5

#### REVISIONS AND REPEALS OF FORMER LOCAL POLICE AND PAID FIREFIGHTER RELIEF ASSOCIATION LAWS

Section 1. Minnesota Statutes 2012, section 6.495, subdivision 1, is amended to read: 67.4 Subdivision 1. Audit and examinations. All powers and duties conferred and 67.5 imposed upon the state auditor with respect to state, county, and first-class city officers, 67.6 institutions, and property are hereby extended to the various fire and police relief 677 associations in the state. The state auditor shall annually audit the special and general 67.8 funds of the relief association or, at the request of the board of trustees or the municipality, 67.9 the state auditor may contract for an annual audit by a certified public accountant. The 67.10 state auditor may determine that an annual audit is not necessary, in which case the state 67.11 auditor shall develop a plan for examination of unaudited relief associations, and shall 67.12 prescribe suitable systems of accounts and budgeting, and forms, books, and instructions 67.13 concerning the same. 67.14

67.15 Copies of the written report of the state auditor on the financial condition and 67.16 accounts of the relief association shall <u>must</u> be filed with the board of trustees of the 67.17 relief association and the governing body of the municipality associated with the relief 67.18 association. If the report discloses malfeasance, misfeasance, or nonfeasance with regard 67.19 to relief association funds, copies thereof shall <u>must</u> be filed with the city attorney or county 67.20 attorney in the city or county in which the relief association is located, and these officials of 67.21 the law shall institute proceedings, civil or criminal, as the law and public interest require.

67.22 Sec. 2. Minnesota Statutes 2012, section 6.495, subdivision 3, is amended to read:
67.23 Subd. 3. Report to commissioner of revenue. The state auditor shall file with
67.24 the commissioner of revenue a financial compliance report certifying for each relief
67.25 association:

(1) the completion of the annual financial report required <u>pursuant to under</u> section
67.27 69.051 and the auditing or certification of those financial reports <u>pursuant to under</u>
67.28 subdivision 1; and

67.29 (2) the receipt of any actuarial valuations required pursuant to <u>under</u> section 69.77
67.30 or 69.773 or sections 31 to 42.

67.31 Sec. 3. Minnesota Statutes 2012, section 6.67, is amended to read:

67.32

6.67 PUBLIC ACCOUNTANTS; REPORT OF POSSIBLE MISCONDUCT.

Whenever a public accountant in the course of auditing the books and affairs of a
political subdivision or a local public pension plan governed by section 69.77, sections

69.771 to 69.775, or chapter 354A or 424A, or sections 31 to 42, discovers evidence 68.1 pointing to nonfeasance, misfeasance, or malfeasance, on the part of an officer or 68.2 employee in the conduct of duties and affairs, the public accountant shall promptly make 68.3 a report of such discovery to the state auditor and the county attorney of the county in 68.4 which the governmental unit is situated and the public accountant shall also furnish a 68.5 copy of the report of audit upon completion to said officers. The county attorney shall 68.6 act on such report in the same manner as required by law for reports made to the county 68.7 attorney by the state auditor. 68.8

68.9	Sec. 4. Minnesota Statutes 2012, section 13D.01, subdivision 1, is amended to read:
68.10	Subdivision 1. In executive branch, local government. All meetings, including
68.11	executive sessions, must be open to the public

- 68.12 (a) of a state
- 68.13 (1) agency,
- 68.14 (2) board,
- 68.15 (3) commission, or
- 68.16 (4) department,
- 68.17 when required or permitted by law to transact public business in a meeting;
- 68.18 (b) of the governing body of a
- 68.19 (1) school district however organized,
- 68.20 (2) unorganized territory,
- 68.21 (3) county,
- 68.22 (4) statutory or home rule charter city,
- 68.23 (5) town, or
- 68.24 (6) other public body;
- 68.25 (c) of any
- 68.26 (1) committee,
- 68.27 (2) subcommittee,
- 68.28 (3) board,
- 68.29 (4) department, or
- 68.30 (5) commission,
- 68.31 of a public body; and
- 68.32 (d) of the governing body or a committee of:
- 68.33 (1) a statewide public pension plan defined in section 356A.01, subdivision 24; or
- 68.34 (2) a local public pension plan governed by section 69.77, sections 69.771 to 69.775,
- 68.35 or chapter 354A, or sections 31 to 42.

- 69.1 Sec. 5. Minnesota Statutes 2012, section 69.011, subdivision 1, is amended to read:
  69.2 Subdivision 1. Definitions. Unless the language or context clearly indicates that
  69.3 a different meaning is intended, the following words and terms, for the purposes of this
  69.4 chapter and chapters 423, 423A, 424 and 424A, have the meanings ascribed to them:
- 69.5 (a) "Commissioner" means the commissioner of revenue.
- 69.6 (b) "Municipality" means:

69.7 (1) a home rule charter or statutory city;

- 69.8 (2) an organized town;
- 69.9 (3) a park district subject to chapter 398;
- 69.10 (4) the University of Minnesota;

69.11 (5) for purposes of the fire state aid program only, an American Indian tribal
69.12 government entity located within a federally recognized American Indian reservation;
69.13 (6) for purposes of the police state aid program only, an American Indian tribal
69.14 government with a tribal police department which exercises state arrest powers under

- 69.15 section 626.90, 626.91, 626.92, or 626.93;
- 69.16 (7) for purposes of the police state aid program only, the Metropolitan Airports69.17 Commission; and
- 69.18 (8) for purposes of the police state aid program only, the Department of Natural
  69.19 Resources and the Department of Public Safety with respect to peace officers covered
  69.20 under chapter 352B.
- (c) "Minnesota Firetown Premium Report" means a form prescribed by the
  commissioner containing space for reporting by insurers of fire, lightning, sprinkler
  leakage and extended coverage premiums received upon risks located or to be performed
  in this state less return premiums and dividends.
- 69.25 (d) "Firetown" means the area serviced by any municipality having a qualified fire
  69.26 department or a qualified incorporated fire department having a subsidiary volunteer
  69.27 firefighters' relief association.
- (e) "Market value" means latest available market value of all property in a taxing
  jurisdiction, whether the property is subject to taxation, or exempt from ad valorem
  taxation obtained from information which appears on abstracts filed with the commissioner
  of revenue or equalized by the State Board of Equalization.
- (f) "Minnesota Aid to Police Premium Report" means a form prescribed by the
  commissioner for reporting by each fire and casualty insurer of all premiums received
  upon direct business received by it in this state, or by its agents for it, in cash or otherwise,
  during the preceding calendar year, with reference to insurance written for insuring against
  the perils contained in auto insurance coverages as reported in the Minnesota business

schedule of the annual financial statement which each insurer is required to file with
the commissioner in accordance with the governing laws or rules less return premiums
and dividends.

70.4 (g) "Peace officer" means any person:

(1) whose primary source of income derived from wages is from direct employment
by a municipality or county as a law enforcement officer on a full-time basis of not less
than 30 hours per week;

- (2) who has been employed for a minimum of six months prior to December 31
  preceding the date of the current year's certification under subdivision 2, clause (b);
- 70.10 (3) who is sworn to enforce the general criminal laws of the state and local ordinances;

(4) who is licensed by the Peace Officers Standards and Training Board and isauthorized to arrest with a warrant; and

(5) who is a member of the State Patrol retirement plan or the public employeespolice and fire fund.

(h) "Full-time equivalent number of peace officers providing contract service" means
the integral or fractional number of peace officers which would be necessary to provide
the contract service if all peace officers providing service were employed on a full-time
basis as defined by the employing unit and the municipality receiving the contract service.

(i) "Retirement benefits other than a service pension" means any disbursement
authorized under section 424A.05, subdivision 3, clauses (3) and (4).

70.21 (j) "Municipal clerk, municipal clerk-treasurer, or county auditor" means:

70.22 (1) for the police state aid program <del>and police relief association financial reports</del>:

- (i) the person who was elected or appointed to the specified position or, in the
  absence of the person, another person who is designated by the applicable governing body;
- 70.25 (ii) in a park district, the secretary of the board of park district commissioners;
- (iii) in the case of the University of Minnesota, the official designated by the Boardof Regents;

(iv) for the Metropolitan Airports Commission, the person designated by thecommission;

(v) for the Department of Natural Resources or the Department of Public Safety, the
 respective commissioner;

(vi) for a tribal police department which exercises state arrest powers under section
626.90, 626.91, 626.92, or 626.93, the person designated by the applicable American
Indian tribal government; and

(2) for the fire state aid program and fire relief association financial reports, theperson who was elected or appointed to the specified position, or, for governmental

entities other than counties, if the governing body of the governmental entity designates

the position to perform the function, the chief financial official of the governmental entityor the chief administrative official of the governmental entity.

71.4 (k) "Voluntary statewide lump-sum volunteer firefighter retirement plan" means the
71.5 retirement plan established by chapter 353G.

Sec. 6. Minnesota Statutes 2012, section 69.011, subdivision 2, is amended to read: 71.6 Subd. 2. Qualification for fire or police state aid. (a) Unless retirement coverage 71.7 is provided by the voluntary statewide lump-sum volunteer firefighter retirement plan, in 71.8 order to qualify to receive fire state aid, on or before March 15 annually, in conjunction 71.9 with the financial report required pursuant to section 69.051, the clerk of each municipality 71.10 having a duly organized fire department as provided in subdivision 4, or the secretary of 71.11 each independent nonprofit firefighting corporation having a subsidiary incorporated 71.12 firefighters' relief association, whichever is applicable, and the fire chief, shall jointly 71.13 71.14 certify the existence of the municipal fire department or of the independent nonprofit firefighting corporation, whichever is applicable, which meets the minimum qualification 71.15 requirements set forth in this subdivision, and the fire personnel and equipment of the 71.16 71.17 municipal fire department or the independent nonprofit firefighting corporation as of the preceding December 31. 71.18

(b) Where retirement coverage is provided by the voluntary statewide lump-sum
volunteer firefighter retirement plan, in order to qualify to receive fire state aid, on or
before March 15, annually, the executive director of the Public Employees Retirement
Association shall certify the existence of that coverage for each municipality and the
municipal clerk or independent nonprofit firefighting corporation secretary, whichever
applies, and the applicable fire chief shall certify the fire personnel and fire department
equipment as of the preceding December 31.

(c) Certification must be made to the commissioner on a form prescribed by the
commissioner and shall include any other facts the commissioner may require. The
certification must be made to the commissioner in duplicate. Each copy of the certificate
must be duly executed and is deemed to be an original. The commissioner shall forward
one copy to the auditor of the county wherein the fire department is located and shall
retain one copy.

(d) On or before March 15 annually the clerk of each municipality having a duly
organized police department and having a duly incorporated relief association shall certify
that fact to the county auditor of the county where the police department is located and to

the commissioner on a form prescribed by the commissioner together with the other facts
the commissioner or auditor may require.

(e) (c) Except as provided in subdivision 2b, on or before March 15 annually, in 72.3 order to qualify to receive police state aid, the clerk of each municipality and the auditor of 72.4 each county employing one or more peace officers as defined in subdivision 1, clause (g), 72.5 shall certify the number of such peace officers to the commissioner on forms prescribed by 72.6 the commissioner. Credit for officers employed less than a full year must be apportioned. 72.7 72.8 Each full month of employment of a qualifying officer during the calendar year entitles the employing municipality or county to credit for 1/12 of the payment for employment of a 72.9 peace officer for the entire year. For purposes of sections 69.011 to 69.051, employment 72.10 of a peace officer commences when the peace officer is entered on the payroll of the 72.11 respective municipal police department or county sheriff's department. No peace officer 72.12 may be included in the certification of the number of peace officers by more than one 72.13 municipality or county employing unit for the same month. 72.14

(d) A certification made under this subdivision must be filed with the commissioner,
 must be made on a form prescribed by the commissioner, and must include any other facts
 that the commissioner requires.

Sec. 7. Minnesota Statutes 2012, section 69.011, subdivision 3, is amended to read:
Subd. 3. Failure to file certificate deemed waiver. (a) If a certification required by
this section is not filed with the commissioner by the due date prescribed by this section,
the commissioner shall notify the <u>county</u>, the municipality, or the nonprofit firefighting
corporation that a portion or all of its current year aid will be forfeited if the certification
is not received within ten days.

(b) The amount of aid forfeited is equal to the amount of state police aid or state fire
aid determined for the <u>county</u>, the municipality, or <u>the nonprofit</u> firefighting corporation
for the current year, multiplied by five percent for each week or fraction of a week that
this certification is late. The penalty <u>will must</u> be computed beginning ten days after the
postmark date of the commissioner's notification as required under this subdivision. All
forfeited aid amounts revert to the general fund in the state treasury. Failure to receive the
certificate form <u>eannot may not</u> be used as a defense for <del>not filing a failure to file</del>.

Sec. 8. Minnesota Statutes 2012, section 69.011, subdivision 4, is amended to read:
Subd. 4. Qualification for <u>fire state aid</u>. Any (a) A municipality in this state
qualifies to receive fire state aid if it meets the general requirements of paragraph (b) and
if it meets the specific requirements of paragraph (c).

73.1 (b) Minimum qualifications for fire state aid include the following:

(1) having for more than one year an organized fire department and officially
established by the governing body of the municipality or an independent nonprofit
firefighting corporation created under the nonprofit corporation act of this state and
operating exclusively for firefighting purposes and providing retirement and relief benefits
to its members; and

73.7 (2) having a separate subsidiary incorporated firefighter's relief and pension
73.8 association providing retirement and relief benefits, or participating in the voluntary
73.9 statewide lump-sum volunteer firefighter retirement plan, may qualify to receive state aid
73.10 if it meets the following or, if a paid fire department, having retirement coverage by the
73.11 public employees police and fire retirement plan.

73.12 (c) Minimum requirements for fire state aid also include the following or their
73.13 equivalent as determined by the state fire marshal by July 1, 1972:

73.14 (a) (1) having ten paid or volunteer firefighters including a fire chief and assistant
 73.15 fire chief, and;

- (b) (2) having regular scheduled meetings and frequent drills including instructions
  in firefighting tactics and in the use, care, and operation of all fire apparatus and
  equipment, and;
- (e) (3) having a motorized fire truck equipped with a motorized pump, 250 gallon or
  larger water tank, 300 feet of one inch or larger fire hose in two lines with combination
  spray and straight stream nozzles, five-gallon hand pumps-tank extinguisher or equivalent,
  dry chemical extinguisher or equivalent, ladders, extension ladders, pike poles, crow bars,
  axes, lanterns, fire coats, helmets, <u>and boots, and;</u>
- 73.24 (d) (4) having apparatus suitably housed in a building of good construction with
  73.25 facilities for care of hose and equipment, and;
- 73.26 (e) (5) having a reliable and adequate method of receiving fire alarms by telephone
   73.27 or with electric siren and suitable means of sounding an alarm<del>, and</del>;

(f) (6) if response is to be provided outside the corporate limits of the municipality
wherein the fire department is located, the municipality has having another piece of
motorized apparatus to make the response; and

- 73.31 (g) (7) meeting other requirements that the commissioner establishes by rule.
- Sec. 9. Minnesota Statutes 2012, section 69.021, subdivision 1, is amended to read:
  Subdivision 1. Minnesota Firetown Premium Report and Minnesota Aid to
  Police Premium Report. The commissioner shall, at the time of mailing tax forms,
  send blank copies of the Minnesota Firetown Premium Report and when applicable the

## S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

Minnesota Aid to Police Premium Report to each insurer, including township and farmers
mutual insurance companies licensed to write insurance as described in section 69.011,
subdivision 1, clauses (c) and (f) in this state. These reports shall must contain space
for the insurers name, address, gross premiums less return premiums, dividends, net

74.5 premiums, certification and other facts <u>that</u> the commissioner may require.

- Sec. 10. Minnesota Statutes 2012, section 69.021, subdivision 2, is amended to read:
  Subd. 2. Report of premiums. (a) Each insurer, including township and farmers
  mutual insurers where applicable, shall return to the commissioner the reports described in
  subdivision 1 certified by its secretary and president or chief financial officer.
- (b) The Minnesota Firetown Premium Report shall must contain a true and accurate 74.10 statement of the total premium for all gross direct fire, lightning, sprinkler leakage, and 74.11 extended coverage insurance of all domestic mutual insurers and the total premiums for 74.12 all gross direct fire, lightning, sprinkler leakage and extended coverage insurance of all 74.13 74.14 other insurers, less return premiums and dividends received by them on that business written or done during the preceding calendar year upon property located within the state 74.15 or brought into the state for temporary use. The fire and extended coverage portion of 74.16 74.17 multiperil and multiple peril package premiums and all other combination premiums shall must be determined by applying percentages determined by the commissioner or by rating 74.18 bureaus recognized by the commissioner. 74.19
- (c) The Minnesota Aid to Police Premium Report shall <u>must</u> contain a true and
  accurate statement of the total premiums, less return premiums and dividends, on all direct
  business received by such insurer in this state, or by its agents for it, in cash or otherwise,
  during the preceding calendar year, with reference to insurance written for perils described
  in section 69.011, subdivision 1, clause (f).
- Sec. 11. Minnesota Statutes 2012, section 69.021, subdivision 3, is amended to read: 74.25 Subd. 3. Penalty for fraudulent, incorrect, incomplete returns and late filing of 74.26 report. (a) When it appears to the commissioner that any insurer has made an incomplete or 74.27 inaccurate report, the commissioner shall return the report and demand that a complete and 74.28 accurate report be filed. If the insurer fails to file a report on or before March 1, annually, 74.29 the insurer shall be is liable and shall pay \$25 for each seven days delinquent, or fraction 74.30 thereof, that the report is delinquent, but not to exceed \$200. If the insurer fails to file a 74.31 corrected report within 30 days after demand, the insurer is liable for the penalties provided 74.32 in this subdivision paragraph (b) or (c) for knowingly filing an inaccurate or false report. 74.33

- (b) Any insurer who which knowingly makes and files an inaccurate or false report
  shall be is liable to a fine in an amount of not less than \$25 nor more than \$1,000, as
  determined by the commissioner, and additionally the commissioner of commerce may
  revoke the insurer's certificate of authority.
- (c) Any person whose duty it is to make the report who fails or refuses to make it
  within 30 days after notification by the commissioner shall be fined <u>an amount of not</u>
  more than \$1,000.
- 75.8 (d) Failure of the insurer to receive a reporting form shall does not excuse the insurer
  75.9 from filing the report.
- Sec. 12. Minnesota Statutes 2012, section 69.021, subdivision 4, is amended to read: 75.10 Subd. 4. Determination of qualified state aid recipients; certification to 75.11 commissioner of management and budget. (a) The commissioner shall determine 75.12 which municipalities and independent nonprofit firefighting corporations are qualified to 75.13 75.14 receive fire state aid directly or are qualified to receive the benefit of fire state aid paid to the voluntary statewide lump-sum volunteer firefighter retirement plan and which 75.15 municipalities and counties are qualified to receive police state aid. 75.16 (b) The commissioner shall determine qualification for state aid upon receipt of: 75.17 (1) the fire department personnel and equipment certification or the police department 75.18 and qualified peace officers certificate, whichever applies, required under section 69.011; 75.19 (2) the financial compliance report required under section 6.495, subdivision 3, if 75.20 applicable; and 75.21 75.22 (3) any other relevant information which comes to the attention of the commissioner. (c) Upon completion of the determination, on or before October 1, the commissioner 75.23 shall calculate the amount of: 75.24 75.25 (1) the police state aid which each county or municipality is to receive under subdivisions 5, 6, 7a, and 10; and 75.26 (2) the fire state aid which each municipality or nonprofit firefighting corporation 75.27 is to receive under subdivisions 5 and 7. 75.28 (d) The commissioner shall certify to the commissioner of management and budget 75.29 the name of each county or municipality, and the amount of state aid which each county or 75.30 municipality is to receive, in the case of police state aid. The commissioner shall certify to 75.31 the commissioner of management and budget the name of each municipality or independent 75.32 nonprofit firefighting corporation and the amount of state aid which each municipality 75.33 or independent nonprofit firefighting corporation is to receive directly or the amount of 75.34

- state aid which the voluntary statewide lump-sum volunteer firefighter retirement plan is
- 76.2 qualified to receive on behalf of the municipality or corporation, in the case of fire state aid.
- Sec. 13. Minnesota Statutes 2012, section 69.021, subdivision 5, is amended to read:

Subd. 5. **Calculation of state aid.** (a) The amount of fire state aid available for apportionment, before the addition of the minimum fire state aid allocation amount under subdivision 7, is equal to 107 percent of the amount of premium taxes paid to the state upon the fire, lightning, sprinkler leakage, and extended coverage premiums reported to the commissioner by insurers on the Minnesota Firetown Premium Report. This amount must be reduced by the amount required to pay the state auditor's costs and expenses of the audits or exams of the firefighters relief associations.

The total amount for apportionment in respect to fire state aid must not be less than
two percent of the premiums reported to the commissioner by insurers on the Minnesota
Firetown Premium Report after subtracting the following amounts:

(1) the amount required to pay the state auditor's costs and expenses of the audits orexams of the firefighters relief associations; and

(2) one percent of the premiums reported by town and farmers' mutual insurance
companies and mutual property and casualty companies with total assets of \$5,000,000 or
less.

(b) The total amount for apportionment as police state aid is equal to 104 percent 76.19 of the amount of premium taxes paid to the state on the premiums reported to the 76.20 commissioner by insurers on the Minnesota Aid to Police Premium Report, reduced by 76.21 76.22 the amount required to pay the costs and expenses of the state auditor for audits or exams of police relief associations. The total amount for apportionment in respect to the police 76.23 state aid program must not be less than two percent of the amount of premiums reported 76.24 76.25 to the commissioner by insurers on the Minnesota Aid to Police Premium Report after subtracting the amount required to pay the state auditor's cost and expenses of the audits 76.26 or exams of the police relief associations. 76.27

(c) The commissioner shall calculate the percentage of increase or decrease reflected
in the apportionment over or under the previous year's available state aid using the same
premiums as a basis for comparison.

(d) In addition to the amount for apportionment of police state aid under paragraph
(b), each year \$100,000 must be apportioned for police state aid. An amount sufficient to
pay this increase is annually appropriated from the general fund.

76.34

Sec. 14. Minnesota Statutes 2012, section 69.021, subdivision 7, is amended to read:

- Subd. 7. Apportionment of fire state aid to municipalities and relief associations.
  (a) The commissioner shall apportion the fire state aid relative to the premiums reported
  on the Minnesota Firetown Premium Reports filed under this chapter to each municipality
  and/or firefighters relief association <u>qualified under section 69.011</u>, subdivision 4.
- (b) The commissioner shall calculate an initial fire state aid allocation amount for each
  municipality or fire department under paragraph (c) and, if applicable, a minimum fire state
  aid allocation amount for each municipality or fire department under paragraph (d). The
  municipality or fire department must receive be apportioned the larger fire state aid amount.
- (c) The initial fire state aid allocation amount is the amount available for 77.9 apportionment as fire state aid under subdivision 5, without the inclusion of any additional 77.10 funding amount to support a minimum fire state aid amount under section 423A.02, 77.11 77.12 subdivision 3, allocated one-half in proportion to the population as shown in the last official statewide federal census for each fire town and one-half in proportion to the market 77.13 value of each fire town, including (1) the market value of tax-exempt property and (2) the 77.14 77.15 market value of natural resources lands receiving in lieu payments under sections 477A.11 to 477A.14, but excluding the market value of minerals. In the case of incorporated or 77.16 municipal fire departments furnishing fire protection to other cities, towns, or townships 77.17 as evidenced by valid fire service contracts filed with the commissioner, the distribution 77.18 must be adjusted proportionately to take into consideration the crossover fire protection 77.19 service. Necessary adjustments must be made to subsequent apportionments. In the case 77.20 of municipalities or independent fire departments qualifying for the aid, the commissioner 77.21 shall calculate the state aid for the municipality or relief association on the basis of the 77.22 77.23 population and the market value of the area furnished fire protection service by the fire department as evidenced by duly executed and valid fire service agreements filed with the 77.24 commissioner. If one or more fire departments are furnishing contracted fire service to a 77.25 77.26 city, town, or township, only the population and market value of the area served by each fire department may be considered in calculating the state aid and the fire departments 77.27 furnishing service shall enter into an agreement apportioning among themselves the 77.28 percent of the population and the percent of the market value of each shared service area. 77.29 The agreement must be in writing and must be filed with the commissioner. 77.30
- (d) The minimum fire state aid allocation amount is the amount in addition to the
  initial fire state allocation amount that is derived from any additional funding amount
  to support a minimum fire state aid amount under section 423A.02, subdivision 3, and
  allocated to municipalities with volunteer firefighters relief associations or covered by the
  voluntary statewide lump-sum volunteer firefighter retirement plan based on the number
  of active volunteer firefighters who are members of the relief association as reported

in the annual financial reporting for the calendar year 1993 to the Office of the State 78.1 Auditor, but not to exceed 30 active volunteer firefighters, so that all municipalities or 78.2 fire departments with volunteer firefighters relief associations receive in total at least a 78.3 minimum fire state aid amount per 1993 active volunteer firefighter to a maximum of 78.4 30 firefighters. If a relief association is established after calendar year 1993 and before 78.5 calendar year 2000, the number of active volunteer firefighters who are members of the 78.6 relief association as reported in the annual financial reporting for calendar year 1998 78.7 to the Office of the State Auditor, but not to exceed 30 active volunteer firefighters, 78.8 shall be used in this determination. If a relief association is established after calendar 78.9 78.10 year 1999, the number of active volunteer firefighters who are members of the relief association as reported in the first annual financial reporting submitted to the Office of 78.11 78.12 the State Auditor, but not to exceed 20 active volunteer firefighters, must be used in this determination. If a relief association is terminated as a result of providing retirement 78.13 coverage for volunteer firefighters by the voluntary statewide lump-sum volunteer 78.14 78.15 firefighter retirement plan under chapter 353G, the number of active volunteer firefighters of the municipality covered by the statewide plan as certified by the executive director of 78.16 the Public Employees Retirement Association to the commissioner and the state auditor, 78.17 but not to exceed 30 active firefighters, must be used in this determination. 78.18

(e) Unless the firefighters of the applicable fire department are members of the 78.19 voluntary statewide lump-sum volunteer firefighter retirement plan, the fire state aid must 78.20 be paid to the treasurer of the municipality where the fire department is located and the 78.21 treasurer of the municipality shall, within 30 days of receipt of the fire state aid, transmit 78.22 78.23 the aid to the relief association if the relief association has filed a financial report with the treasurer of the municipality and has met all other statutory provisions pertaining to the 78.24 aid apportionment. If the firefighters of the applicable fire department are members of 78.25 78.26 the voluntary statewide lump-sum volunteer firefighter retirement plan, the fire state aid must be paid to the executive director of the Public Employees Retirement Association 78.27 and deposited in the voluntary statewide lump-sum volunteer firefighter retirement fund. 78.28

(f) The commissioner may make rules to permit the administration of the provisionsof this section.

(g) Any adjustments needed to correct prior misallocations must be made tosubsequent fire state aid apportionments.

Sec. 15. Minnesota Statutes 2012, section 69.021, subdivision 7a, is amended to read:
Subd. 7a. Apportionment of police state aid. (a) Subject to the reduction provided
for under subdivision 10, the commissioner shall apportion the police state aid to each

municipality and, to the each county, and to the Departments of Natural Resources and
 Public Safety in the following manner:

(1) for all municipalities maintaining police departments, counties, the Department 79.3 of Natural Resources, and the Department of Public Safety, the police state aid must be 79.4 distributed in proportion to the relationship that the total number of peace officers, as 79.5 determined under section 69.011, subdivision 1, elause paragraph (g), and subdivision 2, 79.6 elause paragraph (b), employed by that employing unit for 12 calendar months and the 79.7 proportional or fractional number who were employed less than 12 months bears to the total 79.8 number of peace officers employed by all municipalities and, counties, the Departments of 79.9 Natural Resources and Public Safety, subject to any reduction under subdivision 10; 79.10

(2) for each municipality which contracts with the county for police service, a
proportionate amount of the state aid distributed to the county based on the full-time
equivalent number of peace officers providing contract service to that municipality must
be credited against the municipality's contract obligation; and

(3) for each municipality which contracts with another municipality for police
service, a proportionate amount of the state aid distributed to the municipality providing
contract service based on the full-time equivalent number of peace officers providing
contract service to that municipality on a full-time equivalent basis must be credited
against the contract obligation of the municipality receiving contract service.

79.20 (b) Any necessary additional adjustments must be made to subsequent police state
 79.21 <u>aid apportionments.</u>

Sec. 16. Minnesota Statutes 2012, section 69.021, subdivision 8, is amended to read:
Subd. 8. Population and market value. (a) In computations relating to fire state aid
requiring the use of population figures, only official statewide federal census figures are
to may be used. Increases or decreases in population disclosed by reason of any special
census must not be taken into consideration.

(b) In calculations relating to fire state aid requiring the use of market value propertyfigures, only the latest available market value property figures may be used.

Sec. 17. Minnesota Statutes 2012, section 69.021, subdivision 9, is amended to read:
Subd. 9. Appeal. (a) In the event that a municipality, a county, a fire relief
association, a police relief association, the Department of Natural Resources, the
Department of Public Safety, or the voluntary statewide lump-sum volunteer firefighter
retirement plan, feels itself to be aggrieved, it may request the commissioner to review

and adjust the apportionment of funds within the county in the case of police state aid, or
within the state in the case of fire state aid.

- 80.3 (b) The decision of the commissioner is subject to appeal, review, and adjustment by
  80.4 the district court in the county in which the applicable municipality; or fire department;
  80.5 or police department is located or by the Ramsey County District Court with respect to
  80.6 the Department of Natural Resources, the Department of Public Safety, or the voluntary
  80.7 statewide lump-sum volunteer firefighter retirement plan.
- Sec. 18. Minnesota Statutes 2012, section 69.021, subdivision 10, is amended to read:
  Subd. 10. Reduction in police state aid apportionment. (a) The commissioner of
  revenue shall reduce the apportionment of police state aid under subdivisions 5, paragraph
  (b), 6, and 7a, for eligible employer units by <u>the amount of any excess police state aid</u>.
  (b) "Excess police state aid" is:
- 80.13 (1) for counties a
- (1) for counties and for municipalities in which police retirement coverage is
  provided wholly by the public employees police and fire fund and all police officers are
  members of the plan governed by sections 353.63 to 353.657, the amount in excess of the
  employer's total prior calendar year obligation as defined in paragraph (c), as certified by
  the executive director of the Public Employees Retirement Association;
- (2) for municipalities in which police retirement coverage is provided in part by the 80.18 public employees police and fire fund governed by sections 353.63 to 353.657 and in 80.19 part by a local police consolidation account governed by chapter 353A, and established 80.20 before March 2, 1999, for which the municipality declined merger under section 353.665, 80.21 80.22 subdivision 1, or established after March 1, 1999, the amount in excess of the employer's total prior calendar year obligation as defined in paragraph (c), plus the amount of the 80.23 employer's total prior calendar year obligation under section 353A.09, subdivision 5, 80.24 80.25 paragraphs (a) and (b), as certified by the executive director of the Public Employees **Retirement Association**; 80.26
- (3) for municipalities in which police retirement coverage is provided by the public 80.27 employees police and fire plan governed by sections 353.63 to 353.657, in which police 80.28 retirement coverage was provided by a police consolidation account under chapter 80.29 353A before July 1, 1999, and for which the municipality has an additional municipal 80.30 contribution under section 353.665, subdivision 8, paragraph (b), the amount in excess of 80.31 the employer's total prior calendar year obligation as defined in paragraph (c), plus the 80.32 amount of any additional municipal contribution under section 353.665, subdivision 8, 80.33 paragraph (b), until the year 2010, as certified by the executive director of the Public 80.34 **Employees Retirement Association;** 80.35

(4) (2) for municipalities in which police retirement coverage is provided in part by 81.1 the public employees police and fire fund governed by sections 353.63 to 353.657 and in 81.2 part by a local police relief association governed by sections 69.77 and 423A.01 the cities 81.3 of Fairmont and Minneapolis, the amount in excess of the employer's total prior calendar 81.4 year obligation as defined in paragraph (c), as certified by the executive director of the 81.5 public employees retirement association, plus the amount of the financial requirements of 81.6 the relief association certified to the applicable municipality during the prior calendar year 81.7 under section 69.77, subdivisions 4 and 5, reduced by the amount of member contributions 81.8 deducted from the covered salary of the relief association during the prior calendar year 81.9 under section 69.77, subdivision 3, as certified by the chief administrative officer of the 81.10 applicable municipality any additional municipal contribution under section 353.668, 81.11 subdivision 6, or 353.669, subdivision 6; 81.12 (5) (3) for the Metropolitan Airports Commission, the amount in excess of the 81.13

commission's total prior calendar year obligation as defined in paragraph (c), as certified
by the executive director of the Public Employees Retirement Association; and

81.16 (6) (4) for the Department of Natural Resources and for the Department of Public
81.17 Safety, the amount in excess of the employer's total prior calendar year obligation under
81.18 section 352B.02, subdivision 1c, for plan members who are peace officers under section
81.19 69.011, subdivision 1, clause (g), as certified by the executive director of the Minnesota
81.20 State Retirement System.

(c) The employer's total prior calendar year obligation with respect to the public
employees police and fire plan <u>under paragraph (b)</u>, clause (1), is the total prior calendar
year obligation under section 353.65, subdivision 3, for police officers as defined in
section 353.64, subdivision 2, and the actual total prior calendar year obligation under
section 353.65, subdivision 3, for firefighters, as defined in section 353.64, subdivision
3, but not to exceed for those firefighters the applicable following <u>amounts employer</u>
calendar year amount:

81.28	Municipality	Maximum Amount
81.29	Albert Lea	\$54,157.01
81.30	Anoka	10,399.31
81.31	Apple Valley	5,442.44
81.32	Austin	49,864.73
81.33	Bemidji	27,671.38
81.34	Brooklyn Center	6,605.92
81.35	Brooklyn Park	24,002.26
81.36	Burnsville	15,956.00
81.37	Cloquet	4,260.49
81.38	Coon Rapids	39,920.00

82.1	Cottage Grove	8,588.48
82.2	Crystal	5,855.00
82.3	East Grand Forks	51,009.88
82.4	Edina	32,251.00
82.5	Elk River	5,216.55
82.6	Ely	13,584.16
82.7	Eveleth	16,288.27
82.8	Fergus Falls	6,742.00
82.9	Fridley	33,420.64
82.10	Golden Valley	11,744.61
82.11	Hastings	16,561.00
82.12	Hopkins	4,324.23
82.13	International Falls	14,400.69
82.14	Lakeville	782.35
82.15	Lino Lakes	5,324.00
82.16	Little Falls	7,889.41
82.17	Maple Grove	6,707.54
82.18	Maplewood	8,476.69
82.19	Minnetonka	10,403.00
82.20	Montevideo	1,307.66
82.21	Moorhead	68,069.26
82.22	New Hope	6,739.72
82.23	North St. Paul	4,241.14
82.24	Northfield	770.63
82.25	Owatonna	37,292.67
82.26	Plymouth	6,754.71
82.27	Red Wing	3,504.01
82.28	Richfield	53,757.96
82.29	Rosemount	1,712.55
82.30	Roseville	9,854.51
82.31	St. Anthony	33,055.00
82.32	St. Louis Park	53,643.11
82.33	Thief River Falls	28,365.04
82.34	Virginia	31,164.46
82.35	Waseca	11,135.17
82.36	West St. Paul	15,707.20
82.37	White Bear Lake	6,521.04
82.38	Woodbury	3,613.00
82.39	any other municipality	0.00

(d) The total amount of excess police state aid must be deposited in the excess
police state-aid account in the general fund, administered and distributed as provided
in subdivision 11.

- Sec. 19. Minnesota Statutes 2012, section 69.021, subdivision 11, is amended to read:
  Subd. 11. Excess police state-aid holding account. (a) The excess police state-aid
  holding account is established in the general fund. The excess police state-aid holding
  account must be administered by the commissioner.
- (b) Excess police state aid determined according to subdivision 10, must be
  deposited <u>annually</u> in the excess police state-aid holding account.
- 83.7 (c) From the balance in the excess police state-aid holding account, \$900,000 must
  83.8 be canceled annually to the general fund.
- (d) If a police officer stress reduction program is created by law and money is
  appropriated for that program, an amount equal to that appropriation must be transferred
  to the administrator of that program from the balance in the excess police state-aid holding
  account.
- (c) (d) On October 1 of each year, one-half of the balance of the excess police
  state-aid holding account remaining after the deductions deduction under paragraphs
  paragraph (c) and (d) is appropriated for additional amortization aid under section
  423A.02, subdivision 1b.
- 83.17 (f) (e) Annually, the remaining balance in the excess police state-aid holding account,
  83.18 after the deductions under paragraphs (c), and (d), and (c), cancels to the general fund.
- Sec. 20. Minnesota Statutes 2012, section 69.031, subdivision 1, is amended to read: 83.19 Subdivision 1. Commissioner's warrant. (a) The commissioner of management 83.20 and budget shall issue to the Public Employees Retirement Association on behalf of 83.21 83.22 a municipality or independent nonprofit firefighting corporation that is a member of the voluntary statewide lump-sum volunteer firefighter retirement plan under chapter 353G, 83.23 to the Department of Natural Resources, the Department of Public Safety, or to the 83.24 83.25 county, municipality, or independent nonprofit firefighting corporation certified to the commissioner of management and budget by the commissioner a warrant for an amount 83.26 equal to the amount of fire state aid or police state aid, whichever applies, certified for the 83.27 applicable state aid recipient by the commissioner under section 69.021. 83.28
- (b) Fire state aid and police state aid is payable on October 1 annually. The amount
  of state aid due and not paid by October 1 accrues interest payable to the state aid recipient
  at the rate of one percent for each month or part of a month that the amount remains
  unpaid after October 1.
- 83.33

Sec. 21. Minnesota Statutes 2012, section 69.031, subdivision 3, is amended to read:

Subd. 3. Appropriations. There is hereby appropriated annually from the state
general fund to the commissioner of revenue an amount amounts sufficient to make the
police state aid payments and the fire state aid payments specified in this section and
section 69.021.

Sec. 22. Minnesota Statutes 2012, section 69.031, subdivision 5, is amended to read: 84.5 Subd. 5. Deposit of state aid. (a) If the municipality or the independent nonprofit 84.6 firefighting corporation is covered by the voluntary statewide lump-sum volunteer 84.7 firefighter retirement plan under chapter 353G, the executive director shall credit the fire 84.8 state aid against future municipal contribution requirements under section 353G.08 and 84.9 shall notify the municipality or independent nonprofit firefighting corporation of the fire 84.10 state aid so credited at least annually. If the municipality or the independent nonprofit 84.11 firefighting corporation is not covered by the voluntary statewide lump-sum volunteer 84.12 firefighter retirement plan, the municipal treasurer shall, within 30 days after receipt, 84.13 84.14 transmit the fire state aid to the treasurer of the duly incorporated firefighters' relief association if there is one organized and the association has filed a financial report with the 84.15 municipality. If the relief association has not filed a financial report with the municipality, 84.16 84.17 the municipal treasurer shall delay transmission of the fire state aid to the relief association until the complete financial report is filed. If the municipality or independent nonprofit 84.18 firefighting corporation is not covered by the voluntary statewide lump-sum volunteer 84.19 firefighter retirement plan, if there is no relief association organized, or if the association 84.20 has dissolved or has been removed as trustees of state aid, then the treasurer of the 84.21 84.22 municipality shall deposit the money in the municipal treasury and the money may be disbursed only for the purposes and in the manner set forth in section 424A.08 or for the 84.23 payment of the employer contribution requirement with respect to firefighters covered by 84.24 84.25 the public employees police and fire retirement plan under section 353.65, subdivision 3.

(b) The municipal treasurer, upon receipt of the police state aid, shall disburse the
police state aid in the following manner:

84.28 (1) For a municipality in which a local police relief association exists and all peace
84.29 officers are members of the association, the total state aid must be transmitted to the
84.30 treasurer of the relief association within 30 days of the date of receipt, and the treasurer
84.31 of the relief association shall immediately deposit the total state aid in the special fund
84.32 of the relief association;

84.33 (2) (b) For a municipality in which police retirement coverage is provided by the
84.34 public employees police and fire fund and all peace officers are members of the fund,
84.35 including municipalities covered by section 353.665, the total state aid must be applied

toward the municipality's employer contribution to the public employees police and

fire fund under sections 353.65, subdivision 3, and  $\frac{353.665}{353.665}$  353.668, subdivision  $\frac{8}{6}$ ,

85.3 paragraph (b) or 353.669, subdivision 6, if applicable; or.

- (3) For a municipality other than a city of the first class with a population of more 85.4 than 300,000 in which both a police relief association exists and police retirement 85.5 coverage is provided in part by the public employees police and fire fund, the municipality 85.6 may elect at its option to transmit the total state aid to the treasurer of the relief association 85.7 as provided in clause (1), to use the total state aid to apply toward the municipality's 85.8 employer contribution to the public employees police and fire fund subject to all the 85.9 provisions set forth in clause (2), or to allot the total state aid proportionately to be 85.10 transmitted to the police relief association as provided in this subdivision and to apply 85.11 85.12 toward the municipality's employer contribution to the public employees police and fire fund subject to the provisions of clause (2) on the basis of the respective number of active 85.13 full-time peace officers, as defined in section 69.011, subdivision 1, clause (g). 85.14
- For a city of the first class with a population of more than 300,000, in addition, the
  city may elect to allot the appropriate portion of the total police state aid to apply toward
  the employer contribution of the city to the public employees police and fire fund based
  on the covered salary of police officers covered by the fund each payroll period and to
  transmit the balance to the police relief association; or
- (4) For a municipality in which police retirement coverage is provided in part by
  the public employees police and fire fund and in part by a local police consolidation
  account governed by chapter 353A and established before March 2, 1999, for which the
  municipality declined merger under section 353.665, subdivision 1, or established after
  March 1, 1999, the total police state aid must be applied towards the municipality's total
  employer contribution to the public employees police and fire fund and to the local police
  consolidation account under sections 353.65, subdivision 3, and 353A.09, subdivision 5.
- (c) The county treasurer, upon receipt of the police state aid for the county, shall
  apply the total state aid toward the county's employer contribution to the public employees
  police and fire fund under section 353.65, subdivision 3.
- (d) The designated Metropolitan Airports Commission official, upon receipt of the
  police state aid for the Metropolitan Airports Commission, shall apply the total police
  state aid toward the commission's employer contribution for police officers to the public
  employees police and fire plan under section 353.65, subdivision 3.
- (e) The police state aid apportioned to the Departments of Public Safety and Natural
  Resources under section 69.021, subdivision 7a, is appropriated to the commissioner of
  management and budget for transfer to the funds and accounts from which the salaries of

peace officers certified under section 69.011, subdivision 2b, are paid. The commissioner 86.1 of revenue shall certify to the commissioners of public safety, natural resources, and 86.2 management and budget the amounts to be transferred from the appropriation for police 86.3 state aid. The commissioners of public safety and natural resources shall certify to the 86.4 commissioner of management and budget the amounts to be credited to each of the funds 86.5 and accounts from which the peace officers employed by their respective departments are 86.6 paid. Each commissioner shall allocate the police state aid first for employer contributions 86.7 for employees funded from the general fund and then for employer contributions for 86.8 employees funded from other funds. For peace officers whose salaries are paid from the 86.9 general fund, the amounts transferred from the appropriation for police state aid must 86.10 be canceled to the general fund. 86.11

86.12 Sec. 23. Minnesota Statutes 2012, section 69.041, is amended to read:

86.13

# 69.041 SHORTFALL FROM GENERAL FUND.

(a) If the annual funding requirements of fire or police relief associations or
consolidation accounts under sections <del>69.77,</del> 69.771 to 69.775, <del>or</del> 353A.09, <u>or sections</u>
<u>31 to 42, exceed all applicable revenue sources of a given year, including the insurance</u>
premium taxes funding the applicable fire or police state aid as set under section 297I.05,
subdivisions 2, 3, and 4, the shortfall in the annual funding requirements must be paid
from the general fund to the extent appropriated by the legislature.

86.20 (b) Nothing in this section may be deemed to relieve any municipality from its86.21 obligation to a relief association or consolidation account under law.

Sec. 24. Minnesota Statutes 2012, section 69.051, subdivision 1, is amended to read: 86.22 Subdivision 1. Financial report and audit. (a) The board of each salaried 86.23 firefighters the Bloomington Fire Department Relief Association, police relief association, 86.24 and each volunteer firefighters relief association as defined in section 424A.001, 86.25 subdivision 4, with assets of at least \$200,000 or liabilities of at least \$200,000 in the prior 86.26 year or in any previous year, according to the applicable actuarial valuation or according 86.27 to the financial report if no valuation is required, shall prepare a financial report covering 86.28 the special and general funds of the relief association for the preceding fiscal year, file the 86.29 financial report, and submit financial statements. 86.30

(b) The financial report must contain financial statements and disclosures which
present the true financial condition of the relief association and the results of relief
association operations in conformity with generally accepted accounting principles and in

compliance with the regulatory, financing and funding provisions of this chapter and anyother applicable laws. The financial report must be countersigned by:

- 87.3 (1) the municipal clerk or clerk-treasurer of the municipality in which the relief
  87.4 association is located if the relief association is a firefighters relief association which is
  87.5 directly associated with a municipal fire department or is a police relief association; or
- (2) by the municipal clerk or clerk-treasurer of the largest municipality in population
  which 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) by 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.
- (c) The financial report must be retained in its office for public inspection and must
  be filed with the governing body of the government subdivision in which the associated
  fire department is located after the close of the fiscal year. One copy of the financial report
  must be furnished to the state auditor after the close of the fiscal year.
- (d) Audited financial statements must be attested to by a certified public accountant
  or by the state auditor and must be filed with the state auditor within 180 days after the
  close of the fiscal year. The state auditor may accept this report in lieu of the report
  required in paragraph (c).
- Sec. 25. Minnesota Statutes 2012, section 69.051, subdivision 1a, is amended to read:
  Subd. 1a. Financial statement. (a) The board of each volunteer firefighters relief
  association, as defined in section 424A.001, subdivision 4, that is not required to 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:
- (1) the sources and amounts of all money received;
- 87.29 (2) all disbursements, accounts payable and accounts receivable;
- 87.30 (3) the amount of money remaining in the treasury;
- 87.31 (4) total assets, including a listing of all investments;
- (5) the accrued liabilities; and
- 87.33 (6) all <u>other</u> items necessary to show accurately the revenues and expenditures and
  87.34 financial position of the relief association.

(b) The detailed financial statement required under paragraph (a) must be certified 88.1 by an independent public accountant or auditor or by the auditor or accountant who 88.2 regularly examines or audits the financial transactions of the municipality. In addition to 88.3 certifying the financial condition of the special and general funds of the relief association, 88.4 the accountant or auditor conducting the examination shall give an opinion as to the 88.5 condition of the special and general funds of the relief association, and shall comment 88.6 upon any exceptions to the report. The independent accountant or auditor must have at 88.7 least five years of public accounting, auditing, or similar experience, and must not be an 88.8 active, inactive, or retired member of the relief association or the fire or police department. 88.9

88.10

(c) The detailed statement required under paragraph (a) must be countersigned by:

88.11

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

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

(3) by 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.

(d) The volunteer firefighters' relief association board must file the detailed statement
required under paragraph (a) in the relief association office for public inspection and
present it to the eity council governing body of the municipality within 45 days after the
close of the fiscal year, and must submit a copy of the detailed statement to the state
auditor within 90 days of the close of the fiscal year.

Sec. 26. Minnesota Statutes 2012, section 69.051, subdivision 1b, is amended to read: 88.24 88.25 Subd. 1b. Qualification. The state auditor may, upon a demonstration by a relief association of hardship or an inability to conform, extend the deadline for reports under 88.26 subdivisions 1 or 1a, but not beyond November 30th following the due date. If the 88.27 reports are not received by November 30th, the municipality or relief association will 88.28 forfeit forfeits its current year state aid, and, until the state auditor receives the required 88.29 information, the relief association or municipality will be is ineligible to receive any 88.30 future state aid. A municipality or police or firefighters' relief association shall does not 88.31 qualify initially to receive, or be entitled subsequently to retain, state aid pursuant to under 88.32 this chapter if the financial reporting requirement or the applicable requirements of this 88.33 chapter or any other statute or special law have not been complied with or are not fulfilled. 88.34

- Sec. 27. Minnesota Statutes 2012, section 69.051, subdivision 2, is amended to read:
  Subd. 2. Treasurers bond. No (a) The treasurer of a the Bloomington Fire
  Department Relief Association governed by section 69.77 shall may not enter upon duties
  without having given the association a bond in a reasonable amount acceptable to the
  municipality for the faithful discharge of duties according to law.
- 89.6 (b) No treasurer of a relief association governed by sections 69.771 to 69.776 shall
  89.7 may enter upon the duties of the office until the treasurer has given the association a good
  89.8 and sufficient bond in an amount equal to at least ten percent of the assets of the relief
  89.9 association; however, the amount of the bond need not exceed \$500,000.

Sec. 28. Minnesota Statutes 2012, section 69.051, subdivision 3, is amended to read: 89.10 Subd. 3. Report by certain municipalities. (a) The chief administrative officer 89.11 of each municipality which has an organized fire department but which does not have a 89.12 firefighters' relief association governed by section 69.77 or sections 69.771 to 69.775 and 89.13 89.14 which is not exempted under paragraph (b) shall annually prepare a detailed financial report of the receipts and disbursements by the municipality for fire protection service 89.15 during the preceding calendar year, on a form prescribed by the state auditor. The financial 89.16 89.17 report must contain any information which the state auditor deems necessary to disclose the sources of receipts and the purpose of disbursements for fire protection service. 89.18 The financial report must be signed by the municipal clerk or clerk-treasurer of the 89.19 municipality. The financial report must be filed by the municipal clerk or clerk-treasurer 89.20 with the state auditor on or before July 1 annually. The municipality shall does not qualify 89.21 89.22 initially to receive, or be and is not entitled subsequently to retain, state aid under this chapter if the financial reporting requirement or the applicable requirements of this chapter 89.23 or any other statute or special law have not been complied with or are not fulfilled. 89.24

89.25 (b) Each municipality that has an organized fire department and provides retirement coverage to its firefighters through the voluntary statewide lump-sum volunteer firefighter 89.26 retirement plan under chapter 353G qualifies to have fire state aid transmitted to and 89.27 retained in the statewide lump-sum volunteer firefighter retirement fund without filing 89.28 a detailed financial report if the executive director of the Public Employees Retirement 89.29 Association certifies compliance by the municipality with the requirements of sections 89.30 353G.04 and 353G.08, paragraph (e), and certifies conformity by the applicable fire chief 89.31 with the requirements of section 353G.07. 89.32

89.33

Sec. 29. Minnesota Statutes 2012, section 69.051, subdivision 4, is amended to read:

# Subd. 4. Notification by commissioner and state auditor. (a) The state auditor. in performing an audit or examination, shall notify the Legislative Commission on Pensions and Retirement if the audit or examination reveals malfeasance, misfeasance, or nonfeasance in office by relief association officials or municipal officials. (b) The commissioner shall notify the Legislative Commission on Pensions and

- 90.5 (b) The commissioner shall notify the Legislative Commission on Pensions and
  90.6 Retirement if the state auditor has not filed the required financial compliance reports
  90.7 by July 1.
- 90.8 Sec. 30. Minnesota Statutes 2012, section 69.33, is amended to read:

# 90.9 69.33 REPORT; AMOUNT OF PREMIUMS RECEIVED BY INSURANCE 90.10 COMPANIES.

For purposes of the first class city fire insurance premium tax surcharge aid program 90.11 under section 297I.10, the commissioner shall enclose in the annual statement blank that is 90.12 sent to all fire insurance companies doing business in this state a blank form containing 90.13 the names of all cities of the first class and require these companies, at the time of making 90.14 90.15 their annual statements to the commissioner, to state on these blanks the amount of premiums received by them upon properties insured within the corporate limits of the 90.16 cities named thereon during the year ending December 31st last past. Thereafter, before 90.17 90.18 July first each year, the commissioner shall certify to the commissioner of management and budget the information thus obtained, together with the amount of the tax for the 90.19 benefit of the pension plans covering firefighters in cities of the first class paid in such 90.20 year by these companies upon these insurance premiums. 90.21

Sec. 31. Minnesota Statutes 2012, section 69.77, subdivision 1, is amended to read: 90.22 Subdivision 1. Conditioned employer support for a the Bloomington Fire 90.23 Department Relief Association. (a) Notwithstanding any law to the contrary, only 90.24 if the municipality city of Bloomington and the Bloomington Fire Department Relief 90.25 Association comply with the provisions of this section, a municipality the city of 90.26 Bloomington may contribute public funds, including any applicable police or fire state 90.27 aid, or levy property taxes for the support of a police or firefighters' the Bloomington 90.28 Fire Department Relief Association, enumerated in subdivision 1a, however organized, 90.29 which provides retirement coverage or pays a service pension to a retired police officer or 90.30 firefighter or a retirement benefit to a surviving dependent of either an active or retired 90.31 police officer or firefighter, and for the operation and maintenance of the relief association. 90.32 (b) The commissioner shall not include in the apportionment of <del>police or</del> fire state 90.33 aid to the county auditor under section 69.021, subdivision 6, any municipality in which 90.34

there exists a local police or salaried firefighters' relief association as enumerated in 91.1 91.2 subdivision 1a which the city of Bloomington if the Bloomington Fire Department Relief Association does not comply with the provisions of this section or the provisions of any 91.3 applicable special law relating to the funding or financing of the association and that 91.4 municipality the city of Bloomington may not qualify initially to receive, or be entitled 91.5 subsequently to retain, fire state aid under sections 69.011 to 69.051 until the reason 91.6 for the disqualification is remedied, whereupon the municipality city of Bloomington, 91.7 if otherwise qualified, is entitled to again receive fire state aid for the year occurring 91.8 immediately subsequent to the year in which the disqualification is remedied. 91.9 (c) The state auditor and the commissioner shall determine if a municipality with a 91.10

91.11 local police or salaried firefighters' relief association fails the city of Bloomington and the
91.12 <u>Bloomington Fire Department Relief Association fail</u> to comply with the provisions of
91.13 this section or the funding or financing provisions of any applicable special law.

91.14 Sec. 32. Minnesota Statutes 2012, section 69.77, subdivision 2, is amended to read:
91.15 Subd. 2. Inapplicable penalty. The penalty provided for in subdivision 1 does not
91.16 apply to a <u>the Bloomington Fire Department Relief Association enumerated in subdivision</u>
91.17 <del>1a</del> if the requirements of subdivisions 3 to 10 are met.

Sec. 33. Minnesota Statutes 2012, section 69.77, subdivision 4, is amended to read: 91.18 Subd. 4. Relief association financial requirements; minimum municipal 91.19 obligation. (a) The officers of the Bloomington Fire Department Relief Association 91.20 91.21 shall determine the financial requirements of the relief association and the minimum obligation of the municipality city of Bloomington for the following calendar year in 91.22 accordance with the requirements of this subdivision. The financial requirements of the 91.23 91.24 relief association and the minimum obligation of the municipality city of Bloomington must be determined on or before the submission date established by the municipality 91.25 city of Bloomington under subdivision 5. 91.26

(b) The financial requirements of the relief association for the following calendar 91.27 year must be based on the most recent actuarial valuation or survey of the special fund of 91.28 the association if more than one fund is maintained by the association, or of the association, 91.29 if only one fund is maintained, prepared in accordance with sections 356.215, subdivisions 91.30 4 to 15, and 356.216, as required under subdivision 10. If an actuarial estimate is prepared 91.31 by the actuary of the relief association as part of obtaining a modification of the benefit 91.32 plan of the relief association and the modification is implemented, the actuarial estimate 91.33 must be used in calculating the subsequent financial requirements of the relief association. 91.34

92.1 (c) If the relief association has an unfunded actuarial accrued liability as reported in
92.2 the most recent actuarial valuation or survey, the total of the amounts calculated under
92.3 clauses (1), (2), and (3), constitute the financial requirements of the relief association for
92.4 the following year. If the relief association does not have an unfunded actuarial accrued
92.5 liability as reported in the most recent actuarial valuation or survey, the amount calculated
92.6 under clauses (1) and (2) constitute the financial requirements of the relief association for
92.7 the following year. The financial requirement elements are:

(1) the normal level cost requirement for the following year, expressed as a dollar
amount, which must be determined by applying the normal level cost of the relief
association as reported in the actuarial valuation or survey and expressed as a percentage
of covered payroll to the estimated covered payroll of the active membership of the relief
association, including any projected change in the active membership, for the following
year;

92.14 (2) for the Bloomington Fire Department Relief Association, to the dollar amount
92.15 of normal cost determined under clause (1) must be added an amount equal to the dollar
92.16 amount of the administrative expenses of the special fund of the association if more
92.17 than one fund is maintained by the association, or of the association if only one fund is
92.18 maintained, for the most recent year, multiplied by the factor of 1.035. The administrative
92.19 expenses are those authorized under section 69.80; and

(3) to the dollar amount of normal cost and expenses determined under clauses
(1) and (2) must be added an amount equal to the level annual dollar amount which
is sufficient to amortize the unfunded actuarial accrued liability as determined from
the actuarial valuation or survey of the fund, using an interest assumption set at the
applicable rate specified in section 356.215, subdivision 8, by that fund's amortization
date as specified in paragraph (d).

92.26 (d) The Bloomington Fire Department Relief Association special fund amortization
92.27 date is determined under section 356.216, clause (2). The amortization date specified in
92.28 this paragraph supersedes any amortization date specified in any applicable special law.

92.29 (d) If the actuarial value of the assets of the special fund of the relief association
92.30 exceed the actuarial accrued liability as reported in the most recent actuarial valuation of the
92.31 special fund of the relief association, the financial requirements of the relief association are
92.32 the amounts calculated under paragraph (c), clauses (1) and (2), reduced by one-tenth of the
92.33 amount by which the actuarial value of the assets of the special fund of the relief association
92.34 exceeds the actuarial accrued liability of the special fund of the relief association.

92.35 (e) The minimum obligation of the municipality is an amount equal to the financial92.36 requirements of the relief association reduced by the estimated amount of member

contributions from covered salary anticipated for the following calendar year and the 93.1 estimated amounts amount anticipated for the following calendar year from the applicable 93.2 fire state aid program established under sections 69.011 to 69.051 receivable by the relief 93.3 association after any allocation made under section 69.031, subdivision 5, paragraph (b), 93.4 clause (2), or 423A.01, subdivision 2, paragraph (a), clause (6), from the local police 93.5 and salaried firefighters' relief association amortization aid program established under 93.6 section 423A.02, subdivision 1, from the supplementary amortization state-aid program 93.7 established under section 423A.02, subdivision 1a, and from the additional amortization 93.8 state aid under section 423A.02, subdivision 1b. 93.9

Sec. 34. Minnesota Statutes 2012, section 69.77, subdivision 5, is amended to read: 93.10 Subd. 5. Determination submission. The officers of the relief association shall 93.11 submit the determination of the financial requirements of the relief association and of the 93.12 minimum obligation of the municipality to the governing body Bloomington City Council 93.13 93.14 on or before the date established by the municipality city of Bloomington, which may not be earlier than August 1 and may not be later than September 1 of each year. The 93.15 governing body of the municipality Bloomington City Council must ascertain whether or 93.16 93.17 not the determinations were prepared in accordance with law.

Sec. 35. Minnesota Statutes 2012, section 69.77, subdivision 6, is amended to read: 93.18 Subd. 6. Municipal payment. (a) The municipality city of Bloomington shall 93.19 provide for and shall pay, each year, at least the amount of the minimum obligation of the 93.20 93.21 municipality city of Bloomington to the Bloomington Fire Department Relief Association. (b) If there is any deficiency in the municipal payment to meet the minimum 93.22 obligation of the municipality city of Bloomington as of the end of any calendar year, the 93.23 93.24 amount of the deficiency must be added to the minimum obligation of the municipality city of Bloomington for the following year calculated under subdivision 4 and must include 93.25 interest at the compound rate of six percent per annum from the date that the municipality 93.26 city of Bloomington was required to make payment under this subdivision until the date 93.27 that the municipality city of Bloomington actually makes the required payment. 93.28

93.29 Sec. 36. Minnesota Statutes 2012, section 69.77, subdivision 7, is amended to read:
93.30 Subd. 7. Budget inclusion. (a) The municipality <u>city of Bloomington shall provide</u>
93.31 in the annual municipal budget for at least the minimum obligation of the municipality
93.32 calculated under subdivision 4.

(b) The municipality city of Bloomington may levy taxes for the payment of the 94.1 minimum obligation of the municipality city of Bloomington without any limitation as to 94.2 rate or amount and irrespective of limitations imposed by other provisions of law upon the 94.3 rate or amount of taxation when the balance of the special fund or any fund of the relief 94.4 association has attained a specified minimum asset level. In addition, any taxes levied 94.5 under this section may not cause the amount or rate of other taxes levied in that year or to 94.6 be levied in a subsequent year by the municipality city of Bloomington which are subject 94.7 to a limitation as to rate or amount to be reduced. 94.8

(c) If the municipality city of Bloomington does not include the full amount of 94.9 the minimum obligation of the municipality city of Bloomington in the levy that the 94.10 municipality city of Bloomington certified to the Hennepin County auditor in any year, the 94.11 officers of the relief association shall certify the amount of any deficiency to the Hennepin 94.12 County auditor. Upon verifying the existence of any deficiency in the levy certified by 94.13 the municipality city of Bloomington, the Hennepin County auditor shall spread a levy 94.14 94.15 over the taxable property of the municipality city of Bloomington in the amount of the deficiency certified to by the officers of the relief association. 94.16

- 94.17 Sec. 37. Minnesota Statutes 2012, section 69.77, subdivision 8, is amended to read:
  94.18 Subd. 8. Accelerated amortization. Any sums of money paid by the municipality
  94.19 <u>city of Bloomington to the relief association in excess of the minimum obligation of the</u>
  94.20 municipality <u>city of Bloomington in any year must be used to amortize any unfunded</u>
  94.21 actuarial accrued liabilities of the <u>Bloomington Fire Department Relief Association</u>.
- 94.22 Sec. 38. Minnesota Statutes 2012, section 69.77, subdivision 9, is amended to read:
  94.23 Subd. 9. Local paid fire relief association investment authority. (a) The special
  94.24 <u>fund funds of the association must be invested in securities that are authorized investments</u>
  94.25 under section 356A.06, subdivision 6 or 7, whichever applies.
- (b) The governing board of the Bloomington Fire Department Relief Association 94.26 may select and appoint a qualified private firm to measure management performance and 94.27 return on investment, and the firm must use the formula or formulas developed by the 94.28 State Board of Investment under section 11A.04, clause (11). The governing board of the 94.29 Bloomington Fire Department Relief Association may certify general fund assets of the 94.30 relief association for investment by the State Board of Investment in fixed income pools 94.31 or in a separately managed account at the discretion of the State Board of Investment 94.32 as provided in section 11A.14. 94.33

95.1 (c) The governing board of the association may certify general fund assets of the
95.2 relief association for investment by the State Board of Investment in fixed income pools
95.3 or in a separately managed account at the discretion of the State Board of Investment
95.4 as provided in section 11A.14.

Sec. 39. Minnesota Statutes 2012, section 69.77, subdivision 10, is amended to read: 95.5 Subd. 10. Actuarial valuation required. The governing board of the Bloomington 95.6 Fire Department Relief Association shall obtain an actuarial valuation showing the 95.7 condition of the special fund of the relief association under sections 356.215 and 356.216 95.8 and any the applicable standards for actuarial work established by the Legislative 95.9 Commission on Pensions and Retirement. The actuarial valuation must be made as of 95.10 December 31 of every year. A copy of the actuarial valuation must be filed with the 95.11 Director of the Legislative Reference Library, the governing body of the municipality in 95.12 which the association is organized Bloomington City Council, the executive director of 95.13 95.14 the Legislative Commission on Pensions and Retirement, and the state auditor, not later than July 1 of the following year. 95.15

95.16 Sec. 40. Minnesota Statutes 2012, section 69.77, subdivision 11, is amended to read: Subd. 11. Municipal approval of benefit changes required. Any amendment to 95.17 the bylaws or articles of incorporation of a the Bloomington Fire Department Relief 95.18 Association which increases or otherwise affects the retirement coverage provided by or 95.19 the service pensions or retirement benefits payable from any police or firefighters' the 95.20 95.21 relief association enumerated in subdivision 1a is not effective until it is ratified by the municipality in which the relief association is located city of Bloomington. The officers 95.22 of the relief association shall not seek municipal ratification before obtaining either an 95.23 95.24 updated actuarial valuation including the proposed amendment or an estimate of the expected actuarial impact of the proposed amendment prepared by the actuary of the relief 95.25 association and submitting that actuarial valuation or estimate to the Bloomington city 95.26 clerk of the municipality. 95.27

Sec. 41. Minnesota Statutes 2012, section 69.77, subdivision 12, is amended to read:
Subd. 12. Application of other laws to contribution rate. In the absence of any
specific provision to the contrary, no general or special law previously enacted may be
construed as reducing the levy amount or rate of contribution to a police or firefighters the
Bloomington Fire Department Relief Association to which subdivision 1a applies, by a
municipality or member of the association the city of Bloomington, which is required as a

## S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

96.1 condition for the use of public funds or the levy of taxes for the support of the association.

96.2 Each The Bloomington Fire Department Relief Association, the municipality in which

96.3 it is organized city of Bloomington, and the officers of each, are authorized to do all

96.4 things required by this section as a condition for the use of public funds or the levy of

96.5 taxes for the support of the association.

96.6 Sec. 42. Minnesota Statutes 2012, section 69.77, subdivision 13, is amended to read:
 96.7 Subd. 13. Citation. This section may be cited as the "Police and Firefighters'
 96.8 Bloomington Fire Department Relief Associations Association Guidelines Act of 1969."

Sec. 43. Minnesota Statutes 2012, section 69.771, subdivision 1, is amended to read: 96.9 Subdivision 1. Covered relief associations. The applicable provisions of sections 96.10 69.771 to 69.776 apply to any firefighters' relief association other than a the Bloomington 96.11 Fire Department Relief Association enumerated in section 69.77, subdivision 1a, which 96.12 96.13 is organized under any laws of this state, which is composed of volunteer firefighters or is composed partially of volunteer firefighters and partially of salaried firefighters with 96.14 retirement coverage provided by the public employees police and fire fund and which, in 96.15 96.16 either case, operates subject to the service pension minimum requirements for entitlement and maximums contained in section 424A.02, or subject to a special law modifying those 96.17 96.18 requirements or maximums.

96.19 Sec. 44. Minnesota Statutes 2012, section 69.80, is amended to read:

# 96.20

# 69.80 AUTHORIZED ADMINISTRATIVE EXPENSES.

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

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

96.30 (2) salaries of the officers of the association, or their designees, and salaries of the
96.31 members of the board of trustees of the association if the salary amounts are approved by
96.32 the governing body of the entity that is responsible for meeting any minimum obligation
96.33 under section 69.77, 69.772, or 69.773, or sections 31 to 42, and the itemized expenses

of relief association officers and board members that are incurred as a result of fulfilling 97.1 their responsibilities as administrators of the special fund; 97.2

- (3) tuition, registration fees, organizational dues, and other authorized expenses 97.3 of the officers or members of the board of trustees incurred in attending educational 97.4 conferences, seminars, or classes relating to the administration of the relief association; 97.5
- (4) audit, actuarial, medical, legal, and investment and performance evaluation 97.6 expenses; 97.7
- 97.8 97.9

97.27

(5) filing and application fees payable by the relief association to federal or other governmental entities;

- (6) reimbursement to the officers and members of the board of trustees, or their 97.10 designees, for reasonable and necessary expenses actually paid and incurred in the 97.11 performance of their duties as officers or members of the board; and 97.12
- (7) premiums on fiduciary liability insurance and official bonds for the officers, 97.13 members of the board of trustees, and employees of the relief association. 97.14
- 97.15 (b) Any other expenses of the relief association must be paid from the general fund of the association, if one exists. If a relief association has only one fund, that fund is the 97.16 special fund for purposes of this section. If a relief association has a special fund and 97.17 97.18 a general fund, and any expense of the relief association that is directly related to the purposes for which both funds were established, the payment of that expense must be 97.19 apportioned between the two funds on the basis of the benefits derived by each fund. 97.20
- Sec. 45. Minnesota Statutes 2012, section 275.70, subdivision 5, is amended to read: 97.21 Subd. 5. Special levies. "Special levies" means those portions of ad valorem taxes 97.22 levied by a local governmental unit for the following purposes or in the following manner: 97.23 (1) to pay the costs of the principal and interest on bonded indebtedness or to 97.24 97.25 reimburse for the amount of liquor store revenues used to pay the principal and interest due on municipal liquor store bonds in the year preceding the year for which the levy 97.26 limit is calculated;
- (2) to pay the costs of principal and interest on certificates of indebtedness issued for 97.28 any corporate purpose except for the following: 97.29
- (i) tax anticipation or aid anticipation certificates of indebtedness; 97.30
- (ii) certificates of indebtedness issued under sections 298.28 and 298.282; 97.31

(iii) certificates of indebtedness used to fund current expenses or to pay the costs of 97.32 97.33 extraordinary expenditures that result from a public emergency; or

98.1 (iv) certificates of indebtedness used to fund an insufficiency in tax receipts or an
98.2 insufficiency in other revenue sources, provided that nothing in this subdivision limits the
98.3 special levy authorized under section 475.755;

98.4 (3) to provide for the bonded indebtedness portion of payments made to another98.5 political subdivision of the state of Minnesota;

98.6 (4) to fund payments made to the Minnesota State Armory Building Commission
98.7 under section 193.145, subdivision 2, to retire the principal and interest on armory
98.8 construction bonds;

98.9 (5) property taxes approved by voters which are levied against the referendum98.10 market value as provided under section 275.61;

98.11 (6) to fund matching requirements needed to qualify for federal or state grants or 98.12 programs to the extent that either (i) the matching requirement exceeds the matching 98.13 requirement in calendar year 2001, or (ii) it is a new matching requirement that did not 98.14 exist prior to 2002;

98.15 (7) to pay the expenses reasonably and necessarily incurred in preparing for or
98.16 repairing the effects of natural disaster including the occurrence or threat of widespread
98.17 or severe damage, injury, or loss of life or property resulting from natural causes, in
98.18 accordance with standards formulated by the Emergency Services Division of the state
98.19 Department of Public Safety, as allowed by the commissioner of revenue under section
98.20 275.74, subdivision 2;

(8) pay amounts required to correct an error in the levy certified to the county
auditor by a city or county in a levy year, but only to the extent that when added to the
preceding year's levy it is not in excess of an applicable statutory, special law or charter
limitation, or the limitation imposed on the governmental subdivision by sections 275.70
to 275.74 in the preceding levy year;

98.26

(9) to pay an abatement under section 469.1815;

(10) to pay any costs attributable to increases in the employer contribution rates under
chapter 353, or locally administered pension plans, that are effective after June 30, 2001;

(11) to pay the operating or maintenance costs of a county jail as authorized in section 98.29 641.01 or 641.262, or of a correctional facility as defined in section 241.021, subdivision 1, 98.30 paragraph (f), to the extent that the county can demonstrate to the commissioner of revenue 98.31 that the amount has been included in the county budget as a direct result of a rule, minimum 98.32 requirement, minimum standard, or directive of the Department of Corrections, or to pay 98.33 the operating or maintenance costs of a regional jail as authorized in section 641.262. For 98.34 purposes of this clause, a district court order is not a rule, minimum requirement, minimum 98.35 standard, or directive of the Department of Corrections. If the county utilizes this special 98.36

levy, except to pay operating or maintenance costs of a new regional jail facility under
sections 641.262 to 641.264 which will not replace an existing jail facility, any amount
levied by the county in the previous levy year for the purposes specified under this clause
and included in the county's previous year's levy limitation computed under section
275.71, shall be deducted from the levy limit base under section 275.71, subdivision 2,
when determining the county's current year levy limitation. The county shall provide the
necessary information to the commissioner of revenue for making this determination;

(12) to pay for operation of a lake improvement district, as authorized under section
103B.555. If the county utilizes this special levy, any amount levied by the county in the
previous levy year for the purposes specified under this clause and included in the county's
previous year's levy limitation computed under section 275.71 shall be deducted from
the levy limit base under section 275.71, subdivision 2, when determining the county's
current year levy limitation. The county shall provide the necessary information to the
commissioner of revenue for making this determination;

99.15 (13) to repay a state or federal loan used to fund the direct or indirect required
99.16 spending by the local government due to a state or federal transportation project or other
99.17 state or federal capital project. This authority may only be used if the project is not a
99.18 local government initiative;

99.19 (14) to pay for court administration costs as required under section 273.1398,
99.20 subdivision 4b, less the (i) county's share of transferred fines and fees collected by the
99.21 district courts in the county for calendar year 2001 and (ii) the aid amount certified to be
99.22 paid to the county in 2004 under section 273.1398, subdivision 4c; however, for taxes
99.23 levied to pay for these costs in the year in which the court financing is transferred to the
99.24 state, the amount under this clause is limited to the amount of aid the county is certified to
99.25 receive under section 273.1398, subdivision 4a;

99.26 (15) to fund a police or firefighters relief association as required under section
99.27 69.77 sections 31 to 42 to the extent that the required amount exceeds the amount levied
99.28 for this purpose in 2001;

99.29

(16) for purposes of a storm sewer improvement district under section 444.20;

(17) to pay for the maintenance and support of a city or county society for the
prevention of cruelty to animals under section 343.11, but not to exceed in any year
\$4,800 or the sum of \$1 per capita based on the county's or city's population as of the most
recent federal census, whichever is greater. If the city or county uses this special levy, any
amount levied by the city or county in the previous levy year for the purposes specified
in this clause and included in the city's or county's previous year's levy limit computed

under section 275.71, must be deducted from the levy limit base under section 275.71,
subdivision 2, in determining the city's or county's current year levy limit;

(18) for counties, to pay for the increase in their share of health and human service
costs caused by reductions in federal health and human services grants effective after
September 30, 2007;

(19) for a city, for the costs reasonably and necessarily incurred for securing, 100.6 maintaining, or demolishing foreclosed or abandoned residential properties, as allowed by 100.7 the commissioner of revenue under section 275.74, subdivision 2. A city must have either 100.8 (i) a foreclosure rate of at least 1.4 percent in 2007, or (ii) a foreclosure rate in 2007 in 100.9 the city or in a zip code area of the city that is at least 50 percent higher than the average 100.10 foreclosure rate in the metropolitan area, as defined in section 473.121, subdivision 2, 100.11 100.12 to use this special levy. For purposes of this paragraph, "foreclosure rate" means the number of foreclosures, as indicated by sheriff sales records, divided by the number of 100.13 households in the city in 2007; 100.14

(20) for a city, for the unreimbursed costs of redeployed traffic-control agents and
 lost traffic citation revenue due to the collapse of the Interstate 35W bridge, as certified
 to the Federal Highway Administration;

(21) to pay costs attributable to wages and benefits for sheriff, police, and fire
personnel. If a local governmental unit did not use this special levy in the previous year its
levy limit base under section 275.71 shall be reduced by the amount equal to the amount it
levied for the purposes specified in this clause in the previous year;

(22) an amount equal to any reductions in the certified aids or credit reimbursements 100.22 100.23 payable under sections 477A.011 to 477A.014, and section 273.1384, due to unallotment under section 16A.152 or reductions under another provision of law. The amount of the 100.24 levy allowed under this clause for each year is limited to the amount unallotted or reduced 100.25 100.26 from the aids and credit reimbursements certified for payment in the year following the calendar year in which the tax levy is certified unless the unallotment or reduction amount 100.27 is not known by September 1 of the levy certification year, and the local government has 100.28 not adjusted its levy under section 275.065, subdivision 6, or 275.07, subdivision 6, in 100.29 which case that unallotment or reduction amount may be levied in the following year; 100.30

(23) to pay for the difference between one-half of the costs of confining sex offenders
undergoing the civil commitment process and any state payments for this purpose pursuant
to section 253B.185, subdivision 5;

(24) for a county to pay the costs of the first year of maintaining and operating a new
 facility or new expansion, either of which contains courts, corrections, dispatch, criminal
 investigation labs, or other public safety facilities and for which all or a portion of the

101.1 funding for the site acquisition, building design, site preparation, construction, and related

101.2 equipment was issued or authorized prior to the imposition of levy limits in 2008. The

101.3 levy limit base shall then be increased by an amount equal to the new facility's first full

101.4 year's operating costs as described in this clause; and

101.5 (25) for the estimated amount of reduction to market value credit reimbursements
101.6 under section 273.1384 for credits payable in the year in which the levy is payable.

Sec. 46. Minnesota Statutes 2012, section 297I.10, subdivision 1, is amended to read:
Subdivision 1. Cities of the first class. (a) The commissioner shall order and direct
a surcharge to be collected of two percent of the fire, lightning, and sprinkler leakage gross
premiums, less return premiums, on all direct business received by any licensed foreign or
domestic fire insurance company on property in a city of the first class, or by its agents for
it, in cash or otherwise.

101.13 (b) By July 31 and December 31 of each year, the commissioner of management 101.14 and budget shall pay to the relief association in each city of the first class a warrant for 101.15 an amount equal to the total amount of the surcharge on the premiums collected within 101.16 the that city since the previous payment.

101.17 (c) The treasurer of the relief association <u>city</u> shall place the money received under
101.18 this subdivision in the <u>a</u> special <u>account or</u> fund of the relief association to defray all or a
101.19 <u>a portion of the employer contribution requirement of public employees police and fire</u>
101.20 <u>plan coverage for city firefighters</u>.

101.21 Sec. 47. Minnesota Statutes 2012, section 345.381, is amended to read:

101.22 **345.381 PROPERTY HELD BY MINNESOTA PUBLIC PENSION FUND.** 

101.23 No amounts of money held or owing by a public pension fund enumerated in section 101.24 356.20, subdivision 2, or 356.30, subdivision 3, or governed by sections <del>69.77 or</del> 69.771 to 101.25 69.776 shall or sections <u>31</u> to <u>42</u> may be presumed to have been abandoned for purposes of 101.26 sections <u>345.41</u>, <u>345.42</u>, <u>345.43</u>, <u>345.47</u> and <u>345.48</u> if the plan governing the public pension 101.27 fund includes a provision governing the disposition of unclaimed amounts of money.

Sec. 48. Minnesota Statutes 2012, section 353.01, subdivision 2a, is amended to read:
Subd. 2a. Included employees; mandatory membership. (a) Public employees
whose salary exceeds \$425 in any month and who are not specifically excluded under
subdivision 2b or who have not been provided an option to participate under subdivision
2d, whether individually or by action of the governmental subdivision, must participate as
members of the association with retirement coverage by the general employees retirement

102.1 plan under this chapter, the public employees police and fire retirement plan under this

102.2 chapter, or the local government correctional employees retirement plan under chapter

102.3 353E, whichever applies. Membership commences as a condition of their employment on

102.4 the first day of their employment or on the first day that the eligibility criteria are met,

102.5 whichever is later. Public employees include but are not limited to:

102.6 (1) persons whose salary meets the threshold in this paragraph from employment in102.7 one or more positions within one governmental subdivision;

102.8 (2) elected county sheriffs;

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

102.12 (i) town and city clerk or treasurer;

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

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

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

102.17 (4) physicians under section 353D.01, subdivision 2, who do not elect public

102.18 employees defined contribution plan coverage under section 353D.02, subdivision 2;

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

(6) employees of the Minneapolis Firefighters Relief Association or Minneapolis
 Police Relief Association who are not excluded employees under subdivision 2b due
 to coverage by the relief association pension plan and who elected general employee
 retirement plan coverage before August 20, 2009;

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

102.27 (8) (7) employees of the Seaway Port Authority of Duluth who are not excluded
 102.28 employees under subdivision 2b.

(b) A public employee or elected official who was a member of the association on 102.29 June 30, 2002, based on employment that qualified for membership coverage by the public 102.30 employees retirement plan or the public employees police and fire plan under this chapter, 102.31 or the local government correctional employees retirement plan under chapter 353E as of 102.32 June 30, 2002, retains that membership for the duration of the person's employment in that 102.33 position or incumbency in elected office. Except as provided in subdivision 28, the person 102.34 shall participate as a member until the employee or elected official terminates public 102.35 employment under subdivision 11a or terminates membership under subdivision 11b. 102.36

(c) If the salary of an included public employee is less than \$425 in any subsequentmonth, the member retains membership eligibility.

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

Sec. 49. Minnesota Statutes 2012, section 353.01, subdivision 2b, is amended to read:
Subd. 2b. Excluded employees. (a) The following public employees are not eligible
to participate as members of the association with retirement coverage by the general
employees retirement plan, the local government correctional employees retirement plan
under chapter 353E, or the public employees police and fire retirement plan:

103.12 (1) persons whose salary from one governmental subdivision never exceeds \$425 in103.13 a month;

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

103.17 (3) election officers or election judges;

103.18 (4) patient and inmate personnel who perform services for a governmental103.19 subdivision;

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

103.24 (6) employees who are employed by reason of work emergency caused by fire,103.25 flood, storm, or similar disaster;

(7) employees who by virtue of their employment in one governmental subdivision 103.26 are required by law to be a member of and to contribute to any of the plans or funds 103.27 administered by the Minnesota State Retirement System, the Teachers Retirement 103.28 Association, the Duluth Teachers Retirement Fund Association, and the St. Paul Teachers 103.29 Retirement Fund Association, or any police or firefighters relief association governed by 103.30 section 69.77 that has not consolidated with the Public Employees Retirement Association, 103.31 or any local police or firefighters consolidation account who have not elected the type of 103.32 benefit coverage provided by the public employees police and fire fund under sections 103.33 353A.01 to 353A.10, or any persons covered by section 353.665, subdivision 4, 5, or 6, 103.34

103.35 who have not elected public employees police and fire plan benefit coverage. This clause

must not be construed to prevent a person from being a member of and contributing to 104.1 104.2 the Public Employees Retirement Association and also belonging to and contributing to another public pension plan or fund for other service occurring during the same period 104.3 of time. A person who meets the definition of "public employee" in subdivision 2 by 104.4 virtue of other service occurring during the same period of time becomes a member of the 104.5 association unless contributions are made to another public retirement fund on the salary 104.6 based on the other service or to the Teachers Retirement Association by a teacher as 104.7 defined in section 354.05, subdivision 2; 104.8

(8) persons who are members of a religious order and are excluded from coverage
under the federal Old Age, Survivors, Disability, and Health Insurance Program for the
performance of service as specified in United States Code, title 42, section 410(a)(8)(A),
as amended through January 1, 1987, if no irrevocable election of coverage has been made
under section 3121(r) of the Internal Revenue Code of 1954, as amended;

(9) employees of a governmental subdivision who have not reached the age of
23 and 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 a public or charter high school;

(10) resident physicians, medical interns, and pharmacist residents and pharmacist
 interns who are serving in a degree or residency program in public hospitals or clinics;

104.20 (11) students who are serving in an internship or residency program sponsored104.21 by an accredited educational institution;

104.22 (12) persons who hold a part-time adult supplementary technical college license who104.23 render part-time teaching service in a technical college;

(13) except for employees of Hennepin County or Hennepin Healthcare System, Inc.,
foreign citizens who are employed by a governmental subdivision under a work permit, or
an H-1b visa initially issued or extended for a combined period less than three years of
employment. Upon extension of the employment beyond the three-year period, the foreign
citizens must be reported for membership beginning the first of the month thereafter
provided the monthly earnings threshold as provided under subdivision 2a is met;

(14) 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;

(15) except as provided in section 353.86, volunteer ambulance service personnel, as
defined in subdivision 35, but persons who serve as volunteer ambulance service personnel
may still qualify as public employees under subdivision 2 and may be members of the
Public Employees Retirement Association and participants in the general employees

retirement plan or the public employees police and fire plan, whichever applies, on the
basis of compensation received from public employment service other than service as
volunteer ambulance service personnel;

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

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

(18) electrical workers, plumbers, carpenters, and associated trades personnel who
are employed by Independent School District No. 625, St. Paul, or the city of St. Paul,
who have retirement coverage under a collective bargaining agreement by the Electrical
Workers Local 110 pension plan, the United Association Plumbers Local 34 pension plan,
or the pension plan applicable to Carpenters Local 87 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;

105.23 (19) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, painters, allied tradesworkers, and plasterers who are employed by the city of St. Paul 105.24 or Independent School District No. 625, St. Paul, with coverage under a collective 105.25 105.26 bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan, the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324 105.27 pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities 105.28 Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if 105.29 first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special 105.30 Session chapter 10, article 10, section 6; 105.31

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

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

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

(23) independent contractors and the employees of independent contractors;
(24) reemployed annuitants of the association during the course of that
reemployment; and

106.14 (25) persons appointed to serve on a board or commission of a governmental106.15 subdivision or an instrumentality thereof.

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

Sec. 50. Minnesota Statutes 2012, section 353.01, subdivision 6, is amended to read: 106.19 Subd. 6. Governmental subdivision. (a) "Governmental subdivision" means a 106.20 county, city, town, school district within this state, or a department, unit or instrumentality 106.21 106.22 of state or local government, or any public body established under state or local authority that has a governmental purpose, is under public control, is responsible for the 106.23 employment and payment of the salaries of employees of the entity, and receives a major 106.24 106.25 portion of its revenues from taxation, fees, assessments or from other public sources. (b) Governmental subdivision also means the Public Employees Retirement 106.26 Association, the League of Minnesota Cities, the Association of Metropolitan 106.27 Municipalities, charter schools formed under section 124D.10, service cooperatives 106.28 exercising retirement plan participation under section 123A.21, subdivision 5, joint powers 106.29 boards organized under section 471.59, subdivision 11, paragraph (a), family service 106.30 collaboratives and children's mental health collaboratives organized under section 471.59, 106.31 subdivision 11, paragraph (b) or (c), provided that the entities creating the collaboratives 106.32 are governmental units that otherwise qualify for retirement plan membership, public 106.33 hospitals owned or operated by, or an integral part of, a governmental subdivision or 106.34 governmental subdivisions, the Association of Minnesota Counties, the Minnesota 106.35

Inter-county Association, the Minnesota Municipal Utilities Association, the Metropolitan 107.1 Airports Commission, the University of Minnesota with respect to police officers covered 107.2 by the public employees police and fire retirement plan, the Minneapolis Employees 107.3 Retirement Fund for employment initially commenced after June 30, 1979, the Range 107.4 Association of Municipalities and Schools, soil and water conservation districts, economic 107.5 development authorities created or operating under sections 469.090 to 469.108, the Port 107.6 Authority of the city of St. Paul, the Seaway Port Authority of Duluth, the Red Wing 107.7 Port Authority, the Spring Lake Park Fire Department, incorporated, the Lake Johanna 107.8 Volunteer Fire Department, incorporated, the Red Wing Environmental Learning Center, 107.9 the Dakota County Agricultural Society, and Hennepin Healthcare System, Inc., and the 107.10 Minneapolis Firefighters Relief Association and Minneapolis Police Relief Association 107.11 with respect to staff covered by the Public Employees Retirement Association general plan. 107.12 (c) Governmental subdivision does not mean any municipal housing and 107.13 redevelopment authority organized under the provisions of sections 469.001 to 469.047; 107.14 107.15 or any port authority organized under sections 469.048 to 469.089 other than the Port

Authority of the city of St. Paul or the Seaway Port Authority of Duluth and other than
the Red Wing Port Authority; or any hospital district organized or reorganized prior to
July 1, 1975, under sections 447.31 to 447.37 or the successor of the district; or the board
of a family service collaborative or children's mental health collaborative organized
under sections 124D.23, 245.491 to 245.495, or 471.59, if that board is not controlled
by representatives of governmental units.

(d) A nonprofit corporation governed by chapter 317A or organized under Internal
Revenue Code, section 501(c)(3), which is not covered by paragraph (a) or (b), is not a
governmental subdivision unless the entity has obtained a written advisory opinion from
the United States Department of Labor or a ruling from the Internal Revenue Service
declaring the entity to be an instrumentality of the state so as to provide that any future
contributions by the entity on behalf of its employees are contributions to a governmental
plan within the meaning of Internal Revenue Code, section 414(d).

(e) A public body created by state or local authority may request membership on
behalf of its employees by providing sufficient evidence that it meets the requirements in
paragraph (a).

(f) An entity determined to be a governmental subdivision is subject to the reporting
requirements of this chapter upon receipt of a written notice of eligibility from the
association.

107.35 Sec. 51. Minnesota Statutes 2012, section 353.01, subdivision 10, is amended to read:

Subd. 10. Salary. (a) Subject to the limitations of section 356.611, "salary" means:
(1) the periodic compensation of a public employee, before deductions for deferred
compensation, supplemental retirement plans, or other voluntary salary reduction
programs, and also means "wages" and includes net income from fees; and

108.5 (2) for a public employee who is covered by a supplemental retirement plan under 108.6 section 356.24, subdivision 1, clause (8), (9), or (10), which require all plan contributions 108.7 be made by the employer, the contribution to the applicable supplemental retirement plan 108.8 when an agreement between the parties establishes that the contribution will either result 108.9 in a mandatory reduction of employees' wages through payroll withholdings, or be made 108.10 in lieu of an amount that would otherwise be paid as wages<del>; and</del>.

(3) for a public employee who has prior service covered by a local police or 108.11 firefighters relief association that has consolidated with the Public Employees Retirement 108.12 Association or to which section 353.665 applies and who has elected coverage either 108.13 under the public employees police and fire fund benefit plan under section 353A.08 108.14 108.15 following the consolidation or under section 353.665, subdivision 4, the rate of salary upon which member contributions to the special fund of the relief association were made 108.16 prior to the effective date of the consolidation as specified by law and by bylaw provisions 108.17 governing the relief association on the date of the initiation of the consolidation procedure 108.18 and the actual periodic compensation of the public employee after the effective date of 108.19 consolidation. 108.20

108.21 (b) Salary does not mean:

(1) the fees paid to district court reporters, unused annual vacation or sick leave
payments, in lump-sum or periodic payments, severance payments, reimbursement of
expenses, lump-sum settlements not attached to a specific earnings period, or workers'
compensation payments;

(2) employer-paid amounts used by an employee toward the cost of insurance
coverage, employer-paid fringe benefits, flexible spending accounts, cafeteria plans, health
care expense accounts, day care expenses, or any payments in lieu of any employer-paid
group insurance coverage, including the difference between single and family rates that
may be paid to a member with single coverage and certain amounts determined by the
executive director to be ineligible;

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

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

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

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

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

109.10 (5) the amount of compensation that exceeds the limitation provided in section356.611; and

(6) amounts paid by a federal or state grant for which the grant specifically
prohibits grant proceeds from being used to make pension plan contributions, unless the
contributions to the plan are made from sources other than the federal or state grant.

109.15 (c) Amounts provided to an employee by the employer through a grievance 109.16 proceeding or a legal settlement are salary only if the settlement is reviewed by the 109.17 executive director and the amounts are determined by the executive director to be 109.18 consistent with paragraph (a) and prior determinations.

Sec. 52. Minnesota Statutes 2012, section 353.01, subdivision 16, is amended to read:
 Subd. 16. Allowable service; limits and computation. (a) "Allowable service"
 means:

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

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

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

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

(5) a period of authorized personal, parental, or medical leave of absence without
pay, including a leave of absence covered under the federal Family Medical Leave Act,
that does not exceed one year, and for which a member obtained service credit for each
month in the leave period by payment under section 353.0161 to the fund made in place of

salary deductions. An employee must return to public service and render a minimum of
three months of allowable service in order to be eligible to make payment under section
353.0161 for a subsequent authorized leave of absence without pay. Upon payment, the
employee must be granted allowable service credit for the purchased period;

(6) a periodic, repetitive leave that is offered to all employees of a governmental 110.5 subdivision. The leave program may not exceed 208 hours per annual normal work cycle 110.6 as certified to the association by the employer. A participating member obtains service 110.7 credit by making employee contributions in an amount or amounts based on the member's 110.8 average salary, excluding overtime pay, that would have been paid if the leave had not been 110.9 taken. The employer shall pay the employer and additional employer contributions on 110.10 behalf of the participating member. The employee and the employer are responsible to pay 110.11 110.12 interest on their respective shares at the rate of 8.5 percent a year, compounded annually, from the end of the normal cycle until full payment is made. An employer shall also make 110.13 the employer and additional employer contributions, plus 8.5 percent interest, compounded 110.14 110.15 annually, on behalf of an employee who makes employee contributions but terminates public service. The employee contributions must be made within one year after the end of 110.16 the annual normal working cycle or within 30 days after termination of public service, 110.17 110.18 whichever is sooner. The executive director shall prescribe the manner and forms to be used by a governmental subdivision in administering a periodic, repetitive leave. Upon 110.19 payment, the member must be granted allowable service credit for the purchased period; 110.20

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

(8) a period during which a member is absent from employment by a governmental 110.27 subdivision by reason of service in the uniformed services, as defined in United States 110.28 Code, title 38, section 4303(13), if the member returns to public service with the same 110.29 governmental subdivision upon discharge from service in the uniformed service within the 110.30 time frames required under United States Code, title 38, section 4312(e), provided that 110.31 the member did not separate from uniformed service with a dishonorable or bad conduct 110.32 discharge or under other than honorable conditions. The service must be credited if the 110.33 member pays into the fund equivalent employee contributions based upon the contribution 110.34 rate or rates in effect at the time that the uniformed service was performed multiplied by 110.35 the full and fractional years being purchased and applied to the annual salary rate. The 110.36

annual salary rate is the average annual salary, excluding overtime pay, during the purchase 111.1 111.2 period that the member would have received if the member had continued to be employed in covered employment rather than to provide uniformed service, or, if the determination 111.3 of that rate is not reasonably certain, the annual salary rate is the member's average salary 111.4 rate, excluding overtime pay, during the 12-month period of covered employment rendered 111.5 immediately preceding the period of the uniformed service. Payment of the member 111.6 equivalent contributions must be made during a period that begins with the date on which 111.7 the individual returns to public employment and that is three times the length of the 111.8 military leave period, or within five years of the date of discharge from the military service, 111.9 whichever is less. If the determined payment period is less than one year, the contributions 111.10 required under this clause to receive service credit may be made within one year of the 111.11 discharge date. Payment may not be accepted following 30 days after termination of 111.12 public service under subdivision 11a. If the member equivalent contributions provided for 111.13 in this clause are not paid in full, the member's allowable service credit must be prorated 111.14 111.15 by multiplying the full and fractional number of years of uniformed service eligible for purchase by the ratio obtained by dividing the total member contributions received by the 111.16 total member contributions otherwise required under this clause. The equivalent employer 111.17 contribution, and, if applicable, the equivalent additional employer contribution must be 111.18 paid by the governmental subdivision employing the member if the member makes the 111.19 equivalent employee contributions. The employer payments must be made from funds 111.20 available to the employing unit, using the employer and additional employer contribution 111.21 rate or rates in effect at the time that the uniformed service was performed, applied to the 111.22 111.23 same annual salary rate or rates used to compute the equivalent member contribution. The governmental subdivision involved may appropriate money for those payments. The 111.24 amount of service credit obtainable under this section may not exceed five years unless a 111.25 111.26 longer purchase period is required under United States Code, title 38, section 4312. The employing unit shall pay interest on all equivalent member and employer contribution 111.27 amounts payable under this clause. Interest must be computed at a rate of 8.5 percent 111.28 compounded annually from the end of each fiscal year of the leave or the break in service 111.29 to the end of the month in which the payment is received. Upon payment, the employee 111.30 must be granted allowable service credit for the purchased period; or 111.31

111.32

(9) a period specified under section 353.0162.

(b) For calculating benefits under sections 353.30, 353.31, 353.32, and 353.33 for
state officers and employees displaced by the Community Corrections Act, chapter 401,
and transferred into county service under section 401.04, "allowable service" means the

112.1 combined years of allowable service as defined in paragraph (a), clauses (1) to (6), and112.2 section 352.01, subdivision 11.

(c) For a public employee who has prior service covered by a local police or 112.3 firefighters relief association that has consolidated with the Public Employees Retirement 112.4 Association under chapter 353A or to which section 353.665 applies, and who has 112.5 elected the type of benefit coverage provided by the public employees police and fire 112.6 fund either under section 353A.08 following the consolidation or under section 353.665, 112.7 subdivision 4, "allowable service" is a period of service credited by the local police or 112.8 firefighters relief association as of the effective date of the consolidation based on law 112.9 and on bylaw provisions governing the relief association on the date of the initiation 112.10 of the consolidation procedure. 112.11

(d) (c) No member may receive more than 12 months of allowable service credit in a 112.12 year either for vesting purposes or for benefit calculation purposes. For an active member 112.13 who was an active member of the former Minneapolis Firefighters Relief Association 112.14 112.15 on December 29, 2011, "allowable service" is the period of service credited by the Minneapolis Firefighters Relief Association as reflected in the transferred records of the 112.16 association up to December 30, 2011, and the period of service credited under paragraph 112.17 (a), clause (1), after December 30, 2011. For an active member who was an active member 112.18 of the former Minneapolis Police Relief Association on December 29, 2011, "allowable 112.19 service" is the period of service credited by the Minneapolis Police Relief Association as 112.20 reflected in the transferred records of the association up to December 30, 2011, and the 112.21 period of service credited under paragraph (a), clause (1), after December 30, 2011. 112.22 112.23 (e) (d) MS 2002 [Expired]

Sec. 53. Minnesota Statutes 2012, section 353.64, subdivision 1a, is amended to read:
Subd. 1a. Police and fire plan; other members. (a) A person who prior to July
1, 1961, was a member of the police and fire plan, by virtue of being a police officer or
firefighter, shall, as long as the person remains in either position, continue membership in
the plan.

(b) A person who was employed by a governmental subdivision as a police officer and was a member of the police and fire plan on July 1, 1978, by virtue of being a police officer as defined by this section on that date, and if employed by the same governmental subdivision in a position in the same department in which the person was employed on that date, continues to be a member of the plan, whether or not that person has the power of arrest by warrant and is licensed by the Peace Officers Standards and Training Board after that date.

(e) (b) A person who was employed as a correctional officer by Rice county before
July 1, 1998, for the duration of employment in the correctional position held on July 1,
1998, continues to be a member of the public employees police and fire plan, whether or
not the person has the power of arrest by warrant and is licensed by the Peace Officers
Standards and Training Board after that date.

(d) A person who was employed by a governmental subdivision as a police officer 113.6 or a firefighter, whichever applies, was an active member of the local police or salaried 113.7 firefighters relief association located in that governmental subdivision by virtue of that 113.8 employment as of the effective date of the consolidation as authorized by sections 113.9 353A.01 to 353A.10, and has elected coverage by the public employees police and fire 113.10 plan, shall become a member of the police and fire plan after that date if employed by 113.11 the same governmental subdivision in a position in the same department in which the 113.12 person was employed on that date. 113.13

(e) Any police officer or firefighter of a relief association that has consolidated 113.14 113.15 with the association for which the employee has not elected coverage by the public employees police and fire plan as provided in sections 353A.01 to 353A.10, or any police 113.16 officer or firefighter to whom section 353.665 applies who has not elected coverage by 113.17 the public employees police and fire plan as provided in section 353.665, subdivision 4, 113.18 must become a member of the public employees police and fire plan, but is not subject 113.19 to the provisions of sections 353.651 to 353.659 unless an election for such coverage is 113.20 made under section 353.665, subdivision 4. 113.21

113.22 Sec. 54. Minnesota Statutes 2012, section 353.659, is amended to read:

## 113.23 353.659 LOCAL RELIEF ASSOCIATION CONSOLIDATION ACCOUNT 113.24 BENEFITS.

(a) For any person who has had prior service covered by a local police or firefighters relief association which has consolidated merged with the public employees police and fire retirement association plan and who has elected the type of benefit coverage provided by the public employees police and fire fund benefit plan under section 353A.08 following the consolidation as permitted by the applicable law, any the retirement benefits payable are governed by the applicable provisions of this chapter.

113.31 (b) For any person who has had prior service covered by a local police or firefighters 113.32 relief association which has consolidated merged with the public employees police and fire 113.33 retirement association plan and who has did not elected elect the type of benefit coverage 113.34 provided by the public employees police and fire fund benefit plan under section 353A.08 113.35 following the consolidation as permitted by the applicable law, any the retirement benefits payable are governed by the provisions of <u>Minnesota Statutes 2012</u>, sections 353B.01 to

114.2 353B.13 which apply applied to the applicable former relief association or by section

114.3 <u>353.6511 or 353.6512, if applicable</u>.

114.4	Sec. 55. Minnesota Statutes 2012, section 353.665, subdivision 1, is amended to read:
114.5	Subdivision 1. Merger authorized Application. (a) Notwithstanding any
114.6	provision of law to the contrary, unless the applicable municipality elects otherwise under
114.7	paragraph (b), every This section applies to the local police and fire relief associations or
114.8	consolidation account under chapter 353A in existence on March 1, 1999, becomes a part
114.9	of accounts that merged with the public employees police and fire plan and fund governed
114.10	by sections 353.63 to 353.659 on July 1, 1999 and are specified in paragraph (b).
114.11	(b) If a municipality desires to retain its consolidation account The former local
114.12	police or fire relief associations or consolidation accounts, whichever applies, the
114.13	governing body of the municipality must adopt a resolution to that effect and must file a
114.14	copy of the resolution with the secretary of state, the state auditor, the legislative auditor,
114.15	the management and budget commissioner, the revenue commissioner, the executive
114.16	director of the public employees retirement association, and the executive director of
114.17	the Legislative Commission on Pensions and Retirement. The retention election must
114.18	apply to both consolidation accounts if the municipality is associated with more than
114.19	one consolidation account. The retention resolution must be adopted and filed with all
114.20	recipients before June 15, 1999. are:
114.21	(1) the former local police and fire consolidation accounts that merged with the public
114.22	employees police and fire retirement plan and fund under Laws 1999, chapter 222, article 4;
114.23	(2) the former Minneapolis Firefighters Relief Association;
114.24	(3) the former Minneapolis Police Relief Association;
114.05	(1) the former Enirment Delige Delief Association: and

114.25 (4) the former Fairmont Police Relief Association; and

114.26 (5) the former Virginia Fire Consolidation Account.

```
114.27 Sec. 56. Minnesota Statutes 2012, section 353.665, subdivision 5, is amended to read:
```

114.28 Subd. 5. Benefit coverage for retirees and benefit recipients certain former local

114.29 relief association or consolidation account members. (a) A person who received a

- 114.30 Except as provided in paragraph (b), (e), or (f), the annuity, service pension, a disability
- 114.31 pension or benefit, or a survivor benefit from a merging attributable to or of a former
- 114.32 <u>member of a former merged</u> local police or fire consolidation account for the month of June
- 114.33 1999, and who has did not previously elected participation in the Minnesota postretirement
- 114.34 investment fund for any future postretirement adjustments rather than the postretirement

115.1 adjustment mechanism or mechanisms of the relief association benefit plan under 115.2 section 353A.08, subdivision 1, may elect participation in the Minnesota postretirement investment fund for any future postretirement adjustments or retention of the 115.3 115.4 postretirement adjustment mechanism or mechanisms of the relief association benefit plan as reflected in the applicable provisions of chapter 353B. This election must be in writing 115.5 115.6 on a form prescribed by the executive director and must be made before September 1, 1999. elect coverage by all or a portion of the public employees police and fire retirement 115.7 plan as permitted by applicable law must be calculated or computed under the benefit plan 115.8 provisions of the applicable former local police or paid firefighters relief association. 115.9 (b) If an eligible person is a minor, the election must be made by the person's 115.10 parent or legal guardian. If the eligible person makes no affirmative election under this 115.11 subdivision, the person retains the postretirement adjustment mechanism or mechanisms 115.12 of the relief association benefit plan as reflected in the applicable provisions of chapter 115.13 <del>353B.</del> The annuity, service pension, disability pension or benefit, or survivor benefit 115.14 115.15 attributable to or of a former member of the former Minneapolis Firefighters Relief Association or of the former Minneapolis Police Relief Association who had that status as 115.16 of December 29, 2011, continue after consolidation in the same amount and under the 115.17 same terms as provided in chapter 423B or 423C, respectively, and the bylaws in effect as 115.18 of that date, except that the unit value is governed by section 353.01, subdivisions 10a and 115.19 115.20 10b, respectively, and the postretirement adjustments after December 31, 2015, must be calculated solely under section 353.6511, subdivision 7. 115.21 (c) On behalf of former members of the Minneapolis Firefighters Relief Association 115.22 115.23 or Minneapolis Police Relief Association, the executive director shall withhold any health 115.24 insurance or dental insurance premiums designated by the annuitant or benefit recipient and shall transfer them to the city of Minneapolis. The Public Employees Retirement 115.25 Association may charge a necessary and reasonable monthly administrative fee to the city 115.26 of Minneapolis for this function and bill it in addition to the employer contribution under 115.27 section 353.65, subdivision 3, paragraph (b). Notwithstanding any provision of chapter 115.28 13 to the contrary, the executive director shall provide the city of Minneapolis with the 115.29 current addresses of former members of the Minneapolis Firefighters Relief Association 115.30 and the Minneapolis Police Relief Association. The city of Minneapolis shall continue to 115.31 administer the health and dental insurance programs as constituted May 1, 2011, for the 115.32 former members of the former Minneapolis relief associations. 115.33 (d) The executive director shall cooperate with the Minneapolis firefighters 115.34 fraternal association and the Minneapolis police fraternal association to ensure adequate 115.35

116.1 Relief Association or the Minneapolis Police Relief Association consistent with Public

116.2 Employees Retirement Association policy.

- (c) The survivor benefit payable on behalf of any service pension or disability 116.3 116.4 benefit recipient who elects participation in the Minnesota postretirement investment fund must be calculated under the relief association benefit plan in effect on the effective date 116.5 116.6 of consolidation under chapter 353A as reflected in the applicable provisions of chapter <del>353B.</del> (e) The annuity, service pension, disability pension or benefit, or survivor benefit 116.7 attributable to or of a former member of the former Fairmont Police Relief Association 116.8 must be calculated or computed under Minnesota Statutes 2000, sections 423.41 to 116.9 423.46, 423.48 to 423.59, 423.61, and 423.62; Laws 1963, chapter 423; Laws 1977, 116.10 chapter 100; and Laws 1999, chapter 222, article 3, section 4, except that the annual 116.11 116.12 base salary figure for pension and benefit determinations upon consolidation and for the balance of calendar year 2012 is \$106,666.67 and after December 31, 2012, annual 116.13 postretirement adjustments of pensions and benefits in force must be calculated solely 116.14 116.15 under section 356.415, subdivision 1c. (f) The annuity, service pension, disability pension or benefit, or survivor benefit 116.16 attributable to or of a former member of the former Virginia firefighters consolidation 116.17 account must be calculated or computed under the election made under Minnesota 116.18 Statutes 2012, section 353A.08, unless the person made a subsequent election under 116.19 Minnesota Statutes 2012, section 353.6691, subdivision 4, subject to any additional ad hoc 116.20 postretirement adjustment under Minnesota Statutes 2012, section 353.6691, subdivision 116.21 116.22 5, paragraph (d).
- Sec. 57. Minnesota Statutes 2012, section 353.665, is amended by adding a subdivision
  to read:
  <u>Subd. 5a.</u> Continuing provisions; prior Minneapolis relief associations.
  (a) Health insurance account retention. The health insurance account of the former
  <u>Minneapolis Firefighters Relief Association and the health insurance account of the</u>

116.28 former Minneapolis Police Relief Association shall remain with the financial institution

116.29 <u>holding the applicable account on the effective date of this section, if the applicable</u>

- 116.30 <u>financial institution adequately performs all trustee and fiduciary duties with respect to the</u>
- 116.31 applicable account as a condition of the retention of the account.

(b) Health insurance account administrative expenses. Under Laws 2011, First

116.33 Special Session chapter 8, article 6, section 14, and article 7, section 14, three years of

- 116.34 expected administrative expenses were prepaid from the Minneapolis Firefighters Relief
- 116.35 Association and the Minneapolis Police Relief Association health insurance accounts to

117.1 the financial institution holding the applicable account. After the three-year prepayment

117.2 period, the beneficiaries of the applicable account are responsible for the payment of

117.3 <u>administrative expenses related to the operation of the account.</u>

(c) Successor in interest. The public employees police and fire retirement plan 117.4 and fund is the successor in interest to all claims for or against the former Minneapolis 117.5 Firefighters Relief Association and the former Minneapolis Police Relief Association. The 117.6 public employees police and fire retirement plan and fund is not liable for any claim against 117.7 a former Minneapolis relief association, its governing board, or its administrative staff 117.8 acting in a fiduciary capacity, under chapter 356A or common law, which is founded upon 117.9 a claim of a breach of fiduciary duty if the act or acts constituting the claimed breach were 117.10 not undertaken in good faith. The public employees police and fire retirement plan may 117.11 117.12 assert any applicable defense to any claim in any judicial or administrative proceeding that the applicable Minneapolis relief association, its board, or its administrative staff would 117.13 otherwise have been entitled to assert, and the public employees police and fire retirement 117.14 117.15 plan may assert any applicable defense that it has in its capacity as a statewide agency. (d) Indemnification. The Public Employees Retirement Association shall indemnify 117.16 any former fiduciary of the Minneapolis relief associations consistent with the provisions 117.17 of section 356A.11. The indemnification may be effected by the purchase by the Public 117.18 Employees Retirement Association of reasonable fiduciary liability tail insurance for the 117.19

117.20 officers and directors of the former Minneapolis relief association.

Sec. 58. Minnesota Statutes 2012, section 353.665, subdivision 8, is amended to read:
Subd. 8. Member and employer contributions. (a) Effective on the first day of the
first full pay period following June 30, 1999, Except as provided in paragraph (b), (c),
or (d), the employee contribution rate for merging merged former consolidation account
active members is the rate specified in section 353.65, subdivision 2, and the regular
municipal contribution rate on behalf of merged former consolidation account active
members is the rate specified in section 353.65, subdivision 3.

(b) The municipality associated with a merging former local consolidation account 117.28 that had a positive value amortizable base calculation under subdivision 7, paragraph (d), 117.29 after the preliminary calculation or the second calculation, whichever applies, must make 117.30 an additional municipal contribution to the public employees police and fire plan for 117.31 the period from January 1, 2000, to December 31, 2009. The amount of the additional 117.32 municipal contribution is the amount calculated by the actuary retained under section 117.33 117.34 356.214 and certified by the executive director of the Public Employees Retirement Association by which the amortizable base amount would be amortized on a level dollar 117.35

118.1 annual end-of-the-year contribution basis, using an 8.5 percent interest rate assumption. 118.2 The additional municipal contribution is payable during the month of January, is without any interest, or if made after January 31, but before the next following December 31, 118.3 118.4 is payable with interest for the period since January 1 at a rate which is equal to the preretirement interest rate assumption specified in section 356.215, subdivision 8, 118.5 applicable to the public employees police and fire fund expressed as a monthly rate and 118.6 compounded on a monthly basis or if made after December 31 of the year in which the 118.7 additional municipal contribution is due is payable with interest at a rate which is four 118.8 percent greater than the highest interest rate assumption specified in section 356.215, 118.9 subdivision 8, expressed as a monthly rate and compounded monthly from January 1 of the 118.10 year in which the additional municipal contribution is due until the date on which payment 118.11 118.12 is made. With respect to active members of the merged former Minneapolis Firefighters Relief Association and the merged former Minneapolis Police Relief Association, there are 118.13 no employee contributions payable and the employer contribution on behalf of those active 118.14 118.15 members is at the rate specified in section 353.65, subdivision 3, applied to the active member's salary. In addition, an additional municipal contribution is payable by the city of 118.16 Minneapolis annually on July 15, set at the amount calculated as of December 30, 2011, as 118.17 sufficient to amortize, on a level annual dollar basis by December 31, 2031, the unfunded 118.18 present value figure calculated as required by Minnesota Statutes 2012, section 353.667, 118.19 subdivision 6, paragraph (a), and Minnesota Statutes 2012, section 353.668, subdivision 118.20 6, paragraph (a). If the postretirement or preretirement interest rate actuarial assumption 118.21 applicable to the public employees police and fire retirement plan under section 356.215, 118.22 118.23 subdivision 8, is modified from the rates specified in Minnesota Statutes 2010, section 118.24 356.215, subdivision 8, the remainder present value of future benefits amount calculation under Minnesota Statutes 2012, section 353.667, subdivision 6, and Minnesota Statutes 118.25 118.26 2012, section 353.668, subdivision 6, paragraph (a), updated for the passage of time, must be revised and the amortization contribution by the city of Minneapolis for the balance 118.27 of the amortization period must be redetermined by the actuary retained under section 118.28 356.214 and certified by the executive director to the city of Minneapolis. 118.29 (c) If there are assets of the former Fairmont Police Relief Association in excess of 118.30 the present value of future benefits as of June 29, 2012, these assets must be credited to an 118.31 interest-bearing suspense account within the public employees police and fire retirement 118.32 fund, must be used to offset any amount payable under paragraph (a) until June 30, 2015, 118.33 and, after June 30, 2015, must be paid to the city of Fairmont. The suspense account must 118.34 118.35 be credited with the same rate of investment return as the public employees police and fire retirement fund. If, after June 29, 2012, the postretirement or preretirement interest rate 118.36

actuarial assumption applicable to the public employees police and fire retirement plan 119.1 119.2 under section 356.215, subdivision 8, is modified from the rates specified in Minnesota Statutes 2010, section 356.215, subdivision 8, the remainder present value of future 119.3 benefits amount calculation under paragraph (a), updated for the passage of time, must be 119.4 revised and the amortization contribution by the city of Fairmont for the balance of the 119.5 amortization period must be redetermined by the actuary retained under section 356.214 119.6 and certified by the executive director to the city of Fairmont. 119.7 (d) If there was a remainder present value of future benefits amounts under 119.8 Minnesota Statutes 2012, section 353.6691, subdivision 5, paragraph (a), the city of 119.9 Virginia shall pay an additional municipal contribution annually on or before December 119.10 31 sufficient to amortize on a level annual dollar basis by December 31, 2020, that 119.11 119.12 remainder present value of future benefits amounts of the former Virginia fire department consolidation account. If, after June 29, 2012, the postretirement or preretirement interest 119.13 rate actuarial assumption applicable to the public employees police and fire retirement plan 119.14 119.15 under section 356.215, subdivision 8, is modified from the rates specified in Minnesota Statutes 2010, section 356.215, subdivision 8, the remainder present value of future 119.16 benefits amount calculation under paragraph (a), updated for the passage of time, must be 119.17 revised and any amortization contribution by the city of Virginia for the balance of the 119.18 amortization period must be redetermined by the actuary retained under section 356.214 119.19 and certified by the executive director to the city of Virginia.

Sec. 59. Minnesota Statutes 2012, section 353.71, subdivision 1, is amended to read: 119.21 119.22 Subdivision 1. Eligibility. Any person who has been a member of a defined 119.23 benefit retirement plan administered by the Public Employees Retirement Association, or a retirement plan administered by the Minnesota State Retirement System, or the 119.24 119.25 Teachers Retirement Association, or any other public retirement system in the state of Minnesota having a like provision, except a retirement plan providing benefits for police 119.26 officers or firefighters governed by sections 69.77 or 69.771 to 69.776, or by sections 31 119.27 to 42, is entitled, when qualified, to an annuity from each retirement plan if the total 119.28 allowable service in all retirement plans or in any two of these retirement plans totals the 119.29 number of years of allowable service required to receive a normal retirement annuity for 119.30 that retirement plan, provided that no portion of the allowable service upon which the 119.31 retirement annuity from one retirement plan is based is again used in the computation for 119.32 benefits from another retirement plan and provided further that the person has not taken a 119.33 refund from any one of these retirement plans since the person's membership in that 119.34 association or system last terminated. The annuity from each fund must be determined by 119.35

119.20

120.1 the appropriate provisions of the law except that the requirement that a person must have

120.2 at least a specific minimum period of allowable service in the respective association or

system does not apply for the purposes of this section if the combined service in two or

more of these retirement plans equals the number of years of allowable service required to

receive a normal retirement annuity for that retirement plan.

Sec. 60. Minnesota Statutes 2012, section 356.20, subdivision 2, is amended to read:
Subd. 2. Covered public pension plans and funds. This section applies to the
following public pension plans:

(1) the general state employees retirement plan of the Minnesota State RetirementSystem;

(2) the general employees retirement plan of the Public Employees RetirementAssociation;

120.13 (3) the Teachers Retirement Association;

120.14 (4) the State Patrol retirement plan;

120.15 (5) the St. Paul Teachers Retirement Fund Association;

120.16 (6) the Duluth Teachers Retirement Fund Association;

120.17 (7) the University of Minnesota faculty retirement plan;

(8) the University of Minnesota faculty supplemental retirement plan;

(9) the judges retirement fund;

(10) a police or firefighter's relief association specified or described in section 69.77,
 subdivision 1a the Bloomington Fire Department Relief Association;

(11) a volunteer firefighter relief association governed by section 69.771, subdivision
120.23 1;

(12) the public employees police and fire plan of the Public Employees RetirementAssociation;

(13) the correctional state employees retirement plan of the Minnesota StateRetirement System;

(14) the local government correctional service retirement plan of the PublicEmployees Retirement Association; and

120.30 (15) the voluntary statewide lump-sum volunteer firefighter retirement plan.

Sec. 61. Minnesota Statutes 2012, section 356.215, subdivision 18, is amended to read:
 Subd. 18. Establishment of actuarial assumptions. (a) Before July 2, 2010, the
 actuarial assumptions used for the preparation of actuarial valuations under this section
 that are other than preretirement interest, postretirement interest, salary increase, and

payroll increase may be changed only with the approval of the Legislative Commission on
Pensions and Retirement or after a period of one year has elapsed since the date on which
the proposed assumption change or changes were received by the Legislative Commission
on Pensions and Retirement without commission action.

(b) After July 1, 2010, the actuarial assumptions used for the preparation of actuarial
valuations under this section that are other than postretirement interest and preretirement
interest may be changed only with the approval of the Legislative Commission on
Pensions and Retirement or after a period of one year has elapsed since the date on which
the proposed assumption change or changes were received by the Legislative Commission
on Pensions and Retirement without commission action.

(c) A change in the applicable actuarial assumptions may be proposed by the
governing board of the applicable pension fund or relief association, by the actuary
retained by the joint retirement systems under section 356.214 or by the actuary retained
by a local police or firefighters relief association governed by sections 69.77 or 69.771 to
69.776 or by sections 31 to 42, if one is retained.

121.16 Sec. 62. Minnesota Statutes 2012, section 356.216, is amended to read:

# 121.17 356.216 CONTENTS OF ACTUARIAL VALUATIONS FOR LOCAL 121.18 POLICE AND FIRE FUNDS MONTHLY VOLUNTEER FIREFIGHTER RELIEF 121.19 ASSOCIATIONS.

The provisions of section 356.215 that govern the contents of actuarial valuations must apply to the Bloomington Fire Department Relief Association and to any local police or fire pension fund or monthly volunteer firefighter relief association required to make an actuarial report under this section, except as follows:

(1) in calculating normal cost and other requirements, if required to be expressed as
a level percentage of covered payroll, the salaries used in computing covered payroll must
be the maximum rate of salary on which retirement and survivorship credits and amounts
of benefits are determined and from which any member contributions are calculated and
deducted;

(2) (1) in lieu of the amortization date specified in section 356.215, subdivision
 11, the appropriate amortization target date specified in <u>clause (2) or section 69.77</u>,
 subdivision 4, or 69.773, subdivision 4, <u>clause paragraph</u> (c), must be used in calculating
 any required amortization contribution, except that if the actuarial report;

(2) for the Bloomington Fire Department Relief Association indicates an, any
 unfunded actuarial accrued liability, the unfunded obligation is to must be amortized on
 a level dollar basis by December 31 of the year occurring 20 years later after the year

in which the unfunded actuarial accrued liability initially occurred, and, if subsequent 122.1 actuarial valuations for the Bloomington Fire Department Relief Association determine 122.2 indicate a net actuarial experience loss incurred during the year which ended as of the day 122.3 before the most recent actuarial valuation date, any unfunded actuarial accrued liability 122.4 due to that loss is to be amortized on a level dollar basis by December 31 of the year 122.5 occurring 20 years later after the year in which the net actuarial experience loss occurred; 122.6 (3) in addition to the tabulation of active members and annuitants provided for in 122.7 section 356.215, subdivision 13, the member contributions for active members for the 122.8 ealendar year and the prospective annual retirement annuities service pensions under the 122.9 benefit plan for active members must be reported; 122.10 (4) actuarial valuations required under section 39 must be made annually and 122.11 actuarial valuations required under section 69.773, subdivision 2, must be made at least 122.12 every four years and actuarial valuations required under section 69.77 shall be made 122.13 annually or as frequently as required by generally accepted accounting principles in the 122.14 122.15 government sector, whichever frequency requirement is shorter; (5) the actuarial balance sheet showing accrued assets valued at market value if the 122.16 actuarial valuation is required to be prepared at least every four years or valued as current 122.17 assets under section 356.215, subdivision 1, paragraph (b) or (f), whichever applies, if the 122.18 actuarial valuation is required to be prepared annually, actuarial accrued liabilities, and the 122.19 unfunded actuarial accrued liability must include the following required reserves: 122.20 (i) for active members: 122.21

- 122.22 +. (A) retirement benefits or service pensions;
- 122.23  $2 \cdot (B)$  disability benefits; and
- 122.24 **3.** refund liability due to death or withdrawal;
- 122.25 4. (C) survivors' benefits;
- 122.26 (ii) for deferred annuitants' benefits;
- 122.27 (iii) for former members without vested rights;
- 122.28 (iv) for annuitants;
- 122.29 1. (A) retirement annuities or service pensions;
- 122.30 2. (B) disability annuities; and
- 122.31 3. surviving spouses' annuities;
- 122.32 4. surviving children's annuities; (C) survivor benefits.

122.33 In addition to those required reserves, separate items must be shown for additional

benefits, if any, which may not be appropriately included in the reserves listed above; and

- (6) actuarial valuations are due to be filed with the state auditor by the first day of
- 122.36 the seventh month after the end of the fiscal year which the actuarial valuation covers.

Sec. 63. Minnesota Statutes 2012, section 356.219, subdivision 1, is amended to read: 123.1 Subdivision 1. Report required. (a) The State Board of Investment, on behalf 123.2 of the public pension funds and programs for which it is the investment authority, and 123.3 any Minnesota public pension plan that is not fully invested through the State Board of 123.4 Investment, including the Bloomington Fire Department Relief Association and a local 123.5 police or volunteer firefighters relief association governed by sections 69.77 or 69.771 to 123.6 69.775, shall report the information specified in subdivision 3 to the state auditor. The 123.7 state auditor may prescribe a form or forms for the purposes of the reporting requirements 123.8 contained in this section. 123.9

(b) <u>The Bloomington Fire Department Relief Association and a local police or</u> <u>volunteer firefighters relief association governed by section 69.77 or</u> sections 69.771 to 69.775 is fully invested during a given calendar year for purposes of this section if all assets of the applicable pension plan beyond sufficient cash equivalent investments to cover six months expected expenses are invested under section 11A.17. The board of any fully invested public pension plan remains responsible for submitting investment policy statements and subsequent revisions as required by subdivision 3, paragraph (a).

(c) For purposes of this section, the State Board of Investment is considered to be
the investment authority for any Minnesota public pension fund required to be invested by
the State Board of Investment under section 11A.23, or for any Minnesota public pension
fund authorized to invest in the supplemental investment fund under section 11A.17 and
which is fully invested by the State Board of Investment.

(d) This section does not apply to the following plans:

- 123.23 (1) the Minnesota unclassified employees retirement program under chapter 352D;
- (2) the public employees defined contribution plan under chapter 353D;
- (3) the individual retirement account plans under chapters 354B and 354D;
- 123.26 (4) the higher education supplemental retirement plan under chapter 354C;
- 123.27 (5) any alternative retirement benefit plan established under section 383B.914; and
- 123.28 (6) the University of Minnesota faculty retirement plan.

Sec. 64. Minnesota Statutes 2012, section 356.219, subdivision 2, is amended to read:
Subd. 2. Asset class definition. (a) For purposes of this section, "asset class"
means any of the following asset groupings as authorized in applicable law, bylaws, or
articles of incorporation:

(1) cash and any cash equivalent investments with maturities of one year or lesswhen issued;

(2) debt securities with maturities greater than one year when issued, including
but not limited to mortgage participation certificates and pools, asset backed securities,
guaranteed investment contracts, and authorized government and corporate obligations of
corporations organized under laws of the United States or any state, or the Dominion of
Canada or its provinces;

- (3) stocks or convertible issues of any corporation organized under laws of the
  United States or any state, or the Dominion of Canada or its provinces, or any corporation
  listed on the New York Stock Exchange or the American Stock Exchange;
- 124.9 (4) international stocks or convertible issues;
- 124.10 (5) international debt securities; and

124.11 (6) real estate and venture capital.

(b) If the pension plan is investing under section 69.77, subdivision 9, section 69.775,
or any other applicable law, in open-end investment companies registered under the
federal Investment Company Act of 1940, or in the Minnesota supplemental investment
fund under section 11A.17, this investment must be included under an asset class indicated
in paragraph (a), clauses (1) through (6), as appropriate. If the investment vehicle includes
underlying securities from more than one asset class as indicated by paragraph (a), clauses
(1) through (6), the investment may be treated as a separate asset class.

Sec. 65. Minnesota Statutes 2012, section 356.219, subdivision 8, is amended to read: 124.19 Subd. 8. Timing of reports. (a) For salaried firefighter relief associations, police 124.20 the Bloomington Fire Department Relief associations, Association and the volunteer 124.21 124.22 firefighter relief associations, the information required under this section must be submitted by the due date for reports required under section 69.051, subdivision 1 or 1a, 124.23 as applicable. If a relief association satisfies the definition of a fully invested plan under 124.24 124.25 subdivision 1, paragraph (b), for the calendar year covered by the report required under section 69.051, subdivision 1 or 1a, as applicable, the chief administrative officer of 124.26 the covered pension plan shall certify that compliance on a form prescribed by the state 124.27 auditor. The state auditor shall transmit annually to the State Board of Investment a list or 124.28 lists of covered pension plans which submitted certifications in order to facilitate reporting 124.29 by the State Board of Investment under paragraph (c). 124.30

(b) For the St. Paul Teachers Retirement Fund Association, the Duluth Teachers
Retirement Fund Association, and the University of Minnesota faculty supplemental
retirement plan, the information required under this section must be submitted to the state
auditor by June 1 of each year.

(c) The State Board of Investment, on behalf of pension funds specified in
subdivision 1, paragraph (c), must report information required under this section by
September 1 of each year.

Sec. 66. Minnesota Statutes 2012, section 356.406, subdivision 1, is amended to read:
Subdivision 1. Definitions. (a) Each of the words or terms defined in this
subdivision has the meaning indicated.

(b) "Public pension plan" means any retirement plan or fund enumerated in section
356.20, subdivision 2, or 356.30, subdivision 3, the Bloomington Fire Department Relief
<u>Association, any relief association governed by section 69.77 or sections 69.771 to</u>
69.775, any retirement plan governed by chapter 354B or 354C, the Hennepin County
supplemental retirement plan governed by sections 383B.46 to 383B.52, or any housing
and redevelopment authority retirement plan.

(c) "Public pension plan member" means a person who is a participant covered by
a public pension plan; a former participant of a public pension plan who has sufficient
service to be entitled to receive a future retirement annuity or service pension; a recipient
of a retirement annuity, service pension, or disability benefit from a public pension plan; or
a former participant of a public pension plan who has member or employee contributions
to the person's credit in the public pension plan.

(d) "Survivor" means the surviving spouse, a former spouse, a surviving child, a
joint annuitant, a designated recipient of a second or remainder portion of an optional
annuity form, a beneficiary, or the estate of a deceased public pension plan member, as
those terms are commonly understood or defined in the benefit plan document of the
public pension plan.

(e) "Survivor benefit" means a surviving spouse benefit, surviving child benefit,
second or remainder portion of an optional annuity form, a death benefit, a funeral benefit,
or a refund of member or employee contributions payable on account of the death of a
public pension plan member as provided for in the benefit plan document of the public
pension plan.

Sec. 67. Minnesota Statutes 2012, section 356A.01, subdivision 19, is amended to read:
Subd. 19. Pension fund. "Pension fund" means the assets amassed and held in a
pension plan, other than the general fund, as reserves for present and future payment
of benefits and administrative expenses. For the Bloomington Fire Department Relief
<u>Association or a retirement plan governed by section 69.77 or by chapter 424A, the term</u>
means the relief association special fund.

Sec. 68. Minnesota Statutes 2012, section 356A.06, subdivision 4, is amended to read:
Subd. 4. Economic interest statement. (a) Each member of the governing board
of a covered pension plan and the chief administrative officer of the plan shall file with
the plan a statement of economic interest.

(b) For a covered pension plan other than a plan specified in paragraph (c), the statement must contain the information required by section 10A.09, subdivision 5, and any other information that the fiduciary or the governing board of the plan determines is necessary to disclose a reasonably foreseeable potential or actual conflict of interest.

(c) For a covered pension plan governed by sections 69.771 to 69.776 or a covered
 pension plan governed by section 69.77 with the Bloomington Fire Department Relief
 <u>Association if its special fund assets are under \$8,000,000</u>, the statement must contain
 the following:

126.13 (1) the person's principal occupation and principal place of business;

(2) whether or not the person has an ownership of or interest of ten percent or greater
in an investment security brokerage business, a real estate sales business, an insurance
agency, a bank, a savings and loan, or another financial institution; and

(3) any relationship or financial arrangement that can reasonably be expected togive rise to a conflict of interest.

(d) The statement must be filed annually with the chief administrative officer of
the plan and be available for public inspection during regular office hours at the office
of the pension plan.

(e) A disclosure form meeting the requirements of the federal Investment Advisers
Act of 1940, United States Code, title 15, sections 80b-1 to 80b-21 as amended, and
filed with the State Board of Investment or the pension plan meets the requirements of
this subdivision.

(f) The chief administrative officer of each covered pension plan, by January 15, annually, shall transmit a certified listing of all individuals who have filed statements of economic interest with the plan under this subdivision during the preceding 12 months and the address of the office referenced in paragraph (d) to the Campaign Finance and Public Disclosure Board.

Sec. 69. Minnesota Statutes 2012, section 356A.07, subdivision 2, is amended to read:
Subd. 2. Annual financial report. A covered pension plan shall provide each
active plan participant and benefit recipient with a copy of the most recent annual financial
report required by section 356.20 and a copy of the most recent actuarial evaluation,

if any, required by section 69.77, 69.773, 356.215, or 356.216, or by section 39, or a
summary of those reports.

127.3	Sec. 70. Minnesota Statutes 2012, section 423A.02, subdivision 1, is amended to read:
127.4	Subdivision 1. Amortization state aid. (a) A municipality in which is located a local
127.5	police or salaried firefighters relief association to which the provisions of section 69.77,
127.6	apply, that had an unfunded actuarial accrued liability in the most recent relief association
127.7	actuarial valuation, is entitled, upon application as required by the commissioner of
127.8	revenue, to receive local police and salaried firefighters' relief association amortization
127.9	state aid if the municipality and the appropriate relief association both comply with the
127.10	applicable provisions of sections 69.031, subdivision 5, 69.051, subdivisions 1 and 3, and
127.11	69.77. The cities of Fairmont and Minneapolis are entitled, subject to subdivisions 2, 4,
127.12	and 5, to receive amortization state aid under this section.
127.13	(b) The total amount of amortization state aid to all entitled municipalities must not
127.14	exceed \$5,055,000 the appropriation under subdivision 3a.
127.15	(c) Subject to the adjustment for the city of Minneapolis provided in this paragraph,
127.16	the amount of amortization state aid to which a municipality is entitled annually is an
127.17	amount equal to the level annual dollar amount required to amortize, by December 31,
127.18	2010, the unfunded actuarial accrued liability of the special fund of the appropriate
127.19	relief association as reported in the December 31, 1978, actuarial valuation of the relief
127.20	association prepared under sections 356.215 and 356.216, reduced by the dollar amount
127.21	required to pay the interest on the unfunded actuarial accrued liability of the special fund of
127.22	the relief association for calendar year 1981 set at the rate specified in Minnesota Statutes
127.23	1978, section 356.215, subdivision 8. For the city of Minneapolis, the amortization state
127.24	aid amount thus determined must be reduced by \$747,232 on account of the former
127.25	Minneapolis Police Relief Association and by \$772,768 on account of the former
127.26	Minneapolis Fire Department Relief Association. The amortization state aid amounts are:
127.27	<u>City</u> <u>Aid Amount</u>
127.28	<u>Fairmont</u> <u>\$24,172</u>
127.29	<u>Minneapolis</u> <u>\$2,728,547</u>
127.30	If the amortization state aid amounts determined under this paragraph exceed the
127.31	amount appropriated for this purpose under subdivision 3a, the amortization state aid for
127.32	actual allocation must be reduced pro rata.
127.33	(d) Each municipality is eligible for an amortization state aid payment in a fiscal
127.34	year if:

(1) for Fairmont, the executive director of the Public Employees Retirement 128.1 Association certifies on or before June 30 that a municipal contribution with respect to the 128.2 former Fairmont Police Relief Association is payable in the upcoming fiscal year under 128.3 128.4 section 353.665, subdivision 8, paragraph (c); and (2) for Minneapolis, the executive director of the Public Employees Retirement 128.5 Association certifies on or before June 30 that an additional employer contribution with 128.6 respect to either the former Minneapolis Firefighters Relief Association or the former 128.7 Minneapolis Police Relief Association is payable in the upcoming fiscal year under section 128.8 353.665, subdivision 8, paragraph (b). 128.9 Payment of amortization state aid to municipalities must be made directly to 128.10 the municipalities involved in three equal installments on July 15, September 15, and 128.11 November 15 annually. Upon receipt of amortization state aid, the municipal treasurer 128.12 shall transmit the aid amount to the treasurer custodian of the local relief association trust 128.13 fund or to the executive director of the public employees police and fire retirement fund, 128.14 128.15 whichever applies, for immediate deposit in the special fund of the relief association. (e) The commissioner of revenue shall administer the amortization state aid program. 128.16 The commissioner shall prescribe and periodically revise, as necessary, the form for and 128.17 required content of the application certifications for the amortization state aid. 128.18 (f) The amount required under this section, as provided in subdivision 3a, is 128.19 appropriated annually from the general fund to the commissioner of revenue. 128.20

Sec. 71. Minnesota Statutes 2012, section 423A.02, subdivision 1b, is amended to read:
 Subd. 1b. Additional amortization state aid. (a) Annually, on October 1, the
 commissioner of revenue shall allocate the additional amortization state aid transferred
 under section 69.021, subdivision 11, to:

(1) all police or salaried firefighters relief associations governed by and in full
compliance with the requirements of section 69.77, that had an unfunded actuarial accrued
liability in the actuarial valuation prepared under sections 356.215 and 356.216 as of the
preceding December 31;

(2) all local police or salaried firefighter consolidation accounts governed by chapter
353A that are certified by the executive director of the public employees retirement
association as having for the current fiscal year an additional municipal contribution
amount under section 353A.09, subdivision 5, paragraph (b), and that have implemented
section 353A.083, subdivision 1, if the effective date of the consolidation preceded May
24, 1993, and that have implemented section 353A.083, subdivision 2, if the effective date
of the consolidation preceded June 1, 1995; and

129.1 (3) the municipalities that are required to make an additional municipal contribution 129.2 under section 353.665, subdivision 8; 353.667, subdivision 6; or 353.668, subdivision 6, for the duration of the required additional contribution. 129.3 (b) The commissioner shall allocate the state aid on the basis of the proportional share 129.4 of the relief association or consolidation account of the total unfunded actuarial accrued 129.5 liability of all recipient relief associations and consolidation accounts as of December 31, 129.6 1993, for relief associations, and as of June 30, 1994, for consolidation accounts. 129.7 (e) (a) Beginning October 1, 2000 2013, and annually thereafter, the commissioner 129.8 shall allocate the additional amortization state aid, including any state aid in excess of the 129.9 limitation in subdivision 4, on the following basis: 129.10 (1) 64.5 percent to the municipalities to which section 353.665, subdivision 129.11 8, paragraph (b), or 353A.09, subdivision 5, paragraph (b), apply for distribution in 129.12 accordance with paragraph (b) and subject to the limitation in subdivision 4; 129.13 (2) 34.2 (1) 47.1 percent to the city of Minneapolis to fund any unfunded actuarial 129.14 129.15 accrued liability in the actuarial valuation prepared under sections 356.215 and 356.216 -as of the preceding December 31 for the Minneapolis Police Relief Association or the 129.16 Minneapolis Fire Department Relief Association; and defray the employer costs associated 129.17 with police and firefighter retirement coverage; 129.18 (2) 25.8 percent as additional funding to support the minimum fire state aid for 129.19 volunteer firefighter relief associations under section 69.021, subdivision 7, paragraph (d); 129.20 (3) 12.9 percent to the city of Duluth to defray employer costs associated with 129.21 police and firefighter retirement coverage; 129.22 129.23 (4) 12.9 percent to the St. Paul Teachers Retirement Fund Association if the investment performance requirement of paragraph (c) is met; and 129.24 (3) (5) 1.3 percent to the city of Virginia to fund any unfunded actuarial accrued 129.25 liability in the actuarial valuation prepared under sections 356.215 and 356.216 as of the 129.26 preceding December 31 for the Virginia Fire Department Relief Association defray the 129.27 employer contribution under section 353.665, subdivision 8, paragraph (d). 129.28 If there is no unfunded actuarial accrued liability in both additional employer 129.29 contribution under section 353.665, subdivision 8, paragraph (b), certified under 129.30 subdivision 1, paragraph (d), clause (2), with respect to the former Minneapolis Police 129.31 Relief Association and the former Minneapolis Fire Department Relief Association as 129.32 disclosed in the most recent actuarial valuations for the relief associations prepared under 129.33 sections 356.215 and 356.216, the commissioner shall allocate that 34.2 47.1 percent 129.34 of the aid as follows: 49 percent to the Teachers Retirement Association, 21 percent 129.35 to the St. Paul Teachers Retirement Fund Association, and 30 percent as additional 129.36

funding to support minimum fire state aid for volunteer firefighters relief associations. If 130.1 130.2 there is no unfunded actuarial accrued liability in employer contribution by the city of Virginia Fire Department Relief Association as disclosed in the most recent actuarial 130.3 valuation for the relief association prepared under sections 356.215 and 356.216 under 130.4 section 353.665, subdivision 8, paragraph (d), for the former Virginia Fire Department 130.5 Relief Association certified on or before June 30 by the executive director of the Public 130.6 Employees Retirement Association, the commissioner shall allocate that 1.3 percent 130.7 of the aid as follows: 49 percent to the Teachers Retirement Association, 21 percent 130.8 to the St. Paul Teachers Retirement Fund Association, and 30 percent as additional 130.9 funding to support minimum fire state aid for volunteer firefighters relief associations. 130.10 Upon the final payment to municipalities required by section 353.665, subdivision 8, 130.11 130.12 paragraph (b), or 353A.09, subdivision 5, paragraph (b), the commissioner shall allocate that 64.5 percent of the aid as follows: 20 percent to the St. Paul Teachers Retirement 130.13 Fund Association, 20 percent to the city of Minneapolis to fund any unfunded actuarial 130.14 130.15 accrued liability in the actuarial valuation proposed under sections 356.215 and 356.216 -as of the preceding December 31 for the Minneapolis Police Relief Association or the 130.16 Minneapolis Firefighters Relief Association, 20 percent for the city of Duluth to pay for 130.17 any costs associated with the police and firefighters pensions, and 40 percent as additional 130.18 funding to support minimum fire state aid for volunteer firefighters relief associations. 130.19 (b) The allocation must be made by the commissioner at the same time and under the 130.20 same procedures as specified in subdivision 3 of revenue on October 1 annually. 130.21 (c) With respect to the St. Paul Teachers Retirement Fund Association, annually, 130.22 130.23 beginning on July 1, 2005, if the applicable teacher's association five-year average time-weighted rate of investment return does not equal or exceed the performance of a 130.24 composite portfolio assumed passively managed (indexed) invested ten percent in cash 130.25 130.26 equivalents, 60 percent in bonds and similar debt securities, and 30 percent in domestic stock calculated using the formula under section 11A.04, clause (11), the aid allocation 130.27 to that the retirement fund under this section ceases until the five-year annual rate of 130.28 investment return equals or exceeds the performance of that composite portfolio. 130.29 (d) The amounts required under this subdivision are the amounts annually 130.30 appropriated to the commissioner of revenue under section 69.021, subdivision 11, 130.31 paragraph (e), and the aid amounts in excess of the limitation in subdivision 4. 130.32

Sec. 72. Minnesota Statutes 2012, section 423A.02, subdivision 2, is amended to read:
 Subd. 2. Continued eligibility. A municipality that has qualified for amortization
 state aid under subdivision 1 on December 31, 1984, and has an additional municipal

131.1 contribution payable under section 353A.09, subdivision 5, paragraph (b), as of the most recent December 31, continues upon application to be entitled to receive amortization 131.2 state aid under subdivision 1 and supplementary amortization state aid under subdivision 131.3 1a, after the local police or salaried firefighters' relief association has been consolidated 131.4 into the public employees police and fire fund. If a municipality loses entitlement for 131.5 amortization state aid and supplementary amortization state aid in any year because of 131.6 not having an additional municipal contribution under section 353A.09, subdivision 5, 131.7 paragraph (b), the municipality is not entitled to the aid amounts in any subsequent year. A 131.8 municipality that received amortization aid in 1999 and is required to make an additional 131.9 municipal contribution under section 353.665, subdivision 8, continues to qualify for the 131.10 amortization state aid and the supplemental amortization aid until December 31, 2009 131.11 received amortization aid in 2011 and is required to make a municipal contribution under 131.12 section 353.665, subdivision 8, paragraph (b), (c), or (d), whichever applies, continues to 131.13 qualify for amortization state aid for the duration of the applicable municipal contribution. 131.14

Sec. 73. Minnesota Statutes 2012, section 423A.02, subdivision 3, is amended to read: 131.15 Subd. 3. Reallocation of amortization or supplementary amortization state aid. 131.16 (a) Seventy percent of the difference between \$5,720,000 and the current year amortization 131.17 aid and supplemental amortization aid distributed under subdivisions subdivision 1 and 1a 131.18 that is not distributed for any reason to a municipality for use by a local police or salaried 131.19 fire relief association must be distributed by the commissioner of revenue according to this 131.20 paragraph. The commissioner shall distribute 50 percent of the amounts derived under 131.21 131.22 this paragraph to the Teachers Retirement Association, ten percent to the Duluth Teachers Retirement Fund Association, and 40 percent to the St. Paul Teachers Retirement Fund 131.23 Association to fund the unfunded actuarial accrued liabilities of the respective funds. 131.24 131.25 These payments shall must be made on or before June 30 July 15 each fiscal year. If the St. Paul Teachers Retirement Fund Association or the Duluth Teachers Retirement Fund 131.26 Association becomes fully funded, its the association's eligibility for its portion of this 131.27 aid ceases. Amounts remaining in the undistributed balance account at the end of the 131.28 biennium if aid eligibility ceases cancel to the general fund. 131.29

(b) In order to receive amortization and supplementary amortization aid under
paragraph (a), prior to before June 30 annually Independent School District No. 625, St.
Paul, must make an additional contribution of \$800,000 each year to the St. Paul Teachers
Retirement Fund Association.

(c) Thirty percent of the difference between \$5,720,000 and the current year
amortization aid and supplemental amortization aid under subdivisions 1 and subdivision

132.1 1a that is not distributed for any reason to a municipality for use by a local police or
132.2 salaried firefighter relief association must be distributed under section 69.021, subdivision
132.3 7, paragraph (d), as additional funding to support a minimum fire state aid amount for
132.4 volunteer firefighter relief associations.

Sec. 74. Minnesota Statutes 2012, section 423A.02, subdivision 3a, is amended to read: 132.5 Subd. 3a. Appropriations for amortization state aid; supplementary 132.6 amortization state aid; and amortization state aid and supplementary state aid 132.7 reallocations. \$4,720,000 \$5,720,000 is annually appropriated from the general fund to 132.8 the commissioner of revenue for amortization state aid under subdivision 1, and for the 132.9 reallocation of amortization aid under subdivision 3. \$1,000,000 is annually appropriated 132.10 from the general fund to the commissioner of revenue for supplementary amortization 132.11 state aid under subdivision 1a, and for the reallocation of supplementary amortization state 132.12 aid under subdivision 3. 132.13

Sec. 75. Minnesota Statutes 2012, section 423A.02, subdivision 4, is amended to read: 132.14 Subd. 4. Limit on certain total aid amounts. (a) The total of amortization aid, 132.15 supplemental amortization aid, and additional amortization aid under this section payable 132.16 to a municipality to which section 353.665, subdivision 8, paragraph (b), (c), or (d), 132.17 applies, may not exceed the amount of the additional municipal contribution payable by 132.18 an individual municipality under section 353.665, subdivision 8, paragraph (b), (c), or (d). 132.19 (b) Any aid amount in excess of the limit under this subdivision for an individual 132.20 132.21 municipality must be redistributed to the other municipalities to which section 353.665, subdivision 8, paragraph (b), (c), or (d), applies. The excess aid must be distributed in 132.22 proportion to each municipality's additional municipal contribution under section 353.665, 132.23 subdivision 8, paragraph (b), (c), or (d). 132.24

(c) When the total aid for each municipality under this section equals the limit underparagraph (a), any aid in excess of the limit must be redistributed under subdivision 1b.

Sec. 76. Minnesota Statutes 2012, section 423A.02, subdivision 5, is amended to read:
Subd. 5. Termination of state aid programs. The amortization state aid;
supplemental amortization state aid, and additional amortization state aid programs
terminate as of the December 31, next following the date of the actuarial valuation when
the assets of the St. Paul Teachers Retirement Fund Association equal the actuarial
accrued liability of that plan or December 31, 2009 when the assets of the Duluth Teachers

133.1 Retirement Fund Association equal the actuarial accrued liability of that plan, whichever133.2 is later.

Sec. 77. Minnesota Statutes 2012, section 424A.001, subdivision 4, is amended to read:
Subd. 4. Relief association. (a) "Relief association" or "volunteer firefighters' relief
association" means a volunteer firefighters' relief association or a volunteer firefighters'
division or account of a partially salaried and partially volunteer firefighters' relief
association that is:

(1) organized and incorporated as a nonprofit corporation to provide retirementbenefits to volunteer firefighters under chapter 317A and any laws of the state;

133.10 (2) governed by this chapter and sections 69.771 to 69.775; and

133.11 (3) directly associated with:

(i) a fire department established by municipal ordinance;

(ii) an independent nonprofit firefighting corporation that is organized under the
provisions of chapter 317A and that operates primarily for firefighting purposes; or
(iii) a fire department operated as or by a joint powers entity that operates primarily

133.16 for firefighting purposes.

(b) "Relief association" or "volunteer firefighters' relief association" does not mean:
(1) the Bloomington Fire Department Relief Association governed by section 69.77
sections 31 to 42; Minnesota Statutes 2000, chapter 424; and Laws 1965, chapter 446,
as amended; or

(2) the voluntary statewide lump-sum volunteer firefighter retirement plan governedby chapter 353G.

(c) A relief association or volunteer firefighters' relief association is a governmental
entity that receives and manages public money to provide retirement benefits for individuals
providing the governmental services of firefighting and emergency first response.

Sec. 78. Minnesota Statutes 2012, section 424A.02, subdivision 9, is amended to read:
Subd. 9. Limitation on ancillary benefits. A defined benefit relief association,
including any volunteer firefighters relief association governed by section 69.77 sections
<u>31 to 42</u> or any volunteer firefighters division of a relief association governed by chapter
424, may only pay ancillary benefits which would constitute an authorized disbursement
as specified in section 424A.05 subject to the following requirements or limitations:
(1) with respect to a defined benefit relief association in which governing bylaws

provide solely for a lump-sum service pension to a retiring member, or provide a retiringmember the choice of either a lump-sum service pension or a monthly service pension

and the lump-sum service pension was chosen, no ancillary benefit may be paid to any
former member or paid to any person on behalf of any former member after the former
member (i) terminates active service with the fire department and active membership
in the relief association; and (ii) commences receipt of a service pension as authorized
under this section; and

(2) with respect to any defined benefit relief association, no ancillary benefit paid or 134.6 payable to any member, to any former member, or to any person on behalf of any member 134.7 or former member, may exceed in amount the total earned service pension of the member 134.8 or former member. The total earned service pension must be calculated by multiplying 134.9 the service pension amount specified in the bylaws of the relief association at the time of 134.10 death or disability, whichever applies, by the years of service credited to the member or 134.11 former member. The years of service must be determined as of (i) the date the member or 134.12 former member became entitled to the ancillary benefit; or (ii) the date the member or 134.13 former member died entitling a survivor or the estate of the member or former member to 134.14 134.15 an ancillary benefit. The ancillary benefit must be calculated without regard to whether the member had attained the minimum amount of service and membership credit specified in 134.16 the governing bylaws. For active members, the amount of a permanent disability benefit 134.17 or a survivor benefit must be equal to the member's total earned service pension except 134.18 that the bylaws of a defined benefit relief association may provide for the payment of a 134.19 survivor benefit in an amount not to exceed five times the yearly service pension amount 134.20 specified in the bylaws on behalf of any member who dies before having performed five 134.21 years of active service in the fire department with which the relief association is affiliated. 134.22

(3)(i) If a lump sum survivor or death benefit is payable under the articles ofincorporation or bylaws, the benefit must be paid:

(A) as a survivor benefit to the surviving spouse of the deceased firefighter;(B) as a survivor benefit to the surviving children of the deceased firefighter if

134.27 no surviving spouse;

134.28 (C) as a survivor benefit to a designated beneficiary of the deceased firefighter if no134.29 surviving spouse or surviving children; or

(D) as a death benefit to the estate of the deceased active or deferred firefighter if nosurviving children and no beneficiary designated.

(ii) If there are no surviving children, the surviving spouse may waive, in writing,wholly or partially, the spouse's entitlement to a survivor benefit.

(4)(i) If a monthly benefit survivor or death benefit is payable under the articles ofincorporation or bylaws, the benefit must be paid:

134.36 (A) as a survivor benefit to the surviving spouse of the deceased firefighter;

- (B) as a survivor benefit to the surviving children of the deceased firefighter ifno surviving spouse;
- 135.3 (C) as a survivor benefit to a designated beneficiary of the deceased firefighter if no
  135.4 surviving spouse or surviving children; or
- (D) as a death benefit to the estate of the deceased active or deferred firefighter if nosurviving spouse, no surviving children, and no beneficiary designated.
- (ii) If there are no surviving children, the surviving spouse may waive, in writing,wholly or partially, the spouse's entitlement to a survivor benefit.
- (iii) For purposes of this clause, if the relief association bylaws authorize a monthly
  survivor benefit payable to a designated beneficiary, the relief association bylaws may
  limit the total survivor benefit amount payable.
- (5) For purposes of this section, for a monthly benefit volunteer fire relief association 135.12 or for a combination lump-sum and monthly benefit volunteer fire relief association where 135.13 a monthly benefit service pension has been elected by or a monthly benefit is payable with 135.14 135.15 respect to a firefighter, a designated beneficiary must be a natural person. For purposes of this section, for a lump-sum volunteer fire relief association or for a combination 135.16 lump-sum and monthly benefit volunteer fire relief association where a lump-sum service 135.17 pension has been elected by or a lump-sum benefit is payable with respect to a firefighter, 135.18 a trust created under chapter 501B may be a designated beneficiary. If a trust is payable to 135.19 the surviving children organized under chapter 501B as authorized by this section and 135.20 there is no surviving spouse, the survivor benefit may be paid to the trust, notwithstanding 135.21 a requirement of this section to the contrary. 135.22
- Sec. 79. Minnesota Statutes 2012, section 475.52, subdivision 6, is amended to read: 135.23 Subd. 6. Certain purposes. Any municipality may issue bonds for paying 135.24 135.25 judgments against it; for refunding outstanding bonds; for funding floating indebtedness; for funding actuarial liabilities to pay postemployment benefits to employees or officers 135.26 after their termination of service; or for funding all or part of the municipality's current 135.27 and future unfunded liability for a pension or retirement fund or plan referred to in 135.28 section 356.20, subdivision 2, as those liabilities are most recently computed under 135.29 sections 356.215 and 356.216. The board of trustees or directors of a the Bloomington 135.30 Fire Department Relief Association referred to in section 69.77 must consent and must 135.31 be a party to any contract made under this section with respect to the fund held by it 135.32 for the benefit of and in trust for its members. For purposes of this section, the term 135.33 "postemployment benefits" means benefits giving rise to a liability under Statement No. 135.34 45 of the Governmental Accounting Standards Board. 135.35

136.1	Sec. 80. REVISOR'S INSTRUCTION.
136.2	(a) The revisor of statutes shall not show the text of Minnesota Statutes, section
136.3	69.77, and shall add the note in Minnesota Statutes, section 69.77, "CITY OF
136.4	BLOOMINGTON; LOCAL."
136.5	(b) In Minnesota Statutes 2014 and subsequent editions, Minnesota Statutes,
136.6	sections 69.771 to 69.776 must be recodified as Minnesota Statutes, sections 424A.091
136.7	to 424A.096, and all statutory cross-references revised.
136.8	Sec. 81. <u>REPEALER.</u>
136.9	(a) Minnesota Statutes 2012, section 353.665, subdivisions 2, 3, 4, 6, 7, 9, and
136.10	10, are repealed.
136.11	(b) Minnesota Statutes 2012, sections 353.667; 353.668; 353.669; and 353.6691, are
136.12	repealed.
136.13	(c) Minnesota Statutes 2012, sections 353A.01; 353A.02; 353A.03; 353A.04;
136.14	<u>353A.05; 353A.06; 353A.07; 353A.08; 353A.081; 353A.083; 353A.09; 353A.10;</u>
136.15	<u>353B.01; 353B.02; 353B.03; 353B.04; 353B.05; 353B.06; 353B.07; 353B.08; 353B.09;</u>
136.16	353B.10; 353B.11; 353B.12; 353B.13; and 353B.14, are repealed.
136.17	(d) Minnesota Statutes 2012, sections 423A.01; 423A.04; 423A.05; 423A.07;
136.18	<u>423A.10; 423A.11; 423A.12; 423A.13; 423A.14; 423A.15; 423A.16; 423A.17; 423A.17;</u>
136.19	423A.18; 423A.19; 423A.20; 423A.21; and 423A.22, are repealed.
136.20	(e) Minnesota Statutes 2012, sections 69.021, subdivision 6; 353.64, subdivision 3;
136.21	and 423A.02, subdivision 1a, are repealed.
136.22	(f) Minnesota Statutes 2012, section 69.77, subdivision 3, is repealed.
136.23	Sec. 82. EFFECTIVE DATE; PRIOR AID ALLOCATIONS VALIDATED.
136.24	(a) Sections 70 to 76 are effective June 1, 2013.
136.25	(b) Except as provided in paragraph (c), sections 1 to 69 and 77 to 81 are effective
136.26	<u>July 1, 2013.</u>
136.27	(c) With respect to the city of Minneapolis, section 18 is effective retroactively from
136.28	July 20, 2011, and with respect to the city of Fairmont, section 18 is effective retroactively
136.29	from May 10, 2012.
136.30	(d) Allocations of amortization state aid, supplementary amortization state aid, or
136.31	additional amortization state aid made by the commissioner of revenue before January 1,
136.32	2013, are hereby validated.

137.1

### 137.2

#### VOLUNTEER FIREFIGHTER RETIREMENT CHANGES

**ARTICLE 6** 

Section 1. Minnesota Statutes 2012, section 69.771, subdivision 1, is amended to read: 137.3 Subdivision 1. Covered relief associations. The applicable provisions of sections 137.4 69.771 to 69.776 apply to govern any firefighters' relief association other than defined in 137.5 section 424A.001, subdivision 4, and do not apply to a relief association enumerated in 137.6 section 69.77, subdivision 1a, which is organized under any laws of this state, which is 137.7 composed of volunteer firefighters or is composed partially of volunteer firefighters and 137.8 partially of salaried firefighters with retirement coverage provided by the public employees 137.9 police and fire fund and which, in either case, operates subject to the service pension 137.10 minimum requirements for entitlement and maximums contained in section 424A.02, or 137.11 subject to a special law modifying those requirements or maximums. 137.12

137.13

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

Sec. 2. Minnesota Statutes 2012, section 69.774, subdivision 1, is amended to read: 137.14 Subdivision 1. Authorized inclusion in fire state aid program; covered nonprofit 137.15 corporations. (a) This section shall apply applies to any independent nonprofit firefighting 137.16 corporation incorporated or organized <del>pursuant to</del> under chapter 317A which: (1) operates 137.17 exclusively for firefighting purposes;; (2) which is composed of volunteer firefighters;; 137.18 and (3) which has a duly established separate subsidiary incorporated firefighters' relief 137.19 137.20 association which provides retirement coverage for or pays a service pension to a retired firefighter or a retirement benefit to a surviving dependent of either an active or a retired 137.21 firefighter, and which operates is subject to the service pension minimum requirements 137.22 for entitlement to and maximums for a service pension contained in section 424A.02, 137.23 or a special law modifying those requirements or maximums applicable provisions of 137.24 chapter 424A. 137.25

(b) Notwithstanding any law to the contrary, a municipality contracting with an
independent nonprofit firefighting corporation shall <u>must</u> be included in the distribution of
fire state aid to the appropriate county auditor by the state auditor only if the independent
nonprofit firefighting corporation complies with the provisions of this section.

137.30

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

137.31 Sec. 3. Minnesota Statutes 2012, section 353G.05, subdivision 2, is amended to read:

Subd. 2. Election of coverage. (a) The process for electing coverage of volunteer
firefighters by the retirement plan is initiated by a request to the executive director for a
cost analysis of the prospective retirement coverage.

(b) If the volunteer firefighters are currently covered by a volunteer firefighters' relief 138.4 association governed by chapter 424A, the cost analysis of the prospective retirement 138.5 coverage must be requested jointly by the secretary of the volunteer firefighters' relief 138.6 association, following approval of the request by the board of the volunteer firefighters' 138.7 relief association, and the chief administrative officer of the entity associated with the relief 138.8 association, following approval of the request by the governing body of the entity associated 138.9 with the relief association. If the relief association is associated with more than one entity, 138.10 the chief administrative officer of each associated entity must execute the request. If 138.11 the volunteer firefighters are not currently covered by a volunteer firefighters' relief 138.12 association, the cost analysis of the prospective retirement coverage must be requested by 138.13 the chief administrative officer of the entity operating the fire department. The request 138.14 138.15 must be made in writing and must be made on a form prescribed by the executive director. (c) The cost analysis of the prospective retirement coverage by the statewide 138.16 retirement plan must be based on the service pension amount under section 353G.11 138.17 closest to the service pension amount provided by the volunteer firefighters' relief 138.18

association if the relief association is a lump-sum defined benefit plan, or the amount equal
to 95 percent of the most current average account balance per relief association member if
the relief association is a defined contribution plan, or to the lowest service pension amount
under section 353G.11 if there is no volunteer firefighters' relief association, rounded up,
and any other service pension amount designated by the requester or requesters. The cost
analysis must be prepared using a mathematical procedure certified as accurate by an
approved actuary retained by the Public Employees Retirement Association.

138.26 (d) If a cost analysis is requested and a volunteer firefighters' relief association exists that has filed the information required under section 69.051 in a timely fashion, upon 138.27 request by the executive director, the state auditor shall provide the most recent data 138.28 available on the financial condition of the volunteer firefighters' relief association, the most 138.29 recent firefighter demographic data available, and a copy of the current relief association 138.30 bylaws. If a cost analysis is requested, but no volunteer firefighters' relief association 138.31 exists, the chief administrative officer of the entity operating the fire department shall 138.32 provide the demographic information on the volunteer firefighters serving as members 138.33 of the fire department requested by the executive director. 138.34

(e) If a cost analysis is requested, the executive director of the State Board ofInvestment shall review the investment portfolio of the relief association, if applicable,

for compliance with the applicable provisions of chapter 11A and for appropriateness 139.1 139.2 for retention under the established investment objectives and investment policies of the State Board of Investment. If the prospective retirement coverage change is approved 139.3 under paragraph (f), the State Board of Investment may require that the relief association 139.4 liquidate any investment security or other asset which the executive director of the State 139.5 Board of Investment has determined to be an ineligible or inappropriate investment for 139.6 retention by the State Board of Investment. The security or asset liquidation must occur 139.7 before the effective date of the transfer of retirement plan coverage. If requested to do so by 139.8 the chief administrative officer of the relief association, the executive director of the State 139.9 Board of Investment shall provide advice about the best means to conduct the liquidation. 139.10

(f) Upon receipt of the cost analysis, the governing body of the municipality or independent nonprofit firefighting corporation associated with the fire department shall either approve or disapprove the retirement coverage change within 90 120 days. If the retirement coverage change is not acted upon within 90 120 days, it is deemed to be disapproved. If the retirement coverage change is approved by the applicable governing body, coverage by the voluntary statewide lump-sum volunteer firefighter retirement plan is effective on the next following January 1.

#### 139.18 **EFFECTIVE DATE.** This section is effective July 1, 2013.

139.19 Sec. 4. Minnesota Statutes 2012, section 424A.001, is amended by adding a139.20 subdivision to read:

139.21Subd. 11. Fiscal year. The fiscal year for a volunteer firefighter relief association139.22begins on January 1 of each calendar year and ends on December 31 of the same calendar139.23year.

139.24

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

Sec. 5. Minnesota Statutes 2012, section 424A.01, subdivision 6, is amended to read: 139.25 Subd. 6. Return to active firefighting after break in service. (a) The requirements 139.26 of This section apply subdivision applies to all breaks in service, except breaks in that the 139.27 resumption service mandated by requirements of this subdivision do not apply to leaves 139.28 of absence made available by federal or statute, such as the Family Medical Leave Act, 139.29 United States Code, title 29, section 2691, and the Uniformed Services Employment and 139.30 Reemployment Rights Act, United States Code, title 38, section 4301, and do not apply 139.31 to leaves of absence made available by state law statute, such as the Parental Leave Act, 139.32 section 181.941; the Leave for Organ Donations Act, section 181.9456; the Leave for 139.33

140.1 Civil Air Patrol Service Act, section 181.946; the Leave for Immediate Family Members

140.2 of Military Personnel Injured or Killed in Active Service Act, section 181.947; or the

140.3 <u>Protection of Jurors' Employment Act, section 593.50</u>.

(b)(1) If a firefighter who has ceased to perform or supervise fire suppression and
fire prevention duties for at least 60 days resumes performing active firefighting with the
fire department associated with the relief association, if the bylaws of the relief association
so permit, the firefighter may again become an active member of the relief association. A
firefighter who returns to active service and membership is subject to the service pension
calculation requirements under this section.

(2) A firefighter who has been granted an approved leave of absence not exceeding
one year by the fire department or by the relief association is exempt from the minimum
period of resumption service requirement of this section.

(3) A person who has a break in service not exceeding one year but has not been
granted an approved leave of absence and who has not received a service pension or
disability benefit may be made exempt from the minimum period of resumption service
requirement of this section by the relief association bylaws.

(4) If the bylaws so provide, a firefighter who returns to active relief association
membership under this paragraph may continue to collect a monthly service pension,
notwithstanding the service pension eligibility requirements under chapter 424A.

(c) If a former firefighter who has received a service pension or disability benefit returns to active relief association membership under paragraph (b), the firefighter may qualify for the receipt of a service pension from the relief association for the resumption service period if the firefighter meets the service requirements of section 424A.016, subdivision 3, or 424A.02, subdivision 2. No firefighter may be paid a service pension more than once for the same period of service.

(d) If a former firefighter who has not received a service pension or disability benefit
returns to active relief association membership under paragraph (b), the firefighter may
qualify for the receipt of a service pension from the relief association for the original and
resumption service periods if the firefighter meets the service requirements of section
424A.016, subdivision 3, or 424A.02, subdivision 2, based on the original and resumption
years of service credit.

(e) A firefighter who returns to active lump-sum relief association membership under
paragraph (b) and who qualifies for a service pension under paragraph (c) must have,
upon a subsequent cessation of duties, any service pension for the resumption service
period calculated as a separate benefit. If a lump-sum service pension had been paid to the
firefighter upon the firefighter's previous cessation of duties, a second lump-sum service

pension for the resumption service period must be calculated by applying the service
pension amount in effect on the date of the firefighter's termination of the resumption
service for all years of the resumption service.

(f) A firefighter who had not been paid a lump-sum service pension returns to active 141.4 relief association membership under paragraph (b), who did not meet the minimum period 141.5 of resumption service requirement specified in the relief association's bylaws, but who 141.6 does meet the minimum service requirement of section 424A.02, subdivision 2, based 141.7 on the firefighter's original and resumption years of active service, must have, upon a 141.8 subsequent cessation of duties, a service pension for the original and resumption service 141.9 periods calculated by applying the service pension amount in effect on the date of the 141.10 firefighter's termination of the resumption service, or, if the bylaws so provide, based on 141.11 141.12 the service pension amount in effect on the date of the firefighter's previous cessation of duties. The service pension for a firefighter who returns to active lump-sum relief 141.13 association membership under this paragraph, but who had met the minimum period 141.14 141.15 of resumption service requirement specified in the relief association's bylaws, must be calculated by applying the service pension amount in effect on the date of the firefighter's 141.16 termination of the resumption service. 141.17

(g) If a firefighter receiving a monthly benefit service pension returns to active 141.18 monthly benefit relief association membership under paragraph (b), and if the relief 141.19 association by laws do not allow for the firefighter to continue collecting a monthly service 141.20 pension, any monthly benefit service pension payable to the firefighter is suspended as 141.21 of the first day of the month next following the date on which the firefighter returns to 141.22 141.23 active membership. If the firefighter was receiving a monthly benefit service pension, and qualifies for a service pension under paragraph (c), the firefighter is entitled to 141.24 an additional monthly benefit service pension upon a subsequent cessation of duties 141.25 141.26 calculated based on the resumption service credit and the service pension accrual amount in effect on the date of the termination of the resumption service. A suspended initial 141.27 service pension resumes as of the first of the month next following the termination of the 141.28 resumption service. If the firefighter was not receiving a monthly benefit service pension 141.29 and meets the minimum service requirement of section 424A.02, subdivision 2, a service 141.30 pension must be calculated by applying the service pension amount in effect on the date of 141.31 the firefighter's termination of the resumption service for all years of service credit. 141.32

(h) A firefighter who was not receiving a monthly benefit service pension returns to
active relief association membership under paragraph (b), who did not meet the minimum
period of resumption service requirement specified in the relief association's bylaws, but
who does meet the minimum service requirement of section 424A.02, subdivision 2,

based on the firefighter's original and resumption years of active service, must have, 142.1 upon a subsequent cessation of duties, a service pension for the original and resumption 142.2 service periods calculated by applying the service pension amount in effect on the date of 142.3 the firefighter's termination of the resumption service, or, if the bylaws so provide, based 142.4 on the service pension amount in effect on the date of the firefighter's previous cessation 142.5 of duties. The service pension for a firefighter who returns to active relief association 142.6 membership under this paragraph, but who had met the minimum period of resumption 142.7 service requirement specified in the relief association's bylaws, must be calculated by 142.8 applying the service pension amount in effect on the date of the firefighter's termination of 142.9 the resumption service. 142.10

(i) For defined contribution plans, a firefighter who returns to active relief 142.11 association membership under paragraph (b) and who qualifies for a service pension 142.12 under paragraph (c) or (d) must have, upon a subsequent cessation of duties, any service 142.13 pension for the resumption service period calculated as a separate benefit. If a service 142.14 142.15 pension had been paid to the firefighter upon the firefighter's previous cessation of duties, and if the firefighter meets the minimum service requirement of section 424A.016, 142.16 subdivision 3, based on the resumption years of service, a second service pension for 142.17 the resumption service period must be calculated to include allocations credited to the 142.18 firefighter's individual account during the resumption period of service and deductions 142.19 for administrative expenses, if applicable. 142.20

(j) For defined contribution plans, if a firefighter who had not been paid a service 142.21 pension returns to active relief association membership under paragraph (b), and who 142.22 142.23 meets the minimum service requirement of section 424A.016, subdivision 3, based on the firefighter's original and resumption years of service, must have, upon a subsequent 142.24 cessation of duties, a service pension for the original and resumption service periods 142.25 calculated to include allocations credited to the firefighter's individual account during 142.26 the original and resumption period periods of service and deductions for administrative 142.27 expenses, if applicable, less any amounts previously forfeited under section 424A.016, 142.28 subdivision 4. 142.29

142.30

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

Sec. 6. Minnesota Statutes 2012, section 424A.015, subdivision 1, is amended to read:
Subdivision 1. Separation from active service; exception. (a) No service pension
is payable to a person while the person remains an active member of the respective fire
department, and a person who is receiving a service pension is not entitled to receive any
other benefits from the special fund of the relief association.

(b) No relief association as defined in section 424A.001, subdivision 4, may pay a
service pension or disability benefit to a former member of the relief association if that
person has not separated from active service with the fire department to which the relief
association is directly associated, unless:

(1) the person is employed subsequent to retirement by discontinues volunteer
firefighter duties with the municipality or the independent nonprofit firefighting
corporation, whichever applies, to perform and performs duties within the municipal fire
department or corporation on a full-time basis;

(2) the governing body of the municipality or of the corporation has filed its
determination with the board of trustees of the relief association that the person's
experience with and service to the fire department in that person's full-time capacity
would be difficult to replace; and

(3) the bylaws of the relief association were amended to provide for the payment ofa service pension or disability benefit for such full-time employees.

143.15

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

Sec. 7. Minnesota Statutes 2012, section 424A.015, subdivision 4, is amended to read: 143.16 Subd. 4. Transfer to individual retirement account. A relief association that is a 143.17 qualified pension plan under section 401(a) of the Internal Revenue Code, as amended, 143.18 and that provides a single payment service pension, at the written request of the applicable 143.19 retiring member or, following the death of the active member, at the written request of the 143.20 deceased member's surviving spouse, may directly transfer on an institution-to-institution 143.21 basis the eligible member's lump-sum pension or the death or survivor benefit attributable 143.22 to the member, whichever applies, to the requesting person's individual retirement account 143.23 under section 408(a) of the Internal Revenue Code, as amended. 143.24

143.25

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

Sec. 8. Minnesota Statutes 2012, section 424A.016, subdivision 6, is amended to read:
Subd. 6. Deferred service pensions. (a) A member of a relief association is entitled
to a deferred service pension if the member<del>:</del>

(1) has completed the lesser of the minimum period of active service with the fire
department specified in the bylaws or 20 years of active service with the fire department;
(2) has completed at least five years of active membership in the relief association; and
(3) separates from active service and membership and has completed the minimum

143.33 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) The deferred service pension is payable when the former 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 when the former member makes a valid
written application.

(c) A defined contribution relief association may, if its governing bylaws so provide,
credit interest or additional investment performance on the deferred lump-sum service
pension during the period of deferral. If provided for in the bylaws, the interest must be
paid:

(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;

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

(3) at the investment return on the assets of the special fund of the defined contribution
volunteer firefighter 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.

(d) Unless the bylaws of 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 interest or additional investment performance on a deferred service pension
is creditable as follows:

(1) for a relief association that has elected to pay interest or additional investment
performance under paragraph (c), clause (1) or (3), beginning on the date that the
member separates from active service and membership and ending on the accounting
date immediately before the deferred member commences receipt of the deferred service
pension; or

(2) for a relief association that has elected to pay interest or additional investment
performance under paragraph (c), clause (2), beginning on the date that the member
separates from active service and membership and ending on the date that the separate

investment vehicle is valued immediately before the date on which the deferred membercommences receipt of the deferred service pension.

(e) The deferred service pension is governed by and must be calculated under
the general statute, special law, relief association articles of incorporation, and relief
association bylaw provisions applicable on the date on which the member separated from
active service with the fire department and active membership in the relief association.

145.7

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

145.8 Sec. 9. Minnesota Statutes 2012, section 424A.02, subdivision 7, is amended to read:

Subd. 7. Deferred service pensions. (a) A member of a defined benefit relief
association is entitled to a deferred service pension if the member<del>:</del>

(1) has completed the lesser of either the minimum period of active service with the
 fire department specified in the bylaws or 20 years of active service with the fire department;

145.13 (2) has completed at least five years of active membership in the relief association; and

(3) separates from active service and membership and has completed the minimum
service and membership requirements in subdivision 1. 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) The deferred service pension is payable when the former 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 when the former member makes a valid
written application.

(c) A defined benefit relief association that provides a lump-sum service pension
governed by subdivision 3 may, when its governing bylaws so provide, pay interest on the
deferred lump-sum service pension during the period of deferral. If provided for in the
bylaws, interest must be paid in one of the following manners:

(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;

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

(3) at an interest rate of up to five percent, compounded annually, as set by the board
of directors and approved as provided in subdivision 10 trustees.

(d) Any change in the interest rate set by the board of directors under paragraph (c),
clause (3), must be ratified by the governing body of the municipality served by the fire
department to which the relief association is directly associated, or by the independent
nonprofit firefighting corporation, as applicable.

(d) (e) Interest under paragraph (c), clause (3), is payable beginning on the January
146.6 <u>1 next</u> following the date on which the municipality has approved the deferred service
pension interest rate established as set by the board of trustees was ratified by the governing
body of the municipality served by the fire department to which the relief association is
directly associated, or by the independent nonprofit firefighting corporation, as applicable.
(e) (f) Unless the bylaws of 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 interest or additional investment performance on a deferred service pension
is creditable as follows:

(1) for a relief association that has elected to pay interest or additional investment
performance under paragraph (c), clause (1) or (3), beginning on the first day of the
<u>month next following the date that on which the member separates from active service</u>
and membership and ending on the accounting date last day of the month immediately
before the month in which the deferred member commences receipt of the deferred
service pension; or

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

(f) (g) For a deferred service pension that is transferred to a separate account
established and maintained by the relief association or separate investment vehicle held
by the relief association, the deferred member bears the full investment risk subsequent
to transfer and in calculating the accrued liability of the volunteer firefighters relief
association that pays a lump-sum service pension, the accrued liability for deferred service
pensions is equal to the separate relief association account balance or the fair market value
of the separate investment vehicle held by the relief association.

146.34(g) (h) The deferred service pension is governed by and must be calculated under146.35the general statute, special law, relief association articles of incorporation, and relief

association bylaw provisions applicable on the date on which the member separated from 147.1 active service with the fire department and active membership in the relief association. 147.2

EFFECTIVE DATE. This section is effective January 1, 2014, with respect to the 147.3 147.4 amendments to paragraphs (c), (d), and (e), and is effective retroactively from January 1, 2013, with respect to the amendments to paragraph (f). 147.5

Sec. 10. Minnesota Statutes 2012, section 424A.10, subdivision 1, is amended to read: 147.6 Subdivision 1. **Definitions.** For purposes of this section: 147.7

(1) "qualified recipient" means an individual who receives a lump-sum distribution 147.8 of pension or retirement benefits from a volunteer firefighters' relief association or from 147.9 the voluntary statewide lump-sum volunteer firefighter retirement plan for service that the 147.10 147.11 individual has performed as a volunteer firefighter;

(2) "survivor of a deceased active or deferred volunteer firefighter" means the 147.12 surviving spouse of a deceased active or deferred volunteer firefighter under section 147.13 424A.001, subdivision 6, or, if none, the surviving child or children of a deceased active 147.14 or deferred volunteer firefighter; 147.15

(3) "active volunteer firefighter" means a person who regularly renders fire 147.16 suppression service for a municipal fire department or an independent nonprofit firefighting 147.17 corporation, who has met the statutory and other requirements for relief association 147.18 membership, and who is deemed by the relief association under law and its bylaws to be a 147.19 fully qualified member of the relief association or from the voluntary statewide lump-sum 147.20 volunteer firefighter retirement plan for at least one month; and 147.21

(4) "deferred volunteer firefighter" means a former active volunteer firefighter who 147.22 terminated active firefighting service, has sufficient service credit from the applicable relief 147.23 association or from the voluntary statewide lump-sum volunteer firefighter retirement plan 147.24 to be entitled to a service pension under the bylaws of the relief association, but has not 147.25 applied for or has not received the service pension. 147.26

147.27

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

Sec. 11. Minnesota Statutes 2012, section 424A.10, subdivision 2, is amended to read: 147.28 Subd. 2. Payment of supplemental benefit. (a) Upon the payment by a volunteer 147.29 firefighters' relief association or by the voluntary statewide lump-sum volunteer firefighter 147.30 retirement plan of a lump-sum distribution to a qualified recipient, the association must 147.31 pay a supplemental benefit to the qualified recipient. Notwithstanding any law to the 147.32 contrary, the relief association must pay the supplemental benefit out of its special fund 147.33

and the voluntary statewide lump-sum volunteer firefighter retirement plan must pay
the supplemental benefit out of the voluntary statewide lump-sum volunteer firefighter
retirement plan. This benefit is an amount equal to ten percent of the regular lump-sum
distribution that is paid on the basis of the recipient's service as a volunteer firefighter.
In no case may the amount of the supplemental benefit exceed \$1,000. A supplemental
benefit under this paragraph may not be paid to a survivor of a deceased active or deferred
volunteer firefighter in that capacity.

(b) Upon the payment by a relief association or the retirement plan of a lump-sum 148.8 survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased 148.9 deferred volunteer firefighter, the association may must pay a supplemental survivor 148.10 benefit to the survivor of the deceased active or deferred volunteer firefighter from the 148.11 special fund of the relief association if its articles of incorporation or bylaws so provide 148.12 and the retirement plan may must pay a supplemental survivor benefit to the survivor of 148.13 the deceased active or deferred volunteer firefighter from the retirement fund if chapter 148.14 148.15 353G so provides. The amount of the supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000. 148.16

(c) 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.

148.20

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

# 148.21 Sec. 12. WHITE BEAR LAKE VOLUNTEER FIRE DEPARTMENT RELIEF 148.22 ASSOCIATION; RETIREE DEATH BENEFIT.

# 148.23 <u>Notwithstanding any provision of Minnesota Statutes, section 424A.05, subdivision</u>

148.24 <u>3</u>, clause (4), to the contrary, the White Bear Lake Volunteer Fire Department Relief

Association may provide, if its bylaws so provide, for the payment of a \$2,000 lump sum

148.26 <u>death benefit from the special fund of the relief association to the estate of a person who</u>

148.27 was a member of the relief association, who rendered at least 20 years of firefighting

148.28 service in the fire department and membership in the relief association, who retired

148.29 <u>before January 1, 2009</u>, who received a monthly benefit service pension from the relief

- 148.30 association for the month in which this section became effective, and who died after the
- 148.31 <u>effective date of the bylaw amendment that implements the authority under this section.</u>

# 148.32 EFFECTIVE DATE. This section is effective the day after the governing body of 148.33 the city of White Bear Lake and its chief clerical officer timely complete their compliance 148.34 with Minnesota Statutes, section 645.021, subdivisions 2 and 3.

149.1	Sec. 13. <u>REPEALER.</u>
149.2	Minnesota Statutes 2012, section 424A.10, subdivision 5, is repealed.
149.3	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
149.4	ARTICLE 7
149.5	ONE PERSON AND SMALL GROUP RETIREMENT CHANGES
149.6	Section 1. Minnesota Statutes 2012, section 352.01, subdivision 2a, is amended to read:
149.7	Subd. 2a. Included employees. (a) "State employee" includes:
149.8	(1) employees of the Minnesota Historical Society;
149.9	(2) employees of the State Horticultural Society;
149.10	(3) employees of the Minnesota Crop Improvement Association;
149.11	(4) employees of the adjutant general whose salaries are paid from federal funds and
149.12	who are not covered by any federal civilian employees retirement system;
149.13	(5) employees of the Minnesota State Colleges and Universities who are employed
149.14	under the university or college activities program;
149.15	(6) currently contributing employees covered by the system who are temporarily
149.16	employed by the legislature during a legislative session or any currently contributing
149.17	employee employed for any special service as defined in subdivision 2b, clause (8);
149.18	(7) employees of the legislature who are appointed without a limit on the duration
149.19	of their employment and persons employed or designated by the legislature or by a
149.20	legislative committee or commission or other competent authority to conduct a special
149.21	inquiry, investigation, examination, or installation;
149.22	(8) trainees who are employed on a full-time established training program
149.23	performing the duties of the classified position for which they will be eligible to receive
149.24	immediate appointment at the completion of the training period;
149.25	(9) employees of the Minnesota Safety Council;
149.26	(10) any employees who are on authorized leave of absence from the Transit
149.27	Operating Division of the former Metropolitan Transit Commission and who are employed
149.28	by the labor organization which is the exclusive bargaining agent representing employees
149.29	of the Transit Operating Division;
149.30	(11) employees of the Metropolitan Council, Metropolitan Parks and Open Space
149.31	Commission, Metropolitan Sports Facilities Commission, or Metropolitan Mosquito
149.32	Control Commission unless excluded under subdivision 2b or are covered by another
149.33	public pension fund or plan under section 473.415, subdivision 3;
149.34	(12) judges of the Tax Court;

(13) personnel who were employed on June 30, 1992, by the University of
Minnesota in the management, operation, or maintenance of its heating plant facilities,
whose employment transfers to an employer assuming operation of the heating plant
facilities, so long as the person is employed at the University of Minnesota heating plant
by that employer or by its successor organization;

(14) personnel who are employed as seasonal employees in the classified orunclassified service;

(15) persons who are employed by the Department of Commerce as a peace officer
in the Insurance Fraud Prevention Division under section 45.0135 who have attained the
mandatory retirement age specified in section 43A.34, subdivision 4;

(16) employees of the University of Minnesota unless excluded under subdivision2b, clause (3);

(17) employees of the Middle Management Association whose employment beganafter July 1, 2007, and to whom section 352.029 does not apply;

(18) employees of the Minnesota Government Engineers Council to whom section352.029 does not apply; and

150.17 (19) employees of the Minnesota Sports Facilities Authority-; and

150.18 (20) employees of the Minnesota Association of Professional Employees.

(b) Employees specified in paragraph (a), clause (13), are included employees under paragraph (a) if employer and employee contributions are made in a timely manner in the amounts required by section 352.04. Employee contributions must be deducted from salary. Employer contributions are the sole obligation of the employer assuming operation of the University of Minnesota heating plant facilities or any successor organizations to that employer.

150.25 **EFFECTIVE DATE.** (a) This section is effective July 1, 2013.

(b) The membership inclusion under paragraph (a), clause (20), does not apply to

150.27 <u>a person who is receiving an age and service retirement annuity from the general state</u>

employees retirement plan of the Minnesota State Retirement System on June 30, 2013.

Sec. 2. Minnesota Statutes 2012, section 352.029, subdivision 1, is amended to read:
Subdivision 1. Qualifications. Unless <u>already specifically included under section</u>
<u>352.01, subdivision 2a, or unless specifically excluded under section 352.01, subdivision</u>
2b, a state employee on leave of absence without pay to provide service as an employee
or officer of a labor organization that is an exclusive bargaining agent representing state
employees may elect under subdivision 2 to be covered by the general state employees

retirement plan of the Minnesota State Retirement System for service with the labor

organization, subject to the limitations set forth in subdivisions 2a and 2b.

151.3

**EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 3. Minnesota Statutes 2012, section 352.029, subdivision 2a, is amended to read: 151.4 Subd. 2a. Limitations on salary for benefits and contributions. (a) The covered 151.5 salary for a labor organization employee who is a member under section 352.01, 151.6 subdivision 2a, paragraph (a), or who qualifies for membership under this section or 151.7 section 352.75 is limited to the lesser of: 151.8 (1) the employee's actual salary as defined under section 352.01, subdivision 13; or 151.9 (2) 75 percent of the salary of the governor as set under section 15A.082. 151.10 151.11 (b) The limited covered salary determined under this subdivision must be used in determining employee, employer, and employer additional contributions under section 151.12 352.04, subdivisions 2 and 3, and in determining retirement annuities and other benefits 151.13 under this chapter and chapter 356. 151.14

151.15

#### **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 4. Minnesota Statutes 2012, section 352.029, subdivision 2b, is amended to read: 151.16 Subd. 2b. Earning restrictions apply. A retirement annuity is only payable, if the 151.17 person has met any other applicable requirements, upon the termination of employment by 151.18 the labor organization by the person who is a member under section 352.01, subdivision 151.19 151.20 2a, paragraph (a), or who elected coverage under subdivision 1 of employment by the labor organization. The reemployed annuitant earnings limitation set forth in section 151.21 352.115, subdivision 10, applies in the event that the person who is a member under 151.22 151.23 section 352.01, subdivision 2a, paragraph (a), or who elected coverage under subdivision 1 retires and is subsequently reemployed while an annuitant by the labor organization or 151.24 by any other entity employing persons who are covered by the Minnesota State Retirement 151.25 System by virtue of that employment. 151.26

#### 151.27

#### **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 5. Minnesota Statutes 2012, section 352.029, subdivision 3, is amended to read:
Subd. 3. Contributions. The employee and employer contributions required
by section 352.04, or by section 352.92 for employees covered by section 352.91, are
the obligation of the employee who is a member under section 352.01, subdivision 2a,
paragraph (a), or who chooses coverage under this section. However, the employing

labor organization may pay the employer contributions. Contributions made by the
employee must be made by salary deduction. The employing labor organization shall
pay all contributions to the system as required by section 352.04, or by section 352.92
for employees covered by section 352.91.

152.5 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 6. Minnesota Statutes 2012, section 352.029, subdivision 5, is amended to read:
Subd. 5. Board membership excluded. Employees of a labor organization who
become members of the system <u>under section 352.01</u>, subdivision 2a, paragraph (a), or
under this section are not eligible for election to the board of directors.

152.10 **EFFECTIVE DATE.** This section is effective July 1, 2013.

#### 152.11 Sec. 7. [356.408] TERMINATION OF SURVIVOR DESIGNATION.

152.12 <u>Subdivision 1.</u> <u>Authorization to terminate optional annuity form.</u> <u>A public</u>
152.13 pension plan retired member receiving a joint and survivor retirement annuity or a person

receiving a joint and survivor disability benefit from a plan listed in section 356.30,

subdivision 3, and the designated survivor of that person may mutually agree to terminate

152.16 the survivor designation by filing a termination statement on a form and in the manner

152.17 specified by the chief administrative officer of the applicable public pension plan. Upon

152.18 <u>filing a valid termination statement accepted by the chief administrative officer, the rights</u>

152.19 of the designated survivor to receive a benefit upon death of the plan retired or disabled

annuitant are terminated, and the retired or disabled annuitant must receive a normalsingle-life annuity.

152.22 Subd. 2. Revised annuity form. The replacement single life annuity must be

actuarially equivalent to the joint and survivor annuity as of the first day of the month

152.24 following acceptance of the valid termination statement by the chief administrative officer

152.25 and payment of this revised prospective annuity begins on that same date.

152.26Subd. 3. Application. This section does not apply if the designated survivor is the152.27spouse or former spouse of the plan member.

152.28 Subd. 4. Termination statement form requirements. The annuity form

152.29 termination statements must be in written form and must be notarized. Before accepting

152.30 any signed form or forms, the chief administrative officer of the applicable pension plan

- 152.31 must offer counseling to the retired or disabled annuitant and the designated survivor
- 152.32 regarding the implications of the annuity form waiver. The forms must indicate that this

#### counseling has been offered and either has been completed or has been waived by the 153.1 153.2 retired or disabled annuitant and the designated survivor. Subd. 5. Prohibition against further annuity form revisions. No retired or 153.3 disabled annuitant who waives the annuity form under this section may further revise 153.4 the annuity form at any later date. 153.5 **EFFECTIVE DATE.** This section is effective the day following final enactment. 153.6 Sec. 8. Minnesota Statutes 2012, section 356.48, subdivision 1, is amended to read: 153.7 153.8 Subdivision 1. Covered plans. This section applies to the following retirement plans: (1) the general state employees retirement plan of the Minnesota State Retirement 153.9 System established under chapter 352; 153.10 153.11 (2) the correctional state employees retirement plan of the Minnesota State Retirement System established under chapter 352; 153.12 (3) the State Patrol retirement plan established under chapter 352B; 153.13 (4) the unclassified state employees retirement program of the Minnesota State 153.14 Retirement System established under chapter 352D; 153.15 (5) the general employee retirement plan of the Public Employees Retirement 153.16 Association established under chapter 353; 153.17 (6) the public employees police and fire retirement plan established under chapter 353; 153.18 (7) the local government correctional employees retirement plan of the Public 153.19 Employees Retirement Association established under chapter 353E; 153.20 (8) the Teachers Retirement Association established under chapter 354; and 153.21 (9) the St. Paul Teachers Retirement Fund Association established under chapter 153.22 354A; and 153.23 (9) (10) the uniform judicial retirement plan established under chapter 490. 153.24 **EFFECTIVE DATE.** This section is effective the day following final enactment. 153.25 Sec. 9. MSRS-GENERAL RETIREMENT ELIGIBILITY CLARIFICATION; 153.26 SERVICE CREDIT PURCHASE IN CERTAIN INSTANCES. 153.27 (a) An eligible person described in paragraph (b) is entitled to purchase prior 153.28 uncredited service credit under paragraph (c) and, if the service credit purchase is made, to 153.29 have the effective start date for active retirement plan membership of June 30, 1989, and 153.30 to retire under Minnesota Statutes, section 352.116, subdivision 1. 153.31

- (b) An eligible person is a person who:
- 153.33 <u>(1) was born on July 17, 1964;</u>

154.1	(2) was initially employed by the state of Minnesota as a temporary status laborer
154.2	general on June 19, 1989;
154.3	(3) became a seasonal status laborer general on August 30, 1989;
154.4	(4) became an unlimited status laborer general on December 12, 1990;
154.5	(5) has received annual statements from the Minnesota State Retirement System
154.6	indicating eligibility for a retirement benefit under Minnesota Statutes, section 352.116,
154.7	subdivision 1, paragraph (b), as of September 1, 2012, including the June 30, 2012, annual
154.8	statement;
154.9	(6) attended a Minnesota State Retirement System preretirement class in March
154.10	2012 and was individually informed by a Minnesota State Retirement System employee of
154.11	the person's retirement eligibility under Minnesota Statutes, section 352.116, subdivision
154.12	1, paragraph (b); and
154.13	(7) received a letter from the Minnesota State Retirement System on August 16,
154.14	2012, revising the start date for general state employees retirement plan allowable
154.15	service credit from June 19, 1989, to September 27, 1989, and indicating consequent
154.16	inapplicability of Minnesota Statutes, section 352.116, subdivision 1.
154.17	(c) An eligible person may purchase allowable service credit in the general state
154.18	employees retirement plan of the Minnesota State Retirement System for the period June
154.19	30, 1989, by paying an amount equal to 7.63 percent of salary earned after June 18, 1989,
154.20	to June 30, 1989, and to 8.85 percent of salary earned after June 30, 1989, to September 27,
154.21	1989, plus 8.5 percent compound interest on the total equivalent employee and employer
154.22	contribution amounts from the date on which the contribution would have been deducted
154.23	or paid if the person had been a member of the general state employees retirement plan of
154.24	the Minnesota State Retirement System at the time to the date that this portion of the prior
154.25	service credit purchase payment is made. The payment must be made in a lump sum.
154.26	(d) An eligible person who purchased allowable service credit under paragraph
154.27	(c) has a June 30, 1989, start date for allowable service credited by the general state
154.28	employees retirement plan of the Minnesota State Retirement System and is eligible for a
154.29	retirement annuity under Minnesota Statutes, section 352.116, subdivision 1.
154.30	(e) Authority to purchase prior uncredited allowable service credit under this section
154.31	expires on August 1, 2013.
154.32	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.

# 154.33 Sec. 10. PERA-GENERAL; PURCHASE OF CERTAIN PRIOR NORTHFIELD 154.34 SERVICE CREDIT.

- (a) Notwithstanding any provision of Minnesota Statutes, chapter 353, to the 155.1 155.2 contrary, an eligible person described in paragraph (b) is entitled to repay any prior refund as provided in paragraph (c) and is entitled to purchase service credit as provided in 155.3 155.4 paragraph (d). (b) An eligible person is a person who: 155.5 155.6 (1) was born on July 10, 1942; (2) was employed by the city of Northfield on October 5, 2005; 155.7 (3) became a member of the general employees retirement plan of the Public 155.8 Employees Retirement Association on April 5, 2009; 155.9 (4) was employed by the transit division of the city of Northfield until June 29, 155.10 2012; and 155.11 155.12 (5) was eligible for PERA general employees retirement plan membership on October 5, 2005, but was not reported to PERA for membership in a timely fashion. 155.13 (c) The eligible person may repay to the general employees retirement fund of 155.14 155.15 the Public Employees Retirement Association any refund of accumulated member contributions and interest previously received, plus interest at an annual rate of 8.5 percent 155.16 compounded annually from the date on which the refund was paid until the date on which 155.17 155.18 the refund is repaid. (d) If the eligible person repays all prior refunds under paragraph (c), the eligible 155.19 155.20 person may purchase 43 months of allowable service credit and salary credit from the general employees retirement plan of the Public Employees Retirement Association by 155.21 making a payment equal to the unpaid member contributions during the period October 5, 155.22 155.23 2005, until April 5, 2009, plus 8.5 percent interest from the date that each contribution 155.24 would have been transmitted to the Public Employees Retirement Association until the date that the payment under this paragraph is made. 155.25 155.26 (e) If the eligible person makes the payment required under paragraph (c) in a timely fashion, within 30 days following notification of that fact by the executive director of the 155.27 Public Employees Retirement Association, the city of Northfield shall pay the balance 155.28 of the prior service credit purchase payment amount required under Minnesota Statutes, 155.29 section 356.551. If the payment by the city of Northfield is not paid in a timely fashion, 155.30 the executive director shall collect the unpaid amount as provided under Minnesota 155.31 Statutes, section 353.28, subdivision 6. 155.32 (f) Authority to repay a refund and to make a prior service credit purchase payment 155.33 under this section expires on December 31, 2014. 155.34
- 155.35 **EFFECTIVE DATE.** This section is effective the day following final enactment.

156.1	Sec. 11. PERA-GENERAL; SERVICE CREDIT PURCHASE FOR OMITTED
156.2	<b>CONTRIBUTION PERIOD; WRIGHT COUNTY HIGHWAY DEPARTMENT</b>
156.3	EMPLOYEE.
156.4	(a) Notwithstanding any provision of law to the contrary, an eligible person
156.5	described in paragraph (b) is entitled to purchase from the general employees retirement
156.6	plan of the Public Employees Retirement Association allowable service credit under
156.7	Minnesota Statutes, section 353.01, subdivision 16, for the period of omitted member
156.8	deductions described in paragraph (c).
156.9	(b) An eligible person is a person who:
156.10	(1) was born on March 19, 1959;
156.11	(2) is a current employee of the Wright County Highway Department, covered by
156.12	the general employees retirement plan of the Public Employees Retirement Association;
156.13	(3) shifted from temporary to full-time employment with the highway department
156.14	in April 2007; and
156.15	(4) was not reported by Wright County for retirement coverage by and membership
156.16	in the general employees retirement plan of the Public Employees Retirement Association
156.17	until March 2012.
156.18	(c) The period of uncredited service authorized for purchase is the period from
156.19	April 2007 through December 2008, during which no member contributions for the
156.20	general employees retirement plan of the Public Employees Retirement Association were
156.21	deducted from the eligible person's salary by Wright County, and which could not be
156.22	corrected through the Public Employees Retirement Association omitted contribution
156.23	provision due to a three-year time limit in the provision.
156.24	(d) Minnesota Statutes, section 356.551, applies to this purchase, except that the
156.25	purchase payment amount payable by the eligible person is the employee contributions
156.26	that should have been made, plus 8.5 percent interest compounded annually from the
156.27	date each deduction should have occurred, until the date paid to the Public Employees
156.28	Retirement Association. The purchase payment amount payable by Wright County is the
156.29	balance of the full actuarial value prior service credit purchase payment amount as of the
156.30	first day of the month next following the receipt of the eligible person's payment that is
156.31	remaining after deducting the purchase payment amount payable by the eligible person.
156.32	(e) The payment amount due from the county under paragraph (d) must be made on
156.33	or before the 15th of the month next following the receipt of the eligible person's payment
156.34	under paragraph (d). If the county purchase payment amount is not paid in a timely
156.35	fashion, the amount due accrues compound monthly interest at the rate of 0.71 percent per
156.36	month from the first day of the month next following the receipt of the eligible person's

157.1	payment until the county purchase payment amount is received by the Public Employees
157.2	Retirement Association. If the county purchase payment amount is not paid to the Public
157.3	Employees Retirement Association 90 days after the receipt of the eligible person's
157.4	payment, the executive director shall notify the commissioner of management and budget
157.5	and the commissioner of revenue of that unpaid obligation and the unpaid obligation must
157.6	be deducted from any state aid otherwise payable to the county, plus interest.
157.7	(f) The eligible person must provide the executive director of the Public Employees
157.8	Retirement Association with any relevant requested information pertaining to this service
157.9	credit purchase.
157.10	(g) Authority to make a service credit purchase under this section expires on June
157.11	30, 2014, or upon the termination from public employment under Minnesota Statutes,
157.12	section 353.01, subdivision 11a, whichever occurs earlier.
157.13	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
157.14	ARTICLE 8
157.15	MISCELLANEOUS PROVISIONS
137.13	
157.16	Section 1. [6.496] VOLUNTEER FIREFIGHTER RELIEF ASSOCIATIONS;
137.10	
157.17	STATE BOARD OF INVESTMENT OPTIONS.
157.17	STATE BOARD OF INVESTMENT OPTIONS.
157.17 157.18	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer
157.17 157.18 157.19	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of
157.17 157.18 157.19 157.20	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information
157.17 157.18 157.19 157.20 157.21	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the
157.17 157.18 157.19 157.20 157.21 157.22	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option.
157.17 157.18 157.19 157.20 157.21 157.22 157.23	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24 157.25	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum volunteer firefighter relief association annually to join
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24 157.25 157.26	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum volunteer firefighter retirement plan, that a fire department has the option annually to join the retirement plan, and that, if the fire department joins the retirement plan, future asset
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24 157.25 157.26 157.27	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum volunteer firefighter retirement plan, that a fire department has the option annually to join the retirement plan, and that, if the fire department joins the retirement plan, future asset investments would be the responsibility of the State Board of Investment.
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24 157.25 157.26 157.27 157.28	STATE BOARD OF INVESTMENT OPTIONS. (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum volunteer firefighter retirement plan, that a fire department has the option annually to join the retirement plan, and that, if the fire department joins the retirement plan, future asset investments would be the responsibility of the State Board of Investment. (c) The information provision required by paragraphs (a) and (b) may be provided in
157.17 157.18 157.19 157.20 157.21 157.22 157.23 157.24 157.25 157.26 157.27 157.28 157.28	STATE BOARD OF INVESTMENT OPTIONS.  (a) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with recent and historic investment performance results of the various accounts of the Minnesota supplemental investment fund and information on the process and procedures for a volunteer firefighter relief association to utilize the Minnesota supplemental investment fund as an investment option. (b) Annually, on or before March 1, the state auditor shall provide all volunteer firefighter relief associations with basic information on the voluntary statewide lump-sum volunteer firefighter retirement plan, that a fire department has the option annually to join the retirement plan, and that, if the fire department joins the retirement plan, future asset investments would be the responsibility of the State Board of Investment. (c) The information provision required by paragraphs (a) and (b) may be provided in an electronic or other format if the state auditor determines that the format is reasonably

157.33 Subd. 4. **Duties and powers of board of directors.** (a) The board shall:

(1) elect a chair; 158.1 (2) appoint an executive director; 158.2 (3) establish rules to administer this chapter and chapters 3A, 352B, 352C, 352D, 158.3 and 490 and transact the business of the system, subject to the limitations of law; 158.4 (4) consider and dispose of, or take any other action the board of directors deems 158.5 appropriate concerning, denials of applications for annuities or disability benefits under 158.6 this chapter, chapter 3A, 352B, 352C, 352D, or 490, and complaints of employees and 158.7 others pertaining to the retirement of employees and the operation of the system; 158.8 (5) oversee the administration of the deferred compensation plan established in 158.9 section 352.965; and 158.10 (6) oversee the administration of the health care savings plan established in section 158.11 <del>352.98.</del>; and 158.12 (7) approve early retirement and optional annuity factors, subject to review by the 158.13 actuary retained by the Legislative Commission on Pensions and Retirement; establish 158.14

158.15 the schedule for implementation of the approved factors; and notify the Legislative

158.16 <u>Commission on Pensions and Retirement of the implementation schedule.</u>

158.17 (b) The board shall advise the director on any matters relating to the system and 158.18 carrying out functions and purposes of this chapter. The board's advice shall control.

158.19 Sec. 3. Minnesota Statutes 2012, section 353.03, subdivision 3, is amended to read:

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

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

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

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

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

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

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

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

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

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

(b) In passing upon all applications and claims, the board may summon, swear, hear, and examine witnesses and, in the case of claims for disability benefits, may require the claimant to submit to a medical examination by a physician of the board's choice, at the expense of the fund, as a condition precedent to the passing on the claim, and, in the case of all applications and claims, may conduct investigations necessary to determine their validity and merit.

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

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

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

Sec. 4. Minnesota Statutes 2012, section 354.07, subdivision 1, is amended to read:
Subdivision 1. General powers of board. The board has the power to frame bylaws
for its own government and for the management of the association not inconsistent with

the laws of the state and to modify them at its pleasure; to adopt, alter, and enforce 160.1 160.2 reasonable rules not inconsistent with the laws of the state for the administration and management of the association, for the payment and collection of payments from 160.3 members, and for the payment of withdrawals and benefits; to pass upon and allow or 160.4 disallow applications for membership in the association and for credit for teaching service; 160.5 to pass upon and allow or disallow claims for withdrawals, pensions, or benefits payable 160.6 by the fund; to adopt an appropriate mortality table based on experience of the association 160.7 as recommended by the actuary retained under section 356.214 and using the applicable 160.8 postretirement interest assumption specified in section 356.215, subdivision 8; to approve 160.9 early retirement and optional annuity factors, subject to review by the actuary retained by 160.10 the Legislative Commission on Pensions and Retirement; to establish the schedule for 160.11 160.12 implementation of the approved factors; to notify the Legislative Commission on Pensions and Retirement of the implementation schedule; and to provide for the payment out of 160.13 the fund of necessary expenses for the administration by the association and of claims for 160.14 160.15 withdrawals, pensions, or benefits allowed.

Sec. 5. Minnesota Statutes 2012, section 354A.021, subdivision 2, is amended to read: 160.16 160.17 Subd. 2. Organization; board duties. (a) Each teachers retirement fund association shall be organized and governed pursuant to this chapter and chapter 317A, except that 160.18 each association shall be deemed to be a nonprofit corporation without coming within 160.19 the definition in section 317A.011, subdivision 6. Any corporate action of any teachers 160.20 retirement fund association taken prior to April 9, 1976, shall be deemed to be valid if it 160.21 160.22 conformed with Minnesota Statutes 1976, chapter 317 or 354A, or Revised Laws 1905, chapter 58, as amended through April 9, 1976. 160.23

160.24(b) In addition to the other powers and duties of a board of trustees of a first class160.25city teacher retirement fund association, the board shall approve early retirement and160.26optional annuity factors, subject to review by the actuary retained by the Legislative160.27Commission on Pensions and Retirement; shall establish the schedule for implementation160.28of the approved factors; and shall notify the Legislative Commission on Pensions and160.29Retirement of the implementation schedule.

160.30

#### **ARTICLE 9**

## 160.31 STATE PATROL RETIREMENT PLAN FINANCIAL SOLVENCY MEASURES

160.32 Section 1. Minnesota Statutes 2012, section 352B.011, subdivision 4, is amended to 160.33 read:

Subd. 4. Average monthly salary. (a) Subject to the limitations of section 356.611, 161.1 "average monthly salary" means the average of the highest monthly salaries for five years 161.2 of service as a member upon which contributions were deducted from pay under section 161.3 352B.02, or upon which appropriate contributions or payments were made to the fund to 161.4 receive allowable service and salary credit as specified under the applicable law. Average 161.5 monthly salary must be based upon all allowable service if this service is less than five years. 161.6 (b) The salary used for the calculation of "average monthly salary" means the salary 161.7 of the member as defined in section 352.01, subdivision 13. "Average monthly salary" 161.8 includes the salary of the member during the period of covered employment rendered after 161.9 reaching the allowable service credit limit of section 352B.08, subdivision 2, paragraph 161.10 (b). The salary used for the calculation of "average monthly salary" does not include any 161.11 lump-sum annual leave payments and overtime payments made at the time of separation 161.12 from state service, any amounts of severance pay, or any reduced salary paid during the 161.13 period the person is entitled to workers' compensation benefit payments for temporary 161.14 161.15 disability.

161.16

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

Sec. 2. Minnesota Statutes 2012, section 352B.02, subdivision 1a, is amended to read: 161.17 Subd. 1a. Member contributions. (a) The member contribution is the following 161.18 percentage of the member's salary: 161.19 (1) before the first day of the first pay period beginning 161.20 10.40 12.4 percent after July 1, 2011 2014 161.21 (2) on or after the first day of the first pay period 161 22 beginning after July 1, 2011 2014, to June 30, 2016 12.40 13.4 percent 161.23 (3) after June 30, 2016 14.4 percent 161.24 (b) These contributions must be made by deduction from salary as provided in 161.25

- 161.26 section 352.04, subdivision 4.
- 161.27 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 3. Minnesota Statutes 2012, section 352B.02, subdivision 1c, is amended to read:
Subd. 1c. Employer contributions. (a) In addition to member contributions,
department heads shall pay a sum equal to the specified percentage of the salary upon which
deductions were made, which constitutes the employer contribution to the fund as follows:

162.1	(1) before the first day of the first pay period beginning	g
162.2	after July 1, 2011 2014	<del>15.60</del> <u>18.6</u> percent
162.3	(2) on or after the first day of the first pay period	
162.4	beginning after July 1, 2011 2014, to June 30, 2016	<del>18.60</del> <u>20.1</u> percent
162.5	(3) after June 30, 2016	21.6 percent

(b) Department contributions must be paid out of money appropriated to departmentsfor this purpose.

162.8 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 4. Minnesota Statutes 2012, section 352B.08, subdivision 1, is amended to read:
Subdivision 1. Eligibility; when to apply; accrual. (a) Every member who is
credited with three or more years of allowable service if first employed before July 1, 2010
2013, or with at least five ten years of allowable service if first employed after June 30,
2010 2013, is entitled to separate from state service and upon becoming 50 years old, is
entitled to receive a life annuity, upon separation from state service.
(b) Members must apply for an annuity in a form and manner prescribed by the

162.16 executive director.

(c) No application may be made more than 90 days before the date the member iseligible to retire by reason of both age and service requirements.

(d) An annuity begins to accrue no earlier than 180 days before the date theapplication is filed with the executive director.

#### 162.21 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 5. Minnesota Statutes 2012, section 352B.08, subdivision 2, is amended to read: 162.22 Subd. 2. Normal retirement annuity. (a) The annuity must be paid in monthly 162.23 installments. The annuity shall be equal to the amount determined by multiplying 162.24 the average monthly salary of the member by the percent specified in section 356.315, 162.25 subdivision 6, for each year of allowable service and pro rata prorated for additional 162.26 completed months of allowable service, unless restricted under paragraph (b). 162.27 (b) Allowable service in excess of 33 years must not be used in computing the 162.28 annuity. This restriction does not apply to any member who has at least 28 years of 162.29 allowable service before July 1, 2013. 162.30 (c) When the annuity commences, any member contributions attributable to 162.31

allowable service not used to compute the annuity due to the restrictions in paragraph (b)
must be refunded using procedures specified in section 352B.11, subdivision 1.

#### 163.1 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 6. Minnesota Statutes 2012, section 352B.08, subdivision 2a, is amended to read: 163.2 Subd. 2a. Early retirement. Any member who has become at least 50 years old 163.3 and who has at least three years of allowable service if first employed before July 1, 163.4 2010 2013, or who has at least five ten years of allowable service if first employed after 163.5 June 30, <del>2010</del> 2013, is entitled upon application to a reduced retirement annuity equal 163.6 to the annuity calculated under subdivision 2, reduced by one-tenth of one percent for 163.7 each month that the member is under age 55 at the time of retirement, if first employed 163.8 the effective date of retirement is before July 1, 2010, or reduced by two-tenths of one 163.9 percent 2015. If the effective date of retirement is after June 30, 2015, the reduction is 163.10 0.34 percent for each month that the member is under age 55 at the time of retirement if 163.11 first employed after June 30, 2010. 163.12

163.13 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 7. Minnesota Statutes 2012, section 352B.10, subdivision 5, is amended to read: 163.14 Subd. 5. Optional annuity. A disabilitant may elect, in lieu of spousal survivorship 163.15 coverage under section 352B.11, subdivisions subdivision 2b and 2e, the normal disability 163.16 benefit or an optional annuity as provided in section 352B.08, subdivision 3. The choice 163.17 of an optional annuity must be made in writing, on a form prescribed by the executive 163.18 director, and must be made before the commencement of the payment of the disability 163.19 benefit, or within 90 days before reaching age 55 or before reaching the five-year 163.20 anniversary of the effective date of the disability benefit, whichever is later. The optional 163.21 annuity is effective on the date on which the disability benefit begins to accrue, or the 163.22 month following the attainment of age 55 or following the five-year anniversary of the 163.23 effective date of the disability benefit, whichever is later. 163.24

Sec. 8. Minnesota Statutes 2012, section 352B.11, subdivision 1, is amended to read:
Subdivision 1. Refund of payments. (a) A member who has not received other
benefits under this chapter is entitled to a refund of payments made by salary deduction,
plus interest, if the member is separated, either voluntarily or involuntarily, from the state
service that entitled the member to membership.

(b) A refund under section 352B.08, subdivision 2, paragraph (c), does not result in
 a forfeiture of salary credit for the allowable service credit covered by the refund.

(b) (c) In the event of the member's death, if there are no survivor benefits payable
 under this chapter, a refund plus interest is payable to the last designated beneficiary on

a form filed with the director before death, or if no designation is filed, is payable to
the member's estate. Interest under this subdivision must be calculated as provided in
section 352.22, subdivision 2. To receive a refund, the application must be made on a
form prescribed by the executive director.

164.5

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

Sec. 9. Minnesota Statutes 2012, section 352B.11, subdivision 2b, is amended to read: 164.6 Subd. 2b. Surviving spouse benefit eligibility. (a) If an active member with 164.7 164.8 three or more years of allowable service if first employed before July 1, 2010 2013, or with at least five years of allowable service if first employed after June 30, 2010 2013, 164.9 dies before attaining age 55, the surviving spouse is entitled to the a benefit specified in 164.10 164.11 subdivision 2c, paragraph (b) for life equal to 50 percent of the average monthly salary of the deceased member. On the first of the month next following the date on which the 164.12 deceased member would have attained exact age 55, in lieu of continued receipt of the 164.13 prior benefit, the surviving spouse is eligible to commence receipt of the second half of 164.14 a 100 percent joint and survivor annuity if this provides a larger benefit. The joint and 164.15 164.16 survivor annuity must be computed assuming the exact age 55 for the deceased member and the age of the surviving spouse on the date of death. 164.17

(b) If an active member with less than three years of allowable service if first employed before July 1, 2010 2013, or with fewer than five years of allowable service if first employed after June 30, 2010 2013, dies at any age, the surviving spouse is entitled to receive the <u>a</u> benefit specified in subdivision 2c, paragraph (c) for life equal to 50 percent of the average monthly salary of the deceased member.

(c) If an active member with three or more years of allowable service if first 164.23 employed before July 1, 2010 2013, or with at least five years of allowable service if first 164.24 employed after June 30, <del>2010</del> 2013, dies on or after attaining exact age 55, the surviving 164.25 spouse is entitled to receive the benefits specified in subdivision 2e, paragraph (d) a benefit 164.26 for life equal to 50 percent of the average monthly salary of the deceased member, or the 164.27 second half of a 100 percent joint and survivor annuity, whichever is larger. The joint and 164.28 164.29 survivor annuity must be computed using the age of the deceased member on the date of death and the age of the surviving spouse on that same date. 164.30

(d) If a disabilitant dies while receiving a disability benefit under section 352B.10
or before the benefit under that section commenced, and an optional annuity was not
elected under section 352B.10, subdivision 5, the surviving spouse is entitled to receive
the <u>a</u> benefit specified in subdivision 2e, paragraph (b) for life equal to 50 percent of the
average monthly salary of the deceased member. On the first of the month next following

#### S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

the date on which the deceased member would have attained exact age 55, in lieu of 165.1 165.2 continued receipt of the prior benefit, the surviving spouse is eligible to commence receipt of the second half of a 100 percent joint and survivor annuity if this provides a larger 165.3 benefit. The joint and survivor annuity must be computed assuming the exact age 55 for 165.4 the deceased member and the age of the surviving spouse on the date of death. 165.5 (e) If a former member with three or more years of allowable service if first employed 165.6 before July 1, <del>2010</del> 2013, or with at least five years of allowable service if first employed 165.7 after June 30, 2010 2013, who terminated from service and has not received a refund or 165.8 commenced receipt of any other benefit provided by this chapter, dies, the surviving 165.9 spouse is entitled to receive the as a benefit specified in subdivision 2e, paragraph (e) the 165.10 second half of a 100 percent joint and survivor annuity, commencing on the first of the 165.11 month next following the deceased member's date of death, or the first of the month next 165.12 following the date on which the deceased member would have attained age 55, whichever 165.13 is later. The joint and survivor annuity must be computed using the age of the deceased 165.14 165.15 member on the date of death and the age of the surviving spouse on that same date. (f) If a former member with less than three years of allowable service if first 165.16 employed before July 1, <del>2010</del> 2013, or with fewer than five years of allowable service if 165.17 first employed after June 30, 2010 2013, who terminated from service and has not received 165.18 a refund or commenced receipt of any other benefit, if applicable, provided by this chapter, 165.19 dies, the surviving spouse is entitled to receive the refund specified in subdivision 2c, 165.20 paragraph (f) or, if none, the children or, if none, the deceased member's estate is entitled to

a refund of the employee contributions plus interest computed as specified in subdivision 1. 165.22

#### 165.23

165.21

#### **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 10. Minnesota Statutes 2012, section 356.415, subdivision 1e, is amended to read: 165.24 Subd. 1e. Annual postretirement adjustments; State Patrol retirement plan. 165.25 (a) Retirement annuity, disability benefit, or survivor benefit recipients of the State Patrol 165.26 retirement plan are entitled to a postretirement adjustment annually on January 1, as 165.27 follows: 165.28

- (1) a postretirement increase of  $\frac{1.5}{1.5}$  one percent must be applied each year, effective 165.29 on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient 165.30 who has been receiving an annuity or a benefit for at least 18 full months before the 165.31 165.32 January 1 increase; and
- (2) for each annuitant or benefit recipient who has been receiving an annuity or a 165.33 benefit for at least six full months, an annual postretirement increase of 1/12 of 1.5 one 165.34 165.35 percent for each month that the person has been receiving an annuity or benefit must be

applied, effective January 1, following the calendar year in which the person has been 166.1 166.2 retired for at least six months, but has been retired for less than 18 months. (b) The increases provided by this subdivision commence on January 1, 2011 166.3 2014. Increases under this subdivision paragraph (a) for the State Patrol retirement plan 166.4 terminate on December 31 of the calendar year in which the actuarial valuation prepared 166.5 by the approved actuary under sections 356.214 and 356.215 and the standards for 166.6 actuarial work promulgated by the Legislative Commission on Pensions and Retirement 166.7 indicates that the market value of assets of the retirement plan equals or exceeds 90 166.8 85 percent of the actuarial accrued liability of the retirement plan and increases under 166.9 subdivision 1 paragraph (c) recommence after that date. 166.10 (c) Retirement annuity, disability benefit, or survivor benefit recipients of the State 166.11 166.12 Patrol retirement plan are entitled to a postretirement adjustment annually on January 1, as follows: 166.13 (1) a postretirement increase of 1.5 percent must be applied each year, effective on 166.14 166.15 January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has been receiving an annuity or a benefit for at least 18 full months before the January 1 166.16 increase; and 166.17 166.18 (2) for each annuitant or benefit recipient who has been receiving an annuity or a benefit for at least six full months, an annual postretirement increase of 1/12 of 1.5 percent 166.19 166.20 for each month that the person has been receiving an annuity or benefit must be applied, effective January 1, following the calendar year in which the person has been retired for at 166.21 least six months, but has been retired for less than 18 months. 166.22 166.23 (d) Increases under paragraph (c) for the State Patrol retirement plan terminate on 166.24 December 31 of the calendar year in which the actuarial valuation prepared by the approved actuary under sections 356.214 and 356.215 and the standards for actuarial work adopted by 166.25 the Legislative Commission on Pensions and Retirement indicates that the market value of 166.26 assets of the retirement plan equals or exceeds 90 percent of the actuarial accrued liability 166.27 of the retirement plan and increases under subdivision 1 recommence after that date. 166.28 (e) An increase in annuity or benefit payments under this subdivision must be 166.29 made automatically unless written notice is filed by the annuitant or benefit recipient 166.30 with the executive director of the applicable covered retirement plan requesting that the 166.31 166.32 increase not be made. **EFFECTIVE DATE.** This section is effective July 1, 2013. 166.33

#### 166.34 Sec. 11. <u>**REPEALER.**</u>

166.35 Minnesota Statutes 2012, section 352B.11, subdivision 2c, is repealed.

167.1	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
167.2	ARTICLE 10
167.3	PERA PLANS SALARY DEFINITION
167.4	Section 1. Minnesota Statutes 2012, section 353.01, subdivision 10, is amended to read:
167.5	Subd. 10. Salary. (a) Subject to the limitations of section 356.611, "salary" means:
167.6	(1) the <u>wages or periodic compensation of payable to a public employee</u> , by the
167.7	employing governmental subdivision before:
167.8	(i) employee retirement deductions that are designated as picked-up contributions
167.9	under section 356.62;
167.10	(ii) any employee-elected deductions for deferred compensation, supplemental
167.11	retirement plans, or other voluntary salary reduction programs, and also means "wages"
167.12	and includes net income from fees that would have otherwise been available as a cash
167.13	payment to the employee; and
167.14	(iii) employee deductions for contributions to a supplemental plan or to a
167.15	governmental trust established under section 356.24, subdivision 1, clause (7), to save for
167.16	postretirement health care expenses, unless otherwise excluded under paragraph (b);
167.17	(2) for a public employee who is covered by a supplemental retirement plan under
167.18	section 356.24, subdivision 1, clause (8), (9), or (10), which require all plan contributions
167.19	be made by or (12), the employer, the contribution contributions to the applicable
167.20	supplemental retirement plan when an agreement between the parties establishes that the
167.21	contribution contributions will either result in a mandatory reduction of employees' wages
167.22	through payroll withholdings, or be made in lieu of an amount that would otherwise be
167.23	paid as wages; and
167.24	(3) for a public employee who has prior service covered by a local police or
167.25	firefighters relief association that has consolidated with the Public Employees Retirement
167.26	Association or to which section 353.665 applies and who has elected coverage either
167.27	under the public employees police and fire fund benefit plan under section 353A.08
167.28	following the consolidation or under section 353.665, subdivision 4, the rate of salary
167.29	upon which member contributions to the special fund of the relief association were made
167.30	prior to the effective date of the consolidation as specified by law and by bylaw provisions
167.31	governing the relief association on the date of the initiation of the consolidation procedure
167.32	and the actual periodic compensation of the public employee after the effective date of

167.33 consolidation-;

167.34 (4) a payment from a public employer through a grievance proceeding, settlement,
 167.35 or court order that is attached to a specific earnings period in which the employee's regular

salary was not earned or paid to the member due to a suspension or a period of involuntary 168.1 168.2 termination that is not a wrongful discharge under section 356.50; provided the amount is not less than the equivalent of the average of the hourly base salary rate in effect during 168.3 the last six months of allowable service prior to the suspension or period of involuntary 168.4 termination, plus any applicable increases awarded during the period that would have been 168.5 paid under a collective bargaining agreement or personnel policy but for the suspension 168.6 or involuntary termination, multiplied by the average number of regular hours for which 168.7 the employee was compensated during the six months of allowable service prior to the 168.8 suspension or period of involuntary termination, but not to exceed the compensation that 168.9 the public employee would have earned if regularly employed during the applicable period; 168.10 (5) the amount paid to a member who is absent from employment by reason of 168.11 168.12 personal, parental, or military leave of absence if equivalent to the hourly base salary rate in effect during the six months of allowable service, or portions thereof, prior to the 168.13 leave, multiplied by the average number of regular hours for which the employee was 168.14 168.15 compensated during the six months of allowable service prior to the applicable leave of absence; 168.16 (6) the amount paid to a member who is absent from employment by reason of an 168.17 168.18 authorized medical leave of absence if specified in advance to be at least one-half but no more than equal to the earnings the member received, on which contributions were 168.19 reported and allowable service credited during the six months immediately preceding 168.20 the medical leave of absence; and 168.21 (7) for a public employee who receives performance or merit bonus payment under 168.22 168.23 a written compensation plan, policy, or collective bargaining agreement in addition to regular salary or in lieu of regular salary increases, the compensation paid to the 168.24 employee for attaining or exceeding performance goals, duties, or measures during a 168.25 specified period of employment. 168.26 (b) Salary does not mean: 168.27 (1) the fees paid to district court reporters; 168.28 (2) unused annual leave, vacation, or sick leave payments, in the form of lump-sum 168.29 or periodic payments;; 168.30 (3) for the donor, payment to another person of the value of hours donated under a 168.31 benevolent vacation, personal, or sick leave donation program; 168.32 (4) any form of severance <del>payments,</del> or retirement incentive payments; 168.33 (5) an allowance payment or per diem payments for or reimbursement of expenses; 168.34 168.35 (6) lump-sum settlements not attached to a specific earnings period, or;

- 169.1 (7) workers' compensation payments or disability insurance payments, including
   169.2 payments from employer self-insurance arrangements;
- (2) (8) employer-paid amounts used by an employee toward the cost of insurance coverage, employer-paid fringe benefits, flexible spending accounts, cafeteria plans, health care expense accounts, day care expenses, or any payments in lieu of any employer-paid group insurance coverage, including the difference between single and family rates that may be paid to a member with single coverage and certain amounts determined by the executive director to be ineligible;
- 169.9 (9) employer-paid fringe benefits, including, but not limited to:
- 169.10 (i) employer-paid premiums or supplemental contributions for employees for all

169.11 types of insurance;

- 169.12 (ii) membership dues or fees for the use of fitness or recreational facilities;
- (iii) incentive payments or cash awards relating to a wellness program;
- 169.14 (iv) the value of any nonmonetary benefits;
- 169.15 (v) any form of payment made in lieu of an employer-paid fringe benefit;
- (vi) an employer-paid amount made to a deferred compensation or tax-sheltered
   annuity program; and
- 169.18 (vii) any amount paid by the employer as a supplement to salary, either as a
- 169.19 lump-sum amount or a fixed or matching amount paid on a recurring basis, that is not

169.20 available to the employee as cash;

- 169.21(3) (10) the amount equal to that which the employing governmental subdivision169.22would otherwise pay toward single or family insurance coverage for a covered employee169.23when, through a contract or agreement with some but not all employees, the employer:
- (i) discontinues, or for new hires does not provide, payment toward the cost of theemployee's selected insurance coverages under a group plan offered by the employer;
- (ii) makes the employee solely responsible for all contributions toward the cost of
  the employee's selected insurance coverages under a group plan offered by the employer,
  including any amount the employer makes toward other employees' selected insurance
  coverages under a group plan offered by the employer; and
- (iii) provides increased salary rates for employees who do not have anyemployer-paid group insurance coverages;
- (4) (11) except as provided in section 353.86 or 353.87, compensation of any
  kind paid to volunteer ambulance service personnel or volunteer firefighters, as defined
  in subdivision 35 or 36;
- 169.35(5) (12) the amount of compensation that exceeds the limitation provided in section169.36356.611; and

(6) (13) amounts paid by a federal or state grant for which the grant specifically 170.1 170.2 prohibits grant proceeds from being used to make pension plan contributions, unless the contributions to the plan are made from sources other than the federal or state grant-; and 170.3 (14) bonus pay that is not performance or merit pay under paragraph (a), clause (6). 170.4 (c) Amounts, other than those provided under paragraph (a), clause (4), provided to 170.5 an employee by the employer through a grievance proceeding, a court order, or a legal 170.6 settlement are salary only if the settlement or court order is reviewed by the executive 170.7 director and the amounts are determined by the executive director to be consistent with 170.8 paragraph (a) and prior determinations. 170.9

170.10

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

170.11

170.12 170.13

# **ARTICLE 11**

## PUBLIC EMPLOYEES POLICE AND FIRE RETIREMENT PLAN FINANCIAL SOLVENCY MEASURES

Section 1. Minnesota Statutes 2012, section 353.01, subdivision 17a, is amended to read: 170.14 Subd. 17a. Average salary. (a) "Average salary," for purposes of calculating a 170.15 retirement annuity under section 353.29, subdivision 3, means an amount equivalent to 170.16 the average of the highest salary of the member, police officer, or firefighter, whichever 170.17 applies, upon which employee contributions were paid for any five successive years of 170.18 allowable service, based on dates of salary periods as listed on salary deduction reports. 170.19 "Average salary" includes the salary of the employee during the period of covered 170.20 employment rendered after reaching the allowable service credit limit of section 353.651, 170.21 subdivision 3, paragraph (b). Average salary must be based upon all allowable service if 170.22 this service is less than five years. 170.23

(b) "Average salary" may not include any reduced salary paid during a period
in which the employee is entitled to benefit payments from workers' compensation for
temporary disability, unless the average salary is higher, including this period.

170.27

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

Sec. 2. Minnesota Statutes 2012, section 353.01, subdivision 41, is amended to read: Subd. 41. **Duty disability.** "Duty disability," physical or psychological, means a condition that is expected to prevent a member, for a period of not less than 12 months, from performing the normal duties of the position held by a person who is a member of the public employees police and fire <u>retirement plan</u>, and that is the direct result of an injury incurred during, or a disease arising out of, the performance of <del>normal duties or the actual</del> <del>performance of less frequent</del> inherently dangerous duties<del>, either of which are specific to</del>

protecting the property and personal safety of others and that present inherent dangers that 171.1 are specific to the positions covered by the public employees police and fire retirement plan. 171.2 **EFFECTIVE DATE.** This section is effective the day following final enactment. 171.3 Sec. 3. Minnesota Statutes 2012, section 353.01, subdivision 47, is amended to read: 171.4 Subd. 47. Vesting. (a) "Vesting" means obtaining a nonforfeitable entitlement 171.5 to an annuity or benefit from a retirement plan administered by the Public Employees 171.6 Retirement Association by having credit for sufficient allowable service under paragraph 171.7 (b) or, (c), or (d), whichever applies. 171.8 (b) For purposes of qualifying for an annuity or benefit as a basic or coordinated plan 171.9 member of the general employees retirement plan of the Public Employees Retirement 171.10 171.11 Association: (1) a public employee who first became a member of the association before July 171.12 1, 2010, is 100 percent vested when the person has accrued credit for not less than three 171.13 years of allowable service as defined under subdivision 16; and 171.14

(2) a public employee who first becomes a member of the association after June 30, 171.15 2010, is 100 percent vested when the person has accrued credit for not less than five years 171.16 of allowable service as defined under subdivision 16. 171.17

(c) For purposes of qualifying for an annuity or benefit as a member of the police 171.18 and fire plan or a member of the local government correctional employees retirement plan: 171.19

- (1) a public employee who first became a member of the association before July 1, 2010, is 100 percent vested when the person has accrued credit for not less than three 171.21 years of allowable service as defined under subdivision 16; and 171.22
- (2) a public employee who first becomes a member of the association after June 171.23 30, 2010, is vested at the following percentages when the person has accrued credited 171.24 allowable service as defined under subdivision 16, as follows: 171.25
- (i) 50 percent after five years; 171.26

171.20

- 171.27 (ii) 60 percent after six years;
- (iii) 70 percent after seven years; 171.28
- (iv) 80 percent after eight years; 171.29
- (v) 90 percent after nine years; and 171.30
- (vi) 100 percent after ten years. 171.31
- (d) For purposes of qualifying for an annuity or benefit as a member of the public 171.32
- employees police and fire retirement plan: 171.33

- 172.1 (1) a public employee who first became a member of the association before July
- 172.2 <u>1, 2010, is 100 percent vested when the person has accrued credit for not less than three</u>
- 172.3 years of allowable service as defined under subdivision 16;
- 172.4 (2) a public employee who first becomes a member of the association after June 30,
- 172.5 2010, and before July 1, 2014, is vested at the following percentages when the person has
- 172.6 accrued credited allowable service as defined under subdivision 16, as follows:
- 172.7 (i) 50 percent after five years;
- 172.8 (ii) 60 percent after six years;
- 172.9 (iii) 70 percent after seven years;
- 172.10 (iv) 80 percent after eight years;
- 172.11 (v) 90 percent after nine years; and
- 172.12 (vi) 100 percent after ten years; and
- 172.13 (3) a public employee who first becomes a member of the association after June
- 172.14 <u>30, 2014</u>, is vested at the following percentages when the person has accrued credited
- 172.15 allowable service as defined under subdivision 16, as follows:
- 172.16 (i) 50 percent after ten years;
- 172.17 (ii) 55 percent after 11 years;
- 172.18 (iii) 60 percent after 12 years;
- 172.19 (iv) 65 percent after 13 years;
- 172.20 (v) 70 percent after 14 years;
- 172.21 (vi) 75 percent after 15 years;
- 172.22 (vii) 80 percent after 16 years;
- 172.23 (viii) 85 percent after 17 years;
- 172.24 (ix) 90 percent after 18 years;
- 172.25 (x) 95 percent after 19 years; and
- 172.26 (xi) 100 percent after 20 or more years.

Sec. 4. Minnesota Statutes 2012, section 353.031, subdivision 4, is amended to read: 172.27 Subd. 4. Additional requirements; eligibility for police and fire or local 172.28 government correctional service retirement plan disability benefits. (a) If an 172.29 application for disability benefits is filed within two years of the date of the injury or the 172.30 onset of the illness that gave rise to the disability application, the application must be 172.31 supported by evidence that the applicant is unable to perform the duties of the position 172.32 held by the applicant on the date of the injury or the onset of the illness causing the 172.33 disability. The employer must provide evidence indicating whether the applicant is able or 172.34 unable to perform the duties of the position held on the date of the injury or onset of the 172.35

illness causing the disability and the specifications, a clear explanation of any duties that
the individual can or cannot perform, and an explanation of why the employer may or may
not authorize continued employment to the applicant in the current or other position.

(b) If an application for disability benefits is filed more than two years after the 173.4 date of injury or the onset of an illness causing the disability, the application must be 173.5 supported by evidence that the applicant is unable to perform the most recent duties that 173.6 are were expected to be performed by the applicant during the 90 days before preceding 173.7 the filing of last day the application applicant performed services for the employer. The 173.8 employer must provide evidence of the duties that are were expected to be performed by 173.9 the applicant during the 90 days before preceding the filing of last day the application 173.10 applicant performed services, whether the applicant can or cannot perform those duties 173.11 overall, and the specifications a clear explanation of any duties that the applicant can 173.12 or cannot perform, and an explanation of why the employer may or may not authorize 173.13 continued employment to the applicant in the current or other position. 173.14

173.15 (c) Any report supporting a claim to disability benefits under section 353.656 or 353E.06 must specifically relate the disability to its cause; and for any claim to duty 173.16 disability from an injury or illness arising out of an act of duty, the report must state the 173.17 specific act of duty giving rise to the claim, and relate the cause of disability to inherently 173.18 dangerous duties specific tasks or functions required to be performed by the employee in 173.19 fulfilling the employee's duty-related acts which must be specific to the inherent dangers of 173.20 the positions eligible for membership in covered by the public employees police and fire 173.21 fund plan and the local government correctional service retirement plan. Any report that 173.22 173.23 does not relate the cause of disability to specific acts or functions inherently dangerous duties performed by the employee may not be relied upon as evidence to support eligibility 173.24 for benefits and may be disregarded in the executive director's decision-making process. 173.25 173.26 (d) Any application for duty disability must be supported by a first report of injury as defined in section 176.231. 173.27

(e) If a member who has applied for and been approved for disability benefits before the termination of service does not terminate service or is not placed on an authorized leave of absence as certified by the governmental subdivision within 45 days following the date on which the application is approved, the application shall be canceled. If an approved application for disability benefits has been canceled, a subsequent application for disability benefits may not be filed on the basis of the same medical condition for a minimum of one year from the date on which the previous application was canceled.

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

- Sec. 5. Minnesota Statutes 2012, section 353.35, subdivision 1, is amended to read:
  Subdivision 1. Refund rights. (a) Except as provided in paragraph (b), when any
  former member accepts a refund, all existing service credits and all rights and benefits to
  which the person was entitled prior to the acceptance of the refund must terminate.
- (b) A refund under section 353.651, subdivision 3, paragraph (c), does not result in a
  forfeiture of salary credit for the allowable service credit covered by the refund.

(c) The rights and benefits of a former member must not be restored until the person 174.7 returns to active service and acquires at least six months of allowable service credit 174.8 after taking the last refund and repays the refund or refunds taken and interest received 174.9 under section 353.34, subdivisions 1 and 2, plus interest at an annual rate of 8.5 percent 174.10 compounded annually. If the person elects to restore service credit in a particular fund 174.11 from which the person has taken more than one refund, the person must repay all refunds 174.12 to that fund. All refunds must be repaid within six months of the last date of termination 174.13 of public service. 174.14

#### 174.15

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

Sec. 6. Minnesota Statutes 2012, section 353.65, subdivision 2, is amended to read: 174.16 Subd. 2. Employee contribution. (a) For members other than members who were 174.17 active members of the former Minneapolis Firefighters Relief Association on December 174.18 29, 2011, or for members other than members who were active members of the former 174.19 Minneapolis Police Relief Association on December 29, 2011, the employee contribution 174.20 is 9.4 percent an amount equal to the following percentage of the total salary of the each 174.21 member in calendar year 2010 and is, as follows: 9.6 percent of the salary of the member 174.22 in each before calendar year after 2010 2014; 10.2 percent in calendar year 2014; and 10.8 174.23 percent in calendar year 2015 and thereafter. 174.24

(b) For members who were active members of the former Minneapolis Firefighters
Relief Association on December 29, 2011, the employee contribution is an amount
equal to eight percent of the monthly unit value under section 353.01, subdivision 10a,
multiplied by 80 and expressed as a biweekly amount for each member. The employee
contribution made by a member with at least 25 years of service credit as an active
member of the former Minneapolis Firefighters Relief Association must be deposited in
the postretirement health care savings account established under section 352.98.

(c) For members who were active members of the former Minneapolis Police Relief Association on December 29, 2011, the employee contribution is an amount equal to eight percent of the monthly unit value under section 353.01, subdivision 10b, multiplied by 80 and expressed as a biweekly amount for each member. The employee contribution made by a member with at least 25 years of service credit as an active member of the former

Minneapolis Police Relief Association must be deposited in the postretirement health caresavings account established under section 352.98.

(d) Contributions under this section must be made by deduction from salary in
the manner provided in subdivision 4. Where any portion of a member's salary is paid
from other than public funds, the member's employee contribution is based on the total
salary received from all sources.

175.8

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

Sec. 7. Minnesota Statutes 2012, section 353.65, subdivision 3, is amended to read: 175.9 Subd. 3. Employer contribution. (a) With respect to members other than members 175.10 175.11 who were active members of the former Minneapolis Firefighters Relief Association on December 29, 2011, or for members other than members who were active members of 175.12 the former Minneapolis Police Relief Association on December 29, 2011, the employer 175.13 contribution is 14.1 percent an amount equal to the following percentage of the total salary 175.14 of the each member in calendar year 2010 and is, as follows: 14.4 percent of the salary of 175.15 the member in each before calendar year after 2010 2014; 15.3 percent in calendar year 175.16 2014; and 16.2 percent in calendar year 2015 and thereafter. 175.17

(b) With respect to members who were active members of the former Minneapolis
Firefighters Relief Association on December 29, 2011, the employer contribution is an
amount equal to the amount of the member contributions under subdivision 2, paragraph
(b).

(c) With respect to members who were active members of the former Minneapolis
Police Relief Association on December 29, 2011, the employer contribution is an amount
equal to the amount of the member contributions under subdivision 2, paragraph (c).
(d) Contributions under this subdivision must be made from funds available to the
employing subdivision by the means and in the manner provided in section 353.28.

175.27

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

Sec. 8. Minnesota Statutes 2012, section 353.651, subdivision 3, is amended to read:
Subd. 3. Retirement annuity formula. (a) The average salary as defined in
section 353.01, subdivision 17a, multiplied by the percent specified in section 356.315,
subdivision 6, per year multiplied by years of allowable service, multiplied by the
applicable vesting percentage indicated in section 353.01, subdivision 47, determines the
amount of the normal retirement annuity. If the member has earned allowable service

for performing services other than those of a police officer or firefighter, the annuity 176.1 176.2 representing that service must be computed under sections 353.29 and 353.30. (b) For a member first enrolled in the public employees police and fire retirement 176.3 plan after June 30, 2014, the average salary as defined in section 353.01, subdivision 17a, 176.4 paragraph (a), includes salary for all years for which contributions have been reported to 176.5 the public employees police and fire retirement plan, but allowable service included in 176.6 the calculation is limited to 33 years and the normal retirement annuity must not exceed 176.7 99 percent of the average salary. 176.8 (c) When the annuity begins for members of the public employees police and fire 176.9 retirement plan enrolled after June 30, 2014, a prorated share of the contributions for 176.10 allowable service exceeding 33 years must be refunded to the member. The prorated 176.11 176.12 share of the contributions to be refunded is determined by multiplying the accumulated deductions paid by the member to the public employees police and fire retirement plan by 176.13 a percentage determined using the number of months of service in excess of 396 as the 176.14 176.15 numerator and the total number of months of allowable service on which contributions were reported as the denominator. Interest as defined in section 353.34, subdivision 2, 176.16 is to be applied to the prorated share of contributions from the first of the 397th month 176.17 of allowable service reported to the public employees police and fire retirement plan to 176.18 the first of the month the annuity begins. 176.19

176.20

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

Sec. 9. Minnesota Statutes 2012, section 353.651, subdivision 4, is amended to read: 176.21 Subd. 4. Early retirement. (a) A person who becomes a public employees police 176.22 and fire retirement plan member after June 30, 2007, or a former member who is reinstated 176.23 as a member of the plan after that date, who is at least 50 years of age and who is at least 176.24 partially vested under section 353.01, subdivision 47, upon the termination of public 176.25 service before July 1, 2014, if the person is other than a county sheriff or after January 4, 176.26 2015, if the person is a county sheriff is entitled upon application to a retirement annuity 176.27 equal to the normal annuity calculated under subdivision 3, reduced by two-tenths of one 176.28 percent for each month that the member is under age 55 at the time of retirement. 176.29

(b) Upon the termination of public service <u>before July 1, 2014, if the person is</u>
<u>other than a county sheriff or upon the termination of public service before January 5,</u>
<u>2015, if the person is a county sheriff, any public employees police and fire retirement</u>
plan member <u>who first became a member of the plan before July 1, 2007, and who is</u>
not specified in paragraph (a), upon attaining at least 50 years of age with at least three
years of allowable service is entitled upon application to a retirement annuity equal to the

177.1	normal annuity calculated under subdivision 3, reduced by one-tenth of one percent for
177.2	each month that the member is under age 55 at the time of retirement.
177.3	(c) A person other than a county sheriff who is a member of the public employees
177.4	police and fire retirement plan on or after July 1, 2014, or a county sheriff who is a
177.5	member of the public employees police and fire retirement plan on or after January 5,
177.6	2015, and who is at least 50 years old and is at least partially vested under section 353.01,
177.7	subdivision 47, and whose benefit effective date is after July 1, 2014, if other than a
177.8	county sheriff or after January 4, 2015, if a county sheriff and on or before July 1, 2019, is
177.9	entitled upon application to a retirement annuity equal to the normal annuity calculated
177.10	under subdivision 3, reduced for each month the member is under age 55 at the time of
177.11	retirement by applying a blended monthly rate that is equivalent to the sum of:
177.12	(1) one-sixtieth of the annual rate of five percent, prorated for each month the
177.13	person's benefit effective date is after July 1, 2014, or after December 31, 2014, whichever
177.14	applies; and
177.15	(2) one-sixtieth of the annual rate provided under paragraph (a) or (b), whichever
177.16	applies, for each month the person's benefit effective date is before July 1, 2019.
177.17	(d) A person other than a county sheriff who is a member of the public employees
177.18	police and fire retirement plan on or after July 1, 2014, or a county sheriff who is a member
177.19	of the public employees police and fire retirement plan on or after January 5, 2015, and
177.20	who is at least 50 years old and is at least partially vested under section 353.01, subdivision
177.21	47, whose benefit effective date is after July 1, 2019, is entitled, upon application, to a
177.22	retirement annuity equal to the normal annuity calculated under subdivision 3, reduced by
177.23	five percent annually, prorated for each month that the member is under age 55.

177.24

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

Sec. 10. Minnesota Statutes 2012, section 353.657, subdivision 2a, is amended to read:
Subd. 2a. Death while eligible survivor benefit. (a) If a member or former member
who has attained the age of at least 50 years and either who is vested under section
353.01, subdivision 47, or who has credit for at least 30 years of allowable service,
regardless of age attained, dies before the annuity or disability benefit becomes payable,
notwithstanding any designation of beneficiary to the contrary, the surviving spouse may
elect to receive a death while eligible survivor benefit.

(b) Notwithstanding the definition of surviving spouse in section 353.01, subdivision
20, a former spouse of the member, if any, is entitled to a portion of the death while
eligible survivor benefit if stipulated under the terms of a marriage dissolution decree
filed with the association. If there is no surviving spouse or child or children, a former

spouse may be entitled to a lump-sum refund payment under section 353.32, subdivision
1, if provided for in a marriage dissolution decree but not a death while eligible survivor
benefit despite the terms of a marriage dissolution decree filed with the association.

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

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

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

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

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

178.26

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

Sec. 11. Minnesota Statutes 2012, section 353.657, subdivision 3a, is amended to read:
Subd. 3a. Maximum and minimum family benefits. (a) The maximum monthly
benefit per family must not exceed the following percentages of the member's average
monthly salary as specified in subdivision 3:

178.31

(1) 80 percent, if the member's death was a line of duty death; or

(2) 70 percent, if the member's death was not a line of duty death or occurred while
the member was receiving a disability benefit that accrued before July 1, 2007.

(b) The minimum monthly benefit per family, including the joint and survivor
optional annuity under subdivision 2a, and section 353.656, subdivision 1a, must not be

179.1 less than the following percentage of the member's average monthly salary as specified in179.2 subdivision 3:

- (1) 60 percent, if the death was a line of duty death; or
- (2) 50 percent, if the death was not a line of duty death or occurred while the member
  was receiving a disability benefit that accrued before July 1, 2007.
- (c) If the maximum under paragraph (a) is exceeded, the monthly benefit of the 179.6 joint annuitant, surviving spouse, and dependent children, as applicable, must each be 179.7 reduced to the amount necessary proportionately so that the total family benefit does 179.8 not exceed the applicable maximum. The joint and survivor optional annuity, surviving 179.9 spouse, or dependent children benefit, as applicable, must be restored, plus applicable 179.10 postretirement adjustments under Minnesota Statutes 2008, section 356.41 or section 179.11 356.415, as the dependent child or children become no longer dependent under section 179.12 353.01, subdivision 15, or in the event of the death of the joint and survivor annuity 179.13 recipient or the surviving spouse. 179.14
- 179.15

179.3

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

Sec. 12. Minnesota Statutes 2012, section 353E.001, subdivision 1, is amended to read: 179.16 Subdivision 1. Duty disability. "Duty disability," physical or psychological, means 179.17 a condition that is expected to prevent a member, for a period of not less than 12 months, 179.18 from performing the normal duties of a local government correctional service employee as 179.19 defined under section 353E.02 and that is the direct result of an injury incurred during, or 179.20 a disease arising out of, the performance of normal duties or the actual performance of 179.21 179.22 less frequent inherently dangerous duties, either of which are specific to protecting the property and personal safety of others and that present inherent dangers that are specific to 179.23 the positions covered by the local government correctional service retirement plan. 179.24

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

Sec. 13. Minnesota Statutes 2012, section 356.415, subdivision 1b, is amended to read:
Subd. 1b. Annual postretirement adjustments; PERA; general employees
retirement plan and local government correctional retirement plan. (a) Retirement
annuity, disability benefit, or survivor benefit recipients of the general employees
retirement plan of the Public Employees Retirement Association and the local government
correctional service retirement plan are entitled to a postretirement adjustment annually
on January 1, as follows:

(1) for January 1, 2011, and each successive January 1 until funding stability is
restored for the applicable retirement plan, a postretirement increase of one percent must
be applied each year, effective on January 1, to the monthly annuity or benefit amount of
each annuitant or benefit recipient who has been receiving an annuity or benefit for at least
12 full months as of the current June 30;

(2) for January 1, 2011, and each successive January 1 until funding stability is
restored for the applicable retirement plan, for each annuitant or benefit recipient who has
been receiving an annuity or a benefit for at least one full month, but less than 12 full
months as of the current June 30, an annual postretirement increase of 1/12 of one percent
for each month the person has been receiving an annuity or benefit must be applied;

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

(4) for each January 1 following restoration of funding stability for the applicable
retirement plan, for each annuity or benefit recipient who has been receiving an annuity or
a benefit for at least one full month, but less than 12 full months as of the current June
30, an annual postretirement increase of 1/12 of 2.5 percent for each month the person
has been receiving an annuity or benefit must be applied.

(b) Funding stability is restored when the market value of assets of the applicable retirement plan equals or exceeds 90 percent of the actuarial accrued liabilities of the applicable plan in the <u>two</u> most recent <del>prior</del> <u>consecutive</u> actuarial <del>valuation</del> <u>valuations</u> prepared under section 356.215 and the standards for actuarial work by the approved actuary retained by the Public Employees Retirement Association under section 356.214.

180.26 (c) If, after applying the increase as provided for in paragraph (a), clauses (3) and (4), the market value of the applicable retirement plan is determined in the next 180.27 subsequent actuarial valuation prepared under section 356.215 to be less than 90 percent 180.28 of the actuarial accrued liability of any of the applicable Public Employees Retirement 180.29 Association plans, After having met the definition of funding stability under paragraph 180.30 (b), the increase provided in paragraph (a), clauses (1) and (2), are rather than an increase 180.31 under subdivision 1, is again to be applied as of the next successive January until funding 180.32 stability is again restored. in a subsequent year or years if the market value of assets of 180.33 the applicable plan equals or is less than: 180.34

180.35 (1) 85 percent of the actuarial accrued liabilities of the applicable plan for two
 180.36 consecutive actuarial valuations; or

S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

181.1 (2) 80 percent of the actuarial accrued liabilities of the applicable plan for the most
 181.2 recent actuarial valuation.

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

(e) The retirement annuity payable to a person who retires before becoming eligible 181.7 for Social Security benefits and who has elected the optional payment, as provided in 181.8 section 353.29, subdivision 6, must be treated as the sum of a period-certain retirement 181.9 annuity and a life retirement annuity for the purposes of any postretirement adjustment. 181.10 The period-certain retirement annuity plus the life retirement annuity must be the 181.11 annuity amount payable until age 62 for section 353.29, subdivision 6. A postretirement 181.12 adjustment granted on the period-certain retirement annuity must terminate when the 181.13 period-certain retirement annuity terminates. 181.14

181.15

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

181.16 Sec. 14. Minnesota Statutes 2012, section 356.415, subdivision 1c, is amended to read:
181.17 Subd. 1c. Annual postretirement adjustments; PERA-police and fire. (a)
181.18 Retirement annuity, disability benefit, or survivor benefit recipients of the public
181.19 employees police and fire retirement plan are entitled to a postretirement adjustment
181.20 annually on January 1, until funding stability is restored, as follows:

(1) for January 1, 2011, and for January 1, 2012, for each annuitant or benefit
recipient whose annuity or benefit effective date is on or before June 1, 2014, who has
been receiving the annuity or benefit for at least 12 full months as of the immediate
preceding June 30, an amount equal to one percent in each year; or

(2) for January 1, 2011, and for January 1, 2012, for each annuitant or benefit
recipient whose annuity or benefit effective date is on or before June 1, 2014, who has
been receiving the annuity or benefit for at least one full month, but not less than 11
<u>months</u>, as of the immediate preceding June 30, an amount equal to 1/12 of one percent in
each year for each month of annuity or benefit receipt; and

(3) for January 1, 2013, and each successive January 1 that follows the loss of
funding stability as defined under paragraph (b) until funding stability as defined under
paragraph (b) is again restored, for each annuitant or benefit recipient whose annuity
or benefit effective date is after June 1, 2014, who has will have been receiving the an
annuity or benefit for at least 12 36 full months as of the immediate preceding June 30,
an amount equal to the percentage increase in the Consumer Price Index for urban wage

182.1 earners and elerical workers all items index published by the Bureau of Labor Statistics of
 182.2 the United States Department of Labor between the immediate preceding June 30 and the
 182.3 June 30 occurring 12 months previous, but not to exceed 1.5 one percent; or

(4) for January 1, 2013, and each successive January 1 that follows the loss of funding 182.4 stability as defined under paragraph (b) until funding stability as defined under paragraph 182.5 (b) is again restored, for each annuitant or benefit recipient whose annuity or benefit 182.6 effective date is after June 1, 2014, who has been receiving the annuity or benefit for at 182.7 least one 25 full month months, but less than 36 months as of the immediate preceding June 182.8 30, an amount equal to 1/12 of the percentage increase in the Consumer Price Index for 182.9 urban wage earners and elerical workers all items index published by the Bureau of Labor 182.10 Statistics of the United States Department of Labor between the immediate preceding June 182.11 30 and the June 30 occurring 12 months previous for each full month of annuity or benefit 182.12 receipt, but not to exceed 1/12 of 1.5 one percent for each full month of annuity or benefit 182.13 receipt; during the fiscal year in which the annuity or benefit was effective. 182.14

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

(6) for each January 1 following the restoration of funding stability as defined under 182.26 paragraph (b) and during the continuation of funding stability as defined under paragraph 182.27 (b), (2) for each annuitant or benefit recipient who has been receiving the annuity or benefit 182.28 for at least one 25 full month months, but less than 36 full months, as of the immediate 182.29 preceding June 30, an amount equal to 1/12 of the percentage increase in the Consumer 182.30 Price Index for urban wage earners and clerical workers all items index published by 182.31 the Bureau of Labor Statistics of the United States Department of Labor between the 182.32 immediate preceding June 30 and the June 30 occurring 12 months previous for each full 182.33 month of annuity or benefit receipt during the fiscal year in which the annuity or benefit 182.34 was effective, but not to exceed 1/12 of 2.5 percent for each full month of annuity or 182.35 benefit receipt during the fiscal year in which the annuity or benefit was effective. 182.36

(b) (c) Funding stability is restored when the market value of assets of the public 183.1 employees police and fire retirement plan equals or exceeds 90 percent of the actuarial 183.2 accrued liabilities of the applicable plan in the two most recent prior consecutive actuarial 183.3 valuation valuations prepared under section 356.215 and under the standards for actuarial 183.4 work of the Legislative Commission on Pensions and Retirement by the approved actuary 183.5 retained by the Public Employees Retirement Association under section 356.214. 183.6 (d) After having met the definition of funding stability under paragraph (c), a full 183.7 or prorated increase, as provided in paragraph (a), clause (1), (2), (3), or (4), whichever 183.8 applies, rather than adjustments under paragraph (b), is again applied in a subsequent year 183.9 or years if the market value of assets of the public employees police and fire retirement 183.10 plan equals or is less than: 183.11 (1) 85 percent of the actuarial accrued liabilities of the applicable plan for two 183.12 consecutive actuarial valuations; or 183.13 (2) 80 percent of the actuarial accrued liabilities of the applicable plan for the most 183.14 183.15 recent actuarial valuation. (e) An increase in annuity or benefit payments under this section must be made 183.16 automatically unless written notice is filed by the annuitant or benefit recipient with the 183.17 executive director of the Public Employees Retirement Association requesting that the 183.18 increase not be made. 183.19 **EFFECTIVE DATE.** This section is effective the day following final enactment. 183.20 **ARTICLE 12** 183.21 **TEACHERS RETIREMENT ASSOCIATION EARLY RETIREMENT** 183.22 **REDUCTION FACTORS** 183.23 Section 1. Minnesota Statutes 2012, section 354.44, subdivision 6, is amended to read: 183.24 Subd. 6. Computation of formula program retirement annuity. (a) The formula 183.25 retirement annuity must be computed in accordance with the applicable provisions of the 183.26 formulas stated in paragraph (b) or (d) on the basis of each member's average salary under 183.27 section 354.05, subdivision 13a, for the period of the member's formula service credit. 183.28 (b) This paragraph, in conjunction with paragraph (c), applies to a person who first 183.29 183.30 became a member of the association or a member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, unless paragraph (d), in conjunction with 183.31 paragraph (e), produces a higher annuity amount, in which case paragraph (d) applies. The 183.32 average salary as defined in section 354.05, subdivision 13a, multiplied by the following 183.33 percentages per year of formula service credit shall determine the amount of the annuity to 183.34 which the member qualifying therefor is entitled for service rendered before July 1, 2006: 183.35

184.1		Coordinated Member	Basic Member
184.2	Each year of service during first ten	the percent specified	the percent specified
184.3		in section 356.315,	in section 356.315,
184.4		subdivision 1, per year	subdivision 3, per year
184.5	Each year of service thereafter	the percent specified	the percent specified
184.6		in section 356.315,	in section 356.315,
184.7		subdivision 2, per year	subdivision 4, per year

For service rendered on or after July 1, 2006, the average salary as defined in section 354.05, subdivision 13a, multiplied by the following percentages per year of service credit, determines the amount the annuity to which the member qualifying therefor is entitled:

184.11		Coordinated Member	Basic Member
184.12 184.13 184.14	Each year of service during first ten	the percent specified in section 356.315, subdivision 1a, per year	the percent specified in section 356.315, subdivision 3, per year
184.15 184.16 184.17	Each year of service after ten years of service	the percent specified in section 356.315, subdivision 2b, per year	the percent specified in section 356.315, subdivision 4, per year

(c)(i) This paragraph applies only to a person who first became a member of the association or a member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, and whose annuity is higher when calculated under paragraph (b), in conjunction with this paragraph than when calculated under paragraph (d), in conjunction with paragraph (e).

(ii) Where any member retires prior to normal retirement age under a formula annuity, the member shall be paid a retirement annuity in an amount equal to the normal annuity provided in paragraph (b) reduced by one-quarter of one percent for each month that the member is under normal retirement age at the time of retirement except that for any member who has 30 or more years of allowable service credit, the reduction shall be applied only for each month that the member is under age 62.

(iii) Any member whose attained age plus credited allowable service totals 90 years
is entitled, upon application, to a retirement annuity in an amount equal to the normal
annuity provided in paragraph (b), without any reduction by reason of early retirement.

(d) This paragraph applies to a member who has become at least 55 years old and 184.32 first became a member of the association after June 30, 1989, and to any other member 184.33 who has become at least 55 years old and whose annuity amount when calculated under 184.34 this paragraph and in conjunction with paragraph (e), is higher than it is when calculated 184.35 under paragraph (b), in conjunction with paragraph (c). For a basic member, the average 184.36 salary, as defined in section 354.05, subdivision 13a, multiplied by the percent specified 184.37 by section 356.315, subdivision 4, for each year of service for a basic member shall 184.38 determine the amount of the retirement annuity to which the basic member is entitled. 184.39

The annuity of a basic member who was a member of the former Minneapolis Teachers 185.1 185.2 Retirement Fund Association as of June 30, 2006, must be determined according to the annuity formula under the articles of incorporation of the former Minneapolis Teachers 185.3 Retirement Fund Association in effect as of that date. For a coordinated member, the 185.4 average salary, as defined in section 354.05, subdivision 13a, multiplied by the percent 185.5 specified in section 356.315, subdivision 2, for each year of service rendered before July 185.6 1, 2006, and by the percent specified in section 356.315, subdivision 2b, for each year of 185.7 service rendered on or after July 1, 2006, determines the amount of the retirement annuity 185.8 to which the coordinated member is entitled. 185.9

(e) This paragraph applies to a person who has become at least 55 years old and first 185.10 becomes a member of the association after June 30, 1989, and to any other member who 185.11 has become at least 55 years old and whose annuity is higher when calculated under 185.12 paragraph (d) in conjunction with this paragraph than when calculated under paragraph 185.13 (b), in conjunction with paragraph (c). An employee who retires under the formula annuity 185.14 185.15 before the normal retirement age shall be paid the normal annuity provided in paragraph (d) reduced so that the reduced annuity is the actuarial equivalent of the annuity that 185.16 would be payable to the employee if the employee deferred receipt of the annuity and the 185.17 annuity amount were augmented at an annual rate of three percent compounded annually 185.18 from the day the annuity begins to accrue until the normal retirement age if the employee 185.19 became an employee before July 1, 2006, and at 2.5 percent compounded annually if the 185.20 employee becomes an employee after June 30, 2006. Except in regards to section 354.46, 185.21 this paragraph remains in effect until June 30, 2015. 185.22

185.23 (f) After June 30, 2020, this paragraph applies to a person who has become at least 55 years old and first becomes a member of the association after June 30, 1989, and to any 185.24 other member who has become at least 55 years old and whose annuity is higher when 185.25 calculated under paragraph (d) in conjunction with this paragraph than when calculated 185.26 under paragraph (b), in conjunction with paragraph (c). An employee who retires under 185.27 the formula annuity before the normal retirement age is entitled to receive the normal 185.28 annuity provided in paragraph (d). For a person who is at least age 62 or older and has at 185.29 least 30 years of service, the annuity must be reduced by an early reduction factor of six 185.30 percent per year of the annuity that would be payable to the employee if the employee 185.31 deferred receipt of the annuity and the annuity amount were augmented at an annual rate 185.32 of three percent compounded annually from the day the annuity begins to accrue until the 185.33 normal retirement age if the employee became an employee before July 1, 2006, and at 2.5 185.34 percent compounded annually if the employee became an employee after June 30, 2006. 185.35

186.1	service, the annuity would be reduced by an early reduction factor of four percent per year
186.2	for ages 55 through 59 and seven percent per year of the annuity that would be payable
186.3	to the employee if the employee deferred receipt of the annuity and the annuity amount
186.4	were augmented at an annual rate of three percent compounded annually from the day
186.5	the annuity begins to accrue until the normal retirement age if the employee became an
186.6	employee before July 1, 2006, and at 2.5 percent compounded annually if the employee
186.7	became an employee after June 30, 2006.
186.8	(g) After June 30, 2015, and before July 1, 2020, for a person who would have
186.9	a reduced retirement annuity under either paragraph (e) or (f) if they were applicable,
186.10	the employee is entitled to receive a reduced annuity which must be calculated using
186.11	a blended reduction factor augmented monthly by 1/60 of the difference between the
186.12	reduction required under paragraph (e) and the reduction required under paragraph (f).
186.13	(f) (h) No retirement annuity is payable to a former employee with a salary that
186.14	exceeds 95 percent of the governor's salary unless and until the salary figures used in
186.15	computing the highest five successive years average salary under paragraph (a) have been
186.16	audited by the Teachers Retirement Association and determined by the executive director
186.17	to comply with the requirements and limitations of section 354.05, subdivisions 35 and 35a.
106.10	
186.18	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
186.18	ARTICLE 13
186.19	ARTICLE 13
186.19 186.20	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND
186.19 186.20 186.21	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES
186.19 186.20 186.21 186.22	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER
186.19 186.20 186.21 186.22 186.23	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION.
186.19 186.20 186.21 186.22 186.23 186.24	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers
186.19 186.20 186.21 186.22 186.23 186.24 186.25	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association.
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association. Subd. 2. Aid appropriation. The commissioner of management and budget shall
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27 186.28	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association. Subd. 2. Aid appropriation. The commissioner of management and budget shall pay the aid annually on October 1. The amount required is appropriated annually from the
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27 186.28 186.29	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association. Subd. 2. Aid appropriation. The commissioner of management and budget shall pay the aid annually on October 1. The amount required is appropriated annually from the general fund to the commissioner of management and budget.
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27 186.28 186.29 186.30	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association. Subd. 2. Aid appropriation. The commissioner of management and budget shall pay the aid annually on October 1. The amount required is appropriated annually from the general fund to the commissioner of management and budget. Subd. 3. Aid expiration. The aid specified in this section terminates and this
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27 186.28 186.29 186.30 186.31	ARTICLE 13 FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION. Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association. Subd. 2. Aid appropriation. The commissioner of management and budget shall pay the aid annually on October 1. The amount required is appropriated annually from the general fund to the commissioner of management and budget. Subd. 3. Aid expiration. The aid specified in this section terminates and this section expires when the current assets of the Teachers Retirement Association fund equal
186.19 186.20 186.21 186.22 186.23 186.24 186.25 186.26 186.27 186.28 186.29 186.30 186.31 186.31	ARTICLE 13         FIRST CLASS CITY TEACHER RETIREMENT INCREASES AND FINANCIAL SOLVENCY MEASURES         Section 1. [354.436] DIRECT STATE AID ON BEHALF OF THE FORMER         MINNEAPOLIS TEACHERS RETIREMENT FUND ASSOCIATION.         Subdivision 1. Aid authorization. The state shall pay \$12,954,000 to the Teachers         Retirement Association on behalf of the former Minneapolis Teachers Retirement Fund Association.         Subd. 2. Aid appropriation. The commissioner of management and budget shall pay the aid annually on October 1. The amount required is appropriated annually from the general fund to the commissioner of management and budget.         Subd. 3. Aid expiration. The aid specified in this section terminates and this section expires when the current assets of the Teachers Retirement Association fund equal or exceed the actuarial accrued liabilities of the fund as determined in the most recent

# 187.1

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

#### 187.2 Sec. 2. Minnesota Statutes 2012, section 354A.011, subdivision 21, is amended to read: Subd. 21. Retirement. (a) "Retirement" means the time after the date of cessation 187.3 of active teaching service by a teacher who is thereafter then entitled to an accrued 187.4 retirement annuity commencing beginning as designated by the board of trustees and 187.5 payable <del>pursuant to an</del> upon filing a valid application for an annuity <del>filed</del> with the board. 187.6 The applicable provisions of law, articles of incorporation and bylaws in effect on the date 187.7 of cessation of active teaching service thereafter determine the rights of the person. 187.8 187.9 (b) For members of the St. Paul Teachers Retirement Fund Association, a right to a retirement annuity requires a complete and continuous separation for 90 days from 187.10 employment in any form with Independent School District No. 625, including service 187.11 provided to the school district as an independent contractor or as an employee of an 187.12 independent contractor. 187.13 **EFFECTIVE DATE.** This section is effective the day following final enactment. 187.14 Sec. 3. Minnesota Statutes 2012, section 354A.12, subdivision 1, is amended to read: 187.15 Subdivision 1. Employee contributions. (a) The contribution required to be paid 187.16 by each member of a teachers retirement fund association is the percentage of total salary 187.17 specified below for the applicable association and program: 187.18 187.19 Association and Program Percentage of Total Salary Duluth Teachers Retirement Fund Association 187.20 old law and new law 187.21 coordinated programs 187.22 before July 1, <del>2011</del> 2013 5.5 6.5 percent 187.23 effective July 1, <del>2011</del> 2013 6.0 7.0 percent 187.24 effective July 1, <del>2012</del> 2014 6.5 7.5 percent 187.25 St. Paul Teachers Retirement Fund Association 187.26 basic program before July 1, 2011 8 percent 187.27 basic program after June 30, 2011 8.25 percent 187.28 basic program after June 30, 2012 8.5 percent 187.29 basic program after June 30, 2013 8.75 percent 187.30 187.31 basic program after June 30, 2014 9.0 percent basic program after June 30, 2015 9.5 percent 187.32 basic program after June 30, 2016 10.0 percent 187.33 187.34 coordinated program before July 1, 2011 5.5 percent coordinated program after June 30, 2011 5.75 percent 187.35 coordinated program after June 30, 2012 6.0 percent 187.36 coordinated program after June 30, 2013 6.25 percent 187.37

188.1	coordinated program after June 30, 2014	6.50 percent
188.2	coordinated program after June 30, 2015	7.0 percent
188.3	coordinated program after June 30, 2016	7.50 percent

- (b) Contributions shall be made by deduction from salary and must be remitted
  directly to the respective teachers retirement fund association at least once each month.
  (c) When an employee contribution rate changes for a fiscal year, the new
- 188.7 contribution rate is effective for the entire salary paid by the employer with the first188.8 payroll cycle reported.
- 188.9EFFECTIVE DATE. This section is effective with respect to the Duluth Teachers188.10Retirement Fund Association on July 1, 2013, and is effective with respect to the St. Paul188.11Teachers Retirement Fund Association on the day following final enactment.

Sec. 4. Minnesota Statutes 2012, section 354A.12, subdivision 2a, is amended to read:
Subd. 2a. Employer regular and additional contributions. (a) The employing
units shall make the following employer contributions to teachers retirement fund
associations:

(1) for any coordinated member of one of the following teachers retirement fund
associations in a city of the first class, the employing unit shall make a regular employer
contribution to the respective retirement fund association in an amount equal to the
designated percentage of the salary of the coordinated member as provided below:

188.20	Duluth Teachers Retirement Fund Association	
188.21	before July 1, <del>2011</del> 2013	5.79 <u>6.79</u> percent
188.22	effective July 1, <del>2011</del> 2013	6.29 7.29 percent
188.23	effective July 1, <del>2012</del> 2014	6.79 7.50 percent
188.24	St. Paul Teachers Retirement Fund Association	
188.25	before July 1, 2011	4.50 percent
188.26	after June 30, 2011	4.75 percent
188.27	after June 30, 2012	5.0 percent
188.28	after June 30, 2013	5.25 percent
188.29	after June 30, 2014	5.5 percent
188.30	after June 30, 2015	6.0 percent
188.31	after June 30, 2016	6.25 percent
188.32	after June 30, 2017	6.5 percent

(2) for any basic member of the St. Paul Teachers Retirement Fund Association, the
employing unit shall make a regular employer contribution to the respective retirement
fund in an amount according to the schedule below:

#### S.F. No. 489, Conference Committee Report - 88th Legislature (2013-2014)05/17/13 02:02 PM [ccrsf0489]

189.1	before July 1, 2011	8.0 percent of salary
189.2	after June 30, 2011	8.25 percent of salary
189.3	after June 30, 2012	8.5 percent of salary
189.4	after June 30, 2013	8.75 percent of salary
189.5	after June 30, 2014	9.0 percent of salary
189.6	after June 30, 2015	9.5 percent of salary
189.7	after June 30, 2016	9.75 percent of salary
189.8	after June 30, 2017	10.0 percent of salary

(3) for a basic member of the St. Paul Teachers Retirement Fund Association, the
employing unit shall make an additional employer contribution to the respective fund in
an amount equal to 3.64 percent of the salary of the basic member;

(4) for a coordinated member of the St. Paul Teachers Retirement Fund Association,
the employing unit shall make an additional employer contribution to the respective fund
in an amount equal to the applicable percentage of the coordinated member's salary,
as provided below:

189.16St. Paul Teachers Retirement Fund Association3.84 percent

(b) The regular and additional employer contributions must be remitted directly to
the respective teachers retirement fund association at least once each month. Delinquent
amounts are payable with interest under the procedure in subdivision 1a.

(c) Payments of regular and additional employer contributions for school district
or technical college employees who are paid from normal operating funds must be made
from the appropriate fund of the district or technical college.

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

**EFFECTIVE DATE.** This section is effective with respect to the Duluth Teachers
 Retirement Fund Association on July 1, 2013, and is effective with respect to the St. Paul
 Teachers Retirement Fund Association on the day following final enactment.

189.29 Sec. 5. Minnesota Statutes 2012, section 354A.12, is amended by adding a subdivision189.30 to read:

189.31Subd. 2c.Duluth Teachers Retirement Fund Association; employer

189.32 **contributions for reemployed annuitants.** The school district shall make the regular

189.33 <u>employer contributions and additional employer contributions specified in subdivision 2a</u>

189.34 on behalf of any retired member of the Duluth Teachers Retirement Fund Association who

190.1 is reemployed by Independent School District No. 709, including providing service to the

- 190.2 <u>school district as an independent contractor or as an employee of an independent contractor.</u>
- 190.3 **EFFECTIVE DATE.** This section is effective July 1, 2013.
- 190.4 Sec. 6. Minnesota Statutes 2012, section 354A.12, is amended by adding a subdivision190.5 to read:
- 190.6 Subd. 2d. St. Paul Teachers Retirement Fund Association; employer
- 190.7 contributions for reemployed annuitants. Independent School District No. 625 shall
- 190.8 make the regular employer contribution and additional employer contribution specified in
- 190.9 subdivision 2a, plus a supplemental contribution equal to 2.5 percent of salary, on behalf
- 190.10 of any retired member of the St. Paul Teachers Retirement Fund Association who is
- 190.11 reemployed by Independent School District No. 625, including providing service to the
- 190.12 school district as an independent contractor or as an employee of an independent contractor.
- 190.13 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 190.14 Sec. 7. Minnesota Statutes 2012, section 354A.12, subdivision 3a, is amended to read:
- 190.15 Subd. 3a. Special direct state aid to first class city teachers retirement
- fund associations. (a) The state shall pay \$346,000 as special direct state aid to the
  Duluth Teachers Retirement Fund Association, and \$2,827,000 to the St. Paul Teachers
  Retirement Fund Association and, for the former Minneapolis Teachers Retirement Fund
  Association, \$12,954,000 to the Teachers Retirement Association.
- (b) The direct state aids under this subdivision are payable October 1 annually. The
  commissioner of management and budget shall pay the direct state aid aids specified in
  <u>this subdivision</u>. The amount amounts required under this subdivision is are appropriated
  annually from the general fund to the commissioner of management and budget.
- 190.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 8. Minnesota Statutes 2012, section 354A.12, subdivision 3c, is amended to read:
  Subd. 3c. Termination of supplemental contributions and direct matching
  and state aid. (a) The supplemental contributions payable to the St. Paul Teachers
  Retirement Fund Association by Independent School District No. 625 under section
  423A.02, subdivision 3, or the direct and all forms of state aid under subdivision 3a to the
  St. Paul Teachers Retirement Fund Association must continue until the current assets of
  the fund equal or exceed the actuarial accrued liability of the fund as determined in the

most recent actuarial report for the fund by the actuary retained under section 356.214 oruntil June 30, 2037, whichever occurs earlier.

191.3 (b) The aid to the Duluth Teachers Retirement Fund Association under section

191.4 423A.02, subdivision 3, and all forms of state aid under subdivision 3a to the Duluth

191.5 Teachers Retirement Fund Association must continue until the current assets of the fund

191.6 equal or exceed the actuarial accrued liability of the fund as determined in the most

191.7 recent actuarial report for the fund by the actuary retained under section 356.214 or until

- 191.8 the established date for full funding under section 356.215, subdivision 11, whichever
- 191.9 <u>occurs earlier</u>.
- 191.10

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

191.11 Sec. 9. Minnesota Statutes 2012, section 354A.12, subdivision 7, is amended to read: Subd. 7. Recovery of benefit overpayments. (a) If the executive director discovers, 191.12 within the time period specified in subdivision 8 following the payment of a refund or 191.13 the accrual date of any retirement annuity, survivor benefit, or disability benefit, that 191.14 benefit overpayment has occurred due to using invalid service or salary, or due to any 191.15 erroneous calculation procedure, the executive director must recalculate the annuity or 191.16 benefit payable and recover any overpayment. The executive director shall recover the 191.17 overpayment by requiring direct repayment or by suspending or reducing the payment of a 191.18 retirement annuity or other benefit payable under this chapter to the applicable person or 191.19 the person's estate, whichever applies, until all outstanding amounts have been recovered. 191.20 If a benefit overpayment or improper payment of benefits occurred caused by a failure 191.21 of the person to satisfy length of separation requirements for retirement under section 191.22 354A.011, subdivision 21, the executive director shall recover the improper payments by 191.23 191.24 requiring direct repayment. The repayment must include interest at the rate of 0.71 percent per month from the first of the month in which a monthly benefit amount was paid to the 191.25 first of the month in which the amount is repaid, with annual compounding. 191.26 (b) In the event the executive director determines that an overpaid annuity or benefit 191.27 that is the result of invalid salary included in the average salary used to calculate the 191.28 payment amount must be recovered, the executive director must determine the amount of 191.29 the employee deductions taken in error on the invalid salary, with interest as determined 191.30 under 354A.37, subdivision 3, and must subtract that amount from the total annuity or 191.31 benefit overpayment, and the remaining balance of the overpaid annuity or benefit, if 191.32 any, must be recovered. 191.33

(c) If the invalid employee deductions plus interest exceed the amount of the
overpaid benefits, the balance must be refunded to the person to whom the benefit or
annuity is being paid.

(d) Any invalid employer contributions reported on the invalid salary must becredited against future contributions payable by the employer.

(e) If a member or former member, who is receiving a retirement annuity or
disability benefit for which an overpayment is being recovered, dies before recovery of the
overpayment is completed and an optional annuity or refund is payable, the remaining
balance of the overpaid annuity or benefit must continue to be recovered from the payment
to the optional annuity beneficiary or refund recipient.

(f) The board of trustees shall adopt policies directing the period of time and manner
for the collection of any overpaid retirement or optional annuity, and survivor or disability
benefit, or a refund that the executive director determines must be recovered as provided
under this section.

#### 192.15

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

192.16 Sec. 10. Minnesota Statutes 2012, section 354A.27, is amended by adding a192.17 subdivision to read:

192.18Subd. 6a.Postretirement adjustment transition. (a) If the funded ratio of the192.19retirement plan based on the actuarial value of assets is at least 90 percent as reported

in the most recent actuarial valuation prepared under sections 356.214 and 356.215,

192.21 this subdivision expires and subsequent postretirement adjustments are governed by

192.22 <u>subdivision 7.</u>

(b) Each annuity or benefit recipient of the retirement plan who has been receiving
that annuity or benefit for at least 12 months as of the applicable January 1 is eligible to
receive a postretirement adjustment of one percent, payable on January 1.

192.26 EFFECTIVE DATE. This section is effective July 1, 2013, and applies to the
192.27 January 1, 2014, postretirement increase.

Sec. 11. Minnesota Statutes 2012, section 354A.27, subdivision 7, is amended to read:
Subd. 7. Calculation of postretirement adjustments. (a) This subdivision applies
if subdivision 6 6a has expired.

(b) A percentage adjustment must be computed and paid under this subdivision to
eligible persons under subdivision 5. This adjustment is determined by reference to the
Consumer Price Index for urban wage earners and clerical workers all items index as

reported by the Bureau of Labor Statistics within the United States Department of Labor each year as part of the determination of annual cost-of-living adjustments to recipients of federal old-age, survivors, and disability insurance. For calculations of cost-of-living adjustments under paragraph (c), the term "average third quarter Consumer Price Index value" means the sum of the monthly index values as initially reported by the Bureau of Labor Statistics for the months of July, August, and September, divided by 3.

(c) Before January 1 of each year, the executive director must calculate the amount
of the cost-of-living adjustment by dividing the most recent average third quarter index
value by the same average third quarter index value from the previous year, subtract one
from the resulting quotient, and express the result as a percentage amount, which must be
rounded to the nearest one-tenth of one percent.

(d) The amount calculated under paragraph (c) is the full cost-of-living adjustment
to be applied as a permanent increase to the regular payment of each eligible member
on January 1 of the next calendar year. For any eligible member whose effective date
of benefit commencement occurred during the calendar year before the cost-of-living
adjustment is applied, the full increase amount must be prorated on the basis of whole
calendar quarters in benefit payment status in the calendar year prior to the January 1 on
which the cost-of-living adjustment is applied, calculated to the third decimal place.

(e) The adjustment must not be less than zero nor greater than five percent.
(f) If the funding ratio of the plan as determined in the most recent actuarial
valuation using the actuarial value of assets is less than 80 percent there will be no
postretirement adjustment the following January 1.

# 193.23 **EFFECTIVE DATE.** This section is effective July 1, 2013.

193.24 Sec. 12. Minnesota Statutes 2012, section 354A.31, subdivision 3, is amended to read: Subd. 3. Resumption of teaching after commencement of a retirement annuity. 193.25 (a) Any person who retired and is receiving a coordinated program retirement annuity 193.26 under the provisions of sections 354A.31 to 354A.41 or any person receiving a basic 193.27 program retirement annuity under the governing sections in the articles of incorporation 193.28 or bylaws and who has resumed teaching service for the school district in which the 193.29 teachers retirement fund association exists is entitled to continue to receive retirement 193.30 annuity payments, except that all or a portion of the annuity payments must be deferred 193.31 during the calendar year immediately following the calendar year in which the person's 193.32 salary from the teaching service is in an amount greater than \$46,000. The amount of the 193.33 annuity deferral is one-third the salary amount in excess of \$46,000 and must be deducted 193.34

194.1 from the annuity payable for the calendar year immediately following the calendar year194.2 in which the excess amount was earned.

- (b) If the person is retired for only a fractional part of the calendar year during the
  initial year of retirement, the maximum reemployment salary exempt from triggering a
  deferral as specified in this subdivision must be prorated for that calendar year.
- (c) After a person has reached the Social Security normal retirement age, no deferral
  requirement is applicable regardless of the amount of any compensation received for
  teaching service for the school district in which the teachers retirement fund association
  exists.
- (d) The amount of the retirement annuity deferral must be handled or disposedof as provided in section 356.47.
- 194.12 (e) Notwithstanding other paragraphs of this subdivision, for any retired Duluth
- 194.13 Teachers Retirement Fund Association member whose effective date of retirement is after
- 194.14 June 30, 2013, amounts specified as deferred under this subdivision must instead be
- 194.15 forfeited to the Duluth Teachers Retirement Fund Association fund.
- 194.16 (f) Notwithstanding other paragraphs of this subdivision, for any retired St. Paul
- 194.17 <u>Teachers Retirement Fund Association basic or coordinated program member whose</u>
- 194.18 effective date of retirement is after June 30, 2013, amounts specified as deferred under
- 194.19 this subdivision must instead be forfeited to the St. Paul Teachers Retirement Fund
- 194.20 Association fund.
- 194.21 (e) (g) For the purpose of this subdivision, salary from teaching service includes: (i) 194.22 all income for services performed as a consultant or independent contractor; or income 194.23 resulting from working with the school district in any capacity; and (ii) the greater of either 194.24 the income received or an amount based on the rate paid with respect to an administrative 194.25 position, consultant, or independent contractor in the school district in which the teachers 194.26 retirement fund association exists and at the same level as the position occupied by the 194.27 person who resumes teaching service.
- (f) (h) On or before February 15 of each year, each applicable employing unit shall report to the teachers retirement fund association the amount of postretirement salary as defined in this subdivision, earned as a teacher, consultant, or independent contractor during the previous calendar year by each retiree of the teachers retirement fund association for teaching service performed after retirement. The report must be in a format approved by the executive secretary or director.
- 194.34 EFFECTIVE DATE. This section is effective with respect to the Duluth Teachers
   194.35 Retirement Fund Association on July 1, 2013, and is effective with respect to the St. Paul
   194.36 Teachers Retirement Fund Association the day following final enactment.

- Sec. 13. Minnesota Statutes 2012, section 354A.31, subdivision 4, is amended to read:
  Subd. 4. Computation of normal coordinated retirement annuity; St. Paul
  fund. (a) This subdivision applies to the coordinated program of the St. Paul Teachers
  Retirement Fund Association.
- (b) The normal coordinated retirement annuity is an amount equal to a retiring
  coordinated member's average salary under section 354A.011, subdivision 7a, multiplied
  by the retirement annuity formula percentage.
- (c) This paragraph, in conjunction with subdivision 6, applies to a person who first 195.8 became a member or a member in a pension fund listed in section 356.30, subdivision 3, 195.9 before July 1, 1989, unless paragraph (d), in conjunction with subdivision 7, produces 195.10 a higher annuity amount, in which case paragraph (d) will apply. For service rendered 195.11 195.12 before July 1, 2015, the retirement annuity formula percentage for purposes of this paragraph is the percent specified in section 356.315, subdivision 1, per year for each year 195.13 of coordinated service for the first ten years and the percent specified in section 356.315, 195.14 195.15 subdivision 2, for each year of coordinated service thereafter. For service rendered after June 30, 2015, the retirement annuity formula percentage for purposes of this paragraph 195.16 is the percent specified in section 356.315, subdivision 1a, per year for each year of 195.17 coordinated service for the first ten years and the percent specified in section 356.315, 195.18
- 195.19 subdivision 2b, for each year of coordinated service thereafter.
- (d) This paragraph applies to a person who has become at least 55 years old and who 195.20 first becomes a member after June 30, 1989, and to any other member who has become 195.21 at least 55 years old and whose annuity amount, when calculated under this paragraph 195.22 195.23 and in conjunction with subdivision 7 is higher than it is when calculated under paragraph 195.24 (c), in conjunction with the provisions of subdivision 6. The retirement annuity formula percentage for purposes of this paragraph is the percent specified in section 356.315, 195.25 subdivision 2, for each year of coordinated service rendered before July 1, 2015, and 195.26 the percent specified in section 356.215, subdivision 2b, for each year of coordinated 195.27 service thereafter. 195.28

# 195.29 **EFFECTIVE DATE.** This section is effective July 1, 2014.

Sec. 14. Minnesota Statutes 2012, section 354A.31, subdivision 4a, is amended to read:
Subd. 4a. Computation of normal coordinated retirement annuity; Duluth
fund. (a) This subdivision applies to the new law coordinated program of the Duluth
Teachers Retirement Fund Association.

(b) The normal coordinated retirement annuity is an amount equal to a retiring
coordinated member's average salary under section 354A.011, subdivision 7a, multiplied
by the retirement annuity formula percentage.

(c) This paragraph, in conjunction with subdivision 6, applies to a person who first 196.4 became a member or a member in a pension fund listed in section 356.30, subdivision 3, 196.5 before July 1, 1989, unless paragraph (d), in conjunction with subdivision 7, produces a 196.6 higher annuity amount, in which case paragraph (d) applies. The retirement annuity 196.7 formula percentage for purposes of this paragraph is the percent specified in section 196.8 356.315, subdivision 1, per year for each year of coordinated program service for the first 196.9 ten years rendered through June 30, 2013, and the percent specified in section 356.315, 196.10 subdivision 1a, per year for each year of coordinated program service rendered after June 196.11 196.12 30, 2013, and the percent specified in section 356.315, subdivision 2, for each subsequent year of coordinated program service through June 30, 2013, and the percent specified in 196.13 section 356.315, subdivision 2b, per year for each year of coordinated program service 196.14 196.15 rendered after June 30, 2013. (d) This paragraph applies to a person who is at least 55 years old and who first 196.16 becomes a member after June 30, 1989, and to any other member who is at least 55 years 196.17 old and whose annuity amount, when calculated under this paragraph and in conjunction 196.18

with subdivision 7, is higher than it is when calculated under paragraph (c) in conjunction
with subdivision 6. The retirement annuity formula percentage for purposes of this
paragraph is the percent specified in section 356.315, subdivision 2, for each year of
coordinated program service through June 30, 2013, and the percent specified in section
<u>356.315</u>, subdivision 2b, per year for each year of coordinated program service rendered
after June 30, 2013.

196.25 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 15. Minnesota Statutes 2012, section 354A.31, subdivision 7, is amended to read: 196.26 Subd. 7. Actuarial Reduction for early retirement. (a) This subdivision applies to 196.27 a person who has become at least 55 years old and first becomes a coordinated member 196.28 after June 30, 1989, and to any other coordinated member who has become at least 55 196.29 years old and whose annuity is higher when calculated using the retirement annuity 196.30 formula percentage in subdivision 4, paragraph (d), and or subdivision 4a, paragraph (d), 196.31 as applicable, in conjunction with this subdivision than when calculated under subdivision 196.32 4, paragraph (c), or subdivision 4a, paragraph (c), in conjunction with subdivision 6. 196.33 (b) A coordinated member who retires before the full benefit normal retirement 196.34 196.35 age shall be paid the retirement annuity calculated using the retirement annuity formula

percentage in subdivision 4, paragraph (d), or subdivision 4a, paragraph (d), reduced so 197.1 197.2 that the reduced annuity is the actuarial equivalent of the annuity that would be payable to the member if the member deferred receipt of the annuity and the annuity amount 197.3 were augmented at an annual rate of three percent compounded annually from the day 197.4 the annuity begins to accrue until the normal retirement age if the employee became an 197.5 employee before July 1, 2006, and at 2.5 percent compounded annually from the day the 197.6 annuity begins to accrue until the normal retirement age if the person initially becomes a 197.7 teacher after June 30, 2006. whichever is applicable, multiplied by the applicable early 197.8 retirement factor specified below: 197.9

197.10		Under a	age 62	Age 62 (	or older
197.11		or less than 30 years of service		with 30 years of service	
197.12	Normal retirement age:	<u>65</u>	<u>66</u>	<u>65</u>	<u>66</u>
197.13	Age at retirement				
197.14	<u>55</u>	0.5376	0.4592		
197.15	<u>56</u>	0.5745	0.4992		
197.16	<u>57</u>	0.6092	0.5370		
197.17	<u>58</u>	0.6419	0.5726		
197.18	<u>59</u>	0.6726	0.6062		
197.19	<u>60</u>	0.7354	0.6726		
197.20	<u>61</u>	0.7947	0.7354		
197.21	<u>62</u>	0.8507	0.7947	0.8831	0.8389
197.22	<u>63</u>	0.9035	0.8507	0.9246	0.8831
197.23	<u>64</u>	0.9533	0.9035	0.9635	0.9246
197.24	<u>65</u>	1.0000	0.9533	1.0000	0.9635
197.25	<u>66</u>		1.0000		1.0000
197.26	For normal retireme	ent ages between a	ages 65 and 66, th	e early retirem	ent factors will

be determined by linear interpolation between the early retirement factors applicable for 197.27 normal retirement ages 65 and 66.

197.28

**EFFECTIVE DATE.** This section is effective July 1, 2013. 197.29

Sec. 16. Minnesota Statutes 2012, section 354A.35, subdivision 2, is amended to read: 197.30 Subd. 2. Death while eligible to retire; surviving spouse optional annuity. (a) 197.31 197.32 The surviving spouse of a vested coordinated member who dies prior to retirement may elect to receive, instead of a refund with interest under subdivision 1, an annuity equal 197.33 to the 100 percent joint and survivor annuity the member could have qualified for had 197.34 the member terminated service on the date of death. The surviving spouse eligible for 197.35 a surviving spouse benefit under this paragraph may apply for the annuity at any time 197.36 after the date on which the deceased employee would have attained the required age for 197.37

retirement based on the employee's allowable service. A surviving spouse eligible for surviving spouse benefits under paragraph (b) or (c) may apply for an annuity at any time after the member's death. The member's surviving spouse shall be paid a joint and survivor annuity under section 354A.32 and computed under section 354A.31.

- (b) If the member was under age 55 and has credit for at least 30 years of allowable
  service on the date of death, the surviving spouse may elect to receive a 100 percent joint
  and survivor annuity based on the age of the member and surviving spouse on the date
  of death. The annuity is payable using the full early retirement reduction under section
  354A.31, subdivision 6, paragraph (a), to age 55 and one-half of the early retirement
  reduction from age 55 to the age payment begins.
- (c) If a vested member <u>of the Duluth Teachers Retirement Fund Association</u> was under age 55 on the date of death but did not yet qualify for retirement, the surviving spouse may elect to receive the 100 percent joint and survivor annuity based on the age of the member and the survivor at the time of death. The annuity is payable using the full early retirement reduction under section 354A.31, subdivision 6 or 7, to age 55 and one-half of the early retirement reduction from age 55 to the date payment begins.
- (d) If a vested member of the St. Paul Teachers Retirement Fund Association was 198.17 198.18 under age 55 on the date of death but did not yet qualify for retirement, the surviving spouse may elect to receive the 100 percent joint and survivor annuity based on the age 198.19 of the member and the survivor at the time of death. The annuity is payable using the 198.20 full early retirement reduction under section 354A.31, subdivision 6 or 7, to age 55 and 198.21 one-half of the actuarial equivalent reduction from age 55 to the date payment begins. 198.22 198.23 The actuarial equivalent reduction is calculated so that the reduced annuity is the actuarial equivalent of the annuity that would be payable to the member if the member deferred 198.24 receipt of the annuity and the annuity amount were augmented at an annual rate of 2.5 198.25 percent compounded annually from the day the annuity begins to accrue until the normal 198.26 retirement age. 198.27
- (d) (e) Sections 354A.37, subdivision 2, and 354A.39 apply to a deferred annuity
  or surviving spouse benefit payable under this section. The benefits are payable for the
  life of the surviving spouse, or upon expiration of the term certain benefit payment under
  subdivision 2b.
- 198.32

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

198.33 Sec. 17. Minnesota Statutes 2012, section 356.215, subdivision 8, is amended to read:

199.1 Subd. 8. Interest and salary assumptions. (a) The actuarial valuation must use

199.2 the applicable following preretirement interest assumption and the applicable following

199.3 postretirement interest assumption:

199.4

(1) select and ultimate interest rate assump	tion
--	------

199.5 199.6 199.7		ultimate preretirement interest rate	ultimate postretirement interest rate
199.7 199.8	plan	assumption	assumption
199.9	general state employees retirement plan	8.5%	6.0%
199.10	correctional state employees retirement plan	8.5	6.0
199.11	State Patrol retirement plan	8.5	6.0
199.12 199.13 199.14	legislators retirement plan	0.0	-2.0 until June 30, 2040, and -2.5 after June 30, 2040
199.15 199.16 199.17	elective state officers retirement plan	0.0	-2.0 until June 30, 2040, and -2.5 after June 30, 2040
199.18	judges retirement plan	8.5	6.0
199.19	general public employees retirement plan	8.5	6.0
199.20	public employees police and fire retirement plan	8.5	6.0
199.21 199.22	local government correctional service retirement plan	8.5	6.0
199.23	teachers retirement plan	8.5	6.0
199.24	Duluth teachers retirement plan	8.5	8.5
199.25	St. Paul teachers retirement plan	8.5	8.5

Except for the legislators retirement plan and the elective state officers retirement 199.26 plan, the select preretirement interest rate assumption for the period after June 30, 2012, 199.27 through June 30, 2017, is 8.0 percent. Except for the legislators retirement plan and the 199.28 elective state officers retirement plan, the select postretirement interest rate assumption for 199.29 the period after June 30, 2012, through June 30, 2017, is 5.5 percent, except for the Duluth 199.30 teachers retirement plan and the St. Paul teachers retirement plan, each with a select 199.31 postretirement interest rate assumption for the period after June 30, 2012, through June 199.32 30, 2017, of 8.0 percent. 199.33

199.34

(2) single rate preretirement and postretirement interest rate assumption

199.35		interest rate
199.36	plan	assumption
199.37	Bloomington Fire Department Relief Association	6.0
199.38	local monthly benefit volunteer firefighters relief	5.0
199.39	associations	

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

200.1	(1) single rate future salary increase assumption	on
200.2	plan	future salary increase assumption
200.3	legislators retirement plan	5.0%
200.4	judges retirement plan	3.0
200.5 200.6	Bloomington Fire Department Relief Association	4.0
200.7	(2) age-related future salary increase age-relat	ted select and ultimate future salary
200.8	increase assumption or graded rate future salary inc	rease assumption
200.9	plan	future salary increase assumption
200.10	local government correctional service retirement pla	an assumption C
200.11	Duluth teachers retirement plan	assumption A
200.12	St. Paul teachers retirement plan	assumption B
200.13	For plans other than the Duluth teachers	
200.14	retirement plan, the select calculation	
200.15	is: during the designated select period, a	
200.16	designated percentage rate is multiplied by	
200.17	the result of the designated integer minus T,	
200.18	where T is the number of completed years	
200.19	of service, and is added to the applicable	
200.20	future salary increase assumption. The	
200.21	designated select period is ten years and the	
200.22	designated integer is ten for all retirement	
200.23	plans covered by this clause the Duluth	
200.24	Teachers Retirement Fund Association	
200.25	and for the local government correctional	
200.26	service retirement plan and 15 for the St.	
200.27	Paul Teachers Retirement Fund Association.	
200.28	The designated percentage rate is $0.3 \ 0.2$	
200.29	percent for the St. Paul Teachers Retirement	
200.30	Fund Association. The select calculation	
200.31	for the Duluth Teachers Retirement Fund	
200.32	Association is 8.00 percent per year for	
200.33	service years one through seven, 7.25 percent	
200.34	per year for service years seven and eight,	
200.35	and 6.50 percent per year for service years	
200.36	eight and nine.	
200.27	The ultimate future colory increase accumution	<b>.</b> i

200.37 The ultimate future salary increase assumption is:

201.1	age	А	В	С
201.2	16	<del>8.00%</del> 6.00%	<del>6.90%</del> 5.90%	9.00%
201.3	17	<del>8.00</del> 6.00	<del>6.90</del> 5.90	9.00
201.4	18	8.00 6.00	<del>6.90</del> 5.90	9.00
201.5	19	8.00 6.00	<del>6.90</del> 5.90	9.00
201.6	20	<del>6.90</del> 6.00	<del>6.90</del> 5.90	9.00
201.7	21	<del>6.90</del> 6.00	<del>6.90</del> 5.90	8.75
201.8	22	<del>6.90</del> 6.00	<del>6.90</del> 5.90	8.50
201.9	23	<del>6.85</del> 6.00	<del>6.85</del> 5.85	8.25
201.10	24	<del>6.80</del> 6.00	<del>6.80</del> 5.80	8.00
201.11	25	<u>6.75_6.00</u>	<u>6.75</u> <u>5.75</u>	7.75
201.12	26	<u>6.70</u> 6.00	<u>6.70</u> <u>5.70</u>	7.50
201.13	27	<u>6.65</u> 6.00	<u>6.65</u> 5.65	7.25
201.14	28	<u>6.60</u> 6.00	<u>6.60</u> 5.60	7.00
201.15	29	<u>6.55</u> 6.00	<u>6.55</u> <u>5.55</u>	6.75
201.16	30	<u>6.50</u> 6.00	<u>6.50</u> <u>5.50</u>	6.75
201.17	31	<u>6.45</u> 6.00	<u>6.45</u> 5.45	6.50
201.18	32	<u>6.40_6.00</u>	<u>6.40</u> 5.40	6.50
201.19	33	<u>6.35</u> 6.00	<u>6.35</u> <u>5.35</u>	6.50
201.20	34	<u>6.30</u> 6.00	<u>6.30</u> 5.30	6.25
201.21	35	<u>6.25</u> 6.00	<u>6.25</u> <u>5.25</u>	6.25
201.22	36	<u>6.20</u> <u>5.86</u>	<u>6.20</u> <u>5.20</u>	6.00
201.23	37	<u>6.15</u> <u>5.73</u>	<u>6.15</u> <u>5.15</u>	6.00
201.24	38	<u>6.10</u> 5.59	<u>6.10</u> <u>5.10</u>	6.00
201.25	39	<u>6.05</u> 5.45	<u>6.05</u> 5.05	5.75
201.26	40	<u>6.00</u> <u>5.31</u>	<u>6.00</u> <u>5.00</u>	5.75
201.27	41	<u>5.90</u> <u>5.18</u>	<u>5.95</u> 4.95	5.75
201.28	42	<del>5.80</del> <u>5.04</u>	<u>5.90_4.90</u>	5.50
201.29	43	<u>5.70_4.90</u>	<u>5.85</u> 4.85	5.25
201.30	44	<u>5.60_4.76</u>	<u>5.80_4.80</u>	5.25
201.31	45	<u>5.50</u> 4.63	<u>5.75</u> 4.75	5.00
201.32	46	<u>5.40</u> 4.49	<u>5.70</u> 4.70	5.00
201.33	47	<u>5.30</u> <u>4.35</u>	<u>5.65</u> 4.65	5.00
201.34	48	<u>5.20</u> <u>4.21</u>	<u>5.60</u> 4.60	5.00
201.35	49	<u>5.10</u> 4.08	<u>5.55</u> <u>4.55</u>	5.00
201.36	50	<u>5.00</u> 3.94	<u>5.50</u> <u>4.50</u>	5.00
201.37	51	<u>4.90</u> <u>3.80</u>	<u>5.45</u> <u>4.45</u>	5.00
201.38	52	<u>4.80</u> <u>3.66</u>	<u>5.40</u> 4.40	5.00
201.39	53	<u>4.70</u> <u>3.53</u>	<u>5.35</u> <u>4.35</u>	5.00
201.40	54	<u>4.60</u> <u>3.39</u>	<u>5.30</u> 4.30	5.00
201.41	55	<u>4.50</u> <u>3.25</u>	<u>5.25</u> <u>4.25</u>	4.75
201.42	56	4.40_3.25	<u>5.20</u> 4.20	4.75
201.43	57	<u>4.30</u> <u>3.25</u>	<u>5.15</u> <u>4.15</u>	4.50

202.1	58	<u>4.20</u> <u>3.25</u>	<u>5.10</u> <u>4.10</u>	4.25
202.2	59	<u>4.10</u> 3.25	<u>5.05</u> 4.05	4.25
202.3	60	<u>4.00</u> 3.25	<u>5.00</u> 4.00	4.25
202.4	61	<u>3.90</u> <u>3.25</u>	<u>5.00</u> 4.00	4.25
202.5	62	<u>3.80</u> <u>3.25</u>	<u>5.00</u> 4.00	4.25
202.6	63	<u>3.70</u> <u>3.25</u>	<u>5.00</u> 4.00	4.25
202.7	64	<u>3.60</u> 3.25	<u>5.00_4.00</u>	4.25
202.8	65	<u>3.50</u> 3.25	<u>5.00</u> 4.00	4.00
202.9	66	<u>3.50</u> 3.25	<u>5.00_4.00</u>	4.00
202.10	67	<u>3.50</u> 3.25	<u>5.00</u> 4.00	4.00
202.11	68	<u>3.50</u> 3.25	<u>5.00_4.00</u>	4.00
202.12	69	<u>3.50</u> 3.25	<u>5.00</u> 4.00	4.00
202.13	70	<u>3.50</u> 3.25	<u>5.00_4.00</u>	4.00

# 202.14 (3) service-related ultimate future salary increase assumption

202.15 202.16	general state employees retirement plan of the Minnesota State Retirement System	assumption A
202.17 202.18	general employees retirement plan of the Public Employees Retirement Association	assumption B
202.19	Teachers Retirement Association	assumption C
202.20	public employees police and fire retirement plan	assumption D
202.21	State Patrol retirement plan	assumption E
202.22 202.23	correctional state employees retirement plan of the Minnesota State Retirement System	assumption F

202.24	service	٨	D	С	D	Б	F
202.25	length	А	В	-	D	Е	
202.26	1	10.50%	12.03%	12.00%	13.00%	8.00%	6.00%
202.27	2	8.10	8.90	9.00	11.00	7.50	5.85
202.28	3	6.90	7.46	8.00	9.00	7.00	5.70
202.29	4	6.20	6.58	7.50	8.00	6.75	5.55
202.30	5	5.70	5.97	7.25	6.50	6.50	5.40
202.31	6	5.30	5.52	7.00	6.10	6.25	5.25
202.32	7	5.00	5.16	6.85	5.80	6.00	5.10
202.33	8	4.70	4.87	6.70	5.60	5.85	4.95
202.34	9	4.50	4.63	6.55	5.40	5.70	4.80
202.35	10	4.40	4.42	6.40	5.30	5.55	4.65
202.36	11	4.20	4.24	6.25	5.20	5.40	4.55
202.37	12	4.10	4.08	6.00	5.10	5.25	4.45
202.38	13	4.00	3.94	5.75	5.00	5.10	4.35
202.39	14	3.80	3.82	5.50	4.90	4.95	4.25
202.40	15	3.70	3.70	5.25	4.80	4.80	4.15
202.41	16	3.60	3.60	5.00	4.80	4.65	4.05
202.42	17	3.50	3.51	4.75	4.80	4.50	3.95
202.43	18	3.50	3.50	4.50	4.80	4.35	3.85

203.1	19	3.50	3.50	4.25	4.80	4.20	3.75
203.2	20	3.50	3.50	4.00	4.80	4.05	3.75
203.3	21	3.50	3.50	3.90	4.70	4.00	3.75
203.4	22	3.50	3.50	3.80	4.60	4.00	3.75
203.5	23	3.50	3.50	3.70	4.50	4.00	3.75
203.6	24	3.50	3.50	3.60	4.50	4.00	3.75
203.7	25	3.50	3.50	3.50	4.50	4.00	3.75
203.8	26	3.50	3.50	3.50	4.50	4.00	3.75
203.9	27	3.50	3.50	3.50	4.50	4.00	3.75
203.10	28	3.50	3.50	3.50	4.50	4.00	3.75
203.11	29	3.50	3.50	3.50	4.50	4.00	3.75
203.12	30 or more	3.50	3.50	3.50	4.50	4.00	3.75

203.13 (c) The actuarial valuation must use the applicable following payroll growth 203.14 assumption for calculating the amortization requirement for the unfunded actuarial 203.15 accrued liability where the amortization retirement is calculated as a level percentage 203.16 of an increasing payroll:

203.17	plan	payroll growth assumption
203.18 203.19	general state employees retirement plan of the Minnesota State Retirement System	3.75%
203.20	correctional state employees retirement plan	3.75
203.21	State Patrol retirement plan	3.75
203.22	judges retirement plan	3.00
203.23 203.24	general employees retirement plan of the Public Employees Retirement Association	3.75
203.25	public employees police and fire retirement plan	3.75
203.26	local government correctional service retirement plan	3.75
203.27	teachers retirement plan	3.75
203.28	Duluth teachers retirement plan	<u>4.50</u> 3.50
203.29	St. Paul teachers retirement plan	<u>5.00</u> 4.00

203.30 (d) The assumptions set forth in paragraphs (b) and (c) continue to apply, unless a203.31 different salary assumption or a different payroll increase assumption:

203.32 (1) has been proposed by the governing board of the applicable retirement plan;

203.33 (2) is accompanied by the concurring recommendation of the actuary retained under

section 356.214, subdivision 1, if applicable, or by the approved actuary preparing the

203.35 most recent actuarial valuation report if section 356.214 does not apply; and

203.36 (3) has been approved or deemed approved under subdivision 18.

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

203.38 Sec. 18. Minnesota Statutes 2012, section 356.47, subdivision 1, is amended to read:

Subdivision 1. Application. (a) This section applies to the balance of annual 204.1 retirement annuities on the amount of retirement annuity reductions after reemployed 204.2 annuitant earnings limitations for retirement plans governed by section 352.115, 204.3 subdivision 10; 353.37; 354.44, subdivision 5; or 354A.31, subdivision 3. 204.4 (b) This section also applies to the balance of annual retirement annuities on 204.5 the amount of retirement annuity reductions under section 354A.31, subdivision 3, for 204.6 members of the Duluth Teachers Retirement Fund Association whose effective date of 204.7 retirement is before July 1, 2013. 204.8 (c) This section also applies to the balance of annual retirement annuities on 204.9 the amount of retirement annuity reductions under section 354A.31, subdivision 3, for 204.10 members of the St. Paul Teachers Retirement Fund Association whose effective date of 204.11 retirement is before July 1, 2013. 204.12 **EFFECTIVE DATE.** This section is effective with respect to the Duluth Teachers 204.13 Retirement Fund Association on July 1, 2013, and is effective with respect to the St. Paul 204.14 Teachers Retirement Fund Association the day following final enactment. 204.15 Sec. 19. Minnesota Statutes 2012, section 423A.02, subdivision 5, is amended to read: 204.16 Subd. 5. Termination of state aid programs. The amortization state aid, 204.17 supplemental amortization state aid, and additional amortization state aid programs 204.18 terminate as of the December 31, next following the date of the actuarial valuation when 204.19 the assets of the St. Paul Teachers Retirement Fund Association equal the actuarial 204.20 accrued liability of that plan or <del>December 31, 2009</del> when the assets of the Duluth Teachers 204.21 Retirement Fund Association equal the actuarial accrued liability of that plan, whichever 204.22

- 204.23 is later.
- 204.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.

# 204.25 Sec. 20. <u>DULUTH TEACHERS RETIREMENT FUND ASSOCIATION BYLAW</u> 204.26 AMENDMENT AUTHORIZATION.

204.27 <u>Consistent with Minnesota Statutes, section 354A.12, subdivision 4, the Duluth</u> 204.28 <u>Teachers Retirement Fund Association is authorized to amend its articles of incorporation</u> 204.29 <u>or its bylaws to specify the revised contribution rates under sections 3 and 4, required</u> 204.30 <u>employee contributions on behalf of reemployed annuitants as specified under section 5,</u>

and revised treatment of reemployed annuitant holding accounts under sections 12 and 18.

### 204.32 **EFFECTIVE DATE.** This section is effective July 1, 2013.

# 205.1 Sec. 21. <u>ST. PAUL TEACHERS RETIREMENT FUND ASSOCIATION BYLAW</u> 205.2 <u>AMENDMENT AUTHORIZATION.</u> 205.3 Consistent with Minnesota Statutes, section 354A.12, subdivision 4, the St. Paul

- 205.4 Teachers Retirement Fund Association is authorized to amend its articles of incorporation
   205.5 or its bylaws to apply the reduction factors stated in section 15 rather than the actuarial
   205.6 reduction factors previously authorized.

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

205.8

205.7

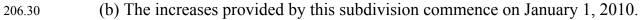
## Sec. 22. CONSOLIDATION STUDY.

The boards and executive directors of the Duluth Teachers Retirement Fund 205.9 Association, the St. Paul Teachers Retirement Fund Association, and the Teachers 205.10 205.11 Retirement Association shall jointly study and develop a report on the feasibility and requirements necessary for the consolidation of the Duluth Teachers Retirement Fund 205.12 Association and the St. Paul Teachers Retirement Fund Association into the Teachers 205.13 Retirement Association. The report shall include detailed actuarial analysis that will define 205.14 the financial requirements for consolidating with the Teachers Retirement Association 205.15 205.16 in a manner, consistent with past practice, that assures that the assets of the Teachers Retirement Association are protected, that the merging funds are fully funded, and that the 205.17 Teachers Retirement Association is not subsidizing the merged funds. The report shall 205.18 include implementation plans, proposed allocation of costs between the state and all 205.19 interested parties, time frames sufficient for an orderly transition, necessary management 205.20 and administrative changes, asset investment related considerations, and education and 205.21 communication plans to fully inform the executive branch, the legislative branch, and all 205.22 system stakeholders of financial requirements. The report shall include plans to treat 205.23 the employees of the Duluth Teachers Retirement Fund Association and the St. Paul 205.24 205.25 Teachers Retirement Fund Association in a manner comparable to that provided to the former employees of the former Minneapolis Teachers Retirement Fund Association upon 205.26 consolidation into the Teachers Retirement Fund Association. The boards and executive 205.27 directors shall consult with the executive director of the State Board of Investment on 205.28 205.29 investment management transition issues. The report must be submitted to the Legislative Commission on Pensions and Retirement by January 6, 2014. 205.30

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

# 205.32 Sec. 23. FY2014-2015 BIENNIUM DTRFA AND SPTRFA ADDITIONAL 205.33 DIRECT STATE AID.

206.1	On October 1, 2013, and on October 1, 2014, the commissioner of management and
206.2	budget shall pay \$6,000,000 to the Duluth Teachers Retirement Fund Association and
206.3	\$7,000,000 to the St. Paul Teachers Retirement Fund Association. The required amounts
206.4	are appropriated annually from the general fund to the commissioner of management
206.5	and budget.
206.6	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013, and expires the day
206.7	following the day on which the July 1, 2014-June 30, 2015, payments are made.
206.8	Sec. 24. <u>REPEALER.</u>
206.9	Minnesota Statutes 2012, section 354A.27, subdivision 6, is repealed.
206.10	ARTICLE 14
206.11	JUDGES RETIREMENT PLAN FINANCIAL SOLVENCY MEASURES
206.12	Section 1. Minnesota Statutes 2012, section 356.315, is amended by adding a
206.13	subdivision to read:
206.14	Subd. 8a. Judges plan. The applicable benefit accrual rate is 2.5 percent.
206.15	EFFECTIVE DATE. This section is effective July 1, 2013.
206.16	Sec. 2. Minnesota Statutes 2012, section 356.415, subdivision 1, is amended to read:
206.17	Subdivision 1. Annual postretirement adjustments; generally. (a) Except as
206.18	otherwise provided in subdivision 1a, 1b, 1c, 1d, <del>or</del> 1e, <u>or 1f,</u> retirement annuity, disability
206.19	benefit, or survivor benefit recipients of a covered retirement plan are entitled to a
206.20	postretirement adjustment annually on January 1, as follows:
206.21	(1) a postretirement increase of 2.5 percent must be applied each year, effective
206.22	January 1, to the monthly annuity or benefit of each annuitant or benefit recipient who has
206.23	been receiving an annuity or a benefit for at least 12 full months prior to the January 1
206.24	increase; and
206.25	(2) for each annuitant or benefit recipient who has been receiving an annuity or a
206.26	benefit amount for at least one full month, an annual postretirement increase of $1/12$ of 2.5
206.27	percent for each month that the person has been receiving an annuity or benefit must be
206.28	applied, effective on January 1 following the calendar year in which the person has been
206.29	retired for less than 12 months.



(c) An increase in annuity or benefit payments under this section must be made 207.1 207.2 automatically unless written notice is filed by the annuitant or benefit recipient with the executive director of the covered retirement plan requesting that the increase not be made. 207.3 (d) The retirement annuity payable to a person who retires before becoming eligible 207.4 for Social Security benefits and who has elected the optional payment as provided in 207.5 section 353.29, subdivision 6, must be treated as the sum of a period certain retirement 207.6 annuity and a life retirement annuity for the purposes of any postretirement adjustment. 207.7 The period certain retirement annuity plus the life retirement annuity must be the 207.8 annuity amount payable until age 62 for section 353.29, subdivision 6. A postretirement 207.9 adjustment granted on the period certain retirement annuity must terminate when the 207.10 period certain retirement annuity terminates. 207.11

# 207.12 **EFFECTIVE DATE.** This section is effective July 1, 2013.

207.13 Sec. 3. Minnesota Statutes 2012, section 356.415, is amended by adding a subdivision 207.14 to read:

Subd. 1f. Annual postretirement adjustments; Minnesota State Retirement 207.15 207.16 System judges retirement plan. (a) The increases provided under this subdivision begin on January 1, 2014, and are in lieu of increases under subdivision 1 or 1a for retirement 207.17 annuity, disability benefit, or survivor benefit recipients of the judges retirement plan. 207.18 (b) Retirement annuity, disability benefit, or survivor benefit recipients of the 207.19 judges retirement plan are entitled to a postretirement adjustment annually on January 207.20 1, as follows: 207.21 (1) a postretirement increase of 1.75 percent must be applied each year, effective 207.22 on January 1, to the monthly annuity or benefit of each annuitant or benefit recipient 207.23 who has been receiving an annuity or a benefit for at least 18 full months before the 207.24 207.25 January 1 increase; and (2) for each annuitant or benefit recipient who has been receiving an annuity or a 207.26 benefit for at least six full months, an annual postretirement increase of 1/12 of 1.75 207.27 percent for each month that the person has been receiving an annuity or benefit must be 207.28 applied, effective January 1, following the calendar year in which the person has been 207.29 retired for at least six months, but has been retired for less than 18 months. 207.30 (c) Increases under this subdivision terminate on December 31 of the calendar 207.31 year in which the actuarial valuation prepared by the approved actuary under sections 207.32 356.214 and 356.215 and the standards for actuarial work promulgated by the Legislative 207.33 Commission on Pensions and Retirement indicates that the market value of assets of the 207.34 207.35 judges retirement plan equals or exceeds 70 percent of the actuarial accrued liability of

208.1 the retirement plan. Increases under subdivision 1 or 1a, whichever is applicable, begin

208.2 <u>on the January 1 next following that date.</u>

208.3 (d) An increase in annuity or benefit payments under this subdivision must be made 208.4 automatically unless written notice is filed by the annuitant or benefit recipient with the

- 208.5 executive director of the applicable covered retirement plan requesting that the increase
- 208.6 not be made.

208.7 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 4. Minnesota Statutes 2012, section 490.121, subdivision 21f, is amended to read: Subd. 21f. Normal retirement date. (a) For a judge in the tier I program, "normal retirement date" means the date a the judge attains the age of 65.

208.11 (b) For a judge in the tier II program, normal retirement date means the date the 208.12 judge attains age 66.

208.13 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 5. Minnesota Statutes 2012, section 490.121, subdivision 22, is amended to read:
Subd. 22. Service credit limit. "Service credit limit" means, for a judge covered
by tier I, the greater of: (1) 24 years of allowable service under this chapter; or (2), for
judges a judge with allowable service rendered before July 1, 1980, the number of years of
allowable service under chapter 490, which, when multiplied by the percentage listed in
section 356.315, subdivision 7 or 8, whichever is applicable to each year of service, equals
76.8. For a judge covered by tier II, there is no service credit limit.

# 208.21 **EFFECTIVE DATE.** This section is effective July 1, 2013.

208.22 Sec. 6. Minnesota Statutes 2012, section 490.121, is amended by adding a subdivision 208.23 to read:

208.24 Subd. 25. <u>Tier I.</u> "Tier I" is the benefit program of the retirement plan with a

208.25 membership specified by section 490.1221, paragraph (b), and governed by sections

208.26 <u>356.315</u>, subdivisions 7 and 8; 356.415, subdivisions 1 and 1f; and 490.121 to 490.133,

208.27 except as modified in sections 356.315, subdivision 8a; 490.121, subdivision 21f,

208.28 paragraph (b); 490.1222; 490.123, subdivision 1a, paragraph (b); and 490.124, subdivision

208.29 <u>1</u>, paragraphs (c) and (d).

# 208.30 **EFFECTIVE DATE.** This section is effective July 1, 2013.

209.1	Sec. 7. Minnesota Statutes 2012, section 490.121, is amended by adding a subdivision
209.2	to read:
209.3	Subd. 26. Tier II. "Tier II" is the benefit program of the retirement plan with a
209.4	membership specified by section 490.1221, paragraph (c), and governed by sections
209.5	356.315, subdivision 8a; 356.415, subdivisions 1 and 1f; 490.121 to 490.133, as modified
209.6	in section 490.121, subdivision 21f, paragraph (b); 490.1222; 490.123, subdivision 1a,
209.7	paragraph (b); and 490.124, subdivision 1, paragraphs (c) and (d).
209.8	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
209.9	Sec. 8. [490.1221] JUDGES PLAN PROGRAMS.
209.10	(a) Members of the judges retirement plan are members of either the tier I or tier II
209.11	program.
209.12	(b) A tier I program judge is a person who was first appointed or elected as a judge
209.13	before July 1, 2013, who was not eligible for the tier II program because the judge had
209.14	five or more years of allowable service on or before December 30, 2013, or did not elect
209.15	that program.
209.16	(c) A tier II program judge is a person who:
209.17	(1) was first appointed or elected as a judge after June 30, 2013; or
209.18	(2) was first appointed or elected as a judge before July 1, 2013, had less than five
209.19	years of allowable service on or before December 30, 2013, and made an election under
209.20	section 14 to be in the tier II program.
209.21	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
209.22	Sec. 9. [490.1222] APPLICATION OF SERVICE CREDIT LIMIT.
209.23	The service credit limit specified in section 490.121, subdivision 22, does not apply
209.24	to a judge in the tier II program.
209.25	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
209.26	Sec. 10. Minnesota Statutes 2012, section 490.123, subdivision 1a, is amended to read
209.27	Subd. 1a. Member contribution rates. (a) A judge who is covered by the federal
209.28	Old Age, Survivors, Disability, and Health Insurance Program and in the tier I program
209.29	whose service does not exceed the service credit limit in section 490.121, subdivision 22,
209.30	shall contribute to the fund from each salary payment a sum equal to $\frac{8.00}{9.00}$ percent
209.31	of salary.

# (b) A judge in the tier II program shall contribute to the fund from each salary payment a sum equal to 7.00 percent of salary.

(b) The contribution (c) Contributions under this subdivision is are payable by salary
deduction. The deduction must be made by the state court administrator under section
352.04, subdivisions 4, 5, and 8.

210.6 EFFECTIVE DATE. This section is effective beginning on the first day of the first
 210.7 full payroll period following an increase in judicial salaries of at least one percent due to
 210.8 action by the legislature during calendar year 2013 or later.

Sec. 11. Minnesota Statutes 2012, section 490.123, subdivision 1b, is amended to read: Subd. 1b. **Employer contribution rate.** (a) The employer contribution rate to the fund on behalf of a judge is 20.5 22.5 percent of salary. The employer obligation continues after a judge exceeds the service credit limit in section 490.121, subdivision 22.

(b) The employer contribution must be paid by the state court administrator. The employer contribution is payable at the same time as member contributions are made under subdivision 1a or as employee contributions are made to the unclassified program governed by chapter 352D for judges whose service exceeds the limit in section 490.121, subdivision 22, are remitted.

# 210.18 EFFECTIVE DATE. This section is effective the first day of the first full payroll 210.19 period after June 30, 2013.

Sec. 12. Minnesota Statutes 2012, section 490.124, subdivision 1, is amended to read:
Subdivision 1. Basic Retirement annuity. (a) Except as qualified hereinafter from
and after the mandatory retirement date, the normal retirement date, the early retirement
date, or one year from the disability retirement date, as the case may be, a retiring judge is
eligible to receive a retirement annuity from the judges' retirement fund.

(b) For a tier I program judge, the retirement annuity is an amount equal to:
(1) the percent specified in section 356.315, subdivision 7, multiplied by the judge's
final average compensation with that result then multiplied by the number of years and

210.28 fractions of years of allowable service rendered before July 1, 1980; plus

(2) the percent specified in section 356.315, subdivision 8, multiplied by the judge's
final average compensation with that result then multiplied by the number of years and
fractions of years of allowable service rendered after June 30, 1980.

210.32 (c) For a tier II program judge who was first appointed or elected as a judge before 210.33 July 1, 2013, the retirement annuity is an amount equal to:

# 211.1 (1) the percent specified in section 356.315, subdivision 8, multiplied by the judge's

211.2 <u>final average compensation with that result then multiplied by the number of years and</u>

- 211.3 <u>fractions of years of allowable service rendered before January 1, 2014; plus</u>
- 211.4 (2) the percentage specified in section 356.315, subdivision 8a, multiplied by the
- 211.5 judge's final average compensation with that result then multiplied by the number of years
- and fractions of years of allowable service rendered after December 31, 2013.
- 211.7 (d) For a tier II program judge who was first appointed or elected as a judge after
- June 30, 2013, the retirement annuity is an amount equal to the percent specified in section
- 211.9 <u>356.315</u>, subdivision 8a, multiplied by the judge's final average compensation with that
- 211.10 result then multiplied by the number of years and fractions of years of allowable service.

(e) For a judge in the tier I program, service that exceeds the service credit limit in section 490.121, subdivision 22, must be excluded in calculating the retirement annuity, but the compensation earned by the judge during this period of judicial service must be used in determining a judge's final average compensation and calculating the retirement annuity.

211.15 **EFFECTIVE DATE.** This section is effective July 1, 2013.

## 211.16 Sec. 13. MEMBER CONTRIBUTION INCREASE CONDITION.

Any increase in judicial salaries enacted by the legislature during calendar year 2013 or later is not applicable to a judge in the tier I program if the member contribution rate applicable to that judge in the tier I program under Minnesota Statutes, section 490.123, subdivision 1a, is not deducted from the salary of the judge.

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

# 211.22 Sec. 14. TIER II PROGRAM ELECTION; PRE-JULY 1, 2013, JUDGES.

Subdivision 1. Authority. A person who was first appointed or elected as a judge
covered by the Minnesota State Retirement System judges retirement plan before July 1,
2013, is eligible to elect treatment as a tier II program judge if the judge has less than five
years of allowable service on the date the judge makes a valid election under subdivision 2.

- 211.27 Subd. 2. Election procedure. An eligible judge under subdivision 1 may elect to
- be subject to the provisions of Minnesota Statutes, chapter 490, applicable to a tier II
- 211.29 program judge rather than the tier I program by electing that treatment in writing before
- 211.30 January 1, 2014, on a form provided by the executive director of the Minnesota State
- 211.31 <u>Retirement System.</u>

# 211.32 <u>Subd. 3.</u> Effect of election. (a) The election is irrevocable.

212.1	(b) An eligible judge who fails to make an election remains in the tier I program.
212.2	(c) If the tier II program is elected by an eligible judge, member contributions based on
212.3	revised member contribution rates under Minnesota Statutes, section 490.123, subdivision
212.4	1a, begin on the first day of the first full pay period occurring after January 1, 2014.
212.5	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2013.
212.6	ARTICLE 15
212.7	MISCELLANEOUS PROVISIONS
212.8	Section 1. Minnesota Statutes 2012, section 356.91, is amended to read:
212.9	<b>356.91 VOLUNTARY MEMBERSHIP DUES DEDUCTION.</b>
212.10	(a) Upon written authorization of a person receiving an annuity from a public
212.11	pension fund administered by the Minnesota State Retirement System or the Public
212.12	Employees Retirement Association, the executive director of the public pension fund may
212.13	shall deduct from the retirement annuity an amount requested by the annuitant to be paid
212.14	as membership dues or other payments to any labor organization that is an exclusive
212.15	bargaining agent representing public employees or an organization representing retired
212.16	public employees of which the annuitant is a member and shall, on a monthly basis, pay
212.17	the amount to the organization so designated by the annuitant.
212.18	(b) A pension fund and the plan fiduciaries which authorize or administer deductions
212.19	of dues payments under paragraph (a) are not liable for failure to properly deduct or transmit
212.20	the dues amounts, provided that the fund and the fiduciaries have acted in good faith.
212.21	(c) The deductions under paragraph (a) may occur no more frequently than two times
212.22	per year and may not be used for political purposes. Any labor organization that is an
212.23	exclusive bargaining agent representing public employees or an organization representing
212.24	retired public employees may conduct blind mailings to the annuitants of a retirement
212.25	system specified in paragraph (a) by requesting that the retirement system mail voluntary
212.26	membership information and dues deduction cards to annuitants. Such mailings shall not
212.27	be for the purpose of supporting or opposing any candidate, political party, or ballot
212.28	measure. The organization requesting the blind mailing shall pay all costs associated
212.29	with these mailings, including but not limited to copying, labeling, mailing, postage, and
212.30	record keeping. In lieu of administering a blind mailing in-house, a retirement system
212.31	may transmit annuitant data necessary for conducting a blind mailing to a mail center
212.32	pursuant to a secure data share agreement with the mail center which provides that neither
212.33	the organization nor any other entity shall have direct access to the data transmitted by
212.34	the retirement system. The retirement system shall have no obligation to approve or

213.1	disapprove, or otherwise be responsible for, the content of the mailings. No organization
213.2	shall conduct more than two blind mailings per calendar year.
213.3	(d) Any labor organization specified in paragraph (a) shall reimburse the public
213.4	pension fund for the administrative expense of withholding premium amounts.
213.5	ARTICLE 16
213.6	APPROPRIATIONS
213.7	Section 1. PUBLIC SAFETY; APPROPRIATIONS.
213.8	The following amounts are appropriated to the Department of Public Safety for the
213.9	increased employer contribution in section 3:
213.10	(1) \$95,000 in fiscal year 2015 is appropriated from the general fund. The general
213.11	fund base appropriation for fiscal year 2017 is \$189,000;
213.12	(2) \$546,000 in fiscal year 2015 is appropriated from the trunk highway fund. The
213.13	trunk highway fund base appropriation for fiscal year 2017 is \$1,093,000; and
213.14	(3) \$8,000 in fiscal year 2015 is appropriated from the highway user tax distribution
213.15	fund. The highway user tax distribution fund base appropriation for fiscal year 2017 is
213.16	<u>\$16,000.</u> "
213.17	Delete the title and insert:
213.18 213.19 213.20 213.21 213.22 213.23 213.24 213.25 213.26 213.27 213.28 213.29 213.30 213.31 213.32 213.33 213.34	"A bill for an act relating to retirement; modifying State Board of Investment provisions; MSRS administrative provisions; PERA administrative provisions; benefit accrual rate specification; revisions and repeals of former local police and paid firefighter relief association laws; volunteer firefighter retirement changes; one person and small group retirement changes; miscellaneous provisions; state patrol retirement plan financial solvency measures; PERA plans salary definitions; public employees police and fire retirement plan financial solvency measures; Teachers Retirement Association early retirement reduction factors; first class city teacher retirement increases and financial solvency measures; judges retirement plan financial solvency measures; requiring reports; appropriating money; amending Minnesota Statutes 2012, sections 3.85, subdivision 10; 3A.011; 3A.03, subdivision 3; 3A.07; 3A.115; 3A.13; 3A.15; 6.495, subdivisions 1, 3; 6.67; 11A.24, subdivision 1; 13D.01, subdivision 1; 69.011, subdivisions 1, 2, 3, 4; 69.021, subdivisions 1, 2, 3, 4, 5, 7, 7a, 8, 9, 10, 11; 69.031, subdivisions 1, 3, 5; 69.041; 69.051, subdivisions 1, 1a, 1b, 2, 3, 4; 69.33; 69.77, subdivisions 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13; 69.771, subdivision 1; 69.774,
213.35 213.35 213.36 213.37 213.38 213.39 213.40 213.41 213.42 213.43 213.44 213.45	subdivision 1; 2, 1, 9, 0, 7, 0, 9, 10, 11, 12, 10, 09, 11, 10, 09, 11, 13, 09, 11, 09, 11, 13, 09, 11, 09, 11, 13, 09, 11, 09, 11, 13, 09, 11, 13, 09, 11, 13, 09, 11, 13, 09, 11, 09, 11, 13, 09, 11, 09, 11, 13, 09, 11, 09, 11, 09, 11, 09, 11, 13, 09, 11, 09, 10, 09, 10, 09, 10, 10

1, 2; 353.35, subdivision 1; 353.50, subdivisions 3, 6; 353.64, subdivision 1a;
353.65, subdivisions 2, 3; 353.651, subdivisions 3, 4; 353.656, subdivisions 1,

213.46

214.1	1a, 3a; 353.657, subdivisions 2, 2a, 3, 3a; 353.659; 353.665, subdivisions 1,
214.2	5, 8, by adding a subdivision; 353.71, subdivision 1; 353E.001, subdivision
214.3	1; 353E.04, subdivision 3; 353E.06, subdivision 1; 353F.02, subdivisions 3,
214.4	4, 6, by adding a subdivision; 353F.025, subdivisions 1, 2; 353F.03; 353F.04;
214.5	353F.05; 353F.051, subdivision 1; 353F.052; 353F.06; 353F.07; 353F.08;
214.6	353G.05, subdivision 2; 354.07, subdivision 1; 354.44, subdivision 6; 354A.011,
214.7	subdivision 21; 354A.021, subdivision 2; 354A.12, subdivisions 1, 2a, 3a, 3c,
214.8	7, by adding subdivisions; 354A.27, subdivision 7, by adding a subdivision;
214.9	354A.31, subdivisions 3, 4, 4a, 7; 354A.35, subdivision 2; 356.20, subdivisions
214.10	2, 4; 356.214, subdivision 1; 356.215, subdivisions 1, 8, 18; 356.216; 356.219,
214.11	subdivisions 1, 2, 8; 356.30, subdivisions 1, 3; 356.315, subdivision 9, by
214.12	adding a subdivision; 356.401, subdivision 3; 356.406, subdivision 1; 356.415,
214.13	subdivisions 1, 1a, 1b, 1c, 1e, 2, by adding a subdivision; 356.47, subdivision
214.14	1; 356.48, subdivision 1; 356.635, subdivision 1; 356.91; 356A.01, subdivision
214.15	19; 356A.06, subdivision 4; 356A.07, subdivision 2; 423A.02, subdivisions 1,
214.16	1b, 2, 3, 3a, 4, 5; 424A.001, subdivision 4, by adding a subdivision; 424A.01,
214.17	subdivision 6; 424A.015, subdivisions 1, 4; 424A.016, subdivision 6; 424A.02,
214.18	subdivisions 7, 9; 424A.10, subdivisions 1, 2; 475.52, subdivision 6; 490.121,
214.19	subdivisions 21f, 22, by adding subdivisions; 490.123, subdivisions 1a, 1b;
214.20	490.124, subdivision 1; proposing coding for new law in Minnesota Statutes,
214.21	chapters 3A; 6; 353F; 354; 356; 490; repealing Minnesota Statutes 2012, sections
214.22	3A.02, subdivision 3; 69.021, subdivision 6; 69.77, subdivision 3; 352.045,
214.23	subdivisions 3, 4; 352.955, subdivision 2; 352B.11, subdivision 2c; 352C.001;
214.24	352C.091, subdivision 1; 352C.10; 353.29, subdivision 6; 353.64, subdivision 3;
214.25	353.665, subdivisions 2, 3, 4, 6, 7, 9, 10; 353.667; 353.668; 353.669; 353.6691;
214.26	353A.01; 353A.02; 353A.03; 353A.04; 353A.05; 353A.06; 353A.07; 353A.08;
214.27	353A.081; 353A.083; 353A.09; 353A.10; 353B.01; 353B.02; 353B.03; 353B.04;
214.28	353B.05; 353B.06; 353B.07; 353B.08; 353B.09; 353B.10; 353B.11; 353B.12;
214.29	353B.13; 353B.14; 353F.02, subdivisions 4, 5; 353F.025, subdivision 3;
214.30	354A.27, subdivision 6; 356.315, subdivisions 1, 1a, 2, 2a, 2b, 3, 4, 5, 5a, 6, 7,
214.31	8; 423A.01; 423A.02, subdivision 1a; 423A.04; 423A.05; 423A.07; 423A.10;
214.32	423A.11; 423A.12; 423A.13; 423A.14; 423A.15; 423A.16; 423A.17; 423A.171;
214.33	423A.18; 423A.19; 423A.20; 423A.21; 423A.22; 424A.10, subdivision 5."

215.1 We request the adoption of this report and repassage of the bill.

Senate Conferees:	
Sandra L. Pappas	Roger J. Reinert
Tom Saxhaug	
House Conferees:	
Mary Murphy	Michael V. Nelson
Greg Davids	