CHAPTER 352F UNIVERSITY HOSPITAL EMPLOYEE RETIREMENT

352F.01	PURPOSE.	352F.051	CONTINUATION OF DISABILITY COVERAGE.
352F.02	DEFINITIONS.	352F.052	APPLICATION OF SURVIVING SPOUSE,
352F.03	VESTING RULE FOR CERTAIN EMPLOYEES.		DEPENDENT CHILD PROVISION.
352F.04	AUGMENTATION INTEREST RATES FOR TERMINATED PRIVATIZED EMPLOYEES.	352F.06	APPLICATION OF REEMPLOYED ANNUITANT EARNINGS LIMITATIONS.
352F.05	AUTHORIZATION FOR ADDITIONAL	352F.07	EFFECT ON REFUND.
	ALLOWABLE SERVICE FOR CERTAIN EARLY RETIREMENT PURPOSES.	352F.08	COUNSELING SERVICES.

352F.01 PURPOSE.

The purpose of this chapter is to assure, to the extent possible, that persons employed at the University of Minnesota hospital and clinics will be entitled to receive future retirement benefits under the general state employees retirement plan of the Minnesota State Retirement System commensurate with the prior contributions made by them or on their behalf upon the integration of the University of Minnesota hospital and clinics and Fairview hospital and health-care services.

History: 1996 c 460 art 1 s 1

352F.02 DEFINITIONS.

Subdivision 1. **Definitions.** As used in this chapter, unless the context or subject matter indicates otherwise, the following terms have the meanings given in this section.

- Subd. 2. **Allowable service.** "Allowable service" has the meaning provided in Minnesota Statutes 1994, section 352.01, subdivision 11.
- Subd. 3. **Effective date.** "Effective date" is the date terminated hospital employees transfer employment to Fairview under a definitive integration agreement between the University of Minnesota and Fairview or the date terminated Academic Health Center employees are transferred to the University of Minnesota Physicians or University Affiliated Family Physicians, whichever is applicable.
- Subd. 4. **Fairview.** "Fairview" means Fairview Hospital and Healthcare Services, a Minnesota nonprofit corporation, and its successors.
 - Subd. 5. **Section.** "Section" means the designated section of Minnesota Statutes.
- Subd. 6. **Terminated hospital employee.** "Terminated hospital employee" means a person who:
- (1) was employed on the day before the effective date by the University of Minnesota at the University of Minnesota Hospital and clinics or the Academic Health Center and was paid on a biweekly payroll;

- (2) terminated employment with the University of Minnesota on the day before the effective date or in the case of employees of the Academic Health Center, terminated employment with the University of Minnesota after the effective date but immediately transferred employment to the University of Minnesota Physicians or University Affiliated Family Physicians; and
- (3) was a participant in the general state employees retirement plan of the Minnesota State Retirement System at the time of termination of employment with the University of Minnesota.
- Subd. 7. **University of Minnesota.** "University of Minnesota" means University of Minnesota Hospital and clinics, the hospitals and clinics operated by the regents of the University of Minnesota.
- Subd. 8. **Years of allowable service.** "Years of allowable service" has the meaning provided in Minnesota Statutes 1994, section 352.01, subdivision 16.
- Subd. 9. **Academic Health Center.** "Academic Health Center" means the seven professional schools in health care related disciplines at the University of Minnesota.
- Subd. 10. **University of Minnesota Physicians.** "University of Minnesota Physicians" means the multispecialty single group medical practice group in which medical school faculty will practice medicine beginning in 1997.
- Subd. 11. **University Affiliated Family Physicians.** "University Affiliated Family Physicians" means the private practice group of the Department of Family Practice in the university's medical school.

History: 1996 c 460 art 1 s 2; 1997 c 241 art 7 s 1-5

352F.03 VESTING RULE FOR CERTAIN EMPLOYEES.

Notwithstanding any provision of chapter 352 to the contrary, a terminated hospital employee or Academic Health Center employee is eligible to receive a retirement annuity under Minnesota Statutes 1994, section 352.115, without regard to the requirement for three years of allowable service.

History: 1996 c 460 art 1 s 3; 1997 c 241 art 7 s 6

352F.04 AUGMENTATION INTEREST RATES FOR TERMINATED PRIVATIZED EMPLOYEES.

Subdivision 1. **Enhanced augmentation rates.** (a) The deferred annuity of a terminated hospital employee who attained that status before June 2, 2006, is subject to augmentation under Minnesota Statutes 1994, section 352.72, subdivision 2, except that the rate of augmentation is 5.5 percent compounded annually until January 1 following the year in which the person attains age 55. From that date to the effective date of retirement, the augmentation rate is 7.5 percent

compounded annually.

- (b) If a terminated hospital employee attained that status on or after June 2, 2006, the augmentation rate is four percent compounded annually until January 1, following the year in which the person attains age 55. From that date to the effective date of retirement, the augmentation rate is six percent compounded annually.
- Subd. 2. **Exceptions.** The increased augmentation rates specified in subdivision 1 do not apply if the terminated employee:
- (1) becomes covered again by a retirement plan enumerated in section 356.30, subdivision 3; or
- (2) begins receipt of a retirement annuity while employed by the employer which assumed operations of the medical facility or other public employing unit or purchased the medical facility or other public employing unit.

History: 1996 c 460 art 1 s 4; 1997 c 241 art 7 s 7; 2006 c 271 art 5 s 1

352F.05 AUTHORIZATION FOR ADDITIONAL ALLOWABLE SERVICE FOR CERTAIN EARLY RETIREMENT PURPOSES.

For purpose of determining eligibility for early retirement benefits provided under Minnesota Statutes 1994, section 352.116, subdivision 1, paragraphs (a) and (b), and notwithstanding any provision of chapter 352 to the contrary, the years of allowable service for a terminated hospital employee who transfers to employment at Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians on the effective date and does not apply for a refund of contributions under Minnesota Statutes 1994, section 352.22, subdivision 2, or any similar provision in future Minnesota Statutes, includes service with Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians following the effective date. Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians shall provide any reports that the executive director of the Minnesota State Retirement System may reasonably request to permit calculation of benefits.

To be eligible for early retirement benefits under this section, the individual must separate from service with Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians. The terminated eligible individual, or an individual authorized to act on behalf of that individual, may apply for an annuity following application procedures under section 352.115, subdivision 7.

History: 1996 c 460 art 1 s 5; 1997 c 241 art 7 s 8

352F.051 CONTINUATION OF DISABILITY COVERAGE.

Subdivision 1. Eligibility. A terminated hospital employee who is totally and permanently

disabled under section 352.01, subdivision 17, and who had a medically documented preexisting condition of the disability before January 1, 1997, may apply under Minnesota Statutes 1996, section 352.113, subdivision 1, for a disability benefit.

- Subd. 2. **Calculation of benefits.** A person qualifying under subdivision 1 is entitled to receive a disability benefit calculated under Minnesota Statutes 1996, section 352.113, subdivision 3. The disability benefit must be augmented under section 352.72, subdivision 2, from January 1, 1997, to the date on which the disability benefit begins to accrue.
- Subd. 3. **Applicability of general law.** Except as otherwise provided, section 352.113 applies to a person who qualifies for disability under subdivision 1.

History: 1Sp2001 c 10 art 9 s 1

352F.052 APPLICATION OF SURVIVING SPOUSE, DEPENDENT CHILD PROVISION.

Notwithstanding any provisions of law to the contrary, subdivisions within section 352.12 of the edition of Minnesota Statutes published in the year before the year in which a privatization occurred, applicable to the surviving spouse or dependent children of a former member, apply to the survivors of a terminated hospital employee of Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians.

History: 2004 c 267 art 9 s 15

352F.06 APPLICATION OF REEMPLOYED ANNUITANT EARNINGS LIMITATIONS.

The reemployed annuitant earnings limitations of section 352.115, subdivision 10, apply to any service by a terminated hospital employee as an employee of Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians.

History: 1996 c 460 art 1 s 6; 1997 c 241 art 7 s 9

352F.07 EFFECT ON REFUND.

Notwithstanding any provision of chapter 352 to the contrary, terminated hospital employees may receive a refund of employee accumulated contributions plus interest at the rate of six percent per year compounded annually in accordance with Minnesota Statutes 1994, section 352.22, subdivision 2, at any time after the transfer of employment to Fairview, University of Minnesota Physicians, or University Affiliated Family Physicians. If a terminated hospital employee has received a refund from a pension plan enumerated in section 356.30, subdivision 3, the person may not repay that refund unless the person again becomes a member of one of those enumerated plans and complies with section 356.30, subdivision 2.

History: 1996 c 460 art 1 s 7; 1997 c 241 art 7 s 10

352F.08 COUNSELING SERVICES.

The University of Minnesota hospital and clinics or the Academic Health Center, whichever is applicable and the Minnesota State Retirement System shall provide terminated hospital employees with counseling on their benefits available under the general state employees retirement plan of the Minnesota State Retirement System.

History: 1996 c 460 art 1 s 8; 1997 c 241 art 7 s 11